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BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

IN RE: Petition for increase in rates by Florida

Power & Light Company

Docket No: 120015-EI Date: February 14, 2013

FLORIDA POWER AND LIGHT COMPANY'S FIRST REQUEST FOR EXTENSION OF CONFIDENTIAL CLASSIFICATION OF DOCUMENTS PRODUCED IN DISCOVERY (ref: Order No. PSC-12-0431-CFO-EI)

Pursuant to Section 366.093, Florida Statutes (2014) ("Section 366.093"), and Rule 25-22.006, Florida Administrative Code, Florida Power & Light Company ("FPL") hereby submits its First Request for Extension of Confidential Classification of Documents Produced in Discovery, related to the attachments to its response to Office of Public Counsel's ("OPC's") First Request for Production, Nos. 5 and 6; OPC's Eighth Set of Interrogatories Nos. 156; Staff of Florida Public Service Commission's ("Staff's") Sixth Request for Production No. 50 Part I-Attachments 2a, 3, 4, 6a, 11, 14, 15, 16, 19, 20, 23, 25 (pages 77-85), 27, 29, 31, and 33; Staff's First Request for Production No. 11; Staffs First Request for Production No.2: 2011 Analyst Research Reports (pages 1, 4, 5, 9, 29, 48, 69, 82, 84, 91, 121, 122, 132, 133, 166, 167, 176, 198, 207, 217, 247, 256, 257, 295, 301, 307, 335, 345, 362, 399, 424, 477, 633, 643-646, 669-671, 696, 739-741, and 891) and 2012 Analysts Research Reports (pages 4, 10, 39, 44, 47, 55, 72) (collectively, the "Confidential Discovery Responses"). In support of this request, FPL states as follows:

1. On August 16, 2012 ("August 16, 2012 Request") FPL filed a Request for Confidential Classification of the Confidential Discovery Responses. The August 16, 2012 Request included Exhibits A, B, C, and D. By Order No. PSC-12-0431-CFO-EI, dated August

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- 20, 2012 ("Order 0431"), the Commission granted FPL's August 16, 2012 Request. FPL adopts and incorporates by reference the August 16, 2012 Request and Order 0431.
- 2. The period of confidential treatment granted by Order 0431 will soon expire. The Confidential Discovery Responses that were the subject of FPL's August 16, 2012 Request and Order 0431 warrants continued treatment as proprietary and confidential business information within the meaning of Section 366.093(3). Accordingly, FPL hereby submits its First Request for Extension of Confidential Classification.
- 3. All of the information designated in Exhibit A and Exhibit B to the August 16, 2012 Request remains confidential. Accordingly, those exhibits will not be reproduced or reattached here.
- 4. Included with this Request are First Revised Exhibit C and First Revised Exhibit D. First Revised Exhibit D consists of the affidavits of Fabian Tejedor, Roxane Kennedy, Bruce Wuenker, Erica A. McNabb, Maria Besada, Kimberly Herron, Mitchell Goldstein, David Bromley, Gerard J. Yupp, Solomon Stamm, Chad Little, Alissa E. Ballot, Michael Toal and Joseph Balzano in support of this request. Regarding First Revised Exhibit C, all of the information listed in the August 16, 2012 Request remains confidential; that Exhibit is revised only to identify Chad Little as a new affiant in the place of Kathryn Salvador.
- 5. The Confidential Discovery Responses continue to be treated by FPL as proprietary and confidential business information, and disclosure would cause harm to FPL and its customers. 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. As the affidavits included in First Revised Exhibit D indicate, certain documents provided by FPL contain information related to contractual data such as pricing and other terms payment records and vendor supplier rates, the disclosure of which would impair the efforts of FPL to contract on commercially favorable terms for the benefit of its customers and would impair the competitive interests of FPL and its vendors. Certain information in these documents and materials would also place FPL at a disadvantage when coupled with other information that is publicly available. This information is protected by Section 366.093(3)(d), Fla. Stat.
- 7. Additionally, certain information relates to FPL's competitive interests. Disclosure would impair the competitive business of FPL and the provider of the information. Such information is protected by Section 366.093(3)(e), Fla. Stat.
- 8. Nothing has changed since the Commission entered Order 0431 to render the Confidential Discovery Responses stale or public, such that continued confidential treatment would not be appropriate.
- 9. Upon a finding by the Commission that the Confidential Discovery Responses remain proprietary and confidential business information, the information should not be declassified for at least an additional 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* § 366.093(4), Fla. Stat. (2014).

WHEREFORE, for the above and foregoing reasons, as more fully set forth in the

supporting materials and affidavits included herewith, Florida Power & Light Company

respectfully requests that its First Request for Extension of Confidential Classification be

granted.

Respectfully submitted,

John T. Butler

Assistant General Counsel - Regulatory Maria J. Moncada, Principal Attorney

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By: /s/ Maria J. Moncada

Maria J. Moncada

Florida Bar No. 0773301

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CERTIFICATE OF SERVICE Docket No. 120015-EI

I HEREBY CERTIFY that a true and correct copy of the foregoing First Request for Extension of Confidential Classification was served by electronic mail this 14th day of February 2014 to the following:

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By: <u>/s/ Maria J. Moncada</u>
Maria J. Moncada

COMPANY: Florida Power & Light Company TITLE: List of Confidential Documents

DOCKET TITLE: Discovery Responses listed July 26, 2012

DATE: February 14, 2014 Bold denotes a new affiant

Party	Set	Conf Y/N	Bates Number	Line/Column	366.093 (3) F.S.	Affiant
OPC	1 st POD No. 5	Y	OPC 004558	Cells d5-d98, e5-e98	(d), (e)	Fabian J. Tejedor
		Y	OPC 004559 – 004563	All	(d)	Roxane R. Kennedy
		Y	OPC 006444- 006479	All		
		Y	OPC 006488	Lines 18-26		
		Y	OPC 006490	Lines 8-24		Roxane R. Kennedy
		Y	OPC 006493	Lines 16-27	(d)	
		Y	OPC 006495	Lines 4-19		
	1 st POD	Y	OPC 006496- 006529	All		
OPC	No. 6	Y	OPC 004737	Col. A, Lines 3-31		
		Y	OPC 004738	Col. A		
		Y	OPC 004794	Col. A Lines 28-29, 44-46		
				Col. B Lines 2, 10-11, 23-24, 28-29	(d)	Bruce Wuenker
				Col. C Lines 2, 28-29		
				Col. D Lines 28-29, Col. E Lines 11, 18-19, 28-29		

Party	Set	Conf Y/N	Bates Number	Line/Column	366.093 (3) F.S.	Affiant
		Y	OPC 004795	Col. A Lines 1-8, 10-12, 14-16, 26		
				Col. B Lines 1-8, 10-16, 22-25		
				Col. C Lines 1-8, 10-15		
				Col. D Lines 10-15		
				Col. E Lines 10-11, 13- 15, 22-25		
		Y	OPC 004800	Col. A Lines 28-29, 46-47		
				Col. B Lines 1-2, 10-11, 14-16, 23-24, 28-29, 34-40, 46-47		
				Col. C Lines 2-3, 14-16, 28-29, 34-40, 46-47		
				Col. E Lines 10-12, 15- 16, 19-20, 28-29		
OPC	1 st POD No. 6	Y	OPC 004801	Col. A Lines 4-11, 14-16, 19-20	(d)	Bruce Wuenker
	110.0			Col. B Lines 4-11, 14-16, 18-20, 35-40		w uenkei
				Col. C Lines 4-11, 14-16, 18-20, 35-40		
				Col. D, Lines 14-16, 18-20		
				Col. E Lines 14-16, 18-20, 35-40		
		Y	OPC 004808	Col. A Lines 28-29, 46-47		
				Col. B Lines 1-2, 10-11, 13-15, 23-24, 28-29, 34-40, 46-47		
				Col. C Lines 1-2, 14-16, 28-29, 34-40, 46-47		
				Col. D. Lines 28-29		
				Col. E Lines 9-11, 14- 15, 18-19, 28-29		

Party	Set	Conf Y/N	Bates Number	Line/Column	366.093 (3) F.S.	Affiant
		Y	OPC 004809	Col. A Lines 5-12, 14-16, 19-20		
				Col. B Lines 5-12, 14-16, 18-20, 35-40		
				Col. C Lines 5-12, 14-16, 18-20, 35-40		
				Col. D Lines 5-12		
				Col. E Lines 14-16, 18-20, 35-40		
		Y	OPC 004819	Col. A Lines 28-29, 44-46,		
				Col. B Lines 1-2, 10-11, 23-24, 28-29, 34-40, 44-46		
				Col. C Lines 1-2, 23-24, 28-29, 34-40, 42, 44-46		
				Col. D Lines 28-29, 34-40, 44-46		
OPC	1 st POD No. 6			Col. E Lines 11, 14-15, 18-19, 28-29	(d)	Bruce Wuenker
		Y	OPC 004826	Col. A Lines 1, 32-37		
				Col. B Lines 1, 6-7, 21-24, 32-37, 44-47,		
				Col. C Lines 32-34 Col.		
				D Lines 6-7, 10-14, 21-24, 32-37, 44-47		
		Y	OPC 004827	Col. A Lines 1, 33-38		
				Col. B Lines 1, 7-8, 11, 22-25, 33-38, 45-48		
				Col. C Lines 33-37, Col. D Lines 7-8, 11-15, 22-25, 33-38, 45-48		
		Y	OPC 004828	Col. A Lines 1, 33-38		
				Col. B Lines 1, 7-8, 11, 22-25, 33-38, 44-47		
				Col. C Lines 33-36 Col. D Lines 7-8, 11-15, 22-25, 33-38, 44-47		

Party	Set	Conf Y/N	Bates Number	Line/Column	366.093 (3) F.S.	Affiant	
		Y	OPC 004829	Col. A Lines 1, 32-36 Col. B Lines 1, 9-10, 23-26, 32-36, 46-49 Col. C Lines 32-35 Col. D Lines 9-10, 13- 15, 23-26, 32-36, 46-49			
		Y	Y	OPC 004830	Col. A Lines 1-2, 32-35 Col. B Lines 1, 9-10, 13, 22-25, 32-35, 46-49 Col. C Lines 32-34 Col. D Lines 9-10, 13-16, 22-25, 32-36, 46-49		
	1 st POD	Y	OPC 004831	Col. A Lines 1-2, 32-35 Col. B Lines 1, 9-10, 22-25, 32-35, 46-49 Col. C Lines 32-34 Col. D Lines 9-10, 13- 16, 22-25, 32-36, 46-49		Bruce	
OPC	No. 6	Y	OPC 004837	Col. A Lines 1-2, 32-35 Col. B Lines 1, 9-10, 22-25, 32-35, 46-49 Col. C Lines 32-34 Col. D Lines 9-10, 13- 15, 22-25, 32-36, 46-49	(d)	Wuenker	
		Y	OPC 004840	Col. A Line 1 Col. B Lines 1, 9-10, 18, 23-24, 33-39, 43-46 Cols. C and D, Lines 28-29 Col. E Lines 10-12, 14-15, 18-20			

Party	Set	Conf Y/N	Bates Number	Line/Column	366.093 (3) F.S.	Affiant
		Y	OPC 004841	Col. A Lines 4-11, 14-16, 18-20 Cols. B and C Lines 4-11, 14-16, 18-20, 34-39 Col. D Lines 4-11, 14-16, 18-20 Col. E Lines 14-16, 17-20, 34-39		
		Y	OPC 004844	Col. A Lines 32-36, Col. B 1-2, 8-9, 11-13, 22-25, 32-36, 46-50 Col. C Lines 1-2, 32-36 Col. D Lines 8-9, 11-16, 22-25, 32-36, 46-50		
OPC	OPC 1st POD No. 6	Y	OPC 004916	Col. A Lines 32-36 Col. B Lines 1-2, 8-9, 11-13, 22-25, 32-36, 46- 50 Col. C Lines 1-2, 32-36 Col. D Lines 8-9, 11-16, 22-25, 32-36, 46-50	(d)	Bruce Wuenker
		Y	OPC 004917	Col. A Lines 1-2, 32-36 Col. B Lines 1-2, 8-9, 11-13, 22-25, 32-36, 46-50 Col. C Lines, 32-36 Col. D Lines 8-9, 11-16, 22-25, 32-36, 46-50		

Party	Set	Conf Y/N	Bates Number	Line/Column	366.093 (3) F.S.	Affiant
		Y	OPC 004918 OPC 004919	Col. A Lines 32-36 Col. B Lines 1-2, 8-9, 11-13, 22-25, 32-36, 46-50 Col. C Lines 1-2, 32-36 Col. D Lines 8-9, 11-16, 22-25, 32-36, 46-50 Col. A Lines 1-2, 32-36 Col. B Lines 1-2, 8-9, 11-13, 22-25, 32-36, 46-50 Col. C Lines, 32-36 Col. D Lines 8-9, 11-16, 22-25, 32-36, 46-50		
OPC	OPC 1st POD No. 6	Y	OPC 004920	Col. A Lines 1-2, 28-29, 43, 45-48 Col. B Lines 1-2, 10-11, 14-15, 23-24, 28-29, 34-40, 43, 45-48 Col. C Lines, 28-29, 34-40, 45-48 Col. D Lines 28-29 Col. E Lines 10, 12, 15-16, 28-29	(d)	Bruce Wuenker
		Y	OPC 004921	Col. A Lines 4-11, 14, 17-19 Col. B Lines 4-11, 14-15, 17-19 Col. C Lines 4-11, 14-19, 34-39 Col. D Lines 4-11, 14-19 Col. E Lines 14-19, 34-39		

Party	Set	Conf Y/N	Bates Number	Line/Column	366.093 (3) F.S.	Affiant
		Y	OPC 004922	Col. A Lines 28-29		
				Col. B Lines 1-2, 11-12, 14-16, 22-25, 28-29, 34-49, 44-46		
				Col. C Lines 1-2, 28-29, 34-40, 44-46		
				Col. D Lines 28-29 Col. E Lines 10, 12, 15-16, 19-20		
		Y	OPC 004923	Col. A Lines 6-12, 15-20		
				Col. B Lines 6-12, 15- 19		
				Col. C Lines 6-12, 15-19, 21-22, 34-39		
				Col. D Lines 15-23		
				Col. E Lines 15-19, 21-21, 34-39		
OPC	1 st POD No. 6	Y	OPC 004924	Col. A Lines 1-2, 32-33, 35-36	(d)	Bruce Wuenker
				Col. B Lines 1-2, 8-9, 11-13, 19, 21-26, 32-36, 46-50		
				Col. C Lines 32-36		
				Col. D Lines 8-9, 11-15, 21-26, 32-36, 46-50		
		Y	OPC 005124	Col. B Lines 27 and 38 Col. C Lines 30 and 41		
		Y	OPC 005125	Col. A Line 7		
		Y	OPC 005127	Col. A Line 40		
				Col. C Line 39		
		Y	OPC 005128	Col. A Line 14		
				Col. B Line 16		
		v	ODC 005120	Col. P. Line 17		
		Y	OPC 005129	Col. B Line 11		

Party	Set	Conf Y/N	Bates Number	Line/Column	366.093 (3) F.S.	Affiant
		Y	OPC 005137- 005140	All		
		Y	OPC 005144	Cols. A-H, Lines 1-3, 6-9, 12-14, 16-18, 21-23		
		Y	OPC 005145	Col. B, Lines 6, 23-38 Cols. A, C-F, Lines 23-38		
		Y	OPC 005146	Lines 6-49		
		Y	OPC 005147	Lines 18-51		
		Y	OPC 005148	Lines 7-24		
	Y	Y	OPC 005149	Lines 20-51	(d)	Bruce Wuenker
		Y	OPC 005150- 005158	ALL		
OPC	1 st POD No. 6	Y	OPC 005159	Lines 12-30		
	140. 0	Y	OPC 005160	Lines 15-45		
		Y	OPC 005161	Lines 9-31		
		Y	OPC 005162	Lines 9-49		
		Y	OPC 005162	Lines 9-49		
		Y	OPC 005163	Lines 4-33		
		Y	OPC 005211	Col. C Lines 17 and 18 Col. D Lines 12 and 16		
		Y	OPC 005212	Col. E Line 4 Col. E Line 4	(d), (e)	Erica A. McNabb
		Y	OPC 005214	Cols. B and C Line 20		

Party	Set	Conf Y/N	Bates Number	Line/Column	366.093 (3) F.S.	Affiant
		Y	OPC 005215	Col. D Lines 7-9		
		Y	OPC 005216	Lines 31-32		
		Y	OPC 005218	Col. B Lines 29-33 Col. C Lines 25-27 and 31-33		
		Y	OPC 005219	Col. B Lines 4-18, 22-29, 33-35, 37, 38		
		Y	OPC 005220	Col. B Lines 2,3, 5, 8, 11, 12, 14, 20, 21, 23, 25, 26		
				Col. C Lines 14, 17-18, 21		D
		Y	OPC 005225	Col. A Lines 26 and 35 Col. B Line 33	(d), (e)	Erica A. McNabb
		Y	OPC 005233	Col. A, Line 6		
OPC	1 st POD No. 6	Y	OPC 005257	Col. B Lines 11, 12		
		Y	OPC 005258	Col. B, Line 10		
		Y	OPC 005259	Col. B Line 9		
		Y	OPC 005260	Col. B, Line 10		
		Y	OPC 005261	Col. B, Line 9		
		Y	OPC 005263 – 005479	All	(d)	M. Besada
		Y	OPC 005480 – 006296	All		
		Y	OPC 006303- 006307	All	(d)	Kimberly Herron
		Y	OPC 006313	Col. B Lines 26 and 37 Col. C Lines 29 and 40		

Party	Set	Conf Y/N	Bates Number	Line/Column	366.093 (3) F.S.	Affiant
		Y	OPC 006314	Col. A Line 7		
		Y	OPC 006316	Col. A Line 40		
			000000	Col. C Line 39		
		Y	OPC 006317	Col. A Line 14		
				Col. G.Line 16		
		Y	OPC 006318	Col. C Line 17 Col. B Line 11		
		ĭ	OPC 000318	Col. B Line 11		
		Y	OPC 006326- 006329	All		
		Y	OPC 006333	Lines 18-20, 22-25, 26-28, 30-32, 33-35		
		Y	OPC 006334	Col. B Line 6		
				Cols. A-F Lines 23-35		
		Y	OPC 006335	Lines 3-40		
OPC	1 st POD No. 6	Y	OPC 006336	Lines 8-38	(d)	Kimberly Herron
		Y	OPC 006337	Lines 2-17		
		Y	OPC 006338	Lines 9-28		
		Y	OPC 006339- 006347	All		
		Y	OPC 006348	Lines 12-31		
		Y	OPC 006349	Lines 15-48		
		Y	OPC 006350	Lines 9-37		
		Y	OPC 006351	Lines 9-52		
		Y	OPC 006352	Lines 4-34		

Party	Set	Conf Y/N	Bates Number	Line/Column	366.093 (3) F.S.	Affiant
		Y	OPC 006355- 006359	All		
		Y	OPC 006365	Col. B Lines 27 and 38		
				Col. C Lines 30 and 41		
		Y	OPC 006366	Col. A Line 7		
		Y	OPC 006368	Col. A Line 40		
				Col. C Line 39		
		Y	OPC 006369	Col. A Line 14		
				Col. B Line 16		
				Col. C Line 17		
		Y	OPC 006370	Col. B Line 16		
		Y	OPC 006378- 006381	All	(d)	Kimberly Herron
		Y	OPC 006385	Cols. A-H, Lines 1-3, 6-9, 12-14, 16-18, 21-23		
	18t DOD	Y	OPC 006386	Col B, Lines 6, 23-38, Col A, C-F, Lines 23-38		
OPC	1 st POD No. 6	Y	OPC 006387	Lines 7-50		
		Y	OPC 006388	Lines 18-53		
		Y	OPC 006389	Lines 7-24		
		Y	OPC 006390	Lines 20-52		
		Y	OPC 006391- 006399	All		
		Y	OPC 006400	Lines 12-31		
		Y	OPC 006401	Lines 15-47		
		Y	OPC 006402	Lines 9-32		

Party	Set	Conf Y/N	Bates Number	Line/Column	366.093 (3) F.S.	Affiant
		Y	OPC 006403	Lines 9-52		
		Y	OPC 006404	Lines 4-34		Kimberly
		Y	OPC 006413	Col. B Lines 19-21	(d)	Herron
		Y	OPC 006416	Cols. C and D Line 37		
		Y	OPC 006438- 006443	All		
		Y	OPC 006444- 006479	All	(d)	Roxane R. Kennedy
		Y	OPC 006488- 006529	All		_
OPC	1 st POD No. 6	Y	OPC 006640	Col. B Line 16	(d), (e)	Mitchell. Goldstein
		Y	OPC 006617	Cols. A and B Lines 18-20	(d), (e)	
		Y	OPC 006628	Cols. A and B Lines 18-20		Michael Toal
		Y	OPC 006639	Cols. A and B Line 8		
		Y	OPC 006530- 006565	All	(d)	Bruce
		Y	OPC 007090- 007211	All		Wuenker
		Y	OPC 006642- 007089	All	(d)	David T. Bromley
		Y	OPC 006566- 006616	All	(d), (e)	Gerard J. Yupp
		Y	OPC 301259	Cols. B, C & D Lines 18-21, 28-31, 39-42		
OPC	8 th INT No. 156	Y	OPC 301260	Lines 62-176	(e)	Solomon L. Stamm

Party	Set	Conf Y/N	Bates Number	Line/Column	366.093 (3) F.S.	Affiant
Staff	6 th POD No. 50 Part 1 a2	Y	Staff 003362- 003385	All	(d), (e)	Chad Little
Staff	6 th POD No. 50 Part 1, (3)	Y	Staff 003556- 03584	All	(d), (e)	Chad Little
Staff	6 th POD No. 50 Part 1, 4	Y	Staff 003585- 003607	All	(d), (e)	Chad Little
Staff	6 th POD No. 50 Part 1, 6a	Y	Staff 003631- 003694	All	(d), (e)	Chad Little
Staff	6 th POD No. 50 Part 1, 11	Y	Staff 003978- 004050	All	(d), (e)	Chad Little
Staff	6 th POD No. 50 Part 1, 14	Y	Staff 004084- 004090	All	(d)	Chad Little
Staff	6 th POD No. 50 Part 1, 15	Y	Staff 004091- 004125	All	(d)	Chad Little
Staff	6 th POD No. 50 Part 1, 16	Y	Staff 004126- 004138	All	(d), (e)	Chad Little
Staff	6 th POD No. 50 Part 1, 19	Y	Staff 004219- 004254	All	(d), (e)	Chad Little
Staff	6 th POD No. 50 Part 1, 20	Y	Staff 004255- 004265	All	(d), (e)	Chad Little
Staff	6 th POD No. 50 Part 1, 23	Y	Staff 004364- 004426	All	(d), (e)	Chad Little
Staff	6 th POD No. 50 Part 1, 25, 77-85	Y	Staff 004541- 004549	All	(d), (e)	Chad Little
Staff	6 th POD No. 50 Part 1, 27	Y	Staff 004597- 004598	All	(d), (e)	Chad Little
Staff	6 th POD No. 50 Part 1, 29	Y	Staff 004645- 004679	All	(d), (e)	Chad Little

Party	Set	Conf Y/N	Bates Number	Line/Column	366.093 (3) F.S.	Affiant
Staff	6 th POD No. 50 Part 1, 31	Y	Staff 004766- 004806	All	(d), (e)	Chad Little
Staff	6 th POD No. 50 Part 1, 33	Y	Staff 004846- 004868	All	(d), (e)	Chad Little
		Y	Staff 002216	Lines 1 and 2. Cols. B and D, Lines 3 – 8.		
		Y	Staff 002219	Col. B, Line 1.		
		Y	Staff 002222	All		
		Y	Staff 002224	Lines 5 – 8		
		Y	Staff 002227	Lines 1 – 2. Col. C, Line 6		
		Y	Staff 002228	Lines 1 – 2. Col. B, Lines 6 -16		
	et	Y	Staff 002229	Lines 1 – 5. Cols. A, B, C, Line 7		
Staff	1 st POD No. 11	Y	Staff 002231 - Staff 002234	All	(d), (e)	A. Ballot
		Y	Staff 002234	All		
		Y	Staff 002236	All		
		Y	Staff 002237	Lines 1-4. Col. A, Line 5. Col. B, Line 6, Lines 7 –		
		Y	Staff 002240	Col. B, Line 4		
		Y	Staff 002241	Cols. A, B, Line 2. Col. C, Line 6 - 7		
		Y	Staff 002242	Lines 2, 3		

Party	Set	Conf Y/N	Bates Number	Line/Column	366.093 (3) F.S.	Affiant
	Y	Y	Staff 002243	Col. E, Line 1. Col. A, Line 2. Col. C, Lines 6, 7, 14, 17, 18, 19. Col. B, Lines 9 -13, 15, 16		
		Y	Staff 002244	Lines 1, 2. Col. B, Lines 7, 9, 10. Col. C, Line 6, 7, 9, 10. Col. E, Lines 5-7, 9, 10		
		Y	Staff 002246	Lines 1, 2. Col. B, Lines 5 -14. Col. D, Lines 6 -14		
		Y	Staff 002249	All		
Staff	1 st POD	Y	Staff 002252	Lines 1, 2. Col. B, Lines 7, 9, 10. Col. C, Lines 6, 7, 9, 10. Col. E, Lines 6, 7, 9, 10	(d), (e)	A. Ballot
Starr	No. 11	Y	Staff 002254	Lines 1, 2. Cols. B and D, Lines 5 – 15	(d), (c)	A. Danot
		Y	Staff 002257	All		
		Y	Staff 002260	All		
		Y	Staff 002262 - 002264	All		
		Y	Staff 002266	Lines 1 - 14		
		Y	Staff 002267	All		
		Y	Staff 002270	Lines 1, 13, 15. Col. B, Lines 4 – 12. Col. D, 5 - 12		
		Y	Staff 002273	All		
Staff	1 st POD No. 2	Y	Staff 002149- 002180	All	(e)	Joseph Balzano

In re: Petition for Increase in Rat Power & Light Company	bes by Florida Docket No. 120015-EI
STATE OF FLORIDA PALM BEACH COUNTY) AFFIDAVIT OF ALISSA E. BALLOT
BEFORE ME, the und being first duly sworn, deposes a	ersigned authority, personally appeared Alissa E. Ballot who, and says:
Secretary of NextEra Energy, In	sa E. Ballot. I currently serve as Vice President & Corporate c. ("NEE") and Florida Power & Light Company ("FPL"). My rse Boulevard, Juno Beach, Florida, 33408. I have personal in this affidavit.
Extension of Confidential Classi 120015-EI, for which I am liste materials that I have reviewed a and FPL to be proprietary of competitively sensitive informations business of the provider of the Energy board of director discuss	ed the documents that are included in FPL's First Request for fication of Information Obtained in Connection with Docket No. d as the affiant on First Revised Exhibit C. Such documents or and which, in whole or in part, are asserted by NextEra Energy confidential business information, and contain or constitute ation, the disclosure of which could impair the competitive information. Specifically, the information includes NextEra sions and presentations related to business plans and strategies. NextEra Energy and FPL have maintained the confidentiality of
render the information stale or appropriate. Therefore, the info additional eighteen (18) months. as soon as the information is no	arred since the issuance of Order No. PSC-12-0431-CFO-EI to public, such that continued confidential treatment would not be ormation should remain confidential for a period of at least an These materials should be returned to NextEra Energy and FPL longer necessary for the Commission to conduct its business so a continue to maintain the confidentiality of these documents.
4. Affiant says noth	ng further.
	Alissa E. Ballot
Alissa E. Ballot, who is person	BSCRIBED before me this day of February, 2014, by nally known to me, or who has produced ication and who have an oath.
My Commission Expires 🐸 👓	12/04/2016 Notary Publicy State of Florida

EXHIBIT D

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition for rate Power & Light Company		y Florida	Docket No. 120015-EI
STATE OF FLORIDA MIAMI-DADE COUNTY)	AFFID.	AVIT OF FABIAN J. TEJEDOR
BEFORE ME, the duly sworn, deposes and sa		authority, per	sonally appeared Fabian J. Tejedor who, being first
	ager of Cost a	nd Performan	m currently employed by Florida Power & Light ce. My business address is 9250 W. Flagler St., tters stated in this affidavit.
Request for Extension of C No. 120015-EI, for which materials that I have revie information contain or co impair the competitive bus or constitutes information companies operate in a con-	Confidential C in I am listed ewed and who institute comp iness of the pro- in related to I impetitive man	classification of as the affiant ich are assert petitively sens rovider of the bids received rket environm	re included in First Revised Exhibit A to FPL's First of Information Obtained in Connection with Docket at on First Revised Exhibit C. The documents or ed by FPL to be proprietary confidential business sitive information, the disclosure of which would information. Specifically, the information contains by FPL for telecommunication circuits. These ent and they submitted bids confidentially. To the entiality of these documents and materials.
information stale or public Therefore, the information months. These materials is the Commission to conduct documents.	lic, such that should remai hould be retur	t continued of in confidential med to FPL at so that FPL of	ce of Order No. PSC-12-0431-CFO-EI to render the confidential treatment would not be appropriate. I for a period of at least an additional eighteen (18) is soon as the information is no longer necessary for can continue to maintain the confidentiality of these
	D SUBSCRI	BED before r	
My Commission Expires:			Notary Public, State of Florida

CAROLYN J SMITH
Notary Public - State of Florida
My Comm. Expires Sep 11, 2014
Commission # EE 19792

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition for rate increase by & Light Company	Florida Power	Docket No. 120015-I	31
STATE OF FLORIDA)	Li estato de la como de como	
COUNTY OF MIAMI-DADE)	AFFIDAVIT OF R	OXANE R. KENNEDY
BEFORE ME, the under being first duly sworn, deposes an	signed authority d says:	, personally appeared	Roxane R. Kennedy who,
1. My name is Roxar Company ("FPL") as VP, Power Boulevard, Juno Beach, Florida, affidavit.	Generation and	Operations. My busine	by Florida Power & Light ess address is 700 Universe the matters stated in this
2. With respect to E Exhibit A to FPL's First Request as the affiant. Such documents or asserted by FPL to be proprie competitively sensitive information of the provider of the information amended contracts and leases between detailing the vendor selection proconfidentiality of these documents	for Extension of materials that I is etary confidential on, the disclosure in. Specifically, ween affiliates. To coess. To the b	Confidential Classifice have reviewed and whe label business information of which could impate the information contains information also contains the information also contains the information also contains and the information and the information also contains and the information	ich, in whole or in part, are on, contain or constitute ir the competitive business ins or constitutes new and ontains internal memoranda
render the information stale or p	oublic, such that rmation should These materia ry for the Comn	continued confidential for remain confidential for als should be returnentission to conduct its	or a period of at least and to FPL as soon as the
4. Affiant says nothing	further.	Roxane R. Ke	ennedy
SWORN TO AND SUBSC	RIBED before m	e this 5th day of Fe	bruary 2014, by Roxane R.
Kennedy, who is personally known t as identification and who did take an	o me or who has p	roduced	(type of identification)
	A	Notary Public St.	Plant
My Commission Expires:	Le JESSICA BRADI	Notary Public, State of	Florida

