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February 14, 2014

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# VIA HAND DELIVERY

Ms. Ann Cole Commission Clerk Florida Public Service Commission Betty Easley Conference Center 2540 Shumard Oak Boulevard, Room 110 Tallahassee, FL 32399-0850

Re: Docket No. 120015-EI

Dear Ms. Cole:

Enclosed for filing on behalf of Florida Power & Light Company ("FPL") are an original and seven (7) copies of FPL's First Request for Extension of Confidential Classification of Documents Produced in Discovery (ref: Order No. PSC-12-0422-CFO-EI). The original includes First Revised Exhibits A, B (two copies), C and D. The seven copies do not include copies of the Exhibits.

First Revised Exhibit A consists of the confidential documents, and all the information that FPL asserts is entitled to confidential treatment has been highlighted. First Revised Exhibit B is an edited version of First Revised Exhibit A, in which the information FPL asserts is confidential has been redacted. First Revised Exhibit C is a justification table in support of FPL's First Request for Extension of Confidential Classification. First Revised Exhibit D contains seven affidavits in support of FPL's First Request for Extension of Confidential Classification. Also included in this filing is a compact disc containing FPL's First Request for Extension of Confidential Classification and First Revised Exhibit C, in Microsoft Word format.

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

Sincerely, Maria J. Moncada

Enclosures

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

## **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-12-0422-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 certain information included in its responses to the Staff of the Florida Public Service Commission's ("Staff's") Seventh Set of Interrogatories No. 242, Attachment 1; Staff's Sixth Request for Production of Documents No. 50: Part 1 (only Attachments 22 and 35) and Part 2 (all); Office of the Public Counsel's ("OPC's") First Request for Production of Documents No. 8; and OPC's Eighth Set of Interrogatories Nos. 146, 148, 149, 151, 157 and 161 (collectively, the "Confidential Discovery Responses"). In support of this request, FPL states as follows:

1. On July 23, 2012 ("July 23, 2012 Request") FPL filed a Request for Confidential Classification of the Confidential Discovery Responses.<sup>1</sup> The July 23, 2012 Request included Exhibits A, B, C, and D. By Order No. PSC-12-0422-CFO-EI, dated August 15, 2012 ("Order 0422"), the Commission granted FPL's July 23, 2012 Request. FPL adopts and incorporates by reference the July 23, 2012 Request and Order 0422.

<sup>&</sup>lt;sup>1</sup> The July 23, 2012 Request included FPL's response to Interrogatory No. 144 of OPC's Eighth Set of Interrogatories. FPL no longer requires confidential classification for that information.

2. The period of confidential treatment granted by Order 0422 will soon expire. Some of the Confidential Discovery Responses that were the subject of FPL's July 23, 2012 Request and Order 0422 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. Included with this Extension Request are First Revised Exhibit A, First Revised Exhibit B, together with First Revised Exhibit C to reduce the number of pages for which confidential treatment is sought. FPL has identified in First Revised Exhibits A and B and Third Revised Exhibit C all of the information in the working papers that warrants continued confidential treatment. First Revised Exhibit C is a table that identifies the specific pages, lines or columns that remain confidential. The table also references the specific statutory bases for confidentiality and the affiants who support the requested classification. Also included in support of this Extension Request is First Revised Exhibit D, which consists of the affidavits of Justin Sobol, Bruce Wuenker, David Bromley, Solomon Stamm, Maria Besada, Antonio Maceo and Shavaugn Hegley.

4. The Confidential Discovery Responses identified in First Revised Exhibit C continue to be treated by FPL as proprietary and confidential business information, and their 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. 5. As the affidavits included in First Revised Exhibit D indicate, the information provided by FPL includes information relating to internal auditing controls and reports of internal auditors. Such information is protected by section 366.093(3)(b), Florida Statutes.

6. Also, certain information contains 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. Certain information also relates to FPL's competitive interests. Disclosure would impair the competitive business of FPL and the provider of the information. Additionally, certain documents contain competitively sensitive data related to certain employees' compensation. Public disclosure of compensation information would enable competing employers to meet or beat the compensation offered by FPL, resulting in the loss of talented employees, or conversely, the need to increase the level of compensation already paid in order to retain these employees and attract new talent. The quality of service and the cost of service implications would be detrimental to FPL and its customers. This information is protected by Section 366.093(3)(e). Such information is protected by Section 366.093(3)(e), Fla. Stat.

