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## BY ELECTRONIC FILING

Scott S. Harris Clerk of the Court Supreme Court of the United States 1 First Street, NE Washington, DC 25043

Re: NextEra Energy, Inc. v. Elliott Associates, L.P., et al., No 18-957

Dear Mr. Harris:

I am counsel to Elliott Associates, L.P., Elliott International, L.P., and the Liverpool Limited Partnership, three of the respondents in the above-captioned matter (together, "Elliott"). Mark E. McKane, counsel for the fourth respondent, Energy Future Holdings Corporation ("EFH," and with Elliott, "respondents"), joins in this letter.

Responses to the petition for a writ of certiorari filed by petitioner NextEra Energy, Inc., are presently due February 25, 2018. Pursuant to Rules 30.2 and 30.4, respondents respectfully request an extension until March 27, 2019, for all respondents to respond to the petition (*i.e.*, a 30-day extension).

Between now and the present due date for the responses to the petition, I currently have several other briefs due, as well as oral argument scheduled before the Court of Appeals for the Federal Circuit in NXP USA, Inc. v. NFC Technology, LLC, No. 18-1138, on February 8, 2019, and before this Court in Mission Products Holdings, Inc. v. Tempnology, LLC, No. 17-1657, on February 20, 2019. In addition, respondents have discussed the possibility of coordinating on a single response to the petition, but preparing a consolidated response, if possible, would require additional time.

Accordingly, respondents request this 30-day extension for all respondents to allow sufficient time for counsel to respond to the petition. Moreover, this extension will not prejudice petitioner, as the revised schedule would still allow the petition to be fully briefed and considered at conference well before the summer break.

Respectfully submitted,

Douglas H. Hallward-Driemeier

Counsel for Respondents Elliott Associates, L.P., Elliott International, L.P., and the Liverpool

Limited Partnership

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