

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition To Determine Need for
Turkey Point Nuclear Units 6 and 7
Electrical Power Plant, by Florida
Power & Light Company

DOCKET NO. 070650-EI

FILED: January 28, 2008

SEMINOLE ELECTRIC COOPERATIVE, INC.'S
REQUEST FOR ORAL ARGUMENT

Pursuant to rule 25-22.0022, Florida Administrative Code, Seminole Electric Cooperative, Inc. (“Seminole”) files this Request for Oral Argument regarding its Motion for Reconsideration of the Prehearing Officer’s ruling limiting its intervention in this case filed today. In support thereof, Seminole states:

1. On October 16, 2007, Florida Power & Light Company (“FPL”) filed a Petition To Determine Need for two nuclear-fueled generating units which will add between 2,200 and 3,040 MW to the grid.
2. On December 3, 2007, Seminole filed a Petition To Intervene in the proceeding to protect its substantial interests in the matter. FPL opposed the Petition.
3. At the Prehearing Conference held on January 14, 2008, the Prehearing Officer ruled orally on Seminole’s petition and severely limited Seminole’s ability to participate in this case and restricted the relevant evidence which the Commission will consider at hearing.
4. To Seminole’s knowledge, this is the first time that the Commission has interpreted the new amendments to section 403.519, Florida Statutes.
5. Seminole believes that oral argument will assist the Commission in understanding and evaluating the issues raised in Seminole’s Motion.

6. Seminole requests that it be allotted 10 minutes for its argument.

s/ Vicki Gordon Kaufman

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CERTIFICATE OF SERVICE

I **HEREBY CERTIFY** that a true and correct copy of the foregoing Motion for Reconsideration was furnished by (*) electronic mail and U.S. Mail this 28th day of January, 2008 to:

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