BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition for rate increase by Florida DOCKET NO. 20210015-EI Power & Light Company.

DATED: JULY 16, 2021

AMENDED REQUEST FOR NAMING OF QUALIFIED REPRESENTATIVE

Pursuant to Rules 28-106.106 and 28-106.107, Florida Administrative Code, Florida Internet & Television ("FIT") requests that Thomas Scott Thompson, an attorney with the law firm Mintz, Levin, Cohn, Ferris, Glovsky and Popeo, P.C., be named a qualified representative for FIT in Docket No. 20210015-EI, In re: Petition for rate increase by Florida Power & Light Company. Mr. Thompson will associate with and be co-counsel with Floyd R. Self, B.C.S. (Fla. Bar No. 608025), Berger Singerman LLP.

1. Mr. Thompson's business address is as follows:

T. Scott Thompson, Esq. Mintz, Levin, Cohn, Ferris, Glovsky and Popeo, P.C. 555 12th Street NW, Suite 1100 Washington, DC 20004 Telephone: (202) 434-7440 Email: <u>SThompson@mintz.com</u>

2. Consistent with Rule 28-106.106(2)(a), F.A.C., FIT is aware that it can elect to be represented solely by "counsel," as that term is defined by Rule 28-106.106(1) of the Florida Administrative Code.

3. FIT submits that Mr. Thompson possesses the necessary qualifications to continue to responsibly represent FIT's interests in these matters. In this regard, Mr. Thompson's qualifications are set forth in the attached affidavit.

4. As reflected in Mr. Thompson's affidavit, he: (i) is an attorney admitted to practice in the District of Columbia, (ii) has reviewed those portions of the Florida Statutes relative to the Commission's jurisdiction, (iii) has reviewed the Florida Rules of Civil Procedure relating to discovery in an administrative proceeding, and (iv) has reviewed those portions of the Florida Administrative Code and Florida Statutes related to the rules of evidence, including the concept of hearsay in an administrative proceeding.

5. Consistent with the standard set forth in Rule 28-106.106, F.A.C., Mr. Thompson has acquired or will acquire actual knowledge of the factual and legal issues involved insofar as his representation of FIT is concerned in the above-referenced matters.

WHEREFORE, for the above and foregoing reasons, FIT respectfully requests that this request for Naming of Qualified Representative be granted.

Dated this 16th day of July, 2021.

Respectfully submitted, /s/ Floyd R. Self

Floyd R. Self, B.C.S. (Fla. Bar No. 608025) Berger Singerman LLP 313 North Monroe Street, Suite 301 Tallahassee, Florida 32301 Direct Telephone: (850) 521-6727 Email: fself@bergersingerman.com

Attorney for and Authorized on behalf of Florida Internet and Television Association, Inc.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of foregoing has been served by

electronic mail to the following on this 16th day of July, 2021:

Bradley Marshall Jordan Luebkemann 111 S. Martin Luther King Jr. Blvd. Tallahassee, Florida 32301 On behalf of Florida Rising, Inc., League of Latin American Citizens of Florida and Environmental Confederation of Southwest Florida <u>bmarshall@earthjustice.org</u> jluebkemann@earthjustice.org

Thomas Jernigan Major Holly Buchanan Captain Robert Friedman TSgt. Arnold Braxton **Ebony Payton** Scott Kirk Federal Executive Agencies 139 Barnes Drive, Suite 1 Tvndall AFB. Florida 32403 thomas.jernigan.3@us.af.mil holly.buchanan.1@us.af.mil robert.friedman.5@us.af.mil arnold.braxton@us.af.mil ebony.payton.ctr@us.af.mil ULFSC.Tyndall@us.af.mil scott.kirk.2@us.af.mil

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Jon C. Moyle, Jr. Karen A. Putnal Moyle Law Firm, P.A. 118 North Gadsden Street Tallahassee, FL 32301 On behalf of Florida Industrial Users Group jmoyle@moylelaw.com kputnal@moylelaw.com mqualls@moylelaw.com George Cavros Southern Alliance of Clean Energy 120 E. Oakland Park Blvd. Suite 105 Fort Lauderdale, Florida 33334 george@cavros-law.com