8. Nothing has changed since the Commission entered Order 0422 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 Florida Power & Light Company 700 Universe Boulevard Juno Beach, FL 33408 Telephone: (561) 304-5795 Facsimile: (561) 691-7135 Email: maria.moncada@fpl.com

By:

Maria J. Moncada Florida Bar No. 0773301

# 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 hand delivery (\*\*) or United States mail this 14th day of February 2014 to the following:

Caroline Klancke, Esquire (\*\*) Keino Young, Esquire Martha Brown, Esquire Office of the General Counsel Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee. FL 32399-1400 cklancke@psc.state.fl.us kyoung@psc.state.fl.us mbrown@psc.state.fl.us

J. R. Kelly, Public Counsel Joseph A. McGlothlin, Associate Public Counsel Office of Public Counsel c/o The Florida Legislature 111 W. Madison Street, Room 812 Tallahassee, FL 32399-1400 Kelly.jr@leg.state.fl.us mcglothlin.joseph@leg.state.fl.us Rehwinkel.charles@leg.state.fl.us Christensen.Patty@leg.state.fl.us Noriega.tarik@leg.state.fl.us Merchant.Tricia@leg.state.fl.us

Robert Scheffel Wright, Esquire John T. LaVia, III, Esquire Gardner, Bist, Wiener, Wadsworth, Bowden, Bush, Dee, LaVia & Wright, P.A. 1300 Thomaswood Drive Tallahassee, Florida 32308 schef@gbwlegal.com j lavia@gbwlegal.com Attorneys for the Florida Retail Federation

Vicki Gordon Kaufman, Esq. Jon C. Moyle, Jr., Esq. Moyle Law Firm, P.A. 118 North Gadsden Street Tallahassee, Florida 32301 jmoyle@moylelaw.com vkaufman@moylelaw.com Attorneys for Florida Industrial Power Users Group Kenneth L. Wiseman, Esquire Mark F. Sundback, Esquire Lisa M. Purdy, Esquire William M. Rappolt, Esquire J. Peter Ripley, Esquire Andrews Kurth LLP 1350 I Street NW, Suite 1100 Washington, DC 20005 kwiseman@andrewskurth.com msundback@andrewskurth.com lpurdy@andrewskurth.com wrappolt@andrewskurth.com pripley@andrewskurth.com Attorneys for South Florida Hospital and Healthcare Association

Thomas Saporito 6701 Mallards Cove Rd., Apt. 28H Jupiter, FL 33458 saporito3@gmail.com John W. Hendricks 367 S Shore Dr. Sarasota, FL 34234 jwhendricks@sti2.com

Ms. Karen White Captain Samuel T. Miller Lt. Col. Gregory Fike USAF/AFLOAIJACLIULFSC 139 Barnes Drive, Suite 1 Tyndall AFB, FL 32403-5317 samuel.miller@tyndall.af.mil karen.white@tyndall.af.mil gregory.fike@tyndall.af.mil Attorney for the Federal Executive Agencies William C. Garner, Esq. Brian P. Armstrong, Esq. Nabors, Giblin & Nickerson, P.A. 1500 Mahan Drive, Suite 200 Tallahassee, FL 32308 bgamer@ngnlaw.com barmstrong@ngnlaw.com Attorneys for the Village of Pinecrest

\* The exhibits to this Request are not included with the service copies, but copies of Exhibits B, C and D are available upon request.

