BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition for Expedited Approval of Settlement Agreement with Lake Cogen, Ltd. by Florida) Docket No. 961477-EQ) December 18, 1997
Power Corporation	,

LAKE COGEN, LTD.'S UNOPPOSED MOTION FOR ENLARGEMENT OF TIME TO FILE A RESPONSE TO FLORIDA POWER CORPORATION'S MOTION TO DISNISS

Lake Cogen, Ltd. ("Lake") by and through undersigned counsel and pursuant to Rule 25-22.037, Florida Administrative Code ("F.A.C."), hereby requests an enlargement of time to file a response to Florida Power Corporation's ("FPC's") Motion to Dismiss Lake's Petition on Proposed Agency Action (the "Motion to Dismiss") and in support thereof states:

- 1. On December 5, 1997, Lake filed its Petition on Proposed Agency Action.
- 2. On December 15, 1997, FPC filed a Motion to Dismiss
 Lake's Petition on Proposed Agency Action. FPC served Lake by

 M.S. mail, and thus, pursuant to Rule 25-22.029, F.A.C., Lake's
 Tesponse to the Motion to Dismiss must be filed with the

 Commission by December 29, 1997.
- CAF ______ 3. Lake's counsel will be out-of-state for the holidays

 CMU ______ and will not have adequate time to file a response to the Motion

 EAG ______ and will not have adequate time to file a response to the Motion

 EAG ______ and will not have adequate time to file a response to the Motion

 EAG ______ Dismiss within the time prescribed by Rule 25-22.029.

 LIU ______ Accordingly, Lake requests that the Commission grant it an

 OPG ______ enlargement of time up to and including the close of business on

 RCH ______ January 9, 1998 to file its response.

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4. Undersigned counsel has contacted FPC's counsel and is authorized to represent that FPC does not object to this request.

WHEREFORE, Lake Cogen, Ltd. respectfully requests that the Commission enlarge the time up to and including the close of business on January 9, 1998, for the filing of Lake Cogen, Ltd.'s response to Florida Power Corporation's Motion to Dismiss.

ROBERT SCHEFFEL WIGHT

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CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true copy of the foregoing has been furnished by U.S. Mail or hand-delivery(*) on this day of December, 1997 to the following:

James A. McGee, Esq. Office of the General Counsel Florida Power Corporation Post Office Box 14042 St. Petersburg, FL 33733-4042

Wm. Cochran Keating IV, Esq.* Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850

Robert Scheffel W