## **BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION**

In re: Petition for Determination of Need for Citrus County Combined Cycle Power Plant, by Duke Energy Florida, Inc.	Docket No. 140110-EU
In re: Petition for Determination of Cost Effective Generation Alternative	Docket No. 140111-EI
to Meet Need Prior to 2018, by Duke Energy Florida, Inc.	Submitted: August 4, 2014

### NRG FLORIDA LP'S OBJECTIONS TO STAFF'S FIRST REQUEST FOR PRODUCTION OF DOCUMENTS (NO. 1)

Pursuant to Rule 28-106.206, Florida Administrative Code, Rule 1.340, Florida Rules of Civil Procedure ("F.R.C.P."), and the Orders Establishing Procedure in this docket, NRG Florida LP ("NRG") hereby objects to the above-referenced document requests, which were served on NRG by the Staff of the Florida Public Service Commission via email on July 23, 2014.

# **GENERAL OBJECTIONS**

NRG objects to Staff's First Request for Production of Documents as follows:

1. NRG objects to any request that seeks information protected by the attorney-client privilege, the work product doctrine, the accountant-client privilege, the trade secret privilege, or any other privilege or protection afforded by law, whether such privilege or protection appears at the time response is first made or is later determined to be applicable for any reason.

2. NRG objects to any request that seeks confidential proprietary business information.

3. NRG objects to any definition or instruction that is inconsistent with or beyond the scope of discovery specified in the Florida Rules of Civil Procedure, the Model Rules of Procedure or the Commission 's rules on discovery.

4. NRG objects to requests that instruct NRG to identify "all" documents or information of any nature. It is possible that not every relevant document may have been reviewed or considered in developing NRG's responses to the discovery requests. NRG will provide all information that NRG obtained after a good faith, reasonable and diligent search in response to these document requests.

5. NRG objects to each request that seeks information that is not relevant to the subject matter of this docket and is not reasonably calculated to lead to the discovery of admissible evidence.

6. NRG objects to each request to the extent it is vague, ambiguous, overly broad, burdensome, imprecise, or utilizes terms that are subject to multiple interpretations but are not properly defined or explained. NRG reserves and does not waive any objections it may have to the admissibility, authenticity or relevancy of the information provided in its responses to the document requests.

7. NRG objects to providing information already in the public record, that is as easily accessible to Staff, or that is already in Staff's possession.

Respectfully submitted this 4th day of August, 2014.

/s/ Marsha E. Rule

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### ATTORNEYS FOR NRG FLORIDA LP

### **CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that a true and correct copy of the foregoing was furnished to the following by electronic mail this 4th day of August, 2014:

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