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Steel Hector \& Davis Lip

Blanca S. Bayó, Director
Records and Reporting
Florida Public Service Commission
4075 Esplanade Way, Room 110
Tallahassee, Florida 32399-0850
November 14, 2000

## In Re: Petition for Determination of Need for Electric Power Plant in Polk County by Calpine Construction Finance Company, L.P. Docket No. 000442-EI

Dear Ms. Bayó:
Enclosed for filing on behalf of Florida Power \& Light Company are the original and fifteen (15) copies of Motion of Florida Power \& Light Company to Further Extend the Deadline for Objecting to Calpine's Request for Confidential Classification.

If you or your Staff have any questions regarding this transmittal, please contact me.

Very truly yours,


Charles A. Guyton


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# BEFORE THE FLORIDA PUBLIC SERVICE COMMISSIONORIGINAL 



Docket No. 000442-EI
Filed: November 14, 2000

# MOTION OF FLORIDA POWER \& LIGHT COMPANY TO <br> FURTHER EXTEND THE DEADLINE FOR OBJECTING TO CALPINE'S REQUEST FOR CONFIDENTIAL CLASSIFICATION 

Florida Power \& Light Company ("FPL"), pursuant to Rule 25-106.204, Florida Administrative Code, moves to further extend the 14 day deadline specified in Rule 25-22.006(3)(a) for filing objections to requests for confidential classifications in formal proceedings and allow FPL an additional fourteen (14) days through November 28, 2000 to reply to Calpine's Request for Confidential Classification filed on October 17, 2000. In support of this motion, FPL states:

1. FPL informed Calpine that it was prepared to file an objection to Calpine's request for confidential classification. In response, Calpine offered to waive the fourteen (14) day deadline in Rule 25-22.006, Florida Administrative Code, for filing an objection. Based upon their mutual desire to avoid filings which might adversely affect the efforts of the parties to resolve this matter, the parties filed a joint motion to extend the deadline for objecting to the request for confidentiality through November 14, 2000. That joint motion was granted in Order No. PSC-00-2134-PCO-EI.
2. Calpine and FPL have met and discussed access to at least some of the portions of the MOU which Calpine has requested the Commission treat as confidential. Those discussions are ongoing. FPL and Calpine would like to have the benefit of those discussions and such arrangements as they can make before FPL is required to file its objection.
3. It is conceivable that Calpine and FPL may be able to work out an accommodation which avoids the Commission having to address a contested request for confidential classification. If they can, then the deadline extension being requested will serve to conserve Commission resources and make for a more efficient processing of the case. If FPL and Calpine are not successful in working out their differences, then no prejudice will have been experienced by either party by the requested delay.
4. Counsel for Calpine and for Florida Power Corporation ("FPC") have stated that Calpine and FPC do not object to the relief requested in this motion, and Staff Counsel takes no position on the requested relief.

WHEREFORE, FPL moves to further extend the deadline for filing an objection to Calpine's request for confidential classification from November 14, 2000 through November 28, 2000.

Respectfully submitted,
Steel Hector \& Davis LLP
Suite $601,215 \mathrm{~S}$. Monroe St.
Tallahassee, Florida 32301
Attorneys for Florida Power \& Light Company


## CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of this Motion of Florida Power \& Light Company to Further Extend the Deadline for Objecting to Calpine's Request for Confidential Classification in Docket No. 000442-EI was served by Hand Delivery (*) or mailed this 14th day of November, 2000 to the following:

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