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14 MAR -3 AM 9:05

COMMISSION CLERK



February 28, 2014

Ms. Carlotta Stauffer, Commission Clerk Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850

REDACTED

RE: Docket No. 140001-EI

Dear Ms. Stauffer:

Enclosed is Gulf Power Company's Request for Confidential Classification pertaining to Schedule 2 of Exhibit HRB-1 to the Direct Testimony of Herbert R. Ball dated March 3, 2014.

Sincerely,

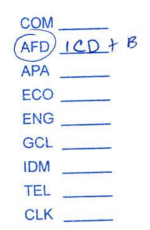
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Robert L. McGee, Jr. Regulatory and Pricing Manager

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Enclosures

cc: Beggs & Lane Jeffrey A. Stone, Esq.



BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

IN RE: Fuel and purchased power cost recovery clause and generating performance incentive factor

Docket No.: 140001-EI Date: March 3, 2014

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REQUEST FOR CONFIDENTIAL CLASSIFICATION

GULF POWER COMPANY ["Gulf Power", "Gulf", or the "Company"], by and through its undersigned attorney and pursuant to Rule 25-22.006, Florida Administrative Code, hereby files its request that the Florida Public Service Commission enter an order protecting from public disclosure certain information contained in Schedule 2 of Exhibit HRB-1 to the Direct Testimony of Herbert R. Ball dated March 3, 2014. As grounds for this request, the Company states:

1. A portion of the information contained in Schedule 2 of Exhibit HRB-1 to the Direct Testimony of Herbert R. Ball dated March 3, 2014 constitutes proprietary and commercially sensitive information regarding competitive interests and contractual matters of Gulf Power, which, if disclosed to the general public, would cause irreparable harm to Gulf Power. This information is entitled to confidential classification pursuant to section 366.093(3)(d) and (e), Florida Statutes. Schedule 2 contains price terms for Gulf Power's coal purchases in 2013. Gulf and other members of the market in which it competes consider such pricing information to be competitively sensitive. Disclosure of this information would adversely affect Gulf's ability to conduct its coal procurement activities to the benefit of its customers. Disclosure of such cost information would also impair Gulf's ability to enter into future contracts for the benefit of its customers.

2. The information filed pursuant to this Request is intended to be, and is treated as confidential by Gulf Power and, to the best of this attorney's knowledge, has not been otherwise publicly disclosed.

3. Submitted as Exhibit "A" is one (1) copy of Schedule 2, on which is highlighted the information for which confidential classification is requested. Exhibit "A" should be treated as confidential pending a ruling on this Request. Attached as Exhibit "B" are two (2) edited copies of Schedule 2 which may be made available for public review and inspection. Attached as Exhibit "C" to this Request is a line-by-line/field-by-field justification for the request for confidential classification.

WHEREFORE, Gulf Power Company respectfully requests that the Commission enter an order protecting the information highlighted on Exhibit "A" from public disclosure as proprietary confidential business information.

Respectfully submitted this 28th day of February, 2014.

JEFFREY A. STONE Florida Bar No. 325953 RUSSELL A. BADDERS Florida Bar No. 007455 STEVEN R. GRIFFIN Florida Bar No. 0627569 Beggs & Lane P. O. Box 12950 Pensacola, FL 32591 (850) 432-2451 Attorneys for Gulf Power Company

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

IN RE: Fuel and purchased power cost recovery clause and generating performance incentive factor

Docket No.: 140001-EI Date: March 3, 2014

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REQUEST FOR CONFIDENTIAL CLASSIFICATION

EXHIBIT "A"

Provided to the Commission Clerk

under separate cover as confidential information.

EXHIBIT "B"

P. S. Store and

Schedule 2

Gulf Contract Coal Supplies

| Gulf Contract Co | bal Supplies | | | (A) |
|-------------------------|--|--|--|--|
| | | Received | Actual | Weighted Avg |
| Supplier | Plant | Quantity (tons) | Heating Value | Price \$/MMBTU) |
| American Coal Company | Crist | 259,737 | 11858 | |
| Foresight Coal Sales | Crist | 429,202 | 11762 | |
| Interocean Coal Sales | Crist & Smith | 45,973 | 10874 | |
| Oxbow Carbon | Crist & Smith | 127,635 | 12537 | |
| Patriot Coal Sales, LDC | Crist & Smith | 100,289 | 11907 | |
| Alpha Coal Sales | Crist & Smith | 357,197 | 12296 | |
| Weighted Average | Crist & Smith | 1,274,060 | 12020 | \$3.976 |
| | | | | |
| Twentymile Coal Co. | Daniel (Gulf 50%) | 256,046 | 11140 | |
| Oxbow Carbon | Daniel (Gulf 50%) | 709 | 12020 | |
| Weighted Average | Daniel (Gulf 50%) | 256,755 | 11142 | \$4.926 |
| | Supplier American Coal Company Foresight Coal Sales Interocean Coal Sales Oxbow Carbon Patriot Coal Sales, LDC Alpha Coal Sales Weighted Average Twentymile Coal Co. Oxbow Carbon | SupplierPlantAmerican Coal CompanyCristForesight Coal SalesCristInterocean Coal SalesCrist & SmithOxbow CarbonCrist & SmithPatriot Coal Sales, LDCCrist & SmithAlpha Coal SalesCrist & SmithWeighted AverageCrist & SmithTwentymile Coal Co.Daniel (Gulf 50%)Oxbow CarbonDaniel (Gulf 50%) | SupplierPlantQuantity (tons)American Coal CompanyCrist259,737Foresight Coal SalesCrist429,202Interocean Coal SalesCrist & Smith45,973Oxbow CarbonCrist & Smith127,635Patriot Coal SalesCrist & Smith100,289Alpha Coal SalesCrist & Smith357,197Weighted AverageCrist & Smith1,274,060Twentymile Coal Co.Daniel (Gulf 50%)256,046Oxbow CarbonDaniel (Gulf 50%)709 | ReceivedActualSupplierPlantQuantity (tons)Heating ValueAmerican Coal CompanyCrist259,73711858Foresight Coal SalesCrist429,20211762Interocean Coal SalesCrist & Smith45,97310874Oxbow CarbonCrist & Smith127,63512537Patriot Coal SalesCrist & Smith100,28911907Alpha Coal SalesCrist & Smith357,19712296Weighted AverageCrist & Smith1,274,06012020Twentymile Coal Co.Daniel (Gulf 50%)256,04611140Oxbow CarbonDaniel (Gulf 50%)70912020 |

