#### BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition for approval of revised fossil | DOCKET NO. 070378-EI dismantlement accrual by Florida Power & Light Company.

ORDER NO. PSC-08-0095-PAA-EI ISSUED: February 14, 2008

The following Commissioners participated in the disposition of this matter:

MATTHEW M. CARTER II, Chairman LISA POLAK EDGAR KATRINA J. McMURRIAN NANCY ARGENZIANO NATHAN A. SKOP

## NOTICE OF PROPOSED AGENCY ACTION ORDER APPROVING REVISED DISMANTLEMENT ACCRUALS

#### BY THE COMMISSION:

NOTICE is hereby given by the Florida Public Service Commission that the action discussed herein is preliminary in nature and will become final unless a person whose interests are substantially affected files a petition for a formal proceeding, pursuant to Rule 25-22.029, Florida Administrative Code (F.A.C.).

#### BACKGROUND

By Order No. 24741, issued July 1, 1991, in Docket No. 890186-EI, In Re: Investigation of the Ratemaking and Accounting Treatment for the Dismantlement of Fossil-Fueled Generating Stations (Order No. 24741), we established the methodology for accruing the costs of dismantlement for fossil-fueled production plants. The methodology, which we codified in Rule 25-6.04364, F.A.C., is dependent on three factors: estimated base costs for dismantlement, projected inflation, and a contingency factor. Electric companies are required to file site-specific dismantlement studies at least once every four years from the submission date of the previous study unless otherwise required by Commission order. On June 19, 2007, Florida Power & Light Company (FPL or company) filed its revised fossil dismantlement site- specific cost studies. We approved preliminary implementation of the accruals by Order No. PSC-07-0641-PCO-EI, issued in this docket on August 7, 2007. We have jurisdiction in this matter pursuant to Sections 366.04, 366.05, 366.06, and 366.07, Florida Statutes.

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On August 22, 2005, the parties in Docket No. 050045-EI, In Re: Petition for rate increase by Florida Power & Light Company; and in Docket 050188-EI, In Re: 2005 comprehensive depreciation study by Florida Power & Light Company, filed a Stipulation and Settlement (Stipulation) that extended FPL's existing revenue sharing plan through the end of 2010. We approved the Stipulation by Order No. PSC-05-0902-S-EI, issued September 14, 2005. The Stipulation precludes the revision of FPL's depreciation rates for the term of the Stipulation, but does not preclude the revision of FPL's dismantlement accruals.

#### DECISION

#### Annual Dismantlement Accruals

We find that it is appropriate to decrease the amount of the annual dismantlement accruals that we approved on a preliminary basis by Order No. PSC-07-0641-PCO-EI, by \$226,202 and \$229,026, as shown on Attachments A and B to this Order. This will decrease the current annual dismantlement accrual of \$18,674,395 by an estimated \$3,549,716 for 2007 and \$3,353,282 per year from 2008 through 2010. The change in accruals for 2007 results from the treatment of Turkey Point Unit 5. The unit was placed in service on May 1, 2007, and for 2007, the company applied a half year's dismantlement accrual. These accruals reflect current estimates of dismantlement costs on a site-specific basis, using September 2007 inflation forecasts, impact of life extensions, and a 16% contingency factor.

Since FPL's 2003 dismantlement study, current and future cost estimates for the various dismantlement activities have changed as shown below:

FOSSIL DISMANTLEMENT COST ESTIMATES					
	2003 Study Current Costs 2007 Study Current Costs		2007 Study Future Costs		
	(\$)	(\$)	(\$)		
Cape Canaveral	12,698,822	12,953.491	24,027,642		
Cutler	7,890,950	8,035,610	14,567,315		
Fort Lauderdale	21,013,706	18,956,572	32,852,624		
Ft. Myers	19,659,288	22,877,762	52,334,908		
Manatee	38,735,568	53,698,856	104,999,174		
Martin	57,422,630	57,337,705	114884,754		
Port Everglades	36,502,177	52,594,168	91,536,276		
Putnam	7,774,579	9,403,254	16,455,621		
Riviera	17,066,500	13,583,544	23,657,498		
Sanford	27,356,897	28,650,916	61,706,738		
Scherer	25,868,542	37,391,063	85,700,827		
St. Johns River Power Park	17,652,261	19,548,345	41,787,574		
Turkey Point	24,277,678	18,323,729	44,936,442		
Total	313,919,598	353,355,015	709,447,393		

Current dismantlement cost estimates are based on site-specific studies and reflect an increase of approximately 13% from the 2003 cost estimates. The major factors contributing to the changes in cost estimates and their annual accrual are: (1) increase in labor rates; (2) revised recovery periods for certain units; (3) increase in value of scrap metals; and (4) an increase in disposal costs.

