Susan D. Ritenour

Secretary and Treasurer and Regulatory Manager

One Energy Place Pensacola, Florida 32520-0781

Tel 850.444.6231 Fax 850.444.6026 SDRITENO@southernco.com



August 31, 2009

Ms. Ann Cole, Commission Clerk Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee FL 32399-0850

Dear Ms. Cole:

RE: Docket No. 090001-EI

Enclosed are an original and fifteen copies of Gulf Power Company's Request for Confidential Classification pertaining to Schedule CCE-4 of Exhibit RWD-3 to the Direct Testimony of Richard W. Dodd dated September 1, 2009.

Sincerely, Susan D. Ritenous

COM	) 13	mr	
GCL		- Encl	osures
907 550	a the delication of the control of t	cc:	Beggs & Lane Jeffrey A. Stone, Esq.
SGA	· volume in particular		
ADM CLK	1		

DOCUMENT REMIER -DATE

69060 SEP-18

IN RE: Fuel and Purchased Power Cost
Recovery Clause with Generating
Performance Incentive Factor

#### **CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that a true copy of the foregoing was furnished by U. S. mail this the following:

oop, or are reasoning masternation of the community

John T. Burnett, Esq. Progress Energy Service Co. P. O. Box 14042 St. Petersburg FL 33733-4042

John T. Butler, Esq. Senior Attorney for Florida Power & Light Company 700 Universe Boulevard Juno Beach FL 33408-0420

John W. McWhirter, Jr., Esq. Attorney for FIPUG McWhirter Reeves & Davidson P.O. Box 3350 Tampa, FL 33601-3350

Paul Lewis, Jr. Progress Energy Florida, Inc. 106 E. College Ave., Ste. 800 Tallahassee FL 32301-7740

Michael B. Twomey Attorney for AARP P. O. Box 5256 Tallahassee FL 32314-5256

Karin S. Torain PCS Administration (USA), Inc. Skokie Boulevard, Ste. 400 Northbrook IL 60062

Karen S. White AFLSA/JACL-ULT 139 Barnes Drive, Suite 1 Tyndall AFB, FL 32403

Randy B. Miller Brickfield, Burchette, et al., P.C. 1025 Thomas Jefferson St., NW Eighth, West Tower Washington DC 20007-5201 Mehrdad Khojasteh Florida Public Utilities Company P. O. Box 3395 West Palm Beach FL 33402-3395

Patricia Ann Christensen Associate Public Counsel Office of Public Counsel 111 West Madison Street, Rm. 812 Tallahassee, FL 32399- 1400

Lee L. Willis, Esq. James D. Beasley, Esq. Attorneys for Tampa Electric Co. Ausley & McMullen P. O. Box 391 Tallahassee FL 32302

Curtis D. Young Florida Public Utilities Company PO Box 3395 West Palm Beach, FL 33402-3395

Cecilia Bradley Senior Assistant Attorney General Office of the Attorney General The Capitol-PL01 Tallahassee FL 32399-1050

John Rogers, General Counsel Florida Retail Federation 100 East Jefferson Street Tallahassee FL 32301

Shayla L. McNeill, Capt. USAF AFLSA/JACL-ULT 139 Barnes Drive, Suite 1 Tyndall AFB, FL 32403

Jon Moyle Keefe Anchors Gordon & Moyle PA 118 N. Gadsden St. Tallahassee, FL 32301 Lisa Bennett, Esq. FL Public Service Commission 2540 Shumard Oak Boulevard Tallahassee FL 32399-0863

Docket No.: 090001-EI

day of August, 2009, on

Wade Litchfieldl Vice President Florida Power & Light Co. 215 S. Monroe Street, Ste. 810 Tallahassee FL 32301-1859

Paula K. Brown, Administrator Regulatory Coordination Tampa Electric Company P. O. Box 111 Tampa FL 33601

Norman H. Horton, Jr., Esq. Messer, Caparello & Self, P.A. P. O. Box 15579 Tallahassee FL 32317

James W. Brew Brickfield, Burchette, et al., P.C. 1025 Thomas Jefferson St., NW Eighth, West Tower Washington DC 20007-5201

Robert Scheffel Wright John T. LaVia, III Young van Assenderp, P.A. 225 S. Adams Street, Suite 200 Tallahassee FL 32301

Charlie Beck
Deputy Public Counsel
Office of Public Counsel
111 W. Madison St., Rm. 812
Tallahassee, FL 32399
Vicki Kaufman
Keefe Anchors Gordon & Moyle PA
118 N. Gadsden St.
Tallahassee, FL 32301

JEFFREY A. SPONE
Florida Bar No. 325953
RUSSELL A. BADDERS
Florida Bar No. 007455
STEVEN R. GRIFFIN
Florida Bar No. 0627569
BEGGS & LANE
P. O. Box 12950
Pensacola FL 32591-2950
(850) 432-2451

**Attorneys for Gulf Power Company** 

#### BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

IN RE: Fuel and purchased power cost recovery clause and generating performance incentive factor

Docket No.: 090001-EI Date: August 31, 2009

## REQUEST FOR CONFIDENTIAL CLASSIFICATION

GULF POWER COMPANY ["Gulf Power", "Gulf", or the "Company"], by and through its undersigned attorneys and pursuant to Rule 25-22.006, Florida Administrative Code, hereby files a request that the Florida Public Service Commission enter an order protecting from public disclosure certain information contained in Schedule CCE-4 of Exhibit RWD-3 to the Direct Testimony of Richard W. Dodd dated September 1, 2009 (Schedule CCE-4) on behalf of Gulf Power. As grounds for this request, the Company states:

- 1. A portion of the information contained in Schedule CCE-4 is proprietary confidential business information regarding contractual matters which would cause irreparable harm to Gulf Power, the entities with whom it has entered into contracts and most importantly to Gulf's customers, if such information was disclosed to the general public. Schedule CCE-4 contains pricing information for capacity purchases between Gulf Power and various counterparties. The pricing information is regarded by both Gulf and the counterparties as confidential. The pricing, which resulted from negotiations with Gulf and the counterparties, is specific to the individual contracts and is not publicly known. Disclosure of this information would negatively impact Gulf's ability to negotiate pricing favorable to its customers in future capacity contracts. In addition, potential counterparties may refuse to enter into contracts with Gulf, or may charge higher prices, if the price terms were made public. The information is entitled to confidential classification pursuant to section 366.093(3) (d) and (e), Florida Statutes.
- 2. The information filed pursuant to this Request is intended to be, and is treated as, confidential by the Gulf Power and to this attorney's knowledge has not been otherwise publicly disclosed.

09060 SEP-18
FPSC-COMMISSION CLERK

3. Submitted as Exhibit "A" is a copy of Schedule CCE-4, on which is highlighted the information for which confidential classification is requested. Exhibit "A" should be treated as confidential pending a ruling on this request. Attached as Exhibit "B" are two (2) edited copies of Schedule CCE-4, which may be made available for public review and inspection. Attached as Exhibit "C" to this request is a line-by-line/field-by-field justification for the request for confidential classification.

WHEREFORE, Gulf Power Company respectfully requests that the Commission enter an order protecting the information highlighted on Exhibit "A" from public disclosure as proprietary confidential business information.

Respectfully submitted this 31<sup>st</sup> day of August, 2009.

JEFFREY W. STONE

Florida Bar No. 325953

RUSSELL A. BADDERS Florida Bar No. 007455

STEVEN R. GRIFFIN

Florida Bar No. 0627569

Beggs & Lane

P. O. Box 12950

Pensacola, FL 32591

(850) 432-2451

**Attorneys for Gulf Power Company** 

## BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

IN RE: Fuel and purchased power cost			
recovery clause and generating performance		Docket No.	: 090001-EI
incentive factor		Date:	August 31, 2009
•	)		

# **REQUEST FOR CONFIDENTIAL CLASSIFICATION**

# EXHIBIT "A"

Provided to the Commission Clerk under separate cover as confidential information.

# EXHIBIT "B"

A B C D E F G H I J K L M N O P Q R S T U V W X Y Z AA BB CC

Gulf Power Company 2010 Capacity Contracts

Term								
End (1)	Туре							
5 Yr Notice	SES Opco							
5/31/2014	Firm							
5/31/2014	Firm							
5/31/2023	Other							
	Other							
	End <sup>(1)</sup> 5 Yr Notice 5/31/2014 5/31/2014 5/31/2023							

(1) Unless otherwise noted, contract remains effective unless terminated upon 30 days prior written notice.

(2) Anticipeted start date shown. Actual start date is dependent on receipt of a final non-appealable order.

Capacity Costs																								
2010	Jane	January		ruary	March		April Property		May		June		July		igust	September		October		November		December		
Contract	#W	8	MVV	5	MW	\$ MY	W \$	WW	. \$	WW	\$	ww	\$	MW	\$	₩W	\$	MW	\$	MW	\$	HW	\$	Total \$
Southern Intercompany Interchange	(26.3)	(67,841)	144.6	116,642	(274.1) (28	12,759} 94	6.0 39,519	123.3	103,925	286.4	1,305,996	306.5	3,898,165	197.5	2,496,683	272.8	1,617,956	337.9	145,967	185.9	85,293	(68.9)	(35,537)	9,425,009
PPAs																							•	
Coral Power,LLC																								
Southern Power Company	+																							
Shell Energy N.A. (U.S.), LP (1)																								
Total PPAs																								39,431,548
South Carolina PSA																								(42,000)
																								<del>-</del>
Total		1,435,163		1,619,645	98	1,095	1,274,373		2,527,729		7,862,000		10,453,169		9,054,687		a,173,960		1,901,971	1	.841,297	1	1,720,467	48,815,557

(1) Contract megawatts are non-firm until June 1, 2014.

A B C D E F G H I J K L M N O P Q R S T U V W X Y Z AA BB CC

Guif Power Company 2018 Capacity Contracts

	Term	Contract
Contract/Counterparty	Start End (1)	Туре
Southern Intercompany Interchange	2/18/2000 5 Yr Notice	SES Opco
Coral Power,LLC	8/1/2009 5/31/2014	Flore
Southern Power Company	6/1/2009 5/31/2014	Firm
Shell Energy N.A. (U.S.), LP (2)	10/1/2009 5/31/2023	Other
South Carolina PSA	9/1/2003 -	Other

(1) Unless otherwise noted, contract remains effective unless terminated upon 30 days prior written notice.

(2) Anticipated start date shown. Actual start date is dependent on receipt of a final non-appealable order.

Capacity Costs 2010	.lan	Gary	Febr	11APV	Ma	reh	Ap	rli		lav	.i	June		July	A	ugust	Sen	tember	Oct	ober	Nover	mber	Dece	mber	
Contract	MW	\$	MW.	\$	MW	\$	MW.		MW	·,	MW	\$	MW	\$	MW	\$	MW	\$	MW	\$	MW	\$	MW	*	Total \$
Southern Intercompany Interchange	(26.3)	(67,841)	144.6	116,842	(274.1)	(282,759)	98.0	39,519	123.3	103,925	286.4	1,305,996	306.5	3,898,165	197.5	2,498,683	272.8	1,617,956	337.9	145,987	185.9	85,293	(66.9)	(35,537)	9,426,009
PPAs .																									
Coral Power,LLC																									
Southern Power Company																									
Shell Energy N.A. (U.S.), LP <sup>(1)</sup>																									
Total PPAs																									39,431,546
South Carolina PSA																									(42,000)
Total		1.435.163	4	.619.648		951.095	1	.274.373		2.527.729		7,862,000		10.453.169		9.054.687		8.173,960		1,901,971	1	,841,297	1	,720,467	48,815,557

(1) Contract megawatts are non-firm until June 1, 2014.

### EXHIBIT "C"

# <u>Line-by-Line/Field-by-Field Justification</u> <u>Line(s)/Field(s)</u>

Page 1 of 1 Lines 40-42; Columns E-CC Line 44; Columns E-BB

### Justification

This information is entitled to confidential classification pursuant to §366.093(3) (d) and (e), Florida Statutes. The basis for this information being designated as confidential is more fully set forth in paragraph 1.

#### STATE OF FLORIDA

COMMISSIONERS:
MATTHEW M. CARTER II, CHAIRMAN
LISA POLAK EDGAR
KATRINA J. MCMURRIAN
NANCY ARGENZIANO
NATHAN A. SKOP



OFFICE OF COMMISSION CLERK
ANN COLE
COMMISSION CLERK
(850) 413-6770

# **Hublic Service Commission**

#### **ACKNOWLEDGEMENT**

	DATE: September 1, 2009	
TO:	Jeffrey A. Stone, Susan Ritenour, Gulf Power Company	
FROM:	Ruth Nettles, Office of Commission Clerk	
RE:	Acknowledgement of Receipt of Confidential Filing	

This will acknowledge receipt of a CONFIDENTIAL DOCUMENT filed in Docket Number 090001 or, if filed in an undocketed matter, concerning Schedule CCE-4 of Exhibit RWD-3 of testimony of Richard W. Dodd, and filed on behalf of Gulf Power Company. The document will be maintained in locked storage.

If you have any questions regarding this document, please contact Marguerite Lockard,

Deputy Clerk, at (850) 413-6770.

DOCUMENT NUMBER-DATE

CAPITAL CIRCLE OFFICE CENTER • 2540 SHUMARD OAK BOULEVARD • TALLAHASSEE, FL 32399-0850
An Affirmative Action/Equal Opportunity Employer

PSC Website: http://www.floridapsc.com

Internet E-mail: contact@psc.state.fl.us