EXHIBIT D

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02801 MAY-22

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Energy Conservation Cost Recovery Factor)	DOCKET NO. 120002-EG
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STATE OF FLORIDA)	
)	AFFADAVIT OF ANITA SHARMA
COUNTY OF MIAMI-DADE)	

BEFORE ME, the undersigned authority, this day personally appeared Anita Sharma, who being first duly sworn, deposes and says:

- 1. My name is Anita Sharma. I am employed by Florida Power & Light Company ("FPL") as Manager of Cost & Performance for Demand Side Management Programs. I am a resident of the State of Florida, and make this affidavit based upon my personal knowledge.
- 2. I have reviewed Exhibit C and the documents that are included in Exhibit A to FPL's Request for Confidential Classification. The documents and materials in Exhibit A which are asserted by FPL to be proprietary confidential business concern customer-specific FPL has a corporate policy not to disclose customer-specific information. This information. policy includes, but is not limited to: customer names, addresses, telephone numbers, account numbers, meter numbers, rates, billing determinants (kW and kWh usage), bills, conservation retrofit information, conservation savings in kW, kWh and bills, chiller efficiency reports, costs of equipment retrofits, incentives paid, operating hours, lighting codes for fixtures installed or removed by customers, the kW per fixture of installed or removed fixtures, operating hours of equipment, the payback of conservation installations, and the identity of contractors performing customer specific installations. FPL treats such information as confidential and does not disclose it, except as required by law, to entities or persons other than the customer without the permission of the customer. FPL's policy is premised upon customers' right to privacy and the potential that the disclosure of customer specific information may harm some customers' competitive interests or disclose their trade secrets.
- 3. The information for which FPL seeks confidential classification in its Request will continue to be confidential after the expiration of eighteen months. FPL will continue to treat all this customer specific information as confidential until released by the customer. The customers' competitive interests which would be damaged by the release of this information will still exist after eighteen months. Most of this equipment and the related information about usage and efficiencies will continue to be relevant for years to come, and its disclosure would or could injure the customers' competitive interests. The return of this information to FPL after the close of the hearing, if not admitted into evidence, would protect the interests of the customers. If the confidential information in Schedule CT-6 is admitted into the record, then the potential injury from disclosure of competitive interests will last longer than eighteen months and warrants the Commission finding that its confidential classification should not be limited to eighteen months.

4. Affiant says nothing further.

Anita Sharma

SWORN TO AND SUBSCRIBED before me this day of April 2012, by Anita Sharma, who is personally known to me or who has produced (type of identification) as identification and who did take an oath.

Notary Public, State of Florida

My Commission Expires:

