BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition for rate increase by Florida

Power & Light Company.

DOCKET NO.: 20250011-EI

FILED: July 10, 2025

OFFICE OF PUBLIC COUNSEL'S SECOND AMENDED NOTICE OF VIDEO CONFERENCE DEPOSITION DUCES TECUM

TO: Maria Moncada
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NOTICE is hereby given that the undersigned or another attorney with the Office of Public Counsel will take the video conference deposition of the following named individuals indicated below:

NAME	DATE and TIME	LOCATION
Dawn Nichols	July 14, 2025 8:30 a.m. (Eastern Time)	Via Microsoft Teams Link (Link will be circulated to witness and counsel prior to deposition)
Eduardo De Varona	July 14, 2025 (30 Minutes after Nichols Depo ends)	Via Microsoft Teams Link (Link will be circulated to witness and counsel prior to deposition)
Ned Allis	July 15, 2025 9:00 a.m. (Eastern Time)	Via Microsoft Teams Link (Link will be circulated to witness and counsel prior to deposition)
Arne Olson	July 15, 2025 (30 Minutes after Allis Depo ends)	Via Microsoft Teams Link (Link will be circulated to witness and counsel prior to deposition)

NAME	DATE and TIME	LOCATION
Andrew Whitley	July 16, 2025 8:30 a.m. (Eastern Time)	Via Microsoft Teams Link (Link will be circulated to witness and counsel prior to deposition)
Tara DuBose	July 16, 2025 (30 Minutes after Whitley Depo ends)	Via Microsoft Teams Link (Link will be circulated to witness and counsel prior to deposition)
Tim Oliver	July 17, 2025 8:30 a.m. (Eastern Time)	Via Microsoft Teams Link (Link will be circulated to witness and counsel prior to deposition)
Liz Fuentes	July 17, 2025 (No sooner than 1 p.m., or 30 Minutes after Oliver Depo ends if after 1 p.m.)	Via Microsoft Teams Link (Link will be circulated to witness and counsel prior to deposition)
Armando Pimentel, Jr.	July 18, 2025 8:30 a.m. (Eastern Time)	Via Microsoft Teams Link (Link will be circulated to witness and counsel prior to deposition)
Jessica Buttress	July 18, 2025 (30 Minutes after Pimentel Depo ends)	Via Microsoft Teams Link (Link will be circulated to witness and counsel prior to deposition)
Tiffany Cohen	July 21, 2025 9:00 a.m. (Eastern Time)	Via Microsoft Teams Link (Link will be circulated to witness and counsel prior to deposition)
Keith Ferguson	July 21, 2025 (30 Minutes after Cohen Depo ends)	Via Microsoft Teams Link (Link will be circulated to witness and counsel prior to deposition)

NAME	DATE and TIME	LOCATION
Ina Laney	July 22, 2025 8:30 a.m. (Eastern Time)	Via Microsoft Teams Link (Link will be circulated to witness and counsel prior to deposition)
Danielle Powers	July 22, 2025 (30 Minutes after Laney Depo ends)	Via Microsoft Teams Link (Link will be circulated to witness and counsel prior to deposition)
Scott Bores	July 23, 2025 9:00 a.m. (Eastern Time)	Via Microsoft Teams Link (Link will be circulated to witness and counsel prior to deposition)
Nick Phillips	July 23, 2025 (30 Minutes after Bores Depo ends)	Via Microsoft Teams Link (Link will be circulated to witness and counsel prior to deposition)
James Coyne	July 24, 2025 9:00 a.m. (Eastern Time)	Via WebEx Link (Link will be circulated by FPL to witness and counsel prior to deposition)

Each deponent not previously deposed regarding their direct testimony in this docket is requested to have copies of all the work papers and other materials used in the preparation of any testimony or responses to discovery requests in this docket related to the subject matter of the deposition, and any documents identified by the undersigned prior to the deposition. If the witness was previously deposed regarding their direct testimony in this docket, the duces tecum request and the scope of the deposition shall be limited to their rebuttal testimony.

This deposition shall be taken upon oral examination before an official court reporter or other officer authorized by law to take depositions. The oral examination will continue from day to day until completed. The deposition is being taken for purposes of discovery, for use at trial, or for any other purposes allowed under the Florida Rules of Civil Procedure and the Rules of the Florida Public Service Commission.

Note that confidential information may be addressed in any of these depositions. Counsel is expected to take all necessary steps to protect the confidentiality of the information.

Please govern yourselves accordingly.

Respectfully submitted,

Walt Trierweiler Public Counsel Florida Bar No.: 912468

/s/ Mary A. Wessling
Mary A. Wessling
Associate Public Counsel
Florida Bar No.: 93590

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Attorneys for the Citizens of the State of Florida

CERTIFICATE OF SERVICE DOCKET NO. 20250011-EI

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished by electronic mail on this 10th day of July, 2025, to the following:

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