

Antonia Hover

From: Antonia Hover
Sent: Friday, April 30, 2021 3:57 PM
To: 'Shelia@guildaylaw.com'
Cc: Consumer Contact
Subject: FW: AMENDED COMMENTS - DOCKET # 20210016-EI / DUKE ENERGY
Attachments: PSC - FPMA AMENDED COMMENTS (04-30-21) (Duke Energy) - Final.pdf

Good Afternoon, Ms. Moser.

We will be placing the comments below in consumer correspondence in Docket No. 20210016, and forwarding them to the Office of Consumer Assistance and Outreach.

Thank you!

Toni Hover
Commission Deputy Clerk I
Florida Public Service Commission
2540 Shumard Oak Boulevard
Tallahassee, FL 32399
Phone: (850) 413-6467

From: Shelia Moser <Shelia@guildaylaw.com>
Sent: Friday, April 30, 2021 3:52 PM
To: Records Clerk <CLERK@PSC.STATE.FL.US>; Antonia Hover <ahover@psc.state.fl.us>
Cc: Bob Fingar <Bob@guildaylaw.com>
Subject: AMENDED COMMENTS - DOCKET # 20210016-EI / DUKE ENERGY

Good afternoon. Please see attached Amended Comments from the Florida Petroleum Marketers Association, Inc., to be filed in the above-referenced docket. Thank you for your kind assistance.

SHELIA MOSER, FRP
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FOR ROBERT D. FINGAR, ESQ.
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**Florida Petroleum Marketers
Association, Inc.**

BEFORE THE
FLORIDA PUBLIC SERVICE COMMISSION

Petition for Limited Proceeding to Approve) Docket No. 20210016-EI
2021 Settlement Agreement, Including General)
Rate Base Increases, by Duke Energy Florida, LLC) Filed: April 30, 2021

**AMENDED COMMENTS OF THE
FLORIDA PETROLEUM MARKETERS ASSOCIATION**

After further discussion with Duke Energy Florida in which FPMA learned more details about the implementation of DEF’s EV programs and the limited nature of the EV programs in scale, scope, and timing, FPMA would like to amend its original comments and request for a separate proceedings dated April 27, 2021 with the following updated position. FPMA understands that its members may participate in DEF’s program by hosting DC Fast Chargers and also participating in the C&I Rebate program to fund installations operated by member fueling locations. FPMA reiterates its position that private sector investment in the installation of EV charging stations is critical to the long-term provision of EV charging services, and the importance of ensuring there is a balanced and level playing field between any utility investment and private market operators. Given the investment and unit installation caps included in the DEF proposal and Duke’s commitment to FPMA’s members to participate in the programs, FPMA withdraws its objections to DEF’s EV program and the Settlement Agreement. FPMA wishes to stress this position does not represent blanket support for utility participation in the vehicle fueling market and that the Commission must maintain a strong role in the oversight of utility participation in EV charging in any future utility filing relating to EV charging.

/s/ Robert D. Fingar

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