

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition to approve transaction for accelerated decommissioning services at CR3 facility, transfer of title to spent fuel and associated assets, and assumption of operations of 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, by Duke Energy Florida, LLC.

DOCKET NO.: 20190140-EI

FILED: June 22, 2020

NOTICE OF DEPOSITION DUCES TECUM

TO: Dianne M. Triplett
Duke Energy Florida
299 First Avenue North
St. Petersburg FL 33701
dianne.triplett@duke-energy.com

NOTICE is hereby given that pursuant to Rule 28-106.206, Florida Administrative Code and Florida Rule of Civil Procedure 1.310, the Office of Public Counsel will take the deposition of the following named individuals at the location and time indicated below:

NAME	DATE and TIME	LOCATION
Jeff Adix Terry Hobbs	June 24, 2020 at 1:00 p.m. June 25, 2020 at 9:00 a.m.	Via Zoom Link (Link will be circulated to witness and counsel by Court Reporter prior to deposition)

Terry Hobbs is requested to have with him:

1. All documents containing the analyses, notes, report(s) and other work product of the TRC scrub Team as discussed on pages 7-9 of your direct testimony.
2. All communications between the TRC Scrub Team and the TRC related to the analysis and recommendations contained on pages 8, Line 14 through Page 9, Line 7 of your Rebuttal Testimony.

3. All documents relied upon by the TRC in its deliberations and decisions reflected in the March 2019 recommendation that the DSA should be approved as described on Page 9, Lines 8-9 of your rebuttal testimony.
4. All workpapers, analysis, memoranda, notes, and supporting documents (including documents relied upon, consulted and referenced) in the development of his testimony in this matter.
5. All documents the deponent reviewed and/or considered in preparing his testimony in this matter.
6. All drafts of any supplemental testimony the deponent has provided or prepared in this matter.
7. All workpapers, analysis, memoranda, notes, and supporting documents (including documents relied upon, consulted and referenced) the deponent reviewed and/or considered in preparing or providing his supplemental testimony in this matter.
8. All notes the deponent prepared concerning or related to your supplemental testimony in this matter.

Jeff Adix is requested to have with him:

1. All workpapers, analysis, memoranda, notes, and supporting documents (including documents relied upon, consulted and referenced) in the development of his testimony in this matter.
2. All documents the deponent reviewed and/or considered in preparing his testimony in this matter.
3. All drafts of any supplemental testimony the deponent has provided or prepared in this matter.
4. All workpapers, analysis, memoranda, notes, and supporting documents (including documents relied upon, consulted and referenced) the deponent reviewed and/or considered in preparing or providing his supplemental testimony in this matter.
5. All notes the deponent prepared concerning or related to your supplemental testimony in this matter.
6. The agreement referred to on page Page 9, lines 8-11
7. The documents showing the calculation of the market value of the companies with similar profiles discussed on Page 11, lines 12-13.
8. The documents showing the calculation of the dollar amount of revenue backlog shown on page 11, lines 18-19

A telephonic conference line will be made available if a party wishes to participate telephonically and has made arrangements to view confidential information. This deposition shall be taken upon oral examination before an official court reporter or other officer authorized by law to take depositions. The deposition is being taken for purposes of discovery, for use at trial, and

for any other purposes allowed under the Florida Rules of Civil Procedure and the Rules of the Florida Public Service Commission.

Please govern yourselves accordingly.

Respectfully Submitted,

J.R. Kelly
Public Counsel

s/Charles Rehwinkel
Charles J. Rehwinkel
Deputy Public Counsel
Florida Bar No. 0527599

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Attorneys for the Citizens
of the State of Florida

CERTIFICATE OF SERVICE
Docket No. 20190140-EI

I **HEREBY CERTIFY** that a true and correct copy of the foregoing Citizens' Notice of Deposition to Duke Energy Florida has been furnished by electronic mail on this 22nd day of June, 2020, to the following:

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s/Charles J. Rehwinkel

Charles J. Rehwinkel
Deputy Public Counsel