BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Nuclear Cost	Docket No. 150009-EI
Recovery Clause	Date Filed: July 15, 2015

FLORIDA POWER & LIGHT COMPANY'S MOTION FOR PROTECTIVE ORDER TO PROTECT CONFIDENTIAL DOCUMENTS PRODUCED TO THE CITY OF MIAMI

Pursuant to Section 366.093(3), Florida Statutes, and Rule 25-22.006(6), Florida Administrative Code, Florida Power & Light Company ("FPL"), hereby moves the Florida Public Service Commission (the "Commission"), through the Prehearing Officer, for a protective order to exempt from Section 119.07(1), Florida Statutes, and protect from public disclosure, confidential information produced in discovery to the City of Miami ("Miami"). In support thereof, FPL states:

- 1. Miami has requested a copy of the confidential documents produced in response to Miami's Second Request for Production of Documents No. 11.
- 2. Subsection (6)(a) of Rule 25-22.006, Florida Administrative Code, provides that any utility or other person may request a protective order protecting proprietary confidential business information from discovery. Subsection (6)(b) further states as follows:

The Commission's protective orders shall exempt proprietary confidential business information from Section 119.07(1), F.S. While a request for a protective order is pending, the information asserted to be confidential shall also be exempt from Section 119.07(1), F.S. Such exemption shall apply whether the information is in the possession of an entity, individual, or state agency, including the Office of Public Counsel.

The City of Miami ordinarily would be subject to the requirements of Section 119.07(1), Florida Statutes. Accordingly, FPL's requested protective order is necessary to prevent the public disclosure of confidential information provided to Miami.

3. The confidential information provided in FPL's discovery responses includes

information related to competitive interests, the disclosure of which could harm the competitive

business of the provider of the information. Such information is exempt from the Public Records

Act pursuant to Section 366.093(3)(e), Florida Statutes. This includes forecasts purchased from

an outside vendor, which FPL is contractually obligated to maintain as confidential. FPL

respectfully requests that the Commission enter a protective order affording FPL the protection

that is needed to provide Miami the confidential information.

FPL has been authorized by counsel for Miami to represent that Miami takes no

position on this motion.

WHEREFORE, for the foregoing reasons, FPL respectfully requests that the Commission

enter a protective order protecting against public disclosure the confidential documents provided

to the City of Miami in response to Miami's Second Request for Production of Documents No.

11.

Respectfully submitted this 15th day of July, 2015.

Jessica A. Cano

Senior Attorney

Florida Power & Light Company

700 Universe Boulevard

Juno Beach, FL 33408

Telephone: (561) 304-5226

Facsimile: (561) 691-7135

By: s/Jessica A. Cano

Jessica A. Cano

Fla. Bar No. 0037372

2

CERTIFICATE OF SERVICE DOCKET NO. 150009-EI

I HEREBY CERTIFY that a true and correct copy of the foregoing Motion for Protective

Order was served electronically this 15th day of July, 2015, to the following:

Martha F. Barrera, Esq. Kyesha Mapp, Esq. Division of Legal Services Florida Public Service Commission 2540 Shumard Oak Blvd. Tallahassee, Florida 32399-0850 mbarrera@psc.state.fl.us kmapp@psc.state.fl.us

J. Michael Walls, Esq.
Blaise N. Gamba, Esq.
Carlton Fields Jorden Burt, P.A.
P.O. Box 3239
Tampa, Florida 33601-3239
mwalls@cfjblaw.com
bgamba@cfjblaw.com
Attorneys for Duke Energy Florida, Inc.

Matthew Bernier, Esq., Sr. Counsel 106 East College Ave., Suite 800 Tallahassee, Florida 32301-7740 Matthew.bernier@duke-energy.com *Attorney for Duke Energy Florida, Inc.*

J.R. Kelly, Esq.
Charles R. Rehwinkel, Esq.
Patricia A. Christensen, Esq.
Erik L. Sayler, Esq.
Associate Public Counsel
Office of Public Counsel
The Florida Legislature
111 West Madison Street, Room 812
Tallahassee, Florida 32399
kelly.jr@leg.state.fl.us
rehwinkel.charles@leg.state.fl.us
christensen.patty@leg.state.fl.us
sayler.erik@leg.state.fl.us
Attorney for the Citizens of the State of Fla.

Dianne M. Triplett, Esq. 299 First Avenue North St. Petersburg, Florida 33701 dianne.triplett@duke-energy.com Attorney for Duke Energy Florida, Inc.

James W. Brew, Esq.
Owen J. Kopon, Esq.
Laura A. Wynn, Esq.
Brickfield, Burchette, Ritts & Stone, P.C.
1025 Thomas Jefferson Street, N.W.
8th Floor, West Tower
Washington, D.C. 20007
jbrew@bbrslaw.com
owen.kopon@bbrslaw.com
laura.wynn@bbrslaw.com
Attorneys for White Springs Agricultural
Chemicals, Inc., d/b/a PCS Phosphate-White
Springs

Robert Scheffel Wright, Esq.
John T. LaVia, III, Esq.
Gardner Bist Bowden Bush Dee
LaVia & Wright, P.A.
1300 Thomaswood Drive
Tallahassee, FL 32308
Schef@gbwlegal.com
Jlavia@gbwlegal.com
Attorneys for the Florida Retail Federation

George Cavros, Esq.
120 E. Oakland Park Blvd., Suite 105
Fort Lauderdale, FL 33334
george@cavros-law.com
Attorney for Southern Alliance for Clean Energy

Victoria Méndez, City Attorney
Matthew Haber, Assistant City Attorney
City of Miami
444 Southwest 2nd Avenue
Miami, FL 33130
vmendez@miamigov.com
mshaber@miamigov.com
aidagarcia@miamigov.com (secondary email)
Attorneys for City of Miami

Jon C. Moyle, Jr., Esq. Moyle Law Firm, P.A. 118 North Gadsden Street Tallahassee, Florida 32301 jmoyle@moylelaw.com Attorney for Fla. Industrial Power Users Group

By: s/ Jessica A. Cano Jessica A. Cano Fla. Bar No. 0037372