AFFIDAVITS

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

Docket No: 120007-EI

III ICE. Elivirolinicitai	- Cost recovery er	ause	Date: June 5, 2012	
STATE OF ELOBIDA	,			
STATE OF FLORIDA)	AFFID	AVIT OF SCOTT	E. BROWN
DUVAL COUNTY)			
BEFORE ME.	the undersigned	authority	nersonally anneared	d Scott F F

BEFORE ME, the undersigned authority, personally appeared Scott E. Brown who, being first duly sworn, deposes and says:

- 1. My name is Scott E. Brown. I am currently employed by Florida Power & Light Company ("FPL") as Production Manager, Scherer and St. Johns River Power Park in the Power Generation Division. My business address is 11201 New Berlin Road, Jacksonville, Florida 32226. I have personal knowledge of the matters stated in this affidavit.
- 2. With respect to Exhibit C, I have reviewed the documents which are included in Exhibit A to FPL's Request for Confidential Classification of Information Obtained in Connection with Audit No. 12-019-4-1. The documents or materials that I have reviewed and which are asserted by FPL to be proprietary confidential business information contain or constitute information related to competitive interests, the disclosure of which would impair FPL's competitive business and its ability to contract for goods and services on favorable terms for the benefit of its customers. Specifically, the documents contain information regarding invoicing records pertaining to work performed pursuant to the Clean Air Mercury Rule, which specifically identify the vendor names and amounts paid to those vendors. Disclosure of this information would also place FPL at a disadvantage when coupled with other information that is publicly available.
- 3. Consistent with the provisions of the Florida Administrative Code, such materials should remain confidential for a period of not less than 18 months. In addition, they should be returned to FPL as soon as the information is no longer necessary for the Commission to conduct its business so that FPL can continue to maintain the confidentiality of these documents.

4. Affiant says nothing further.

IN RF: Environmental Cost Recovery Clause

Scott E. Brown

SWORN TO AND SUBSCRIBED before me this 31st day of May, 2012, by Scott E. Brown, who is personally known to me or who has produced FIDL EXP 5-29-2020 (type of identification) as identification and who did take an oath.

W. CALVIN CRAIG NOTARY PUBLIC STATE OF FLORIDA Comm# EE182790 My Commission Expire 4/22/2016

Notary Public, State of Florida

Environmental Cost Recovery Clause	DOCKET NO. 120007-EI Date: June 5, 2012
STATE OF FLORIDA) COUNTY OF MIAMI-DADE)	AFFIDAVIT OF ANTONIO MACEO
BEFORE ME, the undersigned first duly sworn, deposes and says:	l authority, personally appeared Antonio Maceo who, being
Company ("FPL") as Manager, Internal	faceo. I am currently employed by Florida Power & Light Auditing. My business address is 9250 West Flagler Street, I knowledge of the matters stated in this affidavit.
FPL's Renewed Request for Confidenti Audit No. 12-019-4-1, for which I am materials that I have reviewed and which confidential business information, con internal auditors or information relating	it C, and the documents that are included in Exhibit A to tal Classification of Information Obtained in Connection with identified on Exhibit C as the affiant. Such documents or ch, in whole or in part, are asserted by FPL to be proprietary itain or constitute internal auditing controls and reports of g to internal auditing reports issued in 2011. To the best of confidentiality of these documents and materials.
should remain confidential for a perior returned to FPL as soon as the informat	visions of the Florida Administrative Code, such materials od of not less than 18 months. In addition, they should be tion is no longer necessary for the Commission to conduct its aintain the confidentiality of these documents.
4. Affiant says nothing furt	her.
	Antonio Maceo
SWORN TO AND SUBSCRIPM Maceo, who is personally known to me identification) as identification and who	o did take an oath.
	maria R. Aurchal
My Commission Evniros	Notary Public, State of Florida
MY COM EXP	URIA R. ARRABAL MMISSION # DD 976352 PIRES: July 4, 2014 Tu Notary Public Underwriters

Environmental Cost Recovery Clause)	DOCKET Date: June	NO. 120007-EI e 5, 2012
STATE OF FLORIDA) COUNTY OF MIAMI DADE)	A	FFIDAVIT OF RO	OGER F. MESSER
BEFORE ME, the undersigne first duly sworn deposes and says:	l authority, perso	onally appeared Rog	ger F. Messer who, being
1. My name is Roger F. I Company ("FPL") as Director, Enviro 700 Universe Boulevard, Juno Beach stated in this affidavit.	nmental Support	and Administration	y Florida Power & Light My business address is mowledge of the matters
2. I have reviewed Revise to FPL's Request for Confidential Cla No. 12-019-4-1, for which I am iden asserts is proprietary and confidenti pricing and other terms, the disclosure services on favorable terms in the fire ecological and water quality and uprainvoice records that specifically identification also reimpair the competitive business of the	sification of Infified on Exhibit ified on Exhibit I business info of which would ture. Specifical te monitoring, a y amounts paid thates to competi	ormation Obtained in C as the affiant. The rmation includes continuous impair FPL's ability, the information and the documents in the vendors for environtive interests, the discontinuous continuous	The information that FPL ontractual data, such as y to contract for goods or relates to Turkey Point nelude remediation work onmental compliance and
3. Consistent with the preshould remain confidential for a perior returned to FPL as soon as the information business so that FPL can continue to make the continue	d of not less the	an 18 months. In necessary for the C	ommission to conduct its
4. Affiant says nothing fur	her.	Roger F. Messe	Messe.
SWORN TO AND SUBSCR Messer, who is personally known to identification) as identification and wh	me or who he did take an oat	as produced h. Maria R. A	mahal (type of
My Commission Expires:	140	tary Public, State of	MARIA R. ARRABAL MY COMMISSION # DD 976352 EXPIRES: July 4, 2014 Bonded Thru Notary Public Underwriters

