



Jessica Cano **Principal Attorney** Florida Power & Light Company 700 Universe Boulevard Juno Beach, FL 33408-0420 (561) 304-5226 (561) 691-7135 (Facsimile)

June 28, 2013

### VIA HAND DELIVERY

Ms. Ann Cole Division of the Commission Clerk and Administrative Services Florida Public Service Commission Betty Easley Conference Center 2540 Shumard Oak Boulevard, Room 110 Tallahassee, FL 32399-0850

> Docket No. 130009-EI; Nuclear Power Plant Cost Recovery Clause Re:

Dear Ms. Cole:

Enclosed for filing on behalf of Florida Power & Light Company ("FPL") is a Request for Confidential Classification of Audit 13-010-4-1 Work Papers. Seven copies of FPL's request, including Exhibits C and D, are included. Also included are one copy of Exhibit A and two copies of Exhibit B.

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 three affidavits in support of FPL's Request for Confidential Classification. Also included in this filing is a compact disc containing FPL's Request for Confidential Classification and Exhibit C in Microsoft Word format.

Please contact me if you or your Staff has any questions regarding this filing.

Sincerely,

COM **AFD APA ECO** ENG **CCL** TOM TEL **CLK** 

Enclosures cc: Parties of Record (w/out enc.)

Florida Power & Light Company

In re: Nuclear Cost	)	Docket No. 130009-E
Recovery Clause	)	Filed: June 28, 2013

## FLORIDA POWER & LIGHT COMPANY'S REQUEST FOR CONFIDENTIAL CLASSIFICATION OF AUDIT 13-010-4-1 WORK PAPERS

Pursuant to Section 366.093, Florida Statutes, and Rule 25-22.006, Florida Administrative Code, Florida Power & Light Company ("FPL") requests confidential classification of certain material provided to the Staff of the Florida Public Service Commission ("Staff") pursuant to Audit Control No. 13-010-4-1 ("the Audit") and reflected in Staff's work papers. In support of its request, FPL states as follows:

- 1. During the Audit, Staff was provided with various confidential documents. By letter dated June 7, 2013, Staff indicated its intent to retain certain audit work papers. Pursuant to Rule 25-22.006(3)(a), Florida Administrative Code, FPL was given 21 days from the date of the letter to file a formal request for confidential classification with respect to the work papers. Accordingly, FPL is filing this Request for Confidential Classification to maintain continued confidential handling of the confidential work papers.
  - 2. The following exhibits are included with and made a part of this request:
  - a. Exhibit A includes a copy the confidential documents, in which all information that is entitled to confidential treatment under Florida law has been highlighted.
  - b. Exhibit B consists of a copy of the confidential documents, in which all information that is entitled to confidential treatment has been redacted.
  - c. Exhibit C is a table containing the specific line, column and page references to the confidential information, and references to the specific statutory basis or

bases for the claim of confidentiality and to the affidavit in support of the requested confidential classification.

- d. Exhibit D includes the affidavits of Kate Stengle, Stephanie Castaneda, and Bruce Beisler in support of FPL's 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. This information is intended to be and is treated by FPL as private in that the disclosure of the information would cause harm to customers or FPL's business operations, and its confidentiality has been maintained. Pursuant to Section 366.093, 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 affidavits included in Exhibit D indicate, some of information in the Audit work papers is proprietary, confidential business information. Certain information contained in the work papers is information related to reports of internal auditors. This information is protected by Section 366.093(3)(b), Florida Statutes. The work papers also contain information related to bids or contractual data, such as pricing or other 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 from public disclosure by Section 366.093(3)(d), Florida Statutes. The work papers also include competitively sensitive information which, if disclosed, could impair the competitive interests of the provider of the information. Such information is protected from

public disclosure by Section 366.093(3)(e), Florida Statutes. Additionally, a few documents include competitively sensitive information related to certain employees' compensation. Public disclosure of compensation information would enable competing employers to meet or beat the compensation currently offered, resulting in the loss of talented employees, or conversely, the need to increase the level of compensation already paid in order to retain these employees and attract new talent. The quality of service and the cost of service implications would be detrimental to FPL and its customers. Such information is also protected by Section 366.093(3)(e), Florida Statutes. Lastly, included on these documents are employee cellular phone numbers. This employee information is unrelated to compensation, duties, qualifications, or responsibilities and is therefore protected from public disclosure pursuant to Section 366.093(3)(f), 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.

WHEREFORE, for the above and foregoing reasons, as more fully set forth in the supporting materials and affidavits included herewith, Florida Power & Light Company respectfully requests that its Request for Confidential Classification be granted.

Respectfully submitted,

Jessica A. Cano Principal Attorney Florida Power & Light Company 700 Universe Boulevard Juno Beach, FL 33408 Telephone: (561) 304-5226 Facsimile: (561) 691-7135

By:

Fla. Bar No. 0037372

### CERTIFICATE OF SERVICE DOCKET NO. 130009-EI

I HEREBY CERTIFY that a true and correct copy of FPL's Request for Confidential Classification of Audit 13-010-4-1 Work Papers\* was served via hand delivery\*\* or U.S. mail this 26th day of June, 2013 to the following:

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By:

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Fla. Bar No. 0037372

<sup>\*</sup> Exhibits to this Request are not included with the service copies, but copies of Exhibits B, C, and D are available upon request.

# Exhibit C Company: Florida Power and Light Company Title: List of Confidential Workpapers Audit Control No. 13-010-4-1 Docket No. 130009-EI

Document	Description	No. of Pages	Conf. Y/N	Line No./Col. No.	Florida Statute 366.093 (3) Subsection	Affiant
Index	Confidential Index	4	N			
5-4	Generation- Description of WBS and IO	39	N			
5-5	Description of Cost Elements	46	N			
5-6	Transmission Descriptions	1	N			
9-1	Internal Audit – Jan- Jun 2012	2	Y	All	(b)	Kate Stengle
9-1/1	Internal Audit – Jan- Jun 2012 Notes	4	Y	All	(b)	Kate Stengle
9-2	Internal Audit – Jul – Sep 2012	1	Y	All	(b)	Kate Stengle
9-2/1	Internal Audit – Jul – Sep 2012 Notes	10	Y	All	(b)	Kate Stengle
9-3	Internal Audit – Oct – Dec 2012	1	Y	All	(b)	Kate Stengle
12	2011 and 2012 B/S Comparison	4	N			
12-1	CWIP Additions by Business Area	1	N			
12-2	Rec to EPU Excerpt	1	N			
12-2/1	2012 EPU Work Order Listed w/ Total Bal. at 2012	1	N			
12-2/2	2012 EPU Work Order Listed w/ Total Bal. at 2011	1	N		,	
12-2/3	AFUDC	2	N			
12-3/1	O&M Excerpt	1	N			
12-3/2	Trans Per Ledger	2	N			
12-4	O&M Additions	1	N			
12-5	2012 O&M Rec to Filing	1	N			
15-2/1	January Base Rate Rev Req	1	N			
15-2/2	March Base Rate Rev Req	2	N			
15-2/3	April Base Rate Rev Req	2	N			

Document	Description	No. of Pages	Conf. Y/N	Line No./Col. No.	Florida Statute 366.093 (3) Subsection	Affiant
15-2/4	June Base Rate Rev Req	1	N			
15-2/5	July Base Rate Rev Req	3	N			
15-2/6	August Base Rate Rev Req	3	N			
15-2/7	September Base Rate Rev Req	5	N			
15-2/8	November Base Rate Rev Req	7	N			
15-2/9	December Base Rate Rev Req	1	N			
15-3	Post In Service Base Rate Rev Req	1	N			
15-3/1	Feb Post In Service	1	N			
15-3/2	Apr Post In Service	2	N			
15-3/3	May Post In Service	2	N			
15-3/4	July Post In Service	1	N			
15-3/5	Aug Post In Service	3	N			
15-3/6	Sept Post In Service	3	N			
15-3/7	Oct post In Service	5	N			
15-3/8	Dec Post In Service	7	N			
15-3/9	Cash Flows	1	N			
15-4	Contractor Change Adj	1	N			
15-4/1	Adjustments	6	N			
15-4/1-1	Sales and Use Tax Adj	5	Y	Page 1 Lines 1-	(d) (e)	Bruce Beisler
				Page 2 Line 1		
				Page 3 Lines 1-		
				Page 4-5 No		
15-4/2	Contractor Adj Recal	2	N	1 115 1 5 1 10		
15-5	Sales Tax Entry Adj	1	N			
15-5/1	Sales Tax Adj Recal	2	N			
15-6	Revenue Req Recal	16	N			
15-7	Post In Service Rev Req	17	N			
15-7/1	WO Post In Service Bal	2	N			
15-7/2	Amortization	1	N			
15-7/2-1	Follow-up Questions	1	N			

