ORIGINAL

Timolyn Henry

From:Rhonda Dulgar [rdulgar@yvlaw.net]Sent:Friday, May 25, 2007 4:41 PMTo:Bill Walker; John Butler; Adam Teitzman; Filings@psc.state.fl.us; H. Mann; Keino Young; Lorena Holley; Schef
Wright

Subject: Electronic Filing - Docket 070301-El

Attachments: JI.PetitiontoIntervene.FPLStormHardeningPlan.5-25-07.doc

a. Person responsible for this electronic filing:

Robert Scheffel Wright Young van Assenderp, P.A. 225 South Adams Street, Suite 200 Tallahassee, FL 32301 (850) 222-7206 swright@yvlaw.net

b. Docket No. 070301-EI

In Re: Approval of Florida Power & Light Company's Storm Hardening Plan Pursuant to Rule 25-6.0342, F.A.C.

- c. Document being filed on behalf of the Town of Jupiter Island, Florida.
- d. There are a total of 8 pages.
- e. The document attached for electronic filing is Petition to Intervene of the Town of Jupiter Island, Florida.

(see attached file: JI.PetitiontoIntervene.FPLStormHardeningPlan.5-25-07.doc)

Thank you for your attention and assistance in this matter.

Rhonda Dulgar Secretary to Schef Wright Phone: 850-222-7206 FAX: 850-561-6834

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BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In Re: Approval of Florida Power) & Light Company's Storm Hardening) DOCKET NO. 070301-EI Plan Pursuant to Rule 25-6.0342, F.A.C.) FILED: MAY 25, 2007

PETITION TO INTERVENE OF THE TOWN OF JUPITER ISLAND, FLORIDA

The Town of Jupiter Island, Florida ("Jupiter Island" or "Town"), pursuant to Chapter 120, Florida Statutes, and Rules 25-22.039, 28-106.205, and 28-106.201, Florida Administrative Code ("F.A.C."), and by and through its undersigned counsel, hereby petitions the Commission for leave to intervene in the above-styled docket relating to Florida Power & Light Company's ("FPL") "Electric Infrastructure Storm Hardening Plan" (the "Plan") dated and filed in this docket on May 7, 2007. In summary, the Town of Jupiter Island is a substantial customer of FPL, and the Town has ongoing interests in converting the existing overhead ("OH") electric distribution lines in Jupiter Island to underground ("UG") service. Accordingly, the Town's substantial interests in reliable electric service and in the implications of FPL's Plan for the Town's desired UG conversion projects will be determined by these proceedings and the Town is entitled to intervene.

In further support of its Petition to Intervene, the Town of Jupiter Island states as follows.

000LMENT NUMBER-DATE 04358 MAY 25 8 FPSC-COMMISSION CLERK

 The name, address, and telephone number of the Petitioner are as follows:

> Town of Jupiter Island ATTN: Donald R. Hubbs, Assistant Town Manager Post Office Box 7 Hobe Sound, Florida 33475 Telephone (772) 545-0100 Telecopier (772) 545-0188.

2. All pleadings, orders and correspondence should be

directed to Petitioner's representatives as follows:

Robert Scheffel Wright, Attorney at Law John T. LaVia, III, Attorney at Law Young van Assenderp, P.A. 225 South Adams Street, Suite 200 Tallahassee, Florida 32301 (850) 222-7206 Telephone (850) 561-6834 Facsimile E-Mails - swright@yvlaw.net and jlavia@yvlaw.net

with a courtesy copy to

The Honorable Charles Falcone, Mayor Post Office Box 7 Hobe Sound, Florida 33475 Telephone (772) 545-0100 Telecopier (772) 545-0188 E-Mail - cafalcone@adelphia.net

3. The agency affected by this Petition to Intervene is:

Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, Florida 32399-0850.

4. The Town of Jupiter Island has approximately 625 residences, plus Town buildings and facilities and a private club. The Town is located on Jupiter Island, a barrier island approximately 10 miles long located adjacent to Hobe Sound, in Martin County, Florida. The Town of Jupiter Island owns and

operates municipal facilities and lighting equipment, for all of which the Town purchases electric service from FPL. For the past few years, as a potential applicant within the meaning of applicable FPL tariffs, including Tariff Sheet No. 6.300, the Town has been engaged in discussions and negotiations with FPL toward converting the existing overhead ("OH") electric distribution facilities in the Town to underground ("UG") facilities. In fact, to the best of the Town's knowledge, the Town of Jupiter Island is the first municipality to request and pay for a "binding cost estimate" from FPL for the contemplated OH-to-UG conversion project. The Town is actively working toward the conversion of all OH facilities in the Town to UG facilities, and in 2006, the Town completed a pilot underground conversion project using new, submersible UG switch equipment.

5. <u>Statement of Affected Interests</u>. In this docket, the Commission will decide whether to approve FPL's Storm Hardening Plan. FPL's implementation of this Plan will impact the reliability of electric service throughout FPL's service area, including Jupiter Island, and will also directly impact the Contributions in Aid of Construction ("CIACs") to be paid by the Town in connection with its UG conversion project. This impact naturally flows from Commission Rule 25-6.115(9), F.A.C., which requires that estimated OH construction costs used in calculating CIACs shall be based on the requirements of Rule 25-6.0342, F.A.C., Electric Infrastructure Storm Hardening.

