FILED NOV 06, 2015 DOCUMENT NO. 07108-15 FPSC - COMMISSION CLERK



November 6, 2015

VIA ELECTRONIC FILING

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

Re: Docket No. 150009-EI; Nuclear Cost Recovery Clause

Dear Ms. Stauffer:

Enclosed for filing on behalf of Florida Power & Light Company ("FPL") is a First Request for Extension of Confidential Classification of Staff's work papers for Audit PA-13-01-001, including Revised Exhibit C and Revised Exhibit D.

Please contact me if there are any questions regarding this filing.

Sincerely,

s/ Jessica A. Cano

Jessica A. Cano Fla. Bar No. 0037372

Enclosures cc: Counsel for Parties of Record



In re: Nuclear Cost Recovery Clause

Docket No. 150009-EI Filed: November 6, 2015

FLORIDA POWER & LIGHT COMPANY'S FIRST REQUEST FOR EXTENSION OF CONFIDENTIAL CLASSIFICATION OF AUDIT PA-13-01-001 WORK PAPERS

Pursuant to Section 366.093, Florida Statutes, and Rule 25-22.006, Florida Administrative Code, Florida Power & Light Company ("FPL") requests continued confidential classification of certain material provided to the Staff of the Florida Public Service Commission ("Staff") pursuant to Audit Control No. PA-13-01-001 ("the Audit") and reflected in Staff's work papers. In support of its request, FPL states as follows:

1. On September 6, 2013, in Docket No. 130009-EI, FPL filed a Request for Confidential Classification of the Audit work papers (Confidential Document No. 05293-13). FPL's request was granted by Order No. PSC-14-0211-CFO-EI, issued May 8, 2014. The period of confidential treatment granted by Order No. PSC-14-0211-CFO-EI will soon expire. FPL has reviewed the confidential documents and determined that all the information that was the subject of Order No. PSC-14-0211-CFO-EI warrants continued treatment as proprietary and confidential business information within the meaning of Section 366.093(3), Florida Statutes. Accordingly, FPL hereby submits its First Request for Extension of Confidential Classification. Exhibits A and B from FPL's September 6, 2013 filing are incorporated herein by reference. Included herewith are Revised Exhibit C and Revised Exhibit D.

2. Revised Exhibit C is a table containing the specific line, column and page references to the confidential information, and references to the specific statutory basis or bases for the claim of confidentiality and to the affidavit in support of the continued confidential

classification. Revised Exhibit D includes the affidavits of Christie Gidos, Stephanie Castaneda, Antonio Maceo, and James Voorhees in support of FPL's request.

3. The information that was granted confidential treatment by Order No. PSC-14-0211-CFO-EI continues to be confidential business information within the meaning of Section 366.093(3), Florida Statutes. This information is intended to be and is treated by FPL as private in that the disclosure of the information would cause harm to customers or FPL's business operations, and its confidentiality has been maintained. Pursuant to Section 366.093, such information is entitled to confidential treatment and it is 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.

4. As the affidavits included in Revised Exhibit D indicate, the information included in Exhibit A continues to be proprietary, confidential business information. Certain information contained in the Audit work papers is information related to reports of internal auditors. This information is protected by Section 366.093(3)(b), Florida Statutes. The work papers also contain information related to bids or contractual data, such as pricing or other terms, the public disclosure of which would violate nondisclosure provisions of FPL's contracts with certain vendors and impair FPL's ability to contract for goods or services on favorable terms in the future. Such information is protected from public disclosure by Section 366.093(3)(d), Florida Statutes. The work papers also include competitively sensitive information which, if disclosed, could impair the competitive interests of the provider of the information. Such information is protected from public disclosure by Section 366.093(3)(e), Florida Statutes. Finally, certain information relates to FPL's Employee Concerns Program ("ECP"), the disclosure of which would affect FPL's competitive interests by impairing the effectiveness of the program itself. It also relates to employee personnel information unrelated to compensation, duties, qualifications, and responsibilities. Accordingly, the ECP information is protected from public disclosure by Sections 366.093(3)(e) and (f), Florida Statutes.

5. Nothing has changed since the issuance of Order No. PSC-14-0211-CFO-EI to render the confidential information stale or public, such that continued confidential treatment would not be appropriate.

6. Upon a finding by the Commission that the information referenced in Revised Exhibit C continues to be proprietary 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 the information is no longer necessary for the Commission to conduct its business. *See* § 366.093(4), Fla. Stat.

WHEREFORE, for the above and foregoing reasons, as supported by the materials and affidavits included herewith, Florida Power & Light Company respectfully requests that its First Request for Extension of Confidential Classification be granted.

Respectfully submitted,

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: <u>s/Jessica A. Cano</u> Jessica A. Cano Fla. Bar No. 0037372

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CERTIFICATE OF SERVICE DOCKET NO. 150009-EI

I HEREBY CERTIFY that a true and correct copy of the foregoing First Request for Extension of Confidential Classification of Audit PA-13-01-001 Work Papers* was served by electronic mail this 6th day of November, 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: <u>s/Jessica A. Cano</u>

Jessica A. Cano Fla. Bar No. 0037372

*Exhibits are not included with the service copies, but Revised Exhibits C and D are available upon request.

Revised Exhibit C Florida Power and Light Company Staff Audit Work Papers for Audit PA-13-01-001 Docket No. 130009-EI

Document	Description	Page Number(s)	Conf. Y/N	Line No./Col. No.	Florida Statute 366.093 (3) Subsection	Affiant
Staff Audit Work Papers	Review of Florida Power and Light Company's Project Management Internal Controls for Nuclear Plant Uprate and Construction Projects	$\begin{array}{c} 1-27,28\\ 29,\ 33-34,\\ 36-37,39\\ 65,\ 67,\ 78\\ 84,\ 87,\ 89\\ 125,\ 127\\ 128,\ 132\\ 148,\ 152\\ 159,\ 162\\ 164,\\ 170,173\\ 174,\ 178\\ 179,\ 181\\ 183,\ 185,\\ 187,\ 189\\ 190,\ 192\\ 195,\ 197\\ 227,\ 232\\ 236,\ 241\\ 244,\ 246,\\ 248-261,\\ 264-288,\\ 291-297,\\ 299,\ 303,\\ 309-311,\\ 316\\ 321,323\\ 326,\ 332,\\ 334 \end{array}$	Ν			
	DR 2 EPU	Pg. 27, 66	Y	Lines 1-6	(e)(f)	James Voorhees
	DR 3 EPU	Pg. 30, 68, 71, 75	Y	Lines 1-8	(d)(e)	Stephanie Castaneda
		Pg. 31, 69, 72, 76	Y	Lines 1-8	(d)(e)	Stephanie Castaneda
				Lines 9-15	(b)	Antonio Maceo
		Pg. 32, 70, 73, 74, 77	Y	Lines 1-21	(b)	Antonio Maceo

Document	Description	Page Number(s)	Conf. Y/N	Line No./Col. No.	Florida Statute	Affiant
		itumior(o)			366.093 (3) Subsection	
	DR 5 EPU	Pg. 35	Y	Lines 1-2	(d)(e)	Stephanie Castaneda
				Line 3	(b)	Antonio Maceo
	DR 6 EPU	Pg. 38, 85, 86, 88	Y	Line 1	(e)	Stephanie Castaneda
- X:	DOCUMENT SUMMARIES AND CONTROL LOGS	Pg. 126, 129	Y	Line 1	(e)	Stephanie Castaneda
	DRs 1.1 - 1.23 EPU	Pg. 130	Y	Lines 1-3	(e)	Stephanie Castaneda
		Pg. 131	Y	Lines 1-8	(d)(e)	Stephanie Castaneda
		Pg. 149	Y	Lines 1-3	(b)	Antonio Maceo
		Pg. 150	Y	Lines 1-25	(b)	Antonio Maceo
		Pg. 151	Y	Lines 1-33	(b)	Anotnio Maceo
		Pg. 160	Y	Lines 1-3	(d)(e)	Stephanie Castaneda
		Pg. 161	Y	Lines 1-14	(d)(e)	Stephanie Castaneda
	DOCUMENT SUMMARIES AND CONTROL LOGS	Pg. 165	Y	Lines 1-11	(e)(f)	James Voorhees
	DRs 2.1 – 2.12 EPU	Pg. 166	Y	Lines 1-15	(e)(f)	James Voorhees
		Pg. 167	Y	Lines 1-4	(e)(f)	James Voorhees
	а ж	Pg. 168, 169	Y	Line 1	(e)(f)	James Voorhees
	DOCUMENT SUMMARIES AND CONTROL LOGS	Pg. 171	Y	Lines 1-13	(d)(e)	Stephanie Castaneda
	DRs 3.1 – 3.13 EPU	Pg. 172	Y	Lines1-16	(d)(e)	Stephanie Castaneda

Document	Description	Page Number(s)	Conf. Y/N	Line No./Col. No.	Florida Statute 366.093 (3)	Affiant
	5 (B)				Subsection	
		Pg. 175	Y	Lines 1-18	(b)	Antonio Maceo
		Pg. 176	Y	Lines 1-21	(b)	Antonio Maceo
		Pg. 177	Y	Lines 1-8	(b)	Antonio Maceo
	DOCUMENT SUMMARIES AND CONTROL LOGS	Pg. 180	Y	Lines 1-9	(d)(e)	Stephanie Castaneda
	DRs 5.1 – 5.13 EPU	Pg. 184	Y	Lines 1-10	(b)	Antonio Maceo
	DOCUMENT SUMMARIES AND CONTROL LOGS	Pg. 186	Y	Lines 1-2	(d)(e)	Stephanie Castaneda
	DRs 6.1 – 6.7 EPU	Pg. 188	Y	Line 1	(e)	Stephanie Castaneda
		Pg. 191	Y	Line 1	(d)(e)	Stephanie Castaneda
		Pg. 196	Y	Lines 1-2	(d)(e)	Stephanie Castaneda
	DOCUMENT SUMMARIES AND CONTROL LOGS	Pg. 228	Y	Lines 1-2	(d)(e)	Christie Gidos
	DRS 1.1 – 1.68 PTN 6&7	Pg. 229	Y	Lines 1-7	(d)(e)	Christie Gidos
		Pg. 230	Y	Lines 1-6	(d)(e)	Christie Gidos
81		Pg. 231	Y	Lines 1-3	(d)(e)	Christie Gidos
	DOCUMENT SUMMARIES AND	Pg. 237	Y	Lines 1-6	(d)(e)	Christie Gidos
	CONTROL LOGS DRS 2.1 – 2.8 PTN 6&7	Pg. 238	Y	Lines 1-8	(d)(e)	Christie Gidos
		Pg. 239	Y	Lines 1-11	(d)(e)	Christie Gidos
		Pg. 240	Y	Lines 1-3	(d)(e)	Christie Gidos

