

Maria Jose Moncada **Assistant General Counsel** Florida Power & Light Company 700 Universe Boulevard Juno Beach, FL 33408-0420 (561) 304-5795 (561) 691-7135 (Facsimile) Email: maria.moncada@fpl.com

July 22, 2025

### VIA HAND DELIVERY

Mr. Adam Teitzman Commission Clerk Florida Public Service Commission 2540 Shumard Oak Blvd. Tallahassee, FL 32399-0850

REDACTED

Re: Docket No. 20250011-EI

Dear Mr. Teitzman:

I enclose for filing in the above docket Florida Power & Light Company's ("FPL") Request for Confidential Classification of Information contained in its response to FAIR's First Request for Production of Documents (No. 3). The request includes Exhibits A, B (two copies), C and D.

Exhibit A consists of the document containing confidential information, on which the confidential information has been highlighted. Exhibit A is submitted for filing in an envelope marked "EXHIBIT A" - CONFIDENTIAL. Exhibit B is an edited version of Exhibit A, in which the information FPL asserts is confidential has been redacted. For those documents in Exhibit A that are confidential in their entirety, FPL has included only an identifying cover page in Exhibit B. Exhibit C is a justification table in support of FPL's Request for Confidential Classification. Exhibit D contains the declaration in support of FPL's Request. In accordance with Rule 25-22,006(3)(d), Florida Administrative Code, FPL requests confidential treatment of the information in Exhibit A pending disposition of FPL's Request for Confidential Classification.

Please contact me if you or your Staff has any questions regarding this filing.

Sincerely,

s/ Maria Jose Moncada Maria Jose Moncada Fla. Bar No. 0773301

-Enclosure

Counsel for Parties of Record (w/ copy of FPL's Request for Confidential Classification) cc:

#### BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition by Florida Power & Light Company for Base Rate Increase

Docket No. 20250011-EI

Date: July 22, 2025

FLORIDA POWER & LIGHT COMPANY'S REQUEST FOR CONFIDENTIAL CLASSIFICATION OF INFORMATION PROVIDED IN ITS RESPONSE TO FLORIDIANS AGAINST INCREASED RATES, INC.'S FIRST REQUEST FOR PRODUCTION OF DOCUMENTS (No. 3)

Pursuant to Section 366.093, Florida Statutes, and Rule 25-22.006, Florida Administrative Code, Florida Power & Light Company ("FPL") hereby requests confidential classification of certain documents and information provided in its response to the Floridians Against Increased Rates, Inc.'s ("FAIR") First Request for Production of Documents (No. 3) ("Confidential Information"). In support of its request, FPL states as follows:

- 1. FPL served its response to FAIR's First Request for Production of Documents (No. 3) on July 22, 2025. Consistent with Rule 25-22.006, Florida Administrative Code, this request is being filed contemporaneously with the service of those responses to request confidential classification of certain information contained therein.
  - 2. The following exhibits are attached to and made a part of this Request:
    - a. Exhibit A consists of a copy of the confidential document on which all information that FPL asserts is confidential has been highlighted.
    - b. Exhibit B is a redacted version of the confidential document. For the documents in Exhibit A that are confidential in their entirety, Exhibit B consists of an insert page.
    - c. Exhibit C is a table that identifies the information for which confidential treatment is being sought, references the specific statutory basis for the

- claim of confidentiality, and identifies the declarant who supports the requested classification.
- d. Exhibit D consists of the declaration of James Coyne in support of this Request.
- 3. FPL submits that the Confidential Information is intended to be and has been treated and maintained by FPL as confidential business information, and its disclosure would cause harm to FPL and its customers. Pursuant to Section 366.093, Florida Statutes, such materials are entitled to confidential treatment and are 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 described more fully in the declaration included in Exhibit D, the Confidential Information contains proprietary confidential business information, which contains information relating to competitive business interests, the disclosure of which would impair the competitive business of the provider of the information. Specifically, the information is data that is proprietary to a third-party vendor who provided it to Concentric pursuant to a subscription agreement. This information is protected by Section 366.093(3)(e), Florida Statutes.
- 5. Upon a finding by the Commission that the Confidential Information is proprietary and confidential business information, the information should not be declassified for at least eighteen (18) month period and should be returned to FPL as soon as it is no longer necessary for the Commission to conduct its business. *See* Section 366.093(4), Florida Statutes.

WHEREFORE, for the above and foregoing reasons, as more fully set forth in the supporting materials, Florida Power & Light Company respectfully requests that its Request for Confidential Classification be granted.

Respectfully submitted this 22nd day of July, 2025,

By: s/Maria Jose Moncada

John T. Burnett Vice President and General Counsel Florida Bar No. 173304 john.t.burnett@fpl.com Maria Jose Moncada Assistant General Counsel Florida Bar No. 0773301 maria.moncada@fpl.com Christopher T. Wright Managing Attorney Fla. Auth. House Counsel No. 1007055 chrisopher.wright@fpl.com William P. Cox Senior Counsel Florida Bar No. 0093531 will.p.cox@fpl.com Joel T. Baker Senior Attorney Florida Bar No. 0108202 joel.baker@fpl.com Florida Power & Light Company 700 Universe Boulevard

Juno Beach, FL 33408-0420

Phone: 561-304-5253

## **CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished by

Electronic Mail to the following parties of record this 22nd day of July, 2025:

Shaw Stiller Timothy Sparks

Florida Public Service Commission

Office of the General Counsel 2540 Shumard Oak Boulevard Tallahassee, Florida 32399-0850 sstiller@psc.state.fl.us tsparks@psc.state.fl.us discovery-gcl@psc.state.fl.us

Leslie R. Newton
Ashley N. George
Thomas Jernigan
Michael A. Rivera
James B. Ely
Ebony M. Payton
139 Barnes Drive, Suite 1
Tyndall AFB FL 32403
leslie.newton.1@us.af.mil
ashley.george.4@us.af.mil
thomas.jernigan.3@us.af.mil
michael.rivera.51@us.af.mil
james.ely@us.af.mil
ebony.payton.ctr@us.af.mil
Federal Executive Agencies

William C. Garner 3425 Bannerman Road Tallahassee FL 32312 bgarner@wcglawoffice.com Southern Alliance for Clean Energy

Jon C. Moyle, Jr.
Karen A. Putnal
c/o Moyle Law Firm
118 North Gadsden Street
Tallahassee FL 32301
jmoyle@moylelaw.com
mqualls@moylelaw.com
kputnal@moylelaw.com
Florida Industrial Power Users Group

Walt Trierweiler
Mary A. Wessling
Office of Public Counsel
c/o The Florida Legislature
111 W. Madison St., Rm 812
Tallahassee, Florida 32399-1400
trierweiler.walt@leg.state.fl.us
Wessling.Mary@leg.state.fl.us
Attorneys for the Citizens
of the State of Florida

Bradley Marshall
Jordan Luebkemann
111 S. Martin Luther King Jr. Blvd.
Tallahassee FL 32301
bmarshall@earthjustice.org
jluebkemann@earthjustice.org
flcaseupdates@earthjustice.org
Florida Rising, Inc., Environmental
Confederation of Southwest Florida, Inc.,
League of United Latin American Citizens
of Florida

Danielle McManamon
4500 Biscayne Blvd. Suite 201
Miami, Florida 33137
dmcmanamon@earthjustice.org
League of United Latin American Citizens
of Florida

D. Bruce May
Kevin W. Cox
Kathryn Isted
Holland & Knight LLP
315 South Calhoun St, Suite 600
Tallahassee, Florida 32301
bruce.may@hklaw.com
kevin.cox@hklaw.com
kathryn.isted@hklaw.com
Florida Energy for Innovation Association

Nikhil Vijaykar Yonatan Moskowitz Keyes & Fox LLP 580 California Street, 12th Floor San Francisco, CA 94104 nvijaykar@keyesfox.com ymoskowitz@keyesfox.com

EVgo Services, LLC

Katelyn Lee, Senior Associate Lindsey Stegall, Senior Manager 1661 E. Franklin Ave. El Segundo, CA 90245 Katelyn.Lee@evgo.com Lindsey.Stegall@evgo.com EVgo Services, LLC

Stephen Bright Jigar J. Shah 1950 Opportunity Way, Suite 1500 Reston, Virginia 20190 steve.bright@electrifyamerica.com jigar.shah@electrifyamerica.com **Electrify America, LLC** 

Robert E. Montejo Duane Morris LLP 201 S. Biscayne Blvd., Suite 3400 Miami, Florida 33131-4325 REMontejo@duanemorris.com Electrify America, LLC

Robert Scheffel Wright John T. LaVia, III Gardner, Bist, Bowden, Dee, LaVia, Wright, Perry & Harper, P.A. 1300 Thomaswood Drive Tallahassee, Florida 32308 schef@gbwlegal.com jlavia@gbwlegal.com Floridians Against Increased Rates, Inc.

Stephanie U. Eaton Spilman Thomas & Battle, PLLC 110 Oakwood Drive, Suite 500 Winston-Salem, NC 27103 seaton@spilmanlaw.com Walmart, Inc.

Steven W. Lee Spilman Thomas & Battle, PLLC 1100 Bent Creek Boulevard, Suite 101 Mechanicsburg, PA 17050 slee@spilmanlaw.com Walmart, Inc.

Jay Brew Laura Wynn Baker Joseph R. Briscar Sarah B. Newman 1025 Thomas Jefferson Street NW Suite 800 West Washington, DC 20007 jbrew@smxblaw.com lwb@smxblaw.com irb@smxblaw.com sbn@smxblaw.com Florida Retail Federation

Robert E. Montejo Duane Morris, LLP 201 S. Biscayne Blvd., Suite 3400 Miami, FL 33131-4325 remontejo@duanemorris.com **Armstrong World Industries, Inc.** 

Alexander W. Judd Duane Morris, LLP 100 Pearl Street, 13th Floor Hartford, CT 06103 ajudd@duanemorris.com Armstrong World Industries, Inc.

Brian A. Ardire Armstrong World Industries, Inc. 2500 Columbia Avenue Lancaster, PA 17603 baardire@armstrongceilings.com

Floyd R. Self
Ruth Vafek
Berger Singerman, LLP
313 North Monroe Street
Suite 301
Tallahassee, Florida 32301
fself@bergersingerman.com
rvafek@bergersingerman.com
Americans for Affordable Clean Energy,
Inc., Circle K Stores, Inc., RaceTrac, Inc.
and Wawa, Inc.

s/ Maria Jose Moncada

Maria Jose Moncada Assistant General Counsel Florida Bar No. 0773301

Attorney for Florida Power & Light Company

## **EXHIBIT B**

## PUBLIC VERSION OF THE DOCUMENTS

Public Version(s) of the Document(s) attached			
Public Version(s) of the Document(s) attached via USB			

The document responsive to FAIR's First Request for Production of Documents No. 3, Bates No. 058486, is confidential in its entirety.

## EXHIBIT C

## JUSTIFICATION TABLE

## **EXHIBIT C**

**COMPANY:** 

TITLE:

Florida Power & Light Company Petition by Florida Power & Light Company for Base Rate

Increase

**DOCKET NO.:** 

20250011**-**EI

**DATE:** 

July 22, 2025

Int/POD No.	Begin Bates Number	End Bates Number	Description	No. of Pages	Confid- ential	Line/Col	F.S. 366.093(3) Subsection	Declarant
FAIR 1 <sup>ST</sup> POD, No.	058486	058486	SNL Table – Rate Case Outcomes	1	Y	All	(e)	James Coyne

# EXHIBIT D DECLARATION(S)

#### EXHIBIT D

### BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition by Florida Power & Light Company for Rate Unification and for Base Rate Increase

Docket No: 20250011-EI

## **DECLARATION OF JAMES COYNE**

- My name is James. I am employed by Concentric Energy Advisors, Inc. as a Senior Vice President. I have personal knowledge of the matters stated in this written declaration.
- 2. I have reviewed the documents referenced and incorporated in FPL's Request for Confidential Classification, specifically the materials provided in FPL's response to FAIR's First Request for Production of Documents No. 3. The documents or materials that I have reviewed and which are proprietary confidential business information contain competitive business information the disclosure of which would impair the competitive business of the provider of the information. Specifically, the information is data that is proprietary to a third-party vendor who provided it to Concentric pursuant to a subscription agreement. To the best of my knowledge, Concentric Energy Advisors, Inc. and FPL have 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. Under penalties of perjury, I declare that I have read the foregoing declaration and that the facts stated in it are true to the best of my knowledge and belief.

July 22, 2025 Date: