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June 30, 2020

# **VIA ELECTRONIC FILING**

Mr. Adam Teitzman, Commission Clerk Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850

In re: Petition by Duke Energy Florida, LLC to Approve Transaction with

Accelerated Decommissioning Partners, LLC for Accelerated Decommissioning Services at the CR3 Facility, etc. (the "Petition");

Docket No. 20190140-EI

Dear Mr. Teitzman:

Please find enclosed for electronic filing on behalf of Duke Energy Florida, LLC ("DEF"), DEF's Eighth Request for Confidential Classification filed in connection with the information contained within the document produced by DEF as Bates Nos. DEF RESP STAFF 8TH POD – 000434 through DEF RESP STAFF 8TH POD – 000443, in response to Staff's Eighth Request for Production of Documents (Nos. 25-26) filed on June 18, 2020.

This filing includes the following:

- DEF's Eighth Request for Confidential Classification;
- Slipsheet for confidential Exhibit A;
- Redacted Exhibit B (two copies);
- Exhibit C (justification matrix); and
- Exhibit D (unverified affidavit of Terry Hobbs).

DEF's confidential Exhibit A that accompanies the above-referenced filing has been submitted under separate cover.

Mr. Adam Teitzman, Commission Clerk Florida Public Service Commission **June 30, 2020** Page 2

Thank you for your assistance in this matter. Please feel free to call me at (813) 227-8114 should you have any questions concerning this filing.

Respectfully,

Shutts & Bowen LLP

/s/ Daniel Hernandez

Daniel Hernandez

Enclosures (as noted).

TPADOCS 23146190 1

# BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition by Duke Energy Florida, LLC to Approve Transaction with Accelerated

Decommissioning Partners, LLC for Accelerated Decommissioning Services at the CR3 Facility, Transfer of Title to Spent Fuel, and Assumption of Operations of the CR3 Facility Pursuant to the NRC License, and Request for Waiver From Future Application of Rule 25-6.04365, F.A.C. for

**Nuclear Decommissioning Study** 

DOCKET NO.: 20190140-EI

Submitted for Filing: June 30, 2020

# DUKE ENERGY FLORIDA, LLC'S EIGHTH REQUEST FOR CONFIDENTIAL CLASSIFICATION

Duke Energy Florida, LLC, ("DEF" or "Company"), pursuant to Section 366.093, Florida Statutes (F.S.), and Rule 25-22.006, Florida Administrative Code (F.A.C.), submits this Eighth Request for Confidential Classification (the "Request") for the information contained within the document produced by DEF as Bates Nos. DEF RESP STAFF 8TH POD – 000434 through DEF RESP STAFF 8TH POD – 000443, in response to Staff's Eighth Request for Production of Documents (Nos. 25-26) filed on June 18, 2020. In support of this Request, DEF states:

- 1. The information contained within the document produced by DEF as Bates Nos.

  DEF RESP STAFF 8TH POD 000434 through DEF RESP STAFF 8TH POD 000443, in response to Staff's Eighth Request for Production of Documents (Nos. 25-26) is "proprietary confidential business information" under Section 366.093(3), Florida Statutes.
  - 2. The following exhibits are included with this Request:
- (a) Sealed **Exhibit A** is a package containing an unredacted copy of the information contained within the document produced by DEF as Bates Nos. DEF RESP STAFF 8TH POD 000434 through DEF RESP STAFF 8TH POD 000443, in response to Staff's Eighth Request for Production of Documents (Nos. 25-26) for which DEF seeks confidential

treatment. **Exhibit A** is being submitted separately in sealed envelopes labeled "CONFIDENTIAL." In the unredacted copy, the information asserted to be confidential is highlighted in yellow. Also in the unredacted copy, the information asserted to be confidential is stamped "CONFIDENTIAL" in red at the top of each page.

