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Public Service Commission

April 15, 1994

Steven H. Feldman, Esquire
Attorney, Florida Power & Light Company
Post Office Box 029100
Miami, Florida 33102-9100

940001-E-I

Re: Docket No. 930001-EI; Florida Power and Light Company Fuel Audit,
Period Ended 3/31/93; Documents No. 06408-93, 06409-93, and 06540-93
through 06544-93.

Dear Mr. Feldman:

This is to inform you that, pursuant to Rule 25-22.006(4), Florida Administrative Code, your request for confidential classification, dated June 14, 1993 in Docket No. 06408-93, is deficient on its face. Attached is a list of the deficiencies which have been identified marked Attachment A. If a revised filing which meets the requirements of the rule is not received by the Director of the Division of Records and Reporting within 15 days of the date of this letter, a recommendation to the prehearing officer will be made to deny the request pursuant to Rule 25-22.006(4)(3), Florida Administrative Code. After the time for appeal of the Prehearing Officer's order has run, the material will become public record and be placed in the docket file.

06408-93

- ACK _____
- AFA _____
- APP _____
- CAP _____
- CMU _____
- CTR _____
- ENG _____
- LEG _____
- LIN _____
- OFC _____
- RCH _____
- SEC _____
- WAS _____
- OTH _____

Please govern yourselves accordingly.

Yours truly,

Sheila L. Erstling
Sheila L. Erstling
Staff Attorney

SLE:bmi
Attachment

cc: Division of Auditing & Financial Analysis
(Vandiver)

fpiconfl.sle

DOCUMENT NUMBER - DATE
04405 MAY -94
FPSC-RECORDS/REPORTING

Attachment A

WP NO.	DESCRIPTION	NO. OF PAGES
43-2/2-1	QF Energy Payment Calculation June 1992 - FPL	30
This workpaper includes 30 individual pages, one for each day of the month. The utility's request for confidential classification addresses only the first page.		
43-2/2-4 Pages 1 and 2	Appendix C	2
The utility did not provide a line by line justification for pages 1 and 2. By failing to identify the lines, the utility fails to identify whether every word on the workpaper is confidential, including the staff auditor's heading and notes, the topic of the attachment, the definitions and the years listed on page 2.		
43-3/2-1	QF Energy Payment Calculation for Royster	30
This workpaper includes 30 individual pages, one for each day of the month. The utility's request for confidential classification addresses only the first page.		
43-2/2-3	Capacity Charges; Florida Crushed Stone	1
This workpaper lists monthly capacity factors, yearly capacity factors, and peak period capacity factors with auditor notes at the bottom. The utility's request is inconsistent in that the utility has requested confidential treatment for the factors in the table but not the same factors included in the auditor notes at the bottom.		
43-3/2-3	Capacity Charges; Royster	1
This workpaper also lists monthly capacity factors, yearly capacity factors, and peak period capacity factors and the utility's request is inconsistent in the same manner as above.		
43-3/2-4 Pages 1-3	Appendix A	3
The utility did not provide a line by line justification for pages 1 and 2. By failing to identify the lines, the utility fails to identify whether every word on the workpaper is confidential, including the staff auditor's heading and notes, the topic of the attachment, the definitions and the years listed on page 2. The utility also did not address page three of the workpaper and whether any portion of it was confidential.		
45-2	Florida Crushed Stone Contract	36
The utility did not provide a line by line justification for the contract. There are six contracts included in the workpapers and the utility is only asking for confidential classification for two of them. Considering that some of the language is general and common to all the contracts, it seems reasonable for the utility to identify only those portions of the contract which are specific to Florida Crushed Stone and would impair the utility's efforts in future contract negotiations.		
45-2/1	Amendment to Florida Crushed Stone Contract	7
The utility merely stated that the entire contract should be classified confidential. However, the document which the utility submitted did not include the amendment included on this workpaper.		
45-3	Royster Company Contract	26

WP NO.	DESCRIPTION	NO. OF PAGES
<p>The utility did not provide a line by line justification for the contract. There are six contracts included in the workpapers and the utility is only asking for confidential classification for two of them. Considering that some of the language is general and common to all the contracts, it seems reasonable for the utility to identify only those portions of the contract which are specific to Royster Company and would impair the utility's efforts in future contract negotiations.</p>		
46-3	FCS Energy Payment Calculation	31
<p>This workpaper includes 31 individual pages, one for each day of the month. The utility's request for confidential classification addresses only the first page.</p>		
46-3/1	PSC Recalculation of FCS Energy Payment	31
<p>This workpaper includes 31 individual pages, one for each day of the month. The utility's request for confidential classification addresses only the first page.</p>		
46-3/2	Interchange Service with FPC, May 1992	1
<p>The utility highlighted and edited all the numbers in two columns on this page. However, the line numbers only correspond to certain lines in the second highlighted column but it is unclear whether only those same lines in the first column should be confidential or all the lines in the first column.</p>		
47-1/1-2	FPL Energy Payment Calculation - Royster	31
<p>This workpaper includes 31 individual pages, one for each day of the month. The utility's request for confidential classification addresses only the first page.</p>		
47-1/1-2/1	PSC Recalculation of Energy Payment - Royster	31
<p>This workpaper includes 31 individual pages, one for each day of the month. The utility's request for confidential classification addresses only the first page.</p>		