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| **Docket No. 20210007-EI****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** – **DIRECT** |
| 2 | Renae B. Deaton | RBD-1 | Environmental Cost Recovery Final True-up January 2020 - December 2020 Commission Forms 42-1A through 42-9A | 1 |  |
| 3 | Renae B. Deaton | RBD-2 | Environmental Cost Recovery Actual/Estimated True-up January 2021 - December 2021Commission Forms 42-1E through 42-9E | 2 |  |
| 4 | Renae B. Deaton | RBD-3 | Appendix I - Environmental Cost Recovery Projections - January 2022 - December 2022 Commission Forms 42-1P through 42-8P | 3-10, 11, 12 |  |
| 5 | Renae B. Deaton | RBD-4 | Appendix II - Calculation of Stratified Separation Factors | 3-10, 11, 12 |  |
| 6 | Michael W. Sole | MWS-1 | 2015 Miami-Dade County Department of EnvironmentalResource Management (“MDC”) Consent Agreement | 11 |  |
| 7 | Michael W. Sole | MWS-2 | June 2016 FDEP Consent Order | 11 |  |
| 8 | Michael W. Sole | MWS-3 | 2016 MDC Consent Agreement Addendum | 11 |  |
| 9 | Michael W. Sole | MWS-4 | 2019 MDC Consent Agreement Addendum | 11 |  |
| 10 | Michael W. Sole | MWS-5 | July 2020 Supplemental Salinity Management Plan | 11 |  |
| 11 | Michael W. Sole | MWS-6 | May 6, 2005 NPDES/IWW Permit Number FL0001562 | 11 |  |
| 12 | Michael W. Sole | MWS-7 | FDEP’s April 13, 2020 Notice of Intent to Issue PermitFL0001562 | 11 |  |
| 13 | Michael W. Sole | MWS-8 | FDEP’s April 25, 2016 Notice of Violation and Orders forCorrective Action | 11 |  |
| 14 | Michael W. Sole | MWS-9 | MDC and FPL Agreement | 11 |  |
| 15 | Michael W. Sole | MWS-10 | Turkey Point Conditions of Certification | 11 |  |
| 16 | Michael W. Sole | MWS-11 | South Florida Water Management District letter to FPL | 11 |  |
| 17 | Michael W. Sole | MWS-12 | MDC Board of County Commissioners Resolution | 11 |  |
| 18 | Michael W. Sole | MWS-13 | ECRC Combined Project Summary | 3 |  |
| 19 | Michael W. Sole | MWS-14 | Sanford Plant July 13, 2021 Consumptive Use Permit | 13 |  |
| 20 | Michael W. Sole | MWS-15 | Sanford Consumptive Use Permit Technical Staff Report | 13 |  |
| **GULF POWER COMPANY** – **DIRECT** |
| 21 | Richard L. Hume | RLH-1 | Environmental Cost Recovery Final True-up January 2020 - December 2020 Commission Forms 42-1A through 42-9A | 1 |  |
| 22 | Richard L. Hume | RLH-2 | Environmental Cost Recovery Actual/Estimated True-up January 2021 - December 2021Commission Forms 42-1E through 42-9E | 2 |  |
| **DUKE ENERGY FLORIDA, LLC** – **DIRECT** |
| 23 | Gary P. Dean | GPD-1 | Forms 42-1A - 42-9A January 2020 – December 2020  | 1 |  |
| 24 | Gary P. Dean | GPD-2 | Capital Program DetailJanuary 2020 – December 2020 | 1 |  |
| 25 | Gary P. Dean | GPD-3 | Forms 42-1E – 42-9EJanuary 2021– December 2021 | 2 |  |
| 26 | Gary P. Dean | GPD-4 | Capital Program DetailJanuary 2021 – December 2021 | 2 |  |
| 27 | Gary P. DeanTimothy HillReginald AndersonKim S. McDaniel | GPD-5 | Forms 42-1P – 42-8PJanuary 2022– December 2022 | 3-10 |  |
| 28 | Kim S. McDaniel | KSM-1 | Review of Integrated Clean Air Compliance Plan | 1-10 |  |
| **TAMPA ELECTRIC COMPANY** – **DIRECT** |
| 29 | M. Ashley Sizemore | MAS-1 | Final Environmental Cost Recovery Commission Forms 42-1A through 42-9A for the period January 2020 through December 2020 | 1 |  |
