August 12, 2021

Francis Fuselier General Counsel Fluence Energy, Inc. 4601 Fairfax Drive, Suite 600 Arlington, VA 22203

Re: Fluence Energy,

Inc.

Amendment No. 1 to

Draft Registration Statement on Form S-1

Submitted August 6,

2021

CIK No. 0001868941

Dear Mr. Fuselier:

We have reviewed your amended draft registration statement and have the following $\boldsymbol{\theta}$

comments. In some of our comments, we may ask you to provide us with information so we

may better understand your disclosure.

Please respond to this letter by providing the requested information and either submitting

an amended draft registration statement or publicly filing your registration statement on

 $\ensuremath{\mathsf{EDGAR}}.$ If you do not believe our comments apply to your facts and circumstances or do not

believe an amendment is appropriate, please tell us why in your response.

 $\qquad \qquad \text{After reviewing the information you provide in response to these comments and your } \\$

amended draft registration statement or filed registration statement, we may have additional

comments.

Draft Registration Statement on Form S-1 filed August 6, 2021 General, page i

1. Please respond to all comments in a letter filed as a correspondence on EDGAR.

2. We note your disclosure in response to prior comment two in our letter dated July 21, 2021. Please disclose

Tay Pacaiyahla

the total economic value of the payments under the Tax Receivable

Agreement. Because it

appears that you use Adjusted EBITDA as a significant metric for

measuring your

financial performance and because this measure does not account for a

reduction in a deferred

tax asset, please describe the impact the arrangement has on the

business's total

enterprise value and, consequently, the price of the securities you will be offering in the IPO.

The discussion of the Tax Receivable Agreement and the redirection

of cash flows to the

pre-IPO owners should be given more prominence in your prospectus
Francis Fuselier

Fluence Energy, Inc.

August 12, 2021

Page 2

than is currently present. Because the arrangement could be considered a windfall for the

 $\ensuremath{\text{pre-IPO}}$ owners, your disclosure should adequately and prominently address the fact that

the agreement confers significant economic benefits to the counterparties

Agreement and redirects cash flows to them at the expense of public shareholders.

Organizational Structure Following the Transactions, page 63

3. You disclose that your post-IPO organizational structure in the form of an ${\tt umbrella}$

partnership-C corporation ($\,$ UP-C $\,$) will treat your Founders generally advantageously if

they continue to hold their equity interests in an entity that is not taxed as a corporation for $\ensuremath{\mathsf{T}}$

 $\mbox{U.S.}$ tax purposes. Please briefly explain how the UP- \mbox{C} structure achieves the tax benefits

that is intended. Further, please provide an analysis of whether the tax consequences of

the tax receivable agreement, or the tax benefits expected to result from acquisitions of

 $\dot{}$ LLC Interests from existing owners are material to an investor in the Class A common

stock. Finally, in an appropriate location, provide a discussion regarding why the company

chose this structure for reorganization including both the positive and negative aspects.

Accounting Branch Chief at (202) 551-3768 if you have questions regarding comments on the

financial statements and related matters. Please contact Sherry Haywood, Staff Attorney at (202)

551-3345 or Geoffrey Kruczek, Staff Attorney at (202) 551-3641 with any other questions.

Sincerely, FirstName LastNameFrancis Fuselier

Division of

Office of

Corporation Finance Comapany NameFluence Energy, Inc.

Manufacturing
August 12, 2021 Page 2
cc: Alison Haggerty
FirstName LastName