REDACTED

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

CEDAR BAY GENERATING SECOND REQUEST FOR CONFIDENT			CATI		3: 36	500
)			RKSION	PK	
Light Company.)			m=	00	IT
Obligation, by Florida Power &)	FILED:	May	28.	2015	7
Unfavorable Cedar Bay Power Purchase)			0	300	0
Arrangement to Mitigate Impact of)	DOCKET	NO.	1500	75-EI	市
In re: Petition for Approval of)					-

Cedar Bay Generating Company, Limited Partnership ("Cedar Bay"), by and through undersigned counsel and, pursuant to Rule 25-22.006, Florida Administrative Code ("F.A.C."), and Section 366.093, Florida Statutes ("F.S."), hereby requests confidential classification for the documents it produced in its First Supplemental Response to the Florida Industrial Power Users Group's ("FIPUG") Request for Production of Documents Nos. 1-12 (the "Request for Production") which was served on May 12, 2015. In support of its request, Cedar Bay states as follows:

1. On May 12, 2015, Cedar Bay filed its Second Notice of Intent to Request Confidential Classification related to the documents it produced in its first supplemental response to FIPUG's Request for Production. The documents are contained on a DVD and are identified with Bates Nos. CB0009579 through CB0055321 (collectively referred to as the "Confidential Documents"). Accordingly, pursuant to Rule 25-22.006(3), F.A.C., this request is timely.

COM

- 2. The following exhibits are included and made a part of this request:
 - a. Exhibit A is a DVD containing the Confidential Documents. Because the volume of the Confidential Documents is so large (45,743 pages) and because Cedar Bay is seeking confidential treatment for all the Confidential Documents in their entirety, it would be burdensome, impractical, and inutile for Cedar Bay to highlight the Confidential Information. Exhibit A is submitted separately in a sealed envelope marked "CONFIDENTIAL."
 - b. Exhibit B consists of a page identifying the Bates Nos. of the pages for which Cedar Bay is seeking confidential treatment. Because Cedar Bay is seeking confidential treatment of the Confidential Documents in their entirety, it would be burdensome, impractical, and inutile for Cedar Bay to produce a fully redacted version of each document.
 - c. Exhibit C is a table that identifies the specific statutory bases for the claim of confidentiality.
 - d. Exhibit D is the affidavit of Jacob A. Pollack, Vice President and Secretary of Cedar Bay.

- Section 366.093(1), F.S., provides that "Upon request of the public utility or other person, any records received by the Commission which are shown to be proprietary confidential business information shall be kept confidential and shall be exempt from s. 119.07(1)." Section 366.093(3), F.S., defines proprietary confidential business information to mean information that is (i) intended to be and is treated as private confidential information by the company, (ii) because disclosure of the information would cause harm, (iii) to the company's business operation, and (iv) the information has not been voluntarily disclosed to the public. Additionally, section 366.093(3)(e) defines as proprietary confidential business information "information relating to competitive interests, the disclosure of which would impair the competitive business of the provider of the information."
- 4. Cedar Bay is requesting confidential classification of the Confidential Documents because the Confidential Documents contain proprietary and confidential competitive business information, including information concerning internal business plans, projected capital expenditures, confidential contractual negotiations, contractual arrangements, internal budget projections, financial forecasts, plant operations, and other competitively sensitive commercial information, the disclosure of which would harm or otherwise adversely impact Cedar Bay's and/or

its affiliates' competitive business interests. Cedar Bay has treated the Confidential Documents as confidential and Cedar Bay has not voluntarily disclosed the Confidential Documents to the public.

5. Upon a finding by the Commission that the material in Exhibit A for which Cedar Bay seeks confidential treatment is proprietary confidential business information within the meaning of Section 366.093(3), F.S., such information should not be declassified for a period of at least eighteen (18) months.

Additionally, the material provided should be returned to Cedar Bay as soon as the information is no longer necessary for the Commission to conduct its business, pursuant to Section 366.093(4), F.S.

WHEREFORE, for the above and foregoing reasons, as more fully set forth in the supporting materials and affidavit included herewith, Cedar Bay Generating Company, Limited Partnership respectfully requests that its Second Request for Confidential Classification be granted.

Respectfully submitted this 28th day of May, 2015.

Robert Scheffel Wright Florida Bar No. 966721

schef@gbwlegal.com John T. LaVia, III

Florida Bar No. 853666

jlavia@gbwlegal.com

Gardner, Bist, Bowden, Bush, Dee, LaVia & Wright, P.A.

1300 Thomaswood Drive

Tallahassee, Florida 32308 (850) 385-0070 Telephone

(850) 385-5416 Facsimile

Attorneys for Cedar Bay Generating Company, Limited Partnership

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing was furnished to the following, by electronic delivery, on this $\underline{28th}$ day of May, 2015.

Martha Barrera Florida Public Service Commission Division of Legal Services 2540 Shumard Oak Boulevard Tallahassee, Florida 32399

Jon C. Moyle, Jr./Karen Putnal Moyle Law Firm, P.A. 118 North Gadsden Street Tallahassee, Florida 32301

Mr. Ken Hoffman Florida Power & Light Company 215 South Monroe Street, Suite 810 Tallahassee, Florida 32301 J.R. Kelly / John J. Truitt Office of the Public Counsel c/o The Florida Legislature 111 W. Madison Street Room 812 Tallahassee, FL 32399-1400

John T. Butler / Maria J. Moncada Florida Power & Light Company 700 Universe Boulevard Juno Beach, FL 33408

Attorney

EXHIBIT B

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition for Approval of)				
Arrangement to Mitigate Impact of)	DOCKET	NO.	150	075-EI
Unfavorable Cedar Bay Power Purchase)				
Obligation, by Florida Power &)	FILED:	May	28,	2015
Light Company.)				
09)				

Documents identified with Bates Nos. CB0009579 to CB0055321 are confidential in their entirety

EXHIBIT C

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition for Approval of)			
Arrangement to Mitigate Impact of)	DOCKET	NO.	150075-EI
Unfavorable Cedar Bay Power Purchase)			
Obligation, by Florida Power &)	FILED:	May	28, 2015
Light Company.)		- 54	
)			

Documents

Pages Justification

Bates Nos. CB0009579 -CB0055321

9579-55321 § 366.093(c), Fla. Stat.

EXHIBIT D

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition for Approval of)			
Arrangement to Mitigate Impact of)	DOCKET	NO.	150075-EI
Unfavorable Cedar Bay Power Purchase)			
Obligation, by Florida Power &)	FILED:	May	28, 2015
Light Company.)		-	
)			

AFFIDAVIT OF JACOB A. POLLACK IN SUPPORT OF CEDAR BAY GENERATING COMPANY'S SECOND REQUEST FOR CONFIDENTIAL CLASSIFICATION

STATE OF NORTH CAROLINA

COUNTY OF MECKLENBURG

BEFORE ME, the undersigned authority duly authorized to administer oaths, personally appeared Jacob A. Pollack, who being first duly sworn, on oath deposes and says that:

- 1. My name is Jacob A. Pollack. I am over the age of 18 years old and I have been authorized by Cedar Bay Generating Company, Limited Partnership ("Cedar Bay") to give this affidavit in the above-styled proceeding on Cedar Bay's behalf and in support of Cedar Bay's Second Request for Confidential Classification. I have personal knowledge of the matters stated in this affidavit.
- 2. I am Vice President and Secretary for Cedar Bay. I am also Senior Vice President and General Counsel for Cogentrix Energy Power Management, LLC ("CEPM"), which (1) is an affiliate of Cedar Bay, (2) employs the individuals who have been deposed

in connection with the above-styled proceeding, and (3) maintains the documents produced in response to the Florida Industrial Power Users Group's ("FIPUG") Request for Production of Documents Nos. 1-12. My business address is 9405 Arrowpoint Boulevard, Charlotte, North Carolina 28273. I am responsible for all legal, corporate governance, and corporate records matters for Cedar Bay and CEPM.

- 3. Cedar Bay is seeking confidential classification for internal documents produced in response to FIPUG's Request for Production of Documents Nos. 1-12, as more specifically identified in Exhibits A and C of Cedar Bay's Second Request for Confidential Classification.
- 4. Cedar Bay is requesting confidential classification of this information because it is competitively sensitive confidential business information, in that it contains information concerning internal business plans, projected capital expenditures, confidential contractual negotiations, contractual arrangements, internal budget projections, financial forecasts, plant operations, and other competitively sensitive commercial information. The disclosure of this information to third parties would adversely impact Cedar Bay's and/or its affiliates' competitive business interests and otherwise harm Cedar Bay and/or its affiliates.

- 5. The information identified in Exhibit A and Exhibit C is intended to be and is treated as confidential by Cedar Bay and has not been disclosed to the public.
 - 6. This concludes my affidavit.

Jacob A. Pollack Vice President and Secretary

Cedar Bay Generating Company, LP 9405 Arrowpoint Boulevard

Charlotte, North Carolina 28273

SWORN TO AND SUBSCRIBED before me this 28	day of May
2015, by Jacob A. Pollack, who is personally	/
has produced	(type of
identification) as identification and who	lid take an oath.



Notary Public, State of North Carolina

My Commission Expires:

October 1, 2019