## BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Adoption of Numeric )
Conservation Goals and )
Consideration of National Energy )
Policy Act Standards (Section )
111) by:

| FLORIDA POWER & LIGHT COMPANY | DOCKET NO. 930548-EG |
FLORIDA POWER CORPORATION | DOCKET NO. 930549-EG |
GULF POWER COMPANY | DOCKET NO. 930550-EG |
TAMPA ELECTRIC COMPANY | DOCKET NO. 930551-EG |
ORDER NO. PSC-94-0490-PCO-EG |
ISSUED: April 25, 1994

## ORDER RELIEVING FLORIDA DEPARTMENT OF COMMUNITY AFFAIRS OF REQUIREMENT TO FILE AND SERVE APPENDICES

On April 6, 1994, the Florida Department of Community Affairs (DCA) filed a motion requesting that it be relieved from the requirement that it serve all parties with separate copies of the Appendices to Report No. 7777-R8 and Report No. 7777-R3 by the Synergic Resources Corporation. As grounds for its request, DCA states that the appendices comprise thousands of pages and that most of the parties have already received either copies of the appendices or diskettes with supplemental information which were supplied by the DCA. As a substitute to serving the appendices, DCA has offered to provide copies of the computer diskette containing the appendices to any all parties requesting them. In addition, DCA has offered to make its library copies of the appendices and its copying facilities available to any and all parties.

No party to this docket has objected to DCA's proposal.

The DCA's request appears to be reasonable, given the voluminous nature of the appendices, and the large number of parties in this docket. The DCA's offer to provide copies of the computer diskette containing the appendices, and to make its library copies and copying facilities available, will insure that no party is prejudiced by not being served the appendices.

It is therefore

ORDERED that the Motion to Relieve Florida Department of Community Affairs of Requirement to File and Serve Appendices, filed by the Florida Department of Community Affairs on April 6, 1994, is hereby granted. It is further

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ORDERED that the Florida Department of Community Affairs is hereby relieved of the requirement to file and serve additional copies of the appendices to the reports identified in the body of this Order. It is further

ORDERED that the Florida Department of Community Affairs shall provide copies of the computer diskette containing the appendices to the reports and shall offer the use of its library copies of the appendices and its duplication facilities to all parties, as set forth in the motion filed by the Florida Department of Community Affairs on April 6, 1994.

By ORDER of Chairman J. Terry Deason, as Prehearing Officer, this 25th day of April , 1994.

J. TERRY DEASON, Chairman and Prehearing Officer

(SEAL) MAP:bmi

## NOTICE OF FURTHER PROCEEDINGS OR JUDICIAL REVIEW

The Florida Public Service Commission is required by Section 120.59(4), Florida Statutes, to notify parties of any administrative hearing or judicial review of Commission orders that is available under Sections 120.57 or 120.68, Florida Statutes, as well as the procedures and time limits that apply. This notice should not be construed to mean all requests for an administrative hearing or judicial review will be granted or result in the relief sought.

Any party adversely affected by this order, which is preliminary, procedural or intermediate in nature, may request: (1) reconsideration within 10 days pursuant to Rule 25-22.038(2), Florida Administrative Code, if issued by a Prehearing Officer; (2) reconsideration within 15 days pursuant to Rule 25-22.060, Florida Administrative Code, if issued by the Commission; or (3) judicial review by the Florida Supreme Court, in the case of an electric, gas or telephone utility, or the First District Court of Appeal, in the case of a water or wastewater utility. A motion for

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reconsideration shall be filed with the Director, Division of Records and Reporting, in the form prescribed by Rule 25-22.060, Florida Administrative Code. Judicial review of a preliminary, procedural or intermediate ruling or order is available if review of the final action will not provide an adequate remedy. Such review may be requested from the appropriate court, as described above, pursuant to Rule 9.100, Florida Rules of Appellate Procedure.