BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Florida Power & Light Company's Petition for Approval of Arrangement to Mitigate Impact of Unfavorable Cedar Bay Power Purchase Obligation

FILED: June 8, 2015

DOCKET NO.: 150075-EI

FLORIDA INDUSTRIAL POWER USER'S GROUP'S NOTICE OF INTENT TO USE THE DEPOSITION OF CLIFFORD D. EVANS AND STEPHEN MARK RUDOLPH AS PRE-FILED TESTIMONY AND TO USE SELECT EXHIBITS

The Florida Industrial Power Users Group ("FIPUG"), pursuant to Order No. PSC-15-0143A-PCO-EI, files its Notice of Intent to Use the Deposition of Clifford D. Evans and Stephen Mark Rudolph's as Pre-filed Testimony and to Use Select Exhibits. FIPUG has made this filing on a confidential basis to permit FPL and non-party, Cogentrix Energy Power Management, L.L.C. / Cedar Bay Generating Company, L.P., to review in detail the filing and to make appropriate confidential designations. Attached to this filing are highlighted (which is the offered testimony) condensed versions of the deposition of Clifford D. Evans and Stephen Mark Rudolph. After these appropriate determinations of confidentiality are made, subject to challenge, a redacted version of witnesses Clifford D. Evans and Stephen Mark Rudolph's deposition will be publicly filed and served on the parties.

Clifford D. Evans: Deposed May 27, 2015

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Stephen Mark Rudolph: Deposed May 15, 2015

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- Pg. 93, Line 17 through Pg. 95, Line 17
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- Pg. 112, Line 8 through Pg. 115, Line 14
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Deposition Exhibits (Sequentially Numbered)

- No. 01
- No. 05
- No. 06
- No. 15
- No. 17
- No. 18
- No. 21
- No. 22
- No. 24
- No. 25
- No. 26
- No. 29No. 30
- No. 31
- No. 33
- No. 37
- No. 38

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Counsel for the Florida Industrial Power Users Group (FIPUG)

CERTIFICATE OF SERVICE

I **HEREBY CERTIFY** that a true and correct copy of the Florida Industrial Power Users

Group's Notice of Intent to Use Deposition has been furnished by electronic mail and handdelivery* on this 8th day of June, 2015, to the following:

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