



Matthew R. Bernier
Associate General Counsel

February 26, 2026

VIA ELECTRONIC FILING

Adam J. Teitzman, Commission Clerk
Florida Public Service Commission
2540 Shumard Oak Boulevard
Tallahassee, Florida 32399-0850

Re: *Storm Protection Plan Cost Recovery Clause*; Docket No. 20260010-EI

Dear Mr. Teitzman:

Please find enclosed for electronic filing on behalf of Duke Energy Florida, LLC (“DEF”), DEF’s Second Request for Extension of Confidential Classification concerning certain information provided in its Response to Staff’s First Request for Production of Documents (No. 1), filed in docket no. 20220010-EI. The original Request included Exhibits A, B, C, and D.

There are no changes to the original Request’s Exhibit A consisting of the confidential unredacted documents, Exhibit B containing two (2) redacted copies of the confidential document, Exhibit C containing a justification table or Exhibit D, an affidavit in support of DEF’s original Request. The aforementioned exhibits remain on file with the Clerk.

Thank you for your assistance in this matter. Please feel free to call me at (850) 521-1428 should you have any questions concerning this filing.

Respectfully,

/s/ Matthew R. Bernier

Matthew R. Bernier

MRB/mh
Enclosures

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Storm Protection Plan Cost Recovery
Clause

Docket No. 20260010-EI

Dated: February 26, 2026

**DUKE ENERGY FLORIDA LLC'S
SECOND REQUEST FOR EXTENSION OF CONFIDENTIAL CLASSIFICATION**

Duke Energy Florida, LLC (“DEF” or “Company”), pursuant to Section 366.093, Florida Statutes (F.S.), and Rule 25-22.006, Florida Administrative Code (F.A.C.), submits this Second Request for Extension of Confidential Classification for certain information provided in its response to the Staff of the Florida Public Service Commission’s (“Staff”) First Request to Produce Documents (No. 1), filed in docket no. 20220010. In support of this Extension Request, DEF states:

1. On July 5, 2022, DEF filed a Request for Confidential Classification (document number 04473-2022) regarding certain information contained in DEF’s Response to Staff’s First Request to Produce Documents (No. 1), specifically documents bearing bates numbers 20220010-DEF-000001 through 20220010-DEF-000239, respectively, contain “proprietary confidential business information” under § 366.093(3), Florida Statutes.

2. DEF’s July 5, 2022 Request was granted by Order No. PSC-2022-0395-CFO-EI on November 16, 2022. On May 16, 2024, DEF filed its First Request for Extension of Confidential Classification. DEF’s First Request for Extension of Confidential Classification was granted by Order No. PSC-2024-0385-CFO-EI on September 3, 2024. The period of confidential treatment

granted by that order will expire on March 3, 2026. The information continues to warrant treatment as “proprietary confidential business information within the meaning of Section 366.093(3), F.S. Accordingly, DEF is filing its Second Request for Extension of Confidential Classification.

3. DEF submits that the confidential information contained in DEF’s Response to Staff’s First Request to Produce Documents (No. 1), specifically documents bearing bates numbers 20220010-DEF-000001 through 20220010-DEF-000239, identified in Exhibit “A” and Exhibit “C” to the July 5, 2022, Request¹ continues to be “proprietary confidential business information” within the meaning of section 366.093(3), F.S. and continue to require confidential classification. This information is intended to be and is treated as confidential by the Company. The information has not been disclosed to the public. Pursuant to section 366.093(1), F.S., such materials are entitled to confidential treatment and are exempt from the disclosure provisions of the Public Records Act.

4. Nothing has changed since the issuance of Order No. PSC- 2022-00395-CFO-EI on November 16, 2022; to render the information stale or public such that continued confidential treatment would not be appropriate. Upon a finding by the Commission that this information continues to be “proprietary confidential business information,” it should continue to be treated as such for an additional period of at least 18 months and should be returned to DEF as soon as the information is no longer necessary for the Commission to conduct its business. *See* §366.093(4), F.S.

WHEREFORE, for the foregoing reasons, DEF respectfully requests that this Second Request for Extension of Confidential Classification be granted.

¹ DEF hereby incorporates Exhibits A, B, C, and D, to the original Request, Document No. 04473-2022 submitted on July 5, 2022 in Docket Number 20220010-EI as if attached hereto

RESPECTFULLY SUBMITTED this 26th day of February, 2026.

/s/Matthew R. Bernier

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Attorneys for Duke Energy Florida, LLC

CERTIFICATE OF SERVICE
Docket No. 20260010-EI

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished to the following by electronic mail this 26th day of February 2026, to all parties of record as indicated below.

/s/ Matthew R. Bernier

Attorney

<p>Daniel Dose Office of General Counsel FL Public Service Commission 2540 Shumard Oak Blvd. Tallahassee, FL 32399-0850 ddose@psc.state.fl.us</p> <p>Kenneth Hoffman Florida Power & Light 134 West Jefferson St. Tallahassee, FL 32301-1713 ken.hoffman@fpl.com</p> <p>Christopher T. Wright Florida Power & Light 700 Universe Boulevard (JB/LAW) Juno Beach FL 33408-0420 christopher.wright@fpl.com</p> <p>Peter J. Mattheis / Michael K. Lavanga / Joseph R. Briscar Stone Mattheis Xenopoulos & Brew, PC NUCOR 1025 Thomas Jefferson Street, NW Suite E-3400 Washington, DC 20007 pjm@smxblaw.com mkl@smxblaw.com jrb@smxblaw.com</p>	<p>Beth Keating Gunster, Yoakley & Stewart, P.A. Florida Public Utilities Company 215 South Monroe Street, Suite 601 Tallahassee, FL 32301 bkeating@gunster.com</p> <p>M. Napier / J. Baugh / J. Husted Florida Public Utilities Company 1635 Meathe Drive West Palm Beach, Florida 33411 Michelle.Napier@chpk.com jbaugh@chpk.com jhusted@chpk.com</p> <p>Jon C. Moyle Jr. Moyle Law Firm FIPUG 118 North Gadsden St. Tallahassee, FL 32301 jmoyle@moylelaw.com</p> <p>James W. Brew / Laura Wynn Baker / Sarah B. Newman Stone Mattheis Xenopoulos & Brew, P.C. PCS Phosphate –White Springs 1025 Thomas Jefferson Street, NW Suite E-3400 Washington, DC 20007 jbrew@smxblaw.com lwb@smxblaw.com sbn@smxblaw.com</p>	<p>W. Trierweiler / P. Christensen / C. Rehwinkel / M. Wessling / O. Ponce/ A. Watrous Office of Public Counsel 111 W. Madison St., Room 812 Tallahassee, FL 32399-1400 trierweiler.walt@leg.state.fl.us christensen.patty@leg.state.fl.us rehwinkel.charles@leg.state.fl.us wessling.mary@leg.state.fl.us ponce.octavio@leg.state.fl.us watrous.austin@leg.state.fl.us</p> <p>Paula K. Brown Tampa Electric Company Regulatory Affairs P.O. Box 11 Tampa, FL 33601-0111 regdept@tecoenergy.com</p> <p>J. Wahlen / M. Means / M. Jones Ausley McMullen Tampa Electric Company P.O. Box 391 Tallahassee, FL 32302 jwahlen@ausley.com mmeans@ausley.com mjones@ausley.com</p>
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Exhibit A

“CONFIDENTIAL”

(on file)

Exhibit B

REDACTED

(on file)

Exhibit C

DUKE ENERGY FLORIDA Confidentiality Justification Matrix (on file)

EXHIBIT D
(ON FILE)