## Steel Hector & Davis

Tallahassee, Florida

Matthew M. Childs, P.A. (904) 222 - 4448

February 1, 1995

Blanca S. Bayo, Director Division of Records and Reporting Florida Public Service Commission 101 East Gaines Street Tallahassee, FL 32399

> FLORIDA POWER & LIGHT'S REPONSE TO PETITION FOR RE: LEAVE TO INTERVENE OF FLORIDA STEEL CORPORATION DOCKET NO. 950001-EI

Dear Ms. Bayo:

Enclosed for filing please find the original and fifteen (15) copies of Florida Power & Light Company's Response to Petition for Leave to Intervene of Florida Steel Corporation in the above referenced docket.

Very truly yours,

Matthew M. Childs, P.A.

MMC/ml

cc: All Parties of Record

RECEIVED & FILED PROCEDUREAU OF RECORDS

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FPSC-RECORDS/REPORTING

## BEFORE THE PUBLIC SERVICE COMMISSION

IN RE: Investigation of Fuel Cost Recovery Clauses of Electric Companies DOCKET NO. 950001-EI FILED: FEBRUARY 1, 1995

## FLORIDA POWER & LIGHT COMPANY'S RESPONSE TO THE PETITION FOR LEAVE TO INTERVENE OF FLORIDA STEEL CORPORATION

Florida Power & Light Company ("FPL"), pursuant to Rule 25-22.037, Florida Administrative Code, hereby files this its
Response to the Petition for Leave to Intervene of Florida Steel
Corporation ("Petition") and states:

- 1. Though styled a Petition for Leave to Intervene, the Petition, without leave from this Commission, also: identifies specific issues; requests that the scope of this Docket be expanded to address these issues and that they be set for hearing as part of this Docket; as well as requests modification of the proposed procedural schedule of this Docket to allow discovery and the filing of testimony regarding these issues.
- FPL does not object to the intervention in this Docket by Florida Steel Corporation.

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FPSC-RECORDS/REPORTING

- All relief requested in the Petition, other than its request to intervene, should be denied.
- 4. The consideration in this Docket of those specific issues identified in the Petition, with the exception of the subject matter identified in Paragraphs 6(c) and 6(d) of the Petition, are inappropriately beyond the scope of this Docket or represent matters already decided. Florida Steel Corporation has not identified or plead any basis for the consideration of these additional issues in this Docket. Moreover, the scope of this Docket is limited and does not include the additional matters Florida Steel Corporation now seeks to raise.
- 5. The subject matter of issue 6(d) of the Petition has already been addressed in FPL's Petition and pre-filed testimony and, FPL expects, will be addressed in this proceeding during the currently scheduled hearings.
- 6. The modification of the proposed procedural schedule for this Docket as requested by Florida Steel Corporation should be denied. The subject matter of Florida Steel's specific issue 6(c) is a routine type issue for this Docket. The subject matter of Florida Steel's specific issue 6(d) has already been raised by FPL's Petition and pre-filed testimony; the remaining issues, as already stated, are inappropriate for consideration in this Docket, and, were they appropriate, have not been properly raised herein.

WHEREFORE, FPL requests that the relief requested by Florida Steel's Petition, with the exception of its request for leave to intervene be denied.

DATED this 1st day of February, 1995.

Respectfully submitted,

STEEL HECTOR & DAVIS
215 South Monroe Street
Suite 601
Tallahassee, FL 32301-1804
Attorneys for Florida Power
& Light Company

Matthew M. Childs, P.A.

## CERTIFICATE OF SERVICE DOCKET NO. 950001-EI

I HEREBY CERTIFY that a true and correct copy of Florida Power & Light Company's Response to the Petition to Intervene Of Florida Steel Corporation, have been furnished by Hand Delivery \*\* or U.S. Mail this 1st day of February, 1995, to the following:

Martha Brown, Esq. \*\* Division of Legal Services 101 East Gaines Street Tallahassee, FL 32399

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