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COMMISSION
 CLERK

July 28, 2005

VIA HAND DELIVERY

Ms. Blanca S. Bayó, Director
 Division of the Commission Clerk and
 Administrative Services
 Florida Public Service Commission
 Betty Easley Conference Center
 2540 Shumard Oak Boulevard, Room 110
 Tallahassee, FL 32399-0850

Re: Florida Power & Light Company's Request for Confidential Classification
 In re: Petition for rate increase by Florida Power & Light Company
 In re: 2005 Comprehensive Depreciation Studies by Florida Power & Light Company -
 Docket No. 050045-EI / Docket No. 050188-EI

Dear Ms. Bayó:

Enclosed for filing are the original and two (2) copies of Florida Power & Light Company's (FPL's) Request for Confidential Classification. FPL seeks confidential treatment for certain documents responsive to discovery requests of the Staff ("Staff") of the Florida Public Service Commission in connection with FPL's Petition for rate increase. The original includes Exhibits A, B, C and D. The two copies only include Exhibit C.

Exhibit A consists of copies of all documents for which FPL seeks confidential treatment, whether in whole or in part. All information in Exhibit A that FPL asserts is entitled to confidential treatment has been highlighted. Exhibit A is submitted for filing in a separate, sealed folder marked "EXHIBIT A - CONFIDENTIAL." Exhibit B is an edited version of Exhibit A, in which the information FPL asserts is confidential has been redacted. Exhibit C consists of FPL's justification for its Request for Confidential Classification. Exhibit D contains affidavits in support of FPL's Request for Confidential Classification. Also included in this filing is a computer diskette containing FPL's Request for Confidential Classification and Exhibit C in Word format.

In accord with Rule 25-22.006(3)(d), FPL requests confidential treatment of the information in Exhibit A pending disposition of FPL's Request for Confidential Classification. Please do not hesitate to contact me should you or your Staff have any questions regarding this filing.

Sincerely,

Natalie F. Smith

MP _____
 OM _____
 TR _____
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NFS:ec
 Enclosures
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DOCUMENT NUMBER-DATE

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BEFORE THE
FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition for rate increase by)
Florida Power & Light Company.)
_____)
In re: 2005 comprehensive depreciation)
study by Florida Power & Light Company.)
_____)

Docket No. 050045-EI

Docket No. 050188-EI

Filed: July 28, 2005

**FLORIDA POWER & LIGHT COMPANY'S
REQUEST FOR CONFIDENTIAL CLASSIFICATION**

NOW, BEFORE THIS COMMISSION, through undersigned counsel, comes Florida Power & Light Company ("FPL") and, pursuant to Rule 25-22.006, Florida Administrative Code, and Section 366.093 of the Florida Statutes, hereby requests confidential classification of certain documents responsive to discovery requests of the Staff ("Staff") of the Florida Public Service Commission served on FPL in these consolidated dockets. In support of its request, FPL states as follows:

1. The confidential information is contained in documents responsive to Staff's First Request for Production of Documents, Nos. 1, 2, 3 and 4.

2. The following exhibits are included herewith and made a part hereof:

a. Exhibit A consists of all documents for which FPL seeks confidential treatment, whether in whole or in part. All information in Exhibit A that FPL asserts is entitled to confidential treatment has been highlighted. Exhibit A is submitted separately in a sealed folder marked "CONFIDENTIAL."

b. Exhibit B consists of edited versions of all documents for which FPL seeks confidential treatment. All information for which FPL requests confidential treatment has been

redacted in Exhibit B.

c. Exhibit C is a table containing a line-by-line and page-by-page identification of the information for which confidential treatment is sought and, with regard to each document or portions thereof, references to the specific statutory basis or bases for the claim of confidentiality and to the affidavits in support of the requested classification. Exhibit C is sometimes referred to hereinafter as the "Justification Table."

d. Composite Exhibit D includes the affidavits of Kathy A. Beilhart, Mark R. Lasek, Paul D. Lange and John E. Cogan in support of this request.

