## BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition for Approval of	)				
Arrangement to Mitigate Impact of	)	DOCKET	NO.	1500	75-EI
Unfavorable Cedar Bay Power Purchase	)				
Obligation, by Florida Power &	)	FILED:	July	16,	2015
Light Company.	)				

Bay"), by and through undersigned counsel, hereby substitutes

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

Cedar Bay Generating Company, Limited Partnership ("Cedar

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 highlighted and redacted versions of the deposition transcript of Clifford D. Evans and Stephen Mark Rudolph, in full-page format, ton which all portions of the depositions that were not designated by FIPUG or Florida Power & Light Company for inclusion have been excised. For ease of reference, the Substituted Exhibits A and B

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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 <u>designated portions</u> of the deposition transcripts of Clifford D. Evans and Stephen Mark Rudolph (<u>full-page format</u>) 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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## 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  $\underline{16th}$  day of July, 2015.

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Attorney

PSC DOCKET NO. 150075-EI

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

EXHIBIT B