

John T. Butler Senior Attorney Florida Power & Light Company 700 Universe Boulevard Juno Beach, FL 33408-0420 (561) 304-5639 (561) 691-7135 (Facsimile)

CEIVED-FPSC

April 18, 2008

## -VIA HAND DELIVERY -

Ms. Ann Cole, Director Division of the Commission Clerk and Administrative Services Florida Public Service Commission 2540 Shumard Oak Blvd. Tallahassee, FL 32399-0850

### Re: Docket No. 080001-EI

Dear Ms. Cole:

Attached is Florida Power & Light Company's ("FPL's") Notice of Intent to Seek Confidential Classification of FPL's response to Request Nos. 1 and 2 of the April 4, 2008 Staff Data Requests, together with a diskette containing the electronic version of same. The enclosed diskette is HD density, the operating system is Windows XP, and the word processing software in which the document appears is Word 2003.

Please note that a copy of the response to the April 4, 2008 data request that contains confidential information, with the confidential portions highlighted, is enclosed with the original of the Notice.

If there are any questions regarding this transmittal, please contact me at 561-304-5639.

OMP COM 1378 )..... 0 Diskette OPC Enclosure Counsel for Parties of Record cc: RCA SOR SCA. SEC OTH I COMP. an FPL Group company

Sincerely. nn & Adam

John T. Butler

This docketed notice of intent was filed with Confidential Document No. 0.3097.08. The document has been placed in confidential storage pending timely receipt of a request for confidentiality.



#### **BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION**

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In re: Fuel and Purchased Power Cost Recovery Clause with Generating Performance Incentive Factor Docket No. 080001-EI Date: April 18, 2008

### FLORIDA POWER & LIGHT COMPANY'S NOTICE OF INTENT TO SEEK <u>CONFIDENTIAL CLASSIFICATION OF RESPONSE TO STAFF'S APRIL 4, 2008</u> DATA REQUESTS (Nos. 1 and 2)

Pursuant to Section 366.093 of the Florida Statutes and Rule 25-22.006 of the Florida Administrative Code, Florida Power & Light Company ("FPL") hereby files its Notice of Intent to Seek Confidential Classification of the information responsive to Request Nos. 1 and 2 of the data requests that Staff delivered to FPL electronically on April 4, 2008.

The information that FPL is providing in response to Request Nos. 1 and 2 contains confidential, proprietary business information of FPL. A copy of the April 4, 2008 Data Requests is attached hereto. Accordingly, FPL hereby gives notice of its intent to seek confidential classification of its response to Request Nos. 1 and 2 pursuant to Rule 25-22.006(3)(a).

Respectfully submitted,

R. Wade Litchfield Vice President and Associate General Counsel John T. Butler Senior Attorney Florida Power & Light Company 700 Universe Boulevard Juno Beach, FL 33408 Telephone: (561) 304-5226 Facsimile: (561) 691-7135

John T. Butler Fla. Bar No. 283479

DOCUMENT NUMBER-DATE

FPSC-COMMISSION CLERIE

#### **CERTIFICATE OF SERVICE** Docket No. 080001-EI

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished by hand delivery (\*) or United States mail on April 18, 2008 to the following:

Lisa Bennett, Esq.\* **Division of Legal Services** Florida Public Service Commission 2540 Shumard Oak Blvd. Tallahassee, Florida 32399-0850

Lee L. Willis, Esq. James D. Beasley, Esq. Ausley & McMullen Attorneys for Tampa Electric P.O. Box 391 Tallahassee, Florida 32302

John W. McWhirter, Jr., Esq. McWhirter Reeves Attorneys for FIPUG 400 North Tampa Street, Suite 2450 Tampa, Florida 33602

Jeffrey A. Stone, Esq. Russell A. Badders, Esq. Beggs & Lane Attorneys for Gulf Power P.O. Box 12950 Pensacola, Florida 32576-2950

J. R. Kelly, Esq. Steve Burgess, Esq. Office of Public Counsel c/o The Florida Legislature 111 West Madison Street, Room 812 Tallahassee, Florida 32399

John T. Burnett, Esq. Progress Energy Service Company, LLC P.O. Box 14042 St. Petersburg, Florida 33733-4042

Norman H. Horton, Jr., Esq. Floyd R. Self, Esq. Messer, Caparello & Self Attorneys for FPUC P.O. Box 1876 Tallahassee, Florida 32302-1876

Michael B. Twomey, Esq. Attorney for AARP Post Office Box 5256 Tallahassee, Florida 32314-5256

James W. Brew Brickfield, Burchette, Ritts & Stone, P.C. 1025 Thomas Jefferson Street, NW, Eighth, West Tower Washington, DC 20007-5201

By: Repuis D. ala

# Staff Data Requests of April 4, 2008 Directed to FPL in Docket No. 080001-EI RE: FPL Petition for Approval of Volatility Mitigation Mechanism

See table titled "Fuel Cost Recovery Factor Calculations – FPL" (in file "FPL0404.pdf") which staff prepared from Schedule E1s provided by FPL in prior years' fuel dockets. Column (b) of the table represents the total overrecoveries an under-recoveries for each period reflected in column (a). Staff would like the following additional information to be provided by FPL:

- The dollar amount for actual and estimated hedging gains and losses included in Column (b) that FPL experienced for each period represented in Column (a). Identify actual and estimated gains and losses separately and combined.
- 2. The dollar amount for estimated hedging gains and losses included in either Column (b) or Column (d) that FPL included in the factor for each period represented in Column (c).
- 3. The dollar amount for all other hedging costs included in cost recovery factors by FPL not otherwise identified in Questions 1 and 2 above. To the extent such costs may be identified as Incremental O&M, transaction costs, etc, please breakdown these costs.
- 4. Please recalculate the attached table excluding the effects of hedging (amounts identified in Questions 1, 2 and 3) and assuming the Commission's historical practice of recovery of true-up amounts in the projected period.
- 5. Translate the non-hedging cost recovery factors resulting in response to Question 4 into monthly bills based on a 1000 kwh residential bill. If the resulting monthly bills are different than that provided in response to the request for data made by the Office of Public Counsel at the March 11, 2008, workshop held in this docket, please explain all such differences.
- 6. Please recalculate the attached table excluding the effects of hedging (amounts identified in Questions 1, 2, and 3) but based on recovery of true-up amounts per FPL's proposed VMM. If the resulting factors are different from those presented in FPL's response to Question No. 8 of Staff's March 4, 2008, data request, please explain all such differences.
- 7. Translate the resulting fuel factors in Question No. 6 into monthly bills based on a 1000 kwh residential bill. If the monthly bills are different from those presented in Exhibit 2 to FPL's VMM petition for columns identified as the "Customer Bill-VMM Approach", please explain all such differences.
- 8. What were the monthly bills using the actual cost recovery factors set forth in Column (m) of the table staff has provided provided based on a 1000 kwh residential bill? If different from the monthly bills provided in Exhibit 2 to FPL's VMM petition for columns identified as the "Customer Bill-Current Approach", please explain all such differences.
- 9. Please resubmit FPL's response to Question No. 8 of Staff's March 4, 2008, data request with legible numbers shown for the "Fuel Component/Customer Bill Current Approach w/ Hedging (Actual)".

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TO: John Butler, Florida Power & Light Company

FROM: Ruth Nettles, Office of Commission Clerk

RE: Acknowledgement of Receipt of Confidential Filing

This will acknowledge receipt of a CONFIDENTIAL DOCUMENT filed in Docket Number 080001 or, if filed in an undocketed matter, concerning Responses to Request Nos. 1 and 2 of 4/4/08 staff data request, and filed on behalf of Florida Power & Light Company. The document will be maintained in locked storage.

If you have any questions regarding this document, please contact Marguerite Lockard, يتري اردا 80 PSC-COMMISSION CL Deputy Clerk, at (850) 413-6770.

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