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Jonathan E. Sjoatrom

September 29, 1997

Ms. Blanca S. Bayó, Director Division of Records and Reporting Florida Public Service Commission 4075 Esplanade Way, Room 110 Tallahassee, FL 32399 FPSC-Recoil 4527

re: Docket no. **907904-**50

Dear Ms. Bayó:

Enclosed for filing please find the original and fifteen (15) copies of Orlando CoGen Limited, L.P.'s Request for Public Records in the above referenced docket.

If you or your Staff have any questions regarding this filing, please contact me.

Jonathan Sjostrom

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Enclosure

cc: All Parties of Record

Harlan TAL/22180-1

Miami 305 577 7000 305 577 7001 Faix

OTH Cy to Kay; Kithen S

West Palm Beach 561 650 7200 561 655 1509 Fax Key West 305 292 7272 305 292 7271 Fax DOCUMENT NUMBER-DATE

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FPSC-RECORDS/REPORTING

ORIGINAL

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

IN RE: Petition for approval of early termination amendment to negotiated qualifying facility contract with Orlando CoGen Limited, Ltd. by Florida Power Corporation

DOCKET NO. 961184-EQ PROPERTY OF THE PROPERTY

ORLANDO COGEN LIMITED, L.P.'S REQUEST FOR PUBLIC RECORDS

Orlando CoGen Limited, L.P. ("OCL") hereby requests production of public records pursuant to Article I Section 24 of the Florida Constitution and Chapter 119 of the Florida Statutes.

OCL requests production of the following documents within ten
(10) days of this Request at the offices of the staff of the
Florida Public Service Commission or such other time and place as
may be agreed upon by counsel:

- All documents, data compilations, memoranda, analyses or other written or electronically stored information used or relied upon by Paul Stallcup in the preparation of his written testimony in this docket.
- All workpapers, documents, data compilations, memoranda, analyses or other written or electronically stored information prepared by or for Paul Stallcup related to his testimony in this docket.
- 3. All documents, data compilations, memoranda, analyses or other written or electronically stored information used or relied upon by Kenneth Dudley or Paul Stallcup in support of or regarding the conclusion that the benefit of FPC's proposal that is the

March Walter

subject of this proceeding appears to be noticeably sensitive to the assumptions used in its cost-effectiveness analysis.

- 4. All documents, data compilations, memoranda, analyses or other written or electronically stored information used or relied upon by Kenneth Dudley or Paul Stallcup in support of or regarding the conclusion that the proposal that is the subject of this proceeding caused an excessive level of risk being placed on FPC's ratepayers should FPC's projections of future conditions prove to be inaccurate.
- All documents, data compilations, memoranda, analyses or other written or electronically stored information used or relied upon by Commission Staff in preparing its December 26, 1996 memorandum entitled "Staff Recommendation," including the "alternative recommendation" and "alternative staff analysis," in this docket.

DATED this 29 day of September, 1997.

Respectfully submitted,

STEEL HECTOR & DAVIS LLP Suite 601 215 South Monroe Street Tallahassee, Florida 32301 Attorneys for Orlando CoGen Limited Ltd.

Johathan Syostrom

CERTIFICATE OF SERVICE DOCKET NO. 961184-RQ

I HERESY CERTIFY that a true and correct copy of Orlando CoGen Limited, L.P.'S Request for Public Records has been furnished by Hand Delivery (*), or U.S. Mail this 29th day of September, 1997, to the following:

William Cochran Keating IV, Esq.* Division of Legal Services FPSC 2540 Shumard Oak Blvd.#370 Tallahassee, FL 32399

James A. McGee, Esq. Florida Power Corporation P.O. Box 14041 St. Petersburg, FL 33733

John Roger Howe, Esq.*
Office of Public Counsel
111 West Madison Street
Room 812
Tallahassee, FL 32399

Jonathan E. Sjoserom

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