3. FPL submits that the highlighted information in Exhibit A is proprietary confidential business information within the meaning of section 366.093(3), Florida Statutes. To the best of FPL's knowledge, the highlighted information has not been publicly disclosed. Pursuant to section 366.093, Florida Statutes, such information is entitled to confidential treatment and is exempt from the disclosure provisions of the public records law. Thus, once the Commission determines that the information in question is proprietary confidential business information, the Commission is not required to engage in any further analysis or review such as weighing the harm of disclosure against the public interest in access to the information.

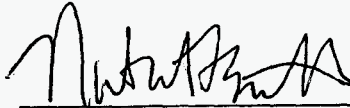
4. As the affidavits indicate, the confidential information consists of information relating to competitive interests of FPL, FPL affiliated and consolidated companies and third party investment banking firms. If publicly disclosed, this information would harm the competitive interests of the provider of the information and would trigger Securities and Exchange Commission reporting obligations. This information is protected by Section 366.093(3)(e), Florida Statutes.

5. Upon finding by the Commission that the material in Exhibit A for which FPL

seeks confidential treatment is proprietary confidential business information within the meaning of section 366.093(3), pursuant to section 366.093(4) such materials should not be declassified for a period of at least eighteen (18) months and should be returned to FPL as soon as the information is no longer necessary for the Commission to conduct its business.

WHEREFORE, for the above and foregoing reasons, as more fully set forth in the supporting materials and affidavits included herewith, Florida Power & Light Company respectfully requests that its request for confidential classification be granted.

Respectfully submitted,



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Company
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CERTIFICATE OF SERVICE

I **HEREBY CERTIFY** that a true and correct copy of the foregoing, without exhibits, has been furnished by United States Mail this 28th day of July, 2005 to the following:

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Jeremy Susac, Esquire
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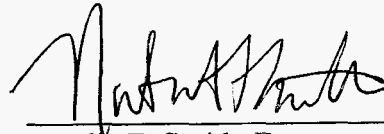
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* Indicates interested party

EXHIBIT "C"

JUSTIFICATION TABLE

EXHIBIT C

COMPANY: Florida Power & Light Company
TITLE: List of Confidential Discovery Responses
DOCKET NO: 050045-EI

Workpaper No.	Description	No. of Pages	Conf Y/N	Line No/Col No.	Florida Statute 366.093(3) Subsection	Affiant
Staff's 1 st Request for POD No.1	BNP PARIBAS Presentation: FPL Group Debt Capital Markets Discussion	30	Y	All	(e)	P. Lange
Staff's 1 st Request for POD No.1	KeyBanc Presentation: FPL Group, Inc. Debt Capital Markets Update	15	Y	All	(e)	M. Lasek
Staff's 1 st Request for POD No.1	Credit Suisse Presentation: FPL Group Alternatives for Replenishing the Hurricane Relief Fund	32	Y	All	(e)	J. Cogan
Staff's 1 st Request for POD No.2	Standard & Poor's Rating Services Rating Agency Presentation	66	Y	p.FPL162244, line 3; p.FPL162251, lines 9-12; p.FPL162257, Col. A, B, lines 4-40; p.FPL162258, Col. A, B, lines 4-37; p.FPL162260, Col. F, G, lines 4-12; line 19; p.FPL162262, line 2; p.FPL162265, lines 1-8, 10; p.FPL162266, Col. C-E, lines 4-28; p.FPL162267, Col. B, lines 8, 11, 13-16, 18, 21, 24; p.FPL162267, Col. C, lines 8-10, 13-16, 18, 21, 24; p.FPL162267, Col. D-E, lines 8-11, 13-16, 18, 21, 24; p.FPL162267, Col.	(e)	K. Beilhart

