Matthew R. Bernier Associate General Counsel

February 17, 2025

VIA ELECTRONIC FILING

Adam J. Teitzman, Commission Clerk Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, Florida 32399-0850

Re: Fuel and purchased power cost recovery clause with generating performance incentive factor; Docket No. 20250001-EI

Dear Mr. Teitzman:

Please find enclosed for electronic filing on behalf of Duke Energy Florida, LLC ("DEF"), DEF's Second Request for Extension of Confidential Classification concerning certain information contained in the direct testimony of James McClay and the 2022 Risk Management Plan to include attachments A, B, C, D, E, F, and G, filed in docket no. 20210001-EI and Revised Exhibit D, Affidavit of James McClay. The original Request included Exhibits A, B, and C.

There are no changes to the original Request's Exhibit A consisting of the confidential unredacted documents, Exhibit B containing two (2) redacted copies of the confidential document or Exhibit C containing a justification table in support of DEF's original Request. The aforementioned exhibits remain on file with the Clerk.

Thank you for your assistance in this matter. Please feel free to call me at (850) 521-1428 should you have any questions concerning this filing.

Respectfully,

/s/Matthew R. Bernier

Matthew R. Bernier

106 East College Avenue, Suite 800 • Tallahassee, Florida 32301 Phone: 850.521.1428 • Email: matt.bernier@duke-energy.com

MRB/mh Enclosures



BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Fuel and purchased power cost recovery clause with generating performance incentive factor.

Docket No. 20250001-EI

Dated: February 17, 2025

DUKE ENERGY FLORIDA LLC'S SECOND REQUEST FOR EXTENSION OF CONFIDENTIAL CLASSIFICATION

Duke Energy Florida, LLC ("DEF" or "Company"), pursuant to Section 366.093, Florida Statutes ("F.S."), and Rule 25-22.006, Florida Administrative Code ("F.A.C."), submits its Second Request for Extension of Confidential Classification (the "Request") for certain information contained in the direct testimony of James McClay and DEF's 2022 Risk Management Plan including attachments A, B, C, D, E, F, and G. In support of this Request, DEF states:

1. On July 27, 2021, DEF filed a Request for Confidential Classification for certain information contained in the direct testimony of James McClay and DEF's 2022 Risk Management Plan including attachments A, B, C, D, E, F, and G, (document number 08342-2021), as it contains "proprietary confidential business information" under Section 366.093(3), Florida Statutes.

2. DEF's July 27, 2021, Request was granted by Order No. PSC-2022-0019-CFO-EI on January 12, 2022 and was due to expire on July 12, 2023. On July 10, 2023, DEF filed its First Request for Extension of Confidential Classification (document number 03993-2023). DEF's July 10, 2023 Request was granted by Order No. PSC-2023-0264-CFO-EI on August 22, 2023. The period of confidential treatment granted by that order will expire on February 22, 2025. The information continues to warrant treatment as "proprietary confidential business information within the meaning of Section 366.093(3), F.S. Accordingly, DEF is filing its Second Request for Extension of Confidential Classification.

3. DEF submits that the information contained in in the direct testimony of James McClay and DEF's 2022 Risk Management Plan including attachments A, B, C, D, E, F, and G identified in Exhibit "A" and Exhibit "C" to the July 27, 2021, Request¹ continues to be "proprietary confidential business information" within the meaning of section 366.093(3), F.S. and continues to require confidential classification. *See* Affidavit of James McClay at ¶¶ 4-5, attached as Revised Exhibit "D". This information is intended to be and is treated as confidential by the Company. The information has not been disclosed to the public. Pursuant to section 366.093(1), F.S., such materials are entitled to confidential treatment and are exempt from the disclosure provisions of the Public Records Act. *See* Affidavit of James McClay ¶¶ 5-7.

4. Nothing has changed since the issuance of Order No. PSC-2022-0019-CFO-EI to render the information stale or public such that continued confidential treatment would not be appropriate. Upon a finding by the Commission that this information continues to be "proprietary confidential business information," it should continue to be treated as such for an additional period of at least 18 months and should be returned to DEF as soon as the information is no longer necessary for the Commission to conduct its business. *See* §366.093(4), F.S.

WHEREFORE, for the foregoing reasons, DEF respectfully requests that this Second

¹ DEF hereby incorporates Exhibits A, B, and C to the original Request, Document No. 08342-2021 submitted on July 27, 2021, in Docket Number 20210001-EI as if attached hereto

Request for Extension of Confidential Classification be granted.