Document	Description	No. of	Conf.	Line	Florida	Affiant
		Pages	Y/N	No./Col. No.	Statute 366.093 (3) Subsection	
19-3	Gen CWIP Test	15	Y	Page 1 Lines 1- 9	(d) (e)	Stephanie Castaneda
				Page 2 Lines 1-		
				Page 3 Lines 1-		
				Page 4 Lines 1- 12		
				Page 5 Lines 1- 14		
				Page 6 Lines 1-		
				Page 7 Lines 1-		
				Page 8 Lines 1- 9		
				Page 9 Lines 1- 10		
				Page 10 Column A		
	_			Page 11 Column A		
				Page 12 Lines 1-12		
				Page 13 Lines 1-11		
				Page 14 Lines 1-7		
				Page 15 Lines 1-10		
19-3/1	Sample #23	5	Y	Page 1 Lines 1- 8	(d) (e)	Stephanie Castaneda
				Page 2 Columns A-G and Line 1		

Document	Description	No. of Pages	Conf. Y/N	Line No./Col. No.	Florida Statute	Affiant
		rages	TAN	No./Col. No.	366.093 (3) Subsection	
				Page 3 Column	Jubsection	
				A		
				Page 4 Column A		
				Page 5 Column		
19-3/1-1	Sample #23	6	Y	Page 1 Lines 1- 2 and Columns A-C	(d) (e)	Stephanie Castaneda
				Page 2 Columns A-F		
				Page 3 Columns A-F		
				Page 4 Columns A-O		
				Page 5 Columns A-F		
			- 15	Page 6 Lines 1- 4 and Columns A-C		
19-3/2	Sample #24	5	Y	Page 1 Lines 1-	(d) (e)	Stephanie Castaneda
				Page 2 Columns A-E and Line 1		
				Page 3 Column A		
				Page 4 Column A		
				Page 5 Column A		
19-3/2-1	Sample #24	13	Y	Page 1 Columns A-C	(d) (e)	Stephanie Castaneda
				Page 2 Columns A-C		
				Page 3 Columns A-C		

Document	Description	No. of	Conf.	Line	Florida	Affiant
		Pages	Y/N	No./Col. No.	Statute 366.093 (3)	
					Subsection	
				Page 4 Columns A-F		
				Page 5 Columns A-C		
				Page 6 Columns A-F		
				Page 7 Columns A-O		
				Page 8 Columns A-F		
				Page 9 Columns A-C		
				Page 10 Columns A-O		
				Page 11 Columns A-F		
				Page 12 Columns A-F		
				Page 13 No		
19-3/2-1/1	Sample #24	2	Y	Page 1 Column A	(d) (e)	Stephanie Castaneda
				Page 2 Column A and Line 1		
19-3/3	Sample #34	6	Y	Page 1 Lines 1-	(d) (e)	Stephanie Castaneda
				Page 2 Lines 1-		
				Page 3 Columns A-G and Line 1		
				Page 4 Column A		
				Page 5 Column A		
				Page 6 Column A		

Document	Description	No. of	Conf.	Line	Florida	Affiant
		Pages	Y/N	No./Col. No.	Statute 366.093 (3)	
19-3/3-1	Sample #34	10	Y	Page 1 Columns A-C	Subsection (d) (e)	Stephanie Castaneda
				Page 2 Columns A-F		
		e C		Page 3 Columns A-F		
				Page 4 Lines 1- 4 and Columns A-C		
				Page 5 Columns A-F		
				Page 6 Lines 1- 3 and Columns A-F		
				Pages 7 Columns A-C		
				Page 8 Columns A-O		
				Page 9 Columns A-L		
				Page 10 Columns A-F and Lines 1-2		
19-3/4	Sample #62	5	Y	Page 1 Lines 1-	(d) (e)	Stephanie Castaneda
				Page 2 Columns A-G and Line 1		
				Page 3 Column A		
				Page 4 Column A		
				Page 5 Columns A-C		
19-3/4-1	Sample #62	18	Y	Page 1-18 Columns A-C	(d) (e)	Stephanie Castaneda
19-3/5	Sample #24 – 3 <sup>rd</sup> Qtr	3	Y	Page 1 Lines 1-	(d) (e)	Stephanie Castaneda

