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May 14, 2001

VIA FEDERAL EXPRESS

Ms. Blanca S. Bayó, Director Division of Records and Reporting Florida Public Service Commission 4075 Esplanade Way, Room 110 Tallahassee, FL 32399-0850

Re: DOCKET NOS. 001148-EI, 000824-EI and 010577-EI

Dear Ms. Bayó:

Enclosed for filing please find the original and fifteen (15) copies of Florida Power & Light Company's Supplement to the Joint Motion to Establish a Separate Generic Docket to Determine on an Expedited Basis the Prudence of the Formation of and Participation in GridFlorida, Inc. in the above-referenced dockets. An electronic copy is provided on a diskette.

Very truly yours

Gabriel E. Nieto

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BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Joint Motion to Establish Docket as to the Prudence of the Formation of Grid Florida, Inc.

Docket Nos. 001148EI; 000824EI; and 010577-EI Filed: May 14, 2001

FLORIDA POWER & LIGHT COMPANY'S SUPPLEMENT TO THE JOINT MOTION TO ESTABLISH A SEPARATE GENERIC DOCKET TO DETERMINE ON AN EXPEDITED BASIS THE PRUDENCE OF THE FORMATION OF AND PARTICIPATION IN GRIDFLORIDA, INC.

Florida Power & Light Company ("FPL") files the following Supplement to the Joint Motion to Establish a Separate Generic Docket to Determine on an Expedited Basis the Prudence of the Formation of and Participation in GridFlorida, Inc. (the "Joint Motion") filed May 11, 2001 by FPL, Tampa Electric Company ("TECO") and Florida Power Corporation ("FPC"):

- 1. On May 11, 2001, FPL, TECO and FPC filed the Joint Motion in Public Service Commission Docket Nos. 001148-EI, 000824-EI and 010577-EI. FPL, TECO and FPC were not able to contact all counsel in these dockets prior to filing the Joint Motion. The Joint Motion therefore indicates that FPL would contact counsel in Docket No. 001148-EI, TECO would contact counsel in Docket No. 010577-EI and FPC would contact counsel in Docket No. 010577-EI, and that each would file a separate supplement to the Joint Motion.
- 2. In accordance with the Joint Motion, FPL has contacted counsel for the parties in Docket No. 00-1148-El. Their positions with respect to the Joint Motion are as follows: Florida Industrial Power Users Group has no objection to the motion; Public Counsel takes no position; and South Florida Hospital and Healthcare Association

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takes no position. Counsel for Staff and Dynegy could not be reached prior to the filing of this Supplement.

3. Counsel for South Florida Hospital and Healthcare Association has asked that the attached letter be forwarded to the Commission.

Respectfully Submitted,

John T. Butler, P.A

Attorney for Florida Power & Light Co.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of Florida Power & Light Company's Supplement to the Joint Motion to Establish a Separate Generic Docket to Determine on an Expedited Basis the Prudence of the Formation of and Participation of Grid Florida, Inc. was served by U.S. Mail this 14th day of May, 2001 to the following:

Robert V. Elias, Esq. Legal Division Florida Public Service Commission 2540 Shumard Oak Boulevard Room 370 Tallahassee, Florida 32399

J. Roger Howe, Esq.
Office of Public Counsel
111 West Madison Street
Room 812
Tallahassee, Florida 32399

John McWhirter, Jr.
Florida Industrial Power Users Group
McWhirter, Reeves, McGlothlin, Davidson,
Decker, Kaufman, Arnold & Steen, P.A.
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Suite 2450
Tampa, Florida 33601-3350

Joseph McGlothlin Vicki Kaufman McWhirter, Reeves, McGlothlin, Davidson, Decker, Kaufman, Arnold & Steen, P.A. 117 South Gadsden Tallahassee, Florida 32301

Mark Sundback, Esq. Kenneth Wiseman, Esq. 1701 Pennsylvania Avenue, N.W. Suite 300 Washington, D.C. 20006 Thomas A. Cloud, Esq. Gray, Harris & Robinson, P.A. P.O. Box 3068 Orlando, Florida 32802-3068

Joh

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ATTORNEY

May 14, 2001

Via Facsimile

MOUSTON WASHINGTON, D.C.

DALLAS
LOS ANGELES
NEW YORK
THE WOODLANDS

LONDON

Gabriel Neita, Esquire Steel Hector & Davis LLP 200 South Biscayne Boulevard Miami, Florida 33131-2398

Re:

Docket No. 001148-EI

Dear Mr. Neita:

This letter memorializes our telephone call of this afternoon. You called our offices shortly after noon. You stated that your client, Florida Power & Light Company ("FP&L") had filed a motion to consolidate Florida Power Scrvice Commission ("Commission") Docket No. 001148-EI with other matters pending before the Commission. Apparently the motion was filed on Friday, May 11, 2001. You sought to determine whether we supported, opposed or did not take a position on the motion, and indicated you would be filing this afternoon a representation with the Commission concerning other participants' positions on the motion.

As we informed you:

- we were not called on Friday, May 11, 2001, nor at anytime before your call this afternoon, about your motion;
- we had not received a copy of your motion at the time of the telephone call; we subsequently received it and will undertake to review it;
- we are unable to provide you with any response at present and will respond as soon as we have had an opportunity to intelligently review it; and

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ANDREWS & KURTH I.LP.

Gabriel Neita, Esquire May 14, 2001 Page 2

we would like a copy of this letter attached to any pleading you file with the Commission in this matter.

Very truly yours,

Mark F. Sundback
Kenneth L. Wiseman

Attorneys for the Hospitals

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