

Kevin I.C. Donaldson Senior Attorney Florida Power & Light Company 700 Universe Boulevard Juno Beach, FL 33408-0420 561-304-5170 (561) 691-7135 (Facsimile) E-mail: Kevin.Donaldson@fpl.com

March 10, 2016

VIA HAND DELIVERY

Ms. Carlotta S. Stauffer
Division of the Commission Clerk and Administrative Services
Florida Public Service Commission
2540 Shumard Oak Blvd.
Tallahassee, FL 32399-0850

Re: Docket No. 160000-EI

REDACTED

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Dear Ms. Stauffer:

I enclose for filing in the above docket Florida Power & Light Company's ("FPL's") Revised Request for Confidential Classification. The request includes Revised Exhibits A, B (two copies), C and D.

Revised Exhibit A consists of the confidential documents, and all the information that FPL asserts is entitled to confidential treatment has been highlighted. Revised Exhibit B is an edited version of Revised Exhibit A, in which the information FPL asserts is confidential has been redacted. Revised Exhibit C is a justification table in support of FPL's Revised Request Confidential Classification. Revised Exhibit D contains the declaration in support of FPL's Revised Request for Confidential Classification.

Please contact me if you or your Staff has any questions regarding this filing.

Enclosure
cc: David Rich (w/ copy of FPL's Revised Request for Confidential Classification)

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Sincerely,

AFD
APA RECOCK

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BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Review of Florida Power & Light Company's Internal Audit Function

Docket No: 160000-EI

Date: March 10, 2016

FLORIDA POWER & LIGHT COMPANY'S REVISED REQUEST FOR CONFIDENTIAL CLASSIFICATION OF MATERIALS PROVIDED PURSUANT TO AUDIT REPORT PA-15-10-006

Pursuant to Section 366.093, Florida Statutes, and Rule 25-22.006, Florida Administrative Code, Florida Power & Light Company ("FPL") hereby files its revised request for confidential classification of certain material provided to the Staff of the Florida Public Service Commission ("Staff") pursuant to Audit Report No. PA-15-10-006 ("the Audit"). In support of this request, FPL states as follows:

- 1. During the Audit, FPL provided Staff with various confidential documents. By letter dated February 3, 2016, Staff indicated its intent to retain certain audit work papers. Pursuant to Rule 25-22.006(3)(a), FPL was given 21 days from the date of the letter to file a formal request for confidential classification with respect to the work papers. Accordingly, FPL filed its original Request for Confidential Classification on February 24, 2016. Staff requested that FPL remove certain portions of the audit workpapers that pertain to the draft audit report which will no longer be a part of the audit workpapers. FPL now files this revised request for confidential classification.
 - 2. The following exhibits are included with and made a part of this request:
- a. Revised Exhibit A consists of a copy the confidential documents, on which all information that is entitled to confidential treatment under Florida law has been highlighted.

- b. Revised Exhibit B consists of a copy of the confidential documents, on which all the information that is entitled to confidential treatment under Florida law has been redacted.
- c. Revised Exhibit C is a table that identifies the specific line, field or page references to the confidential materials for which FPL seeks confidential treatment. The table also references the specific statutory bases for confidentiality and the declarant who supports the requested classification.
 - d. Revised Exhibit D contains the declaration of Antonio Maceo.
- 3. FPL submits that the highlighted information in Exhibit A is proprietary confidential business information within the meaning of Section 366.093(3). This information is intended to be and is treated by FPL as private, and its confidentiality has been maintained. Pursuant to Section 366.093, such information is entitled to confidential treatment and is exempt from the disclosure provisions of the public records law. Thus, once the Commission determines that the information in question is proprietary confidential business information, the Commission is not required to engage in any further analysis or review such as weighing the harm of disclosure against the public interest in access to the information.
- 4. As further detailed in the declaration included as Revised Exhibit D, certain documents contain information concerning internal auditing controls and reports of internal auditors. This information is protected by Section 366.093(3)(b), Fla. Stat.
- 5. Also, certain information in these documents and materials concern FPL's competitive interests, the disclosure of which would impair the competitive business of FPL and its vendors. This information is protected by Section 366.093(3)(e), Fla. Stat.

6. Upon a finding by the Commission that the information highlighted in Revised Exhibit A, and referenced in Revised Exhibit C, is proprietary confidential business information, the information should not be declassified for a period of at least eighteen (18) months and should be returned to FPL as soon as the information is no longer necessary for the Commission to conduct its business. *See* § 366.093(4), Fla. Stat.

WHEREFORE, for the above and foregoing reasons, as more fully set forth in the supporting materials and declaration included herewith, Florida Power & Light Company respectfully requests that its Revised Request for Confidential Classification be granted.

Respectfully submitted,

John T. Butler Assistant General Counsel - Regulatory Kevin I.C. Donaldson Senior Attorney Florida Power & Light Company 700 Universe Boulevard Juno Beach, FL 33408 Telephone: (561) 304-5170

Facsimile: (561) 691-7135 Email: kevin_donaldson@fpl.com

By:

Kevin I.C. Bonaldson Florida Bar No. 833401

CERTIFICATE OF SERVICE Docket No. 160000-EI

I HEREBY CERTIFY that a true and correct copy of the foregoing* has been furnished by electronic mail on this 10th day of March, 2016 to the following:

David Rich Office of Auditing & Performance Analysis Florida Public Service Commission 2540 Shumard Oak Blvd. Tallahassee, FL 32399-0850 drich@psc.state.fl.us

By:/___

Kevin I.C. Donaldson

Florida Bar No. 833401

^{*} The exhibits to this Revised Request are not included with the service copies, but copies of Revised Exhibits B, C and D are available upon request.

REVISED EXHIBIT A

CONFIDENTIAL FILED UNDER SEPARATE COVER

REVISED EXHIBIT B

REDACTED COPIES

2 Document Summa, and Co	ance Analysis ontroleLog
Company: Florida Power & Light Company Area: Review of FPL Internal Audit Function Auditor(s): D. Rich, L. Fisher ANALYSIS	Control #: PA-15-07-006 1:\PERFORMANCE ANALYSIS SECTION\00 PERFORMANCE AUDITS\Internal Audit Reviews\FPU Internal Audit Review\3.0 3:3 Document Summaries\3.3.1 DR-1 doc
Document: DR-1.1 Document Title and Purpose of Review: Please provide	e a copy of all current FPL Internal Audit (FPL IA) policies and procedures.
Standards, and Administrative Procedures are provided; Tomments: (i.e., Confidential) Standards, and Administrative Procedures are provided in pgs. 1-7 of 133; Nextera Energy Internal Auditing Guidelines are provided in pgs. 11-133	ling: Governing Documents, Execution Process Manuals, Guidelines and The Audit Charter for the Audit Committee of Nextera Energy was iting Departmet Charter is included on pgs. 8-10 of 133; The Internal
Conclusions: written charters for the Nextern Energy	Audit Committee and Audit Department are provided; Internal Auditing
guidelines and procedures are documented in the Nextern	Internal Auditing Department Guidelines.(revision date October 2013)
Data Request(s) Generated: No. Description:	
No. Description:	
	date of Auditing Guidelines? 2. How often are audit guidelines reviewed
	view the charters and guidelines to understand audit planning, tracking and
ig reporting processes and systems. Document: DR-1.2 Document Title and Purpose of Review; Please description	be the FPL process for planning, managing, implementing, and reporting
Document: DR-1.2 Date Requested: 10/12/15 Date Requested: 10/12/15 Document Title and Furpose of Review, Flease description internal audit activities and services annually.	noe the FFD process for planning, indulaging, imprementing, and reporting
Date Received: 11/12/15 Summary of Contents: Statement of process for plant	ning, managing, implementing, and reporting internal audit activities and
Comments: (i.e., Confidential) services annually (1 pg.);	
REQUESTED CONFIDENTIAL	
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36 Conclusions:	

		1234 567	Attachment 2 is a written charter for NEY A ENERGY, INC. Audit Committee of the Board of Directors, last are 12/10/10; Attachment 3 is a written charter amended 12/16/11; Conclusions: Data Request(s) Generated: No Description: No Description: Follow-up Required:
a	Document: DR-1.8	7	Document Title and Purpose of Review: Please provide copies of all FPL annual audit programs approved through the Board of
T Lb	Date Requested: 10/12/15		Directors during the period 2010-2015 to date.
!! !Z	Date Received: 11/12/15 Comments: (i.e., Confidential)		Summary of Contents: The company responded with copies of all FPL annual audit programs approved through the Board of Directors, for the period 2010-2015 to date. Included were pdf documents, as listed below:
13	REQUESTED		- 20 0 Internal Audit Plan Scanned.pdf
24	CONFIDENTIAL	15	- 2011 Internal Audit Plan Scanned.pdf
		16	- 2011 Internal Audit Plan Risk Scanned.pdf - 2012 Internal Audit Plan Scanned.pdf
		7	- 2013 Internal Audit Plan Scanned.pdf
		18	- 2014 Internal Audit Plan Scanned.pdf
		19	- 2015 Internal Audit Plan Scanned.pdf
		20	- 2015 Internal Audit Plan.Risk Scanned.pdf
	N	21	There are reducted sections in each document; the company asserts that these are non-FPL.
	7	۲2	Conclusions:
		23	Data Request(s) Generated:
		24	No Description:
		25	No. Description:
		26	Follow-up Required:
27	Document: DR-1.9		Document Title and Purpose of Review: Please describe the process by which FPL 1A requests and receives support or input from executive management and the Board of Directors.
28 27	Date Requested: 10/12/15 Date Received: 11/12/15		Summary of Contents:
10	Comments: (i.e., Confidential)		FPL identifies the following as the process by which Internal Auditing (IA) requests and receives support or input from executive management and the Board of Directors:
34	REQUESTED		miningonient mid the Doute of Directors.
32	CONFIDENTIAL	33	
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		3 4 5	Conclusions: Data Request(s) Generated: No, Description: No Description:
		7	No. Description: Follow-up Required:
89641234	Document: DR-1.10 Date Requested: 10/12/15 Date Received: 11/12/15 Comments: (i.e., Confidential) REQUESTED CONFIDENTIAL	7 8 3	Document Title and Purpose of Review: Please describe inter and intra-department relationships and reporting that support efficient and effective completion of planned internal audits and audit objectives. Summary of Contents: The company responded that IA strives to ensure efficient and effective completion of planned internal audits and audit objectives by frequent monitoring, tracking and evaluating progress towards meeting or exceeding departmental goals/targets each year. Measures implemented/considered inter- and intra-departmentally to ensure completion of audits:
	2	18 19 2D 21 22 23 24 25	Conclusions:
	•	2C 27 28 29	Data Request(s) Generated: No Description: No Description: Follow-up Required:
30 31	Document: DR-1.11 Date Requested: 10/12/15		Document Title and Purpose of Review: Please describe the relationship between FPL IA and external auditors in completing planned audit work, and describe how the decision is made to use external auditors.
32 33	Date Received: 11/12/15 Comments: (i.e., Confidential) REQUESTED CONFIDENTIAL	34	Summary of Contents:
3 C	COMMIDENTIAL	37 38 39	

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	and the second second	3	Conclusions:
		4	Data Request(s) Generated:
		5	No Description:
		6	No. Description: Follow-up Required:
		7	• • •
8	Document: DR-1.12		Document Title and Purpose of Review: For 2010 through 2015 to date and planned for 2016, please provide: a. Total FPL IA annual budget, by year, separated by regulated vs. non-regulated categories.
9	Date Requested: 10/12/15 Date Received: 11/12/15		b. Total FPL IA actual expenditures, by year.
11	Comments: (i.e., Confidential)		c. An explanation of each annual budget variance greater than 5 percent.
•	(,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	12	Summary of Contents: For subparts (a) through (c); see Attachment 1, for 2010 through 2015 to date and planned for 2016, the
		13	total FPL IA annual budget, actual expenditures and explanation of each annual budget variance greater than 5 percent. Note:
		14	Includes only FPL annual budget and actual expenditures.
		15	Conclusions:
		16	Data Request(s) Generated:
		17	No. Description: No. Description:
		19	Follow-up Required:
Z٥	Document: DR-1.13		Document Title and Purpose of Review: Please describe the standards used by FPL IA to conduct internal audits and
21	Date Requested: 10/12/15		investigations.
22	Date Received: 11/12/15		Summary of Contents:
23	Comments: (i.e., Confidential)		FPL states that IA uses the following standards to conduct internal audits and investigations:
24 25	REQUESTED CONFIDENTIAL		 IA follows International Standards for the Professional Practice of Internal Auditing (Standards) of The Institute of Internal Auditors (IIA).
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		3		
		4	Conclusions:	
		5	Data Request(s) Generated:	
		67	No. Description: No. Description:	
		ź	Follow-up Required:	
9	Document: DR-1.14		Document Title and Purpose of Review: Please provide a copy of all standards+ currently adhered to by FPL IA.	
10	Date Requested: 10/12/15 Date Received: 11/12/15		Summary of Contents: Internal Auditing (IA) follows the International Standards for the Professional Practice of Internal Auditing	
12	Comments: (i.e., Confidential)		(Standards) of The Institute of Internal Auditors (IIA). The standards have been downloaded from the IIA website. (See Attachment	
'0		B	No. 1). Conclusions:	
		14	Data Request(s) Generated:	
		15	No Description:	
		16	No. Description: Follow-up Required:	
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10	Document: DR-1.15 Date Requested: 10/12/15		Document Title and Purpose of Review: Please provide a copy of FPL corporate annual IA goals and objectives for each year 2010-2015.	
20	Date Received: 11/12/15		Summary of Contents: FPL provided confidential Attachment Nos. 1-6, copies of company corporate annual Internal Audit	
21	Comments: (i.e., Confidential) REQUESTED		(IA) goals and objectives for each year 2010-2015	
23	CONFIDENTIAL		2010 Internal Audit Indicators Reducted.pdf,	
		24	2011 Internal Audit Indicators Reducted.pdf,	
		75	2012 Internal Audit Indicators Redacted.pdf,	
	O	26	 2013 Internal Audit Indicators Redacted.pdf, 2014 Internal Audit Indicators Redacted.pdf, and 	
		2222	2015 Internal Audit Indicators as of 09.30.15 Redacted.pdf	
		•		
		99 30		
		81	Data Request(s) Generated:	
		32	No. Description:	
		33		
	-	34	Follow-up Required:	
35	Document: DR-1.16 Date Requested: 10/12/15		Document Title and Purpose of Review: Please describe how FPL IA performance is a. Monitored	
3(1)	Date Received: 11/12/15		b. Tracked	
38	Comments: (i.e., Confidential)	20	c. Reviewed / Verified	
		<i>3</i> 9	d. Reported	

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Up I, Performance Analysis Section 100 Performance Analysis AUDITS Internal Audit Review 3.0 Workpapers 3.3 Document Summaries 3.3.1 DR-Ldoc

ſ	`\	,	In the attachments, "utility" means FPL ar " "non-utility" means non-FPL.
)	2	Conclusions:
٠.	2	3 45	Data Request(s) Generated: No Description: No Description:
		6	Follow-up Required:
7 8	Document: DR-1.18 Date Requested: 10/12/15 Date Received: 11/12/15		Document Title and Purpose of Review: a. Please provide a copy of the 2014 and 2015 FPL risk universe. b. Please explain how FPL addresses risk in developing its annual audit plan. Summary of Contents:
101175	Comments: (i.e., Confidential) REQUESTED		a. See FPL's response to DR-1.8 for the 2014 and 2015 FPL risk universe
ر،	CONFIDENTIAL		
		7 16 17 19 20	See FPL's response to DR No. 1, (Section 2.1 Audit Plan Approach Manual) Pages 11-13 (of 133) for details.
	[-	22	Conclusions:
	2 2 2	23 14 25 26	Data Request(s) Generated: No Description: No Description: Follow-up Required:
27	Document: DR-1.19		Document Title and Purpose of Review: Please describe how FPL IA evaluates and determines the proper percentage or mix of
28	Date Requested: 10/12/15 Date Received: 11/12/15		audits devoted to operations, regulatory compliance, and those requested by FPL management. Summary of Contents:
29 30	Comments: (i.e., Confidential)		Summary of Contents:
31 32 33	REQUESTED CONFIDENTIAL		
		34	Conclusions:
	•	35	Data Request(s) Generated:
		3L 37	No Description:
	;	38	No. Description:
		19	Follow-up Required:

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	1	Conclusions:
	<i>)</i> z	Data Request(s) Generated:
	3	No. Description:
	·	No. Description: Follow-up Required: 1. How often are external auditors or audit partners used to augment staff? 2. What percentage of IA work
		does this represent annually during the period? 3. How does FPL respond to planned and unplanned need for external auditors?
2	Document: DR-1.23	Document Title and Purpose of Review: Please describe how recommendations and/or findings are reported, characterized for
8	Date Requested: 10/12/15	severity, and how thorough follow-up by FPL IA or others is conducted to ensure proper and complete issue resolution.
•	Date Received: 11/12/15	Summary of Contents:
10	Comments: (i.e., Confidential)	Recommendations and/or findings are reported, characterized for severity, and followed-up by Internal Auditing (IA) to ensure
u		proper and complete issue resolution by:
13	REQUESTED	
13	CONFIDENTIAL	
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	3/	No. Description:
	32	Follow-up Required:
33	Document: DR-1.24	Document Title and Purpose of Review: Please describe steps FPL IA takes to ensure internal auditors remain objective and
34	Date Requested: 10/12/15	unbiased.
36	Date Received: 11/12/15 Comments: (i.e., Confidential)	Summary of Contents: Internal Auditing (IA) considers the following to ensure that internal auditors are objective and unbiased: I A management staffs each audit deliberately to ensure appropriate skill set(s) are included and the objectivity concerns would be
שק	37	
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	35	in a separate department within the company, that auditor will not be assigned to audits of that area during that time to maintain
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·	47	impaired independence if they transfer in to IA from another department
	47	☐ To provide organizational independence, the Vice-President (VP) of IA reports to the Chief Executive Officer and President of

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)	ر د ع	• 1A follows a Competency Assessment Attachment 1 Section 4.2.1 Competency ment Model Pgs 93-98 of 133. Conclusions:
		9 5 6 7	Data Request(s) Generated: No Description: No Description: Follow-up Required: 1. What are the number of auditors at each level? 2. Does IA attempt to maintain specific levels of each level of auditor? 3.
9	Document: DR-1.26		Document Title and Purpose of Review: Please describe how FPL IA reviews and trends audits and audit findings.
10 112 13	Date Requested: 10/12/15 Date Received: 11/12/15 Comments: (i.e., Confidential)		Summary of Contents: Internal Auditing (IA) reviews trends and audit findings in the following ways:
5 3/5	REQUESTED CONFIDENTIAL	18 17 18	
		20	Conclusions:
	8	21 22 23 24	Data Request(s) Generated: No Description: No Description: Follow-up Required:
25	Document: DR-1.27	/	Document Title and Purpose of Review: Please provide any FPL Quality Assurance reviews or external audits of FPL IA
2L 27 28 29	Date Requested: 10/12/15 Date Received: 11/12/15 Comments: (i.e., Confidential) REQUESTED		completed 2010 thru 2015 to date. Summary of Contents: See confidential Attachment No. 1 for a copy (enclosed witht his reply) of NextEra Energy Inc. External Quality Assessment of Internal Audit Services (performed by Ernst & Young LLP) and confidential Attachment No. 2 for the Internal Audit Self-Assessment Review (12/20/13).
30 3/	CONFIDENTIAL		Conclusions:
		72 33 34 35	Data Request(s) Generated: No Description: No Description: Follow-up Required:
37 38 39	Document: DR-1.28 Date Requested: 10/12/15 Date Received: 11/12/15 Comments: (i.e., Confidential)		Document Title and Purpose of Review: For each year 2010 through 2015 to date, please provide: a. The number of audits by COSO category (Compliance, Operations, Reporting, Strategie) b. The percent of each category to the overall FPL annual audit plan.
		40 41 47	Summary of Contents: FPL does not normally categorize its audits utilizing the COSO categories; see Attachment 1 for FPL's response to the number and percent of audits by COSO category from 2010 to 2015 utilizing the COSO categories. The number and percent of audits by COSO