Comm# DD968567 Expires 3/7/2014

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

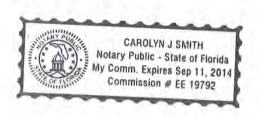
In re: Petition for Increase Power & Light Company	in Rates by Florida	Docket No. 120015-EI
STATE OF FLORIDA	5	
MIAMI-DADE COUNTY	ζ ,	AFFIDAVIT OF BRUCE WUENKER
BEFORE ME, t being first duly sworn, de	네트리 아이들은 사람이 되었다. 그리고 있는 아이들 사람들이 되는 사람들이 되었다. 그는 것이 없는 것이 없다.	y, personally appeared Bruce Wuenker who,
	troller. My business ad	er. I am currently employed by FPL FiberNet, dress is 9250 W. Flagler St., Florida 33174. I his affidavit.
Request for Extension of C No. 120015-EI, for which materials that I have rev proprietary confidential b as pricing and other terr contract for goods or serv constitute competitively	onfidential Classification of I am listed as the affiant of iewed and which, in who usiness information, comes, the disclosure of we rices on favorable terms as sensitive data, the disclosure of the information.	e included in First Revised Exhibit A to FPL's First of Information Obtained in Connection with Docket on First Revised Exhibit C. Such documents or nole or in part, are asserted by FiberNet to be stain or constitute contractual vendor data, such which would impair the efforts of FiberNet to in the future. Also, these documents contain or losure of which could impair the competitive To the best of my knowledge, FiberNet has and materials.
render the information stappropriate. Therefore, additional eighteen (18)	ale or public, such that the information should a months. These materials necessary for the Comm	suance of Order No. PSC-12-0431-CFO-EI to continued confidential treatment would not be remain confidential for a period of at least an a should be returned to FiberNet as soon as the hission to conduct its business so that FiberNet se documents.
4. Affiant sa	ys nothing further.	Frace Whenh
		Bruce Wuenker
SWODN TO A	ND SUBSCRIBED before	ore me this 52 day of February, 2014, by
		ne or who has produced
(type of identification) as		
My Commission Expires		Notary Public, State of Florida

CAROLYN J SMITH Notary Public - State of Florida My Comm. Expires Sep 11, 2014 Commission # EE 19792

In re: Petition for rate increase by Florida Power & Light Company	Docket No. 120015-EI
STATE OF FLORIDA)	A FEWER AND OF FERICA A MICHAELE
COUNTY OF PALM BEACH)	AFFIDAVIT OF ERICA A. MCNABB
BEFORE ME , the undersigned authority, pe duly sworn, deposes and says:	ersonally appeared Erica A. McNabb who, being first
My name is Erica McNabb. I am cur ("FPL") as Director of Risk Management. I have personal transfer of the control of the	rently employed by Florida Power & Light Company onal knowledge of the matters stated in this affidavit.
2. With respect to Exhibit C, I have reviewed the First Request for Extension of Confidential Classiff documents or materials that I have reviewed and who proprietary confidential business information, contain disclosure of which would impair the competitive information also includes bids or other contractual dat the public utility or its affiliates to contract for good information contains insurance terms and condition environment. To the best of my knowledge, FPL has a materials.	nich, in whole or in part, are asserted by FPL to be or constitute competitively sensitive information, the business of the provider of the information. The ta, the disclosure of which would impair the efforts of ods or services on favorable terms. Specifically, the ons that are negotiated in a competitive market
3. Nothing has occurred since the issuar information stale or public, such that continued confid the information should remain confidential for a period materials should be returned to FPL as soon as the info conduct its business so that FPL can continue to maintain	d of at least an additional eighteen (18) months. These ormation is no longer necessary for the Commission to
4. Affiant says nothing further.	
_ (rica a McNable
	Erica A. McNabb
SWORN TO AND SUBSCRIBED before McNabb, who is personally known to me or who has pas identification and who did take an oath.	me this day of February 2014, by Erica A. produced (type of identification)
	Name Public State of Florida
My Commission Expires:	Notary Public, State of Florida



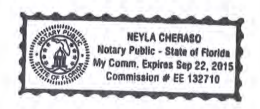
In re: Petition for Increase in Rates by Florida Power & Light Company	Docket No. 120015-EI
STATE OF FLORIDA) MIAMI-DADE COUNTY)	AFFIDAVIT OF MARIA V. BESADA
BEFORE ME, the undersigned authority, peduly sworn, deposes and says:	ersonally appeared Maria V. Besada who, being first
1. My name is Maria V. Besada. I am ("FPLES") as Director, Organization Development & Flagler Street, Miami Florida, 33174. I have personal	currently employed by FPL Energy Services, Inc. Management. My business address is 9250 West knowledge of the matters stated in this affidavit.
2. I have reviewed the documents that ar Request for Extension of Confidential Classification No. 120015-EI, for which I am listed as the affian materials that I have reviewed and which, in whole Power (ReadiPower) to be proprietary confidential contractual vendor data, such as pricing and other tensof FPLES and ReadiPower to contract for goods or sedocuments contain or constitute competitively sensitive competitive business of the provider of the information of the confidentiality of the readiPower have maintained the confidentiality of the	t on First Revised Exhibit C. Such documents or or in part, are asserted by FPLES and FPL Readi- al business information, to contain or constitute ms, the disclosure of which would impair the efforts ervices on favorable terms in the future. Also, these tive data, the disclosure of which could impair the ation. To the best of my knowledge, FPLES and
3. Nothing has occurred since the issue the information stale or public, such that continued. Therefore, the information should remain confidential months. These materials should be returned to FPLI necessary for the Commission to conduct its business the confidentiality of these documents.	al for a period of at least an additional eighteen (18) ES and FPL as soon as the information is no longer
4. Affiant says nothing further.	Maria V. Besade
	Maria V. Besada
SWORN TO AND SUBSCRIBED bet Maria V. Besada, who is personally known to (type of identification) as identification and who described the subscription of identification and the subscription is identification.	me or who has produced
My Commission Expires	Notary Public, State of Florida