By:

Maria J. Moncada

# FIRST REVISED EXHIBIT C JUSTIFICATION TABLE

# EXHIBIT C

# COMPANY: Florida Power & Light Company TITLE: List of Confidential Documents DOCKET TITLE: Discovery Responses listed July 2, 2012 DATE: July 23, 2012 Bold Denotes revisions to reduce the amount of confidential designations or a new affiant

Party **Bates Number** Line/Column Set Conf 366.093(3) Affiant Y/N F.S. 7<sup>th</sup> INT # 242 Staff Staff 005231 Y Lines 9-19, 23-25 **Justin Sobol** e (Att. 1) 6<sup>th</sup> POD # 50 Staff 004292 -Y ALL **Justin Sobol** e Staff Part 1, Att. 22 004303 6<sup>th</sup> POD # 50 Staff 005084 -Staff Y ALL **Justin Sobol** e Part 1, Att. 35 005135 Staff 003165 -Y ALL **Justin Sobol** e 003183 Staff 003185 -Y ALL **Justin Sobol** e 003193 Staff 003195 -Y ALL **Justin Sobol** e 003197 Staff 003199 -Y ALL **Justin Sobol** e 003215 Staff 003217 -Y ALL e **Justin Sobol** 003218 6<sup>th</sup> POD # 50 Staff 003220-Staff Y ALL **Justin Sobol** e Part 2, ALL 003221 Staff 003226-Y ALL **Justin Sobol** e 003239 Staff 003241-Y ALL e **Justin Sobol** 003253 Staff 003255-Y ALL **Justin Sobol** e 003342 Staff 003344-Y ALL **Justin Sobol** e 003359 Staff 005136 -Y ALL e **Justin Sobol** 005227 Col D Lines 13-15, 18, 21, 24 David T. Y OPC 007798 d Col E Lines 13-15, Bromley 18,21 1<sup>st</sup> POD # 8 OPC Col C Lines 30, 31, Bruce OPC 007800 Y d 33 Wuenker Col A-B, F Lines 3-Bruce OPC 007801 Y 5 d Wuenker Col G Lines 1, 3-6

Party	Set	Bates Number	Conf Y/N	Line/Column	366.093(3) F.S.	Affiant
		OPC 007802- 007832	Y	Col P	d	Bruce Wuenker
		OPC 007833	Y	Col A Lines 2-16 Col D Lines 2-17	d	Bruce Wuenker
		OPC 007834	Y	Col A Lines 2-14 Col D Lines 2-15	d	Bruce Wuenker
		OPC 007835	Y	Col A and D Lines 2-47	d	Bruce Wuenker
		OPC 007836	Y	Col A Lines 2-45 Col D Lines 2-47	d	Bruce Wuenker
		OPC 007837	Y	Col A Lines 2-47 Col D Lines 2-47	d	Bruce Wuenker
		OPC 007838	Y	Col A Lines 2-42 Col D Lines 2-44	d	Bruce Wuenker
OPC	PC 1 <sup>st</sup> POD #8 (cont'd)	OPC 007839	Y	Col A Lines 10-12 Col D Lines 1-13	d	Bruce Wuenker
		OPC 007840	Y	Cols F and G Lines 12-13, 24-25	d	Bruce Wuenker
		OPC 007841	Y	Col C Lines 29, 30, 32	d	Bruce Wuenker
		OPC 007842	Y	Col B, Lines 12-15, 17-20 Col E, Lines 7-8, 12-14 Col F Lines 13-14 Col G Lines 13-15	d	Bruce Wuenker
		OPC 007843	Y	Col A Lines 2, 4 Col B Lines 11-13 Col C Lines 5-7 Col F Lines 11-13 Col G Lines 11-14	d	Bruce Wuenker
		OPC 007844	Y	Col C Lines 31, 32, 34	d	Bruce Wuenker

Party	Set	Bates Number	Conf Y/N	Line/Column	366.093(3) F.S.	Affiant
	1 <sup>st</sup> POD # 8 (cont'd)	OPC 007845	Y	Col B Lines 12-16, 18-21 Col E Lines 7-8, 12-15 Col F Lines 13-15 Col G Lines 13-16	d	Bruce Wuenker
OPC		OPC 007846	Y	Col A Lines 13 18 Col A Lines 2, 4 Col B Lines 4, 13, 18, 23, 28, 33, 38, 43, 47, 51, 55, 59 Col C Lines 5-7 Col G Lines 13, 18, 23, 28, 33, 38, 43, 47, 51, 55, 59 Col H Lines 13-14, 18-19, 23-24, 28- 29, 33-34, 38-39, 43-44, 47-48, 51- 52, 55-56, 59	d	Bruce Wuenker
		OPC 007847	Y	Col A Line 2 Cols B and F Lines 7, 11, 15-16, 20, 24-26, 30, 34-37, 41, 45-48, 52, 56 Col G Lines 3, 7-8, 11-12, 15-17, 20- 21, 24-27, 30-31, 34-38, 41-42, 45- 49, 52-53, 56-57	d	Bruce Wuenker

