

Joel T. Baker Senior Attorney Florida Power & Light Company 700 Universe Boulevard Juno Beach, FL 33408-0420 (561) 691-7255 joel.baker@fpl.com

December 19, 2025

- VIA HAND DELIVERY -

Mr. Adam Teitzman
Division of the Commission Clerk and Administrative Services
Florida Public Service Commission
2540 Shumard Oak Blvd.
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:

I enclose for filing Florida Power & Light Company's ("FPL") Request for Confidential Classification of information provided with FPL'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, which is being filed contemporaneously with this Request in Docket No. 20240149-EI.

The enclosed filing includes Exhibits A, B, C, and D. Exhibit A consists of a copy of the Confidential Documents, which, because the information is voluminous and stored electronically, is being provided in electronic format on a CD. Exhibit B is an edited version of Exhibit A, containing identifying cover pages that correspond to the confidential electronic files. Exhibit C is a justification table in support of FPL's Request for Confidential Classification. Exhibit D contains declarations in support of FPL's filing.

Please contact me if you or your Staff has any questions regarding this filing at (561) 691-7255 or joel.baker@fpl.com.

COM	Sincerely,
AFD I Lopy of exhilitB	/s/ Joel T. Baker
APA	Joel T. Baker
ECO	Fla. Bar No. 0108202
ENG	
GCL	
IDM	
CLK	

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

Date: December 19, 2025

FLORIDA POWER & LIGHT COMPANY'S REQUEST FOR CONFIDENTIAL CLASSIFICATION OF INFORMATION PROVIDED WITH ITS 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

Pursuant to Section 366.093, Florida Statutes ("F.S."), and Rule 25-22.006, Florida Administrative Code ("F.A.C."), Florida Power & Light Company ("FPL") hereby requests confidential classification of certain documents and information specified in FPL'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 ("Notice of Filing"), which is being filed contemporaneously with this Request in Docket No. 20240149-EI.

1. This Request is being filed in accordance with Rule 25-22.006, F.A.C., to request confidential classification of certain information provided with the Notice of Filing related to FPL's restoration costs associated with Hurricanes Debby, Helene and Milton. Specifically, FPL seeks confidential classification of: (i) searchable spreadsheets that provide data documenting the receipt, review, adjustment where appropriate, and payment of FPL's Hurricanes Debby, Helene, and Milton costs incurred for line and vegetation contractors; (ii) contractor travel logs for Hurricanes Debby, Helene, and Milton; and (iii) additional information identified in paragraph 16 of the Hurricane Irma Stipulation and Settlement Agreement approved by the Commission in Order No. PSC-2019-0319-S-EI (together, the "Confidential Documents").

- 2. The following exhibits are attached to and made a part of this Request:
 - a. Exhibit A consists of a copy of the Confidential Documents, provided in electronic format on CDs, wherein all the information contained is entitled to confidential treatment. Because the confidential materials are being provided in electronic format and are voluminous, and therefore cannot be readily highlighted, FPL has not highlighted the entirety of the information contained on the CDs.
 - b. Exhibit B consists of summary pages that identify the Confidential Documents, which are entitled to confidential treatment in their entirety.
 - c. Exhibit C is a table that identifies the information in Exhibit A and references the specific statutory basis for the claim of confidentiality and identifies the Declarant who supports the requested classification.
 - d. Exhibit D consists of the declarations of Amin Mohomed and Amber De Lucenay in support of this Request.
- 3. FPL submits that the information in Exhibit A is proprietary and confidential business information, and its disclosure would cause harm to FPL and its customers. Pursuant to Section 366.093, F.S., such materials are entitled to confidential treatment and are 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.

includes information relating to bids or other contractual data, the disclosure of which would

As described in the declarations in Exhibit D, the confidential business information

impair the efforts of the public utility or its affiliates to contract for goods or services on favorable

terms. This information is protected by Section 366.093(3)(d), F.S. The confidential business

information further includes information relating to competitive interests, the disclosure of which

would impair the competitive business of the provider of the information. This information is

protected by Section 366.093(3)(e), F.S.

5. Upon a finding by the Commission that the information contained in the

Confidential Documents is proprietary and confidential business information, the information

should not be declassified for at least eighteen (18) month period and should be returned to FPL

as soon as it is no longer necessary for the Commission to conduct its business. See Section

366.093(4), F.S.

4.

WHEREFORE, for the above and foregoing reasons, as more fully set forth in the

supporting materials, Florida Power & Light Company respectfully requests that its Request for

Confidential Classification be granted.

Respectfully submitted this 19th day of December 2025.

Joel T. Baker

Principal Attorney

Joel.Baker@fpl.com

Florida Power & Light Company

700 Universe Boulevard

Juno Beach, FL 33408

Telephone: (561) 691-7255

Facsimile: (561) 691-7135

/s/ Joel T. Baker

Joel T. Baker

Fla. Bar No. 0108202

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 For Commission Staff 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
For Office of Public Counsel

s/ Joel T. Baker

Joel T. Baker

Fla. Bar No. 0108202

Attorney for Florida Power & Light Company

EXHIBIT B

REDACTED

Hurricane Debby Accounting Support Files are Confidential in Their Entirety

Hurricane Helene Accounting Support Files are Confidential in Their Entirety

Hurricane Milton Accounting Support Files are Confidential in Their Entirety

Hurricane Debby Vegetation Flat Files are Confidential in Their Entirety

Hurricane Debby OH Flat Files are Confidential in Their Entirety

Hurricane Helene Vegetation Flat Files are Confidential in Their Entirety

Hurricane Helene OH Flat Files are Confidential in Their Entirety

Hurricane Milton Vegetation Flat Files are Confidential in Their Entirety

Hurricane Milton OH Flat Files are Confidential in Their Entirety

Hurricane Debby Pace of Travel Log is Confidential in Its Entirety

Hurricane Helene Pace of Travel Log is Confidential in Its Entirety

Hurricane Milton Pace of Travel Log is Confidential in Its Entirety

Hurricane Debby Final Invoice Flat File Summary is Confidential in Its Entirety

Hurricane Helene Final Invoice Flat File Summary is Confidential in Its Entirety

Hurricane Milton Final Invoice Flat File Summary is Confidential in Its Entirety

EXHIBIT C

JUSTIFICATION TABLE

EXHIBIT C

COMPANY:

Florida Power & Light Company

TITLE:

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

DATE:

December 19, 2025

Document Description	No. of Pages	Conf. Y/N	Line / Column	Florida Statute 366.093(3) Subsection	Declarant(s)
Debby Accounting Support Files	23	Y	All	(d), (e)	Amin Mohomed
Helene Accounting Support Files	23	Y	All	(d), (e)	Amin Mohomed
Milton Accounting Support Files	23	Y	All	(d), (e)	Amin Mohomed
Debby Vegetation Flat Files	32	Y	All	(d), (e)	Amber De Lucenay
Debby Dsbn OH Flat Files	39	Y	All	(d), (e)	Amber DeLucenay
Helene Vegetation Flat Files	53	Y	All	(d), (e)	Amber DeLucenay
Helene Dsbn OH Flat Files	64	Y	All	(d), (e)	Amber DeLucenay

Document Description	No. of Pages	Conf. Y/N	Line / Column	Florida Statute 366.093(3) Subsection	Declarant(s)
Milton Vegetation Flat Files	93	Y	All	(d), (e)	Amber DeLucenay
Milton Dsbn OH Flat Files	207	Y	All	(d), (e)	Amber DeLucenay
Debby Pace of Travel Log	3	Y	All	(d), (e)	Amber De Lucenay
Helene Pace of Travel Log	3	Y	All	(d), (e)	Amber De Lucenay
Milton Pace of Travel Log	3	Y	All	(d), (e)	Amber De Lucenay
Debby Final Invoice Summary	2	Y	All	(d), (e)	Amber De Lucenay
Helene Final Invoice Summary	2	Y	All	(d), (e)	Amber De Lucenay
Milton Final Invoice Summary	2	Y	All	(d), (e)	Amber De Lucenay

EXHIBIT D

DECLARATIONS

EXHIBIT D

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

i

Docket No: 20240149-EI

DECLARATION OF AMBER DE LUCENAY

- 1. My name is Amber De Lucenay. I am currently employed by Florida Power & Light Company ("FPL") as Director of Business Services, Power Delivery. I have personal knowledge of the matters stated in this declaration.
- 2. I have reviewed the documents and information included in Exhibit A to FPL's Request for Confidential Classification, for which I am listed as the declarant on Exhibit C. The documents and files that I have reviewed and which are asserted by FPL to be proprietary confidential business information contain or constitute information concerning bids or other contractual data, the disclosure of which would impair the efforts of FPL to contract for goods or services on favorable terms. Specifically, the confidential information includes support files that include competitive pricing and contractual information related to FPL's vendors. Additionally, the documents and files that I have reviewed, and which are asserted by FPL to be proprietary confidential business information contain or constitute information relating to competitive interests, the disclosure of which would impair the competitive business of the provider of the information. To the best of my knowledge, FPL has maintained the confidentiality of this information.
- 3. Consistent with the provisions of the Florida Administrative Code, such materials should remain confidential for a period of eighteen (18) months. In addition, they 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. Under penalties of perjury, I declare that I have read the foregoing declaration and that the facts stated in it are true to the best of my knowledge and belief.

Amber De Lucenay

Date:

EXHIBIT D

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

DECLARATION OF AMIN MOHOMED

- 1. My name is Amin Mohomed. I am currently employed by Florida Power & Light Company ("FPL") as Assistant Controller, Finance. I have personal knowledge of the matters stated in this declaration.
- 2. I have reviewed the documents and information included in Exhibit A to FPL's Request for Confidential Classification, for which I am listed as the declarant on Exhibit C. The documents and files that I have reviewed and which are asserted by FPL to be proprietary confidential business information contain or constitute information concerning bids or other contractual data, the disclosure of which would impair the efforts of FPL to contract for goods or services on favorable terms. Specifically, the confidential information includes accounting support files, which include competitive pricing and contractual information related to FPL's vendors. Additionally, the documents and files that I have reviewed, and which are asserted by FPL to be proprietary confidential business information contain or constitute information relating to competitive interests, the disclosure of which would impair the competitive business of the provider of the information. To the best of my knowledge, FPL has maintained the confidentiality of this information.
- 3. Consistent with the provisions of the Florida Administrative Code, such materials should remain confidential for a period of eighteen (18) months. In addition, they 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. Under penalties of perjury, I declare that I have read the foregoing declaration and that the facts stated in it are true to the best of my knowledge and belief.

Amin Mohomed Date: 12/18/2025