# BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Energy conservation cost recovery clause

DOCKET NO.: 20220002-EG FILED: October 7, 2022

# PREHEARING STATEMENT OF NUCOR STEEL FLORIDA, INC.

Pursuant to the Florida Public Service Commission's *Order Establishing Procedure*, Order No. PSC-2022-0053-PCO-EG, issued February 7, 2022, Nucor Steel Florida, Inc. ("Nucor") hereby files its Prehearing Statement in this case.

### A. APPEARANCES

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#### B. WITNESSES

Nucor does not plan to call any witnesses at this time.

#### C. EXHIBITS

Nucor does not plan to offer any exhibits at this time.

#### D. STATEMENT OF BASIC POSITION

Nucor's basic position is that Duke Energy Florida, LLC ("DEF") bears the burden of proof to justify the costs it seeks to recover through the ECCRC and any other relief DEF requests in this proceeding.

#### E. STATEMENT ON SPECIFIC ISSUES

**ISSUE 1**: What are the final conservation cost recovery adjustment true-up amounts for the period January 2021 through December 2021?

• Nucor: Regarding DEF, agree with OPC. For all other utilities, Nucor takes no position.

**ISSUE 2**: What are the appropriate conservation adjustment actual/estimated true-up amounts for the period January 2022 through December 2022?

• **Nucor:** Regarding DEF, agree with OPC. For all other utilities, Nucor takes no position.

**ISSUE 3:** What are the appropriate total conservation adjustment true-up amounts to be collected/refunded in the period January 2023 through December 2023?

• Nucor: Regarding DEF, agree with OPC. For all other utilities, Nucor takes no position.

**ISSUE 4**: What are the total conservation cost recovery amounts to be collected during the period January 2023 through December 2023?

• **Nucor:** Regarding DEF, agree with OPC. For all other utilities, Nucor takes no position.

**ISSUE 5**: What are the conservation cost recovery factors for the period January 2023 through December 2023?

• Nucor: Regarding DEF, agree with OPC. For all other utilities, Nucor takes no position.

**ISSUE 6**: What should be the effective date of the new conservation cost recovery factors for billing purposes?

• Nucor: Regarding DEF, agree with OPC. For all other utilities, Nucor takes no position.

**ISSUE 7:** Should the Commission approve revised tariffs reflecting the energy conservation cost recovery amounts and energy conservation cost recovery factors determined to be appropriate in this proceeding?

• **Nucor:** Regarding DEF, agree with OPC. For all other utilities, Nucor takes no position.

#### **ISSUE 8:** Should this docket be closed?

• Nucor: No position.

#### F. PENDING MOTIONS

None.

# G. PENDING REQUESTS OR CLAIMS FOR CONFIDENTIALITY

None.

# H. OBJECTIONS TO QUALIFICATIONS OF WITNESS AS EXPERT

None at this time.

### I. REQUIREMENTS OF ORDER ESTABLISHING PROCEDURE

There are no requirements of the Procedural Orders with which Nucor cannot comply.

Respectfully submitted,

STONE MATTHEIS XENOPOULOS & BREW, PC

# /s/ Michael K. Lavanga

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Attorneys for Nucor Steel Florida, Inc.

Dated: October 7, 2022

#### CERTIFICATE OF SERVICE

I hereby certify that a true copy of the foregoing Prehearing Statement of Nucor Steel Florida, Inc. has been furnished by electronic mail this 7<sup>th</sup> of October 2022, to the following:

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