BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Application of for an increase in water and wastewater rates in Seminole County by Sanlando **Utilities Corporation**

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DOCKET NO. 110257-W

SANLANDO UTILITIES CORPORATION'S REQUEST FOR CONFIDENTIAL CLASSIFICATION

SANLANDO UTILITIES CORPORATIPON. (the "Utility"), by and through its undersigned counsel, files this Request for Confidential Classification in relation to documents submitted with the Utility's response to Staff's First Data Request, dated December 27, 2011, O & M Expenses, Items No. 1-4, and a portion of Schedule B-10.

- Under Section 367.156, Florida Statutes, this Commission has the authority to classify certain material as proprietary confidential business information. This classification exempts the material from public disclosure under Section 119.07(1), Florida Statutes.
- 2. The Utility requests that certain information provided to Staff in connection with its response to Staff's First Data Request dated December 27, 2011 be classified as proprietary confidential business information under Section 367.156(2), Florida Statutes, and Rule 25-22.06, Florida Administrative Code (the "Confidential Information"). If this request is granted, then the subject portions of said response will be exempt from Section 119.07(1), Florida Statutes. Attached hereto as Exhibit "A" is a Justification Matrix providing a justification for the Utility's request. The information is enclosed herein both in highlighted and redacted format.
- 3. The information produced in response to Staff's First Data Request dated December 27, 2011, O & M Expenses, Item Nos. 1-4, and hourly rates for WSC employees in Schedule B-10 COM APA regarding compensation information, is intended to be and is treated by the utility as private and **ECR** GCL confidential and has not been disclossed expensionally and the strictly controlled internally. notice of intent RAD x request for confidentiality SRC filed by OPC **ADM** OPC

For DN 00477-12, which is in locked storage. You must be authorized to view this DN.-CLK

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- 4. A portion of the information consists of employee's name and title, base salary, overtime, raises, taxes, pension information, total compensation and contribution to 401k plans. This information should be classified as proprietary confidential business information because its disclosure would impair the Utility's competitive interests, provide other utility companies information to lure employees away (thereby driving up salaries and rates), and create circumstances under which infighting and employee morale could be negatively affected. See Florida Power & Light Company et al. v. Public Service Commission, 31 So. 3d 860 (Fla. 1st DCA 2010).
- 5. Requiring the disclosure of each employee's compensation information violates each employee's right to privacy under Article I, Section 23 of the Florida Constitution.

WHEREFORE, SANLANDO UTILITIES CORPORATION. prays for confidential treatment and the entry of the protective order that is consistent with this Request.

Respectfully submitted on this 24 day January, 2012 by:

SUNDSTROM, FRIEDMAN & FUMERO, LLP

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MARTIN S. FRIEDMAN

For the Firm

CERTIFICATE OF SERVICE DOCKET NO. 110257-WS

I HEREBY CERTIFY that a true and correct copy of the foregoing Request for Confidential

Classification has been hand delivered to the PSC Clerk and furnished by U.S. Mail to the following

parties this U day of January, 2012:

Stephen Reilly, Esquire Office of Public Counsel c/o The Florida Legislature 111 W. Madison Street, Room 812 Tallahassee, FL 32399-1400

Ralph Jaeger, Esquire Office of General Counsel Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850

MARTIN S. FRIEDMAN

For the Firm

JUSTIFICATION MATRIX

Location	<u>Justification</u>
(Document name and location of information)	Please note: All information for which the Utility
	requests confidential treatment has been kept
	confidential by the Utility, and intends to keep such
	information confidential.
Document:	§367.156(3)(d) Disclosure of compensation data,
	overtime data and salary increase data would
2011 Rate Cases Salary Adjustment and Rate	impair the ability of the Utility to contract for
Case Expense	employees on favorable terms.
Y add a	\$267.156(2)(a) Disalaguma of the assessment
Location:	§367.156(3)(e) Disclosure of the compensation data would impair the Utility's competitive
pp. 7 – 20 of 128, Columns A – E (except column totals and solumn headings)	interests as described in Florida Power & Light
totals and column headings)	Company et al. v. Public Service Commission, 31
pp. 21 – 34 of 128, Columns F – J (except column	So. 3d 860 (Fla. 1st DCA 2010) The Utility keeps
totals and column headings)	this information strictly confidential to prevent
louis and volume nousings)	other utilities from stealing their employees and to
Schedule B-10 – Columns (3) & (5)	prevent lowered morale and infighting among
	employees who have the same position but varying
	wages. Disclosure of the percentage contributed to
	401k plans would impair the Utility's competitive
	interests in a similar manner, giving competitors a
	tool to lure away employees and causing internal
	strife by exposing the employee's private financial
•	affairs.
	Article I, Section 23 of the Florida Constitution.
	Disclosure of the information would invade the
	privacy rights of the employee.