BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

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In re: Petition for Determination of Cost Effective Generation Alternative to Meet Need Prior to 2018 for Duke Energy Florida, Inc.

DOCKET NO. 140111-EI Submitted for filing: August 6, 2014

DUKE ENERGY FLORIDA, INC.'S NOTICE OF FILING

Duke Energy Florida, Inc. ("DEF") gives notice of filing a Revised Confidentiality

Justification Matrix in support of Duke Energy Florida's Sixth Request for Confidential

Classification regarding Duke Energy Florida, Inc.'s Response to NRG Florida LP's First

Request for Production (Nos. 1-17) to correct confidential designations to documents bearing

Bates Nos. 14LGBRA-NRGPOD1-3-000001 through 14LGBRA-NRGPOD1-3-000023.

Respectfully submitted,

John T. Burnett Deputy General Counsel Dianne M. Triplett Associate General Counsel DUKE ENERGY FLORIDA, INC. Post Office Box 14042 St. Petersburg, FL 33733-4042 Telephone: (727) 820-5587 Facsimile: (727) 820-5519 /s/ Blaise N. Gamba

James Michael Walls Florida Bar No. 0706242 Blaise N. Gamba Florida Bar No. 0027942 CARLTON FIELDS JORDEN BURT, P.A. Post Office Box 3239 Tampa, FL 33601-3239 Telephone: (813) 223-7000 Facsimile: (813) 229-4133

CERTIFICATE OF SERVICE

I HEREBY CERTIFY a true and correct copy of the foregoing has been furnished to counsel and parties of record as indicated below via electronic mail this 6th day of August, 2014.

Michael Lawson Florida Public Service Commission Staff 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850 Phone: (850) 413-6199 Facsimile: (850) 413-6184 Email: <u>mlawson@psc.state.fl.us</u>

Jon C. Moyle, Jr. Karen A. Putnal Moyle Law Firm 118 North Gadsden Street Tallahassee, FL 32301 Phone: (850) 681-3828 Fax: (850) 681-8788 Email: jmoyle@moylelaw.com kputnal@moylelaw.com

Robert Scheffel Wright John T. LaVia, III Gardner Law Firm 1300 Thomaswood Drive Tallahassee, FL 32308 Phone: (850) 385-0070 Email: <u>Schef@gbwlegal.com</u> <u>Jlavia@gbwlegal.com</u>

Gordon D. Polozola General Counsel – South Central Region NRG Energy, Inc. 112 Telly Street New Roads, LA 70760 Phone: (225) 618-4084 Email: <u>Gordon.Polozola@nrgenergy.com</u> <u>/s/ Blaise N. Gamba</u> Attorney

Charles Rehwinkel Deputy Public Counsel Erik Sayler Associate Public Counsel Office of Public Counsel c/o The Florida Legislature 111 West Madison Street, Room 812 Tallahassee, FL 32399-1400 Phone: (850) 488-9330 Email: <u>rehwinkel.charles@leg.state.fl.us</u> <u>Sayler.erik@leg.state.fl.us</u>

James W. Brew F. Alvin Taylor Brickfield Burchette Ritts & Stone, PC 1025 Thomas Jefferson St NW 8th FL West Tower Washington, DC 20007-5201 Phone: (202) 342-0800 Fax: (202) 342-0807 Email: jbrew@bbrslaw.com ataylor@bbrslaw.com

Marsha E. Rule Rutledge Ecenia, P.A. 119 South Monroe St., Ste. 202 Tallahassee, FL 32301 Phone: (850) 681-6788 Fax: (850) 681-6515 Email: marsha@rutledge-ecenia.com

Richard A. Zambo Richard A. Zambo, P.A. 2336 S.E. Ocean Blvd., #309 Stuart, FL 34966 Phone: (772) 225-5400 Email: <u>richzambo@aol.com</u>

DOCUMENT	PAGE/LINE/ COLUMN	JUSTIFICATION
Duke Energy Florida, Inc.'s Response to NRG Florida LP's First Interrogatories No. 5	Response, 1 st Line, eighth and ninth words; All information in table excluding headers	 §366.093(3)(a), Fla. Stat. The document in question contains proprietary confidential information relating to trade secrets, the disclosure of which would impair DEF's business operations. §366.093(3)(d), Fla. Stat.
		The document portions in question contain confidential contractual information, the disclosure of which would impair DEF's efforts to contract for goods or services on favorable terms.
		§366.093(3)(e), Fla. Stat. The document portions in question contain confidential information relating to competitive business interests, the disclosure of which would impair the competitive business of the provider/owner of the information.
Duke Energy Florida, Inc.'s Response to NRG Florida LP's First Interrogatories No. 8	All information in response	§366.093(3)(d), Fla. Stat. The document in question contains confidential contractual information, the disclosure of which would impair DEF's efforts to contract for goods or services on favorable terms.
		§366.093(3)(e), Fla. Stat. The document portions in question contain confidential information relating to competitive business interests, the disclosure of which would impair the competitive business of the provider/owner of the information.

