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December 1, 2000



ORIGINAL

VIA HAND DELIVERY

Ms. Blanca S. Bayó Director Division of Records and Reporting Florida Public Service Commission Betty Easley Conference Center 2540 Shumard Oak Boulevard Room 110 Tallahassee, FL 32399-0850

> Re: Florida Power & Light Company's Request for Confidential Classification of Certain Material Provided in Connection with the Monthly Fuel Filings; Docket No. 000001-EI

Dear Ms. Bayó:

DN 14728-00

It has been brought to my attention by Sidney Matlock of the Public Service Commission that Florida Power & Light Company's ("FPL") Request for Confidential Classification, filed November 15, 2000, contained an error on Page 4 of Exhibit C to the Request. In subsection "Date of Declassification" FPL listed two dates for declassification for line 35. The correct date for declassification for line 35 is February 28, 2001. Therefore, I enclose and hand you herewith an original plus 5 copies of the corrected page 4 of Exhibit C to the Request for Confidential Classification. Please replace this corrected page with page 4 that was filed November 15, 2000.

If you or your Staff have any questions please call me at the number listed above. Thank you for your consideration this matter.

Very truly yours,

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R. Wade Litchfield

R:WL/jsb ---- Enclosure nC(1)

RECEIVED A HELL

MW PSC-BUREAU OF RECORDS

DOCUMENT NUMBER-DATE

FPSC-FECORDS/REPORTING

an FPL Group company

423-1(a)	24-30	H – N, P & Q	02/28/01
423-1(a)	31-34	H – N, P & Q	02/28/01
423-1(a)	35	H – N, P & Q	02/28/01

Rationale:

FPL requests that the confidential information identified above not be disclosed until the identified date of declassification. The date of declassification is determined by adding six months to the last day of the contract period under which the goods or services identified on Form 423-1(a) or 423-1(b) were purchased.

Disclosure of pricing information during the contract period or prior to the negotiation of a new contract is reasonably likely to impair FPL's ability to negotiate future contracts as described above.

FPL typically renegotiates its No. 6 fuel oil contracts and fuel-related services contracts prior to the end of such contracts. However, on occasion, some contracts are not renegotiated until after the end of the current contract period. In those instances, the contracts are typically renegotiated within six months. Consequently, it is necessary to maintain the confidentiality of the information identified as confidential on FPL's Form 423-1(a) or 423-1(b) for six months after the end of the individual contract period to which the information relates.

With respect to No. 6 fuel oil price information on the Form 423-1(a) or 423-1(b) for oil that was not purchased pursuant to an already existing contract, and the terms of the agreement under which it is purchased are fulfilled upon delivery, FPL requests the price information identified as confidential be kept confidential for a period of six months after the delivery. A six-month period is the minimum amount of time necessary for confidentiality of these types of purchases to allow FPL to utilize its market presence in gaining price concessions during seasonal fluctuations in the demand for No. 6 fuel oil. Disclosure of this information any sooner than six months after completion of the transaction is reasonably likely to impair FPL's ability to negotiate such purchases.

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