Case Assignment and Scheduling Record

Docket Ko. 1992/33-51 Date Docketed: 03/13/2002 Title: Review of Shiof-Indias RTD Process1. Company: Official Filling Date:	Section 1 - Bureau of Records and Hearth, Tryices C	compretes		
Official Filting Date:	Docket No. <u>020233-EI</u> Date Docketed: <u>03/13/20</u>	<u>002</u> Title: Review of Gri	dFlorida RTO Proposal.	
Last Day to Suspence	Company:			
Last Day to Suspence				
Last Day to Suspence				
Referred to:	Official Filing Date:			
CYCY **Indicates CPR) Section 2 - OPR Completes and returns to CCA in 10 workdays. Section 2 - OPR Completes and returns to CCA in 10 workdays. Staff Assignments Staff Assignments OPR Staff OP	Last Day to Suspend: Expiration:			
Prograt/Hodule B31	Referred to: ("()" indicates OPR) AUS CAF C		MS) PIF X	
T S TENTATIVE AND SUBJECT TO REVISION. (850) 413-6770	Section 2 - OPR Completes and returns to CCA in 10 w	vorkdays.	<u>Time Schedule</u>	
T S TENTATIVE AND SUBJECT TO REVISION. (850) 413-6770	Program/Module B11	ARNING: THIS SCHEDULE IS A	N INTERNAL PLANNING DOCUMENT.	
Current CASR revision level Due Dates	<u> </u>	TIS TENTATIVE AND SUBJECT	TO REVISION.	
		Current CASR revision leve	1	<u>Due Dates</u>
Staff Course	UPR Staff	0		Previous Current
Staff Course		1		
Staff Counse		2		
CORS (CMP)		1		
CORS (CMP)	Staff Counsel	5. 6.		
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234 254 255 266 277 288 299	2	·1.		
Recommended assignments for hearing 29. 30. 31. and/or deciding this case: 32. Full Commission Commission Panel 34. Hearing Examiner Staff 35. Date filed with CCA: 37. Initials: OPR 39. Staff Counsel 40. Section 3 - Chairman Completes Assignments are as follows: - Hearing Officer(s) Commissioners Hrg. Staff ALL JB DS BZ PL BD Where panels are assigned the senior Commissioner is Panel Chairman; the identical panel decides the case. Where one Commissioner, a Hearing Examiner or a Staff Member is assigned the full Commission decides the case. Where one Commissioner, a Hearing Examiner or a Staff Member is assigned the full Commission decides the case. Document Number - TATION DOCUMENT NUMBER - TATION Date: // Document Number - TATION Date		23.		
Recommended assignments for hearing 30. Recommended assignments for hearing 31. 30. Recommended assignments for hearing 31. 30. 30. Full Commission Commission Panel 34. Hearing Examiner Staff 35. Date filed with CCA: 37. Bas. Initials: OPR 38. Staff Counsel 40. Section 3 - Chairman Completes Assignments are as follows: - Hearing Officer(s) - Prehearing Officer Commissioners Hrg. Staff Exam. Where panels are assigned the senior Commissioner is Panel Chairman; the identical panel decides the case. Where one Commissioner, a Hearing Examiner or a Staff Member is assigned the full Commission decides the case. Where one Commissioner, a Hearing Examiner or a Staff Member is assigned the full Commission decides the case. Date: // DOCUMENT NUMBER-CAT	() 2	24. 25.		
Recommended assignments for hearing 31. Recommended assignments for hearing 31. Full Commission Commission Panel 34. Hearing Examiner Staff 35. Date filed with CCA: 37. Initials: OPR 38. Staff Counsel 40. Section 3 - Chairman Completes Assignments are as follows: - Hearing Officer(s) - Prehearing Officer Commissioners Hrg. Staff Commissioners ADM JB DS BZ PL BD Exam. Where panels are assigned the senior Commissioner is Panel Chairman; the identical panel decides the case. Where one Commissioner, a Hearing Examiner or a Staff Member is assigned the full Commission decides the case. Where one Commissioner, a Hearing Examiner or a Staff Member is assigned the full Commission decides the case. Date:/ DOCUMENT NUMBER-CATI		16.		
Recommended assignments for hearing and/or deciding this case: Salignments for hearing and/or deciding this case: 31	() 2	18.		
Recommended assignments for hearing and/or deciding this case: Full Commission	3	10.		
Full Commission Commission Panel 33. 33. 34. 35. 35. 36. 36. 36. 37. 38. 39. 39. 39. 39. 39. 39. 39. 39. 39. 39	Recommended assignments for hearing 3 and/or deciding this case: 3	·		
Hearing Examiner Staff 35. 36. 36. 37. 38. 37. 38. 39. Staff Counsel 40. Section 3 - Chairman Completes Assignments are as follows: - Hearing Officer(s) - Prehearing Officer Commissioners Hrg. Staff Commissioners ADM	3	3.		
Date filed with CCA: Initials: OPR	Hearing Examiner Staff 3	5		
Initials: OPR Staff Counsel 38. 39. 40. Section 3 - Chairman Completes Assignments are as follows: - Hearing Officer(s) - Prehearing Officer Commissioners Hrg. Staff Exam. Staff DB DS BZ PL BD - Prehearing Officer Where panels are assigned the senior Commissioner is Panel Chairman: the identical panel decides the case. Where one Commissioner, a Hearing Examiner or a Staff Member is assigned the full Commission decides the case. Date: // DOCUMENT NUMBER-PATE	Date filed with CCA:	7.		
Section 3 - Chairman Completes Assignments are as follows: - Hearing Officer(s) - Prehearing Officer Commissioners ALL JB DS BZ PL BD Where panels are assigned the senior Commissioner is Panel Chairman; the identical panel decides the case. Where one Commissioner, a Hearing Examiner or a Staff Member is assigned the full Commission decides the case. Assignments are as follows: - Prehearing Officer Commissioners ADM JB DS BZ PL BD Approved: Approved: Date: // DOCUMENT NUMBER-CATE	3	8.		
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- Hearing Officer(s) Commissioners ALL JB DS BZ PL BD Where panels are assigned the senior Commissioner is Panel Chairman; the identical panel decides the case. Where one Commissioner, a Hearing Examiner or a Staff Member is assigned the full Commission decides the case. Date: // DOCUMENT NUMBER - DATE	Section 3 - Chairman Completes			
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	the identical panel decides the case.		Approved:	
	where one Commissioner, a Hearing Examiner or a Statassigned the full Commission decides the case.	T Member 1s	Date: // DOCUMENT	NUMBER-DATE
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Case Assignment and Scheduling Record

Section 1 - Bureau of Records and Hearing Se completes

Docket No. 020233-EI Date Docketed: 03/13/2002 Title: Review of GridFlorida Regional Transmission Organization (RTO) Proposal. Company: Florida Power & Light Company Florida Power Corporation Tampa Electric Company Official Filing Date: Expiration: Last Day to Suspend: AUS CAF CCA CMP ECR EXT GCL (MMS) PIF Referred to: ("()" indicates OPR) <u>X</u> <u>X</u> Section 2 - OPR Completes and returns to CCA in 10 workdays. Time Schedule WARNING: THIS SCHEDULE IS AN INTERNAL PLANNING DOCUMENT. IT IS TENTATIVE AND SUBJECT TO REVISION.
FOR UPDATES CONTACT THE RECORDS SECTION: (850) 413-6770 Program/Module B11 Staff Assignments Current CASR revision level Due Dates R Bass, B Buchan, M Butler, A Collins, C Groom, B Lowe, OPR Staff Previous Current T Noriega Order Establishing Procedure Comments on Proposal Commission Workshop 04/01/2002 NON 04/26/2002 05/29/2002 NONE NONE Post-workshop Comments Staff Recommendation 06/21/2002 4. NONE 07/25/2002 07/25/2002 08/06/2002 08/26/2002 NONE 5. Agenda NONE 6. Staff Counsel C Keating, J Brubaker Standard Order NONE Revised CASR Due NONE 8. 09/13/2002 OCRs (CMP) M Futrell, B Trapp 9. 10. 11. 12. (EXT) J Dean 13. 14. 15. T Ballinger, T Bohrmann, J Breman, E Draper, R Floyd, J Harlow, C Hewitt, C Kummer, 16. (ECR) 17. 18. 19. 20. 21. D Wheeler) 22. 23. 24.) 25. 26. 27. 28. 29. 30.) 31. 32. 33. Recommended assignments for hearing and/or deciding this case: 34 Commission Panel Full Commission X 35. 36. Hearing Examiner ___ Staff 37 Date filed with CCA: 03/28/2002 38. 39. Initials: OPR 40. Staff Counsel Section 3 - Chairman Completes Assignments are as follows: - Hearing Officer(s) - Prehearing Officer Hrg. Commissioners Staff Commissioners ADM Exam BD DS PL BD ALL DS ΒZ PL JB ΒZ χ χ Where panels are assigned the senior Commissioner is Panel Chairman; the identical panel decides the case. Approved:

PSC/CCA015-C (Rev. 01/02)

Where one Commissioner, a Hearing Examiner or a Staff Member is

assigned the full Commission decides the case.

Date: 03/28/2002

Last Revised 04/04/2002 at 08:29

Printed on 04/17/2002 at 09:00

Page 1 of 1

X Commi X Commi X Commi X Executi	ssioner Deason ssioner Baez ssioner Palecki ssioner Bradley ve Director Information Offic	X General (Auditing X Comm. (X Competitions)	Executive Direct Counsel Direct & Safety Direct Clerk & ADM tive Markets/I er Affairs Direct	ector X Court Rep Services X Staff Con Enforcement	Regulation Director Affairs Director corter tact - Cochran Keating
From: Office of	f Chairman Lila Ja	aber			
Docket Number	: 020233-EI	i. 22			
Docket Title: 1. Schedule Info		rida Regional Trans	smission Organiza	tion (RTO) Proposal.	
Ev	ent	Former Date	New Date	Location	Time
Commissioner \	Workshop		05/29/2002	Tallahassee, Room 148	9:30 AM - 5:00 PM
O. II		. T. C			
2. Hearing/Pren	earing Assignme Form	ent Intormation er Assignment		Current Ass	ignments
<u>Hearing</u>	Commissi			Commissioners	Hearing Staff
<u>Officers</u>		Exar	~ 1 II		Exam.
	ALL JB DS B	Z PL BD		ALL JB DS BZ PL	BD
	<u> </u>				
<u>Prehearing</u>	Commissi	oners		Commissioners	
<u>Officer</u>	JB DS BZ PL	BD ADM		JB DS BZ PL BD AI	204
	JB DS BZ PL	BD ADM		JB DS BZ PL BD AL	DIVI .
Reaso	on for Revision: A. N	Iew Assignment	1. Unavailability	2. Good Cause 3. Recused 4. D	risqualified 5. See Remarks
Remarks: PHO A	Assignment.				

PSC/JBE 8 (01/2002)

CCS Form Number: 020233-EI-00002-001

Case Assignment and Scheduling Record

Section 1 - Bur	reau of Records and Hearing Se	<u>es Completes</u>		
Docket No. 020	Date Docketed: 03/1	<u>3/2002</u> Title: Review of GridFlor (RTO) Proposal.	rida Regional Transmission	Organization
Flori	da Power & Light Company da Power Corporation a Electric Company	(KIG) Proposur.		
Official Filing Last Day to Sus	spend: Expiration	<u> </u>		
Referred to: ("()" indicates	OPR) AUS CA	F CCA CMP ECR EXT GCL (MMS) F	PIF ——	
Section 2 - OPF	R Completes and returns to CCA in	10 workdays.	<u>Time Schedule</u>	
Program/Module	B11 Staff Assignments	WARNING: THIS SCHEDULE IS AN INTIT IS TENTATIVE AND SUBJECT TO FOR UPDATES CONTACT THE RECORDS	REVISION.	
OPR Staff	R Bass, B Buchan, M Butler, A Collins, C Groom, B Lowe,	Current CASR revision level		<u>Due Dates</u> Previous Current
	T Noriega	Staff Recommendation Agenda Standard Order		07/25/2002 08/08/2002 08/06/2002 08/20/2002 08/26/2002 09/09/2002
Staff Counsel	C Keating, J Brubaker	4. Revised CASR Due 5. 6.		09/13/2002 09/20/2002
OCRs (CMP)	M Futrell, B Trapp	7. 8. 9.		
(EXT)	J Dean	11. 12. 13. 14.		
(ECR)	T Ballinger, T Bohrmann, J Breman, E Draper, R Floyd, J Harlow, C Hewitt, C Kummer,	15. 16. 17. 18.		
()	D Wheeler	19. 20. 21. 22.		
()		23. 24. 25. 26.		
()		27. 28. 29.		
Recommended ass	signments for hearing g this case:	30. 31. 32. 33.		
Full Commissi Hearing Exam		35. 35. 35. 36.		
	n CCA: <u>07/03/2002</u>	37. 38.		
Initials: OPR Stat	ff Counsel	39. 40.		
Section 3 - Cha	airman Completes	Assignments are as follows:		
	- Hearing Officer(s)		- Prehearing Officer	
	Commissioners Hrg.		Commissioners /	ADM
ALI X			JB DS BZ PL BD	
the identical r	re assigned the senior Commissione canel decides the case. issioner, a Hearing Examiner or a	Apr	proved: L/m	
assigned the fu	all Commission decides the case.		te: <u>Pending 7/12/02</u>	

PSC/CCA015-C (Rev. 01/02)

* COMPLETED EVENTS

Last Revised 08/28/2002 at 09:49

Printed on 08/28/2002 at 14:25

Page 1 of 1

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From: Office of	Chair	man	Lil	la Ja	ber.																		
Docket Number	: 020	233	-EI																				
Docket Title:			f Gri	dFlor	ida Re	gional	Trans	smissio	on Organ	nizatio	on (RTC) Pr	ropo	sal.									
1. Schedule Info	rmatic	on —																					
Ev	ent				For	mer l	Date	Ne	w Dat	e		Ι	_00	atio	on					Ti	me		
Prehearing Conf	ference	.						10/2	25/200	2	Γallah	ass	ee,	Ro	om	152		9	:30 Al	M -	12:0	0 P	M
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2. Hearing/Preh	earing	g As	sigi	nme	nt Iı	ıforn	natio	n															
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<u>Prehearing</u> Officer		Cor	mm	issic	oners	,							Co	mn	nissi	onei	rs						
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Reaso	n for Re	evisi	on:	A. N	ew A	ssignr	nent	1. Un	availab	ility	2. Goo	d Ca	ause	3.	Recu	sed	4.]	Disq	ualified	5.	See R	ema	rks
Remarks: PHO A	Assignm	ent.																					

PSC/JBE 8 (01/2002) CCS Form Number: 020233-EI-00004-001

Last Revised 08/28/2002 at 09:58

Printed on 08/28/2002 at 14:25

Page 1 of 1

10:	$ \mathbf{X} $	Commissioner Deason	$ \mathbf{X} $	Deputy Executive Director/EXA		Economic Regulation Director
	X	Commissioner Baez	X	General Counsel Director	X	External Affairs Director
	X	Commissioner Baez Commissioner Palecki Commissioner Bradley	П	Auditing & Safety Director	X	Court Reporter
	X	Commissioner Bradley		Comm. Clerk & ADM Services	X	Staff Contact - Cochran Keating
	IXI	Executive Director	X	Competitive Markets/Enforcement]
	X	Public Information Officer	X	Consumer Affairs Director		· ·
Fron	n: (Office of Chairman Lila Jabo	er			
Docl	zet 1	Number: 020233.FI				

Review of GridFlorida Regional Transmission Organization (RTO) Proposal.

1. Schedule Information

Docket Title:

Event	Former Date	New Date	Location	Time
Hearing		10/31/2002	Tallahassee, Room 148	9:30 AM - 5:00 PM

2. Hearing/Prehearing Assignment Information

Former Assignments

Hearing Officers

	Cor	Hearing Exam.	Staff				
ALL	ЛВ	DS					

Current Assignments

	Cor	Hearing Exam.	Staff				
ALL	JВ	DS	BZ	PL	BD		
X							

Prehearing Officer

	Commissioners										
ЛВ	DS	BZ	PL	BD	ADM						

	Commissioners											
ЈВ	DS	BZ	PL	BD	ADM							
X												

Reason for Revision: A. New Assignment 1. Unavailability 2. Good Cause 3. Recused 4. Disqualified 5. See Remarks

Remarks:

·H-	1	0/25/02.	
T 7.	1	0/23/02.	

PSC/JBE 8 (01/2002) CCS Form Number: 020233-EI-00004-002

Case Assignment and Scheduling Record

Section 1 - Bureau of Records and Hearing vices Completes

Docket No. <u>020</u>)233-EI	Date Docke	eted: <u>03/13</u>	<u>3/2002</u> Title:	: Review o	f GridFlori	ida Regiona	al Transmissi	on Organizati	on
Company: Flori Flori Tampa	da Power & L da Power Con a Electric Co	poration	ıy		(KIO) Pri	oposai.				
Official Filing Last Day to Sus	Date:		Expiration	ı:	_					
Referred to: ("()" indicates	opr)		AUS CAF	CCA CMP E		CL (MMS) PI X X	IF —			
Section 2 - OPF	R Completes	and returns	to CCA in :	LO workdays.			<u>Time</u>	Schedule		
<u>Program/Module</u>		Assignments	<u>5</u>	IT IS TENTA	<u> TIVE ÂND SU</u> CONTACT TH	BJECT TO RE E RECORDS S	EVISION.	NING DOCUMENT 850) 413-6770)	<u>Dates</u>
<u>OPR Staff</u>		Buchan, M Bu C Groom, B		1. Petitio	2 on and Dire	ct Testimor	ny		Previous	
	3 D	C. K		2. Consumr 3. Testimo 4. Testimo 5. Notice	mating Orde ony - Staff ony - Inter of Prehear	r if No Provenor venor ing and Hea	otest		SAME NONE NONE NONE	09/28/2002 10/11/2002 10/11/2002 10/17/2002
Staff Counsel OCRs (CMP)	M Futrell,	, C Keating B Trapp		7. Prehear 8. Prehear	ring Order	ents			NONE NONE NONE NONE	10/21/2002 10/21/2002 10/25/2002 10/30/2002 10/31/2002
(ECR)	J Breman, J Harlow,	r, T Bohrmar E Draper, R C Hewitt, C	Floyd,	11. Transcr 12. Briefs 13. Staff F 14. Agenda	ript of Hea Due Recommendat				NONE NONE NONE NONE	11/07/2002 11/14/2002 12/15/2002 12/17/2002
()	D Wheeler			16. <u>Close l</u> 17. 18.	rd Order Docket or R	evise CASR			NONE NONE	01/06/2003
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()				24. 25. 26. 27.						
()				28. 29. 30.			-			
Recommended ass	g this case:	-	21	31. 32. 33.						
Full Commiss Hearing Exam	iner <u> </u>	Commission F Staff	Zane I	34. 35. 36.						
Date filed with	\	72002		37. 38.						-
Initials: OPR Sta	ff Counsel			39. 40.					_	
Section 3 - Cha	airman Compl	<u>etes</u>		Assignments a	are as foll	OWS:				CSRA
	- He	aring Office	er(s)				- Prehea	ring Officer		
	Commissi	oners	Hrg. Exam	Staff			Commiss	ioners	ADM	
ALI	L JB DS	BZ PL	BD			JI		Z PL BD		
Where panels a	re assigned	the senior (Commissione	r is Panel Cha	airman:	X				
the identical Where one Comm	panel decide issioner, a	s the case. Hearing Exar	miner or a :			()	roved: e· 09/04/	Z'/m 2002		

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Last Revised 09/19/2002 at 14:00

Page 1 of 1

Printed on 09/23/2002 at 16:07

Commi Commi Commi X Executi	issioner Deason issioner Baez issioner Palecki issioner Bradley ive Director Information Offic	X General (Auditing X Comm. (X Competitions)	Executive Directions of the Counsel Direction & Safety Direction & ADM tive Markets/ler Affairs Direction of the Country of th	ector External Services X Staff Cor Enforcement	c Regulation Director Affairs Director porter ntact - Jennifer Brubaker
From: Office of	f Chairman Lila Ja	aber			
Docket Number	r: 020233-EI				
Docket Title:		rida Regional Trans	smission Organiza	tion (RTO) Proposal.	
1. Schedule Info	ormation				
Ev	ent	Former Date	New Date	Location	Time
Issue Identificat	tion		10/02/2002	Tallahassee, Room 152	10:00 AM - 3:00 PM
. Hearing/Preh	nearing Assignme	e nt Informati oner Ier Assignment		Current Ass	signments
Hearing	Commissi			Commissioners	
<u>Officers</u>	Commissi	Exar	· !	Commissioners	Hearing Staff Exam.
	ALL JB DS B	Z PL BD		ALL JB DS BZ PL	BD
					X
Prehearing Officer	Commissi	oners		Commissioners	
	JB DS BZ PL	BD ADM		JB DS BZ PL BD A	DM X
Reaso	on for Revision: A. N	lew Assignment	1. Unavailability	2. Good Cause 3. Recused 4.	Disqualified 5. See Remarks
Remarks:					

PSC/JBE 8 (01/2002)

CCS Form Number: 020233-EI-00005-001

Case Assignment and Scheduling Record

<u>Section 1 - Bur</u>	eau of Records and Hea	<u>r. √ices</u>	<u>Completes</u>					
Docket No. <u>020</u>	233-EI Date Dock	eted: <u>03/13</u>	<u>/2002</u> Title	e: Review of Grid (RTO) Proposal	Florida Regional	Transmission ()rganizatio	on
Flori	da Power & Light Compa da Power Corporation Electric Company	ny		(INTO) TTOPOSUT				
Official Filing Last Day to Sus		Expiration	·					
Referred to: ("()" indicates	OPR)	AUS CAF	CCA CMP	ECR EXT GCL (MM X X	S) PIF 			
Section 2 - OPR	Completes and returns	to CCA in 10			<u>Time Sch</u>	<u>edule</u>		
<u>Program/Module</u>	B11 Staff Assignment	. <u>s</u>	IT IS TENTA FOR UPDATES	HIS SCHEDULE IS AN ATIVE AND SUBJECT S CONTACT THE RECO ASR revision level	TO REVISION.		Dia 1	<u>Dates</u>
<u>OPR Staff</u>	R Bass, B Buchan, M B A Collins, C Groom, B T Noriega			2			Previous	Current
Staff Course			2. Testir 3. Notice 4. Testir 5. Prehea	nmating Order if N mony - Staff e of Prehearing an mony - Rebuttal aring Statements			SAME NONE NONE NONE NONE	09/28/2002 10/11/2002 10/17/2002 10/21/2002 10/21/2002
Staff Counsel OCRs (CMP)	J Brubaker, C Keating M Futrell, B Trapp		8. Hearii	aring Order ng cript of Hearing D	ue		NONE NONE NONE NONE NONE	10/25/2002 10/30/2002 10/31/2002 11/07/2002 11/14/2002
(ECR)	T Ballinger, T Bohrma J Breman, E Draper, R J Harlow, C Hewitt, C	Floyd,	11. Staff 12. Agenda 13. Standa 14. Close	Recommendation	CASR		NONE NONE NONE NONE	12/05/2002 12/17/2002 12/17/2002 01/06/2003 02/06/2003
()	D Wheeler		15. 16. 17. 18.					
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and/or deciding		_	31. 32. 33.					
Full Commissi Hearing Exami	ner Staff	Panel	34. 35. 36.					
	CCA: <u>09/04/2002</u>		37. 38.					
Initials: OPR Staf	f Counsel		39. 40.					
Section 3 - Cha	irman Completes	,	Assignments	are as follows:	Reissu Colum de	ed to car	rect	typo
	- Hearing Offic	er(s)			- Prehearin			
	Commissioners	Hrg. Exam.	Staff		Commission	ers AD	MC	
ALL	JB DS BZ PL	BD			JB DS BZ	PL BD		
the identical p Where one Commi	e assigned the senior anel decides the case. ssioner, a Hearing Exa ll Commission decides	miner or a St			Approved: 45 Date: 10/03/200	2/2m		

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* COMPLETED EVENTS

C.

