BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In Re: Petition for Determination of)
Need for Citrus County Combined Cycle) DOCKET NO. 140110-EI
Power Plant) FILED: JULY 15, 2014

MOTION OF CALPINE CONSTRUCTION FINANCE COMPANY, L.P. TO ACCEPT TESTIMONY FILED SHORTLY AFTER CLOSE OF BUSINESS ON FILING DATE

Calpine Construction Finance Company, L.P. ("Calpine" or "CCFC"), pursuant to Rule 28-106.204, Florida Administrative Code ("F.A.C."), respectfully moves the Commission to accept the testimonies and exhibits of its witnesses, Todd Thornton, Paul Hibbard, and John L. Simpson, P.E., which were filed shortly after the 5:00 P.M. filing deadline provided by the procedural orders in this docket.

In summary, Calpine's counsel experienced technical and clerical delays in redacting the confidential testimonies of Mr. Thornton and Mr. Hibbard, and in assembling the complete set of testimonies for filing, with the result that the redacted versions all were filed shortly after the 5:00 P.M. filing deadline. The confidential versions were filed early in the morning of July 15, 2014.

Specifically, the testimonies of Mr. Simpson, Mr. Thornton, and Mr. Hibbard in this docket were filed at 5:01PM, 5:02PM, and 5:25PM, respectively.

All parties were served with the publicly available versions

(redacted in the case of Mr. Thornton's and Mr. Hibbard's testimonies) of the testimonies and exhibits by electronic mail at 5:29PM. Duke and the Office of Public Counsel will receive their copies of the confidential filings in due course, by Federal Express delivery on Tuesday morning, July 15, 2014. Accordingly, all parties received their service copies of the publicly available testimonies and exhibits within a few minutes of the 5:00PM filing deadline, and Duke and OPC will in fact receive their service copies of the confidential testimonies and exhibits exactly as they should, by overnight delivery on the morning of July 15, 2014. Accordingly, no party has been prejudiced by the slightly late filing.

The undersigned has attempted to communicate by telephone and by electronic mail with the other parties to this docket (and its companion, Docket No. 140111-EI), and is authorized to represent the parties' positions with respect to this motion as follows. Duke Energy Florida, Inc. and NRG Florida do not object to the motion. PCS Phosphates and the Office of Public Counsel support the motion. The undersigned was not able to reach the Commission Staff to ascertain their position.

CONCLUSION AND RELIEF REQUESTED

WHEREFORE, because no party has been prejudiced by the slight, inadvertent delays described above, Calpine respectfully requests the Commission to enter its order granting this motion

and accepting the testimonies and exhibits of Calpine's witnesses as timely filed.

Respectfully submitted this __15th__ day of July 2014.

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CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing was furnished to the following by electronic mail on this 15th day of July 2014.

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