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BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition for Determination of Need for Electric Power Plant in Lake County by Panda Leesburg Power Partners, L.P. 00 APR -7 PM 4:57 Docket No. 000288-EU RECORDS AND Filed: April 7, 2000 REPORTING

FLORIDA POWER CORPORATION'S JOINDER IN MOTION OF FLORIDA POWER AND LIGHT COMPANY'S MOTION FOR A SCHEDULING CONFERENCE

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Pursuant to Rule 28-106.204 of the Florida Administrative Code, Florida Power Corporation ("FPC"), joins in the Motion of Florida Power & Light Company ("FPL") for a scheduling conference.

For the reasons set forth in FPL's motion, it is apparent that the existing CASR schedule does not afford adequate time to prepare an evidentiary response to Petitioners' still unfiled evidence in support of their petitions, or adequate time for discovery and trial preparation. Most egregiously, affording only two weeks in which to file Intervenors' testimony in response to Petitioners' direct case is completely unfeasible. Moreover, as noted in FPL's motion, Petitioners failure to file their "detailed analysis and supporting documentation of the costs and benefits" of the proposed power plants as required by Rule 28-22.081(3), Florida Administrative (clear grounds for outright dismissal of the petitions) further compounds the problems inherent in the existing schedule, as most recently evidenced by the Commission's experience in Docket No. 991462-EU (Okeechobee Generating Company).

FPC believes that a prompt scheduling conference at which Petitioners, Staff, and Intervenors can discuss Petitioners' anticipated evidence, witnesses, models and data -- as well as access to the data and models -- is of critical importance in fashioning a fair and workable prehearing schedule. There is no reason why that conference cannot or should not be promptly

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convened. Petitioners' direct case evidence is due on April 24 under the existing CASR. Petitioners should therefore already be in a position to provide meaningful information concerning their witnesses and modeling.

In light of the magnitude of these two proceedings -- which request approval to build 2,000 MW of new, wholly merchant generating capacity -- and the fact that the petitions were not accompanied by the required detailed analyses and documentation, FPC agrees that proceeding without a scheduling conference is inadvisable. However, should the Prehearing Officer nevertheless elect not to hold such a conference, FPC advises the Prehearing Officer that FPC has no objection or opposition to the alternative schedule proposed in FPL's motion.

WHEREFORE, FPC therefore urges the Prehearing Officer to convene a scheduling conference at his earliest opportunity for the above purposes.

Respectfully submitted,

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FLORIDA POWER CORPORATION

JAMES A. McGEE Senior Counsel FLORIDA POWER CORPORATION P.O. Box 14042 St. Petersburg, Florida 33733 Telephone: (727) 820-5184 Facsimile: (727) 820-5519 GARX L. SASSO Florida Bar No. 622575 Jill H. Bowman Florida Bar No. 057304 CARLTON, FIELDS, WARD, EMMANUEL, SMITH & CUTLER Post Office Box 2861 St. Petersburg, FL 33731 Telephone: (727) 821-7000 Telecopier: (727) 822-3768

- and –

Robert Pass Florida Bar No. 183169 CARLTON, FIELDS, WARD, EMMANUEL, SMITH & CUTLER, P.A. P.O. Drawer 190 Tallahassee, FL 32302-0190 Telephone: (850) 224-1585 Facsimile: (850),222-0398

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished by U.S. Mail to the following parties of record this 7th day of April, 2000.

Attomev

PARTIES OF RECORD:

Suzanne Brownless, Esq. 1311-B Paul Russell Road, Ste. 201 Tallahassee, FL 32301 Phone: (850) 877-5200 Fax: (850) 878-0090 Attorneys for Panda Midway Power Partners, L.P.

Regional Planning Council #06 Sandra Glenn 631 N. Wymore Road, Ste. 100 Maitland, FL 32751 Phone: (407) 623-1075 Fax: (941) 623-1084

Department of Environmental Regulation Gary Smallridge 2600 Blairstone Road Tallahassee, FL 32399-2400 Phone: (850) 487-0472 Steven W. Crain, P.E. Panda Midway Power Partners, L.P. 4100 Spring Valley, Ste. 1001 Dallas, Texas 75244

Jon Moyle, Jr. Moyle Law Firm 118 North Gadsden Street Tallahassee, FL 32301

Paul Darst Department of Community Affairs Division of Local Resource Planning 2740 Centerview Drive Tallahassee, FL 32399-2100 Phone: (850) 488-8466 Fax: (850) 921-0781