Party	Set	Bates Number	Conf Y/N	Line/Column	366.093(3) F.S.	Affiant
		OPC 007848	Y	Col A Line 2 Cols B and F Lines 5-7, 11-13, 17-18, 23, 27, 31, 35, 39, 43, 47, 51, 55 Col G Lines 5-8, 11-14, 17-20, 23- 24, 27-28, 31-32, 35-36, 39-40, 43- 44, 47-48, 51-52, 55-56	d	Bruce Wuenker
OPC	1 <sup>st</sup> POD # 8 (cont'd)	OPC 007849	Y	Col A Line 2 Cols B and F Lines 4, 8, 12, 16, 20, 24, 28, 32, 36, 40, 44, 48, 52, 56 Col G Lines 4-5, 8- 9, 12-13, 16-17, 20- 21, 24-25, 28-29, 32-33, 36-37, 40- 41, 44-45, 48-49, 52-53, 56-57	d	Bruce Wuenker
		OPC 007850	Y	Col A Line 2 Col B Lines 5, 9, 13, 17-20 Col F Lines 5, 9, 13 Col G Lines 5-6, 9- 10, 13-14	d	Bruce Wuenker
		OPC 007851	Y	Col C Lines 30, 31, 33	d	Bruce Wuenker
		OPC 007852	Y	Col B Lines 12-15, 17-20 Col E Lines 7-8, 12-14 Col F Lines 13-14 Col G Lines 13-15	d	Bruce Wuenker

Party	Set	Bates Number	Conf Y/N	Line/Column	366.093(3) F.S.	Affiant
		OPC 007853	Y	Col B Lines 4, 12, 16, 20, 24-27 Col C Lines 4-7, Col F Lines 12, 16, 20 Col G Lines 12-13, 16-17, 20-21	d	Bruce Wuenker
		OPC 007854	Y	Col C Lines 29, 30, 32	d	Bruce Wuenker
		OPC 007855	Y	Col B Lines 12-15, 17-20 Col E Lines 7-8, 12-14 Col F Lines 13-14 Col G Lines 13-15	d	Bruce Wuenker
OPC 1 <sup>st</sup> POD # 8 (cont'd)	OPC 007856	Y	Col A, Lines 2, 4, 12, 16 Col B Lines 4, 11- 12, 15, 19-21 Col C Lines 4-7 Col F Lines 11, 15 Col G Lines 11-12, 15-16	d	Bruce Wuenker	
		OPC 007857	Y	Col C Lines 31, 32, 34	d	Bruce Wuenker
		OPC 007858	Y	Col B Lines 13-16, 18-21 Col E Lines 6-7, 13-15 Col F Lines 14-15 Col G Lines 14-16	d	Bruce Wuenker

Party	Set	Bates Number	Conf Y/N	Line/Column	366.093(3) F.S.	Affiant
		OPC 007859	Y	Col A Lines 2, 4, Col B Lines 4, 12, 16, 20, 24, 28, 32, 36, 40, 44-47 Col C Lines 5-7 Col F Lines 12, 16, 20, 24, 28, 32, 36, 40 Col G 12-13, 16-17, 20-21, 24-25, 28- 29, 32-33, 36-37, 40-41	d	Bruce Wuenker
		OPC 007860	Y	Col C Lines 29, 31, 33	d	Bruce Wuenker
OPC	1 <sup>st</sup> POD # 8 (cont'd)	OPC 007861	Y	Col C Lines 12-15, 17-20 Col F Lines 6-7, 12-14 Col G Lines 13-14 Col H Lines 13-15	d	Bruce Wuenker
		OPC 007862	Y	Col A Lines 2, 4, Col C Lines 4, 12, 16, 21, 26, 31, 36, 41-43, 48, 53, 58- 59 Col D Lines 5-7 Col G Lines 12, 16, 21, 26, 31, 36, 41- 43, 48, 53, 58-59 Col H Lines 12-13, 16-17, 21-22, 26- 27, 31-32, 36-37, 41-44, 48-49, 53- 54, 58-59	d	Bruce Wuenker