SU	DCUMENT MMARIES AND	Pg. 245	Y	Lines 1-2	(d)(e)	Christie Gidos
DR	NTROL LOGS S 3.1 – 3.12 N 6&7	Pg. 247	Y	Line 1	(d)(e)	Christie Gidos
WC EP	DRK PLAN U	Pg. 262	Y	Lines 1-10	(d)(e)	Stephanie Castaneda
		Pg. 263	Y	Lines 1-5	(d)(e)	Stephanie Castaneda
	FERVIEW HEDULE	Pg. 289	Y	Lines 1-4	(d)(e)	Stephanie Castaneda
		Pg. 290	Y	Lines 1-13	(b)	Antonio Maceo
	TERVIEW MMARIES	Pg. 298	Y	Lines 1-4	(b)	Antonio Maceo
		Pg. 300	Y	Lines 1-3	(d)(e)	Stephanie Castaneda
		Pg. 301, 302	Y	Line 1	(d)(e)	Stephanie Castaneda
		Pg. 304	Y	Lines 1-33	(b)	Antonio Maceo
		Pg. 305	Y	Lines 1-5	(b)	Antonio Maceo
		Pg. 306	Y	Lines 1-3	(e)(f)	James Voorhees
		Pg. 307	Y	Lines 1-3	(d)(e)	Stephanie Castaneda
		Pg. 308	Y	Lines 1-4	(d)(e)	Stephanie Castaneda
	ALYSIS AND MPLING	Pg. 312, 327	Y	Lines 1-21	(d)(e)	Stephanie Castaneda
		Pg. 313, 328	Y	Lines 1-10	(d)(e)	Stephanie Castaneda
		Pg. 314, 329	Y	Lines 1-11	(d)(e)	Stephanie Castaneda
		Pg. 315, 330	Y	Lines 1-8	(d)(e)	Stephanie Castaneda
		Pg. 322	Y	Lines 1-14	(d)(e)	Christie Gidos

Pg. 331	Y	Lines 1-7	(d)(e)	Christie Gidos
Pg. 333	Y	Lines 1-5	(d)(e)	Stephanie Castaneda

REVISED EXHIBIT D

In re: Nuclear Cost Recovery Clause

DOCKET NO. 150009-EI

STATE	S OF	FLC) RID	A

PALM BEACH COUNTY

AFFIDAVIT OF STEPHANIE CASTANEDA

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

1. My name is Stephanie Castaneda. I am currently employed by Florida Power & Light Company ("FPL") as Nuclear Business Operations, Fleet Accounting and Regulatory Compliance. I have personal knowledge of the matters stated in this affidavit.

2. I have reviewed the documents that are the subject of FPL's First Request for Extension of Confidential Classification of Audit PA-13-01-001 Work Papers, for which I am identified on Revised Exhibit C as the affiant. The documents and materials that I have reviewed contain proprietary confidential business information, including information concerning bids or contractual data and competitively sensitive data. Disclosure of this information would violate FPL's contracts with its vendors, work to the detriment of FPL's competitive interests, impair the competitive interests of its vendors and/or impair FPL's efforts to enter into contracts on commercially favorable terms. To the best of my knowledge, FPL has maintained the confidentiality of these documents and materials.

3. No significant changes have occurred since the issuance of Order No. PSC-14-0211-CFO-EI to render the information identified in Revised Exhibit C stale or public such that continued confidential treatment would not be appropriate. Accordingly, this information should continue to be maintained as confidential for an additional period of not less than eighteen 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.

107) 308-0153

Stephanie Castaneda

SWORN TO AND SUBSCRIBED before me this 5^{th} day of November 2015, by
Stephanie Castaneda, who is personally known to me or who has produced
(type of identification) as identification and who did take an oath. Notary Public, State of Florida
My Commission Expires:

LIDIA HOFFMAN MY COMMISSION #FF115929 EXPIRES June 16, 2018

FloridaNotaryService.com

In re: Nuclear Cost Recovery Clause

DOCKET NO. 150009-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 Florida Power & Light Company ("FPL") as Manager of Auditing. I have personal knowledge of the matters stated in this affidavit.

2. I have reviewed the documents that are the subject of FPL's First Request for Extension of Confidential Classification of Audit PA-13-01-001 Work Papers, for which I am identified on Revised Exhibit C as the affiant. The documents that I have reviewed contain information related to reports of internal auditors. Full and frank disclosure of information to the Internal Auditing department is essential for the department to fulfill its role, and the confidential status of information related to reports of internal auditors would be harmful to FPL and its customers because it may affect the effectiveness of the Internal Auditing department itself. To the best of my knowledge, FPL has maintained the confidentiality of these documents and materials.