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. 3	category includes all FPL plus Corporate sof shared services.
)	Z Conclusions:
	Data Request(s) Generated: No Description: No Description: Follow-up Required:
Document: DR-1.29 Date Requested: 10/12/15 Date Received: 11/12/15 Comments: (i.e., Confidential)	Document Title and Purpose of Review: For each year 2010 through 2015 to date, please provide a breakdown of audit expenditures: a. Committed to each COSO category (Compliance, Operations, Reporting, Strategic) b. By percent, each COSO category of the overall annual FPL audit budget. Summary of Contents: See Attachment 1 for FPL's response to the breakdown of audit expenditures and percentage, committed to each COSO category from 2010 to 2015. The response shows the cost (number of hours actually incurred by the audit teams associated with each audit multiplied by the applicable internal hourly audit estimate of a content of the cost of the audit to request the Business Unit to rate the value of the audit. The audit expenditures and percentage committed to each COSO category includes all FPL plus Corporate audits of shared services. Conclusions:
	7 Data Request(s) Generated: 8 No Description: 9 No Description: 40 Follow-up Required:
Document: DR-1.30 Date Requested: 10/12/15 Date Received: 11/12/15 Comments: (i.e., Confidential)	Document Title and Purpose of Review: Please provide separately, the total annual FPL [A auditor FTEs and the total annual contracted external auditor (outside auditor) FTEs, for the period 2010 through 2015 to date. Summary of Contents: IA FTEs varies at year-end due to annual turnover; See Attachment 1 (Year-end Headcount) for details of FTEs by year. IA has from time to time used outside firms (e.g., Experis) to assist with projects (e.g., nuclear cost recovery audits); however, their work is performed under our direction. The annual contractor external auditor equivalent is less than 1 actual FTE. FPL IA auditor FTEs are for the total enterprise. Conclusions:
	Data Request(s) Generated: No Description: No Description: Follow-up Required:
Document: DR-1.31 Date Requested: 10/12/15 Date Received: 11/12/15 Comments: (i.e., Confidential)	Document Title and Purpose of Review: Please describe the interaction of FPL IA and Ethics/Corporate Compliance organizations, including any efforts to review or investigate Ethics Line reports. Summary of Contents: The company's Ethics Hotline is managed by Global Compliance, a third party provider.
	Date Requested: 10/12/15 Date Received: 11/12/15 Comments: (i.e., Confidential) Document: DR-1.30 Date Requested: 10/12/15 Date Received: 11/12/15 Comments: (i.e., Confidential) Document: DR-1.31 Date Requested: 10/12/15 Date Requested: 10/12/15 Date Requested: 11/12/15

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7 3	Conclusions:
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interest, and unethical behavior.

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Audit Plan and receiving final approval. The VP IA meets with VPs from the corporate business units and receives input to the Plan. g. The Corporate Ethics Hot Line is a source of anonymous employee third-party concerns regarding potential fraud, conflict of

123 4562	i. RBIA (Risk Based Integrated Auditing) was used by NextEra IA prior to the implementation of the current PAWS work paper
890111	system in 2012. Currently all audit work papers completed prior to 2012 must be reviewed in RBIA, and those completed after 2012 must be reviewed in PAWS. RBIA is based on Lotus Notes and adopted for use by the IA department for housing work papers prior to 2012. PAWS is an off-the shelf audit program with some customization, but was designed for audit organizations. Retained audit work papers in RBIA should be fully transitioned by 2019, when all audit work papers will reside in PAWS. The rights to information in PAWS are controlled, providing managers greater access to management information tools than auditors.
13	(3) Conclusions:
14	(4) Date Request(s) Generated:
15	(5) Follow-up Required: 1. Provide copies of all NextEra Audit Committee charter changes made during 2015.
•	
17	Project Manager