James W. Brew Laura W. Baker Joseph Briscar Stone Law Firm 1025 Thomas Jefferson Street NW Suite 800 West Washington, DC 20007 On behalf of Florida Retail Federation jbrew@smxblaw.com jwb@smxblaw.com jrb@smxblaw.com

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William C. Garner Law Office of William C. Garner, PLLC 3425 Bannerman Road Unit 105, #414 On behalf of The Cleo Institute Inc. Tallahassee, FL 32312 bgarner@wcglawoffice.com

Nathan A. Skop 420 NW 50th Blvd. Gainesville, Florida 32607 On behalf of Daniel R. and Alexandria Larson n_skop@hotmail.com

Robert Scheffel Wright John T. Lavia, III Gardner Law Firm 1300 Thomaswood Dr. Tallahassee, FL 32308 On behalf of Floridians Against Increased Rates, Inc. <u>schef@gbwlegal.com</u> jlavia@gbwlegal.com Barry A. Naum Spilman Thomas & Battle, PLLC 1100 Bent Creek Blvd. Suite 101 Mechanicsburg, PA 17050 On behalf of Walmart, Inc. bnaum@spilmanlaw.com Christina I. Reichert Earth justice 4500 Biscayne Blvd., Ste. 201 Miami, FL 33137 On behalf of League of United Latin Citizens of Florida Environmental Confederation of Southwest Florida Florida Rising <u>creichert@earthjustice.org</u> <u>flcaseupdates@earthjustice.org</u>

Bianca Yva Faustin Lherisson Shaw Philip Stiller Suzanne Smith Brownless Special Counsel, Office of the General Counsel Florida Public Service Commission 2540 Shumard Oak Blvd. Tallahassee, FL 32399-0850 <u>blheriss@psc.state.fl.us</u> <u>sstiller@psc.state.fl.us</u> <u>sbrownle@psc.state.fl.us</u>

/s/ Floyd R. Self

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

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In Re: Applications for qualified)	Docket No.
representative status)	Filed: July 14, 2021

AFFIDAVIT

THOMAS SCOTT THOMPSON, being first duly sworn, states that:

1. I am an attorney with the law firm Mintz, Levin, Cohn, Ferris, Glovsky and Popeo, P.C..

2. I have been engaged to represent the Florida Internet & Television, Inc. ("FIT") in connection with Petition for rate increase by Florida Power & Light Company.

3. I have prepared this affidavit in connection with FIT's request that I be named a qualified representative of FIT in Docket No. 20210015-EI, In re: Petition for rate increase by Florida Power & Light Company, and all docketed and non-docketed matters before the Florida Public Service Commission ("Commission").

4. I possess the necessary qualifications to responsibly represent FIT in all docketed and nondocketed matters before the Commission.

5. I am a member in good standing of the bar of the District of Columbia; and have practiced extensively before utility regulatory agencies and authorities, including the Public Service Commissions of Ohio, Pennsylvania, Virginia, Massachusetts, Vermont, and the Federal Communications Commission.

6. I have knowledge of the Florida Statutes relevant to the Commission's jurisdiction; knowledge of the Florida Rules of Civil Procedure relating to discovery in administrative proceedings; and knowledge of the Florida Administrative Code and Florida Statutes relative to the rules of evidence, including the concept of hearsay in administrative proceedings. I have acquired or will acquire knowledge of the factual and legal issues in these matters, and have knowledge of, am in compliance with and will comply with the Standards of Conduct for qualified representatives contained in Rule 28-106.107, Florida Administrative Code.

I declare the foregoing is true and correct based on my knowledge, information, and belief.

Thomas Scott Thompson

SWORN TO AND SUBSCRIBED before me this ____ day of July 2021

Commonwealth of Virginia, Al lingfor SS. Notary Public My Commission expires: ELNORA A MALONE NOTARY PUBLIC REGISTRATION # 7865834 COMMONWEALTH OF VIRGINIA MY COMMISSION EXPIRES SEPTEMBER 30, 2024 4