| 30 | M. Ashley Sizemore | MAS-2 | Environmental Cost RecoveryCommission Forms 42-1E through 42-9E for the Period January 2021 through December 2021 | 2 |  |
| 31 | M. Ashley Sizemore | MAS-3 | Environmental Cost RecoveryForms 42-1P through 42-8P Forms for the PeriodJanuary 2022 through December 2022 | 3-10 |  |
| **STAFF HEARING EXHIBITS** |
| 32 | Michael W. Sole(2-16) | Staff Exhibit 32 | FPL’s response to Staff’s Second Set of Interrogatories Nos. 2-16 *Bates Nos. 00001-00016* | 1, 4, 5, 6, 7 |  |
| 33 | Michael W. Sole (17, 18b, 18c, 22-23)Renae B. Deaton (18a, 19-21) | Staff Exhibit 33 | FPL’s response to Staff’s Third Set of Interrogatories Nos. 17-23 *Bates Nos. 00017-00024* | 2, 3, 4, 5, 6, 7, 11, 12  |  |
| 34 | Michael W. Sole (24-27)Renae B. Deaton (27) | Staff Exhibit 34 | FPL’s response to Staff’s Fourth Set of Interrogatories Nos. 24-29 *Bates Nos. 00025-00030* | 3, 4, 5, 6, 7, 8, 9, 11, 12  |  |
| 35 | Renae B. Deaton(28) | Staff Exhibit 35 | FPL’s response to Staff’s Fifth Set of Interrogatories No. 28*Bates Nos. 00031-00035* |  |  |
| 36 | N/A | Staff Exhibit 36 | Gulf’s response to Staff’s First Production of Documents No. 1**(No. 1 has attachments)***Bates Nos. 00036-00037* | 2, 4, 5, 6, 7 |  |
| 37 | Richard L. Hume (1-4) | Staff Exhibit 37 | Gulf’s response to Staff’s First Set of Interrogatories Nos. 1-4 *Bates Nos. 00038-00042* | 1, 4, 5, 6, 7 |  |
| 38 | Richard L. Hume (5) | Staff Exhibit 38 | Gulf’s response to Staff’s Second Set of Interrogatories No. 5 *Bates Nos. 00043-00044* | 1, 4, 5, 6, 7 |  |
| 39 | Richard L. Hume (6-7, 9-10) Zia Hazari(8) | Staff Exhibit 39 | Gulf’s response to Staff’s Third Set of Interrogatories Nos. 6-10 *Bates Nos. 00045-00051* | 2, 4, 5, 6, 7 |  |
| 40 | Kimberly Spence McDaniel (2) | Staff Exhibit 40 | DEF’s response to Staff’s Second Set of Interrogatories No. 2 *Bates Nos. 00052-00061* | 1, 4, 5, 6, 7 |  |
| 41 | Timothy Hill (4)Reginald Anderson (5)Gary P. Dean (6) | Staff Exhibit 41 | DEF’s response to Staff’s Third Set of Interrogatories Nos. 4-6 *Bates Nos. 00062-00068* | 2, 4, 5, 6, 7 |  |
| 42 | Kim Spence McDaniel (7-8) | Staff Exhibit 42 | DEF’s response to Staff’s Fourth Set of Interrogatories Nos. 7-8 *Bates Nos. 00069-00073* | 3, 4, 5, 6, 7, 8, 9 |  |
| 43 | N/A | Staff Exhibit 43 | TECO’s response to Staff’s First Request for Production Nos. 1-2**(No. 1 has attachments)***Bates Nos. 00074-00077* | 3, 4, 5, 6, 7, 8, 9 |  |
| 44 | M. Ashley Sizemore (3-13) | Staff Exhibit 44 | TECO’s response to Staff's Third Set of Interrogatories Nos. 3-13 *Bates Nos. 00078-00091* | 1, 4, 5, 6, 7 |  |
| 45 | M. Ashley Sizemore (14) | Staff Exhibit 45 | TECO’s response to Staff's Fourth Set of Interrogatories No. 14 *Bates Nos. 00092-00093* | 1, 4, 5, 6, 7 |  |
| 46 | M. Ashley Sizemore (15-17) | Staff Exhibit 46 | TECO’s response to Staff's Fifth Set of Interrogatories Nos. 15-17 *Bates Nos. 00094-00099* | 2, 4, 5, 6, 7 |  |
| 47 | M. Ashley Sizemore (18-24) | Staff Exhibit 47 | TECO’s response to Staff's Sixth Set of Interrogatories Nos. 18-24 *Bates Nos. 00100-00107* | 3, 4, 5, 6, 7, 8, 9 |  |
| 48 |  | Staff Exhibit 48 | TECO’s response to Staff’s Seventh Set of Interrogatories No. 25*Bates Nos. 00108-00109* | 3, 4, 5, 6, 7, 8, 9 |  |
| 49 | N/A | Staff Exhibit 49 | Letter from Malcolm Means/TECO dated 10/1/21, With Attached 2022 Cost Recovery Factors Document No: 011811-2021*Bates Nos. 00110-00224* | 3, 4, 5, 6, 7, 8, 9 |  |