RIGIN

FPSC-COMMISSION CLERK

## **Matilda Sanders**

From:

Sent: To:

	eming; lholey@psc.state.fl.us; Bill Walker; thjustice.org; Natalie F. Smith (Natlie_Smi	Bryan Anderson; jbrubaker@psc.state.fl.us; th@fpl.com); Wade Litchfield
Subject: e-filing (Dkt. I	No. 070098-EI)	
Attachments: 070098.cross	s notice of depo.schlissel.sversion.doc	
Electronic Filing		
a. Person responsible f	for this electronic filing:	
Charles J. Beck, Associately Charles J. Beck, Associately Counse Countries C	el ature c, Room 812 1400	
b. Docket No. 070098-El	[	
	cermination of need for Glades y, by Florida Power & Light Com	Power Park Units 1 and 2 electrical power pany.
c. Document being filed	d on behalf of Office of Public	Counsel
d. There are a total of	3 pages.	
e. The document attache Telephonic Deposition I		ice of Public Counsel's Cross-Notice of
(See attached file: 070	0098.cross notice of depo.schli	ssel.sversion.doc)
Thank you for your atte	ention and cooperation to this	request.
Brenda S. Roberts Office of Public Counse Telephone: (850) 488-93 Fax: (850) 488-4491		DOCUMENT NUMBER-DATE 02437 MAR 195
3/19/2007		EDSC-COMMISSION OF THE
		LULITE PORTAGE AL MALE

ROBERTS.BRENDA [ROBERTS.BRENDA@leg.state.fl.us]

Monday, March 19, 2007 9:38 AM

Filings@psc.state.fl.us



#### BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In Re: Petition for determination of need	)	Docket No. 070098-El
for Glades Power Park Units 1 and 2	)	
electrical power plants in Glades County,	)	Filed: March 19, 2007
by Florida Power & Light Company.	)	

# OFFICE OF PUBLIC COUNSEL'S CROSS-NOTICE OF TELEPHONIC DEPOSITION DUCES TECUM

TO: Michael Gross, Esquire Earthjustice P.O. Box 1329 Tallahassee, FL 32302

NOTICE is hereby given that the Office of Public Counsel will take the deposition of the following individual at the following location and time indicated:

NAME	DATE and TIME	PLACE OF
		DEPOSITION
David A. Schlissel	March 21, 2007 9: 00 a.m.	Synapse Energy Economics, Inc. 22 Pearl Street Cambridge, Mass. 02139

Since the deposition of the individual named above has already been noticed by the Florida Power & Light Company, the Office of Public Counsel states that they will plan to ask their deposition questions, if any, at the conclusion of the deposition by the Florida Power & Light Company.

The deposition is being taken for purposes of discovery, for use at trial, or for any other purpose allowed under the Florida Rules of Civil Procedure, the Uniform Rules of Procedure, and the Rules of the Florida Public Service Commission.

DOCUMENT NUMBER-DATE

02437 MAR 195

# Please govern yourselves accordingly.

Respectfully submitted,

s/ Charles J. Beck

Charles J. Beck
Deputy Public Counsel
Florida Bar No. 217281
Office of Public Counsel
111 West Madison Street, Room 812
c/o The Florida Legislature
Tallahassee, FL 32399-0850

(850) 488-9330

Attorney for the Citizens of the State of Florida

### DOCKET NO. 070098-EI CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a copy of the foregoing has been furnished by U.S.

Mail and electronic mail to the following parties on this 19th day of March, 2007.

s/ Charles J. Beck Charles J. Beck

Bill Walker Florida Power & Light Company 215 South Monroe Street, Suite 810 Tallahassee, FL 32301-1859

Jennifer Brubaker, Esquire Division of Legal Services Florida Public Service Commission 2540 Shumard Oak Blvd. Tallahassee, FL 32399-0850 R. Wade Litchfield Associate General Counsel Bryan S. Anderson Natalie F. Smith Florida Power & Light Company 700 Universe Boulevard Juno Beach, Florida 33408-0420

Michael A. Gross Earthjustice P.O. Box 1329 Tallahassee, FL 32302