Document	Description	No. of	Conf.	Line	Florida	Affiant
		Pages	Y/N	No./Col. No.	Statute 366.093 (3) Subsection	
				Page 2 Columns A-H and Line 1 Page 3 Column	Subsection	
19-3/6	Sample #10 – 4 <sup>th</sup> Qtr	3	Y	A Page 1 Column	(d) (e)	Stephanie
19 3/6	Sample #10 . Qu		•	A	(4) (5)	Castaneda
100				Page 2 Lines 1- 2		
				Page 3 Lines 1-		
19-3/7	Sample #5 4 <sup>th</sup> Qtr	1	Y	Page 1 Lines 1- 18	(d) (e)	Stephanie Castaneda
19-3/8	Follow-up Questions	1	N			
19-4	Transmission Test	9	Y	Page 1 Column A  Page 2 Lines 1- 12  Page 3 Column A  Page 4 Lines 1- 17  Page 5 Lines 1- 16  Page 6 Column A  Page 7 Lines 1- 10	(d) (e)	Stephanie Castaneda
10.6/1	A	2	N	Pages 8-9 Column A		
19-6/1	Appendix E Adj	2	N	Decrit: 1	(-)	C4a=1=-
20-3	2011 Tax Return	4	Y	Page 1 Line 1 Page 2 Lines 1- 4 Pages 3-4	(e)	Stephanie Castaneda
20-4	Tax Deduction	1	Y	Columns A-E	(e)	Stephanie
20-4	1 ax Deduction	1	Y	Page 1 Lines 1-	(e)	Stephanie

Document	Description	No. of Pages	Conf. Y/N	Line No./Col. No.	Florida Statute 366.093 (3) Subsection	Affiant
	Summary			14		Castaneda
20-4/1	Tax Deduction Footnote H & K	1	Y	Page 1 Lines 1- 13	(e)	Stephanie Castaneda
20-4/2	Tax Deduction May 2011	1	Y	Page 1 Lines 1- 9	(e)	Stephanie Castaneda
21-1	Schedule T-7A	8	Y	Pages 1-8 Columns A-D	(d) (e)	Bruce Beisler
21-1/1	T-7B Contract #200059776	1	Y	Page 1 Line 1	(d) (e)	Bruce Beisler
21-1/1-1	Contract # 200059776 Per Books	1	Y	Page 1 Column A	(d) (e)	Bruce Beisler
21-1/1-2	PO# 200059776	5	Y	Page 1 No Page 2 Lines 1-	(d) (e) (f)	Bruce Beisler
				14 Page 3 Lines 1-		
				17		
				Page 4 Lines 1-		
				Page 5 Lines 1-		
21-1/2	PO# 118206 Sch T-7B	1	Y	Page 1 Line 1	(d) (e)	Bruce Beisler
21-1/2-1	PO# 118206	13	Y	Page 1 Lines 1- 16	(d) (e) (f)	Bruce Beisler
				Page 2 Lines 1- 9		
				Page 3 Lines 1- 5		
				Page 4 Line 1		
				Page 5 No		
				Page 6 Line 1		
		(A		Page 7 No Page 8 Lines 1-		
				3		
				Page 9 No		
				Page 10-13 All		