In re: Petition for Increase in Rates by Florida Power & Light Company	Docket No. 120015-EI
STATE OF FLORIDA) PALM BEACH COUNTY)	AFFIDAVIT OF KIMBERLY HERRON
BEFORE ME, the undersigned authority, persoduly sworn, deposes and says:	onally appeared Kimberly Herron who, being first
My name is Kimberly Herron. I am continuous Integrated Supply Chain. My business address is 700 U have personal knowledge of the matters stated in this after the state of the matters.	
2. I have reviewed the documents that are it Request for Extension of Confidential Classification of No. 120015-EI, for which I am listed as the affiant of materials that I have reviewed and which, in whole of confidential business information, contain or considuction of which could impair the competitive Specifically, the information contains or constitutes disclosure of such information could have unfavorable business of the utility and its affiliates. To the beconfidentiality of these documents and materials.	on First Revised Exhibit C. Such documents or in part, are asserted by FPL to be proprietary titute competitively sensitive information, the business of the provider of the information. prices and terms of affiliate contracts. The le impact to the terms, pricing and competitive
3. Nothing has occurred since the issuand the information stale or public, such that continued continued the information should remain confidential from months. These materials should be returned to FPL as the Commission to conduct its business so that FPL cardocuments.	for a period of at least an additional eighteen (18) soon as the information is no longer necessary for
4. Affiant says nothing further.	Klinberty Herron
SWORN TO AND SUBSCRIBED before me Herron, who is personally known to me or who h identification) as identification and who did take an oath	
My Commission Expires	Notary Public, State of Florida



In re: Petition for Increase in Rates by Florida Power & Light Company	Docket No. 120015-EI
STATE OF FLORIDA) PALM BEACH COUNTY) AFFIDA	VIT OF MITCHELL GOLDSTEIN
BEFORE ME , the undersigned authority, perso first duly sworn, deposes and says:	onally appeared Mitchell Goldstein who, being
 My name is Mitchell Goldstein. I am Nuclear Fleet. My business address is 700 Universe B personal knowledge of the matters stated in this affidavit. 	
2. I have reviewed the documents that are increased for Extension of Confidential Classification of Ir No. 120015-EI, for which I am listed as the affiant on materials that I have reviewed and which, in whole or confidential business information, contain or constit disclosure of which could impair the competitive b Specifically, the information constitutes negotiated contrand an affiliated company that operates in a competit knowledge, FPL has maintained the confidentiality of the	First Revised Exhibit C. Such documents or in part, are asserted by FPL to be proprietary rute competitively sensitive information, the rusiness of the provider of the information. Fact terms contained in a contract between FPL rive market environment. To the best of my
3. Nothing has occurred since the issuance the information stale or public, such that continued cor Therefore, the information should remain confidential formonths. These materials should be returned to FPL as so the Commission to conduct its business so that FPL can educuments. 4. Affiant says nothing further.	r a period of at least an additional eighteen (18) on as the information is no longer necessary for
	Mitchell Goldstein
SWORN TO AND SUBSCRIBED before me a Goldstein, who is personally known to me or who had identification) as identification and who did take an oath.	
My Commission Expires	Notary Public, State of Florida



BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition for Increase in Rates by Fl Power & Light Company	Docket No. 120015-EI	
STATE OF FLORIDA BROWARD COUNTY)	AFFIDAVIT OF DAVID T, BROMLEY

BEFORE ME, the undersigned authority, personally appeared David T. Bromley who, being first duly sworn, deposes and says:

- 1. My name is David T. Bromley. I am currently employed by FPL as Manager, Distribution Regulatory. My business address is 7200 Northwest 4th Street, Plantation, Florida, 33317. I have personal knowledge of the matters stated in this affidavit.
- 2. I have reviewed the documents that are included in First Revised Exhibit A to FPL's First Request for Extension of Confidential Classification of Information Obtained in Connection with Docket No. 120015-EI, for which I am listed as the affiant on First Revised Exhibit C. Such documents or materials that I have reviewed and which, in whole or in part, are asserted by FPL to be proprietary confidential business information, contain or constitute information concerning bids or other contractual data, the disclosure of which would impair the efforts of FPL or its affiliates to contract for goods or services on favorable terms. Specifically, the information contains or constitutes information related to pole attachment agreements with affiliates who operate in a competitive market environment. To the best of my knowledge, FPL has maintained the confidentiality of these documents and materials.
- 3. Nothing has occurred since the issuance of Order No. PSC-12-0431-CFO-EI to render the information stale or public, such that continued confidential treatment would not be appropriate. Therefore, the information should remain confidential for a period of at least an additional eighteen (18) months. These materials 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.

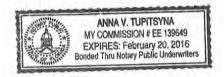
Affiant says nothing further.

David T. Bromley

SWORN TO AND SUBSCRIBED before me this 5th day of February, 2014, by David T. Bromley, who is personally known to me and who did take an arth.

My Commission Expires

Notary Public, State of Florida



BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition for Increase in F Power & Light Company	Docket No. 120015-EI	
STATE OF FLORIDA PALM BEACH COUNTY)	AFFIDAVIT OF GERARD J. YUPP

BEFORE ME, the undersigned authority, personally appeared Gerard J. Yupp who, being first duly sworn, deposes and says:

- My name is Gerard J. Yupp. I am currently employed by FPL as Sr. Director of Wholesale Operations in the Energy Marketing and Trading Division. My business address is 700 Universe Boulevard, Juno Beach, Florida, 33408. I have personal knowledge of the matters stated in this affidavit.
- 2. I have reviewed the documents that are included in First Revised Exhibit A to FPL's First Request for Extension of Confidential Classification of Information Obtained in Connection with Docket No. 120015-EI, for which I am listed as the affiant on First Revised Exhibit C. Such documents or materials that I have reviewed and which, in whole or in part, are asserted by FPL to be proprietary confidential business information, contain or constitute competitively sensitive information, the disclosure of which could impair the competitive business of the provider of the information. Specifically, the information contains or constitutes natural gas contracts with affiliates that operate in a competitive market environment. To the best of my knowledge, FPL has maintained the confidentiality of these documents and materials.
- 3. Nothing has occurred since the issuance of Order No. PSC-12-0431-CFO-EI to render the information stale or public, such that continued confidential treatment would not be appropriate. Therefore, the information should remain confidential for a period of at least an additional eighteen (18) months. These materials 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. Affiant says nothing further.

Gerard J. Yupp

Notary Public, State of Florida

SWORN TO AND SUBSCRIBED before me this _______ day of February, 2014, by Gerard J. Yupp, who is personally known to me or who has produced ______ (type of identification) as identification and who did take an oath.

My Commission Expires

MARITZA MIRANDA-WISE
MY COMMISSION # FF 002868
EXPIRES: May 30, 2017
Bonded Thru Notary Public Underwriters

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition for Increase in Rates by Florida Power & Light Company	Docket No. 120015-EI
STATE OF FLORIDA)	
MIAMI-DADE COUNTY)	AFFIDAVIT OF SOLOMON L. STAMM
REFORE ME, the undersigned authorit	v. personally appeared Solomon L. Stamm who

- 1. My name is Solomon L. Stamm. I am currently employed by FPL as Director, Regulatory Accounting. My business address is 700 Universe Boulevard, Juno Beach, Florida, 33408. I have personal knowledge of the matters stated in this affidavit.
- 2. I have reviewed the documents that are included in First Revised Exhibit A to FPL's First Request for Extension of Confidential Classification of Information Obtained in Connection with Docket No. 120015-EI, for which I am listed as the affiant on First Revised Exhibit C. Such documents or materials that I have reviewed and which, in whole or in part, are asserted by FPL to be proprietary confidential business information, contain or constitute competitively sensitive information, the disclosure of which would impair the competitive business of the provider of the information. Specifically, the information contains or constitutes information related to the estimated generation of affiliated companies, which operate in a competitive market environment. To the best of my knowledge, FPL has maintained the confidentiality of these documents and materials.
- 3. Nothing has occurred since the issuance of Order No. PSC-12-0431-CFO-EI to render the information stale or public, such that continued confidential treatment would not be appropriate. Therefore, the information should remain confidential for a period of at least an additional eighteen (18) months. These materials 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. Affiant says nothing further.

being first duly sworn, deposes and says:

Solomon L. Stamm

SWORN TO AND SUBSCRIBED before me this 57 day of February, 2014, by Solomon L. Stamm, who is personally known to me or who has produced (type of identification) as identification and who did take an oath 100 me.

My Commission Expires

Notary Public, State of Florida



BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition for rate increase by Florida | Docket No. 120015-E1

Power & Light Company
STATE OF FLORIDA) PALM BEACH COUNTY) AFFIDAVIT OF CHAD LITTLE
BEFORE ME , the undersigned authority, personally appeared Chad Little who, being first duly sworn, deposes and says:
1. My name is Chad Little. I am currently employed by FPL as Director, Project Development. My business address is 700 Universe Boulevard, Juno Beach, Florida, 33408. I have personal knowledge of the matters stated in this affidavit.
2. I have reviewed the documents that are included in First Revised Exhibit A to FPL's First Request for Extension of Confidential Classification of Information Obtained in Connection with Docke No. 120015-EI, for which I am listed as the affiant on First Revised Exhibit C. The documents of materials that I have reviewed and which, in whole or in part, are asserted by FPL to be proprietary confidential business information, contain or constitute competitively sensitive information, the disclosure of which would impair the competitive business of the provider of the information Specifically, the information contains or constitutes information related to property that is currently the subject of litigation, the disclosure of which would impair FPL's litigation position and would provide an advantage to the opposing party. The materials also contain information regarding FPL's business strategies related to property acquisition. To the best of my knowledge, FPL has maintained the confidentiality of these documents and materials. 3. Nothing has occurred since the issuance of Order No. PSC-12-0431-CFO-EI to render the information stale or public, such that continued confidential treatment would not be appropriate. Therefore, the information should remain confidential for a period of at least an additional eighteen (18 months. These materials 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. Affiant says nothing further.
Chad Little
SWORN TO AND SUBSCRIBED before me this 4th day of February, 2014, by Chad Little who is personally known to me or who has produced personally known (type of identification) as identification and who did take an oath.
My Commission Expires: Mace O - Illust
TRACI D. GOLDWIRE Notary Public - State of Florida My Comm. Expires Jul 31, 2015 Commission # EE 117539

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition for Increase in R Power & Light Company	Docket No. 120015-EI	
STATE OF FLORIDA PALM BEACH COUNTY)	AFFIDAVIT OF MICHAEL TOAL

the second second second

BEFORE ME, the undersigned authority, personally appeared Michael Toal who, being first duly sworn, deposes and says:

- My name is Michael Toal. I am currently employed by NextEra Energy Power Marketing, LLC as Vice President. My business address is 700 Universe Boulevard, Juno Beach, Florida, 33408. I have personal knowledge of the matters stated in this affidavit.
- 2. I have reviewed the documents that are included in First Revised Exhibit A to FPL's First Request for Extension of Confidential Classification of Information Obtained in Connection with Docket No. 120015-EI, for which I am listed as the affiant on First Revised Exhibit C. Such documents or materials that I have reviewed and which, in whole or in part, are asserted by FPL to be proprietary confidential business information, contain or constitute competitively sensitive information, the disclosure of which could impair the competitive business of the provider of the information. Specifically, the information relates to the purchase price of renewable energy credits between FPL and NextEra Energy Power Marketing, LLC which operates in a competitive market environment. To the best of my knowledge, FPL has maintained the confidentiality of these documents and materials.
- Nothing has occurred since the issuance of Order No. PSC-12-0431-CFO-EI to render the information stale or public, such that continued confidential treatment would not be appropriate. Therefore, the information should remain confidential for a period of at least an additional eighteen (18) months. These materials 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.

Affiant says nothing further. 4.

Michael Toal

SWORN TO AND SUBSCRIBED before me this Toal, who is personally known to me or who has produced as identification and who did take an oath.

day of February, 2014, by Michael

(type of identification)

Notary Public. State of Florida

My Commission Expires



In re: Petition for rate increase by & Light Company	Florida Power	Docket No. 120015-EI
STATE OF FLORIDA)	AFFIDAVIT OF JOSEPH BALZANO
COUNTY OF PALM BEACH	Ś	
BEFORE ME, the unders first duly sworn, deposes and says:	The second secon	, personally appeared Joseph Balzano who, being
Table 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1	f Finance, Fina	m currently employed by Florida Power & Light ancial Standards and Analysis. I have personal
FPL's First Request for Extension Such documents or materials that FPL to be proprietary confident sensitive information, the disclosur of the information. Specifically, the	of Confidential I have reviewed tial business if the of which word the information dentiality obligation	d the documents that are included in Exhibit A to Classification for which I am listed as the affiant. ed and which, in whole or in part, are asserted by information, contain or constitute competitively ald impair the competitive business of the provider contains competitive market intelligence prepared gations. To the best of my knowledge, FPL has and materials.
render the information stale or p appropriate. Therefore, the informadditional eighteen (18) months.	rmation should These mater ry for the Com	issuance of Order No. PSC-12-0431-CFO-EI to at continued confidential treatment would not be remain confidential for a period of at least an rials should be returned to FPL as soon as the emission to conduct its business so that FPL can occuments.
4. Affiant says nothing	further.	Joseph Balzano
SWORN TO AND SUBSCE who is personally known to me or identification and who did take an oat	who has produ	upa de
My Commission Expires:	200 100 1 200 1 200 1	Notary Public, State of Florida EVLA CHERASO JOHIC - State of Florida