State of Florida



Public Service Commission

CAPITAL CIRCLE OFFICE CENTER • 2540 SHUMARD OAK BOULEVARD TALLAHASSEE, FLORIDA 32399-0850

-M-E-M-O-R-A-N-D-U-M-

DATE:

February 17, 2020

TO:

Suzanne S. Brownless, Special Counsel, Office of the General Counsel

FROM:

Devlin Higgins, Public Utility Analyst IV, Division of Accounting & Finance

RE:

CONFIDENTIALITY OF CERTAIN INFORMATION

DOCKET NO: <u>20200001-EI</u> DOCUMENT NO: <u>00571-2020</u>

DESCRIPTION: <u>Duke Energy</u> (Bernier) - (CONFIDENTIAL) Information

provided in response to OPC's 4th request [for] PODs (Nos. 34-39), Exh A to

notice of intent to request confidential classification [00569-2020].

SOURCE: <u>Duke Energy Florida</u>

Pursuant to Section 366.093, Florida Statutes (F.S.), and Rule 25-22.006, Florida Administrative Code, Duke Energy Florida (DEF or Company) requests confidential classification of certain information it provided in the above referenced-docket, dated January 27, 2020.

The Company is claiming confidentiality of its information under Section 366.093(3)(d), F.S., and Section 366.093(3)(e), F.S. Per the Statute, confidential business information includes, but is not limited to: Subsection (d) "[i]nformation concerning bids or other contractual data, the disclosure of which would impair the efforts of the public utility or its affiliates to contract for goods or services on favorable terms," and Subsection (e) "[i]nformation relating to competitive interests, the disclosure of which would impair the competitive business of the provider of the information."

More specifically, the information at issue relates to claimed proprietary and confidential operating procedures, drawings, and technical information regarding third-party component/equipment design and operation parameters. DEF asserts that if it cannot demonstrate to its third-party partners that the Company has the ability to protect those third-parties' confidential and proprietary business information, it will be less likely that DEF can secure contracts that benefit its customers.

Staff has reviewed the subject information as well as the Company's confidentiality request. It is staff's opinion that the information subject to this request meets the criteria for confidentiality contained in Section 366.093(3)(d), F.S., and Section 366.093(3)(e), F.S.

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-M-E-M-O-R-A-N-D-U-M-

DATE:	February 17, 2020
TO:	Division of Accounting and Finance, Office of Primary Responsibility
FROM:	OFFICE OF COMMISSION CLERK
RE:	CONFIDENTIALITY OF CERTAIN INFORMATION
	DOCKET NOS: <u>20200001-EI</u> DOCUMENT NO: <u>00571-2020</u>
	DESCRIPTION: <u>Duke Energy (Bernier) - (CONFIDENTIAL) Information</u> provided in response to OPC's 4th request [for] PODs (Nos. 34-39), Exh A to notice of intent to request confidential classification [00569-2020].
	SOURCE: <u>Duke Energy Florida</u> , <u>LLC</u>
The above confidential material was filed along with a request for confidential classification. Please complete the following form by checking all applicable information and forward it to the attorney assigned to the docket, along with a brief memorandum supporting your recommendation. X The document(s) is (are), in fact, what the utility asserts it (them) to be. X The utility has provided enough details to perform a reasoned analysis of its request. The material has been received incident to an inquiry. X The material is confidential business information because it includes: — (a) Trade secrets; — (b) Internal auditing controls and reports of internal auditors; — (c) Security measures, systems, or procedures; X (d) Information concerning bids or other contractual data, the disclosure of which would impair the efforts of the public utility or its affiliates to contract for goods or services on favorable terms; X (e) Information relating to competitive interests, the disclosure of which would impair the competitive business of the provider of information; — (f) Employee personnel information unrelated to compensation, duties, qualifications, or responsibilities; X The material appears to be confidential in nature and harm to the company or its ratepayers will result from public disclosure.	
	erial appears not to be confidential in nature. Frial is a periodic or recurring filing and each filing contains confidential information.
This response has been sent	was prepared by, a copy of which to the Office of Commission Clerk and the Office of General Counsel.