BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In Re: Approval of Demand-Side) DOCKET NO. 950441-EG
Management Plan of Florida) ORDER NO. PSC-95-0716-PCO-EG
Public Utilities Company.) ISSUED: June 10, 1995

ORDER GRANTING MOTION FOR EXTENSION OF TIME

On June 1, 1995, the Florida Public Utilities Company ("FPUC"), by and through its undersigned attorneys, filed a Motion for Extension of Time in Docket No. 950441. Florida Public Utilities Company request that the Commission extend the date that it must file its Demand-Side Management Plan, until the sixty days after the later of the Commission's approval of Gulf Power Company's (Gulf) DSM plan and Jacksonville Electric Authority's (JEA) DSM plan.

Order No. PSC-95-0461-FOF-EG, issued in Docket Nos. 930552-EG, 930553-EG, 930554-EG, 930555-EG, 930556-EG, 930557-EG, 930558-EG, 930559-EG, 930560-EG, 930561-EG, 930562-EG, 930563-EG, 930564-EG, 930922-EG, and 940828-EG, on April 10, 1995, established numeric demand-side management (DSM) goals for the electric utilities subject to the Florida Energy Efficiency and Conservation Act (FEECA), Sections 366.80 - 366.85 and 403.519, Florida Statutes. Pursuant to Rule 25-17.0021 (4), Florida Administrative Code, each utility must submit a DSM plan designed to meet the utility's numerical goals within 90 days of a final order establishing or modifying goals.

Rule 25-17.0021 (4), Florida Administrative Code, does, however, allow the Commission to extend the period of time in which a utility must submit its demand side management plans. FPUC, thereby, requests that the Commission grant an extension because the time and resources required to prepare its DSM plans are dependent upon the programs that the FPSC approves for Gulf and JEA. An extension of time will provide FPUC with an adequate amount of time in which to prepare its DSM plans and avoid many expenditures associated with the development and design of conservation programs.

Based on the foregoing, it is therefore

ORDERED that Florida Public Utilities Company will file its Demand-Side Management Plan, in the above referenced docket for its Marianna Division, within sixty days after the Agenda Conference where the Commission approves Gulf Power Company's DSM plan. It is further

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FPSC-RECORDS/REPORTING

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ORDERED that Florida Public Utilities Company will file its Demand-Side Management Plan, in the above referenced docket for its Fernandina Beach Division, within sixty days after the Agenda Conference where the Commission approves Jacksonville Electric Authority's DSM plan. It is further

ORDERED that this docket shall remain open pending consideration by the Commission.

By ORDER of Commissioner Joe Garcia, as Prehearing Officer, this <u>13th</u> day of <u>June</u>, <u>1995</u>.

JOE GARCIA, Commissioner and

Prehearing Officer

(SEAL)

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NOTICE OF FURTHER PROCEEDINGS OR JUDICIAL REVIEW

The Florida Public Service Commission is required by Section 120.59(4), Florida Statutes, to notify parties of any administrative hearing or judicial review of Commission orders that is available under Sections 120.57 or 120.68, Florida Statutes, as well as the procedures and time limits that apply. This notice should not be construed to mean all requests for an administrative hearing or judicial review will be granted or result in the relief sought.

Any party adversely affected by this order, which is preliminary, procedural or intermediate in nature, may request: (1) reconsideration within 10 days pursuant to Rule 25-22.038(2), Florida Administrative Code, if issued by a Prehearing Officer; (2) reconsideration within 15 days pursuant to Rule 25-22.060, Florida Administrative Code, if issued by the Commission; or (3) judicial review by the Florida Supreme Court, in the case of an electric, gas or telephone utility, or the First District Court of Appeal, in the case of a water or wastewater utility. A motion for

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reconsideration shall be filed with the Director, Division of Records and Reporting, in the form prescribed by Rule 25-22.060, Florida Administrative Code. Judicial review of a preliminary, procedural or intermediate ruling or order is available if review of the final action will not provide an adequate remedy. Such review may be requested from the appropriate court, as described above, pursuant to Rule 9.100, Florida Rules of Appellate Procedure.