BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition for rate increase by Florida Docket No. 160021-EI Power & Light Company

In re: Petition for approval of 2016-2018 storm hardening plan, by Florida Power & Light Company

Docket No. 160061-EI

In re: 2016 depreciation and dismantlement study by Florida Power & Light Company

Docket No. 160062-EI

In re: Petition for limited proceeding to modify and continue incentive mechanism by Florida Power & Light Company

Docket No. 160088-EI

Filed: August 15, 2016

FLORIDA POWER & LIGHT COMPANY'S MOTION FOR TEMPORARY PROTECTIVE ORDER FOR CERTAIN CONFIDENTIAL INFORMATION PROVIDED IN RESPONSE TO THE OFFICE OF PUBLIC COUNSEL'S TWENTY-SECOND SET OF INTERROGATORIES (NOS. 414 and 417) AND **NINETEENTH REQUEST FOR PRODUCTION OF DOCUMENTS (NOS. 152-153)**

Pursuant to section 366.093(3), Florida Statutes, and Rule 25-22.006(6)(c), Florida Administrative Code, Florida Power & Light Company ("FPL"), hereby moves the Florida Public Service Commission (the "Commission"), through the Prehearing Officer, for a temporary protective order to exempt from section 119.07(1), Florida Statutes, certain confidential information included in FPL's response to the Office of Public Counsel's ("OPC") Twenty-Second Set of Interrogatories (Nos. 414 and 417) and OPC's Nineteenth Request for Production of Documents (Nos. 152-153).

OPC has requested that it be permitted to inspect or take possession of FPL's 1. confidential, proprietary information in FPL's response to OPC's Twenty-Second Set of Interrogatories (Nos. 414 and 417) and OPC's Nineteenth Request for Production of Documents (Nos. 152-153) in this docket.

- 2. Rule 25-22.006(6)(c), Florida Administrative Code, provides in pertinent part, as follows, with respect to a utility allowing OPC to inspect or take possession of the utility's information:
 - a. [T]he utility may request a temporary protective order exempting the information from Section 119.07(1), Florida Statutes. If the information is to be used in a proceeding before the Commission, then the utility must file a specific request for a protective order under paragraph (a) above. If the information is not to be used in a proceeding before the Commission, the Public Counsel shall return the information to the utility in accordance with the record retention requirements of the Department of State.
- 3. The confidential information includes, but is not limited to, information related to competitive interests, the disclosure of which could harm the competitive business of the provider of the information (exempt from the Public Records Act pursuant to section 366.093(3)(e), Florida Statutes).
- 4. FPL respectfully requests that the Commission enter a temporary protective order affording FPL the protection that is needed to provide OPC the confidential information included in this response.
- 5. FPL has been authorized by counsel for OPC to represent that OPC does not object to the granting of this motion but reserves the right to contest the confidentiality of the subject documents.

WHEREFORE, for the foregoing reasons, FPL respectfully requests that the Commission enter a temporary protective order protecting against public disclosure the confidential information contained in FPL's response to OPC's Twenty-Second Set of Interrogatories (Nos. 414 and 417) and OPC's Nineteenth Request for Production of Documents (Nos. 152-153).

Respectfully submitted this 15th day of August, 2016.

John T. Butler
Assistant General Counsel-Regulatory
john.butler@fpl.com
Kevin I.C. Donaldson
Senior Attorney
kevin.donaldson@fpl.com
Attorneys for Florida Power & Light Company
700 Universe Boulevard
Juno Beach, Florida 33408
(561) 304-5170
(561) 691-7135 (fax)

By: <u>s/Kevin I.C. Donaldson</u> Kevin I.C. Donaldson Florida Bar No. 0833401

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished

by electronic mail this <u>15th</u> day of August, 2016, to the following parties:

Suzanne Brownless Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399-1400 sbrownle@psc.state.fl.us

Office of the General Counsel Florida Public Service Commission

Jon C. Moyle, Jr. Karen A. Putnal Moyle Law Firm, PA 118 North Gadsden Street Tallahassee, FL 32301 jmoyle@moylelaw.com kputnal@moylelaw.com

Attorneys for Florida Industrial Power Users Group

Kenneth L. Wiseman
Mark F. Sundback
William M. Rappolt
Kevin C. Siqveland
Andrews Kurth LLP
1350 I Street NW, Suite 1100
Washington, D.C. 20005
kwiseman@andrewskurth.com
msundback@andrewskurth.com
wrappolt@andrewskurth.com
ksiqveland@andrewskurth.com
Attorneys for South Florida Hospital

and Healthcare Association

J. R. Kelly, Public Counsel Patricia A. Christensen, Lead Counsel Charles J. Rehwinkel Erik Sayler Tricia Merchant Stephanie Morse Office of Public Counsel c/o The Florida Legislature 111 West Madison Street, Room 812 Tallahassee, FL 32399-1400 Kelly.jr@leg.state.fl.us Christensen.Patty@leg.state.fl.us Rehwinkel.Charles@leg.state.fl.us sayler.erik@leg.state.fl.us merchant.tricia@leg.state.fl.us morse.stephanie@leg.state.fl.us **Attorneys for the Citizens** of the State of Florida

Stephanie U. Roberts Spilman Thomas & Battle, PLLC 110 Oakwood Drive, Suite 500 Winston-Salem, NC 27103 sroberts@spilmanlaw.com

Derrick P. Williamson
Spilman Thomas & Battle, PLLC
1100 Bent Creek Boulevard, Suite 101
Mechanicsburg, PA 17050
dwilliamson@spilmanlaw.com
Attorneys for Wal-Mart Stores East, LP and
Sam's East, Inc. (Walmart)

Federal Executive Agencies
Thomas A. Jernigan
AFCEC/JA-ULFSC
139 Barnes Drive, Suite 1
Tyndall Air Force Base, FL 32403
Thomas.Jernigan.3@us.af.mil

Attorney for the Federal Executive Agencies

Robert Scheffel Wright
John T. Lavia, III
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

Nathan A. Skop, Esq. 420 NW 50th Blvd. Gainesville, FL 32607 n_skop@hotmail.com

Attorney for Daniel R. Larson and Alexandria Larson

Jack McRay, Advocacy Manager AARP Florida 200 W. College Ave., #304 Tallahassee, FL 32301 jmcray@aarp.org

John B. Coffman John B. Coffman, LLC 871 Tuxedo Blvd. St. Louis, MO 63119-2044 john@johncoffman.net Attorney for AARP

Diana A. Csank Staff Attorney Sierra Club 50 F St. NW, 8th Floor Washington, DC 20001 diana.csank@sierraclub.org Attorney for Sierra Club

By: <u>s/Kevin I.C. Donaldson</u> Kevin I.C. Donaldson