Last Revised 10/04/2002 at 10:26

Printed on 10/14/2002 at 14:32

Page 1 of 1

Commis Commis Commis X Executi X Public I From: Office of Docket Number Docket Title:	Review of GridFlo	X General (Auditing X Comm. Competiter X Consume	Executive Directounsel Directou	etor ector Services Enforcement ector	X Court Rep X Staff Cont	Regulation Director Affairs Director orter act - Jennifer Brubaker
1. Schedule Info	ent	Former Date	New Date	Loc	ation	Time
Issue Identificat			10/16/2002	Tallahassee,	Room 152	10:00 AM - 12:00 PM
				-		
2. Hearing/Preh	earing Assignme	ent Informatio)n			
	Form	er Assignment	ts		Current Assi	gnments
<u>Hearing</u> Officers	Commissi	oners Hear	• 1 · 11	Con	mmissioners	Hearing Staff Exam.
	ALL JB DS B			ALL JB	DS BZ PL	BD
				X		
<u>Prehearing</u> <u>Officer</u>	Commissi	oners		Con	mmissioners	
	JB DS BZ PL	BD ADM		JB DS X		
	on for Revision: A. N	lew Assignment	1. Unavailability	y 2. Good Cause	3. Recused 4. I	Disqualified 5. See Remark
Remarks:						

CCS Form Number: 020233-EI-00006-001

Last Revised 10/21/2002 at 16:24 Printed on 11/05/2002 at 14:51

Page 1 of 1

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From: Office of	Chairman Lila Ja	lber			
Docket Number	: 020233-EI			·	
Docket Title: 1. Schedule Info		rida Regional Trans	smission Organiza	tion (RTO) Proposal.	
Eve	ent	Former Date	New Date	Location	Time
Prehearing Conf	ference	10/25/2002	Cancelled	Tallahassee, Room 152	9:30 AM - 12:00 PM
Hearing		10/31/2002	Cancelled	Tallahassee, Room 148	9:30 AM - 5:00 PM
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	on for Revision: A. N	lew Assignment	1. Unavailability	y 2. Good Cause 3. Recused 4. I	Disqualified 5. See Remarks
Remarks:					

CCS Form Number: 020233-EI-00004-003

Case Assignment and Scheduling Record

Section 1 - Bureau of Records and Hearing vices Completes

Docket No. <u>020</u>	233-EI	i	Date [Docke	ted:	03/13	/2002	<u>?</u> Ti	tle:	Revie	ew of) Prop	GridF	loric	la Reg	giona [°]	l Trar	smiss.	ion O	^ganiz	zatio	n	
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Section 1 - Bureau of Records and H(_ _ _ _ J Services Completes

Docket No. 020233-EI Date Docketed: 03/13/2002 Title: Review of GridFlorida Regional Transmission Organization (RTO) Proposal.

Company:

Florida Power & Light Company

Florida Power Corporation Tampa Electric Company

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Commissioners Staff Hrg DS DV ALL JB | ΒZ BD Exam Χ

Where panels are assigned the senior Commissioner is Panel Chairman: the identical panel decides the case. Where one Commissioner, a Hearing Examiner or a Staff Member is assigned the full Commission decides the case.

 Prehearing Officer 										
	ADM									
JB	JB DS BZ BD DV									
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Approved: Date: 07/14/2003

Section 1 - Bureau of Records and Hea g Services Completes

Date Docketed: Docket No. 020233-EI

03/13/2002

Title: Review of GridFlorida Regional Transmission

Organization (RTO) Proposal.

Company:

Florida Power & Light Company Florida Power Corporation Tampa Electric Company

Official Filing	Date:		Expi	ration:							
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Section 3 - Chairman Completes

Assignments are as follows:

		- Hear	ring (Officer	`(s)	
	C	Hrg	Staff			
ALL	ЈВ	Exam				
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Where panels are assigned the senior Commissioner is Panel Chairman: the identical panel decides the case. Where one Commissioner, a Hearing Examiner or a Staff Member is assigned the full Commission decides the case.

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Approved:

Section 1 - Bureau of Records and Hea Services Completes

Docket No. 020233-EI Date Docketed: 03/13/2002 Title: Review of GridFlorida Regional Transmission

Organization (RTO) Proposal.

Company: Florida Power & Light Company

Florida Power Corporation Tampa Electric Company

Last Day to Suspend: AUS CAF CCA CMP ECR EXT CCL CMMS) PIF Referred to: CTO indicates PR	Official Filing				Expi	ration:							
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- Hearing Officer(s) Commissioners Staff Hrg ALL JB DS ΒZ BD DV Exam

Where panels are assigned the senior Commissioner is Panel Chairman: the identical panel decides the case.

Where one Commissioner, a Hearing Examiner or a Staff Member is

assigned the full Commission decides the case.

- Prehearing Officer Commissioners ADM JB DS ΒZ BD DV Χ Approved:

12/12/2003 Date:

Last Revised 01/14/2004 at 11:13

Printed on 01/14/2004 at 11:47

Page 1 of 1

To:		Commissioner Deason	X	Deputy Executive Director/EXA	X	Economic Regulation Director
				General Counsel Director		External Affairs Director
		Commissioner Bradley		Auditing & Safety Director	X	Court Reporter
	Ш	Commissioner Davidson	X	Comm. Clerk & ADM Services	X	Staff Contact - Jennifer Brubaker
	X	Executive Director	X	Competitive Markets/Enforcement		
	X	Public Information Officer	Y	Consumer Affairs Director		

From: Office of Chairman Braulio Baez

Docket Number: 020233-EI

Docket Title:

Review of GridFlorida Regional Transmission Organization (RTO) Proposal.

1. Schedule Information

Event	Former Date	New Date	Location	Time
Staff Workshop		03/17/2004	Tallahassee, Room 140	9:30 AM - 5:00 PM
Staff Workshop		03/18/2004	Tallahassee, Room 140	9:30 AM - 5:00 PM

2. Hearing/Prehearing Assignment Information

Hearing Officers

	Cor	nmis	Hearing Exam.	Staff			
ALL	ΒZ	DS	JВ	BD	DV		

Former Assignments

Current Assignments

	Cor	nmis	Hearing Exam.	Staff			
ALL	ΒZ	DS	ЈВ	BD	DV		
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Prehearing Officer

Commissioners								
BZ	DS	JB	BD	DV	ADM			

Commissioners											
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	X										

Reason for Revision: A. New Assignment 1. Unavailability 2. Good Cause 3. Recused 4. Disqualified 5. See Remarks

Remarks:

Additional workshops: 5/19-21/04 9:30 a.m., Room 166 Easley Bldg.; 8/5/04 9:30 a.m., Room 166 Easley Bldg.

PSC/JBE 8 (01/2002)

CCS Form Number: 020233-EI-00007-001

Last Revised 03/17/2004 at 09:35

Page 1 of 1

Printed on 03/17/2004 at 10:20

To:		Commissioner Deason	X	Deputy Executive Director/EXA	X	Economic Regulation Director External Affairs Director
	X	Commissioner Jaber	\mathbf{X}	General Counsel Director	L	External Affairs Director
	Ш	Commissioner Bradley	Ш	Auditing & Safety Director	X	Court Reporter
	Ц	Commissioner Davidson	\mathbf{X}	Comm. Clerk & ADM Services	X	Staff Contact - Jennifer Brubaker
	X	Executive Director	X	Competitive Markets/Enforcement		
	\mathbf{X}	Public Information Officer	X	Consumer Affairs Director	L	

From: Office of Chairman Braulio Baez

Docket Number: 020233-EI

Docket Title:

Review of GridFlorida Regional Transmission Organization (RTO) Proposal.

1. Schedule Information

1	New Date	Location	Time
	03/17/2004	Tallahassee, Room 152	9:30 AM - 12:00 PM
	03/17/2004	Tallahassee, Room 140	1:00 PM - 5:00 PM
	03/18/2004	Tallahassee, Room 152	9:30 AM - 5:00 PM
			03/17/2004 Tallahassee, Room 140

2. Hearing/Prehearing Assignment Information

Hearing Officers

	Cor	nmis	Hearing Exam.	Staff			
ALL	ΒZ	DS	ЈВ	BD	DV		
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Former Assignments

Current Assignments

	Cor	Hearing Exam.	Staff				
ALL	ΒZ	DS	JВ	BD	DV		
							X

Prehearing Officer

Commissioners											
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Commissioners									
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Reason for Revision: A. New Assignment 1. Unavailability 2. Good Cause 3. Recused 4. Disqualified 5. See Remarks

Remarks:

Additional workshops: 5/19-21/04 9:30 a.m., Room 166 Easley Bldg.; 8/5/04 9:30 a.m., Room 166 Easley Bldg.

CCS Form Number: 020233-EI-00007-002 PSC/JBE 8 (01/2002)

Last Revised 03/18/2004 at 15:34

Printed on 03/22/2004 at 09:01

Page 1 of 1

To:				Deputy Executive Director/EXA	X	Economic Regulation Director External Affairs Director
	X					
				Auditing & Safety Director	\mathbf{X}	Court Reporter
				Comm. Clerk & ADM Services	X	Staff Contact - Jennifer Brubaker
				Competitive Markets/Enforcement	_	
	$ \mathbf{X} $	Public Information Officer	X	Consumer Affairs Director	L	J

From: Office of Chairman Braulio Baez

Docket Number: 020233-EI

Docket Title: Review of GridFlorida Regional Transmission Organization (RTO) Proposal.

1. Schedule Information

Event	Former Date	New Date	Location	Time	
Staff Workshop		03/17/2004	Tallahassee, Room 152	9:30 AM - 5:00 PM	
Staff Workshop		03/18/2004	Tallahassee, Room 152	9:30 AM - 5:00 PM	
Staff Workshop		05/19/2004	Tallahassee, Room 152	9:30 AM - 5:00 PM	
Staff Workshop		05/20/2004	Tallahassee, Room 152	9:30 AM - 5:00 PM	
Staff Workshop		05/21/2004	Tallahassee, Room 152	9:30 AM - 5:00 PM	
Staff Workshop		08/05/2004	Tallahassee, Room 152	9:30 AM - 5:00 PM	

2. Hearing/Prehearing Assignment Information

Hearing Officers

	Cor	nmi	Hearing Exam.	Staff			
ALL	ΒZ	DS	ЈΒ	BD	DV		
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Former Assignments

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Prehearing Officer

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Reason for Revision: A. New Assignment 1. Unavailability 2. Good Cause 3. Recused 4. Disqualified 5. See Remarks

Remarks:

Staff workshops

PSC/JBE 8 (01/2002) CCS Form Number: 020233-EI-00008-001

Last Revised 05/26/2004 at 08:35

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Page 1 of 1

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Remarks:

PSC/JBE 8 (01/2002) CCS Form Number: 020233-EI-00010-002

Last Revised 06/21/2004 at 08:40

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Page 1 of 1

X Commis Commis Commis X Executi	ssioner Deason ssioner Jaber ssioner Bradley ssioner Davidson ve Director nformation Office	Auditing X Comm. C X Competit	executive Direct Counsel Direct & Safety Direct Clerk & ADM Clerk & ADM Clerk & ADM Clerk & ADM Clerk & Direct Clerk & Direct	ector X Court Rep Services X Staff Cont Enforcement	Regulation Director Affairs Director orter act - Jennifer Brubaker
From: Office of	Chairman Brauli	o Baez			
Docket Number	: 020233-EI				
Docket Title: 1. Schedule Info		ida Regional Trans	mission Organiza	tion (RTO) Proposal.	
Ev	ent	Former Date	New Date	Location	Time
Staff Workshop		08/05/2004	Cancelled	Tallahassee, Room 152	9:30 AM - 5:00 PM
					
2. Hearing/Preh	earing Assignme Form	ent Informationer Assignmen		Current Ass	ignments
<u>Hearing</u> Officers	Commission	oners Hear	- h	Commissioners	Hearing Staff Exam.
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CCS Form Number: 020233-EI-00009-002

PSC/JBE 8 (01/2002)

Last Revised 06/30/2004 at 15:20 Printed on 06/30/2004 at 15:26

Page 1 of 1

To:	\mathbf{x}	Commissioner Deason	X Deputy Executive Director/EXA	X Economic Regulation Director
		Commissioner Jaber	X General Counsel Director	X External Affairs Director
	X	Commissioner Bradley	Auditing & Safety Director	X Court Reporter
	\mathbf{x}	Commissioner Davidson		X Staff Contact - Jennifer Bruhaker

X Competitive Markets/Enforcement

From: Office of Chairman Braulio Baez

X Public Information Officer X Consumer Affairs Director

Docket Number: 020233-EI

Docket Title: Review of GridFlorida Regional Transmission Organization (RTO) Proposal.

1. Schedule Information

Event	Former Date	New Date	Location	Time

2. Hearing/Prehearing Assignment Information

Hearing	
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Reason for Revision: A. New Assignment 1. Unavailability 2. Good Cause 3. Recused 4. Disqualified 5. See Remarks

Remarks:

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PSC/JBE 8 (01/2002) CCS Form Number: 020233-EI-00010-003

Last Revised 11/03/2004 at 07:53

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Page 1 of 1

Commissioner Deason X Commissioner Jaber X Commissioner Bradley X Commissioner Bradley X Commissioner Davidson X Commissioner Bradley X Commissioner Bradley X Commissioner Davidson X Commissioner Da									
From: Offic	ce of Chairman Brauli	o Baez							
Docket Nun	nber: 020233-EI								
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	Event	Former Date	New Date	Loca	ation	Tir	ne		
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Section 1 - Bureau of Records Complete

Docket No. 020233-EI Date Docketed: 03/13/2002 Title: Review of GridFlorida Regional Transmission Organization (RTO) Proposal.

Florida Power & Light Company

Florida Power Corporation Tampa Electric Company

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assigned the full Commission decides the case.

Approved:

Date:

Last Revised 01/05/2005 at 12:58

Page 1 of 1

Printed on 01/05/2005 at 13:09

Commissioner Deason X Commissioner Bradley X Commissioner Bradley X Commissioner Bradley X Commissioner Davidson X Commissioner Davidson X Commissioner Edgar X Commissioner Edga												
From: Office of Chairman Brauli	o Baez											
Docket Number: 020233-EI												
Docket Title: Review of GridFlor 1. Schedule Information	ida Regional Trans	mission Organizat	tion (RTO) Proposal.									
Event	Former Date	New Date	Location	Time								
Commissioner Workshop	02/25/2005	05/23/2005	Tallahassee, Room 148	9:30 AM - 1:00 PM								
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PSC/JBE 8 (01/2002) CCS Form Number: 020233-EI-00010-005

Section 1 - Bureau of Records Completes

Docket No. <u>020233-EI</u> Date Docketed: <u>03/13/2002</u> Title: Review of GridFlorida Regional Transmission Organization (RTO)

Proposal.

Company: Florida Power & Light Company

Florida Power Corporation Tampa Electric Company Docket file.

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Page 1 of 1

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Docket Title: 1. Schedule Info	Review of GridFlor	rida Regional Trans	smission Organizat	tion (RTO) Proposa	al.								
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PSC/JBE 8 (01/2002)

CCS Form Number: 020233-EI-00009-003

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Page 1 of 1

CCS Form Number: 020233-EI-00010-001

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From: Offic	e of Chairman Lisa E	dgar			
Docket Num 1. Schedule 1		w of GridFlorida	Regional Transn	nission Organization (RTO) Propo	osal.
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Section 1 - Bureau of Records Complete

Docket No. <u>020233-EI</u> Date Docketed: <u>03/13/2002</u> Title: Review of GridFlorida Regional Transmission Organization (RTO)

Proposal.

Company: Florida Power & Light Company

Florida Power Corporation Tampa Electric Company

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Where panels are assigned the senior Commissioner is Panel Chairman: the identical panel decides the case. Where one Commissioner, a Hearing Examiner or a Staff Member is

assigned the full Commission decides the case.

Approved: Date: 02/08/2006

Section 1 - Bureau of Records Complete

Docket No. <u>020233-EI</u> Date Docketed: <u>03/13/2002</u> Title: Review of GridFlorida Regional Transmission Organization (RTO) Proposal.

Company: Florida Power & Light Company

Florida Power Corporation Tampa Electric Company

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- Hearing Officer(s)

Where panels are assigned the senior Commissioner is Panel Chairman: the identical panel decides the case.

Where one Commissioner, a Hearing Examiner or a Staff Member is assigned the full Commission decides the case.

Approved:

Prehearing Officer

Commissioners

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BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Compliance Filing Pursuant to Order)
No. PSC-01-2489-FOF-EI concerning Proposal)
to Establish GridFlorida as a Regional Transmissi	on)
Organization)

DOCKET NO. 020233-EI FILED: March 20, 2002

COMPLIANCE FILING

Florida Power Corporation ("FPC"), Florida Power & Light Company ("FPL") and Tampa Electric Company ("Tampa Electric") (referred to collectively as the "GridFlorida Companies") hereby submit the Revised GridFlorida Proposal for this Commission's review of conformance with Order No. PSC-01-2489-FOF-EI, issued December 20, 2001 ("Order") and says:

The names, addresses, telephone numbers and facsimile numbers of the 1. GridFlorida Companies are as follows:

JAMES A. MCGEE, Esq. Florida Power Corporation Post Office Box 14042 St. Petersburg, FL 33733 Telephone: (727) 820-5185

Fax: (727) 820-5519

R. W. LITCHFIELD, Esq. Office of General Counsel Florida Power & Light Company Post Office Box 14000 Juno Beach, FL 33408 Telephone: (561) 691-7101 Fax: (561) 691-7135

change from to

JAMES P. FAMA, Esq. LeBoeuf, Lamb, Greene & MacRae, LLP 1875 Connecticut Avenue, N.W. Suite 1200 Washington, DC 20009 Telephone: (202) 986-8053 Fax: (202) 986-8102 On behalf of Florida Power Corporation

William G. Walker Florida Power & Light Company 215 S. Monroe Street Suite 810 Tallahassee, FL 32301 Telephone: (850) 224-7197 Fax: (850) 224-7517

On behalf of Florida Power & Light Co.

FPSC-COMMISSION CLERK



2916 Apalachee Parkway Tallahassee, Florida 32301 (850) 877-6166 FAX: (850) 656-5485

March 21, 2002

Ms. Blanca Bayo, Director Division of Records & Reporting Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850

Dear Ms. Bayo:

Please accept this letter as my official request to be put on the mailing list to in the following docket(s):

Docket No. 020233-EI

Thank you for your assistance in this matter.

Sincerely,

Michelle Hershel

Director of Regulatory Affairs

TI :6 MA SS AAM SO

DISTRIBUTION CENTER

Q.VD. 3/22/02.