- (b) **Composite Exhibit B** is two copies of the redacted information contained within the document produced by DEF as Bates Nos. DEF RESP STAFF 8TH POD 000434 through DEF RESP STAFF 8TH POD 000443, in response to Staff's Eighth Request for Production of Documents (Nos. 25-26) for which the Company requests confidential classification. The specific information for which confidential treatment is requested has been blocked out by opaque marker or other means.
- (c) **Exhibit** C is a table which identifies, by the page and/or line, the information contained within the document produced by DEF as Bates Nos. DEF RESP STAFF 8TH POD 000434 through DEF RESP STAFF 8TH POD 000443, in response to Staff's Eighth Request for Production of Documents (Nos. 25-26), the information for which DEF seeks confidential classification, and the specific statutory bases for seeking confidential treatment.
- (d) **Exhibit D** is an affidavit attesting to the confidential nature of the information identified in this Request.  $^1$
- 3. As indicated in **Exhibit C**, the information for which DEF requests confidential classification is "proprietary confidential business information" within the meaning of Section 366.093(3), F.S. Specifically, the information contained within the document produced by DEF as Bates Nos. DEF RESP STAFF 8TH POD 000434 through DEF RESP STAFF 8TH POD –

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<sup>&</sup>lt;sup>1</sup> Due to the current circumstances with COVID-19, DEF is submitting this Request with an Unverified Affidavit. DEF will file a Verified Affidavit as soon as the climate allows.

000443, in response to Staff's Eighth Request for Production of Documents (Nos. 25-26) relates to commercially sensitive confidential information concerning contractual business information and obligations under a contract between DEF, ADP CR3, LLC and ADP SF1, LLC for decommissioning activities related to the accelerated decommissioning of the DEF Crystal River Unit 3 Nuclear Plant (the "CR3 Facility"), the disclosure of which would not only impair the Company's competitive business advantages but would also violate contractual requirements. DEF is obligated to maintain the confidentiality of this information under the subject contract, and therefore it qualifies for confidential classification. See §§ 366.093(3)(d) and (e), F.S.; Affidavit of Terry Hobbs at ¶¶ 5 and 6. If DEF cannot assure contracting parties that it can maintain the confidentiality of contractual terms, those parties and other similarly situated parties may forego entering contracts with DEF, which would impair the ability of the Company to negotiate contracts on favorable terms. See § 366.093(3)(d), F.S.; Affidavit of Terry Hobbs at ¶ 6. Accordingly, such information constitutes "proprietary confidential business information" which is exempt from disclosure under the Public Records Act pursuant to Section 366.093(1), F.S.

- 4. The information identified as **Exhibit A** is intended to be and is treated as confidential by the Company. *See* Affidavit of Terry Hobbs at  $\P\P$  7 and 8. The information has not been disclosed to the public and the Company has treated and continues to treat the information at issue in this Request as confidential. *Id*.
- 5. DEF requests that the information identified in **Exhibit A** be classified as "proprietary confidential business information" within the meaning of Section 366.093(3), F.S., that the information remain confidential for a period of at least eighteen (18) months as provided

in Section 366.093(4) F.S., and that the information be returned as soon as it is no longer necessary for the Commission to conduct its business.

WHEREFORE, for the foregoing reasons, DEF respectfully requests that this Eighth Request for Confidential Classification be granted.

DATED this 30<sup>th</sup> day of June, 2020.

Respectfully submitted,

/s/ Daniel Hernandez

# DANIEL HERNANDEZ

Florida Bar No. 176834

# **MELANIE SENOSIAIN**

Florida Bar No. 118904

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# Duke Energy Florida, LLC Docket No.: 20190140-EI CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished via electronic mail this 30<sup>th</sup> day of June, 2020, to all parties of record as indicated below.