Party	Set	Bates Number	Conf Y/N	Line/Column	366.093(3) F.S.	Affiant	
		OPC 007863	Y	Col A Line 2 Cols C and G Lines 4, 9-11, 16, 21, 27, 31, 37, 42, 47, 52, 57, 62 Col H Lines 4-5, 9- 12, 16-17, 21-23, 27-28, 32-33, 37- 38, 42-43, 47-48, 52-53, 57-58, 62	d	Bruce Wuenker	
OPC	PC 1 <sup>st</sup> POD # 8 (cont'd)	1 <sup>51</sup> DOD # 9	OPC 007864	Y	Col A Line 2 Cols C and G Lines 4-5, 11-13, 18, 23- 25, 30-32, 37-39, 45, 50, 54, 59 Col H Lines 4-6, 11-14, 18-19, 23- 26, 30-33, 37-41, 45-46, 50-51, 54- 55, 59-60	d	Bruce Wuenker
		OPC 007865	Y	Col A Line 2 Cols C and G Lines 7, 12, 17, 22-24, 29-31, 36-38, 44, 49, 54, 59 Col H Lines 7-8, 12-13, 17-18, 22- 25, 29-32, 36-40, 44-45, 49-50, 54- 55, 59-60	d	Bruce Wuenker	
		OPC 007866	Y	Col A Line 2 Cols C Lines 4, 9- 11,16-18, 23, 28-31 Col G Lines 4, 9- 11, 16-18, 23 Col H Lines 4-5, 9- 12, 16-19, 23-25	d	Bruce Wuenker	

Party	Set	Bates Number	Conf Y/N	Line/Column	366.093(3) F.S.	Affiant
		OPC 007867	Y	Col C Lines 26, 27, 29	d	Bruce Wuenker
		OPC 007868	Y	Col E Line 4 Col F Lines 2, 4-5	d	Bruce Wuenker
		OPC 007869	Y	Col C Lines 27, 28, 30	d	Bruce Wuenker
		OPC 007870	Y	Col E Line 3 Col F Lines 1, 3-4	d	Bruce Wuenker
		OPC 007871	Y	Col C Lines 26, 27, 29	d	Bruce Wuenker
	OPC 1 <sup>st</sup> POD # 8	OPC 007872	Y	Col E Line 3 Col F Lines 1, 3-4	d	Bruce Wuenker
		OPC 007873	Y	Col C Lines 29, 30, 32	d	Bruce Wuenker
OPC		OPC 007874	Y	Col A & E Line 3 Col F lines 1, 3-4	d	Bruce Wuenker
	(cont'd)	OPC 007875	Y	Col B Line 11 Col C	d	Bruce Wuenker
		OPC 007876- 007881	Y	Col M	d	Bruce Wuenker
		OPC 007882	Y	Col B	d	Bruce Wuenker
		OPC 007883- 7886	Y	Col M	d	Bruce Wuenker
		OPC 007887	Y	Col B	d	Bruce Wuenker
		OPC 007888- 07890	Y	Col M	d	Bruce Wuenker
		OPC 007891	Y	Col B	d	Bruce Wuenker
		OPC 007892	Y	Col M Line 2	d	Bruce Wuenker
		OPC 007893	Y	Col B	d	Bruce Wuenker
		OPC 007894	Y	Col M Line 2	d	Bruce Wuenker

Party	Set	Bates Number	Conf Y/N	Line/Column	366.093(3) F.S.	Affiant
		OPC 007895	Y	Col B	d	Bruce Wuenker
		OPC 007896	Y	Col M, Line 2	d	Bruce Wuenker
		OPC 007897	Y	Col B	d	Bruce Wuenker
		OPC 007898	Y	Col B	d	Bruce Wuenker
		OPC 007899- 007904	Y	Col M	d	Bruce Wuenker
		OPC 007905- 007906	Y	Col Y	d	Bruce Wuenker
		OPC 007907	Y	Col R	d	Bruce Wuenker
		OPC 007908	Y	Col B	d	Bruce Wuenker
		OPC 007909	Y	Col B	d	Bruce Wuenker
	OPC 007910- 007911	Y	Col I	d	Bruce Wuenker	
OPC	1 <sup>st</sup> POD #8(cont'd)	OPC 007912	Y	Col B	d	Bruce Wuenker
	#8(cont d)	OPC 007913	Y	Col K	d	Bruce Wuenker
		OPC 007914	Y	Col B	d	Bruce Wuenker
		OPC 007915	Y	Col V	d	Bruce Wuenker
		OPC 007916	Y	Col B	d	Bruce Wuenker
		OPC 007917	Y	Col M	d	Bruce Wuenker
		OPC 007918	Y	Lines 2-3, 6, 15, 22, 24-25, 31	d	M. Besada
		OPC 007919	Y	Lines 2-3, 6, 15, 22, 24-31	d	M. Besada
		OPC 007920	Y	Lines 2, 4-7, 10	d	M. Besada
		OPC 007921	Y	Lines 2-3, 6, 14, 21, 23-25	d	M. Besada
OPC	8 <sup>TH</sup> INT 144	OPC 301236	N	n/a	n/a	n/a

Party	Set	Bates Number	Conf Y/N	Line/Column	366.093(3) F.S.	Affiant
		OPC 302387	Y	Cols A-I	f	Solomon L. Stamm
OPC	8 <sup>th</sup> INT # 146 (Att. 1)	OPC 302389	Y	Col A & C, Lines 36-39, 46-49, 56- 59, 66-69, 76-79 Col J Lines 31-36, 41-44, 54-57, 64-67	f	Solomon L. Stamm
OPC	8 <sup>th</sup> INT # 146 (Att. 2)	OPC 302396	Y	Cols A-AC, 1-66	e	Solomon L. Stamm
OPC	8 <sup>th</sup> INT # 148	OPC 301253 - 301254	Y	All	e	Solomon L. Stamm
OPC	8 <sup>TH</sup> INT # 151	OPC 301233	Y	Lines 8-10	b, f	Antonio Maceo
OPC	8 <sup>th</sup> INT # 157 (Att. 1)	OPC 302400	Y	Col B	e	Shavaugn Hegley
OPC	8 <sup>th</sup> INT # 157 (Att.2)	OPC 302401	Y	Cols A, G, I	e	Shavaugn Hegley

# FIRST REVISED EXHIBIT D

AFFIDAVITS

## 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	)	
PALM BEACH COUNTY	)	AFFIDAVIT OF JUSTIN SOBOL

**BEFORE ME,** the undersigned authority, personally appeared Justin Sobol who, being first duly sworn, deposes and says:

1. My name is Justin Sobol. I am currently employed by FPL as Project Manager, Development. My business address is 700 Universe Boulevard, Juno Beach, Florida, 33408. I have personal knowledge of the matters stated in this affidavit.

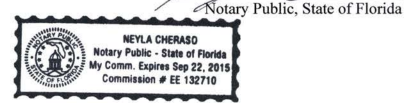
2. I have reviewed the documents that are included in First Revised Exhibit A to FPL's First Request for Extension of Confidential Classification of Information Obtained in Connection with Docket No. 120015-EI, for which I am listed as the affiant on First Revised Exhibit C. Such documents or materials 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 information related to property that is currently the subject of litigation, the disclosure of which would impair FPL's ability to litigate. 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-12-0422-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.

Justin Sobol

**SWORN TO AND SUBSCRIBED** before me this <u>5</u><sup>th</sup> day of February, 2014, by Justin Sobol, who is personally known to me or who has produced \_\_\_\_\_\_ (type of identification) as identification and who did take an oath.



# 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 BRUCE WUENKER

**BEFORE ME**, the undersigned authority, personally appeared Bruce Wuenker who, being first duly sworn, deposes and says:

1. My name is Bruce Wuenker. I am currently employed by FPL FiberNet, LLC ("FiberNet") as Controller. My business address is 9250 W. Flagler St., Florida 33174. 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 FiberNet to be proprietary confidential business information, contain or constitute contractual vendor data, such as pricing and other terms, the disclosure of which would impair the efforts of FiberNet to contract for goods or services on favorable terms in the future. Also, these documents contain or constitute competitively sensitive data, the disclosure of which could impair the competitive business of the provider of the information. To the best of my knowledge, FiberNet has maintained the confidentiality of these documents and materials.

3. Nothing has occurred since the issuance of Order No. PSC-12-0422-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 FiberNet as soon as the information is no longer necessary for the Commission to conduct its business so that FiberNet can continue to maintain the confidentiality of these documents.

4. Affiant says nothing further.

Buce Wuen

Bruce Wuenker



Notary Public, State of Florida

# BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition for Increase in Rates by Florida	Docket No. 120015-EI
Power & Light Company	

# 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 billing rates. 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-12-0422-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.

David T. Brom

Notary Public, State of Florida

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



# **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

**BEFORE ME,** the undersigned authority, personally appeared Solomon L. Stamm who, being first duly sworn, deposes and says:

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 power generation capabilities of affiliates, which are located 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-12-0422-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.

Solomon L. Stamm

**SWORN TO AND SUBSCRIBED** before me this <u>b</u> day of February, 2014, by Solomon L. Stamm, who is personally known to me or who has produced <u>type of identification</u>) as identification and who did take an oath a solution of the solution of



Notary Public, State of Florida

# 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 MARIA V. BESADA

**BEFORE ME**, the undersigned authority, personally appeared Maria V. Besada who, being first duly sworn, deposes and says:

My name is Maria V. Besada. I am currently employed by FPL Energy Services, Inc. 1. ("FPLES") as Director, Organization Development & Management. My business address is 9250 West Flagler Street, Miami Florida, 33174. 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 FPLES to be proprietary confidential business information, contain or constitute contractual vendor data, such as pricing and other terms, the disclosure of which would impair the efforts of FPLES to contract for goods or services on favorable terms in the future. Also, these documents contain or constitute competitively sensitive data, the disclosure of which could impair the competitive business of the provider of the information. To the best of my knowledge, FPLES has maintained the confidentiality of these documents and materials.

3. Nothing has occurred since the issuance of Order No. PSC-12-0422-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 FPLES and FPL as soon as the information is no longer necessary for the Commission to conduct its business so that FPLES and FPL can continue to maintain the confidentiality of these documents.

4. Affiant says nothing further.

Maria V. Besada Maria V. Besada

SWORN TO AND SUBSCRIBED before me this 102day of February, 2014, by Maria V. Besada, who is personally known to me or who has produced (type of 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 Florida Power & Light Company		Docket No. 120015-EI
STATE OF FLORIDA	)	
MIAMI-DADE COUNTY	)	AFFIDAVIT OF ANTONIO MACEO

**BEFORE ME**, the undersigned authority, personally appeared Antonio Maceo who, being first duly sworn, deposes and says:

1. My name is Antonio Maceo. I am currently employed by FPL as Manager, Internal Auditing. My business address is 9250 West Flagler Street, Miami, Florida, 33174. 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 internal auditing controls and reports of internal auditors. The information also contains employee personnel information unrelated to compensation, duties, qualifications, or responsibilities. Specifically, the information contains or constitutes the identity of personnel who performed specific internal audits and the results of internal audits. 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-12-0422-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.

Antonio Maceo

My Commission Expires



Notary Public, State of Florida

# 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	)	
PALM BEACH COUNTY	)	AFFIDAVIT OF SHAVAUGN HEGLEY

**BEFORE ME**, the undersigned authority, personally appeared Shavaugn Hegley who, being first duly sworn, deposes and says:

1. My name is Shavaugn Hegley. I am currently employed by FPL as HR Planning and Corporate Development Leader. 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 employee information related to pay rates and pay practices, the disclosure of which could impair the competitive business of the provider of the information. 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-12-0422-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.

Shavaugn Hegley

