

Matthew R. Bernier
Associate General Counsel
Duke Energy Florida, LLC.

June 11, 2020

VIA ELECTRONIC FILING

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

Re: Review of 2020-2029 Storm Protection Plan Pursuant to Rule 25-6.030, F.A.C., Duke Energy Florida, LLC; Docket No. 20200069-EI

Dear Mr. Teitzman:

Please find enclosed for electronic filing on behalf of Duke Energy Florida, LLC ("DEF"), DEF's Request for Confidential Classification for certain information contained in DEF's Response to OPC's Eighth Set of Interrogatories (Nos. 235-260). The filing includes the following:

- DEF's Request for Confidential Classification
- Slip-sheet for confidential Exhibit A
- Redacted Exhibit B (two copies)
- Exhibit C (justification matrix), and
- Exhibit D (affidavit of Jay W. Oliver -unverified)

DEF's confidential Exhibit A that accompanies the above-referenced filing was submitted with DEF's Notice of Intent to Request Confidential Classification on May 21, 2020, under separate cover.

Thank you for your assistance in this matter. Please feel free to call me at (850) 521-1428 should you have any questions concerning this filing.

Respectfully,	
s/Matthew R. Bernier	
Matthew R. Bernier	

MRB/mw Enclosures

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Review of 2020-2029 Storm Protection Plan Pursuant to Rule 25-6.030, F.A.C., Duke

Energy Florida, LLC

EI Dated: June 11, 2020

Docket No. 20200069-EI

DUKE ENERGY FLORIDA LLC'S REQUEST FOR CONFIDENTIAL CLASSIFICATION

Duke Energy Florida, LLC ("DEF" or "Company"), pursuant to Section 366.093, Florida Statutes (F.S.), and Rule 25-22.006, Florida Administrative Code (F.A.C.), submits this Request for Confidential Classification for certain information provided in its response to the Office of the Public Counsel's ("OPC") Eighth Set of Interrogatories (Nos. 235-260), served on May 21, 2020, with DEF's Notice of Intent to Request Confidential Classification. This Request is timely. See Rule 25-22.006(3)(a)1, F.A.C. In support of this Request, DEF states:

- 1. DEF's Response to OPC's Eighth Set of Interrogatories (Nos. 235-260), specifically documents responsive to questions 258, bearing bates numbers 20200069-DEF-003328 through 20200069-DEF-003329, respectively, contain "proprietary confidential business information" under § 366.093(3), Florida Statutes.
 - 2. The following exhibits are included with this request:
- (a) Sealed Composite Exhibit A is a package containing unreducted copies of all the documents for which DEF seeks confidential treatment. Composite Exhibit A was submitted separately in a sealed envelope labeled "CONFIDENTIAL" on May 21, 2020, with DEF's Notice of Intent to Request Confidential Classification. In the unreducted versions, the information asserted to be confidential is highlighted in yellow.

- (b) Composite Exhibit B is a package containing two copies of redacted versions of the documents for which the Company requests confidential classification. The specific information for which confidential treatment is requested has been blocked out by opaque marker or other means.
- (c) Exhibit C is a table which identifies by page and line the information for which DEF seeks confidential classification and the specific statutory bases for seeking confidential treatment.
- 3. As indicated in Exhibit C, the information for which DEF requests confidential classification is "proprietary confidential business information" within the meaning of Section 366.093(3), F.S. Specifically, the information at issue includes proprietary and confidential forecasted costs for various hardening and vegetation management projects, the disclosure of which would impair the Company's competitive business interests and efforts to contract for goods and services on favorable terms. *See* § 366.093(3)(d) & (e), F.S.; Affidavit of Jay W. Oliver at ¶ 4, 5 and 6. Accordingly, such information constitutes "proprietary confidential business information" which is exempt from disclosure under the Public Records Act pursuant to Section 366.093(1), F.S.
- 4. If the information at issue was disclosed, DEF's efforts to obtain contracts that provide economic value to both DEF and its customers could be compromised by competitors and vendors changing their purchasing behavior within the relevant markets. *See id.* at ¶ 5. Accordingly, such information constitutes "proprietary confidential business information" which is exempt from disclosure under the Public Records Act pursuant to Section 366.093(1), F.S.
 - 5. The information identified as Exhibit "A" is intended to be and is treated as

confidential by the Company. See Affidavit of Jay W. Oliver at ¶ 7. The information has not been disclosed to the public, and the Company has treated and continues to treat the information and contracts at issue as confidential. See Affidavit of Jay W. Oliver at ¶¶ 6 and 7.

6. DEF requests that the information identified in Exhibit A be classified as "proprietary confidential business information" within the meaning of section 366.093(3), F.S., that the information remain confidential for a period of at least 18 months as provided in section 366.093(4) F.S., and that the information be returned as soon as it is no longer necessary for the Commission to conduct its business.

WHEREFORE, for the foregoing reasons, DEF respectfully requests that this Request for Confidential Classification be granted.