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Gulf Spot Coal Supplies 13

| 14 | | | Received | Actual | Weighted Avg |
|----|-------------------------|-------------------|-----------------|---------------|---|
| 15 | Supplier | Plant | Quantity (tons) | Heating Value | Price \$/MMBTU) |
| 16 | Argus Energy | Crist & Smith | 296,571 | 11815 | |
| 17 | Interocean Coal Sales | Smith | 45,973 | 10874 | |
| 18 | Arch Coal Sales Company | Smith | 12,302 | 8993 | |
| 19 | Weighted Average | Crist & Smith | 354,846 | 11596 | \$3.778 |
| 20 | | | | | |
| 21 | Arch Coal Sales Company | Daniel (Gulf 50%) | 20,973 | 8963 | Den an an aite an an an aite an |

Docket No. 140001-EI 2013 Final True-Up Filing Exhibit HRB-1, Page 2 of 4

EXHIBIT C

Line-by-Line/Field-by-Field Justification

Line(s)/Field(s)

<u>Schedule 2</u> Lines 1-6, Column A Lines 9-10, Column A Lines 16-18, Column A Line 21, Column A

Justification

This information is entitled to confidential classification pursuant to section 366.093(3)(d) and (e), Florida Statutes. The basis for this information being designated as confidential is more fully set forth in paragraph 1.

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

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IN RE: Fuel and Purchased Power Cost Recovery Clause with Generating Performance Incentive Factor

Docket No.: 140001-EI

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true copy of the foregoing was furnished by U.S. mail this 28th day of February, 2014 to the following:

Florida Public Utilities Company Cheryl M. Martin 1641 Worthington Road Suite 220 West Palm Beach, FL 33409-6703 <u>Cheryl Martin@fpuc.com</u>

Florida Power & Light Company John T. Butler 700 Universe Boulevard (LAW/JB) Juno Beach, FL 33408-0420 John.Butler@fpl.com PCS Phosphate – White Springs c/o Brickfield Law Firm James W. Brew/F. Alvin Taylor Eighth Floor, West Tower 1025 Thomas Jefferson St, NW Washington, DC 20007 jbrew@bbrslaw.com

Florida Power & Light Company Kenneth Hoffman 215 South Monroe Street, Suite 810 Tallahassee, FL 32301-1858 Ken.Hoffman@fpl.com

Gunster Law Firm Beth Keating 215 South Monroe Street, Suite 601 Tallahassee, FL 32301-1839 bkeating@gunster.com

Office of Public Counsel J. Kelly P. Christensen C. Rehwinkel c/o The Florida Legislature 111 W. Madison Street, Room 812 Tallahassee, FL 32399-1400 Christensen.patty@leg.state.fl.us

Florida Industrial Power Users Group c/o Moyle Law Firm Jon C. Moyle, Jr. 118 North Gadsden Street Tallahassee, FL 32301 jmoyle@moylelaw.com Tampa Electric Company Ms. Paula K. Brown Regulatory Affairs P. O. Box 111 Tampa, FL 33601-0111 Regdept@tecoenergy.com Duke Energy Florida John T. Burnett Dianne M. Triplett Post Office Box 14042 St. Petersburg, FL 33733 Dianne.triplett@duke-energy.com John.burnett@duke-energy.com

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Office of the General Counsel Martha Barrera 2540 Shumard Oak Blvd Tallahassee, FL 32399-0850 <u>mbarrera@psc.state.fl.us</u> jgilcher@psc.state.fl.us tefarley@psc.state.fl.us Florida Retail Federation Robert Scheffel Wright John T. LaVia c/o Gardner Law Firm 1300 Thomaswood Drive Tallahassee, FL 32308 <u>schef@gbwlegal.com</u> <u>jlavia@gbwlegal.com</u>

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