MODE = MEMORY TRANSMISSION

START=APR-03 16:47

END=OPR-03 17:44

FILE NO. ≠465

STN NO.	COMM.	ABBR NO.	STATION NAME/TEL NO.	PAGES	DURATION
001	ОK	2	612026622739 ✓	004/004	00:01:26
002	BUSY	2	2227952 V		00:00:00
ØØ3	ÐΚ	2	616175575353 V		00:00:48
ØØ4	OΚ	2	617278223768		00:01:04
Ø05	ΟK	2	615618734540 🗸	004/004	00:00:43
006	OΚ	2	617136276566 🗸	004/004	00:00:35
007	ÐΚ	2	617135076834 🏑	004/004	00:01:10
008	OΚ	2	617136468160 🗸	004/004	00:00:49
0 29	OK	2	2225606 🏑	004/004	00:01:57
010	OK	2	2972014 √	004/004	00:01:01
Ø11	DΚ	2	2247197 🗸	<i>004/0</i> 04	00:00:36
012	OΚ	8	2229768 🗸	004/004	00:01:10
013	OK	2	2243101 🗸	004/004	00:01:10
Ø 14	OK	2	614072445690 🗸	004/004	00:01:01
Ø15	۵K	2	6810207 J	004/004	00:00:35
Ø16	OΚ	2	2220103 🗸	004/004	00:01:03
017	OΚ	8	2245595 V	004/004	00:00:45
018	OΚ	8	612 0 29868}02 🗸	004/004	00:00:41
Ø19	OΚ	2	2225606 V /	004/004	00:01:56
Ø2Ø	ΟK	2	618132211854 🗸	004/004	00:00:37
Ø21	OΚ	2	616785795\$19 🗸	004/004	00:01:09
Ø22	OK	2	6818788 √ ,	004/004	00:01:09
Ø23	OK	8	618132647906 V /		00:02:24
024	OK	2	61954962\$260 🗸		00:01:43
Ø25	OK	2	2227510 🗸 /	004/004	00:01:28
026	OK	2	613055777961~		00:03:17
027	OΚ	2	8940030 V		00:00:40
Ø28	OK	2	618132281770 🗸		00:00:34
029	OK	#	4218543 V	004/004	00:01:14

-FPSC RAR (850-413-6770) -

850 413 7118- ********

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

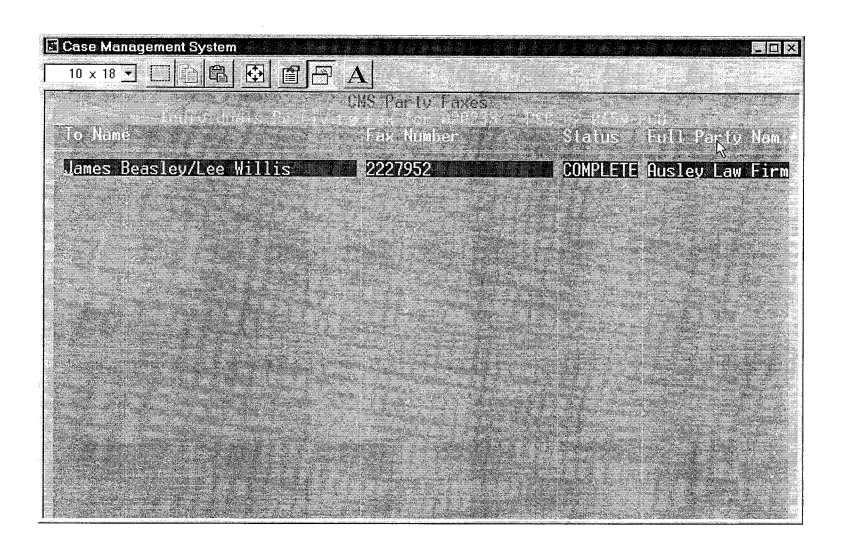
In re: Review of GridFlorida Regional Transmission Organization (RTO) Proposal.

DOCKET NO. 020233-EI ORDER NO: PSC-02-0459-PCO-EI ISSUED: April 3, 2002

ORDER ESTABLISHING PROCEDURE

On June 12, 2001, Florida Power Corporation ("FPC"), Florida Power & Light Company ("FPL"), and Tampa Electric Company ("TECO") (collectively, the "GridFlorida Companies") filed separate petitions in these dockets asking this Commission to determine the prudence of the formation of and their participation in GridFlorida, a regional transmission organization ("RTO"). Ву Order No. PSC-01-2489-FOF-EI, issued December 20, 2001, ("GridFlorida Order") this Commission found the GridFlorida Companies were prudent in proactively forming the GridFlorida RTO, but required the GridFlorida Companies to modify GridFlorida to use an independent system operator ("ISO") structure that would not require a transfer of assets and to otherwise conform with the findings in the GridFlorida Order. Pursuant to the GridFlorida Order, this docket has been opened to address the GridFlorida Companies' modified RTO proposal.

On March 20 and 21, 2002, the GridFlorida Companies filed a modified GridFlorida proposal. Given that the nature of this filing is a compliance filing in response to the GridFlorida Order, an evidentiary hearing on the modified GridFlorida proposal appears unnecessary at this time and thus has not been scheduled. Instead, all parties shall be offered the opportunity to address issues with respect to the modified GridFlorida proposal at a Commission workshop to be held Wednesday, May 29, 2002. The following dates have been established to govern the key activities in this proceedings



MEMORANDUM

APRIL 3, 2002

TO:

DIVISION OF THE COMMISSION CLERK AND ADMINISTRATIVE

SERVICES

FROM: OFFICE OF THE GENERAL COUNSEL (C. KEATING) WCL

RE:

DOCKET NO. 020233-EI - REVIEW OF GRIDFLORIDA REGIONAL

TRANSMISSION ORGANIZATION (RTO) PROPOSAL.

Attached is an ORDER ESTABLISHING PROCEDURE to be issued in the above-referenced docket. (Number of pages in Order - 4)

WCK/jb

I:020233ep.wck

DOCUMENT NO

Ruth McGill

PS(-02-0459-PCO-EI

From:

Janice Banka

Sent:

Wednesday, April 03, 2002 2:44 PM CCA - Orders / Notices

To: Subject:

Order / Notice Submitted

Date and Time:

4/3/02 2:43:00 PM

Docket Number: Filename / Path:

020233-EI 020233ep.wck

Order Type:

Signed / Hand Deliver

CLERK

2 APR -3 PH 2:49

DOCUMENT NO

In faced -



April 9, 2002

COMMISSION CLERK

Ms. Blanco S. Bayo, Director Division of Clerk and Administrative Services Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, Florida 32399-0850

RE:

Florida Power & Light Tallahassee Office

Change in Fax/Phone Numbers

990188,000824,001574,010283,010534,010908,011340,011351,011605,02004,020002,020007,020084,020175,020233,020243,020244,020262,020263,020284,020332

Dear Ms. Bayo:

The Florida Power & Light (FPL) Tallahassee Office recently installed a new phone system, resulting in a change in our local phone and fax numbers. Please reflect the following changes on your master list for all correspondence to William G. Walker and the FPL Tallahassee Office:

Office Phone Number: 850-521-3900

Fax Number:

850-521-3939

Thank you for accommodating this request. If you have any questions, please feel free to contact me at 850-521-3900.

Sincerely,

Lynne D. Adams

Principal Regulatory Coordinator

Done 4/17/02

HMS.



Strategic Planning

April 18, 2002

EGRU

Blanca S. Bayo, Director Division of Commission Clerk and Administrative Services 2540 Shumard Oak Blvd. Tallahassee, FL 32301 2 APR 22 PM L2 COMMISSION CLERK PROSE

In re: Review of GridFlorida Regional Transmission Organization (RTO) Proposition (R

Dear Ms. Bayo:

Re:

Pursuant to Section 28-106.106(2) of the Florida Administrative Code, Gainesville Regional Utilities ("GRU") respectfully requests that the following attorneys be named as its qualified representatives in *In re: Review of GridFlorida Regional Transmission Organization (RTO) Proposal*, Docket No. 020233-EI:

Douglas F. John, Esq. JOHN & HENGERER 1200 17th Street, N.W. Suite 600 Washington, D.C. 20036 Telephone: (202) 429-8801 E-mail: djohn@jhenergy.com Matthew T. Rick, Esq. JOHN & HENGERER 1200 17th Street, N.W. Suite 600 Washington, D.C. 20036 Telephone: 202-429-8809

Email: mrick@jhenergy.com

The affidavits of Mr. John and Mr. Rick attesting to their qualifications to serve as the qualified depresentatives of GRU are attached hereto. GRU is aware that it can be represented by Counsel, as defined by Section 28-106.106 of the Florida Administrative Code, and has chosen instead to be represented in this matter by attorneys that are not licensed to practice law in Florida. Mr. John and Mr. Rick represent GRU in RTO-related proceedings before the Federal Energy Regulatory Commission, and they are familiar with and fully qualified to represent GRU's interests in this proceeding.

Coincident with this request, GRU is filing a Joint Petition to Intervene in the above-captioned proceeding (along with Kissimmee Utility Authority, Lakeland Electric, and the City of Tallahassee, Florida). Thank you for your assistance.

Plr Sheila at ORU, This letter was to go to D.C. before Tallahassee, I advised I would place it in our correspondence file.

Yours truly,

Ed Regan

Director of Strategic Planning

GAINESVILLE REGIONAL UTILITIES

P.O. Box 147117, Station A136

301 SE 4th Avenue

Gainesville, FL 32614-7117

Telephone: 352-334-1272

CCA Official Filing:

4/22/C2*******4:30 PM*******Kay Flynn********1

Kay Flynn

PSC - D2-0548-PCO-EI

From: Sent:

Janice Banka

Monday, April 22, 2002 4:30 PM

To: Subject: CCA - Orders / Notices Order / Notice Submitted

Date and Time:

4/22/02 4:28:00 PM

Docket Number: Filename / Path:

020233-EI 020233or.jsb

Order Type:

Signed / Hand Deliver

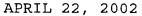
Order Granting Joint Motion for Extension of Time To File Comments.

Number of pages in order - 3.

Thanks "J"

I am bringing the order down right now. "J"

MEMORANDUM





TO:

DIVISION OF THE COMMISSION CLERK AND ADMINISTRATIVE

SERVICES

FROM:

OFFICE OF THE GENERAL COUNSEL (BRUBAKER)

RE:

DOCKET NO. 020233-EI - REVIEW OF GRIDFDORIDA REGIONAL

TRANSMISSION ORGANIZATION (RTO) PROPOSAL.

Attached is an ORDER GRANTING JOINT MOTION FOR EXTENSION OF TIME TO FILE COMMENTS AND REVISING ORDER ESTABLISHING PROCEDURE to be issued in the above-referenced docket. (Number of pages in order - 3)

JSB/jb

I:020233or.jsb

Shirley Stokes

From:

Pamela Adams [PADAMS@LLGM.COM]

Sent: To: Tuesday, May 07, 2002 1:14 PM

Subject:

Removal of name from service list

Please remove James P. Fama from the automatic fax list re: Docket No. 020233-EI, Mr. Fama is no longer with LeBoeuf, Lamb, Greene & MacRae.

contact@psc.state.fl.us

Thank you

This e-mail, including attachments, contains information that is confidential and may be protected by the attorney/client or other privileges. This e-mail, including attachments, constitutes non-public information intended to be conveyed only to the designated recipient(s). If you are not an intended recipient, please delete this e-mail, including attachments, and notify me. The unauthorized use, dissemination, distribution or reproduction of this e-mail, including attachments, is prohibited and may be unlawful.



02 MAY 13 PM 2: 55

RECEIVED FPSC

Dublic Service Commission

PLEASE RETURN THIS FORM WITH REPORT OF ACTION TO:

SHIRLEY STOKES

FLORIDA PUBLIC SERVICE COMMISSION
CONSUMER REQUEST
2540 SHUMARD OAK BOULEVARD
TALLAHASSEE, FL. 32399-850
850-413-6100

Name ADAMS , PAMELA MS	Company	Request No. 454999C
Business Name	Company Code NA	-
Address	County Consumer's Telephone #	By SS Time 14:32 Date 05/13/2002 Type GI-04 Phone E-MAIL
City/Zip	Can be Reached	
Account Number	E-Mail Address PADAMS@LLGM.COM	Outreach OTHER Date 05/13/2002 Public Official N

SEE CUSTOMER'S CORRESPONDENCE AS NOTED BELOW:

Please remove James P. Fama from the automatic fax list re: Docket No. 12023; EI, Mr. Fama is no longer with LeBoeuf, Lamb, Greene & MacRae.

Thank you

05-13-02 I took a copy of the customer's request to the Division of Commission Clerk and Administrative Services. Shirley Stokes

Done 5/13/02

Matilda Sanders

From: Sent: Janice Banka

Jeni Ta: Wednesday, May 15, 2002 2:00 PM

To:

CCA - Orders / Notices

Subject:

Order / Notice Submitted

Date and Time:

5/15/02 1:57:00 PM

Docket Number:

020233-EI

Filename / Path:

020233/not-wkshp.wck

Notice Type:

Workshop

Notice of Commission Workshop.

Number of pages in Notice -4.

Thanks "J"

CCA Official Filing:

5/24/02****** 11:36 AM********Marguerite Lockard *******1

Marguerite Lockard

From:

Janice Banka

Sent:

Friday, May 24, 2002 10:39 AM

To:

CCA - Orders / Notices

Subject:

Order / Notice Submitted

Date and Time:

5/24/02 10:37:00 AM

Docket Number:

020233-EI

Filename / Path: Notice Type:

020233\memo7.wpd Memo for Issuance

Amended Agenda for Commission Workshop.

Matilda Sanders

0726-PCO

From:

Dorothy Menasco

Sent:

Wednesday, May 29, 2002 1:06 PM

To: Subject: CCA - Orders / Notices Order / Notice Submitted

Date and Time:

5/29/02 1:03:00 PM

Docket Number: Filename / Path:

020233-EI

intervention.jsb

Order Granting Intervention has been transferred to GCOrders for issuance.

Atty: Jennifer Brubaker (if you find any errors, she's out of the office today and Cochran Keating would be the person to contact)

Pages: 7

CCA Official Filing:

Matilda Sanders

From:

Janice Banka

Sent: To:

Wednesday, May 29, 2002 1:21 PM

CCA - Orders / Notices

Subject:

Order / Notice Submitted

Date and Time:

5/29/02 1:18:00 PM

Docket Number:

020233-EI

Filename / Path:

020233\int-ord1.wpd

Order Granting Intervention.

Number of pages in order - 3.

Thanks "J"

Matilda Sanders

6756 - toF

2

From:

Janice Banka

Sent:

Monday, June 03, 2002 12:09 PM

To:

CCA - Orders / Notices

Subject:

Order / Notice Submitted

Date and Time: Docket Number:

6/3/02 12:07:00 PM

Filename / Path:

020233-EI 020233a.alc

Order Type:

Signed / Hand Deliver

Order Authorizing Qualified Representative Status.

Number of pages in order - 2.

Thanks "J"

CZ JUN-3 PH 1:41
COUNTED TOSC
CZ JUN-3 PH 1:41
COUNTED TOSC
CZ JUN-3 PH 1:41
COUNTED TOSC
COUNTE

40f 10n

CCA Official filing:

6/3/02*********12:11 PM***********Matilda Sanders***********

Matilda Sånders

0757 FOF

2

From:

Janice Banka

Sent:

Monday, June 03, 2002 12:08 PM

To: Subject: CCA - Orders / Notices Order / Notice Submitted

Date and Time:

6/3/02 12:02:00 PM

Docket Number: Filename / Path:

020233-EI 020233b.alc

Order Type:

Signed / Hand Deliver

Order Authorizing Qualified Representative Status.

Number of pages in order - 2.

Thanks "J"

RECEIVED FOSC

RECEIV

ton 10t **CCA Official Filing:**

Matilda Sanders

2

From:

Janice Banka

Sent:

Monday, June 03, 2002 12:02 PM

To:

CCA - Orders / Notices Order / Notice Submitted

Subject:

Date and Time: **Docket Number:** 6/3/02 12:00:00 PM

Filename / Path:

020233-EI 020233d.alc

Order Type:

Signed / Hand Deliver

Order Authorizing Qualified Representative Status.

Number of pages in order - 2.

Thanks "J"

COMPANISSION CORMINISSION

CCA Official Filing:

6/3/02*********12:11 PM************Matilda Sanders**********1

Matilda Sanders

0760-8F

2_

From:

Janice Banka

Sent:

Monday, June 03, 2002 12:02 PM

To: Subject: CCA - Orders / Notices Order / Notice Submitted

Date and Time:

6/3/02 11:59:00 AM

Docket Number: Filename / Path:

020233-EI 020233e.alc

Order Type:

Signed / Hand Deliver

Order Authorizing Qualified Representative Status.

Number of pages in order - 2.

Thanks "J"

OZ JUH-3 PH 1:42
COMMISSION 2:37

40f

Matilda Sanders

FOF 0758

2-

From:

Janice Banka

Sent:

Monday, June 03, 2002 12:03 PM

To: Subject: CCA - Orders / Notices Order / Notice Submitted

Date and Time:

6/3/02 12:01:00 PM

Docket Number: Filename / Path: 020233-EI

Order Type:

020233c.alc

Signed / Hand Deliver

Order Authorizing Qualified Representative Status.

Number of pages in order - 2.

Thanks "J"



TELECOPY

PLEASE DELIVER THE FOLLOWING PAGE(S)

863-834-6545

To: Florida Public Service Commission - Records Fax Server

Telecopier Number: 1-850-413-7118

From: Paul H. Elwing

Date: June 4, 2002

Number of Pages (Including Cover Page): 1

Message:

Please note the following change in Fax number for:

Paul Elwing Legislative & Regulatory Affairs Lakeland Electric 501 E. Lemon St. Lakeland, Fl. 33801

Old Fax number: 863-834-6344

New Fax number: 863-834-6545

Thank you for your attention to this matter.

Telephone Number: (863) 834 - 6531 E-Mail: paul.elwing@lakelandgov.net

Some 6/04/02

Matilda Sanders

Janice Banka

From: Sent:

Wednesday, June 05, 2002 1:55 PM

To: Subject: CCA - Orders / Notices Order / Notice Submitted

Date and Time: Docket Number:

6/5/02 1:52:00 PM

Filename / Path:

020233-EI 020233f.alc

Order Type:

Signed / Hand Deliver

Order Authorizing Qualified Representative Status.

Number of pages in order 2.

Thanks "J"

_

TECENTED TOSC

TECENTED TOSC

TOSCHISSION

COMMISSION

MIII

State of Florida



Hublic Service Commission -M-E-M-O-R-A-N-D-U-M-

DATE: June 5, 2002

TO: Blanca S. Bayó, Director, Division of the Commission Clerk and

Administrative Services

FROM: Jane Faurot, Chief, Office of Hearing Reporter Services, Division

of the Commission Clerk and Administrative Services

RE: DOCKET NO. 020233-EI, WORKSHOP HELD 5-29-02.

RE: REVIEW OF GRIDFLORIDA REGIONAL TRANSMISSION ORGANIZATION

(RTO) PROPOSAL

DOCUMENT NO. VOLUME 1, 05859, 6-5--02; VOLUME 2, 05860, 6-5-02

The transcript for the above proceedings has been completed and is forwarded for placement in the docket file, including attachments.

Please note that Staff distribution of this transcript was made to:

LEGAL, ECR

Acknowledged BY:

JF/pc

PSC/CCA028-C (Rev10/01)



Frederick M. Bryant General Counsel

DISTRIBUTION CENTER

02 JUN 24 AM 9: 22

P.O. Box 3209 Tallahassee, Florida 32315-3209

2061 - 2 Delta Way Tallahassee, Florida 32303

Tel. (850) 297-2011 1 877 297-2012 Fax (850) 297-2014 www.fmpa.com fred.bryant@fmpatcom FT1

COMMISSION COMMISSION

June 21, 2002

Ms. Blanca S. Bayó, Director Division of Records and Reporting Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee FL 32399-0850

Re: 020233-EI / Post-Workshop Comments of Florida Municipal Power Agency

Dear Ms. Bayó:

Enclosed for filing in the referenced docket are the original and fifteen copies of the Post-Workshop Comments of Florida Municipal Power Agency. Also enclosed is a diskette containing an electronic version of the filing in Word format.

Sincerely,

FMB / eL encl.

Frederick M. Bryant General Counsel for FMPA

cc:

FLORIDA MUNICIPAL

POWER AGENCY:

Roger A. Fontes

General Manager and CEO Robert C. Williams, P.E. Director of Engineering

Ann Beckwith

Regulatory and Rates Specialist

and

Cynthia S. Bogorad, Attorney David E. Pomper, Esq. Jeffrey A. Schwarz, Esq. SPIEGEL & McDIARMID

NOTICE

YOU ARE RECEIVING THE ATTACHED ORDER OR NOTICE

DUE TO THE POSSIBILITY THAT

THE DOCUMENT MAY HAVE NOT BEEN SUCCESSFULLY FAXED

TO YOU EARLIER THIS WEEK.

PLEASE DISCARD IF YOU HAVE RECEIVED A FAXED COPY.

THANK YOU!

Order 02-1010-pc0 50 maileel 7/25/02

CCA Official Filing:

6/25/02*********12:46 PM***********Matilda Sanders**********1

Matilda Sanders

From: Dorothy Menasco

Sent: Tuesday, June 25, 2002 12:47 PM

To: CCA - Orders / Notices
Subject: Order / Notice Submitted

Date and Time: 6/25/02 12:43:00 PM

Docket Number: 020233-El
Filename / Path: 020233or.jsb

Order Type: Signed / Hand Deliver

Second Order Revising Order Establishing Procedure Granting Extension of Time to File Post-Workshop Comments and Expansion of Page Limit has been transferred to GCOrders for issuance.

Atty: Jennifer S. Brubaker

Pages: 5

M0/9

Matilda Sanders

1010 - PCO

From:

Mary Diskerud

Sent:

Thursday, July 25, 2002 11:13 AM

To: Subject: CCA - Orders / Notices Order / Notice Submitted

Date and Time:

7/25/02 11:10:00 AM

Docket Number:

020233-EI

Filename / Path: Order Type:

020233/3rdOEP.wpd Signed / Hand Deliver

copied to gcorders

DZ JUL 25 AMII: 41



TELECOPY

PLEASE DELIVER THE FOLLOWING PAGE(S)

To:

Florida Public Service Commission

Bureau of Records and Hearing Services

01135

Telephone Number: (863) 834 - 6531 E-Mail: paul.elwing@lakelandgov.net

Telecopier Number: (850) 413-7118

From: Paul H. Elwing

Date: July 29, 2002

Number of Pages (Including Cover Page): 1

Message:

Please note a change in Fax number for the following:

Paul H. Elwing Lakeland Electric Legislative & Regulatory Affairs 501 E. Lemon St. Lakeland, Florida 33801 (863) 834-6531

Old Fax Number - (863) 834-6545

New Fax Number - (863) 834-6362

Our applogies for the change again but this will assist in properly receiving materials sent.

Thank you for your attention to this matter.

Done 7/30/02

Sandy Moses

From:

Kay Flynn

Sent: To: Friday, August 09, 2002 10:40 AM Elisabeth Draper; Connie Kummer

Cc:

Sandy Moses; Carol Purvis

Subject:

RE: RTO rec

Thanks, Elisabeth.

We'll show this language on the agenda page and vote sheet, and Connie will need to take care of having it corrected otherwise.

Thanks for your help.

Kay

-----Original Message-----From: Elisabeth Draper Sent: Friday, August 09, 2002 10:38 AM To: Kay Flynn; Connie Kummer Cc: Sandy Moses; Carol Purvis Subject: RE: RTO rec

The alternative rec on Issue 4B should read: "Yes. The proposed method for alleviating cost shifting from the elimination of short-term transmission revenues complies with the Commission's Order." The next 2 sentences are correct.

-----Original Message----From: Kay Flynn
Sent: Friday, August 09, 2002 10:33 AM
To: Connie Kummer; Elisabeth Draper
Cc: Sandy Moses; Carol Purvis
Subject: RE: RTO rec

Here is my e-mail to Connie. Please let me know what the corrections should be (if any at all).

-----Original Message----From: Kay Flynn
Sent: Friday, August 09, 2002 9:18 AM
To: Connie Kummer
Cc: Sandy Moses; Carol Purvis
Subject: RE: RTO rec
Importance: High

Maybe it should be merged with the sentence following? "... provides immediate benefits ... "?

----Original Message----From: Kay Flynn
Sent: Friday, August 09, 2002 9:17 AM
To: Connie Kummer
Cc: Sandy Moses; Carol Purvis
Subject: RTO rec

Connie, in the alternative rec on 4B, the second sentence reads "The proposed method for alleviating cost shifting from the elimination of short-term transmission revenues."

Is a word (or more) missing from that sentence?

Kay

Matilda Sanders

1177 - Pco

From:

Janice Banka

Sent:

Wednesday, August 28, 2002 2:47 PM

To: Subject: CCA - Orders / Notices Order / Notice Submitted

Date and Time:

8/28/02 2:45:00 PM

Docket Number:

020233-EI

Filename / Path:

020233\oep.wpd

Order Type:

Signed / Hand Deliver

Order Establishing Procedure for Expedited Hearing on GridFlorida Market Design.

Number of pages in order - 10.

Thanks "J"

State of Florida



Hublic Service Commission -M-E-M-O-R-A-N-D-U-M-

DATE: August 29, 2002

TO: Blanca S. Bayó, Director, Division of the Commission Clerk and

Administrative Services

FROM: Jane Faurot, Chief, Office of Hearing Reporter Services, Division

of the Commission Clerk and Administrative Services

RE: DOCKET NO. 020233-EI, #20 of 8-20-02 Agenda Conference

RE: REVIEW OF GRIDFLORIDA REGIONAL TRANSMISSION ORGANIZATION (RTO)

PROPOSAL.

DOCUMENT NO. 09140, 8-28-02

The transcript for the above proceedings has been completed and is forwarded for placement in the docket file, including attachments.

Please note that Staff distribution of this transcript was made to:

LEGAL, ECR

Acknowledged BY:

JF/pc

PSC/CCA028-C (Rev10/01)

CCA Official Filing: 9/3/02***** 4:18 PM****** Marguerite Lockard *******1

Marguerite Lockard

02-1199-PAA-EI

From:

Dorothy Menasco

Sent:

Tuesday, September 03, 2002 4:11 PM

To: Subject: CCA - Orders / Notices Order / Notice Submitted

Date and Time:

9/3/02 4:09:00 PM

Docket Number:

020233-EI

Filename / Path:

020233or.jsb

ORDER DETERMINING GRIDFLORIDA'S COMPLIANCE WITH ORDER NO. PSC-01-2489-FOF-EI AND REQUIRING EVIDENTIARY HEARING AND NOTICE OF PROPOSED AGENCY ACTION ORDER REGARDING SPECIFIC CHANGES TO THE GRIDFLORIDA COMPLIANCE FILING

Atty: Jennifer S. Brubaker

Pages: 81

As discussed this should be issued today if possible - thanks!

53 nailed

9/11/02*******9:51 AM***********Matilda Sanders***********1

Matilda Sanders

From:

Jackie Schindler

Sent:

Wednesday, September 11, 2002 9:51 AM

To:

CCA - Orders / Notices; Jennifer Brubaker; Dorothy Menasco

Subject:

Order / Notice Submitted

Date and Time:

9/11/02 9:44:00 AM

Docket Number:

020233-EI

Filename / Path:

020233\020233or2.wpd

Order Type:

Signed / Hand Deliver

A FIRST ORDER REVISING ORDER ESTABLISHING PROCEDURE AND ESTABLISHING ADDITIONAL PROCEDURES FOR EXPEDITED HEARING in the above-referenced docket has been moved to GC Orders for issuance this morning. A Chairman signed original will be brought to you on our 10:30 run. Thanks!

Matilda Sanders

From: Janice Banka

Sent: Wednesday, September 11, 2002 4:33 PM

To: CCA - Orders / Notices
Subject: Order / Notice Submitted

Date and Time: 9/11/02 4:32:00 PM

Docket Number: 020233-El

Filename / Path: 020233\ouc-interv.wpd

Order Granting Intervention.

Number of pages in order - 4.

Thanks "J"

Matilda Sanders

1326 - FCD

3

From: Sent:

Dorothy Menasco

Tuesday, October 01, 2002 10:37 AM

To:

Hong Wang, Kay Flynn; Kimberley Pena, LaSandra Givens; Marguerite Lockard; Matilda

Sanders; Ruth McGill; Ruth Nettles

Subject:

Order transferred to GCOrders for issuance

Sensitivity:

Private

Order Granting Intervention

Docket No. 020233-EI

File Name: 020233iv2.jsb

Atty: Jennifer Brubaker

Pages: 3

Matilda Sanders

1327 - PCE

From:

Dorothy Menasco

Sent:

Tuesday, October 01, 2002 11:42 AM

To:

Hong Wang; Kay Flynn; Kimberley Pena; LaSandra Givens; Marguerite Lockard; Matilda

Sanders; Ruth McGill; Ruth Nettles

Subject:

Order transferred to GCOrders for issuance

Sensitivity:

Private

Order Granting Intervention

Docket No. 020233-El

File Name: 020233iv1.jsb

Atty: Jennifer Brubaker

Pages: 3

D/B

STATE OF FLORIDA

COMMISSIONERS: LILA A. JABER., CHAIRMAN J. TERRY DEASON BRAULIO L. BAEZ MICHAEL A. PALECKI RUDOLPH "RUDY" BRADLEY



DIVISION OF THE COMMISSION CLERK & ADMINISTRATIVE SERVICES
BLANCA S. BAYÓ
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Hublic Service Commission

October 4, 2002

Thomas D. Hall, Clerk Supreme Court of Florida Supreme Court Building Tallahassee, Florida 32301

Re: The Citizens of the State of Florida vs. Lila A. Jaber, Chairman, et al.

(Docket No. 020233-EI)

Dear Mr. Hall:

Enclosed is a certified copy of a Notice of Administrative Appeal, filed in this office on behalf of The Citizens of the State of Florida, filed October 3, 2002. A copy of Order No. PSC-02-1199-PAA-EI, the order on appeal, is attached to the notice as an exhibit.

It is our understanding that the index is due to be served on the parties to this proceeding on or before November 22, 2002.

Sincerely,

Kay Flynn, Chief

Bureau of Records and Hearing Services

KF:mhl Enclosure

cc:

John Roger Howe, Esquire

David Smith, Esquire

PSC Website: http://www.floridapsc.com

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ORIGINAL



STATE OF FLORIDA OFFICE OF THE PUBLIC COUNSEL

c/o The Florida Legislature 111 West Madison St. Room 812 Tallahassee, Florida 32399-1400 850-488-9330

October 3, 2002

GEOEIVED-FPSC DZ DCT -3 PM 1:42 COMMISSION CLERK

Ms. Blanca S. Bayó Division of the Commission Clerk and Administrative Services Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0870

	Citizens of the State of Florida v. Lila A. Jaber, etc., et al.
	Florida Supreme Court Case No.

Dear Ms. Bayó,

Enclosed for filing this date is a Notice of Administrative Appeal directed to Order No. PSC-02-1199-PAA-EI, issued September 3, 2002, in Docket No. 020233-EI. A copy of the notice is being filed with the Clerk of the Supreme Court of Florida pursuant to Rule 9.110(c), Florida Rules of Appellate Procedure. The Office of Public Counsel believes that the filing of this Notice of Administrative Appeal effects an automatic stay pursuant to Rule 9.310(b)(2), Florida Rules of Appellate Procedure.

Please indicate receipt of this notice by date-stamping the attached duplicate of this letter and returning it to this office. Thank you for your attention to this matter.

AUS
CAF
CMP
COMP
COM
CTR
JRH:pwd
ECR
GCL
OPC
Enclosures

RECEIVED & FILED

Sincerely,

John Roger Howe
Deputy Public Counsel

Chief, Bureau of Records and
Hearing Services

DOCUMENT NUMBER-DATE

FPSC-COMMISSION OF FRK

IN THE FLORIDA PUBLIC SERVICE COMMISSION DOCKET NO. 020233-EI

Case No.		
Case No.		

THE CITIZENS OF THE STATE)	
OF FLORIDA,)	
)	
Intervenors/Appellants,)	
)	
v.)	
)	
LILA A. JABER, Chairman,)	NOTICE OF
and J. TERRY DEASON, BRAULIO)	ADMINISTRATIVE
L. BAEZ, MICHAEL A. PALECKI,)	APPEAL
and RUDOLPH "RUDY" BRADLEY,)	
Commissioners, as and constituting)	
the FLORIDA PUBLIC SERVICE)	
COMMISSION, an agency of the)	
STATE OF FLORIDA, et al.,)	
)	
Appellees.)	
	.)	

NOTICE IS GIVEN that the Citizens of the State of Florida, Appellants, by and through Jack Shreve, Public Counsel, pursuant to Sections 350.0611(5), 350.128 and 366.10, Florida Statutes (2001), and Rules 9.030(a)(1)(B)(ii) and 9.110, Florida Rules of Appellate Procedure, appeal to the Supreme Court of Florida the Florida Public Service Commission's Order No. PSC-02-1199-PAA-EI, rendered September 3, 2002, in Docket No. 020233-EI. The nature of the order is to approve a joint proposal by Florida Power & Light Company, Florida Power Corporation, and Tampa Electric Company to transfer operational control of their electric transmission assets to a regional transmission organization under the jurisdiction of the Federal Energy Regulatory Commission. A true and correct copy of the order is attached to this notice.

JACK SHREVE PUBLIC COUNSEL Fla. Bar No. 073622

DOCUMENT NUMBER - DATE

10701 OCT-38

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Attorneys for the Citizens of the State of Florida

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing NOTICE OF

ADMINISTRATIVE APPEAL has been furnished by U.S. Mail or *hand-delivery to the

following parties on this 3rd day of October, 2002:

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John Roger Howe Deputy Public Counsel Fla. Bar No. 253911 Office of Public Counsel c/o The Florida Legislature 111 West Madison St., Room 812 Tallahassee, FL 32399-1400 (850) 488-9330

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Review of GridFlorida Regional Transmission Organization (RTO) Proposal. DOCKET NO. 020233-EI ORDER NO. PSC-02-1199-PAA-EI ISSUED: September 3, 2002

The following Commissioners participated in the disposition of this matter:

LILA A. JABER, Chairman J. TERRY DEASON BRAULIO L. BAEZ MICHAEL A. PALECKI RUDOLPH "RUDY" BRADLEY

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GLOSSARY

AD - Average Demand

Applicants or GridFlorida Companies - FPC, FPL and TECO

ATC - Available Transmission Capacity

BSC - Board Selection Committee

CBM - Capacity Benefit Margin

CP - Coincident Peak

FERC - Federal Energy Regulatory Commission

FIPUG - Florida Industrial Power Users Group

FMG - Florida Municipal Group, Comprised of Lakeland Electric, Kissimmee Utility Authority, Gainesville Regional Utilities,

and the City of Tallahassee, Florida

FMPA - Florida Municipal Power Agency

FPC - Florida Power Corporation

FPL - Florida Power & Light Company

FRCC - Florida Reliability Coordinating Council

FTR - Financial Transmission Rights

GMC - Grid Management Charge

IOU - Investor-Owned Utility

ISO - Independent System Operator

JEA - Jacksonville Electric Authority

Joint Commenters - Mirant Americas Development, Inc., Duke Energy North America, LLC, Calpine Corporation, and Reliant Energy Power Generation, Inc.

LMP - Locational Marginal Pricing

LSE - Load Serving Entities

MISO - Midwest Independent System Operator

OATT - Open Access Transmission Tariff

OPC - Office of Public Counsel

PO - Participating Owners

PTR - Physical Transmission Rights

Reedy Creek - Reedy Creek Improvement District

RFP - Request for Proposals

RTO or GridFlorida - GridFlorida Regional Transmission Organization

SEARUC - Southeastern Association of Regulatory Utility Commissioners

Seminole - Seminole Electric Cooperative, Inc.

Seminole Members - Seminole Member Cooperatives

TDU - Transmission Dependent Utility

TECO - Tampa Electric Company

Trans-Elect - Trans-Elect, Inc.

ORDER DETERMINING GRIDFLORIDA'S COMPLIANCE WITH ORDER
NO. PSC-01-2489-FOF-EI AND REQUIRING EVIDENTIARY HEARING
AND

NOTICE OF PROPOSED AGENCY ACTION ORDER REGARDING SPECIFIC CHANGES TO THE GRIDFLORIDA COMPLIANCE FILING

BY THE COMMISSION:

NOTICE is hereby given by the Florida Public Service Commission that the action discussed herein regarding Structure and Governance, Section L, Board Committee, Subcommittee and Working Group Meetings Being Open to the Public - Additional Clarification Required; Section M, Sufficiency of the Proposed Code of Conduct -Additional Change Required; Planning and Operations, Section K, Determination of Available Transmission Capacity (ATC), Capacity Benefit Margin (CBM), and Other Line Ratings - Additional Change Required; Section M, Transmission Provider Project Rejection -Additional Change Required; Section O, Competitive Bidding Process for Transmission Construction Projects - Additional Change Required; Section R, Attachment T Cutoff Date; Method of Mitigating Cost Shifts Resulting from Loss of Revenues under Existing Longterm Transmission Agreements; Method of Alleviating Cost Shifting from the Elimination of Short-term Transmission Revenues; and Method of Recovering Incremental Transmission Costs, 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.

BACKGROUND

In December 1999, the Federal Energy Regulatory Commission (FERC) issued Order No. 2000, which required all public utilities that own, operate, or control interstate transmission facilities to file by October 16, 2000, a proposal to participate in a regional transmission organization (RTO). In response to Order No. 2000, Florida Power Corporation (FPC), Florida Power & Light Company (FPL), and Tampa Electric Company (TECO) (collectively, the Applicants or GridFlorida Companies) developed a Peninsular Florida RTO proposal referred to as GridFlorida (the Transco filing).

On October 3-5, 2001, we held an evidentiary hearing in Docket Nos. 000824-EI, 001148-EI, and 010577-EI to determine the prudence

of the formation of and the participation in the proposed GridFlorida RTO by the Applicants. As a result of the hearing, we issued Order No. PSC-01-2489-FOF-EI on December 20, 2001 (Order No. PSC-01-2489-FOF-EI or December 20 Order). Based on the evidence in the record, we found that a Peninsular Florida RTO was more appropriate for Florida's utilities and ratepayers than a larger, regional RTO at this time. Further, as a policy matter, we noted our support for the formation of an RTO to facilitate the development of a competitive wholesale energy market in Florida. We found, in part, that the Applicants were prudent in proactively forming GridFlorida. The Applicants were ordered to file with this Commission a modified RTO proposal that conformed the GridFlorida proposal to the findings of the Order and used an independent system operator (ISO) structure in which each utility maintains ownership of its transmission facilities. The modified proposal was due 90 days following the issuance of the Order. A new generic docket, Docket No. 020233-EI, was opened to address the modified proposal.

The Applicants filed a modified proposal (compliance filing) on March 20, 2002. We held a workshop to discuss the compliance filing on May 29, 2002. Parties to this docket were provided the opportunity to file Pre-Workshop and Post-Workshop Comments and to participate in meetings and conference calls regarding compliance filing. As a result of comments at the workshop, the GridFlorida Companies modified certain aspects of the compliance filing. These changes (modified compliance filing) were filed with The following persons intervened in this us on June 21, 2002. docket and provided comments: Florida Municipal Group (FMG) which is comprised of Lakeland Electric, Kissimmee Utility Authority, Gainesville Regional Utilities, and the City of Tallahassee, Florida; Florida Municipal Power Agency (FMPA); JEA; Mirant Americas Development, Inc., Duke Energy North America, LLC, Calpine Corporation, and Reliant Energy Power Generation, Inc. (Joint Commenters); Reedy Creek Improvement District (Reedy Creek); Seminole Electric Cooperative, Inc. (Seminole); Seminole Member Cooperatives (Seminole Members); Trans-Elect, Inc. (Trans-Elect); Florida Industrial Power Users Group (FIPUG); and Office of Public Counsel (OPC).

We are vested with jurisdiction over the subject matter addressed herein through the provisions of Chapter 366, Florida

Statutes, including, but not limited to, Sections 366.04, 366.05, 366.06, Florida Statutes.

STRUCTURE AND GOVERNANCE

A. Acting by Written Consent by the Board of Directors

Section 6 of the By-Laws set forth in the Transco filing allowed "actions to be taken at any meeting of the Board of Directors or any committee without a meeting, if all the members of the Board of Directors or committee, consent thereto in writing, and the writing or writings are filed with the minutes of proceedings of the Board of Directors or committee." However, once GridFlorida was restructured as a not-for-profit ISO, it became necessary to add provisions that require GridFlorida to have more accountability to the public.

Because there was some concern by FMPA, in its Pre-Workshop Comments, that this ability to act by written consent may be used to avoid the rules for open meetings, the Applicants amended the By-Laws that permitted the Board's ability to act by written consent. Section 6 was omitted in the compliance filing, so that both regular and special meetings of GridFlorida's Board are now open to the public. This change is consistent with the change to an independent system operator (ISO) structure as required by our December 20 Order, and thus we find that it is in compliance with that Order.

B. <u>Participating in or Listening to Board of Directors'</u> Conference Calls

Article III, Section 4 of the By-Laws states that Board of Directors meetings will generally be open to the public, and that such meetings may be conducted via conference call. However, FMG, in Pre-Workshop Comments, has asserted that Section 7 of the By-Laws "suggests that the only individuals that are entitled to participate in conference call meetings are members of the Board of Directors or any committee thereof." Article III, Section 7, in fact provides the following:

Members of the Board of Directors of the Corporation, or any committee thereof, may participate in a meeting of

the Board of Directors or such committee by means of a conference telephone or similar communications equipment by means of which all persons participating in the meeting can hear each other, and participation in a meeting pursuant to this Section 7 shall constitute presence in person at such meeting.

Section 7 in no way limits the participants on such conference calls. In fact, Article III, Section 4 of the By-Laws specifically provides:

Except as otherwise provided herein, regular and special meetings of the Board of Directors (including regular and special meetings held by means of conference telephone) shall be open to the public and notice of such meetings, together with a proposed agenda for any such meeting, shall be posted on the Corporation's website or equivalent form of electronic posting at the same time that notice is given to each Director as contemplated in the immediately preceding sentence.

Under Article III, Section 4 of the By-Laws, the Board of Directors will give proper notice of all meetings to the public, including conference calls. Therefore, FMG's argument that meetings via conference calls can be used to skirt the open meeting requirement has been addressed.

Changes made to Article III, Sections 4 and 7 of the By-Laws were a direct result of the restructuring of GridFlorida as a not-for-profit ISO. Therefore, we find that these changes are in compliance with the December 20 Order.

C. Quantity of Members and Composition of the Board Selection Committee

When originally proposed as a Transco, GridFlorida only had an eight-member Board Selection Committee (BSC). However, under the current not-for-profit ISO framework, the Applicants stated that a ninth seat was added in response to stakeholder concerns. When the Transco proposal was submitted for approval to FERC with an eight-member BSC, it was certain that the investor-owned utilities (IOUs) would have at least two seats (and the potential was there for them

to have three seats). Even considering that the IOUs could have three out of eight seats, the Federal Energy Regulatory Commission (FERC) approved the proposal. In the FERC's Order on RTO Compliance Filing, issued January 10, 2001, the FERC stated:

The Commission also disagrees with interveners that transmission owners are likely to exercise sufficient control over the selection of the initial Directors so as to threaten independence. We are satisfied that the process of determining the slate of initial Director fair and non-discriminatory candidates ensures a selection of initial Directors. The Board Selection Committee itself, which chooses the search firm that establishes the pool of candidates, reflects substantial diversity among stakeholder groups, and we agree with Applicants that it cannot be assumed that a third or fourth transmission owner that represents a non-IOU stakeholder group will share similar viewpoints or perspectives as transmission owners which represent the IOU stakeholder groups. A difference in perspective is particularly likely to be present if the representative of the former group comes from a municipally-owned or cooperative utility.

This issue appears to be one of the most controversial in the Structure Governance section. The primary controversy surrounds awarding each of the IOUs a seat on the BSC. Several of the interveners (FMPA, FMG, and JEA) have expressed the concern that by allowing the investor-owned utilities to have three out of nine votes, the latter could control the Board of Directors' selections. In its Pre-Workshop Comments, FMG states:

Specifically, while the board is to consist of seven members, each Director is to be selected by a majority vote of a nine-member committee (i.e. a vote of at least five of the committee members). As the IOUs are automatically entitled to three votes, they require only two other votes to form an absolute majority. If such a "coalition" forms and holds together, it would be able to appoint <u>all</u> seven board members, essentially negating participation by the four non-coalition members of the selection committee.

In defense of the proposed composition of the Board Selection Committee, the Applicants argue in their Post-Workshop Comments that because they

. . . own the significant majority of the transmission assets (84%) that will be controlled by GridFlorida, serve the vast majority of retail customers in the GridFlorida footprint, and are the only entities currently expected to appoint representatives to the Board Selection Committee that are directly regulated by the Commission . . . that one could argue that the Applicants are under-represented.

We are persuaded that a nine-member panel, requiring five votes to seat a Director and six votes to remove a Director, is a reasonable and balanced representation of the industry. We also find that since the IOUs will be turning over control of their assets to GridFlorida, it is appropriate for the Applicants to have a large voice in selecting those Directors that will manage their assets. Since IOUs will only have three out of nine seats, which is not enough to seat or remove Directors without two or three additional votes, we do not share the concerns of FMG, FMPA, or JEA that the IOUs will be able to control the selection process. What really matters is that all other market participants on the BSC have enough votes to seat or remove a Director against the will of the IOUs. Thus, the other six members on the BSC will provide adequate checks and balances on the IOUs.

Another issue that was raised considered whether the ninth seat on the BSC should be held by this Commission, or if it should be filled by the Advisory Committee. In its Pre-Workshop Comments, FMG stated, "the Commission could assert itself into the process used to select the GridFlorida's Board of Directors, such as by requiring a Commission Staff person(s) to sit on or advise the Board Selection Committee." FMG cited the New York ISO's board selection process that contemplates that two members of the BSC will be employees of the New York State Department of Public Service.

In opposition to the proposal to have a member of this Commission sit on the BSC, JEA, in its Post-Workshop Comments, states the following:

> JEA is strongly opposed to allowing a member of the Commission or its staff to sit on either the BSC or the It is an inherent conflict of Advisory Committee. interest for a Commission member to sit on either The Commission is statutorily required to rule on the need for any proposed GridFlorida projects and the prudence of the IOU's requests for cost recovery for those projects. To the extent that as a member of the AC a Commissioner, or a Commission staffer, was instrumental in developing the recommendations for grid expansion to be presented to the Board, neither the Commissioner nor staffer can be said to be unbiased with regard to those recommendations. The permanent exclusion of that Commissioner, and any staff who assisted the Commissioner in committee duties, from any docket involving GridFlorida projects would be necessary in order to maintain the integrity of the Commission's actions.

We agree with JEA's comments that it would be inappropriate for us to have a seat on the BSC or the Advisory Committee to GridFlorida and then serve in a quasi-judicial role in regards to GridFlorida matters. The ninth seat shall be selected by the Advisory Committee as proposed in the Applicant's compliance filing.

Based on the foregoing discussion, the GridFlorida BSC shall be approved as proposed in the compliance filing. We find that this change results from restructuring GridFlorida as a not-for-profit ISO and complies with our December 20 Order.

D. Role of the Stakeholder Advisory Committee in Regard to the Board of Directors and the Board Selection Committee

The Stakeholder Advisory Committee is charged with advising the management and Board of Directors of GridFlorida on matters of concern or interest to the Advisory Committee. While the GridFlorida Formation documents do not describe the educational background or qualifications of stakeholder representatives, information exchanged during the workshop and other meetings indicated that the stakeholder representatives are expected to be technically-proficient engineers, accountants, economists, and

system planners. These advisors are also expected to have the technical background and experience necessary to offer constructive technical advice to the newly formed RTO Board of Directors and Officers. However, the Stakeholder Advisory Committee members are neither employees of GridFlorida nor do they receive any remuneration for the time they spend assisting GridFlorida. Instead, the Stakeholder Advisory Committee members are representatives of GridFlorida's market participants.

The BSC is similar to the Stakeholder Advisory Committee in that those Committee members are neither employees of GridFlorida nor do they receive any remuneration for the time they spend performing their duties as members of the BSC. Instead, as in the case of the Stakeholder Advisory Committee, BSC members are representatives of GridFlorida's market participants. Again, the BSC member description is silent. However, during the Workshop, the BSC Members were described as the senior officers of the market participants' companies. The assumption here is that a president, CEO, or CFO of a market participant would be in the best position to recognize the leadership qualities of a candidate seeking a seat on GridFlorida's Board of Directors.

In contrast, the members of the Board of Directors will not only be paid for the service they provide to GridFlorida, but they are also ultimately responsible for managing the business and affairs of GridFlorida. The By-Laws permit the Board of Directors to delegate to officers such additional responsibility and authority as the Board of Directors deems appropriate. expected that these officers will comprise the management of GridFlorida and that, together with other GridFlorida employees, will be responsible for the day-to-day operations of GridFlorida under the direction and supervision of the Board of Directors. All such officers must be elected by, and are subject to removal by, the Board of Directors. The GridFlorida Formation documents clearly state that candidates being considered for the Board of Directors shall have qualifications equivalent to those of Directors of corporations with equivalent or larger revenues and assets, and shall be of a caliber that will engender credibility in marketplace and provide GridFlorida with quality experienced leadership.

FMPA and the Joint Commenters have expressed the concern that the Advisory Committee members would have their comments limited during the Board of Directors meetings to a primary opinion and one minority opinion. FMPA also states that the meetings between the Board of Directors and the Advisory Committee should afford all advisory representatives an opportunity to speak without undue In addition, FMPA believes that all procedural restrictions. proposed restrictions on the airing of minority opinions should be removed because all Advisory Committee representatives should be permitted to make presentations to the Board at their own discretion, subject to reasonable time limits and rules of order that the Board of Directors may adopt. To followup on FMPA's comments, the Joint Commenters believe that if minority views are suppressed, the Board of Directors' decision-making process would become biased and lack the full benefit of experience and expertise available on the Advisory Committee.

The Applicants point out that even though the proposed approach was already litigated before FERC, and eventually approved by FERC, they have added an additional provision as part of the compliance filing that provides the Board of Directors with the discretion to invite other members of the Advisory Committee to present additional views during Board meetings (Formation Plan, Section 4.1.). The Applicants argue that the present plan strikes an appropriate balance between providing access to the Board of Directors and permitting the Board of Directors to act in an They believe that hardwiring orderly and efficient manner. additional reports and presentations by members of the Advisory Committee into each meeting would cause the meetings to be unduly burdensome and lengthy. Further, it would allow the Advisory Committee to conduct any deliberations that have already occurred at the Advisory Committee level for the second time. Allowing second presentations to occur would essentially minimalize the role of the Advisory Committee by making the committee's deliberations virtually meaningless and reducing the impact and effectiveness of the presentations made by the majority and minority views. Finally, the Applicants note that the Advisory Committee members may send reports or recommendations to the members of the Board of Directors at any time.

We agree with the Applicants that one purpose of the Advisory Committee meetings is to combine their shared concerns and to

present them to the Board of Directors with the full weight of the entire body supporting their comments. If all Advisory Committee members are allowed to speak at every Board of Directors meeting, the role of the Advisory Committee is negated. We also find that sufficient opportunities are being provided to the Advisory Committee members to share their ideas and concerns with the Board of Directors, and that there is no need to modify the proposal. However, FMPA made a suggestion that GridFlorida adopt a procedure similar to one found in the Midwest ISO Agreement, Article II, Section VII.A (Original Sheet No. 47) as follows:

The procedures adopted by the Board for the conduct of such meetings shall allow interested members of the public, including those stakeholders represented on the Advisory Committee, to provide oral and written comments at such meetings concerning any matter that may come before the Board, Board Committees and working groups, Advisory Committee, or Members, whichever is applicable during the open portion of such meetings.

This is a good suggestion and one that should be considered by GridFlorida in the future. By setting aside a specific time or portion of the Board of Directors' (or any other committee) meetings as open, it would allow any interested party to provide the Board as a whole with information that may be useful in its decision-making process. We also find that the Board of Directors shall monitor how long such meetings last and, should there be sufficient time to allow an open segment, they shall consider doing so.

Another modification that FMPA proposed was that more authority be given to the Stakeholder Advisory Committee and less be given to the BSC. Several suggestions proposed by FMPA include having the Advisory Committee select GridFlorida's Directors, or if the Advisory Committee rejects a proposed Director by 2/3 vote, the BSC would be required to choose another candidate. In addition FMPA proposed that the Advisory Committee should be vested with the authority to remove sitting Directors. Similarly, the Joint Commenters recommend that the Advisory Committee be allowed to discuss and vote on the issue of Director compensation. We disagree with FMPA's and the Joint Commenters' proposals and find that it is better to have two separate bodies (the Stakeholder

Advisory Committee and the BSC) with separate and distinct functions where the lines of responsibility neither cross nor overlap. Since we visualize the Stakeholder Advisory Committee as a strong advocate (or lobbyist) for market participants' issues, it would be completely inappropriate to give the Stakeholder Advisory Committee the power and authority to directly affect the appointment, removal, or compensation for the same people that they are attempting to influence. While the BSC will be comprised of employees selected from the same pool of market participants that the Stakeholder Advisory Committee has to choose from, it will not be the same individuals lobbying one day and voting for that Director's compensation or removal the next.

As previously discussed, the role of the Stakeholder Advisory Committee in regard to the Board of Directors and the Board Selection Committee as included in the modified compliance filing results from the restructuring of GridFlorida as a not-for-profit ISO and complies with our December 20 Order.

E. Adequacy of Information Policy to Provide Guidance on Public Versus Confidential RTO Information

The GridFlorida Information Policy describes its purpose and intent regarding the availability of public information possessed by GridFlorida, the various information classifications, and the dispute resolution mechanisms arising from this policy. The information is basically divided between that which is public information and that information which may be deemed confidential or non-public information.

It is GridFlorida's intent to post all public information on its website. This information includes: all data, documents, or other information that is required to be posted on the Open Access Same-Time Information System (OASIS); all data, documents, or other information that is required by FERC or this Commission; notices of Board and Advisory Committee meetings and any accompanying written documents; various transmission system load data including forecasts and historical aggregated data; and more. Other information that is of significant size or complexity may not be publicly posted, but is available at a charge. The charge is imposed in order to reimburse GridFlorida for any costs that it may reasonably incur while providing the information.

The Applicants have proposed to allow the Market Monitor to determine which information will be non-public information. In order to determine what is non-public information, the Market Monitor would have to provide a written determination to GridFlorida that release of the specific information would be detrimental to the efficient operation of the market.

Built into this proposal are two checks on the Market Monitor's written recommendations that designate non-public information. The first check is that a market participant may seek recourse for any dispute arising from this policy by using the dispute resolution procedures contained in the GridFlorida Open Access Transmission Tariff (OATT). The second check is that GridFlorida, upon receipt of a written determination from the Market Monitor, must file an amendment to the Information Policy with the FERC in order to conform with the Market Monitor's recommendation. At that time, the FERC has the opportunity to verify the Market Monitor's determination and reverse it if necessary.

The proposed GridFlorida Information Policy is a good beginning to provide open and full information to its market participants. As in every other aspect of this compliance filing, we recognize that some refinement to policy may be necessary as GridFlorida becomes operational and matures.

Three interveners raise a number of issues with this section. FMPA's first of several concerns is that information proposed to be available to the public upon request should be open public information posted to the website (such as static studies, plans, and analyses). We are sympathetic to the concerns of the Applicants that not everything can be placed on the web. There are documents that are simply too large to scan (i.e., site maps), and there are data runs that are too voluminous to store on-line. We find that it is reasonable to make it known that the information is available and then charge a nominal fee for the reproduction of the materials. Thus, we do not agree with FMPA that all public information should be posted to the website. There are times when the information is simply too large or too voluminous to post.

FMPA also expresses concern that the Applicants, in their compliance filing, narrowed the scope of "Open Public Information"

by amending paragraph 2.1.1(i) of the Information Policy to require disclosure only of "significant" action taken by GridFlorida as security coordinator, and by eliminating the language requiring disclosure of actions taken as congestion manager. FMPA asserts are neither provided for determining standards constitutes significant action, nor are explanations given for eliminating the reference to actions taken as congestion manager. FMPA states in its Pre-Workshop Comments that while paragraph 2.1.1(g) of the Information Policy was amended to require the disclosure of "other market information related to . . . the management of congestion on GridFlorida's transmission system or the allocation of transmission rights," the phrase "other market information" is too vague to give any real indication of what information about the subject would be provided.

We agree with the Applicants' decision to narrow the posting of actions taken by GridFlorida as security coordinator. There will be actions taken by GridFlorida as security coordinator that will be common day-to-day operations not warranting noticing and posting on the website. However, anything of significance shall be noticed and posted. It is noted that once GridFlorida is operational, if the stakeholders see that GridFlorida (as security coordinator) is not posting information that is of value to them, then the stakeholders may notify GridFlorida, and GridFlorida may begin posting that information.

FMPA's second concern is that the Applicants, in their compliance filing, eliminated the language requiring disclosure of actions taken by GridFlorida as congestion manager from section (i) and moved it to section (g). We find that those changes were logical, because the type of information originally provided in (g), such as intrazonal congestion costs, were all congestion-related types of information. It made sense to move information relating to the management of congestion all to one place. Unlike FMPA, we read section (g), which includes specific information that must be provided by the congestion manager in addition to the phrase "as well as other market information," as broadening the information that should be provided.

Finally, FMPA raises the concern that non-public information appears to be a default category. They state that all information should be public unless specifically determined to be non-public.

In its Pre-Workshop Comments, FMPA has interpreted Section 2.2 of the Information Policy as establishing "non-public information" as the default category.

We do not agree with FMPA's interpretation. There is neither a direct reference to a default category nor is it stated that non-public information is the default category. Instead, we find that Section 2.3.1 of the Information Policy makes it very clear that all information is public information until and unless the Market Monitor provides a written determination to the contrary.

FMG expresses concern that Section 2.3.1 of the Information Policy vests the Market Monitor with unilateral discretion to determine certain information confidential that would otherwise be open to the public. FMG objected to entrusting the Market Monitor with that much discretion. Instead, FMG recommends that the decision to withhold information from the public should be subject to our review. In the alternative, FMG suggests that a process could be developed where the Advisory Committee is provided a redacted explanation regarding the information the Market Monitor seeks to withhold, then the Advisory Committee would be given the opportunity to petition us to compel disclosure. We do not share FMG'S concern. We find that since both the dispute resolution option for market participants and FERC's review of all written recommendations appear to be vehicles providing sufficient control over the Market Monitor, no further review is necessary at this time.

We find that the changes to the GridFlorida Information Policy's guidance on public versus confidential RTO information is adequate. The changes were warranted by the restructuring of GridFlorida as a not-for-profit ISO and comply with our December 20 Order.

F. <u>Exclusion of the Board of Directors from the Sunshine</u> Requirements

The GridFlorida formation documents provide a requirement for Director independence. Article III, Section 11 of the By-Laws states that no person may be considered for the Board of Directors unless he or she or his or her immediate family members have no financial interest in any of the market participants, nor may his

or her immediate family be employed by any of the market participants (as cited in the GridFlorida, Inc. Code of Conduct, II. Standards, in addition to the GridFlorida Directors, all officers and employees of GridFlorida will have no financial interest in any market participant, including ownership of securities). In addition, to ensure each Director's independence from the market participants, the By-Laws also create a compliance auditor position to examine the Directors' independence once they are appointed.

The same requirements for the independence of Board of Directors nominees is repeated in the Articles of Incorporation, Article VII, Section H. Further, if there is any concern that a Director is not independent or impartial, the BSC can remove that Director with six votes, assuming a nine member Board Selection Committee.

Several interveners expressed a desire to see government-like restrictions placed on the Board of Directors, similar to Florida's Government in the Sunshine Law. Specifically, Reedy Creek stated that the Florida Government in the Sunshine Act should provide a suitable model for the RTO. GridFlorida, however, is not a government agency. Thus it would be inappropriate to apply government-like restrictions on GridFlorida's Board of Directors. However, the independence requirements that are placed on the nominees for Director should provide some level of assurance.

Seminole and FMPA express concern that if the Board of Directors has no ex-parte restrictions then it would provide them carte blanche to discuss anything at any time. This would allow the Directors to discuss with each other, or with various market participants, critical issues and make their decisions prior to a public meeting. Then, in the public meeting, the Directors could take action on critical issues without full public discussion and consideration. We share this concern. However, the market participants, through the Board Selection Committee, have the power to remove those Directors that engage in such behavior.

Finally, FMPA expresses concern that if the Board of Directors has no ex-parte restrictions, then, to preserve the integrity and independence of GridFlorida's decision-making, the Directors should be required to maintain publicly-available logs of all contacts

each Board member has with stakeholders outside of formal Board meetings. We are not convinced that having a publicly-available log of all the contacts of each Board member will help to preserve the integrity and independence of the decision-making process. Such a list would provide only the identity of those who called, wrote, or visited the Board member. The list would not reflect the amount of time spent, how well the information was received, or whether the Board member bothered to read or listen to the information provided. This once again attempts to inappropriately place a government-like restriction on a nongovernmental body.

Based on the previous discussion, we find that no change shall be made. The exclusion of the Board of Directors from the Government in the Sunshine Requirements is appropriate, consistent with the restructuring of GridFlorida as a not-for-profit ISO, and in compliance with our December 20 Order.

G. <u>Applicants "Causing" Candidates for the Board of Directors to Become Directors</u>

As proposed, the selection of GridFlorida's initial Directors, the removal of Directors, and the filling of Board vacancies all would be performed by the BSC. Article III, Section 3.5 of the RTO Formation Plan, Election of Directors and Initial Meeting, specifically provides that immediately following the declaration of a slate of candidates by the BSC, the Applicants would cause the slate of candidates to be elected or named as initial Directors of GridFlorida, and the classes of Directors would be designated.

In their Pre-Workshop Comments, the Joint Commenters submit that there is no reason why the Applicants alone should elect Directors and determine the classes of Directors. Rather, they believe that the BSC should make those decisions based on a majority vote of the Committee so that input from all Market Participants is received. In addition, Seminole asserts in its Pre-Workshop Comments that GridFlorida should be established by independent incorporators, and thereafter the input of the Applicants should cease, except, like all other stakeholders, as members of the Advisory Committee.

The GridFlorida RTO Formation Plan regarding the appointed Directors clearly states that the BSC will declare the slate of

candidates to serve as initial Directors of GridFlorida, select one candidate to serve as initial Chairman, and determine the class of Directors in which each candidate will serve.

Once the BSC has selected the initial slate of Directors and designated the classes in which they will serve, the names and classes of such Directors are to be inserted into the Articles of Incorporation, as approved by FERC. These organizational documents also require that the Articles of Incorporation must be filed with the Secretary of State, without alteration (Formation Plan, Section 2.2). Since the Applicants have prepared all other GridFlorida documents, it is logical that they complete the process by simply submitting the results of the BSC vote, thus "causing" the candidates to become Directors.

Requiring another process to incorporate GridFlorida with an independent incorporator rather than what the Applicants propose is unnecessary. The current process proposed by the Applicants in which the BSC selects the Board of Directors, including the name and classes of Directors as selected by the BSC, seems appropriate and acceptable. Moreover, the Applicants have no discretion as to the content of the filing with the Secretary of State. Quite simply, the Applicants are obligated to make the ministerial filing once the Board has been selected and classified.

Accordingly, we find that the proposed method of causing candidates for the Board of Directors to become Directors is appropriate, consistent with the restructuring of GridFlorida as a not-for-profit ISO, and in compliance with our December 20 Order.

H. <u>Guidelines to Determine Discretionary Closed Meetings of the</u> Board of Directors

Article III, Section 4 of the GridFlorida By-Laws addresses meetings of the Board of Directors. This section provides that all actions of the Board must be taken at a regular or special meeting. It further provides that all meetings shall be open to the public and notice of such meetings shall be posted on GridFlorida's website.

The section also includes a provision for closing meetings to the public when confidential information is to be discussed. A

list of subjects considered to be confidential is included. The compliance filing contained a list of confidential subjects including a "catch-all" category that allowed the Chairman of the Board or a majority of the Board to designate matters confidential.

The Joint Commenters and FMPA assert that the specific list of confidential subjects appears to be suitably comprehensive and that the catch-all provision should be eliminated. These interveners further assert that this catch-all provision could be used frequently, and perhaps improperly to avoid the open meeting requirement. The Applicants agreed to amend the By-Laws to remove the catch-all provision, leaving only the list of the types of confidential matters for the Board to consider in closed meetings.

The Joint Commenters also expressed concern that meetings of committees designated by the Board of Directors were not subject to the requirements of being noticed or open to the public. The Applicants have amended Article III, Section 8 to provide that any action taken on behalf of GridFlorida by a committee shall be decided at a meeting of the committee that is open to the public and subject to both notice and posting requirements.

In its Post-Workshop Comments, FMPA expressed concern that there is no mechanism to review the Board's determination whether a matter is confidential, or at least a mechanism for determining after-the-fact whether minutes of closed sessions should be treated confidentially or made public. FMPA suggests giving the public advance notice of topics to be considered in closed session and allow parties an opportunity to challenge the designation ahead of The Applicants have included in the By-Laws a detailed, exhaustive list of matters that would be considered confidential. We find that it is not necessary to provide for challenges of items designated as confidential. If the item is not on the list, then it would not be considered confidential. As to FMPA's suggestion that there be a way to determine after-the-fact whether minutes of closed sessions should be treated confidentially, we are unsure how such a mechanism would work or who would make such a determination. We do not find that such a mechanism is necessary since the actions or the basis for actions taken by the Board of Directors or by Board designated committees will continually be subject to public scrutiny.

The changes to Article III, Section 4, of the By-Laws were necessitated by the restructuring of GridFlorida as a not-for-profit ISO. As all meetings of the Board of Directors are open to the public, the subject of how confidential matters would be discussed needed to be addressed. That has been accomplished in the change discussed here. We find that the guidelines to determine discretionary closed meetings of the Board of Directors are appropriate, consistent with the restructuring of GridFlorida as a not-for-profit ISO, and in compliance with our December 20 Order.

I. Elimination of "Planning Bill of Rights"

The Joint Commenters, in their Pre-Workshop Comments, express concern regarding the absence of the "Planning Bill of Rights," which was incorporated in the RTO Formation Plan of the Transco filing. The "Planning Bill of Rights," which was originally included in the Formation Plan, has been moved to Attachment N, Planning Protocol, of the OATT. The Applicants initially inserted this item in the Formation Plan only because the RTO proposal was filed with FERC before that level of detail was included in the transmission tariff. FMPA continues to express concern regarding the extent of the incorporation. While the transfer of the language of the "Planning Bill of Rights" may not have been verbatim, the words omitted do not change the requirement of GridFlorida to provide "timely, regular and complete public disclosure" of its planning process.

Since this change essentially involves moving the "Planning Bill of Rights" from the RTO Formation Plan to the OATT, there has been no overall impact on the GridFlorida proposal. Therefore, we find that even though the "Planning Bill of Rights" was moved, this portion of the GridFlorida proposal continues to comply with our December 20 Order.

J. <u>Board Committee</u>, <u>Subcommittee</u> and <u>Working Group Meetings Being</u> <u>Open to the Public</u>

In the revised By-Laws contained in the modified compliance filing, the Applicants have explicitly stated that all Board of Directors meetings, with the exception of those discussions

containing confidential information, will be noticed and open to the public. Article III, Section 4 of the By-Laws provides:

Except as otherwise provided herein, regular and special meetings of the Board of Directors (including regular and special meetings held by means of conference telephone) shall be open to the public and notice of such meetings, together with a proposed agenda for any such meeting, shall be posted on the Corporation's website or equivalent form of electronic posting at the same time that notice is given to each Director as contemplated in the immediately preceding sentence.

In addition, the Applicants have also explicitly stated that any subcommittees or working groups formed by the Board of Directors that take action on behalf of the Board of Directors should also have such meetings noticed and open to the public. Article III, Section 8 of the By-Laws states:

[p]rovided, however, that to the extent any committee of the Board of Directors is authorized to take any action on behalf of the Corporation, any such action shall be taken only at a meeting of such committee that is open to the public and subject to the provisions of Section 4 of this Article III relating to public meetings, including notice and posting requirements, executive sessions and Confidential Information, that are otherwise applicable to a regular or special meetings of the Board of Directors.

However, the By-Laws are silent as to whether subcommittee or working group meetings that do not take action on behalf of the Board of Directors are subject to noticing and open meeting requirements. In regard to Advisory Committee meetings covered in the amended Formation Plan (under Article IV Advisory Committee, Section 4.4 Meetings of the Advisory Committee and 4.5 Conduct of Business), there is no mention of whether the Advisory Committee meetings are open to the public or should be noticed in advance.

Several of the interveners expressed concern that not all GridFlorida meetings are open to the public. In its Pre-Workshop Comments, FIPUG stated the following:

All meetings of the GridFlorida, including working groups and subcommittees, should be held in the sunshine. Ratepayers must have confidence that the activities of GridFlorida are open and above board. The only way they can have that assurance is if they are able fully to monitor the meetings and activities of GridFlorida.

FIPUG stated in its Post-Workshop Comments that maintaining meetings open to the public is a necessity at all levels of operation.

Finally, the Joint Commenters stated the following in their Pre-Workshop Comments:

There is no requirement in this section (Article III, Section 8) that the meetings of the committees be open or that the meeting be noticed. To the extent that the actions of the committees are the actions of the full Board of Directors, the same procedural requirements should apply. Otherwise, the committee provisions create a black box of governance against which there is no recourse by market participants, customers of the RTO or the Public Service Commission. This section should be amended to conform with the notice and open meeting requirements set forth in Article III, Section 4.

We find that the proposed provisions for open meetings as contained in the modified compliance filing are consistent with the restructuring of GridFlorida as an ISO and therefore are in compliance with our December 20 Order.

K. Sufficiency of the Proposed Code of Conduct

In general, the purpose of a Code of Conduct for a business is to place in writing the established business ethics expected of its Directors, officers, employees, and agents. A written Code of Conduct is considered to be an internal control mechanism to manage risk. It is completely appropriate that the Applicants would propose to have a Code of Conduct for GridFlorida and that it would apply to its agents, Directors, officers, and employees.

Reedy Creek suggests that the Code of Conduct should also apply to the Stakeholder Advisory Committee and the BSC. In response, the Applicants stated that the BSC is a distinct group of stakeholder representatives charged with the limited purpose of selecting individuals to serve on the Board of Directors of GridFlorida. Similarly, the Stakeholder Advisory Committee advises the management and Board of Directors of GridFlorida. Neither committee controls nor operates the transmission system, and neither is given access to any non-public information regarding the transmission system. Thus, the GridFlorida Companies argue it would be unnecessary to have a code of conduct for the BSC.

We agree with the Applicants that the GridFlorida Code of Conduct should not apply to the BSC or the Advisory Committee. Neither the BSC or the Advisory Committee will have members employed by GridFlorida. Neither committee will have access to non-public information, nor will they have any operational or other controls over GridFlorida.

The Joint Commenters express concern with the Code of Conduct. The Joint Commenters note that Section II.A. of the Transco filing contains a provision that requires GridFlorida to seek competitive bids for goods and service. The Joint Commenters believe that this provision offers important protections against self-dealing by market participants. They state that the deletion of this provision is not justified by the required change to an ISO. Further, the Applicants substituted the competitive bid requirement language with the phrase "without adverse distinction or preference to any Market Participant," which does not cure the flaw, according to the Joint Commenters.

We do not share the Joint Commenters' concern that every item purchased by GridFlorida should be acquired only through a competitive bid. It could require extensive resources to bid out many small or inexpensive items. We find that the proposed language, in combination with Section II.O., will provide adequate safeguards to protect against self-dealing. Section II.O. establishes a complaint procedure for alleged violations of the Code of Conduct. We consider it important that this complaint procedure be in place in order to allow all market participants to provide an adequate check and balance over GridFlorida's purchasing

practices. In addition, we find that this language is consistent with the restructuring of GridFlorida as a not-for-profit ISO.

The proposed changes to the Code of Conduct as contained in the compliance filing result from the restructuring of GridFlorida as a not-for-profit ISO. Accordingly, we find that the changes comply with our December 20 Order.

L. <u>Board Committee</u>, <u>Subcommittee</u> and <u>Working Group Meetings Being</u> <u>Open to the Public - Additional Clarification Required</u>

We are in agreement with the interveners that all GridFlorida meetings should be noticed and open to the public. Requiring all GridFlorida meetings to be open to the public allows interested participants that are unable to acquire a seat on any committee the opportunity to stay fully informed of the issues before GridFlorida. As such, the participant may listen to all discussions in person and can gain a better understanding about the issues before GridFlorida and the importance each issue is allotted.

For example, someday there may be a dozen independent power producers actively participating in GridFlorida, yet only two would have seats on the Advisory Committee and one would have a seat on the BSC. The remaining independent power producers would have to rely on the other three for detailed information about the meetings, assuming that there was full participation in every subcommittee or working group event. The limitation is that the quality of the information passed along would be entirely dependent the effort of the representative present, representative would not be elected, but would rather be assigned on a rotational basis. While the independent power producers have a common interest in experiencing a desired set of results from the RTO, these owners are also competitors and the information revealed in a planning subcommittee may prove valuable in siting and developing their next generating plant. Given this consideration, and in the interest of providing a fully transparent market, we find that the best course of action would be to allow that all meetings be open to the public and that the applicants modify the planning documents to indicate such.

Accordingly, providing that all meetings be held open to the public should assist in developing a RTO that provides full disclosures of publicly-available information to all participants from day one and beyond. We find that the GridFlorida Companies shall clarify that all meetings of the Advisory Committee, subcommittees and working groups are noticed and open to the public.

M. <u>Sufficiency of the Proposed Code of Conduct - Additional</u> <u>Change Required</u>

We find it appropriate that a change be made to the current Code of Conduct. Under Section K, page 8, it states:

Directors, officers, employees and agents of GridFlorida shall strictly enforce all Transmission Tariff provisions established by GridFlorida. In the event any Director, officer, employee or agent of GridFlorida may exercise his or her discretion, or is allowed by the Transmission Tariff to exercise his or her discretion, with respect to transactions or actions covered by the Transmission Tariff, then such discretion shall be exercised fairly and impartially, and such event shall be logged and available for FERC audit.

We find that since GridFlorida has established an Independent Compliance Auditor, the above-mentioned discretionary log shall also be made available to GridFlorida's Independent Compliance Auditor. The words "and GridFlorida's Independent Compliance Auditor to" shall therefore be inserted at the end of the sentence between "FERC" and "audit."

The Joint Commenters express concern regarding Section II.D.1 of the Code of Conduct which addresses officers', Directors', or employees' participation in a pre-existing pension plan with interests in a market participant. The section states:

If the prospective Director, officer, or employee has the opportunity to transfer his or her pension account to another unrelated plan and can do so without adverse financial consequences in the opinion of the Board of Directors of GridFlorida, such transfer will be required.

The Joint Commenters believe that there should be a provision for an independent review of the adverse consequences, perhaps by the Independent Compliance Auditor. They state that the Board of Directors is not likely to have the expertise to make this determination and may suffer from conflicts of a similar nature. We agree with the Joint Commenters and find that the end of that sentence shall be changed to read, "in the opinion of the GridFlorida Independent Compliance Auditor, such transfer will be required."

While clarification is not necessary to comply with our December 20 Order, we find that the Code of Conduct would be strengthened with the following clarifications: 1) make the discretionary log also available to the Independent Compliance Auditor; and 2) replace the Board of Directors with the Independent Compliance Auditor when reviewing Director, officer, or employee pension account transfers.

PLANNING AND OPERATIONS

A. <u>Midwest Independent System Operator (MISO) and GridFlorida</u>
<u>Planning Protocol</u>

In the compliance filing of March 20, 2002, the Applicants stated on page 7 of Volume 1, Tab 1:

The GridFlorida Planning Protocol is included in Attachment N to the GridFlorida transmission tariff. The Planning Protocol currently on file with FERC reflects the RTO structure contemplated at the time the protocol was prepared, i.e., GridFlorida as a Transco that would own a significant portion of the transmission assets in the Florida Reliability Coordinating Council.

As part of the transformation of GridFlorida to a non-profit ISO, the Applicants compared the transco Planning Protocol in Attachment N (including how it would need to be changed to apply to an ISO structure) to other Planning Protocols prepared specifically for ISOs. The Applicants determined that the Planning Protocol adopted by the Midwest Independent System Operator, which has been approved by FERC, Midwest Indep. Trans. System

Operator, Inc., 97 FERC ¶ 61,326 (2001), provided the best platform for preparing a GridFlorida ISO Planning Protocol. That Planning Protocol provides for more of a collaborative process among the ISO, transmission owners, and other market participants, allowing the ISO to better utilize the expertise of the transmission owners and other market participants for planning. It thus will better allow for an expedited and more efficient transition to a GridFlorida ISO structure, better allow the ISO to plan for all users of the transmission system, and better maintain high levels of reliability.

FMG expresses general support for the new Planning Protocol in its Post-Workshop Comments. FMG notes that even though the new protocol relies on greater coordination with participating owners (POs), such coordination is appropriate because the RTO (as a not-for-profit ISO) lacks the authority to step in and construct facilities when an individual PO declines to construct. FMG's view of the protocol is that it produces benefits in the areas of increased cooperation and a greater opportunity for this Commission to retain our existing authority with regard to transmission planning.

In its Post-Workshop Comments, FMPA expressed its dissatisfaction with the proposed Planning Protocol by filing a suggested marked-up version of the original Planning Protocol (filed by the Applicants when GridFlorida was contemplated to be a for-profit Transco) with its Post-Workshop Comments. However, FMPA did not ask that we rule on the specifics of the changes identified. FMPA asserts that because Attachment N is a FERC-filed tariff, FERC should make a determination as to the appropriateness of the changes in the compliance filing. According to FMPA, we should refrain from blessing the Applicants' Attachment N changes.

FMPA goes on to state that to the extent that we address the specifics of Attachment N, we should find that the Applicants' proposed reconstruction goes far beyond what was necessary to effectuate compliance with the change to an ISO, and makes it less likely that GridFlorida would achieve the benefits of market-independent regional planning contemplated by our orders. FMPA concludes by requesting in the alternative that we make clear we

are not evaluating whether the Applicants' proposed Attachment N changes were necessary or appropriate.

In their collective comments, Seminole and Seminole Members express their agreement with FMPA that the Planning Protocol filed with the compliance filing should revert to the FERC-filed Planning Protocol.

The relevant question is whether this portion of the Applicants' filing is in compliance with our December 20 Order. Our December 20 Order required the Applicants to file a modified proposal that conforms the GridFlorida proposal to the findings of the Order and uses an ISO structure in which each utility maintains ownership of its transmission facilities. Given this directive, it was reasonable for the Applicants to use the MISO's protocol as a starting point. First, the protocol had already been approved by FERC for use by an ISO. Secondly, the interveners' extensive and constructive criticism of the GridFlorida Planning Protocol filing provides ample justification to conclude that the GridFlorida protocol is, in fact, able to accommodate legitimate modifications. Therefore, we find that the Applicant's use of the MISO's Planning Protocol as the basis for GridFlorida's protocol is consistent with our December 20 Order to restructure GridFlorida as an ISO, and therefore complies with that Order.

B. Eminent Domain

The issue of eminent domain is addressed in Exhibit C, Attachment N, Section VIII, page 13, of the Applicants' Post-Workshop Comments, wherein it states:

The Transmission Provider shall notify each designated PO of the PO's initial designation as the entity responsible to own and construct facilities under the GridFlorida Plan. If the designated PO notifies the Transmission Provider that it does not wish to own and construct such facilities, alternate arrangements shall be identified by the Transmission Provider. Depending on the specific circumstances, such alternate arrangements shall include solicitation of other POs or others to take on financial and/or construction responsibilities. Notwithstanding the above, the Transmission Provider may require a PO, to

the extent necessary, to apply for all necessary certificates of public convenience and necessity and permits for the construction of transmission facilities that will become part of the Transmission System, and to use its power of eminent domain, including rights of way, for the construction of such transmission facilities.

FMG addresses the eminent domain issue in its Pre-Workshop Comments regarding the above language. FMG states that the concern we expressed with regard to the GridFlorida transco's eminent domain authority appears to be more pronounced under an ISO structure, because there are no divesting owners to "transfer" their eminent domain authority to the RTO, as suggested by FERC.

While conceding that this language clarifies how the RTO may indirectly exert eminent domain authority, FMG questions whether it is a lawful or appropriate clarification. The concern is that a Florida utility may be obligated to support a proposed facility in a condemnation proceeding, even when the facility is not designed to benefit the utility's own customers or the utility simply does not support the project. FMG points to an inherent conflict in requiring a utility to defend in court an RTO-mandated taking that the utility may not support.

One solution mentioned by FMG is to ensure that a third party acquires eminent domain authority when it commits to build a facility deemed necessary by the RTO. FMG asserts that this is the solution proposed by the Governor's Energy 2020 Commission, adjusted to reflect the ISO construct. FMG goes on to recommend that we determine what stand-alone statutory revisions are needed and proceed to have them proposed to the Florida legislature. FMG recommends that, in the meantime, we should require the RTO to pursue interim steps including coming to us for a determination of whether contested facility additions are in fact required to correct an inadequacy of the grid.

We have considered FMG's comments. First, the question to be answered herein is whether the filing complies with our December 20 Order. In that regard, it was appropriate for the Applicants to modify their Transco filing to address the issue of eminent domain in the context of an ISO. Secondly, as to the question of whether the language is lawful or appropriate, we note that any entity

joining the RTO does so at its own discretion. In addition, FMG has not established that it would be in our jurisdiction to determine whether the proposed language is lawful. Thirdly, FMG is able to come to its own conclusions regarding what revisions would be needed in the law and put them before the Legislature itself. Finally, we do not believe it is necessary at this time to overlay the administrative interim steps suggested. If the difficulties contemplated should arise, it should be possible for the POs to request that the conflict be addressed under the GridFlorida tariff's dispute resolution procedures which contemplate the possibility of using an external arbitrator.

In summary, we find that the manner in which the Applicants addressed eminent domain in their compliance filing is consistent with our December 20 Order to structure GridFlorida as an ISO, and is therefore in compliance with that Order.

C. <u>Initial Adoption of Participating Owners' Existing Ten Year</u> Site Plans

Exhibit N.2 to the Planning Protocol, Attachment N, addresses the development of the initial GridFlorida Plan. The basis for developing the plan will be the most recent Ten Year Site Plans as filed with us prior to the commencement of the first GridFlorida Annual Planning Process.

The Joint Commenters', in their Pre-Workshop Comments, question why the Participating Owners' existing Ten Year Site Plans should be adopted immediately by the RTO. The Joint Commenters state that the RTO should have the flexibility to evaluate projects outside the four to ten year lead time.

We agree with the Applicants' position, as stated in their Post-Workshop Comments, that Attachment N.2 of the Planning Protocol clearly gives flexibility to the RTO to modify projects included in the Ten Year Site Plans. The plans are to be adopted only as a transition mechanism. (See Section VII of the Amended Planning Protocol). Moreover, to the extent that there are disagreements with any element of the GridFlorida plan, the dispute may be resolved through GridFlorida dispute resolution procedures.

We therefore find that the changes in the Planning Protocol addressing the procedure for initial adoption of the POs' existing Ten Year Site Plans is consistent with our December 20 Order, and is therefore in compliance with that Order.

D. <u>Requirement to Evaluate Generation and Demand Side Management Alternatives</u>

The Pre-Workshop Comments of the Joint Commenters suggested that GridFlorida's Planning Protocol should be revised to include a bidding process for transmission facility construction. This process involves a determination of whether transmission or generation is the least-cost alternative. In its Pre-Workshop Comments, Reedy Creek encouraged the consideration of both demand-side and generation alternatives in GridFlorida's planning process. No specific suggestions are provided by the Joint Commenters or Reedy Creek regarding how GridFlorida's Planning Protocol should be revised to address these concerns.

We find that the language contained in the Planning Protocol contains numerous provisions for the consideration of generation alternatives as part of GridFlorida's planning process. For example, Section VII of the Planning Protocol states:

The GridFlorida Plan will give full consideration to the transmission needs of all market participants, and identify expansions needed to support competition in bulk power markets and in maintaining reliability taking into consideration demand side options and generation alternatives to transmission expansion.

We further note that GridFlorida's planning process will not be performed in a vacuum. The Planning Protocol provides for the input of various interested market participants with the expertise needed to propose cost effective generation alternatives. As stated in Attachment N, Section III of the Planning Protocol:

The process for carrying out the planning of the Transmission Provider shall be collaborative with the POs, load serving entities (LSEs), generators, Transmission Customers, the Florida Reliability

Coordinating Council (FRCC), and other market participants.

We find that the Planning Protocol provides adequate opportunity for the input of interested parties to ensure that generation alternatives are considered in the planning process. POs, as customers of GridFlorida, will have the incentive and expertise needed to inform GridFlorida of potential cost-effective generation alternatives. Accordingly, we agree with the Applicants that no changes to the Planning Protocol regarding the consideration of generation alternatives is warranted at this time.

We find that the changes in the Planning Protocol regarding the evaluation of generation and demand side management alternatives are consistent with our December 20 Order, and are therefore in compliance with our Order.

E. Quality and Quantity of Public Information

In their respective Pre-Workshop Comments, the Joint Commenters and FMPA express concern that the Planning Protocol did not make reports, assumptions, data, and analysis available in sufficient detail and in a transparent manner. The Joint Commenters also suggest that documents explaining the analysis and studies should be available in addition to supporting assumptions.

In its Post-Workshop Comments, FMPA indicates that the more general disclosure requirements of the most recent changes to the Planning Protocol appear to address their concerns. The second paragraph of Section II of the Planning Protocol included in the modified compliance filing reads:

This process shall encourage and provide opportunities for meaningful, in-depth participation by all users of the Transmission System, the FPSC and other interested parties. In order that proposed generation and transmission projects are effectively coordinated so as to ensure reliability and efficient congestion management, for each planning period, the GridFlorida planning process shall include, at a minimum, timely, regular and complete public disclosure, consistent with confidentiality requirements and information disclosure

policies, of transmission projects proposed or endorsed; the underlying assumptions and data on which the proposal is based; analysis relied upon by the Transmission Provider concerning its proposed transmission plan or proposed generation alternatives offered by users of the Transmission System; and documents supporting assumptions underlying the proposed transmission expansion plan that are challenged by users of the Transmission System in the GridFlorida planning process.

We agree with FMPA that this paragraph now requires disclosure of the appropriate level of detail.

In their Pre-Workshop Comments, the Joint Commenters' state that "clarification should be added to the effect that documents explaining the analysis and the study itself should be available, not just the supporting assumptions." Language has been added by the Applicants to Section VII of the Planning Protocol that requires the Transmission Provider to "post on the OASIS final reports and planning studies consistent with Commission policy." The Joint Commenters made no further comment in their Post-Workshop Comments regarding quality and quantity of information in the Planning Protocol. We find that the quality and quantity of planning information, as now stated in the Planning Protocol, is adequate and reasonable.

We find that the changes to the Planning Protocol regarding the quality and quantity of public information are consistent with our requirement to restructure GridFlorida as an ISO and therefore comply with our December 20 Order.

F. Ad Hoc Working Groups

In the compliance filing, the Applicants added verbiage to Attachment N, Planning Protocol, that addresses the prescribed procedure for resolving transmission constraints. In Section V, Original Sheet 215 of Volume III, the Transmission Provider is directed to:

form, chair, and direct the activities of an Ad Hoc Working Group that includes representatives of all affected POs. The Ad Hoc Working Group shall develop

expansion alternatives, perform the described studies, and develop the resulting options and costs, which shall be provided to the Transmission Customer by the Transmission Provider.

FMPA, the Joint Commenters, and Seminole discuss this language in their comments. In general, these interveners believe that GridFlorida should be responsible for performing all studies and developing all options. Further, these commenters assert that even if GridFlorida were to seek and evaluate advice from an ad hoc group, GridFlorida should remain the active planner. context, it was considered objectionable that the working group was limited to representatives of affected POs. The logic was that under such a paradigm, GridFlorida would merely be a conduit to the Transmission Customer and that the working group, not GridFlorida, would be the decision making body. Seminole stressed that GridFlorida must have discretion to determine how best to proceed to resolve transmission constraints and the formation of Ad Hoc Working Groups should not be required.

The Applicants responded to intervener concerns in their Post-Workshop Comments. The Applicants struck the original language contained in Section V and added language to a new section entitled "Coordination Between the Transmission Provider and POs, and Obligation of POs to Support the Transmission Provider." This language, which is contained on page 15 of Exhibit C (Attachment N) of the Post-Workshop Comments, states:

GridFlorida shall be responsible for and have ultimate authority for performing the planning function, and developing a comprehensive and integrated GridFloridawide transmission plan. In performing these functions, the Transmission Provider shall reasonably consult and coordinate with POs whose facilities are affected and other affected market participants, including forming, chairing, and directing the activities of Ad Hoc Working Groups to support the planning function and to develop a comprehensive and integrated GridFlorida-wide transmission plan. The Ad Hoc Working Groups shall include affected POs and market participants, and any other party the Transmission Provider deems appropriate.