RESPECTFULLY SUBMITTED this 11th day of June, 2020.

s/Matthew R. Bernier_

DIANNE M. TRIPLETT

Deputy General Counsel 299 First Avenue North St. Petersburg, FL 33701

T: 727-820-4692 F: 727-820-5041

Email: <u>Dianne.Triplett@duke-energy.com</u>

MATTHEW R. BERNIER

Associate General Counsel 106 East College Avenue, Suite 800 Tallahassee, Florida 32301

T: 850-521-1428 F: 727-820-5519

Email: Matthew.Bernier@duke-energy.com

Attorneys for Duke Energy Florida, LLC

CERTIFICATE OF SERVICE Docket No. 20200069-EI

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished to the following by electronic mail this 11th day of June, 2020, to all parties of record as indicated below.

/s/ Matthew R. Bernier
Attorney

C. Murphy / R. Dziechciarz Office of General Counsel Florida Public Service Commission 2540 Shumard Oak Blvd. Tallahassee, FL 32399-0850 cmurphy@psc.state.fl.us rdziechc@psc.state.fl.us

James W. Brew / Laura Wynn Baker 1025 Thomas Jefferson St., N.W. Suite 800 West Washington, DC 20007-5201 jbrew@smxblaw.com lwb@smxblaw.com J.R. Kelly / Charles J. Rehwinkel Office of Public Counsel c/o The Florida Legislature 111 West Madison St., Rm. 812 Tallahassee, FL 32399-1400 kelly.jr@leg.state.fl.us rehwinkel.charles@leg.state.fl.us

Stephanie U. Eaton 110 Oakwood Dr., Ste. 500 Winston-Salem, NC 27103 seaton@spilmanlaw.com

Derrick P. Williamson / Barry A. Naum 1100 Bent Creed Blvd., Ste. 101 Mechanicsburg, PA 17050 dwilliamson@spilmanlaw.com bnaum@spilmanlaw.com

Exhibit A

"CONFIDENTIAL"

(submitted on May 21, 2020, under separate cover)

Exhibit B

REDACTED

(Copy one)



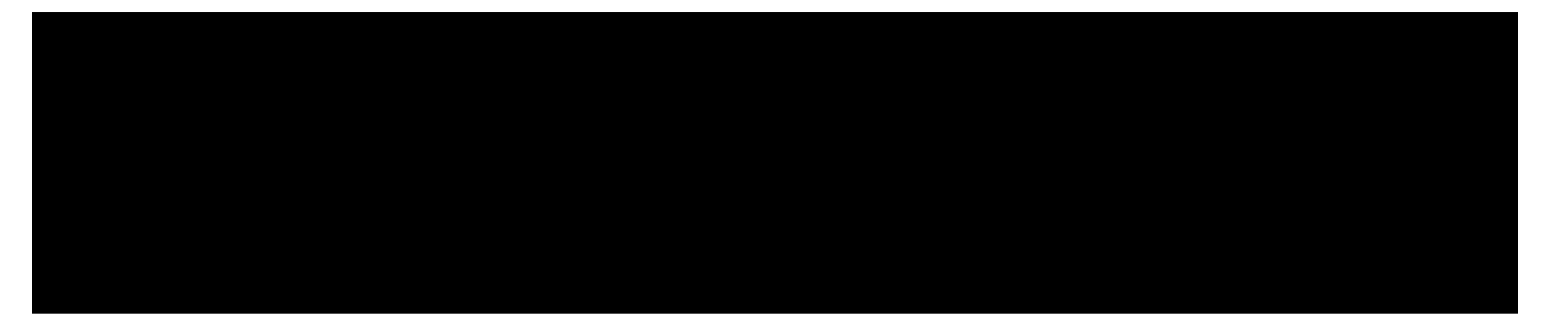


Exhibit B

REDACTED

(Copy two)