3. No significant changes have occurred since the issuance of Order No. PSC-14-0211-CFO-EI to render the information identified in Revised Exhibit C stale or public such that continued confidential treatment would not be appropriate. Accordingly, this information should continue to be maintained as confidential for an additional period of not less than eighteen 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

SWORN TO AND SUBSCRIBED before me this ______day of November 2015, by Antonio Maceo who is personally known to me or who has produced _______ (type of identification) as identification and who did take an oath.

Notary Public, State of Florida

CAROLYN J SMITH Notary Public - State of Florida Ay Comm. Expires Sep 11, 2018 Commission # FF 122975

My Commission Expires:

In re: Nuclear Cost Recovery Clause

DOCKET NO. 150009-EI

STATE OF FLORIDA

PALM BEACH COUNTY

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AFFIDAVIT OF JAMES VOORHEES

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

My name is James Voorhees. I am currently employed by Florida Power & Light 1. Company ("FPL") as Employee Concerns Program Fleet Manager. I have personal knowledge of the matters stated in this affidavit.

2. I have reviewed the documents that are the subject of FPL's First Request for Extension of Confidential Classification of Audit PA-13-01-001 Work Papers, for which I am identified on Revised Exhibit C as the affiant. The documents and materials that I have reviewed contain proprietary confidential business information, including information related to competitive interests. Specifically, this information relates to FPL's Employee Concerns Program. FPL maintains the confidentiality of this type of information to encourage the full and frank disclosure of employee concerns, which assists with the timely resolution of such issues within FPL and helps reduce costs. The release of this type of information would be harmful to FPL and its customers because it may affect the effectiveness of the Employee Concerns Program itself. Additionally, the documents I reviewed contain employee information unrelated to compensation, duties, qualifications, or responsibilities. To the best of my knowledge, FPL has maintained the confidentiality of these documents and materials.

3. No significant changes have occurred since the issuance of Order No. PSC-14-0211-CFO-EI to render the information identified in Revised Exhibit C stale or public such that continued confidential treatment would not be appropriate. Accordingly, this information should continue to be maintained as confidential for an additional period of not less than eighteen 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.

James Voorhees

SWORN TO AND SUBSCRIBED before me this 🧳 day of November 2015, James Voorhees, who is personally known to me or who has produced (type of identification) as identification and who did take an oath.

Notary Public, State of Florida



My Commission Expires:

In re: Nuclear Cost Recovery Clause

DOCKET NO. 150009-EI

STATE OF FLORIDA

PALM BEACH COUNTY

)

AFFIDAVIT OF CHRISTIE GIDOS

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

1. My name is Christie Gidos. I am currently employed by NextEra Energy Resources as Senior Project Controls and Scheduling Specialist. I have personal knowledge of the matters stated in this affidavit.

2. I have reviewed the documents that are the subject of FPL's First Request for Extension of Confidential Classification of Audit PA-13-01-001 Work Papers, for which I am identified on Revised Exhibit C as the affiant. The documents and materials that I have reviewed contain proprietary confidential business information, including contractual data and competitively sensitive data. Disclosure of this information would violate FPL's contracts with its vendors, work to the detriment of FPL's competitive interests, impair the competitive interests of its vendors and/or impair FPL's efforts to enter into contracts on commercially favorable terms. To the best of my knowledge, FPL has maintained the confidentiality of these documents and materials.

3. No significant changes have occurred since the issuance of Order No. PSC-14-0211-CFO-EI to render the information identified in Revised Exhibit C stale or public such that continued confidential treatment would not be appropriate. Accordingly, this information should continue to be maintained as confidential for an additional period of not less than eighteen 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.

"hostu Christie Gidos

SWORN TO AND SUBSCRIBED before me this 🍃 day of November 2015, by Christie Gidos, who is personally known to me or who has produced (type of identification) as identification and who did take an oath.

Notary Public, State of Florida

My Commission Expires:

