### BEFORE THE PUBLIC SERVICE COMMISSION

In re: Petition for approval of stipulation regarding interconnection of distributed resources to electric power system, by Florida Power & Light Company, Gulf Power Company, Progress Energy Florida, and Tampa Electric Company.

DOCKET NO. 060410-EI ORDER NO. PSC-06-0707-PAA-EI ISSUED: August 18, 2006

The following Commissioners participated in the disposition of this matter:

LISA POLAK EDGAR, Chairman J. TERRY DEASON ISILIO ARRIAGA MATTHEW M. CARTER II KATRINA J. TEW

NOTICE OF PROPOSED AGENCY ACTION APPROVING STIPULATION BY INVESTOR-OWNED UTILITIES TO ADOPT IEEE STANDARD 1547 FOR INTERCONNECTING DISTRIBUTED RESOURCES WITH THE ELECTRIC POWER SYSTEM

BY THE COMMISSION:

### Background

The Energy Policy Act of 2005 (EPACT) took effect on August 8, 2005. Under the amendments to the Public Utility Regulatory Policies Act (PURPA) contained in EPACT, we are required by Section 111(d)(15) to consider implementation of a standard requiring electric utilities to provide interconnection service to customers who request it. The interconnection procedures are based upon the Institute of Electrical and Electronics Engineers (IEEE) Standard 1547 for Interconnecting Distributed Resources with Electric Power System.

EPACT also provides for a specific amount of time to act on the standard. Each state commission has until August 8, 2007, to begin consideration of the standard and until August 8, 2008, to make a determination concerning whether or not it is appropriate to implement the standard.

On December 15, 2005, staff conducted a workshop dealing with interconnection procedures based upon IEEE Standard 1547. The two options discussed were adopting IEEE Standard 1547 by rule or utilizing a joint stipulation to voluntarily abide by IEEE Standard 1547.

On May 22, 2006, Florida Power & Light Company, Gulf Power Company, Progress Energy Florida and Tampa Electric Company (IOUs) filed a joint petition that we approve a stipulation regarding Interconnection of Distributed Resources to Electric Power Systems.

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Under the stipulation, the IOUs will adopt IEEE Standard 1547 to comply with the requirements of EPACT. Any needed tariff changes will be filed for administrative approval.

We have jurisdiction over this matter pursuant to Chapter 366, Florida Statutes.

## Discussion

We are required by Section 111(d)(15) of EPACT to consider implementation of a standard requiring electric utilities to provide interconnection service to customers who request it. The interconnection procedures are based upon IEEE Standard 1547 for Interconnecting Distributed Resources with Electric Power Systems. Specifically, paragraph (15) states:

Each electric utility shall make available, upon request, interconnection service to any electric consumer that the electric utility serves. For purposes of this paragraph, the term "interconnection service" means service to an electric consumer under which an on-site generating facility on the consumer's premises shall be connected to the local distribution facilities. Interconnection services shall be offered based upon the standards developed by the Institute of Electrical and Electronics Engineers: IEEE Standard 1547 for Interconnecting Distributed Resources with Electric Power Systems, as they may be amended from time to time. In addition, agreements and procedures shall be established whereby the services [that] are offered shall promote current best practices of interconnection for distributed generation, including but not limited to practices stipulated in model codes adopted by associations of state regulatory agencies. All such agreements and procedures shall be just and reasonable, and not unduly discriminatory or preferential.

We are not required to adopt the federal standard in order to comply with EPACT. 16 U.S.C. §§2621(a) provides that:

each State regulatory authority . . . shall consider each standard established by subsection (d) and make a determination concerning whether or not it is appropriate to implement such standard . . . .

Under this language, a state regulatory commission is required only to "consider" the standard and is not required to accept or adopt a standard. We believe the standard to be consistent with the public interest.

Presently, the IEEE has four status levels for standards: (1) Developing, (2) Active, (3) Stabilized, and (4) Withdrawn. According to the IEEE's website, Standard 1547 is identified as "Recently Published" (i.e., Active). A rule in its Active phase may continue to change over time. Accordingly, our adoption of this non-final standard as a rule would be less practical than approving the stipulation since a rule would require additional rulemaking each time the standard changes. As noted in Docket No. 090397-WS, rulemaking is not necessary when a matter is "not

sufficiently resolved to enable the agency to address a statement by rulemaking." Order No. PSC-96-0686-FOF-WS at 11.

The IOUs filed their stipulated agreement on May 22, 2006, providing the following:

- 1. When and if requested, the IOUs will make available distributed resources interconnection service to any electric consumer that the utility serves, based upon then-current IEEE Standard 1547 for Interconnecting Distributed Resources with Electric Power Systems;
- 2. The IOUs will amend their tariffs concerning interconnection agreements with Qualifying Facilities to provide for the applicability of such tariffs to distributed resources, as appropriate;
- 3. Subsequent interconnection services offered shall promote current best practices of interconnection for distributed generation, shall be just and reasonable, and not unduly discriminatory or preferential; and,
- 4. All executed distributed resources interconnection agreements will be filed with the FPSC.

We believe the IOUs' stipulated agreement is consistent with the intent embodied in the federal standard that procedures for interconnection of distributed resources with electric power systems be based on current IEEE Standard 1547 as deemed appropriate by us.

EPACT sets out procedural requirements regarding consideration of the standard: the state regulatory commission's determination must be (1) made after public notice and hearing, (2) in writing, (3) based upon findings and evidence presented at the hearing, and (4) available to the public. We believe that the requirement of public notice and hearing has been met by our agenda conference notice and our consideration of the item at an agenda conference during which the utilities and interested parties could make presentations. This Order constitutes the written memorialization of our consideration, incorporating the findings made by us. The findings are based on the Stipulation and the presentations made at the agenda conference at which the Stipulation was considered.

At the workshop, no better option was presented concerning interconnection of distributed resources with electric power systems than a joint stipulation that adopts IEEE Standard 1547. Therefore, we approve the joint stipulation which is contained within Attachment A.

Based on the foregoing, it is

ORDERED by the Florida Public Service Commission that the stipulation contained within Attachment A regarding Interconnection of Distributed Resources to the Electric Power System is approved. 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 Director, Division of the Commission Clerk and Administrative Services, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850, by the 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 18th day of August, 2006.

BLANCA S. BAYÓ, Director Division of the Commission Clerk

and Administrative Services

(SEAL)

**RCB** 

# 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 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.

As identified in the body of this order, our action 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 Director, Division of the Commission Clerk and Administrative Services, at 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850, by the close of business on September 8, 2006. If such a petition is filed, 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. In the absence of such a petition, this order shall become effective and final upon the issuance of a Consummating Order.

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

Any party adversely affected by the Commission's final action in this matter may request: (1) reconsideration of the decision by filing a motion for reconsideration with the Director, Division of the Commission Clerk and Administrative Services within fifteen (15) days of the issuance of this order in the form prescribed by Rule 25-22.060, Florida Administrative Code; or (2) 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 by filing a notice of appeal with the Director, Division of the Commission Clerk and Administrative Services and filing a copy of the notice of appeal and the filing fee with the appropriate court. This filing must be completed within thirty (30) days after the issuance of this order, pursuant to Rule 9.110, Florida Rules of Appellate Procedure. The notice of appeal must be in the form specified in Rule 9.900(a), Florida Rules of Appellate Procedure.

## EXHIBIT A

# STIPULATION REGARDING THE INTERCONNECTION OF DISTRIBUTED RESOURCES TO THE ELECTRIC POWER SYSTEM

WHEREAS, Section 111(d)(15) of the Energy Policy Act of 2005 [16 U.S.C.S. § 2621(d)(15)(2005)] enacted on August 8, 2005, directs state regulatory authorities, such as the Florida Public Service Commission ("FPSC"), to consider implementation of a standard that requires utilities to provide interconnection service to customers who request it, based on the Institute of Electrical and Electronics Engineers ("IEEE") Standard 1547 for Interconnecting Distributed Resources with Electric Power Systems; and

WHEREAS, Florida Power & Light Company, Gulf Power Company, Progress Energy Florida, Tampa Electric Company ("the Investor-Owned Utilities" or "IOUs") are utilities that would provide such interconnection service; and

WHEREAS, the term "interconnection service" is defined as service to an electric consumer under which an on-site generating facility on the consumer's premises is connected to the local distribution facilities; and

WHEREAS, the utilities have filed with the Commission, as part of their Electric Retail Tariffs, a standard Interconnection Agreement for Qualifying Facilities, as required by Commission Rule 25-17.087, F.A.C.; and

WHEREAS, at this point, it is not possible to realistically anticipate the types of distributed resources (i.e., wind energy, fuel cells, solar energy micro turbines and combustion engines) for which customers will request interconnection; and

WHEREAS, the necessary interconnection equipment, safety and electrical requirements, administrative costs and liability insurance requirements will vary depending on the type of distributed resource; and

WHEREAS, given the uncertainty regarding the types of distributed resources for which interconnection is likely to be requested, it is premature at this time to adopt either a rule or standard interconnection agreement for specific types of distributed resources; and

WHEREAS, the IEEE Standard 1547 and attendant guidelines are continuing to evolve and if a rule is adopted, revisions to the rule would continually be required; and

WHEREAS, it is consistent with the intent embodied in the federal standard for the Commission to accept and approve a voluntary agreement by the IOUs to establish interconnection with distributed resources based on the then-current IEEE Standard 1547; and

WHEREAS, approval of this Stipulation and issuance of an order would comply with Section 111(d)(15) of the Energy Policy Act of 2005, that provides that the FPSC consider the issue of

interconnection in accordance with the requirements of Section 111(d)(15) of the Energy Policy Act of 2005; and

WHEREAS, the FPSC has previously considered various standards established by federal law in a variety of ways, including the approval of stipulations offered by affected utilities.

NOW, THEREFORE, in consideration of the foregoing, the parties hereby agree as follows:

- 1. The Investor-Owned Utilities hereby voluntarily agree, when and if requested, to make available distributed resources interconnection service to any electric consumer that the utility serves, based upon the then-current IEEE Standard 1547 for Interconnecting Distributed Resources with Electric Power Systems;
- 2. The Investor-Owned Utilities hereby voluntarily agree to amend their tariffs for the interconnection agreements for Qualifying Facilities to provide for the applicability of such tariffs to distributed resources, as appropriate, and to provide that interconnections with distributed resources that are Qualifying Facilities will be based on the then-current IEEE Standard 1547; and the Investor-Owned Utilities hereby voluntarily agree to provide that interconnections with distributed resources that are not Qualifying Facilities will likewise be based on the then-current IEEE Standard 1547;
- 3. The Investor-Owned Utilities agree that agreements and procedures shall be established whereby the interconnection services offered shall promote current best practices of interconnection for distributed generation, shall be just and reasonable, and not unduly discriminatory or preferential; and
- 4. The Investor-Owned Utilities agree to file any and all executed Distributed Resources interconnection agreements with the FPSC.

Respectfully submitted,

Florida Power & Light Company

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