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May 18, 2020

-VIA HAND DELIVERY-Adam Teitzman Commission Clerk Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, Florida 32399-0850



CO

### RE: Docket 20200000-OT (Undocketed filings for 2020) Florida Power & Light Company and Gulf Power Company 2020-2029 Ten Year Power Plant Site Plan

Dear Mr. Teitzman:

I enclose for filing in the above docket Florida Power & Light Company and Gulf Power Company's Request for Confidential Classification of Information Provided in Response to Staff's First Data Request (No. 69). The request includes Exhibits A, B (two copies), C and D.

Exhibit A consists of the confidential documents, and all the 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 assets is confidential has been redacted. Exhibit C is a justification table in support of FPL's Request for Confidential Classification. Exhibit D contains the declaration in support of FPL's request.

If there are any questions regarding this transmittal, please contact me at (561)304-5662.

Sincerely for William Cox William P.

Senior Attorney Fla. Bar No. 0093531

Enclosure

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cc: Douglas Wright / Donald Phillips, Division of Engineering

Florida Power & Light Company

700 Universe Boulevard, Juno Beach, FL 33408

### **BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION**

In re: Florida Power & Light Company and Docket No. 2020000-OT Gulf Power Company's 2020-2029 Ten Year Power Plant Site Plan

Filed: May 18, 2020

### FLORIDA POWER & LIGHT COMPANY AND GULF POWER COMPANY'S **REQUEST FOR CONFIDENTIAL CLASSIFICATION OF INFORMATION PROVIDED IN RESPONSE TO STAFF OF THE FLORIDA PUBLIC SERVICE COMMISSION'S** FIRST DATA REQUEST (NO. 69)

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 information provided in response to the Staff of the Florida Public Service Commission's ("Staff") First Data Request (No. 69) ("Confidential Discovery Response"). In support of its Request, FPL states as follows:

1. On March 6, 2020, Staff served its First Data Request (Nos. 1-82) on FPL. FPL's Response to Staff's First Data Request (No. 69) contains information of a confidential nature within the meaning of Section 366.093(3), Florida Statutes.

FPL served its responses to Staff's First Data Request (Nos. 1-82) on May 18, 2020. 2. This request is being filed contemporaneously with the service of the responses to Staff's discovery in order to request confidential classification of the Confidential Discovery Responses consistent with Rule 25-22.006, Florida Administrative Code.

3. The following exhibits are included with and made a part of this request:

Exhibit A consists of a copy of the Confidential Discovery Responses on a. which all information that FPL asserts is entitled to confidential treatment is highlighted.

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b. Exhibit B consists of an edited version of the Confidential Discovery Responses on which all information that FPL asserts is entitled to confidential treatment is redacted.

c. Exhibit C is a table containing a page-and-line identification of the information highlighted in Exhibit A and a brief description of the Confidential Information. Exhibit C also references the specific statutory bases for the claim of confidentiality and identifies the declarants who support the requested classification.

d. Exhibit D contains the declaration of Tomey Tuttle in support of this Request.

4. 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, and its confidentiality has been maintained. Pursuant to Section 366.093, such information is entitled to confidential treatment and 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.

5. As the description included in Exhibit C and the declarations included in Exhibit D indicate, the Confidential Discovery Response provided by FPL contains information concerning bids or other contractual data, the disclosure of which would impair the efforts of FPL to contract for goods and services on favorable terms. This information is protected by Section 366.093(3)(d), Fla. Stat.

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6. Additionally, certain information relates to the competitive interests of FPL and its vendors, the disclosure of which would impair their competitive interests. This information is protected by Section 366.093(3)(e), Fla. Stat.

7. Upon a finding by the Commission that the Confidential Information remains proprietary and confidential business information, the information should not be declassified for at least an additional eighteen (18) month period and should be returned to FPL as soon as it 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,

William P. Cox, Esq. Senior Attorney Florida Power & Light Company 700 Universe Boulevard Juno Beach, FL 33408 Telephone: (561) 304-5662 Facsimile: (561) 691-7135

By: Jodn true for William Cox William P. Cox

Fla. Bar No. 0093531

### CERTIFICATE OF SERVICE Docket No. 20200000-OT

**I HEREBY CERTIFY** that a true and correct copy of the foregoing Request for Confidential Classification\* has been furnished by electronic service this  $18^{\text{th}}$  day of May 2020 to the following:

Doug Wright Donald Phillips Division of Engineering Florida Public Service Commission 2540 Shumard Oak Blvd. Tallahassee, FL 32399

for Willaam Cox By: William P. Cox

Florida Bar No. 0093531

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

## **EXHIBIT B**

### REDACTED

### EXHIBIT B

### CONFIDENTIAL

28	West County Energy Center 1	CC	NG, ULSD	1219	N/A	N/A	N/A	0	N/A	N/A	N/A
29	West County Energy Center 2	CC	NG, ULSD	1219	N/A	N/A	N/A	0	N/A	N/A	N/A
30	West County Energy Center 3	CC	NG, ULSD	1219	N/A	N/A	N/A	0	N/A	N/A	N/A
31	Okeechobee Clean Energy Center 1	CC	NG, ULSD	1600	N/A	N/A	N/A	N/A	N/A	N/A	N/A
32	Scherer 4	ST	SUB	634**		N/A	Hg Control Installed 2010, FGD Installation 2012	SCR & FGD Installed 2012			N/A
- 33	Indiantown Cogeneration	ST	BIT	330	N/A	N/A	0	N/A	N/A	N/A	N/A
	Crist	ST	Coal,NG	924	ELG retrofits not anticipated due to gas conversion	No Additional controls anticipated due to gas improvement projects	No additional controls required due to co-benefits of existing SCRs and existing scrubber	No additional controls required due to existing SCRs, SNCR, and existing scrubber	Additional controls not likely to be required prior to Units 4 & 5 current retirement dates	8.1	N/A
34 35	Pea Ridge	ST	NG	12	N/A	N/A	N/A	N/A	N/A	N/A	N/A
36	Perdidio	IC	LFG	3	N/A N/A	N/A N/A	N/A N/A	N/A N/A	N/A N/A	N/A	N/A N/A
37	Smith	CC,CT	NG,ULSD	692	No additional controls anticipated	N/A	N/A	No additional controls	4.1	49.5	N/A
38	Daniel	ST	SUB	502	Dry bottom ash handling systems being installed as part of CCR project	Heat Rate	Scrubber, ACI, and Bromine Injection added for MATS	No additional control required, allowances will be purchased as needed	N/A	56.9	N/A
39	Scholz	U	nits Retired 201	5	No additional controls anticipated at this time	N/A	N/A	N/A	N/A	26.6	N/A

Florida Power Light Company 2020 Ten-Year Site Plan Staff's First Set of Data Requests #69 Attachment 1

### CONFIDENTIAL

#### EXHIBIT B

40	Scherer 3	ST	SUB	215		No additional Heat Rate Impovements anticipated	No additional controls required due to co-benefits of existing scrubber, SCR, baghouse, and activated carbon	No additional controls required due to eisting SCRs and scrubber			N/A
41	Blue Indigo	PV	SUN	74.5	N/A	N/A	N/A	N/A	N/A	N/A	N/A
42	Space Coast Solar Energy	PV	SUN	10	N/A	N/A	N/A	N/A	N/A	N/A	N/A
43	Desoto Solar Energy	PV	SUN	25	N/A	N/A	N/A	N/A	N/A	N/A	N/A
44	Manatee Solar Energy	PV	SUN	74.5	N/A	N/A	N/A	N/A	N/A	N/A	N/A
45	Babcock Ranch Solar Energy	PV	SUN	74.5	N/A	N/A	N/A	N/A	N/A	N/A	N/A
46	Citrus Solar Energy	PV	SUN	74.5	N/A	N/A	N/A	N/A	N/A	N/A	N/A
47	Barefoot Bay Solar Energy	PV	SUN	74.5	N/A	N/A	N/A	N/A	N/A	N/A	N/A
48	Coral Farms Solar Energy	PV	SUN	74.5	N/A	N/A	N/A	N/A	N/A	N/A	N/A
49	Hammock Solar Energy	PV	SUN	74.5	N/A	N/A	N/A	N/A	N/A	N/A	N/A
50	Horizon Solar Energy	PV .	SUN	74.5	N/A	N/A	N/A	N/A	N/A	N/A	N/A
51	Indian River Solar Energy	PV	SUN	74.5	N/A	N/A	N/A	N/A	N/A	N/A	N/A
52	Loggerhead Solar Energy	PV	SUN	74.5	N/A	N/A	N/A	N/A	N/A	N/A	N/A
53	Wildflower Solar Energy	PV	SUN	74.5	N/A	N/A	N/A	N/A	N/A	N/A	N/A
54	Blue Cypress Solar Energy	PV	SUN	74.5	N/A	N/A	N/A	N/A	N/A	N/A	N/A
55	Sunshine Gateway Solar Energy	PV	SUN	74.5	N/A	N/A	N/A	N/A	N/A	N/A	N/A
.56	Turkey Point Units 6&7	PWR	NUC	2200	N/A	N/A	N/A	N/A	N/A	N/A	N/A
57	Indiantown Clean Energy Center Unit 9	СТ	NG, ULSD	1750	N/A	N/A	N/A	N/A	N/A	N/A	N/A
58	Crist Unit 8	СТ	NG, ULSD	940	N/A	N/A	N/A	N/A	N/A	N/A	N/A
59	Chautauqua Solar Energy Center	PV	SUN	74.5	N/A	N/A	N/A	N/A	N/A	N/A	N/A
60	Cotton Creek Solar Energy Center	PV	SUN	74.5	N/A	N/A	N/A	N/A	N/A	N/A	N/A
61	Blue Springs Solar Energy Center	PV	SUN	74.5	N/A	N/A	N/A	N/A	N/A	N/A	N/A
62	Echo River Solar Energy Center	PV	SUN	74.5	N/A	N/A	N/A	N/A	N/A	N/A	N/A
63	Hibiscus Solar Energy Center	PV	SUN	74.5	N/A	N/A	N/A	N/A	N/A	N/A	N/A
64	Okeechobee Solar Energy Center	PV	SUN	74.5	N/A	N/A	N/A	N/A	N/A	N/A	N/A
65	Southfork Solar Energy Center	PV	SUN	74.5	N/A	N/A	N/A	N/A	N/A	N/A	N/A
66	Babcock Preserve Solar Energy Center	PV	SUN	74.5	N/A	N/A	N/A	N/A	N/A	N/A	N/A
67	Blue Heron Solar Energy Center	PV	SUN	74.5	N/A	N/A	N/A	N/A	N/A	N/A	N/A

