BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Fuel and Purchase Power Cost Recovery Clause and Generating Performance Incentive

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Docket No. 20180001-EI

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Filed: October 18, 2018

FLORIDA POWER & LIGHT COMPANY'S NOTICE OF WITNESSES' SUBJECT MATTER EXPERTISE

Florida Power & Light Company ("FPL") files this Notice of Expert Subject Matter Designations in response to the objection set forth in Section H of the Florida Industrial Power Users Group's ("FIPUG") prehearing statement filed October 2, 2018. FIPUG lodges an objection "to a witness being considered an expert witness unless the witness affirmatively states the subject matter area(s) in which he or she claims expertise" FIPUG's objection fails to comply with the requirements of the Order Establishing Procedure as it fails to "identify each witness the party wishes to voir dire as well state with specificity the portions of that witness' prefiled testimony, by page and line number, and/or exhibits, by page and line number, to which the party objects." Order No. PSC-2018-0079-PCO-EI, at 6-7. FPL believes that its prehearing statement and the prefiled testimony of each FPL witness provides adequate notice of each witness's area of expertise. Nonetheless, as further clarification, FPL proffers this notice as an affirmative statement of the subject matter of its witnesses' expertise for the purpose of this proceeding. If required by the Chairman, FPL's witnesses are prepared to confirm the statements of expertise in this notice when they take the stand.

1. Renae B. Deaton is qualified as an expert through her knowledge, skill, education, training and experience. Ms. Deaton will testify as an expert on the subject matters of Issue Nos. 2L, 6-11, 18-22, 24A-24C, 27-33 and 34-36: regulatory treatment for the historical and projected costs of fuel and purchased power; implementation of, and calculations associated with, the Commission's fuel adjustment cost recovery factors; calculations associated with the

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Commission's capacity cost recovery factors; the appropriate effective date of fuel adjustment and capacity cost recovery factors for 2019; and the tariff approval process.

- 2. Gerard J. Yupp is qualified as an expert through his knowledge, skill, education, training and experience. Mr. Yupp will testify as an expert on the subject matters of Issue Nos. 2A-2K, 8-11 and 18: natural gas financial hedging; projections and calculations associated with gains and losses for asset optimization activities; projection and calculation of costs associated with asset optimization activities; and projection of fuel costs.
- 3. Charles R. Rote is qualified as an expert through his knowledge, skill, education, training and experience. Mr. Rote will testify as an expert on the subject matters of Issue Nos. 16 and 17: the setting of targets and the calculation of rewards and penalties under the generation performance incentive factor.
- 4. Michael Kiley is qualified as an expert through his knowledge, skill, education, training and experience. Mr. Kiley will testify as an expert on the subject matters of Issue Nos. 8-11 and 18: projection of nuclear fuel costs; and the projection of power plant security and Fukushima-related costs.
- 5. Stephanie Castaneda is qualified as an expert through her knowledge, skill, education, training and experience. Ms. Castaneda will testify as an expert on the subject matter of Issue Nos. 2M, 2N and 2Q: regulatory accounting; calculation of the incremental jurisdictional annualized base revenue requirement associated with FPL's 2019 Solar Project.
- 6. William F. Brannen is qualified as an expert through his knowledge, skill, education, training and experience. Mr. Brannen will testify as an expert on the subject matter of Issue Nos. 2M, 2N and 2P: the technology selection, engineering and construction, equipment performance, operations and pricing associated with FPL's 2019 Solar Project.

7. Juan E. Enjamio is qualified as an expert through his knowledge, skill, education,

training and experience. Mr. Enjamio will testify as an expert on the subject matter of Issue No.

2P: resource planning and the cost-effectiveness of FPL's 2019 Solar Project.

8. Tiffany Cohen is qualified as an expert through her knowledge, skill, education,

training and experience. Ms. Cohen will testify as an expert on the subject matter of Issue Nos.

2M-2O and 2R-2T: calculation of the base rate adjustments, bill calculations and tariff

preparation and implementation.

Respectfully submitted this 18th day of October 2018.

R. Wade Litchfield, Esq.

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CERTIFICATE OF SERVICE

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

by electronic delivery on this 18th day of October 2018 to the following:

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