FILED 1/4/2018 DOCUMENT NO. 00098-2018 FPSC - COMMISSION CLERK



January 3, 2018

Ms. Carlotta Stauffer, Commission Clerk Office of the General Counsel Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, Florida 32399-0850

REDACTED

Re: Docket No. 170225-EI

In re: Petition for determination of need for Dania Beach Clean Energy Center Unit 7, by Florida Power & Light Company

Dear Ms. Stauffer:

Please find enclosed for filing Sierra Club's request for confidential classification of information provided in Sierra Club's Supplemental Response to Florida Power & Light Company's Second Request for Production of Documents and Subpoena Duces Tecum of Dr. Ezra Hausman. The request includes Exhibits A and B.

Exhibit A, provided in the enclosed compact disc, contains the information for which Sierra Club requests confidential status. It consists of two documents, with the confidential portion highlighted. Exhibit B, attached to the body of the request, consists of the same two documents, but with the confidential information redacted.

Please contact me if you or your Staff have any questions regarding this filing.

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Best regards,

/s/ Julie Kaplan

Julie Kaplan Senior Attorney Sierra Club 50 F St. NW, 8th Floor Washington, DC 20001 202-548-4592 (direct) Julie.Kaplan@SierraClub.org Qualified Representative for Sierra Club

Enclosures

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition for determination of need for Dania Beach Clean Energy Center Unit 7, by Florida Power & Light Company DOCKET NO. 20170225-EI DATE: January 3, 2018

SIERRA CLUB'S REQUEST FOR CONFIDENTIAL CLASSIFICATION OF INFORMATION PROVIDED IN RESPONSE TO FLORIDA POWER & LIGHT COMPANY'S SECOND REQUEST FOR PRODUCTION OF DOCUMENTS (Nos. 2-7) AND DEPOSITION DUCES TECUM OF DR. EZRA HAUSMAN

Pursuant to the November 6, 2017, Order Establishing Procedure, Order No. PSC-2017-0426-PCO-EI (the "OEP"), Section 366.093, Florida Statutes, and Rule 25-22.006, Florida Administrative Code, Sierra Club requests confidential classification of portions of two documents provided to Florida Power & Light Company ("FPL") in response to their Second Request for Production of Documents and request for documents accompanying the notice of deposition duces tecum of Dr. Ezra Hausman on the following grounds:

- On December 5, 2017, FPL served its Second Request for Production of Documents on Sierra Club and on December 7, 2017, FPL gave notice of taking deposition duces tecum of Dr. Ezra Hausman, which requested deponent bring certain documents. Following initial productions in response to these requests and discussion with FPL counsel, Sierra Club has agreed to supplement its responses to these requests with materials that include confidential information of a type enumerated in Section 366.093(3), Florida Statutes.
- Sierra Club provided redacted copies of these two documents to FPL and mailed a compact disc containing the redacted confidential information to FPL on January 2, 2018, the same day Sierra Club submitted this request for confidential classification to the

Commission Clerk, as provided in the OEP and Rule 25-22.006, Florida Administrative Code.

- 3. Sierra Club includes Exhibits A and B as part of this request. Exhibit A is non-redacted versions of the two documents with confidential portions highlighted and has been sent on a compact disk to the Commission Clerk. Exhibit B is redacted versions.
- 4. Sierra Club requests confidential classification of proprietary confidential business information, seeking protection analogous to those provided for public utilities under Section 366.093(3)(d), Florida Statutes, which protects "[i]nformation concerning bids or other contractual data, the disclosure of which would impair the efforts of the public utility or its affiliates to contract for goods or services on favorable terms."
- 5. Sierra Club asserts that the highlighted information in Exhibit A contains proprietary details of Sierra Club's contract with its expert witness and that its disclosure would undermine future efforts by it and by its expert witness to effectively negotiate for favorable terms in future transactions with other entities.
- Sierra Club affirms that the highlighted material for which confidential classification is sought is intended to be private; is treated by Sierra Club as private; and has not been disclosed. Rule 25-22.006, Florida Administrative Code.
- 7. Sierra Club requests that, if the Commission finds that these documents contain confidential information as sought, the Commission set an effective period of 18 months and orders the return of the records from all parties when these records are no longer necessary for the commission to conduct its business. Section 366.093(4), Florida Statutes.

Wherefore, Sierra Club respectfully requests that the Commission grant its Request for Confidential Classification.

Respectfully submitted this 3rd day of January, 2018.

/s/ Julie Kaplan

Julie Kaplan Senior Attorney Sierra Club 50 F St. NW, 8th Floor Washington, DC 20001 202-548-4592 (direct) Julie.Kaplan@SierraClub.org

Qualified Representative for Sierra Club

CERTIFICATE OF SERVICE Docket No. 20170225-EI

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished by electronic mail on this 3rd day of January, 2018, to the following. A copy including the confidential information has been furnished to the Commission Clerk alone.

Florida Power & Light Company Kenneth A. Hoffman 215 S. Monroe Street, Suite 810 Tallahassee, FL 32301 ken.hoffman@fpl.com

William P. Cox Florida Power & Light Company 700 Universe Boulevard Juno Beach FL 33408 will.p.cox@fpl.com

Michael Marcil Gunster Law Firm 450 E. Las Olas Blvd. Fort Lauderdale FL 33301 <u>MMarcil@gunster.com</u> Charles Murphy, Esq. Stephanie Cuello, Esq. Division of Legal Services Florida Public Service Commission 2540 Shumard Oak Blvd. Tallahassee, Florida 32399-0850 <u>cmurphy@psc.state.fl.us</u> <u>scuello@psc.state.fl.us</u>

Patricia Christensen, Esq. Office of Public Counsel The Florida Legislature 111 West Madison Street, Room 812 Tallahassee, Florida 32399 christensen.patty@leg.state.fl.us

/s/ Julie Kaplan

Julie Kaplan Senior Attorney Sierra Club 50 F St. NW, 8th Floor Washington, DC 20001 202-548-4592 (direct) Julie.Kaplan@SierraClub.org

Qualified Representative for Sierra Club

Exhibit B

SIERRA CLUB TASK ORDER

(for use with Master Service or IC Agreement)

Date Executed: 11/1/2017

Project Name: Dania Beach Need Determination Expert Testimony

Task Order #: ELP125

Not to Exceed Amount: \$25,000

Payment Terms: Invoices billed and paid monthly. NOTE: Invoices must be billed monthly to ensure timely payment. ***Please reference: CL1034 when invoicing***

Timeline: see below

Deliverable:

Dr. Hausman will review FPL's petition and testimony supporting its need determination position for its proposed new combined cycle gas plant in Dania Beach.



Once the Florida PSC issues its scheduling order, Sierra Club attorneys will develop a timeline for completion of the tasks described above.

Tasks (and estimated timeline):

Project Team: Dr. Ezra Hausman Julie Kaplan (Sierra Club)

Budget: (Please identify staff assigned, rate x hours dedicated to effort) 113.6 hours x \$220 = \$25,000

Sierra Club Obligations (if any): Sierra Club will coordinate with Dr. Hausman

This Task Order may be modified only upon mutual, written confirmation of parties.

For

2400

For Sierra Club, Project Manager

Dr. Ezra Hausman

Date 11/1/2017

For Sterra chab, Project Manager

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Julie Kaplan ELP Attorney Date <u>NIII</u>

Elizabeth Litwin Operations Manager Date

SIERRA CLUB TASK ORDER

(for use with Master Service or IC Agreement)

Date Executed: 12/11/2017

Project Name: Dania Beach Need Determination Expert

Task Order #: ELP129

Not to Exceed Amount: \$17,000

Payment Terms: Invoices billed and paid monthly. NOTE: Invoices must be billed monthly to ensure timely payment. ***Please reference: CL1034 when invoicing***

Timeline: December, 2017 - January, 2018

Deliverable:

Dr. Hausman will continue to aid in FPL Dania Beach analysis.

Tasks and estimated timeline:

Depositions and trial preparation are likely to span from mid-December through late January.

Project Team: Dr. Ezra Hausman Julie Kaplan (Sierra Club)

Budget: (Please identify staff assigned, rate x hours dedicated to effort) 77.25 hours x \$220 = \$17,000

Sierra Club Obligations (if any):

Sierra Club will coordinate with Dr. Hausman on

provide timely input on all tasks.

This Task Order may be modified only upon mutual, written confirmation of parties.

For Ezra Hausman Consulting

30 D. Hora

Dr. Ezra Hausman

Date 12/12/17

For Sierra Club, Project Manager

Sierra Club will

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Julié Kaplan ELP Attorney Date <u>12/13/17</u>

Elizabeth Litwin Operations Manager Date _____