Document	Description	No. of Pages	Conf. Y/N	Line No./Col. No.	Florida Statute 366.093 (3) Subsection	Affiant
21-1/2-2	PO# 118206 Per Books	2	Y	Pages 1-2 Column A	(d) (e)	Bruce Beisler
21-1/3	T-7B PO # 2312358	1	Y	Page 1 Line 1	(d) (e)	Bruce Beisler
21-1/3-1	PO #2312358	3	Y	Page 1 Lines 1- 5 Page 2 Lines 1-	(d) (e) (f)	Bruce Beisler
				14		
				Page 3 Lines 1-		
21-1/3-2	Siemens Agreement	10	Y	Page 1 Lines 1-	(d) (e)	Bruce Beisler
				Page 2 Lines 1-		
				Pages 3-6 Lines 1-23		
				Page 7 Lines 1- 22		
				Page 8 Lines 1-		
				Page 9-10 No		
21-1/3-3	PO #2312358 Per Books	1	Y	Page 1 Column A	(d) (e)	Bruce Beisler
21-2	2012 Contracts	4	Y	Page 1 Column A	(d) (e)	Bruce Beisler
				Page 2 Column A and Line 1		
				Page 3 Lines 1-		
				Page 4 Lines 1-		
21-3	EPU Summary Presentation	82	Y	Page 1-44 No		Bruce Beisler
				Page 45 Lines 1-7	(d) (e)	
				Page 46 Lines 1-3		
				Page 47-82 No		
23-2/1-2/1	Removal Cost Test	1	N			

Document	Description	No. of	Conf.	Line	Florida	Affiant
		Pages	Y/N	No./Col. No.	Statute 366.093 (3) Subsection	
23-2/1-3/1	Salvage Test	1	Y	Page 1 Lines 1-	(d) (e)	Stephanie
				9		Castaneda
25-1	EPU Req 4 Response	2	N			
25-1/1	Pivot Table Affiliate	2	Y	Pages 1-2	(e)	Stephanie
05.1/0				Columns A-G		Castaneda
25-1/2	Loader Rates	3	Y	Page 1 Lines 1- 11 Page 2	(e)	Stephanie Castaneda
,				Page 3 Columns A-G and Lines 1-2		
25-1/2-1	Loader Rates	8	Y	Page 1 Lines 1- 16	(e)	Stephanie Castaneda
				Page 2 All		
				Page 3 Columns A-D		
				Page 4 Lines 1-		
				Page 5 Lines 1-		
				Page 6 All		
				Page 7 No		
				Page 8 All		
25-1/2-2	Retention Bonus	8	Y	Page 1 Lines 1-	(e)(f)	Stephanie Castaneda
				Page 2 Lines 1-		
				Pages 3-8 Line	Y	
25-1/3	Lower of Cost or Market	3	Y	Page 1 Lines 1-	(d) (e)	Stephanie Castaneda
				Pages 2-3 Column A		
25-1/4	Affiliate Transactions	1	N			
25-2	DRR 4 Response	2	N			
25-2/1	Affiliate	11	N			

Document	Description	No. of Pages	Conf. Y/N	Line No./Col. No.	Florida Statute 366.093 (3) Subsection	Affiant
	Transactions					
25-2/1-1	Pivot Table Affiliate Trans	2	Y	Pages 1-2 Columns A-D	(d) (e)	Stephanie Castaneda
25-2/1-1/1	Affiliate Transactions	1	Y	Page 1 Lines 1- 21	(d) (e)	Stephanie Castaneda
25-2/1-1/1-1	Payroll and Benefits	2	Y	Pages 1-2 Columns A-D	(d) (e)	Stephanie Castaneda
25-2/1-1/1-2	Loader Rates	2	Y	Page 1 Lines 1- 16 Page 2 Columns A-D	(e)	Stephanie Castaneda
25-2/1-1/1-2/1	Loader Rates	2	Y	Page 1 Lines 1- 5 Page 2 Lines 1- 6	(e)	Stephanie Castaneda
25-2/1-1/1-2/2	Loader Rates	1	Y	All	(e)	Stephanie Castaneda
25-2/2	Lower of Cost or Market	2	Y	Page 1 Lines 1- 8 Page 2 Column A	(d) (e)	Stephanie Castaneda
25-2/2-1	Lower of Cost/Market	3	Y	Pages 1-3 Column A	(d) (e)	Stephanie Castaneda
25-2/2-1/1	Affiliate Transactions	18	Y	Pages 1-18 Column A	(d) (e)	Stephanie Castaneda
43-2/1	Appendix F Adj	1	N			
43-3	O&M Participants Credit Recal	1	N			
43-4	O&M Test	12	Y	Page 1 Lines 1- 17 Page 2 Lines 1- 13 Page 3 Lines 1- 7 Page 4 Lines 1- 8	(d) (e)	Stephanie Castaneda
				Page 5 Lines 1- 11 Page 6 Lines 1- 10 Page 7 Lines 1-		

