

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition for Approval of)
Arrangement to Mitigate Impact of) DOCKET NO. 150075-EI
Unfavorable Cedar Bay Power Purchase)
Obligation, by Florida Power &) FILED: June 8, 2015
Light Company.)
_____)

**CEDAR BAY GENERATING COMPANY'S TENTH
NOTICE OF INTENT TO REQUEST CONFIDENTIAL CLASSIFICATION**

Pursuant to Florida Administrative Code Rule 25-22.006(3)(a), Cedar Bay Generating Company, Limited Partnership ("Cedar Bay"), files this Notice of Intent to Request Confidential Classification of certain exhibits being filed in the above-styled proceeding on this date by the Florida Industrial Power Users Group ("FIPUG") ("Notice"). This Notice relates to a set of the consolidated exhibits to the depositions of Tracy Patterson, Charles Richard Neff, Steven Mark Rudolph, and Clifford Evans (the "Deposition Exhibits"), which depositions were taken on May 14, 15, and 27, 2015. FIPUG has advised the undersigned and all parties that FIPUG intends to file a complete set of the Deposition Exhibits as exhibits in these proceedings when it files the testimony and exhibits of its witnesses today; FIPUG intends to file the Deposition Exhibits separately from its witnesses' testimony and exhibits. Certain information contained in the Deposition Exhibits is proprietary, confidential business information that has been treated by Cedar Bay as confidential and has not been

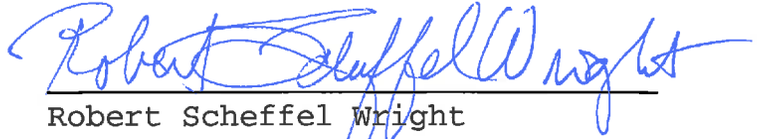
publicly disclosed. Cedar Bay, pursuant to Rule 25-22.006(3)(a) and (d), requests confidential handling of these documents.

In its Seventh Notice of Intent to Request Confidential Classification, filed herein on June 3, 2015, Cedar Bay also gave notice of its intent to request confidential classification of the Deposition Exhibits, as those Exhibits were then in the process of being provided to the Commission Staff and the Office of Public Counsel in conjunction with the deposition transcripts. While Cedar Bay's Seventh Notice of Intent is probably sufficient to protect the confidentiality of Cedar Bay's proprietary confidential business information contained in the Deposition Exhibits, Cedar Bay is nonetheless filing this Tenth Notice of Intent to ensure that there is no gap in the protection of its proprietary confidential business information that might result from the separate filings.

Pursuant to Rule 25-22.006(3)(a)(1), Cedar Bay will file its Requests for Confidential Classification with respect to the Deposition Exhibits within twenty-one (21) days of filing this Notice.

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Respectfully submitted this 8th day of June, 2015.



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CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing was furnished to the following, by electronic delivery, on this 8th day of June, 2015.

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