/s/ Daniel Hernandez
Attorney

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	lwb@smxblaw.com

TPADOCS 23146152 1

# Exhibit A

# "CONFIDENTIAL"

(submitted under separate cover)

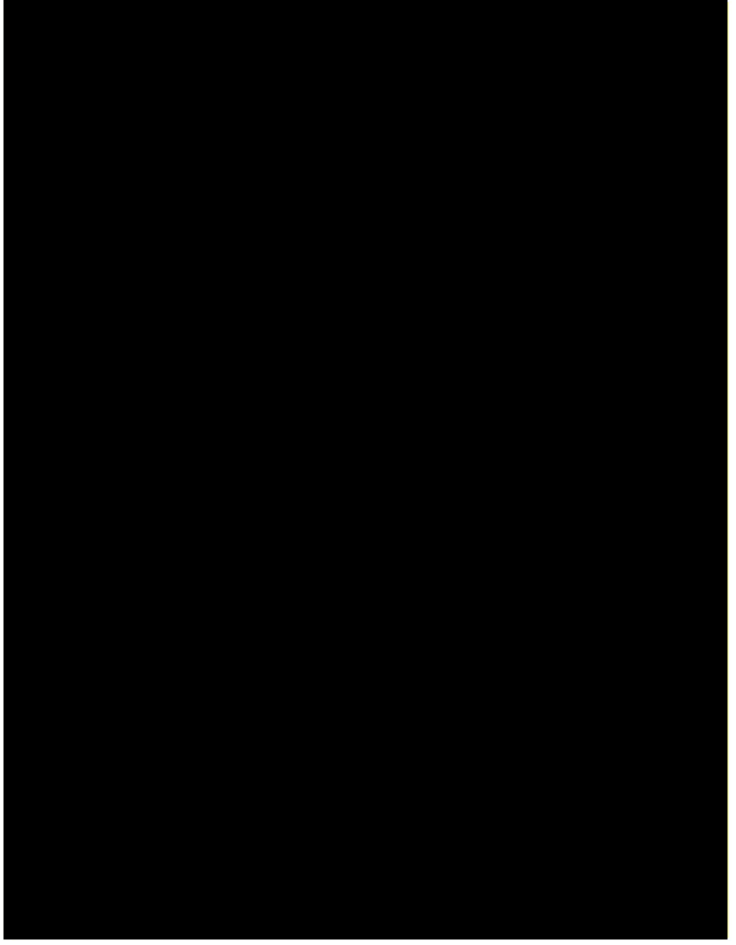
# Exhibit B

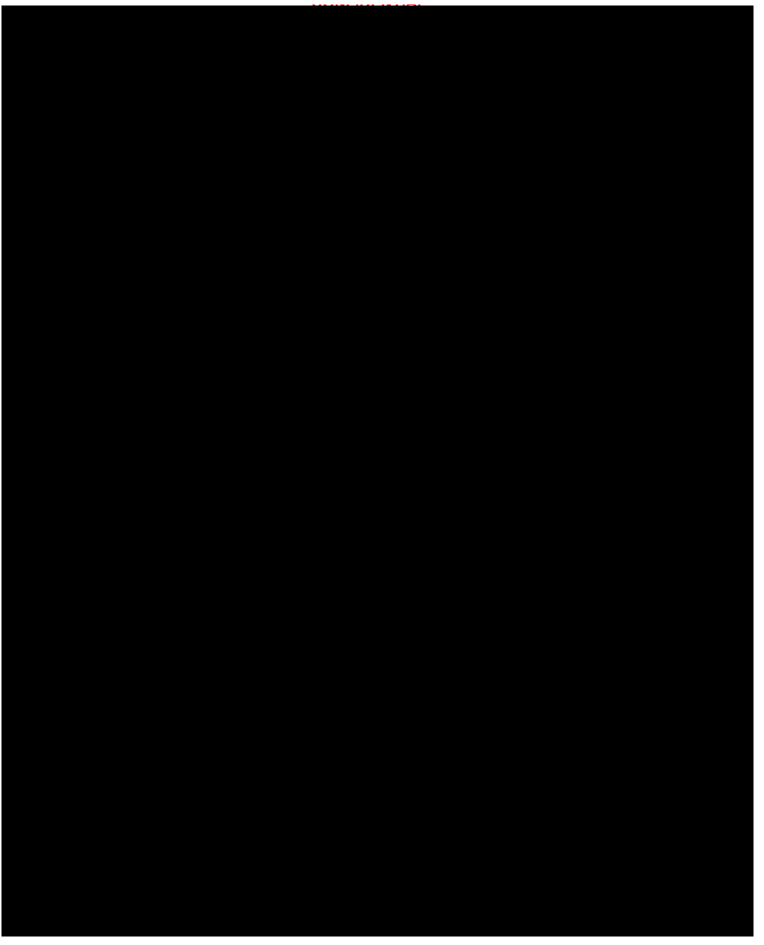
# **REDACTED**

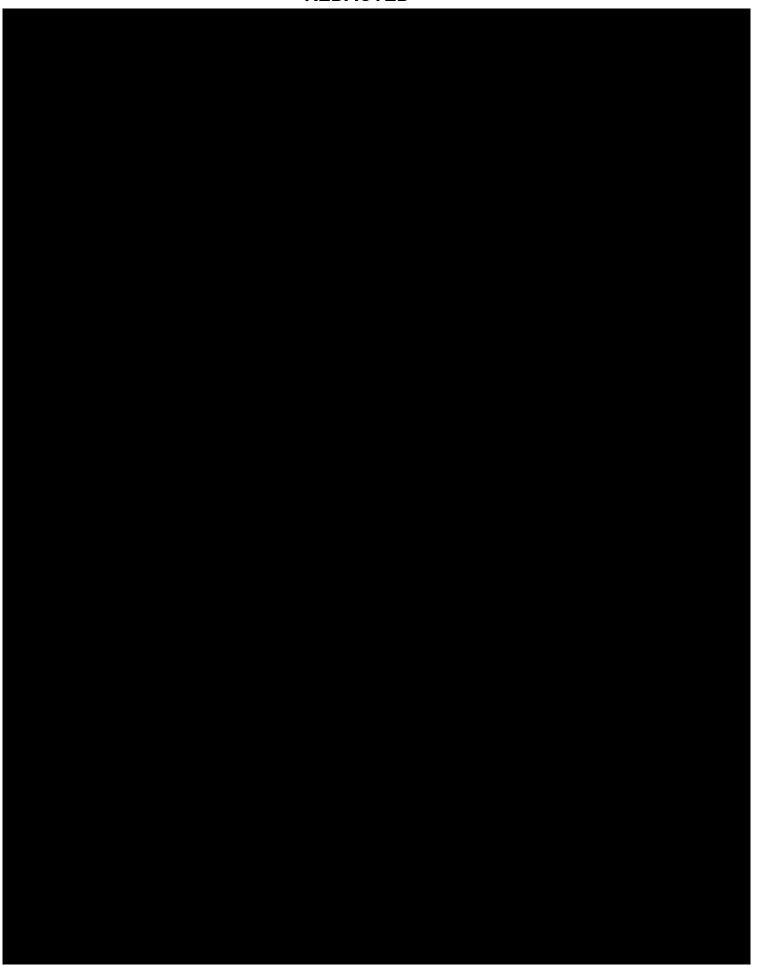
(two copies)





