Matilda Sanders



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Dana Greene [DanaG@hgslaw.com] From: Sent: Tuesday, December 19, 2006 11:00 AM Filings@psc.state.fl.us To: Cc ljacobs50@comcast.net; sbrownless@comcast.net; CAROLYN S RAEPPLE; Virginia Dailey; barmstrong@ngn-tally.com; psimms@nrdc.org; Jennifer Brubaker; Katherine Fleming; brett@wildlaw.org; jeanne@wildlaw.org CMP Subject: Docket 060635-EU COM Attachments: DOCKET060635EU.PDF CTR _____ ECR GCL DOCKET060 5EU.PDF (85 ł OPC _____ Electronic Filing RCA a. Person responsible for this electronic filing: SCR Carolyn S. Raepple Hopping Green & Sams, P.A. SGA 123 S. Calhoun Street Tallahassee, FL 32301 SEC 850-425-2346 CRaepple@hgslaw.com OTH

b. Docket No. 060635-EU (In re: Petition To Determine Need For an Electrical Power Plant in Taylor County)

c. Document being filed on behalf of Florida Municipal Power Agency, JEA, Reedy Creek Improvement District and City of Tallahassee (Applicants)

d. There are a total of 3 pages.

e. The document attached for electronic filing is Florida Municipal Power Agency, JEA, Reedy Creek Improvement District and City of Tallahassee's Notice of Cancellation of Telephonic Deposition of Stephen A. Smith

Thank you for your cooperation.

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BEFORE THE PUBLIC SERVICE COMMISSION

ORIGINAL

In re: Petition To Determine Need For an DOCKET NO. 060635-EU Electrical Power Plant in Taylor County by Florida Municipal Power Agency, JEA, Reedy Creek Improvement District and City of Tallahassee.

FLORIDA MUNICIPAL POWER AGENCY, JEA, REEDY CREEK IMPROVEMENT DISTRICT AND CITY OF TALLAHASSEE'S NOTICE OF CANCELLATION <u>OF TELEPHONIC DEPOSITION OF STEPHEN A SMITH</u>

Florida Municipal Power Agency, JEA, Reedy Creek Improvement District and City of Tallahassee, pursuant to the representation of counsel for the Natural Resources Defense Council, Suzanne Brownless, that Dr. Stephen A. Smith has advised he will not be appearing or offering testimony on behalf of any party at the final hearing on this matter, hereby serve notice that they have *cancelled* the telephonic deposition of Dr. Smith on Thursday, December 21, 2006, previously scheduled to commence at 1:30 p.m. If Dr. Smith's name is not removed from the witness list of all parties at the Prehearing Conference, the undersigned reserves the right to reschedule this deposition at a later date prior to the close of discovery.

DOCUMENT NUMBER-DATE

SERVED this 19th day of December, 2006.

//S// Carolyn S. Raepple____

Gary V. Perko Carolyn S. Raepple Virginia C. Dailey HOPPING GREEN & SAMS, P.A. 123 South Calhoun Street (32301) P. O. Box 6526 Tallahassee, Florida 32314 Phone: 850/222-7500 Fax: 850/224-8551 Email: <u>GPerko@hgslaw.com</u> <u>CRaepple@hgslaw.com</u> VDailey@hgslaw.com

Attorneys for Florida Municipal Power Agency, JEA, Reedy Creek Improvement District, and the City of Tallahassee

CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing Applicants' Notice of Cancellation of Telephonic Deposition of Stephen A Smith in Docket No. 060635-EU was served upon the following by electronic mail(*) or U.S. Mail(**) on this 19th day of December, 2006:

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//S//Carolyn S. Raepple Attorney