BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Review of Florida Power & Light Company's Sunshine Energy Program

Docket No. 070626-EI

Filed: September 18, 2008

HECENED FPSC 118 SEP 18 PH J.SS MA **GREEN MOUNTAIN ENERGY COMPANY'S** NOTICE OF INTENT TO REQUEST CONFIDENTIAL CLASSIFICATION

Pursuant to Florida Administrative Code Rule 25-22.006(3)(a), Green Mountain Energy Company ("Green Mountain") files this Notice of Intent to Request Confidential Classification ("Notice"). This Notice relates to information provided by Green Mountain in response to Staff's Data Request dated September 5, 2008 ("Staff's Data Request"), which is Exhibit A to this Notice. This information is intended to be and has been treated by Green Mountain as private and confidential and has not been publicly disclosed. Two copies of Green Mountain's response to Staff's Data Request with the confidential information redacted are attached as Exhibit B to the Notice, and a complete, unredacted copy of Green Mountain's response to Staff's Data Request with the confidential information highlighted is enclosed in the red envelope labeled Exhibit C

CONFIDENTIAL INFORMATION." Pursuant to Rule 25-22.006(3)(a) and (d), Green Mountain requests confidential handling of all confidential information furnished in Green Mountain's responses to the Staff's Data Request.

COM	Respectfully submitted this 18th day of September, 2008.	
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	This docketed notice of intent was filed with Confidential	DOCUMENT NUMBER-DATE
	Document No. 08822-08 The document has been	
,	placed in confidential storage pending timely receipt of a	08820 SEP 18 #
	request for confidentiality.	

FPSC-COMMISSION CLERK

Florida Bar No. 966721 YOUNG VANASSENDERP, P.A. Gallie's Hall 225 South Adams Street Suite 200 P.O. Box 1833 (32302-1833) Tallahassee, Florida 32301 Phone: 850/222-7206 Fax: 850/561-6834 Email: swright@yvlaw.net

Attorneys for Green Mountain Energy Company

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CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished by Hand Delivery on this 15th day of September, 2008, to:

Katherine Fleming, Senior Attorney Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, Florida 32399-0850

J. R. Kelly Office of the Public Counsel c/o The Florida Legislature Gerald L. Gunter Building 111 West Madison Street, Room 812 Tallahassee, FL 32399-1400

R. Wade Litchfield, Vice President and Associate General Counsel Jessica A. Cano, Attorney Florida Power & Light Company 700 Universe Boulevard Juno Beach, FL 33408-0420

ROBERT SCHEFFEL/WRIGHT Florida Bar No. 966721 YOUNG VANASSENDERP, P.A. Gallie's Hall 225 South Adams Street Suite 200 P.O. Box 1833 (32302-1833) Tallahassee, Florida 32301 Phone: 850/222-7206 Fax: 850/561-6834 Email: swright@yvlaw.net

Attorneys for Green Mountain Energy Company COMMISSIONERS: MATTHEW M. CARTER II, CHAIRMAN LISA POLAK EDGAR KATRINA J. MCMURRIAN NANCY ARGENZIANO NATHAN A. SKOP



OFFICE OF THE GENERAL COUNSEL MICHAEL G. COOKE GENERAL COUNSEL (850) 413-6199

Hublic Service Commission

September 5, 2008

Robert Scheffel Wright Young van Assenderp 225 South Adams Street Suite 200 Tallahassee, FL 32301

STAFF DATA REQUEST

Re: Docket No. 070626-EI - Review of Florida Power & Light Company's Sunshine Energy Program.

Dear Mr. Wright:

By this letter, the Commission staff requests that Green Mountain Energy provide responses to the following data requests:

- 1. Has Green Mountain ever sought or been denied certification with Green-e Energy or any other standards organization?
- 2. Does Green Mountain operate pursuant to a Code of Conduct? Please provide a copy of the code of conduct used by Green Mountain.
- 3. Did Green Mountain abide by any customer disclosure requirements? If so, please describe the disclosure requirements?
- 4. Please describe the steps Green Mountain took to ensure that its employees or contractors were not making factually inaccurate and/or inappropriate statements about the Sunshine Energy program.
- 5. Please describe the steps Green Mountain took to ensure that its employees or contractors made adequate pricing and renewable fuel source disclosures to customers.
- 6. Please describe the steps Green Mountain took to ensure that its environmental marketing claims were factually based and could be verified to the extent feasible.
- 7. Please describe the process Green Mountain used in conducting an annual verification of product sales and purchases as relates to the FPL program.
- 8. Please describe the standards that Green Mountain follows when developing or creating its marketing material.