Response to NRG Florida LP's First Interrogatories No. 372 nd line, fourth and fifth words from end, 5 th line, second word from end, Table, all information in 2 nd through 5 th columns exclusive of headingsThe con rela infe sizeDuke Energy Florida, Inc.'s Response to NRG Florida LP's First Interrogatories No. 62Response in its entirety\$36 The con relaDuke Energy Florida, Inc.'s Response to NRG Florida LP's First InterrogatoriesResponse in its entirety\$36 The con infe words	66.093(3)(d), Fla. Stat. e document in question contains fidential contractual ormation, the disclosure of ich would impair DEF's efforts contract for goods or services favorable terms. 66.093(3)(e), Fla. Stat. e document portions in question tain confidential information tting to competitive business erests, the disclosure of which uld impair the competitive iness of the provider/owner of information.
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favo \$36 The com rela	 66.093(3)(a), Fla. Stat. e document in question contains prietary confidential ormation relating to trade rets, the disclosure of which uld impair DEF's business erations. 6.093(3)(d), Fla. Stat. e document portions in question tain confidential contractual ormation, the disclosure of which uld impair DEF's efforts to tract for goods or services on orable terms. 66.093(3)(e), Fla. Stat. e document portions in question tain confidential information tain confi

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Response to NRG Florida LP's First Interrogatories No. 99	in table exclusive of headings	The document in question contains proprietary confidential information relating to trade secrets, the disclosure of which would impair DEF's business operations. §366.093(3)(d), Fla. Stat. The document portions in question contain confidential contractual
		information, the disclosure of which would impair DEF's efforts to contract for goods or services on favorable terms.
		§366.093(3)(e), Fla. Stat. The document portions in question contain confidential information relating to competitive business interests, the disclosure of which would impair the competitive business of the provider/owner of the information.
Duke Energy Florida, Inc.'s Response to NRG Florida LP's First Interrogatories No. 28, Bates No. 14LGBRA-NRGROG1-28- 000001 through 14LGBRA- NRGROG1-28-000008	Entire Document	 §366.093(3)(a), Fla. Stat. The document in question contains proprietary confidential information relating to trade secrets, the disclosure of which would impair DEF's business operations.
		§366.093(3)(d), Fla. Stat. The document portions in question contain confidential contractual information, the disclosure of which would impair DEF's efforts to contract for goods or services on favorable terms.
		§366.093(3)(e), Fla. Stat. The document portions in question contain confidential information relating to competitive business

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		interests, the disclosure of which would impair the competitive business of the provider/owner of the information.
Duke Energy Florida, Inc.'s Response to NRG Florida LP's First Request for Production No. 1, Bates No. 14LGBRA-NRGPOD1-1- 000001 through 14LGBRA- NRGPOD1-1-000009	Page 6, all information in last column of table except last line, last bullet point, 1 st line, third from last word; Page 8, all information on page exclusive of header and footer	§366.093(3)(a), Fla. Stat. The document in question contains proprietary confidential information relating to trade secrets, the disclosure of which would impair DEF's business operations.
		§366.093(3)(d), Fla. Stat. The document portions in question contain confidential contractual information, the disclosure of which would impair DEF's efforts to contract for goods or services on favorable terms.
		§366.093(3)(e), Fla. Stat. The document portions in question contain confidential information relating to competitive business interests, the disclosure of which would impair the competitive business of the provider/owner of the information.
Duke Energy Florida, Inc.'s Response to NRG Florida LP's First Request for Production No. 1, Bates No. 14LGBRA-NRGPOD1-1- 000010 through 14LGBRA- NRGPOD1-1-000019	Page 2, last line, all information in 2 nd through 9 th columns; Page 4, 1 st Table, all information in last column except header and last line; Page 5, all information beginning at paragraph 8 through end of page; Page 6, all information on page except last two paragraphs; Page 9, all information on page exclusive of header	 §366.093(3)(a), Fla. Stat. The document in question contains proprietary confidential information relating to trade secrets, the disclosure of which would impair DEF's business operations. §366.093(3)(d), Fla. Stat. The document portions in question contain confidential contractual information, the disclosure of which would impair DEF's efforts to contract for goods or services on