Florida Power Light Company 2020 Ten-Year Site Plan Staff's First Set of Data Requests #69 Attachment 1

### **EXHIBIT C**

# JUSTIFICATION TABLE

### EXHIBIT C

COMPANY: TITLE: DOCKET NO: DOCKET TITLE: DATE: Florida Power & Light Company List of Confidential Documents 20200000-El 2020 Ten-Year Site Plan May 18, 2020

Set	Data Request	Conf. Y/N	Line/Column	Florida Statute 366.093(3) Subsection	Declarant	
Staff's 1 <sup>st</sup> Set of Data Requests	69 (Attachment No. 1)	Y	Line 32, Columns E, I, and J Line 40, Columns E, I, and J	(d) (e) (d), (e)	Tomey Tuttle Tomey Tuttle	

### EXHIBIT D

### DECLARATIONS

#### EXHIBIT D

#### **BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION**

In re: Florida Power & Light Company and Gulf Power Company 2020-2029 Ten- Year Site Plan. Docket No: 2020000-EI

### STATE OF FLORIDA

#### COUNTY OF PALM BEACH

### WRITTEN DECLARATION OF TOMEY TUTTLE

1. My name is Tomey Tuttle. I am currently employed by Florida Power & Light Company ("FPL") as Manager in Environmental Services. I have personal knowledge of the matters stated in this written declaration.

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2. I have reviewed the documents referenced and incorporated in FPL's Request for Confidential Classification for which I am identified as a declarant. The documents or materials that I have reviewed and which are asserted by FPL to contain information concerning bids or other contractual data, the disclosure of which would impair the efforts of the FPL or its affiliates to contract for goods and services on favorable terms (SECTION 366.093(3)(D), F.S.). The information also relates to competitive interests, the disclosure of which would impair the competitive business of the provider of the information (SECTION 366.093(3)(E), F.S.). Specifically, the documents contain information related to FPL's contract with a particular vendor. Release of this information would put FPL at a competitive disadvantage because it would negatively impact our ability to negotiate with vendors in the future, to the detriment of customers. To the best of my knowledge, FPL has maintained the confidentiality of these documents and materials.

3. Consistent with the provisions of the Florida Administrative Code, such materials should remain confidential for a period of not less than 18 months. In addition, they should be returned to FPL as soon as the information is no longer necessary for the Commission to conduct its business so that FPL can continue to maintain the confidentiality of these documents.

4. Under penalties of perjury, I declare that I have read the foregoing declaration and that the facts stated in it are true to the best of my knowledge and belief.

Date: May 18, 2020