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July 27, 2021

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

RE: Docket No. 20210001-EI

REDACTED

Dear Mr. Teitzman:

Enclosed is Gulf Power Company's Request for Confidential Classification regarding information submitted by Gulf Power pertaining to Schedule CCE-4 of Exhibit RLH-4 to the Direct Testimony of Richard L. Hume dated July 27, 2021.

Sincerely,

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Richard Hume Regulatory Issues Manager

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Enclosures

cc: Gulf Power Company Russell Badders, Esq., VP & Associate General Counsel

Gulf Power Company

COM Gh B AFD) APA ECO ENG \_\_\_\_ GCL \_\_\_\_ IDM \_\_\_\_ CLK \_\_\_

In re: Fuel and purchased power cost recovery clause and generating performance incentive factor Docket No.: 20210001-EI

Date: July 27, 2021

### GULF POWER COMPANY'S REQUEST FOR CONFIDENTIAL CLASSIFICATION OF INFORMATION INCLUDED IN THE DIRECT TESTIMONY AND EXHIBITS OF RICHARD L. HUME

Gulf Power Company ("Gulf"), pursuant to Rule 25-22.006, Florida Administrative Code ("F.A.C.") and Section 366.093, Florida Statutes ("F.S."), hereby requests that the Florida Public Service Commission ("Commission") enter an order protecting from public disclosure certain information contained in Schedule CCE-4 of Exhibit RLH-4 ("Schedule CCE-4") to the Direct Testimony of Richard L. Hume, dated July 27, 2021. In support of this Request, Gulf states as follows:

 On July 27, 2021 Gulf will file with the Commission and serve on all parties of record the Prepared Direct Testimony & Exhibits of Richard L. Hume, including Schedule CCE This request is being filed in order to request confidential classification of certain information contained in Schedule CCE-4, consistent with Rule 25-22.006, F.A.C.

- 2. The following exhibits are attached to and made a part of this Request:
  - a. Exhibit "A" consists of Schedule CCE-4, and all the information that Gulf asserts is entitled to confidential treatment has been highlighted.
  - b. Exhibit "B" is an edited version of Exhibit "A" on which the specific information Gulf asserts is confidential has been blocked out.
  - c. Exhibit "C" is a line-by-line justification table in support of Gulf's Request for Confidential Classification in which Gulf demonstrates that the

information Gulf asserts is confidential qualifies as one of the statutory examples listed in section 364.183(3), 366.093(3), or 367.156(3), F.S.

d. Exhibit "D" is the written declaration of Richard L. Hume in support of this Request, which affirms that the information for which Gulf seeks confidential classification is intended to be and is treated by Gulf as private and has not been disclosed.

3. Gulf submits that a portion of the information contained in Schedule CCE-4 is proprietary confidential business information regarding contractual matters which would cause irreparable harm to Gulf, the entities with whom it has entered into contracts and most importantly to Gulf's customers, if such information was disclosed to the general public. Schedule CCE-4 contains pricing information for capacity purchases between Gulf and various counterparties. The pricing information is regarded by both Gulf and the counterparties as confidential. The pricing, which resulted from negotiations between Gulf and the counterparties, is specific to the individual contracts and is not publicly known. Disclosure of this information would negatively impact Gulf's ability to negotiate pricing favorable to its customers in future capacity contracts. In addition, potential counterparties may refuse to enter into contracts with Gulf, or may charge higher prices, if the price terms are made public. The information has not been publicly disclosed and is entitled to confidential classification pursuant to sections 366.093(3)(d) and (e), F.S.

4. Upon a finding by the Commission that the confidential information contained in Schedule CCE-4 is proprietary and confidential business information, the information should not be declassified for at least eighteen (18) month period and should be returned to Gulf as soon as it is no longer necessary for the Commission to conduct its business. *See* Section 366.093(4), F.S.

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WHEREFORE, for the above and foregoing reasons, as more fully set forth in the supporting materials, Gulf Power Company respectfully requests that the Commission grant Gulf's Request for Confidential Classification and enter an order protecting the information highlighted on Exhibit "A" to this Request from public disclosure.

Respectfully submitted this 27<sup>th</sup> day of July 2021.