Workpaper No.	Description	No. of Pages	Conf Y/N	Line No/Col No.	Florida Statute 366.093(3) Subsection	Affiant
				<p>F, lines 4-6, 12-13, 20-22; p.FPL162275, line 3; p.FPL162276, lines 14-16; p.FPL162282, lines 8-11; p.FPL162289, Col. A-B, lines 1-2, 4-32, 35-42; p.FPL162290, Col. A-B, lines 2-4, 6-22, 25-40; p.FPL162292, Col. B4-B5, lines 7-9, 11-14; p.FPL162292, line 21; p.FPL162293, line 4; p.FPL162294, lines 12-18, 27; p.FPL162297, lines 5-6; p.FPL162299, lines 17-19, 23-24, 30; p.FPL162300, Col. B-E, lines 7-33; p.FPL162301, Col. B-F, lines 9-24; Col. G, lines 5-7, 13-15, 22-23; p.FPL162303, Col. B, line 7; p.FPL162304, line 13.</p>		
Staff's 1 st Request for POD No.3	Moody's Investors Service Rating Agency Presentation	61	Y	<p>p.FPL162379, line 10; p.FPL162386, lines 7-10; p.FPL162392, Col. A, B, lines 1-2, 4-25, 28-34; p.FPL162393, Col. A, B, lines 1-3, 6-15, 19-30; p.FPL162395, Col. A-B, lines 5-13; p.FPL162397, lines 1, 6; p.FPL162399, lines 6, 16, 21, 23-27, 29; p.FPL162400, Col. A-C, lines 4-29; p.FPL162401, Col. B-E, lines 7-10, 13-16, 18, 21, 24; Col. F, lines 3-5, 11-13, 20-22; p.FPL162409, line 8; p.FPL162410,</p>	(e)	K. Beilhart

Workpaper No.	Description	No. of Pages	Conf Y/N	Line No/Col No.	Florida Statute 366.093(3) Subsection	Affiant
				lines 7-9; p.FPL162416, lines 8-11; p.FPL162423, Col. A-B, lines 1-42; p.FPL162424, Col. A-B, lines 1-39; p.FPL162426, Col. D-E, lines 6-8, 10-13; lines 18, 20; p.FPL162427, line 4; p.FPL162428, lines 12-18; p.FPL162431, lines 6-7; p.FPL162433, lines 16-18, 21-23, 29; p.FPL162434, Col. B-E, lines 3-29; p.FPL162435, Col. A-E, lines 6-9, 12-15, 17, 20, 21, Col. F, lines 3-4,10-12,19-20; p.FPL162437, line 1.		
Staff's 1 st Request for POD No.4	Fitch Ratings Rating Agency Presentation	64	Y	p.FPL162446, line 10; p.FPL162454, lines 7-11; p.FPL162460, Col. A, B, lines 1-34; p.FPL162461, Col. A, B, lines 1-3, 6-15, 17-28; p.FPL162463, Col. B1-B2, lines 6-8, 10-14; p.FPL162465, lines 1, 6; p.FPL162467, Col. B-D, lines 4-14, 17-23; p.FPL162469, Col. B-E, lines 7-10, 12-15, 18, 21, 24, Col. F, lines 3-5, 13-16, 20-23; p.FPL162470, lines 6, 16, 21-27, 29; p.FPL162471, Col. B-D, lines 4-18, 20-29; p.FPL162472, Col. A-D, lines 6-9, 11-14, 16, 19, 21, Col. E, lines 3-4,10-12,18-20; p.FPL162480, line 8; p.FPL162481, lines 16-18; p.FPL162487, lines	(e)	K. Beilhart

Workpaper No.	Description	No. of Pages	Conf Y/N	Line No/Col No.	Florida Statute 366.093(3) Subsection	Affiant
				8-11; p.FPL162494, Col. A-B, lines 1-42; p.FPL162495, Col. A-B, lines 1-39; p.FPL162497, Col. B1-B2, lines 4-6, 8-11; p.FPL162497, line 18; p.FPL162498, line 4; p.FPL162499, lines 12-18; p.FPL162502, lines 6-7; p.FPL162504, lines 16-18, 21-23, 29; p.FPL162505, Col. C-F, lines 7-32; p.FPL162506, Col. B-F, lines 10-13, 15-18, 20, 23, 24, Col. G, lines 5-7, 14-16, 22-23.		