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| **Docket No. 20210002-EG****Comprehensive Exhibit List for Entry into Hearing Record****November 2-4, 2021** |
| **Hearing I.D. #** | **Witness** | **I.D. # As Filed** | **Exhibit Description** | **Issue Nos.** | **Entered** |
| **STAFF** |
| 1 |  | Exhibit List | Comprehensive Exhibit List |  |  |
| **FLORIDA POWER & LIGHT/GULF POWER COMPANY (FPL/ GULF)** – **DIRECT** |
| 2 | Renae B. Deaton[[1]](#footnote-1)  | AS-1 | Schedules CT-1 and CT-4 | 1 |  |
| 3 | Renae B. DeatonJohn N. Floyd | AS-1 | Schedules CT-2 and CT-3 | 1 |  |
| 4 | John N. Floyd | AS-1 | Schedules CT-5 and CT-6, Appendix A | 1 |  |
| 5 | John N. Floyd | JNF-1 | Schedules CT-1 through CT-6 | 1 |  |
| 6 | Renae B. Deaton | JNF-2 | Appendix I - Schedule C-1 | 1, 2, 3, 4, 5 |  |
| 7 | Renae B. DeatonJohn N. Floyd | JNF-2 | Appendix I - Schedule C-2  | 1, 2, 3, 4, 5 |  |
| 8 | Renae B. Deaton | JNF-2 | Capital Structure/Cost Rates | 4 |  |
| 9 | John N. Floyd | JNF-3 | Appendix I - Schedule C-5 | 4, 5 |  |
| 10 | Renae B. DeatonJohn N. Floyd | JNF-3 | Appendix II - Schedule C-3 | 2 |  |
| 11 | Renae B. Deaton | JNF-3 | Capital Structure/Cost Rates | 2 |  |
| 12 | Renae B. Deaton | JNF-3 | Appendix II - Schedule C-4 | 2 |  |
| 13 | Renae B. DeatonJohn N. Floyd | JNF-4 | Appendix II - Schedule C-5 | 2  |  |
| 14 | Renae B. Deaton | JNF-4 | Appendix II - Schedule C-3 | 2 |  |
| 15 | Renae B. Deaton | JNF-4 | Capital Structure/Cost Rates | 2 |  |
| 16 | John N. Floyd | JNF-4 | Appendix II - Schedule C-4 | 2 |  |
| 17 | Renae B. Deaton | JNF-5 | Appendix II - Schedule C-5 | 2 |  |
| 18 | Renae B. DeatonJohn N. Floyd | JNF-5 | Appendix III - Schedule C-1 | 4, 5 |  |
| 19 | Renae B. Deaton | JNF-5 | Appendix III - Schedule C-2 | 4, 5 |  |
| 20 | John N. Floyd | JNF-5 | Capital Structure/Cost Rates | 4, 5 |  |
| 21 | Renae B. Deaton | JNF-6 | Appendix III - Schedule C-5 | 4, 5 |  |
| 22 | Renae B. DeatonJohn N. Floyd | JNF-6 | Appendix III - Schedule C-1 | 4, 5 |  |
| 23 | Renae B. Deaton | JNF-6 | Appendix III - Schedule C-2 | 4, 5 |  |
| 24 | John N. Floyd | JNF-6 | Capital Structure/Cost Rates | 4, 5 |  |
| **DUKE ENERGY FLORIDA (DEF)** – **DIRECT** |  |  | Appendix III - Schedule C-5 |
| 25 | Tim Duff | LJC-1T | ECCR Adjusted Net True-Up for January-December 2020, Schedules CT1 – CT6 | 1 |  |
| 26 | Tim Duff | LJC-1P | Estimated/Actual True-Up, January – December 2021 and ECCR Factors for Billings in January – December 2022, Schedules C1 – C6  | 2, 3, 4, 5 |  |
| **TAMPA ELECTRIC COMPANY (TECO)** – **DIRECT** |
| 27 | Mark R. Roche | MRR-1 | Schedules supporting cost recovery factor, actual January 2020 – December 2020 |  |  |
| 28 | Mark R. Roche | MRR-2 | Schedules supporting conservation costs projected for the period January 2022 – December 2022 |  |  |
| 29 |  |  | October 1, 2021 Filing Detailing Updated Clause Factors **Document No. 11789-2021** |  |  |
| **FLORIDA PUBLIC UTILITIES COMPANY (FPUC)** – **DIRECT** |
| 30 | Curtis D. Young | CDY-1 | Schedules CT-1, CT-2, CT-3, CT-4, CT-5 and CT-6 | 1, 10 |  |
| 31 | Kira I. Lake | KIL-1 | Schedules C-1, C-2, C-3, C-4, and C-5 | 2, 3, 4, 5, 6, 7 |  |
| **STAFF HEARING EXHIBITS** |
| 32 | Tim Duff (1-14), adopting affidavit signed by Lori J. Cross | Staff Exhibit 32 | DEF’s Response to Staff’s First Interrogatories Nos. 1–14*Bates Nos.: 00001-00015* | 1, 3, 4, 5 |  |
| 33 | Tim Duff (15) | Staff Exhibit 33 | DEF’s Response to Staff’s Second Interrogatories No. 15*Bates Nos.: 00016-00019* | 1, 2, 3, 4, 5 |  |
| 34 | John N. Floyd (1-25) | Staff Exhibit 34 | FPL’s Response to Staff’s First Interrogatories Nos. 1–25**(Nos. 19, 25 have attachments)***Bates Nos.: 00020-00045* | 1, 3, 4, 5 |  |
| 35 | John N. Floyd (29-31)Renae B. Deaton (26-28, 32-37) | Staff Exhibit 35 | FPL’s Response to Staff’s Second Interrogatories Nos. 26-37*Bates Nos.: 00046-00058* | 4, 5 |  |
| 36 | Kira Lake (1-8) | Staff Exhibit 36 | FPUC’s Response to Staff’s First Interrogatories Nos. 1–8*Bates Nos.: 00059-00067* | 1, 3, 4, 5 |  |
| 37 | John N. Floyd (1-18) | Staff Exhibit 37 | Gulf’s Response to Staff’s First Interrogatories Nos. 1–18*Bates Nos.: 00068-00086* | 1, 3, 4, 5 |  |
| 38 | Roche (1-20) | Staff Exhibit 38 | TECO’s Response to Staff’s First Interrogatories Nos. 1–20*Bates Nos.: 00087-00107* | 1, 3, 4, 5 |  |

1. Testimony of Renae Deaton includes errata filed on October 7, 2021. [↑](#footnote-ref-1)