

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition for Approval of )  
Arrangement to Mitigate Impact of ) DOCKET NO. 150075-EI  
Unfavorable Cedar Bay Power Purchase )  
Obligation, by Florida Power & ) FILED: July 16, 2015  
Light Company. )  
\_\_\_\_\_ )

CEDAR BAY GENERATING COMPANY'S  
NOTICE OF SUBSTITUTION OF EXHIBITS A AND B TO  
CEDAR BAY GENERATING COMPANY'S REVISED  
EIGHTH REQUEST FOR CONFIDENTIAL CLASSIFICATION

REDACTED

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COMMISSION  
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Cedar Bay Generating Company, Limited Partnership ("Cedar Bay"), by and through undersigned counsel, hereby substitutes Exhibits A ("Substituted Exhibit A") and B ("Substituted Exhibit B") (collectively "Substituted Exhibits A and B") for Cedar Bay's REVISED Eighth Request for Confidential Classification (the "REVISED Eighth Request") (PSC Document #04344-15). Substituted Exhibits A and B include the portions of the Florida Industrial Power Users Group's ("FIPUG") testimony for which Cedar Bay is seeking confidential classification - - i.e., portions of the prefiled testimony and exhibits of Michael G. Lane and portions of the deposition transcripts of Clifford D. Evans and Stephen Mark Rudolph. The Substituted Exhibits A and B include the

COM \_\_\_\_\_  
AFD \_\_\_\_\_  
APA \_\_\_\_\_  
ECO \_\_\_\_\_  
ENG 1+cp in which all portions of the depositions that were not designated  
GCL 1+cp by FIPUG or Florida Power & Light Company for inclusion have been  
IDM \_\_\_\_\_  
TEL \_\_\_\_\_  
CLK \_\_\_\_\_  
excised. For ease of reference, the Substituted Exhibits A and B

also include the testimony and exhibits of Michael G. Lane, in the same format as previously submitted in the REVISED Eighth Request.

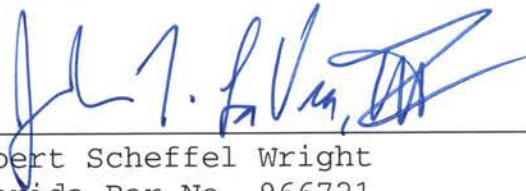
The following exhibits are included and made a part of this substitution:

- a. Exhibit A is a CD containing the prefiled testimony and exhibits of Mark Lane and the designated portions of the deposition transcripts of Clifford D. Evans and Stephen Mark Rudolph (full-page format) on which all information for which Cedar Bay is requesting confidential treatment is highlighted. The Substituted Exhibit A replaces Exhibit A (PSC Confidential Document #04345-15) from the REVISED Eighth Request. Exhibit A is submitted separately in a sealed envelope marked "CONFIDENTIAL."
- b. Exhibit B consists of two CDs containing redacted copies of the prefiled testimony and exhibits of Mark Lane and the designated portions of the deposition transcripts of Clifford D. Evans and Stephen Mark Rudolph (full-page format) on which all information for which Cedar Bay is requesting confidential treatment has been redacted. The

Substituted Exhibit B replaces Exhibit B from the  
REVISED Eighth Request.

Please note, the only change in the Substituted Exhibits A  
and B is that all four documents (Mark Lane prefiled testimony  
and exhibits, Cliff Evans' deposition transcript (Volumes 1 and  
2), and Stephen Mark Rudolph's deposition transcript) are  
submitted in the full-page version.

Respectfully submitted this 16th day of July, 2015.



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Robert Scheffel Wright  
Florida Bar No. 966721  
schef@gbwlegal.com  
John T. LaVia, III  
Florida Bar No. 853666  
jlavia@gbwlegal.com  
Gardner, Bist, Bowden, Bush,  
Dee, LaVia & Wright, P.A.  
1300 Thomaswood Drive  
Tallahassee, Florida 32308  
(850) 385-0070 Telephone  
(850) 385-5416 Facsimile

Attorneys for Cedar Bay  
Generating Company, Limited  
Partnership

**CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that a true and correct copy of the foregoing was furnished to the following, by electronic delivery, on this 16th day of July, 2015.

Martha Barrera  
Florida Public Service Commission  
Division of Legal Services  
2540 Shumard Oak Boulevard  
Tallahassee, Florida 32399

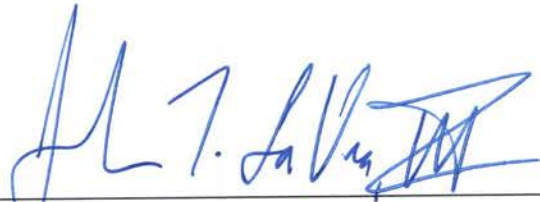
Jon C. Moyle, Jr./Karen Putnal  
Moyle Law Firm, P.A.  
118 North Gadsden Street  
Tallahassee, Florida 32301

Mr. Ken Hoffman  
Florida Power & Light Company  
215 South Monroe Street, Suite 810  
Tallahassee, Florida 32301

J.R. Kelly / John J. Truitt  
Office of the Public Counsel  
c/o The Florida Legislature  
111 W. Madison Street  
Room 812  
Tallahassee, FL 32399-1400

John T. Butler / Maria J. Moncada  
Florida Power & Light Company  
700 Universe Boulevard  
Juno Beach, FL 33408

Anna H. Upton, Esq.  
Anna H. Upton, P.L.  
9005 Eagles Ridge Drive  
Tallahassee, Florida 32312



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Attorney

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CEDAR BAY GENERATING COMPANY'S  
SUBSTITUTION OF EXHIBIT B TO  
CEDAR BAY'S REVISED EIGHTH  
REQUEST FOR CONFIDENTIAL  
CLASSIFICATION

EXHIBIT B