Document	Description	No. of	Conf. Y/N	Line	Florida	Affiant
		Pages	T/N	No./Col. No.	Statute 366.093 (3) Subsection	
				7		
				Page 8 Lines 1-		
				Page 9 Lines 1-		
				Page 10 Lines 1-4		
				Page 11 Lines 1-4		
				Page 12 Lines 1-11		
43-4/1	Capitalization Policy	11	N		4	
43-4/2	Write off #1	4	N			
43-4/3	Warranty Reclass Effect	1	N			
43-4/3-1	Radio Reclass Entry	3	Y	Page 1 No	(d) (e)	Stephanie
				Pages 2-3 Columns A-B		Castaneda
44-1	O&M Total Payroll GL Pivot	1	N			
44-2	Generation Straight Time Payroll	9	Y	Pages 1-9 Columns A-B	(e)	Stephanie Castaneda
44-2/1	Total Payroll – GL GL Pivot	1	N			
44-2/1-1	GL Straight Time & Rec	2	N			
44-2/1-1/1	Co Payroll Identifiers	1	N			
44-2/1-2	Dec 2012 Reversals	1	Y	Page 1 Column A	(e)	Stephanie Castaneda
44-2/2	Employees Selected for Testing	1	N			
44-2/2-1	2010 Payroll Support	4	N			
44-2/2-2	Timesheet Report	11	N			
44-2/2-3	Hourly Rates	2	Y	Page 1 Columns A-C	(e)	Stephanie Castaneda
				Page 2 Columns A-C	2.4	
44/2/2-4	Job Descriptions	3	N			
44-2/3	Reclassed Hrs 2012	1	N			
44-3	Straight Time Only – Trans Payroll	2	Y	Pages 1-2 Columns A-C	(e)	Stephanie Castaneda

Document	Description	No. of Pages	Conf. Y/N	Line No./Col. No.	Florida Statute 366.093 (3) Subsection	Affiant
	Analysis					
44-3/1	Trans Total Payroll – GL Pivot	1	N			
44-3/1-1	Trans Straight Time & Rec	1	N			
44-3/1-1/1	Payroll Identifiers	1	N			
44-3/2	Adjustment	1	N			
44-3/3	Trans Payroll Test and Questions	1	Y	Page 1 Lines 1- 15	(e)	Stephanie Castaneda
44-3/3-1	Test of Trans Payroll Hrly Rate	1	Y	Page 1 Lines 1- 5 and Column A	(e)	Stephanie Castaneda
44-3/3-2	Work Order Descriptions	3	N			
44-3/3-3	2010 Eligible Hrs.	3	N			
44-3/3-4	Job Descriptions	1	N			
44-4A	Overhead and Incentives	2	N			
44-4	Payroll Overhead Test	2	N			
44-4/1-1	Overhead Follow-up	2	Y	Page 1 No Page 2 All	(e)	Stephanie Castaneda
44-5	Overtime	2	N	Tage 2 All	(0)	
45-1	Separate and Apart Guidelines	ì	N			
45-2	Justification Forms	6	Y	Page 1 Lines 1-	(d) (e) (f)	Bruce Beisler
				Page 2 Lines 1-		
				Page 3 Lines 1-		
				Page 4 No		
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In re: Nuclear Power Plant Cost Recovery Clause	)	DOCKET NO. 130009-EI
STATE OF FLORIDA	)	
PALM BEACH COUNTY	) AFFID	AVIT OF BRUCE BEISLER
BEFORE ME, the unders duly sworn deposes and says:	signed authority, personally a	appeared Bruce Beisler who, being first
		oyed by Florida Power & Light Company e of the matters stated in this affidavit.
Confidential Classification of information I am listed as the affiant. To confidential business information, i of this information would violate competitive interests, impair the co into contracts on commercially fav	mation contained in Staff's was the documents and materials including contractual data and FPL's contracts with its very properties interests of its very corable terms. Finally, these ion to maintain as confidential	that are included in FPL's Request for ork papers for Audit No. 12-010-4-2, for that I have reviewed contain proprietary decompetitively sensitive data. Disclosure endors, work to the detriment of FPL's dors and/or impair FPL's efforts to enter documents include employee cell phone I. To the best of my knowledge, FPL has
remain confidential for a period of	not less than 18 months. In nger necessary for the Commi	ministrative Code, such materials should addition, they should be returned to FPL assion to conduct its business so that FPL
4. Affiant says nothing		Best L
SWORN TO AND SUBSEMENT OF THE SWORN TO SWORN TO AND SUBSEMENT OF THE SWORN TO SWO	CRIBED before me this 2 or who has produced	May of June 2013, by Bruce Beisler, (type of identification) as
	Notary	Public, State of Florida