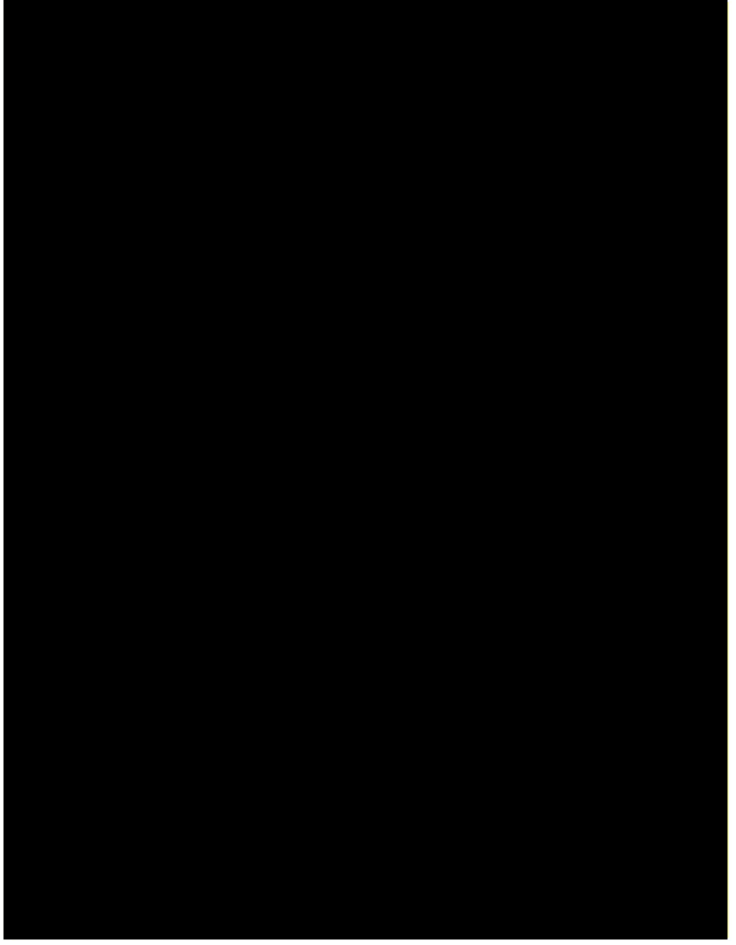


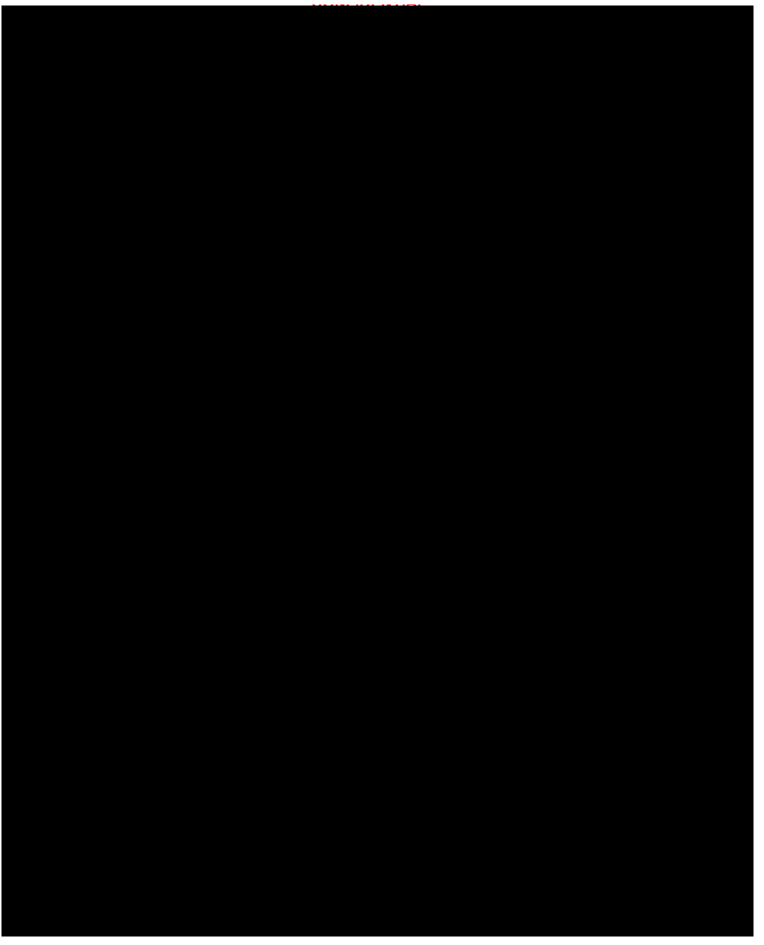


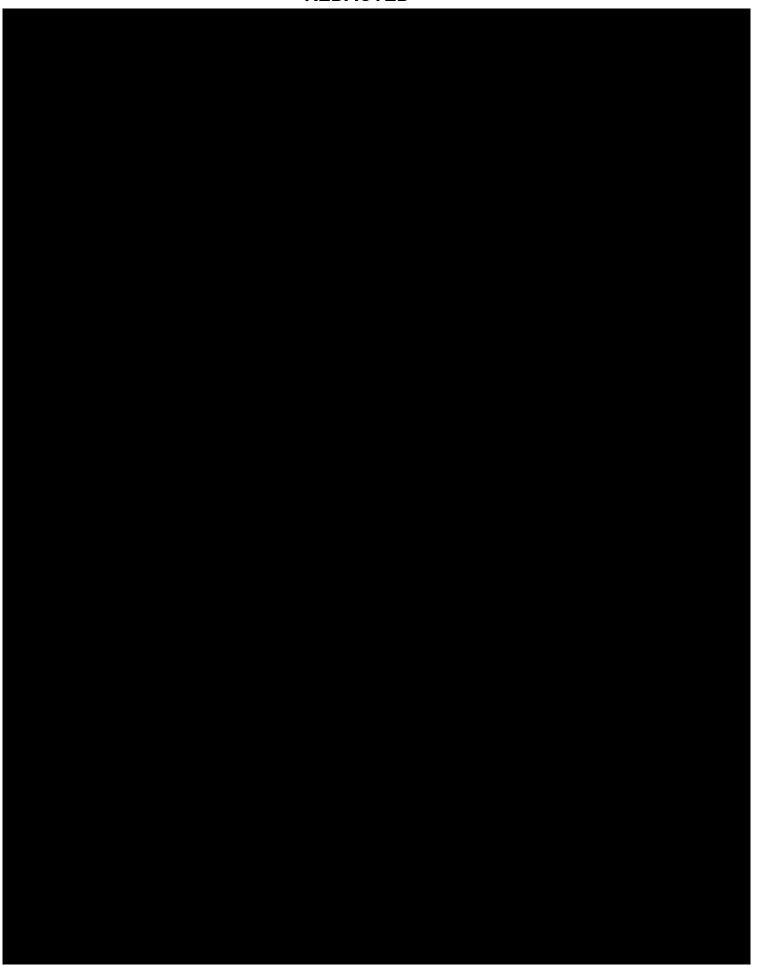












# Exhibit C DUKE ENERGY FLORIDA, LLC Confidentiality Justification Matrix

DOCUMENT/RESPONSES	PAGE/LINE	JUSTIFICATION
Document produced by DEF	Request No. 26:	§366.093(3)(d), F.S.
as Bates Nos. <b>DEF RESP</b>		The document in question
<b>STAFF 8TH POD – 000434</b>	Bates Nos. <b>DEF RESP</b>	contains confidential
- DEF RESP STAFF 8TH	STAFF 8TH POD – 000434 -	information, the disclosure of
<b>POD</b> – <b>000443</b> , in response	DEF RESP STAFF 8TH	which would impair DEF's
to Staff's Eighth Request for	<b>POD</b> – <b>000443</b> : All	efforts to contract for goods or
Production of Documents	information is confidential.	services on favorable terms.
(Nos. 25-26); specifically,		
request number 26.		§366.093(3)(e), F.S.
		The document in question
		contains confidential
		information, the disclosure of
		which would impair DEF's
		competitive interests.

# Exhibit D

# AFFIDAVIT OF TERRY HOBBS

# BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

\_\_\_\_\_

In re: Petition by Duke Energy Florida, LLC to Approve Transaction with Accelerated Decommissioning Partners, LLC for Accelerated Decommissioning Services at the CR3 Facility, Transfer of Title to Spent Fuel, and Assumption of Operations of the CR3 Facility Pursuant to the NRC License, and Request for Waiver From Future Application of Rule 25-6.04365, F.A.C. for Nuclear Decommissioning Study

DOCKET NO.: 20190140-EI

Submitted for Filing: June 30, 2020

AFFIDAVIT OF TERRY HOBBS IN SUPPORT OF DUKE ENERGY FLORIDA, LLC'S EIGHTH REQUEST FOR CONFIDENTIAL CLASSIFICATION

STATE OF FLORIDA

**COUNTY OF CITRUS** 

BEFORE ME, the undersigned authority duly authorized to administer oaths, personally appeared Terry Hobbs, who being first duly sworn, on oath, deposes and says that:

- 1. My name is Terry Hobbs. I am over the age of eighteen (18) and I have been authorized by Duke Energy Florida, LLC (hereinafter "DEF" or "Company") to give this affidavit in the above-styled proceeding on DEF's behalf and in support of DEF's Eighth Request for Confidential Classification ("DEF's Request"). The facts attested to in my affidavit are based upon my personal knowledge.
- 2. I am the General Manager for the Decommissioning of the DEF Crystal River Unit 3 Nuclear Plant (the "CR3 Facility").
- 3. As the General Manager, I am responsible for the overall management, implementation, and coordination of activities to place the CR3 Facility in a long-term dormant condition commonly referred to as a "SAFSTOR" condition. I am also responsible for ensuring

the safe storage of the used nuclear fuel at the CR3 Facility. Additionally, I oversee several managers and I ensure that such managers implement the plant programs, including the ground water monitoring, radiation, control and engineering programs, in an effective and efficient manner.

- 4. DEF is seeking the confidential classification for the information contained within the document produced by DEF as Bates Nos. DEF RESP STAFF 8TH POD 000434 through DEF RESP STAFF 8TH POD 000443, in response to Staff's Eighth Request for Production of Documents (Nos. 25-26) filed on June 18, 2020. The confidential information at issue is contained in confidential Exhibit A to DEF's Request and is outlined in DEF's Justification Matrix attached to DEF's Request as Exhibit C. DEF is requesting confidential classification of this information because it contains competitively sensitive confidential information concerning contractual business information and obligations under a contract, the disclosure of which would impair DEF's efforts to contract for goods or services on favorable terms.
- 5. The confidential information at issue concerns or relates to proprietary business information and commercially sensitive confidential information concerning contractual business information and obligations under a contract between DEF, ADP CR3, LLC and ADP SF1, LLC for decommissioning activities related to the accelerated decommissioning of the CR3 Facility. The disclosure of such information would not only impair the Company's competitive business advantages but would also violate DEF's contractual requirements to maintain the confidentiality of such information under the subject contract. Therefore, the confidential information at issue qualifies for confidential classification.
- 6. DEF is obligated to maintain the confidentiality of certain contractual terms under the subject contract. If DEF cannot assure contracting parties that it can maintain the

confidentiality of contractual terms, those parties and other similarly situated parties may forego

entering contracts with DEF, which would impair the Company to negotiate such contracts on

favorable terms.

7. The information identified as Exhibit A is intended to be and is treated as

confidential by the Company. With respect to the information at issue in DEF's Request, such

information has not been disclosed to the public, and the Company has treated and continues to

treat such information as confidential.

8. Upon receipt of its own confidential information, strict procedures are established

and followed to maintain the confidentiality of the terms of the documents and information

provided, including restricting access to those persons who need the information to assist the

Company, and restricting the number of, and access to the information and contracts. At no time

since receiving the information in question has the Company publicly disclosed that information.

The Company has treated and continues to treat the information at issue as confidential.

9. This concludes my affidavit.

FURTHER AFFIANT SAYETH NOT.

[Signature Page to Follow]

	Terry Hobbs
, 2020, by Terry Hobbs. He is p	Terry Hobbs
, 2020, by Terry Hobbs. He is p	Terry Hobbs
, 2020, by Terry Hobbs. He is p	Duke Energy Crystal River, Unit 3
, 2020, by Terry Hobbs. He is p	Nuclear Plant
, 2020, by Terry Hobbs. He is p	15760 W. Power Line St. Crystal River, FL 34428
, 2020, by Terry Hobbs. He is p	Crystal River, 11 3 1 120
, 2020, by Terry Hobbs. He is p	orn to and subscribed before me this day of
driver's license, or his	personally known to me, or has produced his
	as identification.
	C: an atoma
	Signature
(AFFIX NOTARY SEAL)	Printed Name
	NOTARY PUBLIC, STATE OF
	NOTARY PUBLIC, STATE OF