BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Energy conservation cost recovery DOCKET NO. 090002-EG ORDER NO. PSC-09-0191-CFO-EG ISSUED: March 27, 2009

ORDER GRANTING REQUEST FOR EXTENSION OF CONFIDENTIAL CLASSIFICATION OF DOCUMENT NOS. 05832-06 AND 06113-06

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 or company) filed a request for extension of confidential treatment for certain portions of staff's working papers prepared during "FPL's Energy Conservation Cost Recovery Clause Audit for the year ended December 31, 2005." Order No. PSC-07-0169-CFO-EG, issued on February 23, 2007, granted confidential classification for the documents. FPL has now requested that the period of time for confidential treatment be extended for the information contained in Document Nos. 05832-06 and 06113-06. FPL further requests that the information be returned to FPL as soon as it is no longer necessary for the Commission to conduct its business. Since audit materials of the type contained in these documents must be retained by the Commission for 25 years, the documents cannot be returned to FPL at this time.

Section 366.093(1), F.S., provides that records that the Commission has found to contain proprietary confidential business information shall be kept confidential and shall be exempt from Chapter 119, F.S., Florida's Public Records Act. Section 366.093(3), F.S., defines proprietary confidential business information as information that is intended to be and is treated by the company as private, in that disclosure of the information would cause harm to the company's ratepayers or business operations, and that has not been voluntarily disclosed to the public. Section 366.093(3), F.S., provides that proprietary confidential business information includes:

- (b) Internal auditing controls and reports of internal auditors.
- (d) Information 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.
- (e) Information relating to competitive interests, the disclosure of which would impair the competitive business of the provider of the information.

FPL asserts that the information for which it seeks continued confidential status consists of FPL's internal auditing controls and reports of internal auditors, FPL's business plans and strategy, and customer specific account information. The customer information includes customer names, addresses, telephone numbers, account numbers, rates, billing determinants (kW and kWh usage), conservation savings in kW, kWh, and bills. FPL asserts that it does not reveal customer specific account information unless authorized by the customer or required to do

DOCUMENT NUMBER-DATE

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so by law, in order to protect the customers' competitive interests and right to privacy. FPL contends that the information for which it is requesting renewal of confidential classification is entitled to that classification pursuant to Section 366.093(3)(b), (d) and (e), F.S., as proprietary confidential business information, the disclosure of which would impair the company's ability to contract for the sale of goods and services on favorable terms or cause harm to its ratepayers. In addition, the information contains internal auditing controls and customer specific information, the disclosure of which would be detrimental to the interests of FPL's customers. FPL claims that nothing has changed since the Commission issued its prior confidentiality order. The information is still of current value and has not been made public.

FPL requests confidential classification for the information listed in the following table:

WORKPAPER	PAGE(S)	LINE(S)	TYPE OF INFORMATION			
Document Nos. 0583	32-06 and 06113-	-06				
8	1-5	All	Sensitive competitive business			
			information			
9	1-4	Col B	Internal auditing information			
9-1	1-2	All	Internal auditing information			
9-2	1-2	All	Internal auditing information			
9-3	1-2	All	Internal auditing information			
41-3	1-3	Pages 1-3, Col 1	Sensitive competitive business			
			information			
43-1/4	1	2-5, 8-13, 16-19,	Sensitive competitive business			
		21-24, 26-27, 33,	information			
		35				
43-1/4-1	1	2-4, Cols A-D	Sensitive competitive business			
			information			
43-1/5	1	4-5, 7, 12, 14, 18,	Sensitive competitive business			
		22-23, 25, 27-28,	information			
		30-32, 34-36, 38,				
		42-43, 46-49, 51,				
		53, 55, 59				
43-1/5	2	61, 68-71, 73, 76,	Sensitive competitive business			
		78, 81-82, 85, 88,	information			
		90, 92-93, 98, 103-				
		105, 108, 100, 110-				
		111, 113-116				
43-1/5	3	119-122, 124-126,	Sensitive competitive business			
		131-136, 138-139,	information			
		142, 149-151, 157-				
		158, 160, 165-166,				
•		168, 172, 174-175				

WORKPAPER PAGE(S)		LINE(S)	TYPE OF INFORMATION			
Document Nos. 0583	32-06 and 06113-	-06				
43-1/5	4	177-180, 183, 186,	Sensitive competitive business			
		188-190, 194-198,	information			
		202, 207, 209-211,				
		213-214, 217, 223,				
		225, 227-228, 231				
43-1/5	5	233, 237, 243, 246,	Sensitive competitive business			
		249-253, 255-257,	information			
		259-261, 269-271,				
		274-275, 277-278,				
		280-281, 285, 287				
43-1/5	6	289-290, 292-295,	Sensitive competitive business			
		297-298, 300-304,	information			
		307-308, 310, 312,				
		314-316, 320-323,				
		326-328, 330-333,				
		336, 338				
43-1/5	7	340-341, 343, 345,	Sensitive competitive business			
		348-350, 355-356,	information			
		363, 367, 372-373,				
		375-379, 383, 385-				
		386, 389-393				
43-1/5	8	401, 403, 405-406,	Sensitive competitive business			
		408-409, 412,	information			
		414-415, 423-425,				
		429-430, 436-437,				
		439, 442, 444, 452-				
		453				
43-1/5	9	458, 460, 465, 468,	Sensitive competitive business			
		471-474, 478-480,	information			
		484, 490, 493-503,				
		505				
43-1/5-1	2	2-3, Cols A-D	Sensitive competitive business			
		,	information			
43-1/6	1	2, 5, 13, 16	Sensitive competitive business			
		, , ,	information			
43-1/6	2	2, 4, 6, 11, 13, 15	Sensitive competitive business			
			information			
43-1/6-1	2	All	Sensitive competitive business			
			information			
43-1/6-1	3-10	3-6	Sensitive competitive business			
			information			

Document Nos. 05832-06 and 06113-06	WORKPAPER	ORKPAPER PAGE(S) LINE(S) TYPE OF INFO					
1	Document Nos. 0583	32-06 and 06113-	-06				
43-1/7 2 2, 5, 11, 14 Sensitive competitive business information 43-1/7-1 1-2 3-6 Sensitive competitive business information 43-6/4-1 1 2, 4-7, 10-11, 13-5 ensitive competitive business information 44-3/1-1 3 26-27, 32 Sensitive contractual and competitive business information 44-1/1 1 3, 15, 21-25, 30 Sensitive competitive business information 44-1/1 8 10 Sensitive competitive business information 44-1/1 9 3 Sensitive competitive business information 44-1/1 10 3, 17 Sensitive competitive business information 44-1/1 13 17-20 Sensitive competitive business information 44-1/1 14 3-5 Sensitive competitive business information 44-5/1 1 21, 29 Sensitive competitive business information 44-5/1 3 19 Sensitive competitive business information 44-5/1 11 19 Sensitive competitive business information 44-6/1 1 3, 14, 21, 26 Sensitive competitive business inf	43-1/7	1	2, 5, 11-12, 15				
1-2 3-6 Sensitive competitive business information	10.4/5		0.5.11.11				
43-1/7-1	43-1/7	2	2, 5, 11, 14				
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43-6/4-1 1 2, 4-7, 10-11, 13-15, 17-23 Sensitive competitive business information 44-3/1-1 3 26-27, 32 Sensitive contractual and competitive business information 44-1/1 1 3, 15, 21-25, 30 Sensitive competitive business information 44-1/1 8 10 Sensitive competitive business information 44-1/1 9 3 Sensitive competitive business information 44-1/1 10 3, 17 Sensitive competitive business information 44-1/1 13 17-20 Sensitive competitive business information 44-1/1 14 3-5 Sensitive competitive business information 44-5/1 1 21, 29 Sensitive competitive business information 44-5/1 3 19 Sensitive competitive business information 44-5/1 11 19 Sensitive competitive business information 44-6/1 1 3, 14, 21, 26 Sensitive competitive business information 44-6/1 2 4 Sensitive competitive business information	43-1/7-1	1-2	3-6				
15, 17-23 information							
44-3/1-1 3 26-27, 32 Sensitive contractual and competitive business information 44-1/1 1 3, 15, 21-25, 30 Sensitive competitive business information 44-1/1 8 10 Sensitive competitive business information 44-1/1 9 3 Sensitive competitive business information 44-1/1 10 3, 17 Sensitive competitive business information 44-1/1 13 17-20 Sensitive competitive business information 44-1/1 14 3-5 Sensitive competitive business information 44-5/1 1 21, 29 Sensitive competitive business information 44-5/1 3 19 Sensitive competitive business information 44-5/1 11 19 Sensitive competitive business information 44-6/1 1 3, 14, 21, 26 Sensitive competitive business information 44-6/1 2 4 Sensitive competitive business information	43-6/4-1	1					
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44-1/1 1 3, 15, 21-25, 30 Sensitive competitive business information 44-1/1 8 10 Sensitive competitive business information 44-1/1 9 3 Sensitive competitive business information 44-1/1 10 3, 17 Sensitive competitive business information 44-1/1 13 17-20 Sensitive competitive business information 44-1/1 14 3-5 Sensitive competitive business information 44-5/1 1 21, 29 Sensitive competitive business information 44-5/1 3 19 Sensitive competitive business information 44-5/1 11 19 Sensitive competitive business information 44-6/1 1 3, 14, 21, 26 Sensitive competitive business information 44-6/1 2 4 Sensitive competitive business	44-3/1-1	3	26-27, 32	Sensitive contractual and			
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44-1/1103, 17Sensitive competitive business information44-1/11317-20Sensitive competitive business information44-1/1143-5Sensitive competitive business information44-5/1121, 29Sensitive competitive business information44-5/1319Sensitive competitive business information44-5/11119Sensitive competitive business information44-6/113, 14, 21, 26Sensitive competitive business information44-6/124Sensitive competitive business	,						
information 44-1/1 13 17-20 Sensitive competitive business information 44-1/1 14 3-5 Sensitive competitive business information 44-5/1 1 21, 29 Sensitive competitive business information 44-5/1 3 19 Sensitive competitive business information 44-5/1 11 19 Sensitive competitive business information 44-6/1 1 3, 14, 21, 26 Sensitive competitive business information 44-6/1 2 4 Sensitive competitive business information	44-1/1	10	3, 17				
information 44-1/1 14 3-5 Sensitive competitive business information 44-5/1 1 21, 29 Sensitive competitive business information 44-5/1 3 19 Sensitive competitive business information 44-5/1 11 19 Sensitive competitive business information 44-6/1 1 3, 14, 21, 26 Sensitive competitive business information 44-6/1 2 4 Sensitive competitive business							
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44-5/1319Sensitive competitive business information44-5/11119Sensitive competitive business information44-6/113, 14, 21, 26Sensitive competitive business information44-6/124Sensitive competitive business							
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Upon review, it appears that the above-referenced information satisfies the criteria set forth in Section 366.093(3)(b), (d) and (e), F.S. The information contains internal auditing controls and customer specific information, the disclosure of which would be detrimental to the interests of FPL's customers. The information also contains customer contractual information, the disclosure of which would impair the company's ability to contract for the sale of goods and services on favorable terms and impair the competitive interests of its customers. Therefore, the extension of confidential classification for Document Nos. 05832-06 and 06113-06 is granted.

ORDER NO. PSC-09-0191-CF0-EG DOCKET NO. 090002-EG PAGE 5

Pursuant to Section 366.093(4), F.S., the duration of confidential classification or the extension of confidential classification is limited to 18 months, unless there is good cause to extend the protection for a specified longer period. At the conclusion of the 18-month period, the confidential information will no longer be exempt from Section 119.07(1), F.S., unless FPL or another affected person shows, and the Commission finds, that the information continues to contain proprietary confidential information.

Based on the foregoing, it is

ORDERED by Commissioner Katrina J. McMurrian as Prehearing Officer, that the information described in the body of this Order and contained in Document Nos. 05832-06 and 06113-06 shall be granted an additional 18 months of confidential classification. It is further

ORDERED that pursuant to Rule 25-22.006, F.A.C., and Section 366.093(3), F.S., confidentiality granted to the documents specified herein shall expire 18 months from the date of the issuance of this Order in the absence of a renewed request for confidentiality. It is further

ORDERED that this Order will be the only notification by the Commission to the parties concerning the expiration of the confidentiality time period.

	By ORDER	of Com	missioner	Katrina	J.	McMurrian,	as	Prehearing	Officer,	this	27th
day of	March	,	2009								

KATRINA J. MMURRIAN

Commissioner and Prehearing Officer

(SEAL)

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NOTICE OF FURTHER PROCEEDINGS OR JUDICIAL REVIEW

The Florida Public Service Commission is required by Section 120.569(1), Florida Statutes, to notify parties of any administrative hearing or judicial review of Commission orders that is available under Sections 120.57 or 120.68, Florida Statutes, as well as the procedures and

ORDER NO. PSC-09-0191-CFO-EG DOCKET NO. 090002-EG PAGE 6

time limits that apply. This notice should not be construed to mean all requests for an administrative hearing or judicial review will be granted or result in the relief sought.

Mediation may be available on a case-by-case basis. If mediation is conducted, it does not affect a substantially interested person's right to a hearing.

Any party adversely affected by this order, which is preliminary, procedural or intermediate in nature, may request: (1) reconsideration within 10 days pursuant to Rule 25-22.0376, Florida Administrative Code; or (2) judicial review by the Florida Supreme Court, in the case of an electric, gas or telephone utility, or the First District Court of Appeal, in the case of a water or wastewater utility. A motion for reconsideration shall be filed with the Office of Commission Clerk, in the form prescribed by Rule 25-22.0376, Florida Administrative Code. Judicial review of a preliminary, procedural or intermediate ruling or order is available if review of the final action will not provide an adequate remedy. Such review may be requested from the appropriate court, as described above, pursuant to Rule 9.100, Florida Rules of Appellate Procedure.