I
( )
111
II
CO
0

9

## BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition for Determination that		DOCKET NO. 150043-E1	KET NO. 150043-E1 130		
the Osprey Plant Acquisition and,	)	<del></del>	_	-	
alternatively, the Suwannee Simple		Submitted for filing: January 30, 2015	5	T	
Cycle Project is the most Cost Effective		CC			
Generation Alternative to meet the		E S	w	Ĭ.	
Remaining Need Prior to 2018 for		듀프	0	<	
Duke Energy Florida, Inc.		SS	0		
-27-99 (1	)	NON	ب		
		dia	cn	C	

## DUKE ENERGY FLORIDA, INC.'S FIRST NOTICE OF INTENT TO REQUEST CONFIDENTIAL CLASSIFICATION

Duke Energy Florida, Inc.'s ("DEF" or the "Company"), pursuant to Section 366.093, Florida Statutes, and Rule 25-22.006, Florida Administrative Code, files its Notice of Intent to Request Confidential Classification of the confidential portions of DEF's prefiled witness testimony and exhibits filed in support of Duke Energy Florida, Inc.'s Petition for Determination that the Osprey Plant Acquisition, and, Alternatively, the Suwannee Simple Cycle Project is the Most Cost Effective Generation Alternative to Meet the Remaining Need Prior to 2018 for Duke Energy Florida, Inc. Specifically, portions of the testimony and exhibits of Benjamin M.H. Borsch, including portions of Exhibit Nos. BMHB-1 and BMHB-2; portions of the exhibits of Edward L. Scott, including Exhibit No. ELS-1; portions of the exhibits of Kevin E. Delehanty, including Exhibit Nos. KED-1, KED-2, and KED-3; portions of the testimony and exhibits of Mark E. Landseidel, including Exhibit No. MEL-4; portions of the testimony and exhibits of Kris G. Edmonson, including Exhibit Nos. KGE-2 and KGE-3; and portions of the testimony and exhibits of Matthew E. Palasek, including Exhibit Nos. MEP-1 and MEP-2 contain proprietary confidential business and contractual information the disclosure of which would adversely impact DEF's and other entities' competitive business interests and, if publicly disclosed, would violate contractual confidentiality provisions.

Attached as Exhibit A is a CD containing confidential, highlighted copies of the above referenced documents.

Pursuant to Rule 25-22.006(3)(a)(1), DEF will file its Request for Confidential Classification for such confidential information contained therein within twenty-one (21) days of filing this request.

Respectfully submitted this 30<sup>th</sup> day of January, 2015.

/s/ James Michael Walls

John T. Burnett James Michael Walls

Deputy General Counsel Florida Bar No. 0706242

Dianne M. Triplett Blaise N. Gamba

Associate General Counsel Florida Bar No. 0027942

DUKE ENERGY FLORIDA, INC. CARLTON FIELDS JORDEN BURT, P.A.

Post Office Box 14042 Post Office Box 3239 St. Petersburg, FL 33733-4042 Tampa, FL 33601-3239

Telephone: (727) 820-5587 Telephone: (813) 223-7000

Facsimile: (727) 820-5519 Facsimile: (813) 229-4133