Russell A. Badders Vice President & Associate General Counsel Gulf Power Company One Energy Place Pensacola, FL 32520-0100 (850) 444-6550 Russell.Badders@nexteraenergy.com Jason A. Higginbotham Senior Attorney Florida Power & Light Company 700 Universe Boulevard Juno Beach, FL 33408-0420 (561) 691-7135 Jason.Higginbotham@fpl.com

By: <u>s/Jason A. Higginbotham</u> Jason A. Higginbotham Fla. Auth. House Counsel No. 1017875 *Attorney for Gulf Power Company* 

In re: Fuel and purchased power cost recovery clause and generating performance incentive factor Docket No.: 20210001-EI

Date: July 27, 2021

# **REQUEST FOR CONFIDENTIAL CLASSIFICATION**

EXHIBIT "B"

## REDACTED

SCHEDULE CCE-4

#### Gulf Power Company 2021 Capacity Contracts ACTUAL FOR THE PERIOD JANUARY 2021 - JUNE 2021 / ESTIMATED FOR JULY 2021 - DECEMBER 2021

		(A)	(B)	(C)	(D)	(E)	(F)	(G)	(H)	(1)	(L)	(K)	(L)	(M)
			Term	Contract										
4	Contract/Counterparty Southern Intercompany Interchange	Start 5/1/2007	5 Yr Notice	Type										
2	PPAs	5/1/2007	5 TI NOUCE	SES Opco										
3	Shell Energy N.A. (U.S.), LP	11/2/2009	5/31/2023	Firm										
4	Other													
5	South Carolina PSA	9/1/2003	22	Other										
6	Rainbow Energy Marketing Corporatio	n 1/1/2021	2/28/2021	Other										

	Capacity Costs Description	January Actual	February Actual	March Actual	April Actual	May Actual	June Actual	July Estimated	August Estimated	September Estimated	October Estimated	November Estimated	December Estimated	TOTAL
7	Southern Intercompany Interchange			LUL CITOR C	State of the state					V BILLEY		and the second	Lounded	TOTAL
8	PPAs													
9	Shell Energy N.A. (U.S.), LP	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		and the second second	Contraction of the							100 C	ACCREMENTS OF	-
10	Other													
11	South Carolina PSA	a contract to a	874		10 m 10 m 10 m 10 m	and the second second second								
12	Rainbow Energy Marketing Corporation													
13	Total	7,042,704	6,746,140	7,013,235	7,017,077	6,090,147	7,017,077	7,130,573	7,130,573	7,130,573	7,130,573	7,130,573	7,130,573	83,709,814

	Capacity MW Description	January Actual	February Actual	March Actual	April Actual	May Actual	June Actual	July Projection	August Projection	September Projection	October Projection	November Projection	December Projection
	Southern Intercompany Interchange	0,0	0.0	0.0	0.0	0,0	0.0	0.D	0.0	0.0	0.0	0.0	0.0
15	PPAs				_								
16	Shell Energy N.A. (U.S.), LP									DATE: NO	1.1.2.1.2.1	Circle Cold	
17	Other	1											
	South Carolina PSA											2 1 10 10 0	S. Terrer
19	Rainbow Energy Marketing Corporation		s						<u>, 1-5 21, 5-6</u>				

20 (1) Unless otherwise noted, contract remains effective unless terminated upon 30 days prior written notice.

In re: Fuel and purchased power cost recovery clause and generating performance incentive factor Docket No.: 20210001-EI

Date: July 27, 2021

# **REQUEST FOR CONFIDENTIAL CLASSIFICATION**

# EXHIBIT "C"

COMPANY: Gulf Power Company TITLE: List of Confidential Documents DOCKET NO.: 20210001-EI DOCKET TITLE: In re: Fuel and purchased power cost recovery clause and generating performance incentive factor SUBJECT: Prepared Direct Testimony & Exhibits of Richard L. Hume, dated July 27, 2021

Description	Line No./Col. No.	Section of Florida Statutes	Declarant
Gulf Power 2021 Capacity Contracts – Actual for 1/21 – 6/21; Estimated for 7/21 – 12/21 (Schedule CCE-4)	Lines 7, 9, 11 and 12 Columns A – M	§366.093(3)(d) and (e)	Richard L. Hume
Gulf Power 2021 Capacity Contracts – Actual for 1/21 – 6/21; Estimated for 7/21 – 12/21 (Schedule CCE-4)	Lines 16, 18 and 19 Columns A – L	§366.093(3)(d) and (e)	Richard L. Hume

### **EXHIBIT "D"**

#### BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Fuel and purchased power cost recovery clause and generating performance incentive factor

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Docket No.: 20210001-EI

WRITTEN DECLARATION OF RICHARD L. HUME

Date: July 27, 2021

STATE OF FLORIDA

COUNTY OF PALM BEACH

My name is Richard L. Hume. I am currently employed by Gulf Power Company 1. ("Gulf") as Regulatory Issues Manager. I have personal knowledge of the matters stated in this written declaration.

I have reviewed the documents and information included in Exhibit "A" to Gulf's 2. Request for Confidential Classification filed this date, for which I am listed as a declarant on Exhibit "C". The documents that I have reviewed and which are asserted by Gulf to be proprietary confidential business information contain or constitute contractual data, and information related to competitive interests, the disclosure of which would impair the competitive business of Gulf, its affiliates and its contractors, vendors and suppliers. Specifically, the documents and exhibits contains the names, rates, quantity, contractual provisions, invoices of our third-party contractors, vendors and suppliers, payments to our contractors, vendors and suppliers, all of which was agreed upon exclusively with these contractors, vendors, and suppliers. Disclosure of this information would impair Gulf's contractor, vendor, and supplier relationships, and impair or negate the commercial interests of Gulf as Gulf negotiates contracts and seeks to obtain contractors, vendors and suppliers. Disclosure of this information would also impair or negate the commercial interests of Gulf's contractors, vendors and suppliers as they negotiate with others for the services they provide. The disclosure of this information will also impact the efforts of Gulf or its affiliates to contract for goods and services on favorable terms in the future, which in turn increases costs to Gulf and its customers. To the best of my knowledge, Gulf has maintained the confidentiality of this information.

Consistent with the provisions of the Florida Administrative Code, such materials 3. should remain confidential for a period of eighteen (18) months. In addition, they should be returned to Gulf as soon as the information is no longer necessary for the Commission to conduct its business so that Gulf can continue to maintain the confidentiality of these documents.

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

<u>Kichand</u> <del>Altime</del> Richard L. Hume Date: 7/26/21

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

Docket No.: 20210001-EI

#### **CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that a true copy of the foregoing was furnished by hand delivery to the Commission Clerk and via electronic mail this 27th day of July, 2021 to the following:

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Florida Public Utilities Company Florida Division of Chesapeake Utilities Corp Mike Cassel, Director Regulatory and Governmental Affairs Eighth Floor, West Tower 1750 SW 14th Street, Suite 200 Fernandina Beach, FL 32034 mcassel@fpuc.com

PCS Phosphate – White Springs c/o Stone Mattheis Xenopoulos & Brew, P.C. James W. Brew/Laura Baker 1025 Thomas Jefferson St. NW Washington, DC 20007 jbrew@smxblaw.com lwb@smxblaw.com

Duke Energy Florida Dianne M. Triplett 299 First Avenue North St. Petersburg, FL 33701 Dianne.triplett@duke-energy.com

Florida Power & Light Company Maria J. Moncada David Lee 700 Universe Boulevard (LAW/JB) Juno Beach, FL 33408-0420 Maria.moncada@fpl.com David.Lee@fpl.com

Florida Power & Light Company Kenneth Hoffman 134 West Jefferson Street Tallahassee, FL 32301 Kenneth.Hoffman@fpl.com

Ausley Law Firm James D. Beasley J. Jeffry Wahlen Malcolm N. Means Post Office Box 391 Tallahassee, FL 32302 jbeasley@ausley.com jwahlen@ausley.com mmeans@ausley.com

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

Office of Public Counsel Richard Gentry/P. Christensen/ A. Pirrello/S. Morse/C. Rehwinkel c/o The Florida Legislature 111 W. Madison Street, Room 812 Tallahassee, FL 32399-1400 Christensen.patty@leg.state.fl.us morse.stephanie@leg.state.fl.us Rehwinkel.charles@leg.state.fl.us Pirrello.anastacia@leg.state.fl.us Gentry.richard@leg.state.fl.us

Duke Energy Florida, Inc. Matthew R. Bernier 106 East College Avenue, Suite 800 Tallahassee, FL 32301-7740 Matthew.bernier@duke-energy.com FLRegulatoryLegal@duke-energy.com Florida Industrial Power Users Group Tampa Electric Company c/o Moyle Law Firm Jon C. Moyle, Jr. 118 North Gadsden Street Tallahassee, FL 32301 jmoyle@moylelaw.com mqualls@moylelaw.com

Ms. Paula K. Brown, Manager Regulatory Coordination P. O. Box 111 Tampa, FL 33601-0111 Regdept@tecoenergy.com

Office of the General Counsel Suzanne Brownless 2540 Shumard Oak Blvd Tallahassee, FL 32399-0850 sbrownle@psc.state.fl.us

### s/ Russell A. Badders

RUSSELL A. BADDERS VP & Associate General Counsel Florida Bar No. 007455 Russell.Badders@nexteraenergy.com Maria Jose Moncada Senior Attorney Florida Bar No. 0773301 Maria.Moncada@fpl.com Gulf Power Company One Energy Place Pensacola FL 32520-0100 (850) 444-6550 Attorney for Gulf Power