## UNITED STATES OF AMERICA NUCLEAR REGULATORY COMMISSION

## BEFORE THE COMMISSION

In the Matters of	) )
DTE ELECTRIC COMPANY (Fermi Nuclear Power Plant, Unit 2)	Docket No. 50-341 ASLBP No. 14-933-01-LR-BD01
DTE ELECTRIC CO. (Fermi Nuclear Power Plant, Unit 3)	) Docket No. 52-033-COL
DUKE ENERGY CAROLINAS, LLC (William States Lee III Nuclear Station, Units 1 and 2)	Docket Nos. 52-018-COL, 52-019-COL
FIRSTENERGY NUCLEAR OPERATING CO. (Davis-Besse Nuclear Power Station, Unit 1)	) Docket No. 50-346-LR )
FLORIDA POWER & LIGHT CO. (Turkey Point Units 6 and 7)	Docket Nos. 52-040-COL, 52-041-COL
LUMINANT GENERATION CO. LLC (Comanche Peak Nuclear Power Plant, Units 3 and 4)	Docket Nos. 52-034-COL, 52-035-COL
NEXTERA ENERGY SEABROOK, LLC (Seabrook Station, Unit 1)	) Docket No. 50-443-LR
NUCLEAR INNOVATION NORTH AMERICA LLC (South Texas Project Units 3 and 4)	Docket Nos. 52-012-COL, 52-013-COL
PACIFIC GAS & ELECTRIC CO. (Diablo Canyon Nuclear Power Plant, Units 1 and 2)	Docket Nos. 50-275-LR, 50-323-LR
PROGRESS ENERGY FLORIDA, INC. (Levy County Nuclear Power Plant, Units 1 and 2)	Docket Nos. 52-029-COL, 52-030-COL
SOUTH TEXAS PROJECT NUCLEAR OPERATING CO. (South Texas Project Units 1 and 2)	) Docket Nos. 50-498-LR, ) 50-499-LR

TENNESEE VALLEY AUTHORITY (Bellefonte Nuclear Power Plant Units 3 and 4)	) Docket Nos. 52-014-COL, 52-015-COL
TENNESSEE VALLEY AUTHORITY (Sequoyah Nuclear Plant, Units 1 and 2)	) Docket Nos. 50-327-LR, 50-328-LR
TENNESSEE VALLEY AUTHORITY (Watts Bar Nuclear Plant, Unit 2)	) Docket No. 50-391-OL
UNION ELECTRIC CO. (Callaway Nuclear Power Plant, Unit 1)	) Docket No. 50-483-LR
VIRGINIA ELECTRIC AND POWER CO. d/b/a DOMINION VIRGINIA POWER and OLD DOMINION ELECTRIC COOPERATIVE (North Anna Power Station, Unit 3)	) Docket No. 52-017-COL ) )

## ERRATA TO PETITION TO SUSPEND FINAL DECISIONS IN ALL PENDING REACTOR LICENSING PROCEEDINGS PENDING ISSUANCE OF WASTE CONFIDENCE SAFETY FINDINGS

Petitioners hereby provide a set of errata to their Petition to Suspend Final Decisions in All Pending Reactor Licensing Proceedings Pending Issuance of Waste Confidence Findings (Sept. 29, 2014) ("Petition to Suspend Final Decisions"). Through these errata, Petitioners remove references to two organizations (Citizens Allied for Safety Energy and Riverkeeper) that were erroneously listed as participants in the Petition. The errata are:

## Delete "Citizens Allied for Safe Energy, Inc. (Former Intervenor in Turkey Point Units 6 and 7 COL Proceeding)" Delete "Riverkeeper (Intervenor in Indian Point Units 2 and 3 license renewal proceeding)" Delete Barry White signature block that reads, "Signed (electronically) by: / Barry

Page Line Correction

11-19 Delete Barry White signature block that reads, "Signed (electronically) by: / Barry White / Citizens Allied for Safe Energy / 1001 SW 129 Terr. / Miami, FL 33176 / 305-251-1960 / E-mail: <a href="mailto:btwamia@bellsouth.net">btwamia@bellsouth.net</a> / Duly authorized representative of Citizens Allied for Safe Energy in Turkey Point COL proceeding"

Petitioners would also like to inform the Commission and the Atomic Safety and
Licensing Board panels in the above-captioned proceedings that the Petition to Suspend Final
Decisions and accompanying Motion to File a New Contention Concerning the Absence of
Required Waste Confidence Safety Findings, along with this errata sheet, were prepared
primarily by licensed attorneys, Diane Curran and Mindy Goldstein.