RESPECTFULLY SUBMITTED this 17th day February, 2025.

/s/ Matthew R. Bernier

DIANNE M. TRIPLETT Deputy General Counsel 299 First Avenue North St. Petersburg, FL 33701 T: 727.820.4692 F: 727.820.5041 E: Dianne.Triplett@Duke-Energy.com

MATTHEW R. BERNIER

Associate General Counsel 106 E. College Avenue, Suite 800 Tallahassee, FL 32301 T: 850.521.1428 F: 727.820.5041 E: Matt.Bernier@Duke-Energy.com

STEPHANIE A. CUELLO

Senior Counsel 106 East College Avenue, Suite 800 Tallahassee, Florida 32301 T: 850.521.1425 F: 727.820.5041 E: <u>Stephanie.Cuello@duke-energy.com</u> FLRegulatoryLegal@duke-energy.com

Attorneys for Duke Energy Florida, LLC

Docket No.: 20250001-EI CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished via electronic mail this 17th day of February, 2025 to all parties of record as indicated below.

		/s/ Matthew R. Bernier
		Attorney
Ryan Sandy	W. Trierweiler / P. Christensen /	Paula K. Brown
Office of General Counsel	C. Rehwinkel / M. Wessling /	Regulatory Affairs
FL Public Service Commission	O. Ponce/ A. Watrous	Tampa Electric Company
2540 Shumard Oak Blvd.	Office of Public Counsel	P.O. Box 111
Tallahassee, FL 32399-0850	111 W. Madison St., Room 812	Tampa, FL 33601-0111
rsandy@psc.state.fl.us	Tallahassee, FL 32399-1400	regdept@tecoenergy.com
	trierweiler.walt@leg.state.fl.us	<u>Barb (g),B),m</u>
J. Wahlen / M. Means / V. Ponder	christensen.patty@leg.state.fl.us	Maria Moncada / David Lee
Ausley McMullen	rehwinkel.charles@leg.state.fl.us	Florida Power & Light Company
Tampa Electric Company	wessling.mary@leg.state.fl.us	700 Universe Blvd. (LAW/JB)
P.O. Box 391	ponce.octavio@leg.state.fl.us	Juno Beach, FL 33408-0420
Tallahassee, FL 32302	watrous.austin@leg.state.fl.us	maria.moncada@fpl.com
jwahlen@ausley.com		david.lee@fpl.com
mmeans@ausley.com	Jon C. Moyle, Jr.	
vponder@ausley.com	Moyle Law Firm, P.A.	Kenneth A. Hoffman
	FIPUG	Florida Power & Light Company
Mike Cassel	118 North Gadsden Street	134 W. Jefferson Street
Florida Public Utilities Company	Tallahassee, FL 32301	Tallahassee, FL 32301-1713
208 Wildlight Avenue	jmoyle@moylelaw.com	ken.hoffman@fpl.com
Yulee, FL 32097	<u>jino yreta no yreta w.com</u>	<u>konmonnun(w, pr.com</u>
mcassel@fpuc.com	Peter J. Mattheis / Michael K. Lavanga /	James W. Brew / Laura Wynn Baker /
	Joseph R. Briscar	Sarah B. Newman
Michelle D. Napier / Jowi Baugh	Stone Mattheis Xenopoulos & Brew, PC	Stone Mattheis Xenopoulos & Brew, P.C.
Florida Public Utilities Company	NUCOR	PCS Phosphate –White Springs
1635 Meathe Drive	1025 Thomas Jefferson Street, NW	1025 Thomas Jefferson Street, NW
West Palm Beach, FL 33411	Eighth Floor, West Tower	Eighth Floor, West Tower
mnapier@fpuc.com	Washington, DC 20007	Washington, DC 20007
jbaugh@chpk.com	pjm@smxblaw.com	jbrew@smxblaw.com
Joudghasenpk.com	mkl@smxblaw.com	lwb@smxblaw.com
Beth Keating	jrb@smxblaw.com	sbn@smxblaw.com
Gunster, Yoakley & Stewart, P.A.		
Florida Public Utilities Company		
215 South Monroe Street, Suite 601		
Tallahassee, FL 32301		
bkeating@gunster.com		
okcamg@guister.com		

Exhibit A

"CONFIDENTIAL"

(ON FILE)

Exhibit B



Exhibit C

DUKE ENERGY FLORIDA Confidentiality Justification Matrix (ON FILE)

Revised Exhibit D

AFFIDAVIT OF JAMES MCCLAY

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Fuel and purchased power cost recovery clause with generating performance incentive factor.