Exhibit A

- 9. Please provide a copy of each script used for telemarketing regarding the Sunshine Energy Program. Please describe the promotional objective(s) associated with each script provided.
- 10. Please provide a copy of each direct mail piece sent regarding the Sunshine Energy Program. Please describe the promotional objective(s) associated with each direct mail piece provided.
- 11. Please provide a copy of each bangtail sent regarding the Sunshine Energy Program. Please describe the promotional objective(s) associated with each bangtail provided.
- 12. Please provide a copy of each bill insert sent regarding the Sunshine Energy Program. Please describe the promotional objective(s) associated with each bill insert provided.
- 13. Did Green Mountain utilize any promotional strategies other than telemarketing, direct mail, bangtails, and bill inserts for the Sunshine Energy Program? If so, please identify and describe each additional promotional strategy utilized by Green Mountain and provide the beginning and ending dates for each. Promotional strategies may include the presentation of promotional material and/or promotional gifts provided at golf tournaments such as the Honda Classic, and any other sporting event such as a football game.
- 14. For each telemarketing campaign, please identify the script used and provide the beginning date, ending date, number of customers contacted, Green Mountain's average cost per contact, the percentage of customers contacted who enrolled in the Sunshine Energy Program, and the average number of months an enrolled customer stayed in the Sunshine Energy Program. If there are instances where the requested data was not maintained by telemarketing campaign, please provide composite data covering all telemarketing campaigns in each such instance.
- 15. For each direct mail campaign, please identify the mail piece sent and provide the beginning date, ending date, number of customers contacted, Green Mountain's average cost per contact, the percentage of customers contacted who enrolled in the Sunshine Energy Program, and the average number of months an enrolled customer stayed in the Sunshine Energy Program. If there are instances where the requested data was not maintained by direct mail campaign, please provide composite data covering all direct mail campaigns in each such instance.
- 16. For each bangtail campaign, please identify the bangtail sent and provide the beginning date, ending date, number of customers contacted, Green Mountain's average cost per contact, the percentage of customers contacted who enrolled in the Sunshine Energy Program, and the average number of months an enrolled customer stayed in the Sunshine Energy Program. If there are instances where the requested data was not maintained by bangtail campaign, please provide composite data covering all bangtail campaigns in each such instance.

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- 17. For each bill insert campaign, please identify the bill insert sent and provide the beginning date, ending date, number of customers contacted, Green Mountain's average cost per contact, the percentage of customers contacted who enrolled in the Sunshine Energy Program, and the average number of months an enrolled customer stayed in the Sunshine Energy Program. If there are instances where the requested data was not maintained by bill insert campaign, please provide composite data covering all bill insert campaigns in each such instance.
- 18. What benchmarks did Green Mountain use to ensure an appropriate portion of the voluntary contributions went for either TRECs or solar projects?
- 19. What benchmarks did Green Mountain use to determine the appropriate portion of the voluntary contribution to be used for administrative expense?
- 20. What benchmarks did Green Mountain use to determine the appropriate portion of the voluntary contribution to be used for marketing expenses?
- 21. Did FPL have the authority to conduct audits of Green Mountain expenditures, operations and controls?

Time is of the essence in order to allow sufficient time for staff to analyze the data requested. Therefore, I request that responses to the above questions be provided, on an expedited basis, by Monday, September 15, 2008. I also request that the responses be provided on an earlier, piecemeal basis, to the extent possible. If you have any questions, please do not hesitate to contact me at (850) 413-6218.

Sincerely,

Katherine Fleming Senior Attorney

KEF/tfw

cc: Office of Commission Clerk
John Holtz, Green Mountain Energy
R. Wade Litchfield, Florida Power & Light Company
Office of Public Counsel

COMMISSIONERS: MATTHEW M. CARTER II, CHAIRMAN LISA POLAK EDGAR KATRINA J. MCMURRIAN NANCY ARGENZIANO NATHAN A. SKOP



OFFICE OF COMMISSION CLERK ANN COLE COMMISSION CLERK (850) 413-6770

Hublic Service Commission

ACKNOWLEDGEMENT

DATE: September 18, 2008

TO: Robert Scheffel Wright, Esquire/Young VanAssenderp, P.A.

FROM: Marguerite H. McLean, Office of Commission Clerk

RE: Acknowledgement of Receipt of Confidential Filing

This will acknowledge receipt of a CONFIDENTIAL DOCUMENT filed in Docket Number 070626-EI (DN 08822-08) or, if filed in an undocketed matter, concerning response to staff's data request dated 9/5/08, and filed on behalf of Green Mountain. The document will be maintained in locked storage.

If you have any questions regarding this document, please contact Marguerite McLean, Deputy Clerk, at (850) 413-6770.