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DOCUMENT Duke Energy Florida, Inc.'s Response to NRG Florida LP's First Request for Production No. 1, Bates No. 14LGBRA-NRGPOD1-1- 000020 through 14LGBRA- NRGPOD1-1-000033	PAGE/LINE/ COLUMN Entire Document	JUSTIFICATION favorable terms. §366.093(3)(e), Fla. Stat. The document portions in question contain confidential information relating to competitive business interests, the disclosure of which would impair the competitive business of the provider/owner of the information. §366.093(3)(a), Fla. Stat. The document in question contains proprietary confidential information relating to trade secrets, the disclosure of which would impair DEF's business operations. §366.093(3)(d), Fla. Stat. The document portions in question contain confidential contractual information, the disclosure of which would impair DEF's efforts to contract for goods or services on favorable terms. §366.093(3)(e), Fla. Stat. The document portions in question contain confidential information relating to competitive business interests, the disclosure of which would impair the competitive
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Duke Energy Florida, Inc.'s Response to NRG Florida LP's First Request for Production No. 1, Bates No. 14LGBRA-NRGPOD1-1- 000034 through 14LGBRA- NRGPOD1-1-000042	Page 6, 1 st bullet point table, all information in last column exclusive of header and last line, 2 nd bullet point, first line, last word; Page 8, all information on page exclusive of header and footer	§366.093(3)(a), Fla. Stat. The document in question contains proprietary confidential information relating to trade secrets, the disclosure of which would impair DEF's business operations.

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Duke Energy Florida, Inc.'s Response to NRG Florida LP's First Request for Production No. 1, Bates No. 14LGBRA-NRGPOD1-1- 000043 through 14LGBRA- NRGPOD1-1-000055	COLUMN Page 3, Table at top of page, all information in 2 nd through 8 th columns exclusive of header and last line; Page 4, First Table, last column, all information in last column exclusive of header and last line; Page 5, 4 th , 8 th and last paragraphs in their entirety; Page 6 in its entirety exclusive of last line; Page 10, entire page exclusive of header; Page 13, Second Table on page in its entirety	 §366.093(3)(d), Fla. Stat. The document portions in question contain confidential contractual information, the disclosure of which would impair DEF's efforts to contract for goods or services on favorable terms. §366.093(3)(e), Fla. Stat. The document portions in question contain confidential information relating to competitive business interests, the disclosure of which would impair the competitive business of the provider/owner of the information. §366.093(3)(a), Fla. Stat. The document in question contains proprietary confidential information relating to trade secrets, the disclosure of which would impair DEF's business operations. §366.093(3)(d), Fla. Stat. The document portions in question contain confidential contractual information, the disclosure of which would impair DEF's efforts to contract for goods or services on favorable terms. §366.093(3)(e), Fla. Stat. The document portions in question contain confidential information relating to competitive business interests, the disclosure of which would impair DEF's efforts to contract for goods or services on favorable terms. §366.093(3)(e), Fla. Stat. The document portions in question contain confidential information relating to competitive business interests, the disclosure of which would impair the competitive business of the provider/owner of the information.
Duke Energy Florida, Inc.'s Response to NRG Florida	Bates Number 14LGBRA- NRGPOD1-3-000020,	§366.093(3)(a), Fla. Stat. The document in question contains

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LP's First Request for Production No. 1, Bates No. 14LGBRA-NRGPOD1-3- 000001 through 14LGBRA- NRGPOD1-3-000023	COLUMN Page 18, all information in last column of Table 5.1 exclusive of header; Bates No. 14LGBRA- NRGPOD1-3-000023, Page 21, All information in last column of table exclusive of heading	proprietary confidential information relating to trade secrets, the disclosure of which would impair DEF's business operations. §366.093(3)(d), Fla. Stat. The document portions in question contain confidential contractual information, the disclosure of which would impair DEF's efforts to contract for goods or services on favorable terms. §366.093(3)(e), Fla. Stat. The document portions in question contain confidential information relating to competitive business interests, the disclosure of which would impair the competitive business of the provider/owner of the information.
Duke Energy Florida, Inc.'s Response to NRG Florida LP's First Request for Production No. 1, Bates No. 14LGBRA-NRGPOD1-3- 000024 through 14LGBRA- NRGPOD1-3-000048	Entire Document	 §366.093(3)(a), Fla. Stat. The document in question contains proprietary confidential information relating to trade secrets, the disclosure of which would impair DEF's business operations. §366.093(3)(d), Fla. Stat. The document portions in question contain confidential contractual information, the disclosure of which would impair DEF's efforts to contract for goods or services on favorable terms. §366.093(3)(e), Fla. Stat. The document portions in question contain confidential information confidential information favorable terms. §366.093(3)(e), Fla. Stat. The document portions in question contain confidential information relating to competitive business interests, the disclosure of which

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		would impair the competitive business of the provider/owner of the information.