



Writer's Direct Dial: (561) 691-7101

R. Wade Litchfield Senior Attorney Florida Authorized House Counsel Florida Power & Light Company 700 Universe Boulevard Juno Beach, FL 33408-0420 (561) 691-7135 (Facsimile)

February 20, 2004



VIA HAND DELIVERY

Ms. Blanca S. Bayó, Director Division of the Commission Clerk and Administrative Services Florida Public Service Commission Betty Easley Conference Center, Room 110 2540 Shumard Oak Boulevard Tallahassee, Florida 32399-0850

Re: Florida Power & Light Company's First Request for Extension

of Confidential Classification Granted by Order No. PSC-02-1150-CFO-EI

Docket No: 020262-EI, Docket No. 020263-EI

Dear Ms. Bayo:

I enclose and hand you herewith for filing in the above-referenced matter, the original and five (5) copies of Florida Power & Light Company's ("FPL") First Request for Extension of Confidential Classification Granted by PSC Order No. 02-1150-CFO-EI. Exhibits A, B, and C from the previous filing subject to PSC Order No. 02-1150-CFO-EI are incorporated herein by reference.

Exhibit D contains the Affidavit of Steven R. Sim in support of FPL's First Request for Extension of Confidential Classification. Also included herewith is a computer diskette containing FPL's Request for Confidential Classification in WordPerfect. Please contact me should you or your Staff have any questions regarding this filing.

Sincerely

R. Wade Litchfield

CTR — RWL/ec Enclosures

MMS SEC LOTH Marguentu.

AUS

CMP

RECEIVE

RDS

DOCUMENT NUMBER DATE

BEFORE THE

FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition for Determination of Need for Proposed Electrical Power Plant in Martin County of Florida Power and)	DOCKET NO. 020262-EI
Light Company)	Filed: February 20, 2004
In re: Petition for Determination of Need For Proposed Electrical Power Plant in)	DOCKET NO. 020263-EI
Manatee County of Florida Power and Light Company)	Filed: February 20, 2004

FLORIDA POWER & LIGHT COMPANY'S FIRST REQUEST FOR EXTENSION OF CONFIDENTIAL CLASSIFICATION GRANTED BY ORDER NO. PSC-02-1150-CFO-EI

NOW, BEFORE THE COMMISSION, through undersigned counsel, comes Florida Power & Light Company ("FPL") and, pursuant to Rule 25-22.006 of the Florida Administrative Code and Section 366.093 of the Florida Statutes, hereby submits its First Request for Extension of Confidential Classification Granted by Order No. PSC-02-1150-CFO-EI of the Florida Public Service Commission ("FPSC" or "Commission"), issued in Docket Nos. 020262-EI and 020263-EI in connection with FPL's Amended Petitions for Determination of Need for Martin Unit 8 and Manatee Unit 3. In support of its Request, FPL states as follows:

1. Petitioner's name and address are:

Florida Power & Light Company P.O. Box 029100 Miami, Florida 33102-9100 Orders, notices, or other pleadings related to this request should be served on:

William G. Walker, III Florida Power & Light Company Vice President 215 South Monroe Street Suite 810 Tallahassee, Florida 32301-1859 (850) 521-3910 (850) 521-3939 Facsimile R. Wade Litchfield Florida Power & Light Company Senior Attorney 700 Universe Boulevard Juno Beach, Florida 33408-0420 (561) 691-7101 (561) 691-7135 Facsimile

- 2. On July 16, 2002, FPL filed with the Commission its Request for Confidential Classification for certain documents and information filed in connection with its Amended Petitions for Determination of Need. FPL's initial filing consists of the Consolidated Request for Confidential Classification and Exhibits A through D. By Order No. PSC-02-1150-CFO-EI, issued August 22, 2002, the Commission granted FPL's Request.
- 3. The period of confidential treatment granted by the Commission soon will expire. The information that was the subject of FPL's July 16, 2002 Request warrants continued treatment as proprietary and confidential business information with the meaning of Section 366.093. Accordingly, FPL hereby submits its First Request for Extension of Confidential Classification.
- 4. FPL adopts and incorporates by reference its July 16, 2002 request, including Exhibits A, B, C. Included herewith and made a part hereof is Exhibit D. Exhibit D consists of the Affidavit of Steven R. Sim, which Affidavit replaces Exhibit D submitted with the July 16, 2002 filing.

- 5. FPL submits that such information is proprietary confidential business information within the meaning of section 366.093(3). Pursuant to section 366.093, 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.
- 6. The Confidential Information for which FPL seeks extension of confidential classification consists of seven confidential Appendices to the Need Study Document filed in support of FPL's Amended Petitions to Determine Need for Martin Unit 8 and Manatee Unit 3. Appendix C-1 is a summary of the 31 proposals analyzed by FPL as a result of its Supplemental Request for Proposals ("Supplemental RFP"), and it is the input sheet used in the economic evaluation. Appendices C-2 through C-6 are computer input and output reports containing the confidential bid information submitted in response to FPL's Supplemental RFP and confidential FPL unit operating data. Appendix C-7 is the equity penalty calculations for the RFP Proposals.
- 7. All the Confidential Information was admitted as confidential exhibits into the record in Docket Nos. 020262-EI and 020263-EI. Furthermore, this Confidential Information has been granted confidential status by the Supreme Court of Florida in the appeal of those dockets.

- 8. Much of the material for which extension of confidential classification is sought is the proprietary business information of parties that responded to the Supplemental RFP issued by FPL to solicit proposals to meet FPL's 2005 and 2006 capacity needs. Such information is intended to be and has been treated by the Supplemental RFP respondents and FPL as private and has not been publicly disclosed. The documents continue to contain extensive proprietary confidential business information regarding the Supplemental RFP respondents and confidential information concerning bids or other contractual data that FPL has a duty to keep confidential. As Mr. Sim notes in his affidavit, respondents to the Supplemental RFP understood that the information would be protected at least through the date the determination of need decision became final. The Commission's decision has been appealed to the Supreme Court and, thus, is not yet final.
- 9. In general, the disclosure of such information could significantly impair the competitive business interests of the Supplemental RFP respondents and impair their efforts to contract for goods and services on favorable terms. In addition to harming the respondents' competitive interests, disclosure could impair FPL's ability to obtain competitive proposals for future needs. Thus, disclosure of the Confidential Information would injure the Supplemental RFP respondents, FPL, and FPL's customers.
- 10. The remainder of the Confidential Information for which FPL continues to seek confidential classification is FPL unit performance data (projected forced outage rates, heat rates, etc.) the disclosure of which would impair FPL's competitive interests and injure FPL's customers. FPL's customers would be injured by the disclosure of this information because

disclosure would adversely affect FPL's ability to make off-system sales to benefit FPL's customers. As Mr. Sim states, the character and substance of the confidential FPL information reflected in the prior filings has not changed. Consequently, it cannot be disclosed without harm or prejudice to FPL's current interests and prospective competitive interests.

11. All of the Confidential Information for which FPL seeks confidential classification through this Petition is identical or similar to information included with FPL's initial Petitions for Determination of Need for Martin 8 and Manatee 3. The Commission granted FPL's request for extension of confidential classification of that materials pursuant to Order No. PSC-03-1416-CFO-EI in the above-referenced dockets. As indicated by Mr. Sim in the attached affidavit, unlike information furnished by respondents to the Supplemental RFP that relates to potential units that may never be built, FPL's information relates to actual costs and operations of existing units. Accordingly, FPL requests that the information referenced above in this request be accorded confidential classification for an additional 18-month period. FPL further requests that the information be returned to FPL as soon as it is no longer necessary for the Commission to conduct its business.

WHEREFORE, for the above and foregoing reasons, as more fully set forth in the supporting materials and affidavit included herewith or incorporated herein by reference, Florida

Power & Light Company respectfully requests that its First Request for Extension of Confidential Classification be granted.

Charles A. Guyton, Esq. Florida Bar No. 398039 Steel Hector & Davis LLP 215 S. Monroe St., Suite 601 Tallahassee, Florida 32301 Tel: (850) 222-2300 Respectfully submitted,

R. Wade Litchfield Florida Authorized House Counsel 700 Universe Boulevard Juno Beach, Florida 33408-0420

Tel: (561) 691-7101 Fax: (561) 691-7135

Attorneys for Florida Power & Light Company

R. Wade Litchfield

CERTIFICATE OF SERVICE DOCKET NOS. 020262-EI and 020263-EI

I HEREBY CERTIFY that a true and correct copy of the foregoing First Request for

Extension has been furnished by U.S. Mail or Hand Delivery (*) to the following parties on this 20th day of February 2004:

Martha Carter Brown, Esq. Legal Division Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, Florida 32399-0850 Charles Beck
Office of Public Counsel
c/o Florida Legislature
111 W. Madison Street
Room 812
Tallahassee, Florida 32399-1400

Michael B. Twomey, Esq. P. O. Box 5256 Tallahassee, FL 32314-5256 Florida Industrial Power Users Group c/o John W. McWhirter McWhirter Reeves 400 North Tampa Street, Suite 3350 Tampa, FL 33602

Florida Action Coalition Team Ernie Bach P. O. Box 100 Largo, FL 33779-0100 McWhirter Law Firm Joseph McGlothlin/Vicki Kaufman/Perry 117 S. Gadsden St. Tallahassee, FL 32301

Moyle Law Firm (Tall) Jon Moyle/Cathy Sellers 118 North Gadsden Street Tallahassee, FL 32301 Michael Green 1049 Edmiston Place Longwood, FL 32779 Calpine Eastern Corporation Timothy R. Eves/Joseph A. Regnery 2701 North Rocky Point Drive Suite 1200 Tampa, FL 33607

Landers Law Firm
Scheffel Wright/D. Kiesling/J. LaVia
310 West College Avenue
Tallahassee, FL 32301

Florida Partnership for Affordable Competitive Energy P. O. Box 11062 Tallahassee, FL 32301

Leslie J. Paugh, P.A. P.O. Box 16069 Tallahassee,, FL 32317-6069

R. Wade Litchfield

EXHIBIT D

AFFIDAVIT OF STEVEN R. SIM

EXHIBIT D

STATE OF FLORIDA)	AFFIDAVIT OF STEVEN R. SIM
)	
COUNTY OF MIAMI-DADE)	February 18, 2004

BEFORE ME, the undersigned authority, this day personally appeared Steven R. Sim, who, first being duly sworn, deposes and states:

- 1. My name is Steven R. Sim. I am employed by Florida Power & Light Company ("FPL") as a Supervisor in the Resource Assessment and Planning Department. In my role as Supervisor of a group that is responsible for determining FPL resource needs and developing an integrated resource plan, I administered FPL's 2001 Request for Proposals for Capacity and Energy ("RFP") and FPL's 2002 Supplemental RFP.
- 2. I am familiar with the Confidential Appendices, Appendices C-1 through C-7, to the Need Study document supporting FPL's Amended Petitions for Determination of Need for Martin Unit 8 and Manatee Unit 3.
- 3. I have reviewed FPL's First Request for Extension for Confidential Classification Granted by Order No. PSC-02-1150-CFO-EI. The representations FPL makes therein regarding Confidential Information are true and correct. The information that FPL identifies therein as Confidential Information is proprietary and confidential, the disclosure of which would be harmful to FPL, the bidders in the FPL's Supplemental RFP and FPL's customers. This information is treated by FPL as confidential.
- 4. FPL seeks to protect two types of information as confidential. The first type is bid information provided to FPL by Supplemental RFP respondents. This includes, but is not limited to, capacity costs, energy prices, fixed and variable O&M, heat rates and unit availability.

The Supplemental RFP respondents requested that FPL treat their RFP bid terms as confidential. FPL has complied with those requests. Although there was no explicit statement in the prior RFP or related documentation that indicated the length of time such information would be kept confidential, it was understood that the information would remain confidential through the time the decision regarding FPL's need determination had become final. The Commission's decision currently is on appeal at the Florida Supreme Court.

- 5. Further, at least some of the respondents to the last RFP would maintain that the information submitted should continue to be protected beyond the date the Commission's decision becomes final, particularly in light of the current RFP. Many of the respondents to the prior RFP may participate in other RFPs outside of Florida, against some or all of their fellow respondents. Disclosure of this information could impair the competitive interests of the RFP respondents and jeopardize their ability to negotiate contract terms. Disclosure of this information also would impair FPL's prospective ability to solicit capacity proposals, to the detriment of FPL's customers. This type of information is in all the documents for which FPL seeks confidential classification.
- 6. The second type of information FPL seeks to protect as proprietary and confidential is information regarding the cost and operation of FPL's generating units. This information is confidential to FPL just as this type of information is confidential to the Supplemental RFP respondents. However, unlike information furnished by respondents that relates to potential units that may never be built, FPL's information relates to actual costs and operations of existing units. FPL competes in the wholesale power market, and the disclosure of this information would injure FPL's competitive interests and FPL's ability to favorably negotiate contractual terms. The character and substance of the information reflected in the prior

filings has not changed such that it could be disclosed without harm or prejudice to FPL's current and prospective interests. It continues to have competitive value to FPL. The disclosure of this information would disadvantage FPL in making off-system sales to benefit FPL's customers.

This second type of information regarding FPL's generating units is in Appendices C-2 through C-6, for which FPL seeks confidential classification pursuant to section 366.093(3)(e), Florida Statutes.

7. Affiant says nothing further.

Steven R. Sim

SWORN TO AND SUBSCRIBED before me this _/8 day of February, 2004, by Steven R. Sim, who is personally known to me or who has produced ______ (type of identification) as identification and who did take an oath.

lotary Public, State of Florida

My Commission Expires:

Janet Hopkins
My Commission DD097945
Expires June 27, 2006