	A	B	C
2	Audit Committee Summa	ry Number	Audit Name
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6	2Q2010	13	
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9 [4Q2010	3	
W	4Q2010	13	
REAL-	1Q2011	5	
1/2/2	1Q2011	9	
13	2Q2011	1	
14	2Q2011	8	
<i>1</i> 3 <u>1</u>	3Q2011	4	
16	3Q2011	15	
17	4Q2011	7	
18	4Q2011	8	
12.	1Q2012	1	
20	1Q2012	8	
2/	2Q2012	4	
22	2Q2012	19	
12.33	3Q2012	1	
MWZ	3Q2012	3	
19 20 21 22 33 34 25 25 25 25 25 25 25 25 25 25 25 25 25	4Q2012	2	
25]	4Q2012	9	
25 L	1Q2013	2	
27 28	1Q2013	10	
28	2Q2013	3	
<i>29</i>	202013	18	
30	3Q2013	7	
31 32	3Q2013	13	
74	4Q2013 4Q2013	11	
33 34	4Q2013 1Q2014	1	
35	1Q2014 1Q2014	3	
36	2Q2014	15	
37	2Q2014 2Q2014	16	
38	3Q2014	1	
70	3Q2014 3Q2014	4	
39 Y0	4Q2014	1	
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17 12.	1Q2015	3	
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Start Dates of Reque	sted Audits
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•	A	B	Start Dates of Requested Audits C	0	E
-	Audit Committee Summar	ry Number	Audit Name	Engagement Reference Number	Start Date
•	1Q2012	8		FPL-OPS-TS-00-2012-0001	1/31/2012
,	2Q2012	· 4		FPL-OPS-DI-00-2012-0002	3/1/2012
5	2Q2012	19		NEE-FIN-RM-00-2012-0002	5/1/2012
	3Q2012	1		FPL-OPS-CS-00-2012-0001	5/29/2012
,	3Q2012	3		NEE-NUC-EX-00-2012-0001	6/15/2012
	4Q2012	2		FPL-OPS-CS-00-2012-0004	6/19/2012
1	4Q2012	9		NEE-IM-OP-00-2012-0001	4/1/2012
)	1Q2013	2		FPL-OPS-CS-00-2013-0001	1/10/2013
	1Q2013	10		NEE-FIN-RM-00-2013-0002	1/10/2013
•	2Q2013	3		NEE-IM-PA-00-2012-0001	10/1/2012
3	2Q2013	18		FPL-OPS-DI-00-2013-0010	2/26/2013
7	3Q2013	7		NEE-NUC-EX-00-2013-0007	7/25/2013
	3Q2013	13		FPL-EMT-TO-00-2013-0001	7/5/2013
•	4Q2013	4		NEE-ECC-EC-00-2012-0003	8/2/2013
,	4Q2013	11		FPL-OPS-TS-00-2013-0002	6/24/2013
٢	1Q2014	1		FPL-FIN-AC-00-2014-0002	1/6/2014
5	1Q2014	3		FPL-OPS-CS-00-2013-0006	11/20/2013
D	2Q2014	15		NEE-NUC-EX-00-2014-0002	1/15/2014
3	2Q2014	16		FPL-OPS-DI-00-2014-0002	1/17/2014
2	3Q2014	1		FPL-OPS-DI-00-2014-0004	5/19/2014
,	3Q2014	4		NEE-HR-TA-00-2013-0002	5/12/2014
	4Q2014	1		FPL-OPS-DI-00-2013-0006	6/4/2014
-	4Q2014	6		NER-CRM-IM-00-2014-0003	10/1/2014
,	1Q2015	. 3		FPL-OPS-DI-00-2014-0009	12/11/2014
,	1Q2015	6		FPL-OPS-TS-00-2014-0001	1/9/2015
1	202015	12		NEE-NUC-EX-00-2014-0011	1/5/2015
۱,	202015	16		NEE-FIN-FI-00-2015-0002	1/6/2015
)	3Q 201 5	4		NEE-IM-CORP-00-2015-0011	5/15/2015
Ì	3Q2015	6		NEE-NUC-EX-00-2013-0017	4/21/2015

REVISED EXHIBIT C

JUSTIFICATION TABLE

REVISED EXHIBIT C

Florida Power & Light Company COMPANY:

TITLE: List of Official Workpapers

AUDIT: Review of Florida Power & Light Company's Internal Audit Function

AUDIT CONTROL NO: PA-15-10-006

DATE: March 10, 2016

Description	No. of Pages	Conf. Y/N	Line No./ Col No.	Florida Statute 366.093(3) Subsection	Affiant
Cover page	1	N			
Table of Content	1	N			
1.0 Administrative	1	N			S-2-11 - 200
1.1 Workload Control Form	2	N			
1.2 Workplan	10	N			
1.3 Initiation Letter	3	N		-	
1.4 Draft Transmittal Letter	2	N			
1.5 Final Report Transmittal Letter	1	N			
1.6 Internal Distribution E-Mail	1	N			
1.7 Other Company Correspondence	3	N			
1.8 Company contacts	2	N			
2.0 Report	14	N			
3.0 Workpapers	1	N			
3.1 Document Requests	1	N			
3.1.1 DR 1	6	N			
3.1.2 DR 2	2	. N			
3.3 Document Summaries	11	N			A. Maceo
3.3.1 DR 1 document Summary & Control Log	16	N Y N	Pg. 1 Pg. 2, Lns. 23a, 24, 25a, 26a, 27-38 Pg. 3-4	(b)	
		Y	Pg. 5, Lns. 33-39	(b)	
		Y	Pg. 6, Lns. 1-2, 15-24, 32a, 33a, 34, 35a, 36a, 37-39	(b)	
		Υ	Pg. 7, Lns. 1-2, 25a, 26-37	(b)	
		Y	Pg. 8, Lns. 1-3	(b)	
		N	Pg. 9		
		Y	Pg. 10, Lns. 11a, 12a, 13a, 14-20, 30a, 31, 32a, 33a, 34	(b)	
		N	Pg. 11		
		Y	Pg. 12, Lns. 12a, 13a,	(b)	

Description	No. of Pages	Conf. Y/N	Line No./ Col No.	Florida Statute 366.093(3) Subsection	Affiant
			14-27		
		N	Pg. 13		
		Y	Pg. 14, Lns. 13, 14a, 15a, 16-19	(b)	
		Y	Pg. 15, Lns. 13a, 3b, 34a, 35a, 36-41	(e) (b)	
		Y	Pg. 16 , Lns. 1-2	(b)	
3.3.2 DR 2 Document Summary & Control Log	2	N			
3.4 Interview Schedule	1	N	1		
3.4.1 Interview Questions	7	N			
3.5 Interview Summaries	3	N	Pg. 1		
		Y	Pg. 2, Lns. 29a, 30-44, 57a, 58-59	(b)	A. Maceo
		Y	Pg. 3, Lns. 1-6	(b)	
3.6 Analysis & Sampling	3	N	Pg. 1	(2)	·
		Y	Pg. 2, Col. C, except Lns. 1-2	(e)	A. Maceo
		Υ	Pg. 3, Col. C, except Lns. 1-2	(e)	
3.7 Findings	1	N			
3.8 Miscellaneous	1	N			

REVISED EXHIBIT D

DECLARATION

FIRST REVISED EXHIBIT D

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Review of Florida Power & Light Company's Internal Audit Function Docket No: 160000-EI
STATE OF FLORIDA) COUNTY OF MIAMI-DADE) WRITTEN DECLARATION OF ANTONIO MACEO
1. My name is Antonio Maceo. I am currently employed by Florida Power & Light Company ("FPL") as Manager, Internal Auditing. I have personal knowledge of the matters stated in this written declaration.
2. I have reviewed the documents referenced and incorporated in FPL's Request for Confidential Classification of Information Obtained in Connection with Audit Report No. PA-15-10-006. The documents or materials that I have reviewed and which are asserted by FPL to be proprietary confidential business information contain or constitute internal auditing controls, processes, reports or notes of internal auditors, or information relating to internal auditing reports issued between 2010 - 2015. Full and frank disclosure of information to the Internal Auditing department is essential for the department to fulfill its role, and the confidential status of internal auditing scope, process, controls findings, and reports supports such disclosure. The release of information related to reports of internal auditors would be harmful to FPL and its customers because it may affect the effectiveness of the Internal Auditing department itself. Additionally, the documents and materials that I have reviewed also include information relating to standard hourly internal auditor rates used to determine audit cost. Public disclosure of this information would impair FPL's competitive business. To the best of my knowledge, FPL has maintained the confidentiality of these documents and materials.
3. Consistent with the provisions of the Florida Administrative Code, such materials should remain confidential for a period of not less than 18 months. In addition, they should be returned to FPL as soon as the information is no longer necessary for the Commission to conduct its business so that FPL can continue to maintain the confidentiality of these documents.
4. Under penalties of perjury, I declare that I have read the foregoing declaration and that the facts stated in it are true to the best of my knowledge and belief.
Date: 3 8 16