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December 19, 2025

**-VIA ELECTRONIC DELIVERY-**

Adam Teitzman, Commission Clerk  
Division of Commission Clerk and Administrative Services  
Florida Public Service Commission  
2540 Shumard Oak Boulevard  
Tallahassee, FL 32399-0850

Re: Docket No. 20240149-EI  
Petition for limited proceeding for recovery of incremental storm restoration costs related to Hurricanes Debby, Helene, and Milton, by Florida Power & Light Company

Dear Mr. Teitzman:

In accordance with the Hurricane Irma Stipulation and Settlement ("Irma Settlement") approved by the Commission in Order No. PSC-2019-0319-S-EI<sup>1</sup> and the Hurricane Ian and Nicole stipulations approved in Order No. PSC-2024-0227-S-EI<sup>2</sup>, Florida Power & Light Company ("FPL") hereby submits with the enclosed Notice of Filing confidential spreadsheets that support FPL's storm restoration costs for Hurricanes Debby, Helene, and Milton, which impacted FPL's service area in 2024. FPL is concurrently filing a Request for Confidential Classification related to the confidential spreadsheets.

Please let me know if you have any questions regarding this submission.

Sincerely,

/s/ Joel T. Baker

Joel T. Baker  
Fla. Bar No. 0108202

cc: Counsel for Parties of Record

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<sup>1</sup> Section 16 of the Irma Settlement specifies the information that FPL is to provide concerning restoration costs related to tropical systems named by the National Hurricane Center.

<sup>2</sup> In Order No. PSC-2024-0227-S-EI issued July 8, 2024, in Docket No. 20230017-EI, the Commission approved stipulations between FPL and OPC regarding the incremental storm restoration costs associated with Hurricanes Ian and Nicole, which provided, among other things, that "FPL will continue to implement and update the process provisions set forth in Sections 5 through 17 of the [Irma Settlement]."

**BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION**

In re: Petition for limited proceeding for recovery  
of incremental storm restoration costs related to  
Hurricanes Debby, Helene, and Milton, by Florida  
Power & Light Company

Docket No. 20240149-EI

Filed: December 19, 2025

**FLORIDA POWER & LIGHT COMPANY’S NOTICE OF FILING  
CONFIDENTIAL MATERIALS IN SUPPORT OF ITS PETITION FOR  
APPROVAL OF THE ACTUAL INCREMENTAL STORM RESTORATION  
COSTS ASSOCIATED WITH HURRICANES DEBBY, HELENE, AND  
MILTON AND ASSOCIATED TRUE-UP PROCESS**

Florida Power & Light Company (“FPL”) hereby gives notice of the filing of confidential sortable spreadsheets that support the storm restoration costs that are the subject of FPL’s Petition for Approval of the Actual Incremental Storm Restoration Costs Associated with Hurricanes Debby, Helene, and Milton and Associated True-Up Process. The confidential searchable spreadsheets contain data documenting the receipt, review, final adjustment (if appropriate), and payment of Hurricane Debby, Helene, and Milton restoration costs incurred for line contractors and vegetation contractors, along with the additional information identified in section 16 of the Hurricane Irma Stipulation and Settlement (“Irma Settlement”) approved by the Commission in Order No. PSC-2019-0319-S-EI.<sup>1</sup> The confidential files also provide support for costs unrelated to line and vegetation contractors that are subject to review in this proceeding, as well as a compilation of data extracted from FPL’s StormForce App<sup>2</sup> together with information developed by the Cost Finalization Team.

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<sup>1</sup> At page 4 of its August 1, 2019 Final Order Approving Settlement Agreement, Order No. PSC-2019-0319-S-EI, the Commission noted that the settlement included the following: “FPL will provide extensive supporting documentation in virtual (sortable spreadsheet) or physical files, e.g., regular and overtime payroll and related overheads, App data, travel data. [Section 16].” Additionally, in Order No. PSC-2024-0227-S-EI, the Commission approved stipulations between FPL and the Office of Public Counsel stating that “FPL will continue to implement and update the process provisions set forth in Sections 5 through 17 of the [Irma Settlement].”

<sup>2</sup> As explained in the pre-filed written direct testimony of FPL witness De Lucenay, FPL used the StormForce App to maintain an electronic database of line and vegetation contractor costs which could be approved, rejected, or adjusted through the application.

The confidential sortable spreadsheets provide extensive cost support information, including the following:

- Exhibits AM-1 (Debby) AM-2 (Helene), and AM-3 (Milton)<sup>3</sup>, which provide a summary of all costs by category and function, and which reflect adjustments made under the Incremental Cost and Capitalization Approach methodology.
- Exhibits AM-1 (Debby) AM-2 (Helene), and AM-3 (Milton) Support Files, which provide supporting information for all costs and adjustments on Exhibits AM-1 (Debby) AM-2 (Helene), and AM-3 (Milton), with formulas left intact. These files include the following:
  - Tabs with detail supporting categories of costs, line-item detail for all items recorded to the general ledger which are categorized as PO Invoices, Non-PO Invoices, Accruals and Reversals, and Journal Entries & Internal Work.
  - A reconciliation of the amounts recorded in FPL's general ledger (GL Detail File), a subset of which represents line and vegetation contractor costs.
  - Extracted files from the StormForce App (referred to as "flat files") containing detailed cost information (*e.g.*, crew information and daily timesheets, crew expenses, approvals by responsible employees, exceptions (if any), and final adjustments to vendor invoices) for line and vegetation contractors.

FPL has filed on this date a Request for Confidential Classification of the confidential sortable spreadsheets identified in this Notice of Filing.

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<sup>3</sup> Exhibits AM-1 (Debby) AM-2 (Helene), and AM-3 (Milton) are appended to the testimony of FPL witness Amin Mohamed and are not confidential. However, the Exhibits AM-1 (Debby) AM-2 (Helene), and AM-3 (Milton) Support Files, which provide the supporting information for costs and adjustments on Exhibits AM-1 (Debby) AM-2 (Helene), and AM-3 (Milton), are confidential as more fully described in FPL's Request for Confidential Classification.

Respectfully submitted this 19th day of December 2025.

By: s/Joel T. Baker

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*Counsel for Florida Power & Light Company*

**CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that a true and correct copies of the foregoing have been furnished by Electronic Mail to the following parties of record this 19th day of December 2025:

Jennifer Crawford Suzanne Brownless Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399 jcrawfor@psc.state.fl.us sbrownle@psc.state.fl.us <b><i>For Commission Staff</i></b>	Walt Trierweiler Charles J. Rehwinkel Mary A. Wessling c/o The Florida Legislature 111 West Madison Street, Room 812 Tallahassee, FL 32399-1400 Trierweiler.walt@leg.state.fl.us rehwinkel.charles@leg.state.fl.us wessling.mary@leg.state.fl.us <b><i>For Office of Public Counsel</i></b>
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*s/ Joel T. Baker*

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*Attorney for Florida Power & Light Company*