Changing from a for-profit Transco to a not-for-profit ISO can reasonably be expected to affect the appropriate role of GridFlorida in the planning process. Therefore, it was reasonable for the Applicants to readdress the role of GridFlorida, as an ISO, in the planning process. The Applicants' modification of its compliance filing adequately addresses the interveners' concerns regarding the inclusion of other market participants in Ad Hoc Working Groups.

In addition, we do not share Seminole's opposition to GridFlorida being required to form working groups to address transmission constraints, perform studies, and otherwise support the planning function. The newly proffered language contained in the Applicants' Post-Workshop Comments requires GridFlorida to receive input from all affected participants while it affords GridFlorida enough latitude to give the information the appropriate level of consideration.

In summary, we find that the change contained in Exhibit C (Attachment N) of the Applicants' Post-Workshop Comments concerning the formation of Ad Hoc Working Groups is consistent with the requirement in our December 20 Order to adopt an ISO structure, and is thus in compliance with our Order.

G. The FRCC and NERC Roles in the RTO

In their joint Pre-Workshop Comments, the Joint Commenters take issue with the role stated for the FRCC and NERC in the Planning Protocol. Specifically, they say that "the FRCC should provide input into the plans and reliability assessment of the RTO but that it should not be an independent reviewer of those standards."

We disagree with the Joint Commenters. As stated in the FERC's Order 2000, open access transmission is the foundation for competitive wholesale power markets. Order 2000 states that the creation of RTOs is a further step to remove existing impediments to competition and will benefit consumers through lower electricity rates resulting from a wider choice of services and service providers. (See Final Rule, Introduction and Summary, page 4). We concur with the Applicants that there should be an independent body, not concerned with promotion of commerce, that will review

and assess the plans of the Transmission Provider and, in coordination with NERC, develop reliability standards and monitor and ensure compliance with such standards. This is precisely the role that the Planning Protocol has specified for the FRCC. (See the Planning Protocol, Section III, The Transmission Provider, The Transmission Planning Committee and the FRCC).

We find that the role of the FRCC and NERC in the RTO as described in the compliance filing is consistent with the requirement in our December 20 Order to adopt an ISO structure, and thus is in compliance with our Order.

H. Exemption from Certain Operating Requirements

As currently filed, the Operating Protocol requires POs to obtain the approval of the Transmission Provider before taking controlled facilities out of or into service, except in cases where public or employee safety is at imminent risk. Reedy Creek proposes to add language to the Operating Protocol that would allow owners to take facilities in or out of service "if such action would not materially affect the reliability of the Transmission System and the PO notifies the Transmission Provider of such action."

The Operating Protocol also states that the Transmission Provider must review and approve the proposed maintenance schedules of the POs and any changes to those approved maintenance schedules. Reedy Creek proposes to add language that would exempt owners from such review and approval "for maintenance schedules that would not materially affect the reliability of the Transmission System and the PO notifies the Transmission Provider of such schedules."

The GridFlorida Applicants did not respond to these suggested changes in their Post-Workshop Comments. Although there may be administrative efficiencies to be gained by the concept proposed by Reedy Creek, we find that it would be unwise to add the suggested language because the phrase "would not materially affect the reliability" is at best subjective. The prudent course to take is to initially require ISO approval but allow flexibility as operational experience is gained over time. As operational experience is gained over the ISO to allow certain facilities to be taken in or out of service, or to allow

certain maintenance schedules to be changed, without prior approval from the Transmission Provider. It is premature to allow such flexibility at this stage of RTO development.

We find that retaining the current language in the Operating Protocol is consistent with the requirement in our December 20 Order to adopt an ISO structure, and thus is in compliance with that Order.

I. 69kV Demarcation Point

On page 18 of the December 20 Order, the demarcation point for transmission facilities is addressed:

The GridFlorida collaborative effort established the transmission facilities demarcation at 69kV and above. According to the testimony of the Panel, there were four factors considered by the GridFlorida Companies in determining the demarcation point. These factors are: (1) historically, facilities 69kV and above have been considered to be transmission facilities, from a planning/operations and rate making perspective; (2) stakeholders in the collaborative process generally expressed the need for open access to all 69kV and above transmission facilities in Florida; (3) classification of radial facilities as distribution instead of transmission would make access to transmission more complicated than it needs to be; and (4) the rate structure proposed for GridFlorida would result in subsidies across utilities if each utility chose a different demarcation point for facilities to turn over to the RTO. The GridFlorida Companies contend that "a uniform demarcation point is a reasonable approach to achieve fairness and equal access to the transmission system of the RTO."

We agree that a uniform demarcation point is necessary to ensure equal access for all participating companies and to ensure that subsidies resulting from different demarcation points do not occur. There is no evidence in the record suggesting that the demarcation point should be something other than 69kV. In addition, this demarcation point has been consistently used by this

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Commission when determining appropriate cost allocations to distribution, transmission, and generation facilities.

In response to our requirement that GridFlorida establish a transmission facilities demarcation at 69kV, the Applicants changed the language in Section 2.5 of the POMA as follows:

2.5 Controlled Facility or Controlled Facilities

Means all of the 69kV and above electric transmission facility or facilities owned or leased by GridFlorida or facilities in the FRCC region, owned or leased by a PO and over which Operational Control has been transferred to, as provided in Attachment O of the GridFlorida pursuant to this Agreement OATT. A list of initial Controlled Facilities for each PO is found at attached to this Agreement as Exhibits A [] attached hereto—.

GridFlorida shall make current lists of Controlled Facilities publicly available.

In addressing the 69kV demarcation point issue, Reedy Creek questions whether the Applicants' proposal is required by our December 20 Order. Reedy Creek objects to the omission of the word "transmission" in the revised definition. In addition, Reedy Creek asserts, in its Pre-Workshop Comments, that the section is not consistent with applicable federal law because the FERC has never used "such a mechanistic approach; rather FERC uses a functional approach to determining the appropriate classification of a facility."

In our December 20 Order, we noted that the GridFlorida Companies had considered that facilities 69kV and above have historically been considered to be transmission facilities. We also referenced that the GridFlorida Companies had discussed whether to classify radial facilities as distribution instead of transmission. We gave recognition to the GridFlorida Companies' conclusion that to do so would make access to transmission more complicated than it needs to be. Finally, we concluded that, among other things, a uniform demarcation point is necessary to ensure equal access for all participating companies.

It is useful to consider FMG's comments at our workshop when analyzing whether the section is consistent with applicable federal law. FMG's preference for the opportunity to demonstrate that some 69kV facilities are local distribution was discussed. FMG stated the following about the FERC's approach to this issue (See Volume II of the Transcript, page 106):

The Commission, the FERC, has never really spoken to that. It was part of the filing that was made by the company, the companies, but in its orders in March, the FERC really rowed by that. It was never really specifically addressed. It's on rehearing before the Commission. And bottom line here is there is no record supporting that I believe has been embraced by any agency, and I would ask you folks just to be aware of that as we go along and perhaps to understand where we're coming from in choosing, if we can, to operate on a functional basis in deciding what goes in and not on a bright line basis.

Given that it is uncontested that the FERC has not yet directly addressed the question of 69kV as a bright line demarcation, we conclude that there is no reason to believe that our ruling in Order No. PSC-01-2489-FOF-EI is inconsistent with federal law.

In conclusion, we find that the changes made to Section 2.5 of the POMA comply with our December 20 Order. Retaining the 69kV demarcation point as a "bright line" clearly complies with our December 20 Order, and the changes to the POMA are consistent with the Order's requirement to adopt an ISO structure.

J. <u>Determination of Available Transmission Capacity (ATC),</u> <u>Capacity Benefit Margin (CBM), and Other Line Ratings</u>

In their Pre-Workshop Comments, FMPA, the Joint Commenters, and Reedy Creek express concerns about the increased role of the POs in transmission planning and the calculation of Available Transmission Capacity (ATC) under the proposed ISO structure compared to that under the Transco structure. For example, the Joint Commenters stated that the POs should "provide input as

needed, but not collaborate with the RTO." Reedy Creek stated that "the RTO should have ultimate authority over determination of ATC."

The Applicants have revised the Planning Protocol in an effort to address these concerns. The Planning Protocol now states that "GridFlorida shall be responsible for and have ultimate authority for performing the planning function, and developing a comprehensive and integrated GridFlorida-wide transmission plan." The Planning Protocol also now states that "[t]he Transmission Provider shall be responsible for calculating ATC for the Transmission System." This language clearly gives GridFlorida ultimate responsibility for the planning functions, including the calculation of ATC.

FMPA, Seminole, and Seminole Members take issue with how the GridFlorida Planning Protocol handles disputes about line ratings and other planning, design, or construction criteria. Seminole and Seminole Members state that, in the case of a dispute between the Transmission Provider and the PO, the views of the Transmission Provider should prevail, pending the outcome of dispute resolution. FMPA states that GridFlorida's stronger role as spelled out in the FERC-filed version of the Planning Protocol should be retained. The Joint Commenters also state that the changes to the Planning Protocol create an over-reliance on the POs.

We agree with the argument contained in the Applicants' Post-Workshop Comments. They point out that under the ISO structure, the owner of facilities placed under the control of GridFlorida would retain liability for those facilities. This is a sound argument for leaving the initial determinations of line ratings in the hands of the participating owners. If the determinations made by the participating owners are not appropriate, they may be overturned by the results of the dispute resolution process.

FMPA makes the argument that, under the previous Transco model filed at the FERC, FPC was to retain ownership of its facilities and, therefore, the FERC-filed planning regimen is already designed to work in areas where GridFlorida lacks assets and plays the role of a non-asset-owning ISO. This argument is not persuasive. Under the Transco model that was previously filed, the RTO would have owned a significant share of the total transmission assets of peninsular Florida because FPL and TECO proposed to divest their

assets to the RTO. Under that scheme, one could reasonably infer that the Transco would be liable for its own assets and arguably, either directly or indirectly liable for assets that it had operational control over. While there is no specific evidence before us one way or the other on that point, we find that the Applicants were prudent in taking the more conservative approach because of the liability exposure.

We find that the changes regarding the determination of ATC, CBM, and other line ratings contained in the compliance filing are consistent with our December 20 Order requirement to use an ISO structure, and therefore comply with that Order.

K. <u>Determination of Available Transmission Capacity (ATC),</u>
<u>Capacity Benefit Margin (CBM), and Other Line Ratings - Additional Change Required</u>

In its Post-Workshop Comments, JEA requested clarification that Capacity Benefit Margin (CBM) be taken into account in calculating the ATC used by GridFlorida. We see merit in JEA's suggestion that Attachment O, Section II (1) of the OATT, should be revised to read:

The Transmission Provider shall have the sole authority to determine the ATC and TTC of all commercially viable pathways for the Transmission System facilities, taking into account transmission reservations, <u>capacity benefit margins</u>, and scheduled maintenance of generation and transmission facilities, and in accordance with the FRCC ATC Coordination Procedures and NERC standards.

As pointed out by JEA in its Post-Workshop Comments, it appears that the intent of GridFlorida is to take CBM into account since it references an FRCC definition of ATC that explicitly accounts for CBM. Although JEA's suggested clarification does not appear necessary in order to comply with our December 20 Order, it may help to mitigate concerns that JEA has in joining GridFlorida.

Therefore, we find that the Applicants shall include language that clarifies that CBM is taken into account when calculating the ATC used by GridFlorida.

L. Transmission Provider Project Rejection

Attachment N of the Applicants' Transco filing, contained language directing GridFlorida to make a final determination as to the best available transmission construction alternative with participation from and coordination with any affected PO or non-PO (See Volume III, Original Sheet 230 and 232). GridFlorida was to consider numerous factors in making a final determination, including the feasibility of the entity constructing the facilities obtaining all necessary permits for construction.

In the compliance filing of March 20, 2002, this language was stricken and language addressing similar issues was included (See Volume II, Original Sheet 205):

The GridFlorida Plan shall have as one of its goals the satisfaction of all regulatory requirements. That is, the Transmission Provider shall not require that projects be undertaken where it is reasonably expected that the necessary regulatory approvals for construction and cost recovery will not be obtained.

Our December 20 Order required the GridFlorida Companies to file a modified RTO proposal that conforms the GridFlorida proposal to the findings of the order and uses an ISO structure in which each utility maintains ownership of its transmission facilities. The original filing simply addressed the consideration of the feasibility to obtain the necessary permits for construction. Changing from a for-profit Transco to a not-for-profit ISO where the utilities maintain ownership of the transmission facilities raises the importance of achieving regulatory approvals and cost recovery. Recognizing that no party took issue as to whether this was a necessary change, We find that this change complies with Order No. PSC-01-2489-FOF-EI.

In conclusion, we find that the changes regarding transmission provider project rejection contained in the compliance filing are consistent with our December 20 Order requirement to use an ISO structure, and therefore comply with our Order.

M. <u>Transmission Provider Project Rejection - Additional Change</u> Required

FMPA in both its Pre-Workshop and Post-Workshop Comments requests that certain language be clarified. FMPA states on page 23 of its Pre-Workshop Comments:

That provision might be acceptable, as long as it clarified that GridFlorida is the entity that determines whether regulatory approval and cost recovery may be "reasonably expected." However, as the provision is currently drafted, there is a significant risk that POs will use it to subvert GridFlorida's authority to direct the expansion of facilities. Whenever they are asked to build facilities that they do not want to build, POs may claim that they have no reasonable expectation of obtaining regulatory approval or cost recovery. In effect, POs may place GridFlorida in the position of having to obtain advance regulatory guarantees of cost recovery before it may require POs to construct needed facilities.

The Applicants responded to FMPA in their Post-Workshop Comments stating that the clarification is not necessary and that if there is a dispute, it would be resolved through the tariff's dispute resolution procedures. The Applicants further asserted that until the dispute is resolved, construction should not commence, as it could result in unnecessary expenditures that harm retail customers.

We consider FMPA's concern to be legitimate with regard to the possible abuse by a PO. The language seems to provide an opportunity to obstruct the construction of facilities. At the same time, we read the language to mean that GridFlorida would be the entity that determines whether regulatory approval and cost recovery may be "reasonably expected." In addition, the Applicants are claiming that no clarification is necessary, implying that GridFlorida would, in fact, be the determining entity. Therefore, we conclude that there is no harm in adding clarifying language. Given that the tariff defines the transmission provider as GridFlorida, we find that the following modified language shall be substituted into Attachment N in the appropriate place:

The GridFlorida Plan shall have as one of its goals the satisfaction of all regulatory requirements. That is, the Transmission Provider shall not require that projects be undertaken where the Transmission Provider concludes that it is reasonabley to expected that the necessary regulatory approvals for construction and cost recovery will not be obtained.

Therefore, the Applicants shall include clarifying language that confers upon the transmission provider the requirement to reject projects where it is reasonably expected that the necessary regulatory approvals and cost recovery will not be obtained.

N. <u>Competitive Bidding Process for Transmission Construction</u> Projects

Section VIII of the Planning Protocol as filed in the Applicant's March 20, 2002, compliance filing requires that the construction of any new major transmission facilities be competitively bid by the entity responsible for owning such facilities. This competitive bidding requirement provides the PO with a right of first refusal to match the lowest bid and elect to self-build the transmission addition.

In its Pre-Workshop Comments, Seminole asserts that the right of first refusal unduly favors the POs and would "serve to undermine the bidding process, since bidders would know that the POs have only to match the lowest bid." The Joint Commenters objected in their Pre-Workshop Comments to the POs' right of first if self-selection by POs is not evaluated by an independent third party. The Joint Commenters suggested a two-step bidding process for transmission facility construction. The first step of this process is a determination of whether transmission is the least-cost alternative. The second step requires the RTO to develop a request for proposals (RFP) and select a neutral third party to score the proposals. Copies of the RFP package and the selection of the third party evaluator would then be supplied to this Commission. Potential bidders may then request a hearing before us in which to object to the RFP criteria or third party evaluator selected. The third party evaluator would then rank all bids received and select the entity to construct the needed transmission facilities.

The Applicants stated in their Post-Workshop Comments that Seminole's concerns were addressed in the revised Planning Protocol as filed June 21, 2002, by a clarification of the RTO's role in the bidding process "to ensure adequate oversight and review." Section VIII of the Planning Protocol now states that the RTO has the right to participate in the RFP process, including the review and selection of bids, and the costs and construction schedules associated with the construction of any major new transmission facilities. Any unresolved disputes between the RTO and the PO would be submitted to the dispute resolution process for resolution. Seminole did not specifically address these revisions in the Planning Protocol in its Post-Workshop Comments. The Joint Commenters indicated in their Post-Workshop Comments that their concerns have not been addressed by the revisions to the Planning Protocol discussed previously.

We agree with the argument posed by the Applicants in their Post-Workshop Comments, i.e., that it is reasonable to allow an entity that will own a facility to construct that facility as long as the lowest bid is matched. We find that the revisions made to Section VIII of the Planning Protocol highlight the role of the RTO as an independent third party with the right to participate in the RFP process and evaluate construction costs and schedules. This mitigates the concern that the right of first refusal would bias the bidding process towards the PO.

Therefore, we find that the changes regarding the competitive bidding process for transmission construction projects contained in the compliance filing are consistent with our December 20 Order requirement to use an ISO structure, and therefore comply with that Order.

O. <u>Competitive Bidding Process for Transmission Construction</u> <u>Projects - Additional Change Required</u>

As discussed previously, Seminole and the Joint Commenters express concern regarding the right of first refusal by the PO and the potential to bias the bidding process towards the PO. To address these concerns, we find that a mechanism must also be in place which reduces the incentive for POs to underestimate expected costs in order to self-build.

Thus, Section VIII of the Planning Protocol shall be further clarified to indicate that if a PO chooses to self-build, the RTO has the right to compare actual construction costs to a PO's final bid. The appropriate regulatory body shall also require any entity which elects to self-build to provide its initial bid and any matched bid, as well as justifications for cost overruns, during any cost recovery proceeding.

P. Comparability of Service to All LSEs

Seminole and its Members, both in their separate Pre-Workshop Comments and in their joint Post-Workshop Comments, have expressed concerns regarding comparability of service to all load serving entities. These concerns center around Section I.D., Reliability Agreement, of the Operating Protocol and Attachment R, Terms and Conditions of Service Applicable to Points of Delivery, of the OATT.

In their Pre-Workshop Comments, Seminole Members state that "[t]he transmission service to our systems is substantially inferior to that provided to the investor-owned utilities' own retail load. We have chronicled the facts supporting this conclusion in testimony filed with the FERC." The Pre-Workshop Comments of Seminole were similar in nature, adding that "the FERC turned a deaf ear on this very pressing issue, for reasons that fail analysis."

We have reviewed the changes made to Section I.D., Reliability Agreement, of the Operating Protocol. We find that these changes are in compliance with the December 20 Order because no substantive changes have been made to this section of the Operating Protocol. The changes that were made to the remaining portions of the Operating Protocol were necessary because of the change in going from a for-profit Transco to a not-for-profit ISO, consistent with our Order.

Seminole and FMPA, in their Pre-Workshop Comments, took issue with the Applicants' removal of Attachment R from the OATT. (Attachment R specifies delivery point interconnection standards.) However, in their most recent Post-Workshop Comments, the Applicants have re-inserted Attachment R, revised to reflect the

ISO structure. Seminole and Seminole's Members Post-Workshop Comments state:

Seminole's preliminary review of Attachment R indicates that the Applicants made the changes necessary to reflect the conversion from a Transco to an ISO, which is what Seminole had urged in its Pre-Workshop Comments (at 29-31).

We agree with Seminole's assessment. FMPA did not make further comments on Attachment R in its Post-Workshop Comments.

Based on the above analysis, we find that the changes made to the Operating Protocol and Attachment R were necessary to comply with our December 20 Order requiring GridFlorida to be restructured as a not-for-profit ISO.

Q. POs and Third Party Agreements

Sections 2.31 and 6.16 of the POMA are additions regarding Third Party Agreements that were included in the compliance filing. FMPA, the Joint Commenters, and Seminole addressed these additions.

These commenters perceived these sections of the POMA as threatening to undermine GridFlorida's operational authority. The section in the preamble to the POMA stating that "each PO has rights and obligations with respect to third parties pursuant to Third Party Agreements that relate to Controlled Facilities" was identified as being problematic by FMPA in their Pre-Workshop FMPA also criticized the definition of Third Party Comments. Agreements as being extremely broad. FMPA further asserts that in the event of an inconsistency between a Third Party Agreement and the POMA, it is not satisfactory to simply subordinate the POMA to the Third Party Agreement. Finally, Section 6.16.2, which reads as follows, was deemed unacceptable by Seminole in its Pre-Workshop Comments: "No PO shall enter into any new Third Party Agreements after its Transfer Date that materially impairs GridFlorida's ability to perform its obligations under this Agreement."

The Applicants responded in their modified compliance filing by: (1) eliminating the section in the preamble that discussed PO's rights and obligations with respect to Third Party Agreements; (2)

eliminating the definition of Third Party Agreement; (3) modifying the section on how to deal with inconsistencies between a Third Party Agreement and the POMA; and (4) eliminating Section 6.16.2.

The modification of the section on dealing with inconsistencies between a Third Party Agreement and the POMA appears reasonable. Rather than merely subverting the POMA to a Third Party Agreement, any unresolved disputes are set to be dealt with in accordance with the GridFlorida dispute resolution procedures. However, a caveat is included: "Except to the extent necessary to fulfill its role as security coordinator, GridFlorida shall not take any action, and a mediator or arbitrator shall not issue any decision, that would interfere with a PO's ability to fulfill its obligations under such a third party agreement."

We understand the need for the POMA to be clear and enforceable. The changes contained in the Applicants' Post-Workshop Comments are a reasonable compromise between this interest and the importance of carrying out the obligations contained in the Third Party Agreements.

We conclude that the changes made to the POMA regarding Third Party Agreements contained in the Applicants Post-Workshop Comments are necessitated by changing from a for-profit Transco to a not-for-profit ISO in that they address the relationship of Third Party Agreements to the POMA. We find that the changes are reasonable and necessary, and are in compliance with our December 20 Order.

R. Attachment T Cutoff Date

In their compliance filing, the Applicants modified language in Attachment T concerning the demarcation date for new facilities. The new language, in pertinent part, changes the demarcation date from "after December 15, 2000" to "on or after January 1 of the year the Transmission Provider begins commercial operation."