IN RE: Environmental Cost Recovery Clause	Docket No: 120007-EI Date: June 5, 2012				
STATE OF FLORIDA	A EDID A LIVE OF DD ANY A NUCLEUR				
COUNTY OF PALM BEACH	AFFIDAVIT OF FRANK J. NESBIHAL				
BEFORE ME, the undersigned authority, personally appeared Frank J. Nesbihal who, being first duly sworn, deposes and says:					
1. My name is Frank J. Nesbihal. I am currently employed by Florida Power & Light Company ("FPL") as the Environmental Manager for Transmission/Substation operations. My business address is 4215 Up-The-Grove-Lane, West Palm Beach, Florida 33407. I have personal knowledge of the matters stated in this affidavit.					
2. I have reviewed Exhibit C, and the documents that are included in Exhibit A to FPL's Request for Confidential Classification of Information Obtained in Connection with Audit No. 12-019-4-1. The documents or materials that I have reviewed and which are asserted by FPL to be proprietary confidential business information contain or constitute contractual data, the disclosure would impair FPL's efforts to contract for goods or services on favorable terms. The documents or materials also contain or constitute information relating to competitive interests, the disclosure of which would impair FPL's competitive business. Specifically, the information provided by FPL, includes invoicing records pertaining to substation equipment repairs and remediation work that specifically identifies the vendor names and amounts paid to those vendors. This information, if made public, would impair FPL's efforts to obtain commercially favorable pricing and terms for similar goods or services in the future.					
3. Consistent with the provisions of the Florida Administrative Code, such materials should remain confidential for a period of not less than 18 months. In addition, they should be returned to FPL as soon as the information is no longer necessary for the Commission to conduct its business so that FPL can continue to maintain the confidentiality of these documents.					
4. Affiant says nothing further.	Kin Zulelan Frank J. Nesbihal				
SWORN TO AND SUBSCRIBED before me this 3 day of MA/ 2012, by					
Frank J. Nesbihal, who is personally known to me or who has produced (type of identification) as identification and who did take an oath.					
Notary Public State of Florida Rex E Noble Jr Most Springson DD892397 Expires 07/26/2013	Notary Public, State of Florida				
7/24/2013					

IN RE: Environmental Cost Recovery Clause Docket No: 120007-EI Date: June 5, 2012
STATE OF FLORIDA) AFFIDAVIT OF RODOLFO SANCHEZ
COUNTY OF MIAMI DADE)
BEFORE ME , the undersigned authority, personally appeared Rodolfo Sanchez, who, being first duly sworn, deposes and says:
1. My name is Rodolfo Sanchez. I am currently employed by Florida Power & Light Company ("FPL") as PGD Regional Plant Manager. My business address is 9700 S.W. 344 Street, Homestead, Florida 33035. I have personal knowledge of the matters stated in this affidavit.
2. I have reviewed Exhibit C, and the documents that are included in Exhibit A to FPL's Request for Confidential Classification of Information Obtained in Connection with Audit No. 12-019-4-1. The documents or materials that I have reviewed and which are asserted by FPL to be proprietary confidential business information contain or constitute contractual vendor data, such as pricing and other terms, the disclosure of which would impair the efforts of FPL to contract for goods or services on favorable terms in the future, to the detriment of FPL and its customers. The documents also contain or constitute competitively sensitive data, the disclosure of which could impair the competitive business of the provider of the information. Specifically, those documents reflect invoice records that specifically identify amounts paid to vendors for environmental compliance and maintenance. To the best of my knowledge, FPL has maintained the confidentiality of these documents and materials.
3. Consistent with the provisions of the Florida Administrative Code, such materials should remain confidential for a period of not less than 18 months. In addition, they should be returned to FPL as soon as the information is no longer necessary for the Commission to conduct its business so that FPL can continue to maintain the confidentiality of these documents.
4. Affiant says nothing further. Rodolfo Sanchez
SWORN TO AND SUBSCRIBED before me this 31 day of May, 2012, by Rodolfo Sanchez, who is personally known to me or who has produced 1 (type of identification) as identification and who did take an oath Notary Public, State of Florida My Commission Expires:
DAISY DIAZ MY COMMISSION # DD924403 EXPIRES September 10, 2013 (407) 368-0153 PhoretenotaryService.com