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March 2, 2015

# REDACTED

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

RE: Docket No. 150001-EI

Dear Ms. Stauffer:

Enclosed is Gulf Power Company's Request for Confidential Classification pertaining to Schedule 2 of Exhibit HRB-1 to the Direct Testimony of Herbert R. Ball dated March 3, 2015.

Sincerely,

Robert L. McGee, Jr.

Regulatory and Pricing Manager

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**Enclosures** 

cc: Beggs & Lane

Jeffrey A. Stone, Esq.

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#### BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

150001-EI

March 3, 2015

IN RE: Fuel and purchased power cost recovery clause and generating performance Docket No.: incentive factor Date: M

#### REQUEST FOR CONFIDENTIAL CLASSIFICATION

GULF POWER COMPANY ["Gulf Power", "Gulf", or the "Company"], by and through its undersigned attorney and pursuant to Rule 25-22.006, Florida Administrative Code, hereby files its request that the Florida Public Service Commission enter an order protecting from public disclosure certain information contained in Schedule 2 of Exhibit HRB-1 to the Direct Testimony of Herbert R. Ball dated March 3, 2015. As grounds for this request, the Company states:

- 1. A portion of the information contained in Schedule 2 of Exhibit HRB-1 to the Direct Testimony of Herbert R. Ball dated March 3, 2015 constitutes proprietary and commercially sensitive information regarding competitive interests and contractual matters of Gulf Power, which, if disclosed to the general public, would cause irreparable harm to Gulf Power. This information is entitled to confidential classification pursuant to section 366.093(3)(d) and (e), Florida Statutes. Schedule 2 contains price terms for Gulf Power's coal purchases in 2014. Gulf and other members of the market in which it competes consider such pricing information to be competitively sensitive. Disclosure of this information would adversely affect Gulf's ability to conduct its coal procurement activities to the benefit of its customers. Disclosure of such cost information would also impair Gulf's ability to enter into future contracts for the benefit of its customers.
- The information filed pursuant to this Request is intended to be, and is treated as confidential by Gulf Power and, to the best of this attorney's knowledge, has not been otherwise publicly disclosed.

3. Submitted as Exhibit "A" is one (1) copy of Schedule 2, 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 2 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 2<sup>nd</sup> day of March, 2015.

JEFFREY A. STONE

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**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.:	150001-EI
incentive factor	Date:	March 3, 2015
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### REQUEST FOR CONFIDENTIAL CLASSIFICATION

### EXHIBIT "A"

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

## EXHIBIT "B"

### Schedule 2

	A	В	С	D	E
1	<b>Gulf Contract Coal Su</b>	pplies			
2		100	Received	Actual	Weighted Avg
3	Supplier	Plant	Quantity (tons)	Heating Value	Price \$/MMBTU)
4	American Coal Company	Crist	124,583	11858	and the state of t
5	Foresight Coal Sales	Crist	723,620	11771	
6	Alpha Coal Sales	Crist	467,757	12369	
7	Weighted Average	Crist	1,315,960	11992	\$3.764
8					
9	Alpha Coal Sales	Smith	134,676	12348	THE PERSON OF TH
10	Weighted Average	Smith	134,676	12348	\$4.894
11					46
12	Coal Sales Twentymile Coal Co.	Daniel (Gulf 50%)	7,400	11128	STATE OF THE PARTY
13	Oxbow Carbon	Daniel (Gulf 50%)	60	12020	
14	Weighted Average	Daniel (Gulf 50%)	7,460	11135	\$5.899
15		The state of the s	202 <b>1</b>	NESSENTEN.	
16	<b>Gulf Spot Coal Supplie</b>	es			
17			Received	Actual	Weighted Avg
18	Supplier	Plant	Quantity (tons)	Heating Value	Price \$/MMBTU)
19	Arch Coal Sales	Crist	52,426	8863	A THE PARTY
20	Argus Coal Sales	Crist	18,245	11897	
21	Glencore LTD	Crist	167,049	12145	
22	Weighted Average	Crist	237,720	11402	\$3.782
23					
24	Arch Coal Sales	Smith	101068	8906	
25	Argus Coal Sales	Smith	39100	11932	
26	Glencore LTD	Smith	70743	11802	
27	Weighted Average	Smith	210911	10438	\$3.516
28				STATE OF STA	
29	Coal Sales	Daniel (Gulf 50%)	122997	8787	R 200 (112 )
30	Arch Coal Sales	Daniel (Gulf 50%)	249848	11415	
31	Arch Coal Sales	Daniel (Gulf 50%)	299158	8866	
32	Arch Coal Sales	Daniel (Gulf 50%)	96519	11551	
33	Peabody Coal Sales	Daniel (Gulf 50%)	36643	11266	
34	Arch Coal Sales	Daniel (Gulf 50%)	40442	8863	
35	Arch Coal Sales	Daniel (Gulf 50%)	20048	8788	
36	Weighted Average	Daniel (Gulf 50%)	865,656	9990	\$3.401

#### **EXHIBIT C**

#### **Line-by-Line/Field-by-Field Justification**

#### Line(s)/Field(s)

Schedule 2
Page 1 of 1
Lines 4-6, 9, 12-13, 19-21, 24-26, and 29-35
Column E

### **Justification**

This information is entitled to confidential classification pursuant to section 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.

#### BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

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

Docket No.: 150001-EI

#### **CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that a true copy of the foregoing was furnished by overnight mail this 2nd day of March, 2015 to the following:

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