

Maria J. Moncada Principal Attorney Florida Power & Light Company 700 Universe Boulevard Juno Beach, FL 33408-0420 (561) 304-5795 (561) 691-7135 (Facsimile) Email: Maria.Moncada@fpl.com

May 16, 2014

VIA HAND DELIVERY

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

> Docket No. 120015-EI Re:

REDACTED

Dear Ms. Stauffer:

Enclosed for filing in the above docket 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 information provided pursuant to the Florida Public Service Commission's Sixth Request for Production of Documents No. 50. 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 one affidavit 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 Request for Confidential Classification)

COM AFD APA ECO ENG IDM TEL

CLK

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition for rate increase by Florida

Power & Light Company

Docket No: 120015-EI Date: May 16, 2014

FLORIDA POWER AND LIGHT COMPANY'S FIRST REQUEST FOR EXTENSION OF CONFIDENTIAL CLASSIFICATION OF CERTAIN DOCUMENTS PRODUCED IN RESPONSE TO STAFF'S SIXTH REQUEST FOR PRODUCTION NO. 50

Pursuant to Section 366.093, Florida Statutes, and Rule 25-22.006, Florida Administrative

Code, Florida Power & Light Company ("FPL") hereby submits its First Request for Extension of

Confidential Classification of Certain Documents Produced in Response to the Florida Public

Service Commission's ("Staff") Sixth Request for Production of Documents No. 50 (Bates No.

4680-4764; 4807-4845, and 5136-5227). In support of its request, FPL states as follows:

1. On September 12, 2012 FPL filed a Request for Confidential Classification of

Certain Documents Produced in Response to Staff's Sixth Request for Production of Documents

No. 50. The September 12, 1012 Request included Exhibits A, B, C and D. By Order No. PSC-12-

0625-CFO-EI, dated November 20, 2012 (Order "0625") the Commission granted FPL's September

12, 2012 Request. FPL adopts and incorporates by reference the September 12, 2012 Request and

Order 0625.

2. The period of confidential treatment granted by Order 0625 will soon expire. Some

of the documents included FPL's September 2012 Request warrant 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 Request are First Revised Exhibit A, First Revised Exhibit B, First

Revised Exhibit C and First Revised Exhibit D.

1

- 4. As noted above, only some of the information that was confidential at the time of the September 2012 Request warrants continued confidential treatment. FPL has identified in First Revised Exhibit A and First Revised Exhibit B all of the information that remains confidential. First Revised Exhibit C contains a table identifying the specific pages, lines, columns or fields that remain confidential. The table also cites the specific statutory bases for the claim of confidentiality and identifies the affidavits in support of the requested classification.
 - 5. First Revised Exhibit D contains the affidavit of Justin Sobol.
- 6. The Confidential Information continues to be treated by FPL as proprietary and confidential business information, and its 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.
- 7. As the affidavit included in Exhibit D indicates, certain materials provided by FPL contain information concerning bids and other contractual information, the disclosure of which would impact FPL's ability to contract for service on favorable terms. 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. This information is protected by Section 366.093(3)(d), Florida Statutes. Additionally certain information provided by FPL related to FPL's competitive interests. The materials contain certain information regarding FPL's business strategies related to property acquisition. The disclosure of such strategies would negatively impact FPL's negotiation position

and give an unfair advantage to the opposing party. Such information is protected by Section

366.093(3)(e), Florida Statutes.

8. Upon a finding by the Commission that the information highlighted in First Revised

Exhibit A, and referenced in First Revised Exhibit C, is proprietary and confidential business

information, the information should not be declassified for a period of at least an additional eighteen

(18) months 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), Florida Statutes.

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

supporting materials and affidavit included herewith, Florida Power & Light Company respectfully

requests that its First Request for Extension of Confidential Classification be granted.

Respectfully submitted,

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/Mopicada

Florida Bar No. 0773301

3

CERTIFICATE OF SERVICE Docket No. 120015-EI

I HEREBY CERTIFY that a true and correct copy of the foregoing Request for Extension of Confidential Classification (*) has been furnished by hand delivery (**) or United States Mail this 16th day of May, 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

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

Lt. Col. Gregory Fike
Captain Samuel T. Miller
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. Gamer, Esq.
Brian P. Armstrong, Esq.
Nabors, Giblin & Nickerson, P.A.
1500 Mahan Drive, Suite 200
Tallahassee, FL 32308
bgarner@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 B REDACTED

PAGES STAFF 004680 - STAFF 004764 ARE CONFIDENTIAL IN THEIR ENTIRETY

PAGES STAFF 004807 - STAFF 004845 ARE CONFIDENTIAL IN THEIR ENTIRETY

PAGES STAFF 005136 - STAFF 005227 ARE CONFIDENTIAL IN THEIR ENTIRETY

FIRST REVISED EXHIBIT B REDACTED

PAGES STAFF 004680 - STAFF 004764 ARE CONFIDENTIAL IN THEIR ENTIRETY

PAGES STAFF 004807 - STAFF 004845 ARE CONFIDENTIAL IN THEIR ENTIRETY

PAGES STAFF 005136 - STAFF 005227 ARE CONFIDENTIAL IN THEIR ENTIRETY

FIRST REVISED EXHIBIT C JUSTIFICATION TABLE

FIRST REVISED EXHIBIT C

COMPANY: Florida Power & Light Company

TITLE: Confidential Documents – FPL's Response to Staff's POD No. 50
DOCKET TITLE: 120015- EI - Petition for increase in rates by Florida Power & Light

Company

DATE: May 16, 2014

Bold Denotes revisions to reduce the amount of confidential designations or a new affiant

Party	Discovery Item	Conf Y/N	Bates Number	Line/ Column	366.093 (3) F.S.	Affiant
Staff	6 th POD No. 50 Attachment No.18	N	Staff 004181 - 004183	N/A	N/A	N/A
Staff	6 th POD No. 50 Attachment No.18	N	Staff 004183 - 004218	N/A	N/A	N/A
Staff	6 th POD No. 50 Attachment No.30	Y	Staff 004680 - 004764	All	(d), (e)	Justin Sobol
Staff	6 th POD No. 50 Attachment No.32	Y	Staff 004807 - 004845	All	(d), (e)	Justin Sobol
Staff	6 th POD No. 50 PDF Attachment CD 2	Y	Staff 005136 - 005227	All	(d), (e)	Justin Sobol

FIRST REVISED EXHIBIT D AFFIDAVITS

FIRST REVISED EXHIBIT D

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 Manager, 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 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. 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 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-12-0625-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.	Isabel						
	Justin Sobol						
SWORN TO AND SUBSCRIBED bet Sobol, who is personally known to me or who identification) as identification and who did take							
My Commission Expires	WrissA Stigere Notary Public, State of Florida Expires Feb 24, 2017 slon & EE 877601						