6. Standing to Intervene. The Town of Jupiter Island's substantial interests are of sufficient immediacy to entitle it to participate in the proceeding and are the type of interests that the proceeding is designed to protect. To participate as a party in this proceeding, an intervenor must demonstrate that its substantial interests will be affected by the proceeding. Specifically, the intervenor must demonstrate that it will suffer a sufficiently immediate injury in fact that is of the type the proceeding is designed to protect. Ameristeel Corp. v. Clark, 691 So. 2d 473 (Fla. 1997); Agrico Chemical Co. v. Department of Environmental Regulation, 406 So.2d 478 (Fla. 2d DCA 1981), rev. denied, 415 So. 2d 1359 (Fla. 1982). Here, the Town is a substantial customer of FPL with obvious substantial interests in the reliability of FPL's distribution system and also an applicant for UG conversion projects whose substantial interests in having any CIACs calculated in compliance with the Commission's rules will also be determined in this proceeding.

7. <u>Disputed Issues of Material Fact</u>. The Town of Jupiter Island believes that the disputed issues of material fact in this proceeding will include, but will not necessarily be limited to, the following.

ISSUE 1: Is FPL's proposed Storm Hardening Plan reasonable?

- **ISSUE 2:** Does FPL's Plan comply with all requirements of Rule 25-6.0342, F.A.C.?
- **ISSUE 3:** Should the Commission require any modifications to FPL's Plan in the public interest?
- **ISSUE 4:** Should FPL's Storm Hardening Plan be approved, approved with modifications, or rejected?

The Town reserves all rights to raise additional issues in accordance with the Commission's rules and the Order Establishing Procedure (when issued) in this case.

8. <u>Statement of Ultimate Facts Alleged</u>. The Town of Jupiter Island alleges the following ultimate facts entitling it to the relief requested herein.

- a. The Town of Jupiter Island is a substantial retail customer of FPL.
- b. The Town of Jupiter Island is an "Applicant" within the meaning of FPL's UG CIAC tariffs.
- c. The Town of Jupiter Island's substantial interests in reliable electric service and in having FPL's Storm Hardening Plan designed and structured so as to promote the public interest are subject to determination in this proceeding.
- d. As reflected in its preliminary comments filed in this docket jointly with the Town of Palm Beach and the Municipal Underground Utilities Consortium, the Town of Jupiter Island believes that certain improvements should be made in FPL's Plan, including more active pursuit of undergrounding as a hardening measure, especially where undergrounding opportunities may be identified in connection with road-widening, relocation, upgrade, and similar projects; encouragement of and commitment to using rights-of-way to the maximum extent feasible for the placement of UG facilities as a storm hardening measure; and support of submersible underground equipment.

9. Statutes and Rules That Entitle the Town of Jupiter

<u>Island to the Relief Requested</u>. The applicable statutes and rules that entitle the Town of Jupiter Island to relief include, but are not limited to, Sections 120.569, 120.57(1), 366.03, 366.04(5), and 366.05(1), Florida Statutes, and Rules 25-6.0342 and 25-22.039 and Chapter 28-106, Florida Administrative Code.

Statement Explaining How the Facts Alleged By the Town 10. of Jupiter Island Relate to the Above-Cited Rules and Statutes. Rules 25-22.039 and 28-106.205, F.A.C., provide that persons whose substantial interests are subject to determination in, or may be affected through, an agency proceeding are entitled to intervene in such proceeding. Section 366.03, Florida Statutes, requires each public utility to furnish sufficient, adequate, and efficient service; Section 366.04(5), Florida Statutes, gives the Commission jurisdiction over the planning, development, and maintenance of the grid to assure adequate and reliable service; and Section 366.05(1), Florida Statutes, gives the Commission jurisdiction to require improvements and additions to utility facilities to promote the convenience and welfare of the public. As a substantial retail customer of FPL, the Town's substantial interests in the reliability of FPL's distribution system (and transmission system) are sufficient to establish standing in this proceeding. Moreover, as a municipal government directly subject to FPL's CIAC tariffs relating to OH-to-UG conversions, and thus also subject to the impacts that the approval of FPL's Storm Hardening Plan will have on such CIACs, the Town's substantial interests are further subject to determination in this proceeding, and the Town is entitled to intervene herein.

CONCLUSION AND RELIEF REQUESTED

The Town of Jupiter Island is a substantial customer of FPL and an "Applicant" and a local government subject to FPL's existing and proposed UG CIAC tariffs. Based on its substantial

interests in the reliability of FPL's distribution system (and transmission system), as those interests may be affected by FPL's Storm Hardening Plan, and further based on the Town's substantial interests in the impacts that FPL's Plan will have on CIACs to be paid by the Town for UG conversion projects, the Town is entitled to intervene in this docket.

WHEREFORE, the Town of Jupiter Island, Florida respectfully requests the Florida Public Service Commission to enter its order GRANTING its Petition to Intervene and requiring that all parties to this proceeding serve copies of all pleadings, notices, and other documents on the Town's representatives indicated in paragraph 2 above.

Respectfully submitted this 25th day of May, 2007.

S/Robert Scheffel Wright Robert Scheffel Wright Florida Bar No. 966721 John T. LaVia, III Florida Bar No. 853666 Young van Assenderp, P.A. 225 South Adams Street, Suite 200 Tallahassee, Florida 32301 (850) 222-7206 Telephone (850) 561-6834 Facsimile

Attorneys for the Town of Jupiter Island, Florida

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished by electronic Mail and U.S. Mail this _25th_ day of May, 2007, to the following:

Adam Teitzman H. Mann Keino Young Lorena Holley Florida Public Service Commission Division of Legal Services 2540 Shumard Oak Boulevard Tallahassee, Florida 32399

Bill Walker Florida Power & Light Company 215 South Monroe Street, Suite 810 Tallahassee, Florida 32301-1850

John T. Butler Florida Power & Light Company 700 Universe Boulevard Juno Beach, Florida 33408-0420

> S/Robert Scheffel Wright Attorney