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June 27, 2016

VIA HAND DELIVERY

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

REDACTED

Re:

Docket No. 160009-EI; Nuclear Cost Recovery Clause

Dear Ms. Stauffer:

Enclosed for filing on behalf of Florida Power & Light Company ("FPL") is a Request for Confidential Classification of Revised Schedule T7-A. FPL's original request includes Exhibits A through D. One additional copy of Exhibit B also is included.

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

Please contact me if there are any questions regarding t	COM	
Enclosures co: Counsel for Parties of Record (w/out enc.)	Sincerely, Jessica A. Cano Fla. Bar No. 0037372	AFD APA ECO ENG GCL IDM I TEL CLK

Florida Power & Light Company

700 Universe Boulevard, Juno Beach, FL 33408

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Nuclear Cost)	Docket No. 160009-EI
Recovery Clause)	Filed: June 27, 2016

FLORIDA POWER & LIGHT COMPANY'S REQUEST FOR CONFIDENTIAL CLASSIFICATION OF REVISED SCHEDULE T7-A

Pursuant to Section 366.093, Florida Statutes, and Rule 25-22.006, Florida Administrative Code, Florida Power & Light Company ("FPL") requests confidential classification of a portion of Revised Schedule T7-A (part of Exhibit SDS-1) to the pre-filed testimony of FPL witness Steven D. Scroggs. In support of its request, FPL states:

- 1. FPL is filing contemporaneously with this request the errata sheet of Steven Scroggs and a Revised Schedule T7-A (page 24 of Exhibit SDS-1). This page of Exhibit SDS-1 contains confidential contract payment amounts. Pursuant to Rule 25-22.006(3)(a), Florida Administrative Code, FPL is filing this Request for Confidential Classification.
 - 2. The following exhibits are included with and made a part of this request:
 - a. Exhibit A consists of a copy of the confidential pages on which all information that FPL asserts is entitled to confidential treatment has been highlighted.
 - b. Exhibit B consists of a copy of the confidential pages on which all information that FPL asserts is entitled to confidential treatment has been reducted.
 - c. Exhibit C is a table containing an identification of the information highlighted in Exhibit A, together with references to the specific statutory basis or bases for the claim of confidentiality and to the affidavit in support of the requested classification.

- d. Exhibit D includes the affidavit of Steven Scroggs in support of this request.
- 3. FPL submits that the highlighted information in Exhibit A is proprietary confidential business information within the meaning of Section 366.093(3), Florida Statutes. Section 366.093(3), Florida Statutes, defines confidential information as information that is intended to be and is treated by the company as private in that disclosure of the information would cause harm to the company's business operations or its customers, and has not been disclosed publicly. The confidential information is intended to be and has been treated by FPL as private, its confidentiality has been maintained, and its disclosure would cause harm to FPL and its customers. Pursuant to Section 366.093(3)(2), such information is entitled to confidential treatment and it 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 the affidavit included in Exhibit D indicates, the information provided by FPL contains contractual pricing terms, the public disclosure of which would violate nondisclosure provisions of FPL's contracts with certain vendors and impair FPL's ability to contract for goods or services on favorable terms in the future. Such information is protected by Section 366.093(3)(d), Florida Statutes. This information is also competitively sensitive, and its disclosure could impair the competitive business of FPL or its vendors. Such information is protected by Section 366.093(3)(e), Florida Statutes.
- 5. Upon a finding by the Commission that the information highlighted in Exhibit A, and referenced in 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 (2015).

WHEREFORE, FPL respectfully requests confidential classification of the material described herein.

Respectfully submitted,

Jessica A. Cano Senior Attorney Florida Power & Light Company 700 Universe Boulevard Juno Beach, FL 33408 Telephone: (561) 304-5226

Facsimile: (561) 691-7135

By: Alssica Cano

Fla. Bar No. 0037372

CERTIFICATE OF SERVICE DOCKET NO. 160009-EI

I HEREBY CERTIFY that a true and correct copy of FPL's Request for Confidential Classification of Revised Schedule T7-A* was served electronically this 27th day of June, 2016, to the following:

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Margo Leathers, Esq.
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By:

Jessica A. Cano

Fla. Bar No. 0037372

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

EXHIBIT B

Turkey Point 6&7 Pre-Construction Costs and Carrying Costs on Construction Cost Balance True-up Filing: Contracts Executed

Schedule T-7A - Revised

[Section (9)(c)]

FLORIDA PUBLIC SERVICE COMMISSION

COMPANY: Florida Power & Light Company

(B)

(C)

(D)

EXPLANATION:

For all executed contracts exceeding \$250,000, (including change orders), provide the contract number or identifier, status, original and current contract terms, original amount, amount expended as of the end of the prior year, amount expended in the current year, estimated final contract amount, name of contractor and affiliations if any, method of selection including identification of justification documents, and description of

(J)

For the Year Ended 12/31/2015

DOCKET NO.: 160009-EI

CONFIDENTIAL CONFIDENTIAL CONFIDENTIAL

(G)

Witness: Steven D. Scroggs

(K)

	6-7		• •	(-)			• •	V-7	,,		
Line No.	Contract No.	Status of Contract	Original Term of Contract	Current Term of Contract	Original Amount	Actual Expended as of Prior Year End (2014)	Actual amount expended in Current Year (2015)	Estimate of Final Contract Amount	Name of Contractor (and Affiliation if any)	Method of Selection and Document ID	Work Description
1	2000062412	Closed - CO#6	02/2012 - 12/2012	02/2012 - 12/2014					AMEC E&I	SSJ	PTN 6&7 RFI Response Review
2	2000115705	Open - CO#3	10/2013 - 08/2015	10/2013 - 12/2016					AMEC E&I	SSJ	PTN 6&7 RFI Response Review/FSAR 2.5.4
3	4500395492	Open - CO#59	11/2007 - 12/2011	11/2007 - 05/2017					Bechtel Power Co.	Comp Bid/SSJ/ PDS	PTN 6&7 COLA and SCA Preparation and Support
4	2000060695	Closed - CO#2	02/2012 - 12/2012	02/2012 - 05/2015	1				Burns & McDonnell	Comp Bid/SSJ	PTN 6&7 Preliminary Design of the Radial Collector Well System
5	4500443122	Closed - CO #5	08/2008 - 08/2010	06/2008 - 06/2015					Eco-Metrics, Inc.	SSJ	PTN 6&7 Environmental Consulting Services
6	4500518167	Open - CO#11	07/2009 - 12/2009	07/2009 - 06/2015					Environmental Consulting and Fechnology Inc.	SSJ/PDS	PTN 6&7 Post SCA Submittal Support
7	4500430034	Open - CO#3	06/2008 - 07/2011	06/2008 - 12/2015					EPRI	SSJ	Advanced Nuclear Technology; Near term deployment of Advanced Light Water Reactors
8	4500518160	Open - CO#11	07/2009 - 12/2009	07/2009 - 04/2015					Golder & Associates, nc.	SSJ/PDS	PTN 6&7 Post SCA Submittal Support
9	4500425707	Closed - CO#8	05/2008 - 08/2008	05/2008 - 06/2015					HDR Engineering,	Comp Bid/SSJ	Conceptual Engineering of Cooling Water Supply and Discharge
10	4500645896	Open - CO#3	02/2011 - 03/2012	02/2011 - 12/2014					McCallum Turner	SSJ	PTN 6&7 COLA Site Selection RAI Support
11	4500517152	Open - CO#8	10/2009 - 12/2010	10/2009 - 12/2015					McNabb Hydrogeologic Consulting, Inc.	SSJ/PDS	PTN 6&7 Post SCA Submittal and UIC Licensing Support
12	2000102364	Open - CO#12	05/2013 - 12/2014	05/2013 - 12/2016					Paul C. Rizzo Associates, Inc.	SSJ	PTN 6&7 Field Investigation and FSAR 2.5 Revision
13	2000053246	Open	11/2011 - 06/2014	11/2011 - 12/2016					Power Engineers, nc.	SSJ	PTN 6&7 Prelim Analysis for Miami River Crossing and Davis/Miami Line
14	4500527549	Closed - CO#5	08/2009 - 12/2009	07/2009 - 04/2015					FetraTechGeo formerly GeoTrans, nc.)	ssJ	PTN 6&7 APT Review and Collector Well Modeling Support
15	4500404639	Open - CO#9	01/2008 - 12/2011	01/2008 - 12/2016					Nestinghouse Electric Co	SSJ/ PDS	PTN 6&7 Engineering Services to Support Preparation of COLA and Response to Post-Submittal RAIs
16	2000170273	Closed	4/2015 - 12/2015	4/2015 - 12/2015					Bechtel Power Co.	Comp Bid	PTN 6 & 7 - Category A - Site Development Initial Assessment
17	2000183930	Open - CO #1	10/2015 - 12/2016	10/2015 - 12/2016					Bechtel Power Co.	Comp Bid	PTN 6 & 7 - Category B/Category C Excavation, Fill and Sub- Foundation Initial Assessment

Exhibit C

Company:

Title:

Florida Power and Light Company List of Confidential Documents Included in FPL's June 27, 2016 Errata

Filing

160009-EI Docket No.:

Document	Description	No. of Pages	Conf. Y/N	Line No./Col. No.	Florida Statute 366.093 (3) Subsection	Affiant
1	Revised 2015 Schedule T-7A Pre- Construction Costs and Carrying Costs, New Nuclear (Exhibit SDS-1)	1	Ý	Page 24 Lines 1-17 Columns E-H	(d), (e)	Steven D. Scroggs

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Nuclear Cost Recovery Clause) _) DOCKET NO. 160009-EI				
STATE OF FLORIDA PALM BEACH COUNTY) AFFIDAVIT OF STEVEN D. SCROGGS)				
	T _a				
BEFORE ME, the being first duly sworn, depo	undersigned authority, personally appeared Steven D. Scroggs who, sees and says:				
	Steven D. Scroggs. I am currently employed by Florida Power & Senior Director, Project Development. I have personal knowledge of idavit.				
for Confidential Classificati as the affiant. The documer business information, inclu information would violate F for these services on favora	wed Exhibit C and the documents that are included in FPL's Request on of Revised Schedule T-7A, for which I am identified on Exhibit C atts and materials that I have reviewed contain proprietary confidential ading contractual pricing terms with vendors. Disclosure of this PL's contracts with its vendors, impair the efforts of FPL to contract ble terms for the benefit of its customers in the future, and impair the evendor. To the best of my knowledge, FPL has maintained the nation.				
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. Affiant says	nothing further.				
	Steven D. Scroggs				
D. Scroggs, who is persona	SUBSCRIBED before me this 24 day of June 2016, by Steven ally known to me or who has produced (type of ion and who did take an oath.				
	North				
	Notary Public, State of Florida				

My Commission Expires:

