BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition for rate increase by Duke

Energy Florida, LLC.

DOCKET NO. 20240025-EI

FILED: April 29, 2024

CITIZENS' EXPEDITED MOTION TO ENLARGE DISCOVERY

The Citizens of the State of Florida, by and through the Office of Public Counsel (OPC),

pursuant to Rule 28-106.204, Florida Administrative Code (F.A.C.), hereby file this Expedited

Motion to Enlarge Discovery in this docket. OPC requests that this Motion be granted and in

support of the motion states:

1. On January 31, 2024, DEF filed a test year notification letter informing the Commission

that DEF would be filing a request for a rate increase on April 2, 2024.

2. On February 13, 2024, OPC filed a notice of intervention in this docket.

3. OPC is statutorily required to represent customers of investor-owned utilities in

proceedings before the Commission, and "shall have such powers as are necessary to carry out the

duties of his or her office, including, but not limited to, ... [utilizing] therein all forms of discovery

available to attorneys in civil actions generally..."

4. OPC began serving discovery requests upon DEF on March 15, 2024.

5. On April 2, 2024, Duke Energy Florida, LLC (DEF) filed its Petition for a Rate Increase,

Minimum Filing Requirements, and testimony in support of its requested rate increase.

<sup>1</sup> § 350.0611(1), Fla. Stat.

§ 550.0011(1), 11a. Stat.

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- 6. On April 11, 2024, the Florida Public Service Commission (Commission) issued an Order Establishing Procedure (OEP), Order No. PSC-2024-0092-PCO-EI, which provided, in part, that "[i]nterrogatories, including subparts, shall be limited to 500."<sup>2</sup>
- 7. The OEP also "capped" requests for production at 500 and requests for admissions at 100.
- 8. In the early afternoon of April 29, 2024, DEF informed OPC that, by DEF's count, OPC has exceeded the 500 interrogatories.
- 9. DEF also informed OPC that DEF will suspend preparing responses to any of OPC's interrogatories that exceed the 500-interrogatory "cap" pending the Commission's ruling on this motion.
- 10. DEF Witness Marcia Oliver noted in her pre-filed testimony that the anticipated rate case expenses in this matter are approximately \$2.5 million.<sup>3</sup>
- 11. DEF is not harmed by OPC being allowed to serve additional interrogatories since DEF customers ultimately pay for rate case expense.
- 12. Customers vitally need the information requested by OPC's pending and future interrogatories in order to prepare their case.
- 13. DEF has filed a case that exceeds all of DEF's historical requests in terms of magnitude, number of projected test years, and scope of issues (including solar, battery and electric vehicles infrastructure costs), and intervenors currently have only 43 more days to do so before filing intervenor testimony.

<sup>&</sup>lt;sup>2</sup> Order No. PSC-2024-0092-PCO-EI, p. 4, PSC Docket No. 20240025-EI, *In re: Petition for rate increase by Duke Energy Florida, LLC*. The OPC did not seek reconsideration of this limit in the pending Citizen's Expedited Motion for Reconsideration or, in the Alternative, Motion for Continuance because the Commission has historically treated this aspect of the OEP as one that is periodically adjustable based on circumstances. Accordingly, no waiver of rights occurred by virtue of OPC's silence in that reconsideration motion.

<sup>&</sup>lt;sup>3</sup> Document No. 01462-2024, p. 16, PSC Docket No. 20240025-EI, *In re: Petition for rate increase by Duke Energy Florida, LLC.* 

- 14. OPC has endeavored to be as proactive and efficient as possible in requesting interrogatories in order to analyze DEF's requested rate increases in this narrow window of time.
- 15. Additionally, OPC will need to continue to analyze DEF's case through all forms of discovery in advance of the hearing, including through the use of interrogatories.
- 16. DEF's customers will be irreparably harmed if OPC is not allowed to serve additional interrogatories upon DEF in this matter.
- 17. Since this is an evolving, complex matter, OPC is unsure how many additional interrogatories will be necessary for OPC to be fully prepared for hearing.
- 18. Therefore, OPC requests that the Commission either remove the "cap" entirely or enlarge the 500 interrogatory "cap" to at least 1,000 interrogatories at this time so that OPC may continue to exercise its statutorily-protected right to conduct necessary discovery.
- 19. OPC also preserves its statutorily-protected right to conduct discovery and potentially seek further enlargement of this or any other discovery "cap," as necessary.
- 20. Given the compressed timeframe, OPC asks that the Commission rule on this matter on an expedited basis and that the ruling be communicated to the parties as soon as possible via email, regardless of whether a written order is prepared to memorialize the ruling, so that DEF will resume preparing responses to OPC's pending requests for interrogatories.
- 21. OPC has conferred with the other parties in this matter regarding their position on this motion. DEF objects to the motion and reserves the right to file a response after reviewing the motion. All parties who have intervened or petitioned to intervene have indicated that they either support or do not object to this motion.<sup>4</sup>

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<sup>&</sup>lt;sup>4</sup> OPC contacted the Florida Industrial Power Users Group for its position on this motion but did not receive a response in time to include in this motion.

WHEREFORE, the OPC hereby requests that the Commission grant Citizen's Expedited Motion to Enlarge Discovery for the reasons outlined in the body of this motion above.

Respectfully submitted,

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## CERTIFICATE OF SERVICE DOCKET NO. 20240025-EI

I HEREBY CERTIFY that a true and correct copy of the foregoing has been

furnished by electronic mail on this 29th day of April, 2024, to the following:

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