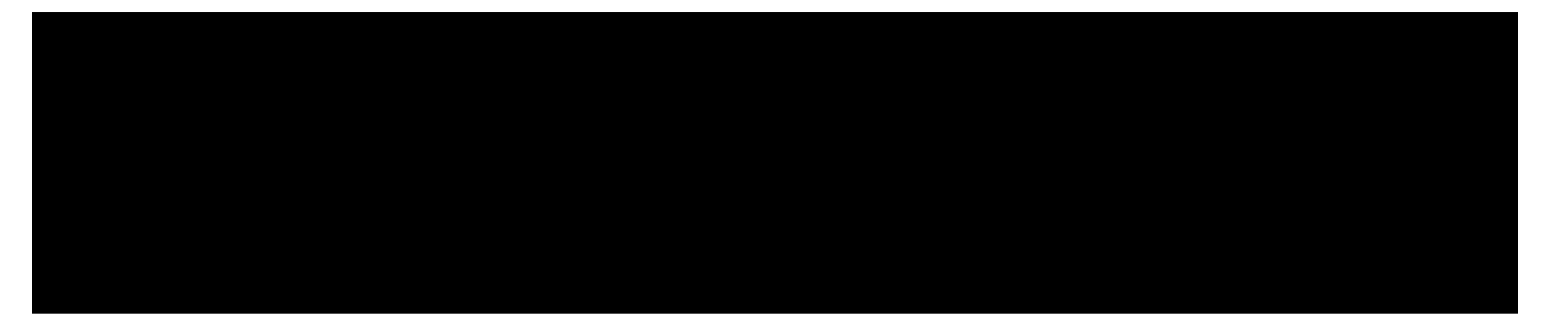


Exhibit C

DUKE ENERGY FLORIDA Confidentiality Justification Matrix

DOCUMENT/RESPONSES	PAGE/LINE	JUSTIFICATION
DEF's Response to OPC's	Q58: All information in	§366.093(3)(d), F.S.
Eighth Set of Interrogatories	bates numbers 20200069 -	The document in question
(Nos. 235-260), specifically	DEF-003328 through	contains confidential
question 258	20200069-DEF-0033329 , is	information, the disclosure of
	confidential in its entirety.	which would impair DEF's
		efforts to contract for goods or
		services on favorable terms.
		§366.093(3)(e), F.S.
		The document in question
		contains confidential
		information relating to
		competitive business interests,
		the disclosure of which would
		impair the competitive
		business of the provider/owner
		of the information.

Exhibit D

AFFIDAVIT OF JAY W. OLIVER

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Review of 2020-2029 Storm Protection Plan Pursuant to Rule 25-6.030, F.A.C., Duke

Energy Florida, LLC

- 67

Docket No. 20200069-EI

Dated: June 11, 2020

AFFIDAVIT OF JAY W. OLIVER IN SUPPORT OF DUKE ENERGY FLORIDA'S REQUEST FOR CONFIDENTIAL CLASSIFICATION

STATE OF NORTH CAROLINA

COUNTY OF MECKLENBURG

BEFORE ME, the undersigned authority duly authorized to administer oaths, personally appeared Jay W. Oliver, who being first duly sworn, on oath deposes and says that:

- 1. My name is Jay W. Oliver. I am over the age of 18 years old and I have been authorized by Duke Energy Florida (hereinafter "DEF" or the "Company") to give this affidavit in the above-styled proceeding on DEF's behalf and in support of DEF's Request for Confidential Classification (the "Request"). The facts attested to in my affidavit are based upon my personal knowledge.
- 2. I am the General Manager of Grid Strategy and Asset Management Governance.

 This section is responsible for overall system planning and Distribution asset management strategy across Duke Energy.
- 3. As the General Manager of Grid Strategy and Asset Management Governance, I am responsible, along with the other members of the section for grid upgrades, system planning, and overall Distribution asset management strategy across Duke Energy.

- 4. DEF is seeking confidential classification for certain information provided in its response to OPC's Eighth Set of Interrogatories (Nos. 235-260), specifically question 258, bearing bates numbers 20200069-DEF-003328 through 20200069-DEF-003329. The confidential information at issue is contained in confidential Exhibit A to DEF's Request and is outlined in DEF's Justification Matrix that is attached to DEF's Request as Exhibit C. DEF is requesting confidential classification of this information because it contains sensitive business information, the disclosure of which would impair the Company's competitive business interests and ability to contract for goods and services on favorable terms.
- 5. The confidential information at issue relates to proprietary and confidential forecasted costs for various hardening and vegetation management projects. DEF must ensure that sensitive business information is kept confidential, the disclosure of which would impair the Company's competitive interests and ability to contract on favorable terms.
- 6. Further, if the information at issue was disclosed, DEF's efforts to obtain contracts that provide economic value to both DEF and its customers could be compromised by competitors and vendors changing their purchasing behavior within the relevant markets harming DEF's ability to prudently operate its business. DEF has not publicly disclosed the information. Without DEF's measures to maintain the confidentiality of this sensitive business information, DEF's ability to contract with third-parties could detrimentally impact DEF's ability to negotiate favorable contracts, as third-parties may begin to demand a "premium" to do business with DEF to account for the risk that its proprietary information will become a matter of public record, thereby harming DEF's competitive interests and ultimately its customers' financial interests.

7. Upon receipt of its own c	onfidential information, strict procedures are established
and followed to maintain the confident	tiality of the terms of the documents and information
provided, including restricting access to	those persons who need the information to assist the
Company, and restricting the number of,	and access to the information and contracts. At no time
since receiving the information in question	on has the Company publicly disclosed that information.
The Company has treated and continues	to treat the information at issue as confidential.
8. This concludes my affidav	vit.
Further affiant sayeth not.	
Dated the day of	_, 2020.
	Jay W. Oliver General Manager Grid Strategy and Asset Management Governance
of, 2020 by Jay W. Oliver	ENT was sworn to and subscribed before me this day . He is personally known to me or has produced his , or his as identification.
	(Signature)
(AFFIX NOTARIAL SEAL)	(Printed Name) NOTARY PUBLIC, STATE OF
	(Commission Expiration Date)
	(Serial Number, If Any)