**BEFORE THE GEORGIA PUBLIC SERVICE COMMISSION**

**GEORGIA POWER COMPANY**

**DOCKET NO. 55378**

**AFFIDAVIT AND BASIS FOR THE ASSERTION THAT PORTIONS OF THE**

**INFORMATION SUBMITTED ARE PROTECTED TRADE SECRETS**

As part of its 2023 Integrated Resource Plan Update (“2023 IRP Update”), filed in Docket No.55378, Georgia Power Company (“Georgia Power” or the “Company”) submits to the Georgia Public Service Commission a Technical Appendix, which contains power purchase agreements and data supporting proposed projects including an acquisition and Company-owned proposals, which include sensitive pricing, resource operational capability data, and development timelines, and also certain information regarding the Company’s proprietary planning processes, financial data, technology screening assumptions, generic technology and resource cost information, specific resource, technology and avoided cost information, economic analyses, load and energy forecast data assumptions, and other data, including confidential details regarding current and future transmission projects (the “Information”). Certain portions of the Information are trade secrets of Georgia Power and Southern Company and their affiliates and is therefore protected from public disclosure under Commission Rule 515-3-1-.11.

The trade secret portions of the Information derive economic value from not being generally known to, and not being readily ascertainable by proper means by other persons who can obtain economic value from their disclosure or use. Specifically, the trade secret portions of the Information contained herein include competitively sensitive pricing and operational capability data, including project development timelines where applicable, specific to the resources under contract within each power purchase agreement or proposed to be acquired or developed. If the Information were made public, competitors, bidders, and suppliers could use the Information to unfairly manipulate the request for proposals process and competitive market to structure future bids and set an artificial price floor to arbitrarily increase prices to the detriment of the Company and its customers. Public dissemination of the Information would undermine Georgia Power’s ability to negotiate the best price and contract terms and could harm the Company’s ability to secure the best cost bids and resources for the benefit of customers. In addition, the terms of the power purchase agreements themselves provides for the confidentiality and protection of the Information. Compromising the confidentiality of such Information could harm Georgia Power in future PPA negotiations, as counterparties may fear compelled disclosure of key contractual terms. Lastly, the Company’s competitors are not required to reveal or publish similar information.

The trade secret portions of the Information also contain competitively sensitive cost information related to available technology options, processes and data used by Georgia Power in analyzing resource addition schedules, financial data used in the Company’s resource analyses, and other confidential details including data supporting resource economic evaluations. Public dissemination of the trade secret portions of the Information would allow Georgia Power’s competitors and suppliers to have access to such processes and strategies and thereby gain an unfair competitive advantage in the marketplace. Competitors would obtain an unfair advantage because they are not required to reveal similar information and can utilize such trade secret portions of the Information to manipulate pricing and timing of supply to the disadvantage of Georgia Power. Competitors would also unfairly benefit in having access and insight into the Company’s planning processes and methodologies. This competitive advantage for the Company’s suppliers and competitors would mean that Georgia Power will potentially pay higher prices to suppliers, ultimately harming Georgia Power and its customers.

Certain trade secret portions of the Information provided include load and energy forecast data assumptions such as projections of new customer load the Company assesses it may be selected to serve in the near future, estimates of parameter inputs for modeling probability distributions, and the values of any external adjustments made to the forecast. Public disclosure of the Information could unfairly alter the Company’s negotiation position with prospective new customers, which could result in a less advantageous rate being secured and thus potentially harming retail customers through higher rates. In addition, the Company’s competitors are not required to file their respective competitive intelligence information.

Additionally, the Information contains competitively sensitive cost information related to the prices Georgia Power has estimated for transmission equipment and specific details related to the Company’s transmission infrastructure. Public dissemination of the Information would allow Georgia Power’s competitors and suppliers to have access to the costs paid by the Company and insight into the Company’s transmission planning process. Access to the Information would also allow competitors to gain specific insight into the Company’s technical analysis regarding planned projects. Competitors would obtain an unfair advantage because they are not required to reveal similar information and can structure the pricing for competing products based on the Information. In the event the Information was released, it is quite likely that suppliers would use the Information to set the floor in establishing their own prices, thus artificially and inefficiently setting a market price that may not be representative of the best cost that the market could offer. Competitors would also unfairly benefit in having access and insight into the Company’s planning processes and methodologies. This competitive advantage for the Company’s suppliers and competitors would mean that Georgia Power will potentially pay higher prices to suppliers, ultimately harming Georgia Power.

The trade secret portions of the Information are subject to substantial procedures to maintain their secrecy. Only select Georgia Power and Southern Company personnel are granted access to the trade secret portions of the Information. Those personnel receive access only on a “need to know” basis. Parties outside Georgia Power and Southern Company affiliates and their legal counsel who have been granted access to the trade secret portions of the Information, if any, have been required to sign confidentiality agreements.

Jeffrey R. Grubb, first being duly sworn, deposes and states that he has reviewed the Technical Appendix of the Company’s 2023 IRP Update and that to the best of his knowledge the specific information designated as trade secret constitute trade secrets in accordance with O.C.G.A. § 10-1-761 (2021).

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Jeffrey R. Grubb

Director, Resource Policy & Planning

Georgia Power Company

Subscribed and sworn to before me this 23rd day of October, 2023.

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Notary Public

My Commission expires: