

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition for Determination of Need for Andytown-Oasis Transmission Lines Project in Broward and Miami-Dade Counties, by Florida Power & Light Company	DOCKET NO. 20260020-EI DATED: APRIL 7, 2026
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**THE ENVIRONMENTAL DEFENSE FUND'S
REQUEST FOR ORAL ARGUMENT**

Pursuant to Rule 25-22.0022, Florida Administrative Code, The Environmental Defense Fund, Inc. (“EDF”) hereby requests that the Florida Public Service Commission (“Commission”) allow oral argument on EDF’s Response (“Response”) to Florida Power & Light Company’s Motion in Limine and to Strike Certain Portions of the Testimonies and Exhibits of the Environmental Defense Fund, Inc. Witnesses Cranston and Thomas, (“Motion in Limine” or “Motion”) filed concurrently with this motion on April 7, 2026. In support, EDF states as follows:

1. EDF requests the opportunity to provide oral argument on FPL’s Motion in Limine and EDF’s Response.
2. Oral argument would aid the Commission in understanding and evaluating the issues raised in FPL’s Motion in Limine and EDF’s Response. FPL’s Motion was filed a mere 7 days before the Prehearing Conference. EDF’s Response was therefore not due until the day of the Prehearing Conference. Therefore, oral argument on the Motion would assist the Prehearing Officer in understanding the Parties’ positions.
3. Oral argument would allow the Parties to provide additional context regarding the issues raised in the Motion and Response, as necessary.

4. Oral argument would also provide an opportunity for the Parties to answer any questions that the Commission may have regarding the Motion and Response.

5. EDF respectfully requests ten (10) minutes for each party to sufficiently address these important matters in oral argument.

6. EDF conferred with counsel for all parties regarding their position on EDF's Request for Oral Argument. EDF can represent that FPL opposes the Request, that the Office of Public Counsel takes no position, that the Commission Staff take no position on the Request at this time, and that the South Florida Regional Planning Council would take no position on the Request.

WHEREFORE, the Environmental Defense Fund, Inc., respectfully requests that the Commission allow each party ten (10) minutes to provide oral argument on the Motion and Response.

Respectfully submitted this 7th day of April, 2026.

/s/Robert Scheffel Wright

Robert Scheffel Wright

schef@GBKWlaw.com

John T. LaVia, III

jlavia@GBKWlaw.com

Timothy J. Perry

tperry@GBKWlaw.com

Gardner Bist King & Wood

1300 Thomaswood Drive

Tallahassee, Florida 32308

Telephone (850) 385-0070

Attorneys for the Environmental Defense Fund, Inc.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished

by electronic mail on this 7th day of April, 2026, to the following:

PSC – Office of General Counsel

Carlos Marquez / Shaw Stiller
Florida Public Service Commission
2540 Shumard Oak Blvd.
Tallahassee, FL 32399-0830
cmarquez@psc.state.fl.us
sstiller@psc.state.fl.us
discovery-gcl@psc.state.fl.us

Office of Public Counsel

Walt Trierweiler/Charles Rehwinkel/
Bart Fletcher / Patty Christensen
c/o The Florida Legislature
111 W. Madison St., Rm 812
Tallahassee, FL 32399
Trierweiler.Walt@leg.state.fl.us
Rehwinkel.charles@leg.state.fl.us
Fletcher.bart@leg.state.fl.us
Christensen.patty@leg.state.fl.us

Florida Power & Light Company

Christopher Wright / Will Cox
700 Universe Boulevard
Juno Beach, FL 33408-0420
Christopher.wright@fpl.com
Will.p.cox@fpl.com

Florida Power & Light Company

Kenneth A. Hoffman
134 W. Jefferson Street
Tallahassee, FL 32301
ken.hoffman@fpl.com

South Florida Regional Planning Council

Samuel Goren / Michael Cirullo, Jr.
Goren, Cherof, Doody & Ezrol, P.A.
3099 East Commercial Blvd., Ste 200
Ft. Lauderdale, FL 33308
SGoren@GorenCherof.com
MCirullo@GorenCherof.com

/s/ Robert Scheffel Wright
ATTORNEY