My Commission Expires:



In re: Nuclear Power Plant Cost Recovery Clause	) ) DOCKET NO. 130009-EI
STATE OF FLORIDA	) AFFIDAVIT OF KATE STENGLE
PALM BEACH COUNTY	)
BEFORE ME, the undersign sworn, deposes and says:	ned authority, personally appeared Kate Stengle who, being first duly
	engle. I am currently employed by Florida Power & Light Company I Auditing. I have personal knowledge of the matters stated in this
Confidential Classification of inform 4-1, for which I am identified on I reviewed contain information relate information to the Internal Auditing confidential status of internal audit release of information related to represent the effectiven because it may affect the effectiven	hibit C and the documents that are included in FPL's Request for ation contained in staff's work papers for Audit Control No. 13-010-Exhibit C as the affiant. The documents or materials that I have ed to reports of internal auditors. Full and frank disclosure of department is essential for the department to fulfill its role, and the ing process, findings, and reports supports such disclosure. The orts of internal auditors would be harmful to FPL and its customers ess of the Internal Auditing department itself. To the best of my confidentiality of these documents and materials.
remain confidential for a period of n	provisions of the Florida Administrative Code, such materials should ot less than 18 months. In addition, they should be returned to FPL er necessary for the Commission to conduct its business so that FPL triality of these documents.
4. Affiant says nothing	further.  Kate Stengle
SWORN TO AND SUBSCI is personally known to me or whiden identification and who did take an oa	o has produced (type of identification) as

Notary Public, State of Florida

My Commission Expires:

NOTARY PUBLIC-STATE OF FLORIDA
Debra A. Neger
Commission # EE109014
Expires: JULY 10, 2015
BONDED THRU ATLANTIC BONDING CO, INC.

In re: Nuclear Power Plant Cost ) Recovery Clause )	DOCKET NO. 130009-EI
STATE OF FLORIDA ) PALM BEACH COUNTY )	AFFIDAVIT OF STEPHANIE CASTANEDA
,	athority, personally appeared Stephanie Castaneda who, being
	staneda. I am currently employed by Florida Power & Light t. I have personal knowledge of the matters stated in this
Confidential Classification of information which I am listed as the affiant. The docuc confidential business information, including of this information would violate FPL's competitive interests, impair the competitive into contracts on commercially favorable competitively sensitive information related compensation information for particular pocompensation offered by FPL, resulting in increase the level of compensation already. The quality of service and the cost of service Finally, these documents include employee	C and the documents that are included in FPL's Request for included in Staff's work papers for Audit No. 13-010-4-1, for iments and materials that I have reviewed contain proprietary g contractual data and competitively sensitive data. Disclosure contracts with its vendors, work to the detriment of FPL's re interests of its vendors and/or impair FPL's efforts to enter te terms. Additionally, certain of these materials contain d to certain employees' compensation. Public disclosure of sitions would enable competing employers to meet or beat the in the loss of talented employees, or conversely, the need to paid in order to retain these employees and attract new talent. The implications would be detrimental to FPL and its customers. Cell phone numbers which FPL has an obligation to maintain ge, FPL has maintained the confidentiality of these documents
remain confidential for a period of not less	ons of the Florida Administrative Code, such materials should than 18 months. In addition, they should be returned to FPL essary for the Commission to conduct its business so that FPL of these documents.
4. Affiant says nothing further	r.
	Stephanie Castaneda
SWORN TO AND SUBSCRIBIT Castaneda, who is personally known to identification) as identification and who did	
Notary Public - State of Florida	Notary Rublic, State of Florida