EXHIBIT "C"

Reporting Month: March

Form 423-2

Plant Names	Column	Justification	
Plant Crist, lines 1-3	(g)	The Effective Purchase Price represents the contract	
Di		coal commodity price net of Quality Adjustments	
Plant Smith, lines 1-2		found in column (k) on form 423-2(a). This	
Plant Daniel lines 1-3		information is considered confidential and	
Plant Damei lines 1-3		competitively sensitive by Gulf Power's coal suppliers. Additionally, disclosure of this	
		information, in conjunction with the information	
		disclosed under other columns in this filing, would	
		enable coal suppliers to determine the prices being	
		charged by their competitors. This, in turn, could	
		lead to less competitive pricing and impact Gulf's	
		ability to bargain for price concessions with its coal	
		suppliers. This information is confidential pursuant	
		to section 366.093(3)(d)-(e), Florida Statutes.	
Plant Crist, lines 1-3	(h)	The Effective Transport Charges represent per ton	
Traine Office, miles 1 5	(11)	transport charges incurred by Gulf to transport coal	
Plant Smith, lines 1-2		to its plants. This information is considered	
And the second s		confidential and competitively sensitive by Gulf's	
Plant Daniel lines 1-3		transportation providers. Additionally, disclosure of	
		Gulf's Effective Transport Charges in conjunction	
		with the Total FOB Plant Price in column (i) would	
		enable disclosure of the Effective Purchase Price in	
		column (g) by subtracting the Effective Transport	
		Charges in column (h) from the Total FOB Plant Price in column (i) This information is confidential	
		Price in column (i). This information is confidential pursuant to section 366.093(3)(d)-(e), Florida	
		Statutes.	

Form 423-2(a)

Plant Names	Column	Justification	
Plant Crist, lines 1-3 Plant Smith, lines 1-2 Plant Daniel lines 1-3	(f)	The FOB Mine Price is the current contract price of coal purchased by Gulf from each supplier. Disclosure of this information would enable suppliers to compare prices with their competitors which could lead to less competitive coal pricing in future bidding. Disclosure could also result in reduced ability for Gulf Power to bargain for price concessions from individual suppliers. This information is confidential pursuant to section 366.093(3)(d)-(e), Florida Statutes.	
Plant Crist, lines 1-3 Plant Smith, lines 1-2 Plant Daniel lines 1-3	(h)	The Original Invoice Price is the same as the FOB Price in column (f) except in cases when the supplier discloses its short haul and loading costs (column (g)), if any, included in the contract price of coal. Disclosure of this information would therefore be detrimental for the same reasons as are articulated above in connection with the FOB Mine Price.	
Plant Crist, lines 1-3 Plant Smith, lines 1-2 Plant Daniel lines 1-3	(j)	The Base Price is the same as the Original Invoice Price in column (h), since retroactive pricing adjustments (column (i)) are normally received, if at all, after the reporting month and are included on Form 423-C, if necessary. Disclosure of this information would therefore be detrimental for the same reasons as are articulated above in connection with the FOB Mine Price.	
Plant Crist, lines 1-3 Plant Smith, lines 1-2 Plant Daniel lines 1-3	(1)	The Effective Purchase Price represents the Base Price in column (j) adjusted by the Quality Adjustments in column (k). Disclosure of this information would therefore be detrimental for the same reasons as are articulated above in connection with FOB Mine Price.	

Form 423-2(b)

Plant Names	Column	Justification
Plant Crist, lines 1-3 Plant Smith, lines 1-2 Plant Daniel lines 1-3	(g)	The Effective Purchase Price, as described above, is contract coal commodity price net of Quality Adjustments found in column (k) on form 423-2(a) and is confidential for the reasons previously stated.
Plant Crist, lines 1-3	(i)	The Rail Rate is the current rate that Gulf Power pays to transport coal to its plants via rail.
Plant Smith, line 2		This information is considered confidential by Gulf's rail transportation providers. Additionally,
Plant Daniel lines 1-3		disclosure of this information would enable rail transport providers to compare rates with their competitors which, in turn, could lead to less competitive rail rates in future negotiations. Disclosure would also result in reduced ability for Gulf Power to bargain for price concessions from individual providers. This information is confidential pursuant to section 366.093(3)(d), Florida Statutes.
Plant Crist, lines 1-3	(k)	The River Barge Rate is the current rate that Gulf
Plant Smith, lines 1-2		Power pays to transport coal to its plants via barge. This information is considered confidential by Gulf's barge transportation providers. Additionally, disclosure of this information would enable barge transport providers to compare rates with their competitors which, in turn, could lead to less competitive barge rates in future negotiations. Disclosure could also result in reduced ability for Gulf Power to bargain for price concessions from individual providers. This information is confidential pursuant to section 366.093(3)(d), Florida Statutes.

Plant Crist, lines 1-3 Plant Smith, line 2	(1)	The Transloading Rate is the contract price to unload coal from vessels and trains and reload coal into Gulf's barges at the associated port facilities. The terms of the transloading agreement state that these rates shall remain confidential between the parties of the contract. Revealing this information would harm Gulf's and its suppliers' competitive interests. This information is confidential pursuant to section 366.093(3)(d), Florida Statutes.
Plant Crist, lines 1-3	(p)	The Total Transportation Charges represent the total cost reported as transportation charges. Disclosure
Plant Smith, lines 1-2		of this information in conjunction with information disclosed in other columns of Form 423-2(b) could
Plant Daniel lines 1-3		enable third parties to determine individual components of the Total Transportation Charge, such as Rail or River Barge Rates which are confidential for the reasons stated above.

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

IN RE: Fuel and Purchased Power Cost Recovery Clause with Generating)	
Performance Incentive Factor	ý	Docket No.: 140001-EI

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true copy of the foregoing was furnished by overnight mail this 22nd day of May, 2014 to the following:

Florida Public Utilities Company Cheryl M. Martin 1641 Worthington Road Suite 220 West Palm Beach, FL 33409-6703 Cheryl_Martin@fpuc.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 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

Florida Power & Light Company John T. Butler 700 Universe Boulevard (LAW/JB) Juno Beach, FL 33408-0420 John.Butler@fpl.com Florida Power & Light Company Kenneth Hoffman 215 South Monroe Street, Suite 810 Tallahassee, FL 32301-1858 Ken.Hoffman@fpl.com Ausley Law Firm
James D. Beasley
J. Jeffry Wahlen
Ashley M. Daniels
Post Office Box 391
Tallahassee, FL 32302
jbeasley@ausley.com
adaniels@ausley.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

Duke Energy Florida, Inc.
Matthew R. Bernier
Paul Lewis, Jr.
106 East College Avenue,
Suite 800
Tallahassee, FL 32301-7740
Paul.lewisjr@duke-energy.com
Matthew.bernier@duke-energy.com

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 Office of the General Counsel Martha Barrera 2540 Shumard Oak Blvd Tallahassee, FL 32399-0850 mbarrera@psc.state.fl.us 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 schef@gbwlegal.com jlavia@gbwlegal.com

JEFFREY A. STONE
Florida Bar No. 325953
jas@beggslane.com
RUSSELL A. BADDERS
Florida Bar No. 007455
rab@beggslane.com
STEVEN R. GRIFFIN
Florida Bar No. 0627569
srg@beggslane.com
BEGGS & LANE
P. O. Box 12950
Pensacola FL 32591-2950
(850) 432-2451
Attorneys for Gulf Power