Docket No. 20250001-EI

Dated: February 17, 2025

AFFIDAVIT OF JAMES MCCLAY IN SUPPORT OF DUKE ENERGY FLORIDA'S SECOND REQUEST FOR EXTENSION OF CONFIDENTIAL CLASSIFICATION

STATE OF NORTH CAROLINA

COUNTY OF MECKLENBURG

BEFORE ME, the undersigned authority duly authorized to administer oaths, personally appeared James McClay, who being first duly sworn, on oath deposes and says that:

1. My name is James McClay. I am over the age of 18 years old, and I have been authorized by Duke Energy Florida (hereinafter "DEF" or the "Company") to give this affidavit in the above-styled proceeding on DEF's behalf and in support of DEF's Second Request for Extension of Confidential Classification (the "Request"). The facts attested to in my affidavit are based upon my personal knowledge.

2. I am the Managing Director of Natural Gas Trading. This section is responsible for natural gas, power, fuel oil and emission allowance activity for the Duke Energy Indiana ("DEI"), Duke Energy Ohio/Kentucky ("DEOK"), Duke Energy Carolinas ("DEC"), Duke Energy Progress ("DEP"), and DEF Systems.

3. As the Managing Director of Natural Gas Trading, I am responsible, along with the other members of the section, for the management of the financial hedging

activities, natural gas, and oil procurement, needed to support the gas generation needs for DEI, DEOK, DEC, DEF, and DEP.

4. DEF is seeking a second extension of confidential classification for information contained in my direct testimony and on certain pages and attachments from the 2022 Risk Management Plan submitted on July 27, 2021, in docket number 20210001-EI. There are no changes to the information contained in DEF's confidential Exhibit A, redacted Exhibit B, and justification matrix Exhibit C. The referenced Exhibits are on file with the Clerk. DEF is requesting a second extension of confidential classification of this information because it contains sensitive business information, the disclosure of which would impair the Company's efforts to contract for goods or services on favorable terms.

5. DEF negotiates with potential fuel suppliers to obtain competitive contracts for fuel options that provide economic value to DEF and its customers. In order to obtain such contracts, however, sensitive business information, such as forecasted volumes, hedging percentages, internal policies and guidelines, collateral summaries, and unrealized forecasted hedge values, must be kept confidential. With respect to the information at issue in this Request, DEF has kept confidential and has not publicly disclosed confidential information such as forecasted costs, hedging volumes, hedging percentages, internal policies and guidelines, collateral summaries, and unrealized forecasted hedge values. Without DEF's measures to maintain the confidentiality of sensitive terms, the Company's efforts to obtain competitive fuel supply contracts could be undermined, because potential fuel suppliers could simply offer the highest prices that

would allow them to maintain marginally competitive position against the disclosed volumes and percentages.

6. Additionally, the disclosure of confidential information in DEF's forecasted fuel volumes and hedging percentages, could adversely impact DEF's competitive business interests. If such information was disclosed to DEF's competitors, DEF's efforts to obtain competitive fuel supply options that provide economic value to both DEF and its customers could be compromised by DEF's competitors changing their consumption or purchasing behavior within the relevant markets.

7. Upon receipt of its own confidential information, strict procedures are established and followed to maintain the confidentiality of the terms of the documents and information provided, including restricting access to those persons who need the information to assist the Company, and restricting the number of, and access to the information and contracts. At no time since receiving the contracts and information in question has the Company publicly disclosed that information. The Company has treated and continues to treat the information and contracts at issue as confidential.

8. This concludes my affidavit.

Further affiant sayeth not.

Dated the 30^{th} day of January, 2025.

James/McClay

Managing Director – Natural Gas Trading Duke Energy 525 South Church Charlotte, NC 28202

THE FOREGOING INSTRUMENT was sworn to and subscribed before me this <u>30⁺⁺</u> day of <u>January</u>, 2025 by James McClay. He is personally known to me, or has produced his <u>AL drivers liunce</u> driver's license, or his ______as identification.

(Signature) 31 m Ison (Printed Name) NOTARY PUBLIC, STATE OF _____ (Commission Expiration Date)

(AFFIX NOTARIAL SEAL)



(Serial Number, If Any)