

February 17, 2011

**UNITED STATES OF AMERICA  
NUCLEAR REGULATORY COMMISSION**

Before the Atomic Safety and Licensing Board

In the Matter of	)	
	)	
NextEra Energy Seabrook, LLC	)	Docket No. 50-443-LR
	)	
(Seabrook Station)	)	
	)	
(Operating License Renewal)	)	ASLBP No. 10-906-02-LR

NextEra Energy Seabrook, LLC's Unopposed Motion to Defer Initial Disclosures

NextEra Energy Seabrook, LLC (hereinafter "NextEra"), with the consent of the other parties,<sup>1</sup> hereby moves the Atomic Safety and Licensing Board ("Board") to defer all initial disclosures required by 10 C.F.R. §2.336 and the NRC Staff's provision of the hearing file required by 10 C.F.R. §2.1203 until after disposition of petitions for review of the Board's February 15, 2011 Memorandum and Order (Ruling on Petitions for Intervention and Requests for Hearing), LBP-11-02. NextEra has informed the parties that it intends to file, within the period allowed by 10 C.F.R. § 2.311(b), a petition for review of the Board's ruling admitting contentions filed by BN and NEC. NEC has informed NextEra that it too will be filing a petition for review of certain rulings limiting its contentions. To avoid the burden of proceeding with disclosure and the expenditure of considerable resources by all parties on admitted contentions that could be affected by Commission review, the parties have agreed to defer the disclosure obligations of all of

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<sup>1</sup> The other parties are the New England Coalition and Friends of the Coast (collectively "NEC"); Beyond Nuclear, the Seacoast Anti-Pollution League, and the New Hampshire Sierra Club (collectively "BN"); and, the NRC Staff.

the parties, on all of the admitted contentions, as well as the NRC Staff's provision of a hearing file until after the planned appeals are resolved.

The parties collectively request that the Board approve this alteration of the schedule pursuant to 10 C.F.R. §§2.319(k), 2.332(c), and 2.336(a). The deferral of the disclosure and hearing file obligations would not preclude voluntary disclosures by any party during the deferral period.

In accordance with 10 C.F.R. §2.323(b), NextEra has consulted with the other parties on this motion and obtained their consent to the motion.

Respectfully Submitted,

Signed (electronically) Antonio Fernández

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CERTIFICATE OF SERVICE

I hereby certify that copies of the foregoing “NextEra Energy Seabrook, LLC’s Unopposed Motion to Defer Initial Disclosures,” were provided to the Electronic Information Exchange for service to those individuals listed below and others on the service list in this proceeding, this 17th day of February, 2011.

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Signed (electronically) by Antonio Fernández

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Antonio Fernández