Respectfully submitted,

Signed (electronically) by:

Diane Curran Harmon, Curran, Spielberg & Eisenberg, L.L.P. 1726 M Street N.W. Suite 600 Washington, D.C. 20036 202-328-3500

E-mail: dcurran@harmoncurran.com

Counsel to San Luis Obispo Mothers for Peace in Diablo Canyon Units 1 & 2 License Renewal Proceeding, Counsel to Southern Alliance for Clean Energy in Watts Bar Unit 2 Operating License Proceeding, counsel to Nuclear Information and Resource Service and Ecology Party of Florida in Levy County Units 1 & 2 COL proceeding

Signed (electronically) by:

Robert V. Eye Robert V. Eye Law Office, L.L.C. 123 SE 6th Ave., Suite 200 Topeka, KS 66603 785-234-4040

E-mail: bob@kauffmaneye.com

Counsel for SEED Coalition in Comanche Peak Units 3 & 4 COL proceeding, South Texas Units 3 & 4 COL proceeding, and South Texas Units 1 & 2 license renewal proceeding

Signed (electronically) by:

Mindy Goldstein Turner Environmental Law Clinic 1301 Clifton Road Atlanta, GA 30322 404-727-3432

Email: magolds@emory.edu

Counsel to National Parks Conservation Association and the Southern Alliance for Clean Energy in Turkey Point Units 6 & 7 COL proceeding.

Signed (electronically) by: Terry J. Lodge 316 North Michigan St., Suite 520 Toledo, OH 43604-5627 419-255-7552

E-mail: tilodge50@yahoo.com

Attorney for Beyond Nuclear, Citizens Environment Alliance of Southwestern Ontario, Don't Waste Michigan, and the Green Party of Ohio in Davis-Besse Nuclear Power Station Unit 1 license renewal proceeding; Beyond Nuclear, Citizens Environment Alliance of Southwestern Ontario, and Don't Waste Michigan in Fermi Unit 2 license renewal proceeding; Beyond Nuclear, Citizens Environment Alliance of Southwestern Ontario, Citizens for Alternatives to Chemical Contamination, Don't Waste Michigan, and the Sierra Club Michigan Chapter in the Fermi Unit 3 COL proceeding

Signed (electronically) by:
Henry B. Robertson
Great Rivers Environmental Law Center

319 N. Fourth Street, Suite 800 St. Louis, MO 63102

21/ 221 /101

314-231-4181

E-mail: <u>hrobertson@greatriverslaw.org</u>

Counsel to Missouri Coalition for the Environment in Callaway Unit 1 license renewal proceeding

Signed (electronically) by: John D. Runkle

2121 Damascus Church Road

Chapel Hill, NC 27516

919-942-0600

E-mail: junkle@pricecreek.com

Counsel to Blue Ridge Environmental Defense League in the Bellefonte Units 3 & 4 COL proceeding; Blue Ridge Environmental Defense League in North Anna 3 COL proceeding; Blue Ridge Environmental Defense League in the Sequoyah license renewal proceeding; Blue Ridge Environmental Defense League in the William States Lee COL proceeding

Signed (electronically) by:

**Raymond Shadis** 

Friends of the Coast/New England Coalition

Post Office Box 98

Edgecomb, Maine 04556

207-882-7801

E-mail: shadis@prexar.com

Duly authorized representative of Friends of the Coast and New England Coalition in Seabrook license renewal proceeding

October 1, 2014