The dismantlement accruals shown on Attachments A and B are based on FPL's current cost estimates, escalated to future costs, through the time of actual dismantlement. The future costs, less dismantlement reserves recovered to date and subject to reallocation, have been discounted over the remaining life of each plant site/unit. The calculation of the annual accrual for each site is based on the methodology for dismantlement established by Order No. 24741.

FPL's study assumes dismantlement will begin approximately five years after the plant is retired. This allows the company to research alternative power sources or repowering options utilizing existing plant equipment, existing plant sites, or some combination of both, while taking advantage of already approved site permitting.

According to FPL, the proposed annual accrual decreases in the amounts of \$3,323,514 for 2007 and \$3,124,256 for 2008 through 2010 are attributable in large part to a change in Global Insight's methodology for establishing the current inflation factors, compared to the methodology used in the last fossil dismantlement study.<sup>2</sup> This study also includes the company's request to use a half year's dismantlement accrual for Turkey Point Unit 5 for 2007, and a full year's dismantlement accrual beginning 2008 through 2010, as shown on Attachments A and B.

Global Insight publishes inflation factors that are updated twice a year. For purposes of the 2003 study, we requested that FPL update its study using the latest Global Insight Fall inflation factors. The 2003 dismantlement accrual increased by \$2.2 million due to the rise in the updated Fall inflation factors compared to the 2003 Spring rates. According to FPL, Global Insight had changed the index methodology to provide what it believed to be a more accurate projection of future price levels. In retrospect, however, the 2003 Fall inflation was an anomaly that overstated inflation. The current Global Insight's projections have moderated to the point that they are more consistent with previous projections. The projected inflation rates for the years 2007 through 2011 are fairly consistent and then trend downward for the period from 2012 through 2040, the last year provided.

In the 2007 study, the inflation factors FPL used in its original filing were based on the March 2007 issue of Global Insight. The updated inflation factors reflect the latest available data. At the time of our request for updated factors, the September 2007 issue was the most recent issuance of Global Insight. The recommended levelized annual accruals of \$15,124,679 and \$15,321,113, as shown on Attachments A and B, are based on FPL's site-specific dismantlement study cost estimates, a 16% contingency, service life extensions for certain plant site/units, and the most recent available inflation forecasts for 2007 through 2010.

<sup>&</sup>lt;sup>2</sup> Global Insight is a provider of forecasted information and software to monitor and interpret economic, energy, survey, financial, industry and sector data used in analysis of various markets, industries, securities and strategic consulting.

## Implementation Date

FPL's request for an implementation date of January 1, 2007, recognizes the application of a half-year dismantlement accrual for Turkey Point Unit 5 after its in-service date of May 1, 2007. The company provided the appropriate data to support the implementation of the 2007 fossil dismantlement annual accruals. Also, with a January 1, 2008, implementation date, the full year's accrual for Turkey Point Unit 5 will be used in the calculation of the revised annual dismantlement accrual. All data and calculations support these dates. Therefore, we approve FPL's requested January 1, 2007, and January 1, 2008, implementation dates as the earliest practicable dates for utilizing the revised dismantlement accruals.

#### Corrective Reserve Allocations

We approve the corrective reserve allocations for the imbalances that affect FPL's dismantlement reserves for certain plant sites/units as shown in the table below. They address the major imbalances that affect the company's reserves between accounts of a given unit or function, or between accounts and units at the same site. The allocations bring each affected plant site/unit's reserve in line with its theoretically correct position. This corrective action is necessary to eliminate the over-accruing of future dismantlement expense for this fossil dismantlement study.

As mentioned above, we approved the preliminary implementation of the fossil dismantlement study on August 7, 2007. For this study, the company provided the proposed dismantlement reserve adjusting entries used for each plant site/unit, which we used to reallocate the reserves in the calculation of the net amount to accrue during the plant's capital recovery period. Our analysis and review demonstrated that the company's reserve allocation process consisted of establishing a dismantlement reserve percentage for each plant site/unit's share based on the overall dismantlement reserve. In some cases, the resulting dismantlement reserve was below the plant site/unit's actual reserves as of December 31, 2006. We asked the company to recalculate the reserves to be in agreement with our established methodology, and bring the plant sites/units more in line with its theoretically correct reserve position by site/unit or function. Through the reallocation of the dismantlement reserves, the amount of accruals to be recovered over the remaining life of the plant site changed as shown on Attachments A and B.

We will continue to monitor the fossil dismantlement reserves when the company files its Annual Status Report.

THEORECTICAL RESERVE RE-ALLOCATION FOR JANUARY 1, 2007						
PLANT SITE	Actual Reserves December 31, 2006	Theoretical Reserves	Reserve Transfers	Restated Reserve For 1/1/2007		
Cape Canaveral	\$15,900,384	\$17,783,564	\$449,359	\$16,349,743		
Cutler	10,394,971	11,477,119	385,341	10,780,312		
Manatee	42,059,037	55,409,077	6,178,629	48,237,666		
Martin	56,670,210	62,790,574	1,311,992	57,982,202		
Port Everglades	36,407,662	60,981,741	10,917,168	47,324,830		
Riviera	23,127,932	18,574,059	(4,989,869)	18,138,063		
Sanford	25,720,013	21,898,066	(5,920,241)	19,799,772		
Scherer	19,909,454	36,095,881	5,763,798	25,673,252		
St. Johns River Power Park	15,081,452	18,791,387	1,321,064	16,402,516		
Turkey Point	30,374,096	17,963,165	(14,240,469)	16,133,627		
Ft. Lauderdale	15,764,630	16,022,087	112,332	15,876,962		
Ft. Myers	17,976,444	19,438,008	(1,935,947)	16,040,497		
Putnam	9,969,914	11,137,343	646,843	10,616,757		
Total Reserves	\$319,356,199	\$368,362,071	0	\$319,356,199		

## Timing of Future Depreciation and Fossil Fuel Dismantlement Studies

The course of events over the years has increased the time lag from one to two years between the filing of the depreciation and fossil fuel dismantlement studies. In previous filings, FPL's depreciation and dismantlement studies have used the same service life and expected retirement dates for its plant site/units. According to FPL, in developing the data for this study, the company used the best available information regarding its resource plans, and the 2007 Ten Year Site Plan, which was filed on April 1, 2007. Since the 2007 dismantlement study filing is two years removed from the 2005 depreciation filing, the company believes the best available information was used to establish reasonable assumptions about the plant site/units' service life and expected retirement dates. Also, FPL has no plans to dismantle any generating stations before the year 2020. For this study, the company's assumptions changed the service life and expected retirement dates for certain plant site/units by an additional 5 to 17 years from what was approved in the 2005 depreciation study.

The change in the filing date of future dismantlement studies reflects a chronology of events that occurred after the inception of our accounting and ratemaking methodology for dismantlement of fossil fueled generating plants. Initially, Order No. 24741 required that fossil dismantlement site-specific studies were to be filed at least once every four years in connection with each electric company's required comprehensive depreciation study. Thereafter, by Order No. PSC-93-0211-FOF-EI,<sup>3</sup> we granted FPL a waiver from this schedule and permitted it to file

<sup>&</sup>lt;sup>3</sup> Issued February 10, 1993, in Docket No. 900794-EI, <u>In Re: 1991 Depreciation Study for Florida Power & Light Company</u>

its fossil dismantlement studies on December 29, 1994, with a January 1, 1995 implementation date, rather than with its 1993 depreciation rate study. This order created FPL's initial one year lag between comprehensive depreciation and fossil fuel dismantlement studies. Also, by Order No. PSC-95-1532-FOF-EI,<sup>4</sup> we granted the company's request to continue the filing schedule of its dismantlement studies rather than filing with its next required depreciation study in December 1997. The company stated the same personnel prepared both studies, and the one year lag between the two studies would even out their workload. As a result, the next fossil dismantlement study was due December 29, 1999.

By Order No. PSC-98-0027-FOF-EI, we required FPL to file its fossil dismantlement studies no later than October 1, 1998, instead of the established date of December 29, 1999. In that order, we authorized the company to record additional expense amounts to correct the calculated historical deficiency brought about by failure in the past to adequately provide for the cost of dismantlement. The company filed its study on September 17, 1998. Subsequently, by Order No. PSC-99-0519-AS-EI, we approved a Stipulation and Settlement between FPL, the Office of Public Counsel, the Florida Industrial Power User's Group, and the Coalition for Equitable Rates. In paragraph 8 of the Stipulation, the parties agreed that FPL's fossil dismantlement expense would be capped at the currently approved level established by Order No. PSC-95-1532-FOF-EI, in Docket No. 941343-EI. By Order No. PSC-00-0293-PAA-EI, the next scheduled fossil dismantlement site-specific studies were to be filed no later than September 17, 2002, which was after the April 15, 2002, expiration period of the Stipulation.

By Order No. PSC-01-1346-PCO-EI, we directed the company to file Minimum Filing Requirements (MFRs) for a base rate proceeding to address its high level of earnings. On March 14, 2002, the parties to that docket filed a Stipulation and Settlement (Stipulation) that extended FPL's existing revenue sharing plan through the end of 2005. As we explained above, the Stipulation precludes the revision of FPL's depreciation rates for the term of the Stipulation, but does not preclude the revision of FPL's dismantlement accruals. On June 20, 2003, FPL filed its revised fossil dismantlement site-specific cost studies, in which, its production plant life parameters were changed since the inception of the prior Stipulations. Also, in Order No. PSC-

<sup>&</sup>lt;sup>4</sup> Issued December 12, 1995, in Docket No. 941343-EI, <u>In Re: Request for Approval of Fossil Dismantlement Studies by Florida Power & Light Company</u>.

<sup>&</sup>lt;sup>5</sup> Issued January 5, 1998, in Docket No. 970410-EI, <u>In Re: Proposal to extend Plan for Recording of Certain Expenses for Years 1998 and 1999 for Florida Power & Light Company.</u>

<sup>&</sup>lt;sup>6</sup> Issued March 17, 1999, in Docket No. 990067-EI, <u>In Re: Petition by the Citizens of the State of Florida for a full revenue requirements rate case for Florida Power & Light Company</u>.

<sup>&</sup>lt;sup>7</sup> Issued February 14, 2000, in Docket No. 981166-EI, <u>In Re: Request for approval of revised fossil</u> dismantlement expense accruals, effective 1/1/99, by Florida Power & Light Company.

<sup>&</sup>lt;sup>8</sup> Issued June 19, 2001, in Docket No. 001148-EI, <u>In Re: Review of The Retail Rates of Florida Power & Light Company</u>.

05-0902-S-EI,<sup>9</sup> the company updated its production plant service life and expected retirement dates.

In summary, the company's assumptions in its current planning and the effects of earlier events have created a timing gap in the evaluation process of FPL's depreciation and dismantlement studies. This disconnection interferes with proper evaluation of the studies. In order to bring the studies in line with each other, the filing date for the fossil fuel dismantlement studies shall be changed to coincide with the filing of the comprehensive depreciation study that will occur on or about March 17, 2009. The site-specific dismantlement studies have allowed review of the life parameters of both studies and the establishment of the most appropriate dismantlement reserves to calculate just and reasonable annual accruals for 2007 through 2010. The company agrees that, in the future, depreciation and fossil dismantlement studies shall be prepared and filed by the company at the same time. This will afford the opportunity to review and evaluate the company's data and assumptions for both studies, and bring the life parameters in line as reflected in this study and with any proposed changes in the next studies.

Thus, FPL shall file its future fossil fuel dismantlement studies concurrently with the filing of its future comprehensive depreciation studies. FPL's next fossil dismantlement study shall be filed on or about March 17, 2009.

Based on the foregoing, it is

ORDERED by the Florida Public Service Commission that Florida Power & Light Company's petition for approval of revised fossil dismantlement accrual is approved as set out in the body of this Order. It is further

ORDERED that January 1, 2007, and January 1, 2008, shall be the implementation dates for FPL's proposed dismantlement provisions as shown on Attachments A and B to this Order and incorporated by reference herein. It is further

ORDERED that Florida Power & Light Company shall file its future fossil fuel dismantlement studies concurrently with the filing of its future depreciation studies. It is further

ORDERED that Florida Power & Light Company shall file its next fossil dismantlement study on or about March 17, 2009. It is further

ORDERED that the provisions of this Order, issued as proposed agency action, shall become final and effective upon the issuance of a Consummating Order unless an appropriate petition, in the form provided by Rule 28-106.201, Florida Administrative Code, is received by the Commission Clerk, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850, by the

<sup>&</sup>lt;sup>9</sup> Issued September 14, 2005, in Docket No. 050045-EI and 050188-EI, In Re: Petition for rate increase by Florida Power & Light Company, and In Re: 2005 comprehensive depreciation study by Florida Power & Light Company

close of business on the date set forth in the "Notice of Further Proceedings" attached hereto. It is further

ORDERED that in the event this Order becomes final, this docket shall be closed.

By ORDER of the Florida Public Service Commission this 14th day of February, 2008.

ANN COLE
Commission Clerk

(SEAL)

**MCB** 

### NOTICE OF FURTHER PROCEEDINGS OR JUDICIAL REVIEW

The Florida Public Service Commission is required by Section 120.569(1), Florida Statutes, to notify parties of any administrative hearing that is available under Section 120.57, 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 will be granted or result in the relief sought.

Mediation may be available on a case-by-case basis. If mediation is conducted, it does not affect a substantially interested person's right to a hearing.

The action proposed herein is preliminary in nature. Any person whose substantial interests are affected by the action proposed by this order may file a petition for a formal proceeding, in the form provided by Rule 28-106.201, Florida Administrative Code. This petition must be received by the Office of Commission Clerk, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850, by the close of business on March 6, 2008.

In the absence of such a petition, this order shall become final and effective upon the issuance of a Consummating Order.

Any objection or protest filed in this/these docket(s) before the issuance date of this order is considered abandoned unless it satisfies the foregoing conditions and is renewed within the specified protest period.

#### Attachment A

## FLORIDA POWER & LIGHT COMPANY PRELIMINARY IMPLEMENTATION DISMANTLEMENT ACCRUAL FOR 2007

Plant Site	2003 Current Annual Accrual	August 19, 2007 Preliminary Approved Annual Accrual	August 19, 2007 Preliminary Change in Annual Accrual	Commission Decision	Final Change in Annual Accrual
	(\$)	(\$)	(\$)	(\$)	(\$)
Cape Canaveral	695,862	520,131	(175,731)	434,779	(261,083)
Cutler	300,103	286,673	(13,430)	216,262	(83,841)
Fort Lauderdale	1,566,221	1,082,262	(483,959)	985,269	(580,952)
Fort Myers	1,071,886	1,141,833	69,947	1,161,985	90,099
Manatee	2,777,116	2,357,769	(419,347)	2,255,726	(521,390)
Martin	3,642,936	2,607,319	(1,035,617)	2,327,547	(1,315,389)
Port Everglades	2,342,270	1,938,010	(404,260)	2,566,987	224,717
Putnam	392,208	382,623	(9,585)	339,106	(53,102)
Riviera	703,713	476,263	(227,450)	321,232	(382,481)
Sanford	1,427,946	1,428,622	676	1,374,909	(53,037)
Scherer	1,523,894	1,637,679	113,785	1,755,506	231,612
St. Johns River Power Park	960,630	835,972	(124,658)	807,788	(152,842)
Turkey Point*	1,269,610	655,725	(613,885)	577,583	(692,027)
Total Dismantlement Provision	18,674,395	15,350,881	(3,323,514)	**15,124,679	(3,549,716)

<sup>\*</sup>Annual Accrual for Turkey Point Unit 5 is based upon the company's request for a half year's dismantlement accrual for 2007. Turkey Point Unit 5 went into service May 1, 2007.

<sup>\*\*</sup> Annual accruals were subject to rounding for some of the plant sites.

Attachment B

# FLORIDA POWER & LIGHT COMPANY PRELIMINARY IMPLEMENTATION DISMANTLEMENT ACCRUAL FOR 2008 THROUGH 2010

Plant Site	2003 Current Annual Accrual	August 19, 2007 Preliminary Approved Annual Accrual	August 19, 2007 Preliminary Change In Accrual	Commission Final Annual Accrual	Final Change in Annual Accrual
	(\$)	(\$)		(\$)	(\$)
Cape Canaveral	695,862	520,131	(175,731)	434,779	(261,083)
Cutler	300,103	286,673	(13,430)	216,262	(83,841)
Fort Lauderdale	1,566,221	1,082,262	(483,959)	985,269	(580,952)
Fort Myers	1,071,886	1,141,833	69,947	1,161,985	90,099
Manatee	2,777,116	2,357,769	(419,347)	2,255,726	(521,390)
Martin	3,642,936	2,607,319	(1,035,617)	2,327,547	(1,315,389)
Port Everglades	2,342,270	1,938,010	(404,260)	2,566,987	224,717
Putnam	392,208	382,623	(9,585)	339,106	(53,102)
Riviera	703,713	476,263	(227,450)	321,232	(382,481)
Sanford	1,427,946	1,428,622	676	1,374,909	(53,037)
Scherer	1,523,894	1,637,679	113,785	1,755,506	231,612
St. Johns River Power Park	960,630	835,972	(124,658)	807,788	(152,842)
Turkey Point*	1,269,610	854,983	(414,627)	774,017	(495,593)
Total Dismantlement Provision	18,674,395	15,550,139	(3,124,256)	**15,321,113	(3,353,282)

<sup>\*</sup> Annual Accrual for Turkey Point Unit 5 established on a full year basis beginning January 1, 2008 through 2010.

<sup>\*\*</sup> Annual accruals were subject to rounding for some of the plant site/units.