Specifically, the modification of the language contained in Attachment T, Original Sheet 377 of Volume III is as follows:

9.0 8.0 Rules Applicable to Service Entered Into After December 15, 2000

9.1 8.1 Long Term Agreements

If, after December 15, 2000, on or after January 1 of the year the Transmission Provider begins commercial operations, a PO or Divesting Owner enters into any new ETA, or agrees to purchase or provide long-term transmission service under an ETA executed prior to that date, the new service provided under such ETA shall be converted to Transmission Provider service upon the commencement of Transmission Provider operations . . .

Seminole and the Joint Commenters request that we find that the Applicants' change of the demarcation date for new facilities is in excess of that which is necessary to comply with our December 20 Order, and find that the change be withdrawn.

Seminole points out that the proposed change violates the terms of the OATT Attachment T approved by the FERC and exacerbates the ongoing problem of the treatment of grandfathered contracts. For example, this proposed change causes particular concern for Seminole since the company entered into a contract with an independent power producer (Calpine) in anticipation of an RTO being in place before service commences (June 2004). Under the original language, any pancaking of transmission charges would be removed. According to Seminole, the Applicants' proposal would subject the Seminole/Calpine arrangement to pancaked rates.

FMG supports Seminole's position and recommends that we order the GridFlorida Companies to retain the December 15, 2000, cutoff date. According to FMG, the marketplace anticipated that GridFlorida would be up and running by December 15, 2000, as instructed by FERC's Order No. 2000. FMG asserts market participants should not now be penalized for delays beyond their control or reasonable expectations. FMG states retaining the December 15, 2000, cutoff date would preserve the contractual bargains struck by Florida transmission customers and ensure that contracts executed after that date are not subject to unanticipated rate pancaking.

The Applicants discussed the demarcation date issue at the workshop. They explained that the expected date of operation of the RTO was substantially delayed by virtue of the process before this Commission. For that reason, according to the Applicants, the date that was originally targeted was no longer applicable, and a new date that more closely ties with the actual implementation date was inserted.

The Applicants continued their argument in their Post-Workshop Comments. They claimed that the key dates are interrelated, and were clustered as part of the GridFlorida Companies' plan for transition from individual utility service to RTO service within the time frame originally required by FERC's Order 2000. The Applicants state:

This tight pattern of dates supported the GridFlorida Companies' objective of minimizing cost shifts among RTO customers, as the limited time frame would preclude an accumulation of pre-implementation new transmission investment to be rolled into the system-wide rates upon RTO implementation. Events during the past year that were completely beyond the GridFlorida Companies' control have resulted in deferral of the RTO implementation date to the indefinite future and thereby destroyed the synchronism, or reasonable contemporaneity, of transition dates that is essential to an effective scheme for mitigating cost shifts among RTO customers. The only way to restore such synchronism was to reestablish the temporal link between the RTO implementation date, the cut-off date defining Existing Facilities, and the cutdate beyond which existing contracts automatically be converted to service under GridFlorida tariff.

The main argument is a prediction that if the threshold date for including new transmission facilities in the system-wide RTO rate is not moved up, there would be more pre-implementation facilities and new contracts whose costs would be included in the system-wide RTO rate, thereby exacerbating cost shifts among RTO customers.

Seminole addresses the same issue in its Post-Workshop Comments. It stated that the Applicants made no suggestion in their FERC filings that there was any linkage between the December 20, 2000, date in Attachment T and the hoped-for December 15, 2001, RTO implementation date. According to Seminole, the Applicants's justification of the selection of the date was because it prevented gaming prior to the date GridFlorida commences operation, i.e., to prevent entities from entering into ETAs prior to GridFlorida operations for the sole purpose of obtaining ETA status. According to Seminole, at the time of the May 29, 2001, compliance filing at FERC containing the key language to preclude pancaking, it was clear that GridFlorida would not be commercially functioning by December 15, 2001, and the Applicants made no attempt to modify the date.

We perceive the critical question to be whether the change in the date was necessitated by Order No. PSC-01-2489-FOF-EI and the change from a for-profit Transco to a not-for-profit ISO. Applicants have not argued this to be the case even though interveners have taken the position that it was not necessary. The main argument made by the Applicants, i.e., that the relationship in time of the commercial date and the demarcation date should be First, as Seminole noted, there maintained, is not persuasive. were opportunities in the past where the Applicants could either have discussed or made a filing which was consistent with this precept, and notably, they did not. Secondly, the argument made by the Applicants regarding the possible exacerbation of cost shifting is likewise not persuasive. All else being equal, if the RTO had come into being when originally expected, the costs now referred to as "extra" would be the same as if the demarcation date were held to the December 15, 2000, date.

For all these reasons, we find that the change in the Attachment T cutoff date is not in compliance with our December 20 Order, and that the new date shall be changed.

S. POMA Termination Provision

The following language is contained in the POMA filed by the Applicants in Exhibit E of the Post-Workshop Comments. Section 4.3 references Section 5.6, and these sections read as follows:

- 4.3 A PO that has executed and delivered this Agreement within the first six months of its term, may terminate this Agreement if GridFlorida shall not have met the condition set forth in Section 5.6 of this Agreement on or before the date that is six months following the commencement of the term of this Agreement. Termination rights under this Section 4.3 may only be exercised within 60 days of the date that is six months following the commencement of the term of this Agreement. The provisions of Section 9 shall not apply to termination under this Section 4.3.
- 5.6 GridFlorida shall have obtained and closed on financing in an amount sufficient to repay Start-Up Costs that have been submitted to GridFlorida prior to the date that is six months following the commencement of the term of this Agreement, repay loans that have been made by a PO to GridFlorida (or its predecessor in interest) prior to such date, and extinguish any financial guaranties that have been made by a PO to or for the benefit of GridFlorida (or its predecessor in interest) prior to such date.

Seminole claims that these two sections are examples of where proposed changes to the POMA fall outside of the ambit of the December 20 Order and are objectionable on the merits. Seminole goes on to argue that these revised sections have the effect of permitting POs to not be subject to the POMA if GridFlorida, within six months following the commencement of the term of the Agreement, has not "obtained and closed on financing in an amount sufficient to repay Start-Up Costs that have been submitted to GridFlorida." Seminole points to Section 8.5, Reimbursement of Start-up Costs, as satisfactorily protecting POs' financial interests. Seminole requests that the language in Sections 4.3 and 5.6 be stricken.

Although Seminole effectively argues that these sections are unnecessary and fall outside of the ambit of the December 20 Order, Seminole does not directly address the harm of their inclusion. On the other hand, we are unable to locate where the Applicants have addressed Seminole's arguments on this point. Therefore, we have

not seen any arguments as to why the inclusion of this language would be necessarily precipitated by a move from a for-profit Transco to a not-for-profit ISO.

For these reasons, we find that Sections 4.3 and 5.6 of the POMA are not in compliance with the Commission's December 20 Order and shall be stricken.

TRANSMISSION RATE STRUCTURE

In response to our concerns stated in the December 20 Order regarding the retention of our jurisdiction over bundled retail transmission rates, the Applicants modified the pricing protocol previously filed under the Transco model. Under the modified proposal, transmission customers can optionally exempt their retail customers' bundled load from the payment of Zonal Rates for the first five years of RTO operation. The Applicants have indicated that they would exercise this option.

Beginning in year six, transmission customers would pay the RTO rates for all transmission service, including transmission service required to serve retail customers. From the beginning of RTO operations, the Applicants would still pay the Grid Management and System Rate charges attributable to their retail load, as well as a "TDU adder" that would recover the costs of existing transmission dependent utility (TDU) facilities that are included in the Zonal Rates. These rate components are more fully described below.

Transco Proposal

In the Applicants' Transco filing, all transmission customers were required to pay the tariffed rates of the RTO (including Zonal Rates) for all of their load, including their bundled retail load. In addition, retail load was responsible for its load ratio share of the Grid Management Charge and the System Charge.

Zonal Rates - In its initial five years of operation, the RTO would have used Zonal Rates to recover the costs of existing transmission facilities. Existing facilities were defined as those which were in service prior to January 1, 2001. In years six through nine, Zonal Rates would have been phased out at the rate of

20% of the revenue requirement per year, so that beginning in year ten, all transmission customers would have paid a systemwide average rate for service. The purpose of Zonal Rates is to mitigate the cost shifting that would occur if the RTO were to immediately implement a systemwide rate. These cost shifts would have resulted because of differences in the embedded costs of the existing transmission systems in peninsular Florida.

Any transmission owning utility, with the exception of TDUs, could form its own separate zone. Each zone would submit a revenue requirement for its existing facilities to the RTO. The revenue requirement would be subject to FERC approval. The proposed OATT listed fourteen zones (See Attachment V to the OATT), although only the three applicants had committed to joining the RTO.

Zonal Rates were determined using the revenue requirements for the facilities located in the zone and the monthly peak loads for the zone. The Zonal Rate would be paid based on the location of the load served, and not on the location of the generator. For example, if the system consisted of Zones 1 and 2, and a customer was using the transmission system to serve load in Zone 1 from their generator located in Zone 2, the customer would pay the Zonal Rate for Zone 1 only.

System Rate - The System Rate was designed to recover the costs of all new transmission facilities, which were defined as those facilities that went into service on or after January 1, 2001. Beginning in year six, the System Rate would also begin to recover the costs of existing facilities which were recovered entirely through Zonal Rates in years one through five. Each year in years six through ten, 20% of the Zonal revenue requirements would be transferred to the System Rate, so that beginning in year ten, Zonal Rates would cease to exist, and the revenue requirements of all RTO transmission facilities would be recovered through the System Rate.

The System Rate was determined using the revenue requirements of the transmission facilities and the monthly peak loads for the entire system. This differed from Zonal Rates, which were based on revenue requirements for only a single zone, and on the peak loads of the zone. The System Rate would be set by the RTO and would be subject to FERC approval.

Grid Management Charge - The Grid Management Charge (GMC) was a systemwide charge that would be applicable to all transmission customers' service from the outset, including service for bundled retail load. The GMC was designed to recover the RTO's own revenue requirements, including start-up costs (amortized over five years), grid operations and administrative costs, and the costs of market monitoring. The revenue requirement would be set by the RTO, subject to FERC approval.

Cost Recovery - The Applicants sought recovery through an adjustment clause of the incremental costs of transmission service, which they defined as those costs that were not currently being recovered in retail base rate charges. FPL's suggested methodology for recovery of incremental transmission costs included a calculation of the level of transmission costs currently embedded in base rates (expressed in cents per kWh), based on a recent cost of service study. This cost was to be applied to the projected kWh sales for the relevant recovery year to determine the current level of transmission costs recovered in base rate charges. The charges billed to the utility by the Transco in excess of this amount were deemed to be the incremental costs of transmission, and would be recovered from retail ratepayers through the Capacity Cost Recovery Clause.

ISO Compliance Filing

While retaining most aspects of the original pricing proposal, the Applicants amended the OATT to provide that, at a transmission customer's option, the customer's bundled retail load would be exempted from Zonal Rates for the first five years of RTO operation. The Applicants indicated that they would exercise this The costs of retail transmission service would be recovered directly from the retail ratepayers through their payment of base rate charges, and no revenues would flow through the RTO. Thus, for the first five years of operation, FPL, FPC, and TECO would pay Zonal Rates only for their wholesale use of the transmission system. They would, however, pay the Grid Management Charge, System Rate, and the TDU Adder applicable to their retail load during the initial five years. These are considered by the Applicants to be "incremental" costs subject to recovery from a retail load. Beginning in year six, the Applicants would be required to pay for and receive transmission service for all loads

(both retail and wholesale) pursuant to the OATT, just as any other transmission customer.

The ISO OATT also changed the definition of new facilities, which are now defined as those facilities put into service on or after January 1 of the first year of RTO operations, rather than January 1, 2001.

The Applicants state in the Executive Summary of their compliance filing that their proposal to exempt bundled retail load from Zonal Rates during a transition period has been adopted in other ISOs. Specifically, the Applicants state that "this approach has been adopted in other ISOs to address concerns over state jurisdiction." See Southwest Power Pool, 89 FERC, 61,284 at 61,889 (1999), and FERC's recent reaffirmation that it finds such an approach acceptable, Midwest Index. Trans. System Operator, Inc., 98 FERC, 61,141 at 61,413 (2002). In the MISO order, the FERC concluded that "because the existing agreements already provide for recovery of the costs of serving bundled retail and grand fathered customers, these transmission-owning members will be exempt, during the transition period, from rates under the Midwest ISO Tariff for services provided pursuant to the existing agreements. . . ." Id. at p. 10.

Mr. Naeve, speaking on behalf of the Applicants, explained at our workshop, that at the time of the original filing the companies believed that it was a FERC requirement under Order 2000 to charge retail load pursuant to an RTO tariff. Mr. Naeve expanded by stating that "more recently, however, FERC has clarified what they intended in Order 2000, and in a Midwest ISO order FERC approved a phased-in approach in which bundled retail load initially would not be under the RTO tariff."

TDU Adder - The decision to exempt retail load from zonal charges resulted in the addition of a new charge to the OATT, the TDU Adder. A TDU is a utility that relies upon another utility's transmission system to integrate its generation and load. According to the Applicants, in peninsular Florida there are two TDUs, Seminole and FMPA.

Seminole is a generation and transmission cooperative that provides wholesale power to its ten member retail cooperatives.

Seminole uses the transmission systems of FPL and FPC to transmit power from its generation facilities to its members. Seminole also owns 270 miles of 230kV transmission lines and 140 miles of 69kV transmission lines.

FMPA is a wholesale joint action agency which supplies wholesale power and other project services to its municipal electric utility members. FMPA supplies the full requirements of 13 member municipal utilities and uses the transmission systems of FPC and FPL to serve this load from their generation resources. FMPA also owns approximately 350 miles of 230kV, 138kV, and 69kV transmission lines.

A significant area of dispute with regard to the formation of the RTO has been the manner and timing with which the transmission facilities of TDUs will be included for recovery through the rates of the RTO. The TDUs have contended that the costs of all their existing transmission facilities should be included for recovery in the Zonal Rates of the RTO from the outset. The timing of the recovery of these TDU costs is currently a subject of litigation at FERC.

The OATT offers TDUs two options with regard to cost recovery of their existing transmission facilities through the RTO rates. The choice is a one-time election that must be made at the time the TDU joins the RTO. Under the first option, the TDU's existing facilities costs can be recovered through the Zonal Rates if they can demonstrate to FERC that the facilities: (1) are integrated with the RTO transmission system; (2) provide additional benefits to the system in terms of capability and reliability; and (3) can be relied upon for the coordinated operation of the system. Any facilities that FERC deems to have met these standards are included in the Zonal revenue requirement at the time FERC issues its order. Any facilities that do not meet the standard will not be included in the Zonal Rates.

Under the second option, TDUs can elect to phase in their entire existing facilities costs into the Zonal Rates over the first five years of operation of the RTO, at the rate of 20% per year, without any demonstration that they are an integrated part of the transmission system.

As noted above, for the first five years of RTO operation, the Applicants indicated that they would exempt their retail load from the payment of Zonal Rates. Because exempted retail load would not pay Zonal Rates, the RTO would not recover the full revenue requirement of the included TDU facilities. In order to remedy this problem, the Applicants have proposed a TDU Adder in the OATT that would be assessed on the exempted retail load (as well as the load of certain grandfathered contracts) for the first five years of operation to recover the retail load's share of the TDU facilities' costs. Beginning with year six of operations, the TDU adder would no longer be necessary because the retail load would then be required to pay Zonal Rates.

Cost Recovery - In its petition, the Applicants are seeking our explicit approval for recovery of the GMC, the System Rate, and the TDU Adder costs attributable to their retail load through our existing Capacity Cost Recovery Clause mechanism, beginning with year one of the RTO operations. The Applicants deem these costs to be incremental transmission costs that are not currently being recovered through base rate charges. The Applicants indicate that because these charges are incurred pursuant to a FERC-approved tariff, we do not have the authority to deny their recovery.

Unlike the proposal contained in the Transco filing, the compliance filing contains no provision for determining the level of transmission costs that are being recovered through base rate charges. Thus, any growth in sales that occurs would serve to increase the level of recovery through base rates of transmission costs, even though the cost of new transmission facilities would be recovered through the System Charge, which the Applicants have proposed to recover through a cost recovery clause.

Interveners' Comments

FMPA, in its Pre-Workshop Comments, states that "although FMPA preferred Applicants' original approach of placing all load under GridFlorida's rates, we do not object to the proposed rate exemption unless it becomes a platform for discriminating against the wholesale component of transmission." FMPA reiterated its position at the workshop and added that it is important that certain RTO costs be shared by the Applicant's retail customers.

At our workshop, FMG supported the proposal to exempt retail load from zonal rates.

OPC strongly objects to the Applicants' compliance filing, stating in its Post-Workshop Comments that:

Acceptance of the compliance filing would mean that the Commission would only regulate the revenue requirement associated with the transmission component of bundled retail sales as it related to existing transmission facilities for five more years. Jurisdiction over the revenue requirement for new transmission assets would be ceded to FERC immediately. Today's Commission would diminish its own present range of authority and decide for another Commission five years in the future (and for the Legislature) that additional, more substantial elements of its statutory jurisdiction had come to an end. Thereafter, FERC alone would set the revenue requirement for the transmission component of bundled retail sales.

OPC further states in its Post-Workshop Comments that:

The Applicants' attempt to alter this regulatory regime and transfer jurisdiction to FERC must be rejected because the Commission cannot permit utilities over whom it exercises total retail authority to decide through voluntary action to lessen the Commission's jurisdiction over them.

Seminole, in its Pre-Workshop Comments, expresses concern about the Applicants' proposal to exempt retail load from zonal pricing. Seminole states that "the effect of this new position by the Applicants is to renege on their commitment in their GridFlorida filing at the FERC 'to take (and pay for) transmission service under the GridFlorida transmission tariff for all of its load (both retail and wholesale).'"

FIPUG does not believe that recovery of any transmission costs should be allowed through a cost recovery mechanism. They assert that such costs should remain in base rates, and be considered just as any other base rate cost component.

Commission Oversight

In Order No. PSC-01-2489-EI, page 14, we stated that "under an ISO model, where the ownership of transmission assets is retained by the individual retail-serving utilities, we believe this Commission would continue to set the revenue requirements needed to support retail transmission service and retain oversight over cost control and cost recovery." By exempting the retail load from Zonal Rates for the first five years of operation, the Applicants assert that we will "have authority during the transition period to set each of the GridFlorida Company's revenue requirements for existing transmission facilities to support retail transmission service." The Applicants have not articulated how our jurisdiction would be exercised.

Conclusion

While the Applicants' OATT allows us to retain jurisdiction over the costs of the existing transmission system for a five-year period, the costs to the retail jurisdiction of any new transmission facilities (the System Charge), as well as the TDU Adder and the GMC, would be determined by FERC from the outset. Beginning in year six, FERC would have exclusive control over all charges for both retail and wholesale transmission service. We find that it is premature at this time to decide whether the Applicants' proposal to phase in systemwide charges after year five of the RTO operation is appropriate. We agree with FMG, who at the workshop supported a "wait-and-see" approach. FMG stated that "there is no reason that if we get to the end of a four- or five-year period and find that there needs to be a change, that it can't be, can't be sought at that point . . ."

Based on the preceding analysis, we find that the modified compliance filing does not provide for preservation of our jurisdiction over retail transmission rates and, therefore, does not comply with our December 20 Order. The Applicants are directed to modify the GridFlorida compliance filing to recognize our continuing jurisdiction over the total cost of transmission service to retail customers. At the end of the initial five-year operation of the RTO, we shall review the transmission rate structure, given the operation of the RTO and the competitive market conditions in Florida.

METHOD OF MITIGATING COST SHIFTS RESULTING FROM LOSS OF REVENUES UNDER EXISTING LONG-TERM TRANSMISSION AGREEMENTS

Under the existing transmission regime in peninsular Florida, a transmission system customer may pay charges to two or more transmission systems, depending on the location of the customer's generator and load. The application of these multiple charges is often called "rate pancaking," since charges are "stacked" when moving electricity from the generator to the load across more than one transmission system.

Elimination of these rate pancakes was a stated goal of FERC as articulated in its Order 2000, which states:

We believe that it is critically important for RTOs to develop rate making practices that: eliminate regional rate pancaking; manage congestion; internalize parallel path flows; deal effectively and fairly with transmission owning utilities that choose not to participate in RTOs; and provide incentives for transmission owning utilities to efficiently operate and invest in their systems.

(Order 2000, Docket RM99-2-000, p. 505).

Under the proposed OATT Zonal Rates, the RTO customer (a utility) pays only a single charge for service within the RTO. This charge is based on the zonal rate in effect for the zone in which the customer's load is located. The Applicants were concerned about the impact on transmission owners of the loss of revenues from existing long-term transmission service agreements containing pancaked rates that would result if these agreements were immediately converted to RTO service. The Applicants have proposed a treatment for these agreements to mitigate this impact.

This treatment is described in Attachment T to the RTO OATT, and is applicable to contracts that were entered into prior to January 1 of the year in which RTO operations begin. Any agreements entered into after that date would be subject to the RTO OATT. We note that this cutoff date was changed from the date contained in the Transco filing. In that filing, the cutoff date was December 15, 2000. That change has been addressed previously.

Paragraph 7 of Attachment T addresses the treatment of existing long-term agreements for transmission service that involve service between two zones of the RTO, where a single transmission customer pays transmission charges on both systems (i.e., pancaked transactions). Such agreements would not be subject to any of the RTO rates. Instead, the transmission owners would continue to collect charges under the agreements for the first five years of operation of the RTO. These revenues would serve to reduce the owners' zonal revenue requirements.

The Applicants propose to phase out long-term transmission charges under these existing agreements during years six through ten of commercial operation of the RTO. Specifically, Attachment T to the OATT states:

The transmission charges levied under the ETA [Existing Transmission Agreement] shall remain in effect during Tariff Years 1-5 of Transmission Provider operations and shall be phased out in equal increments (20% per year) over Tariff Years 6-10 of Transmission Provider operations to the extent the contract remains in effect as of those dates.

Thus, beginning in year 10, the transmission owner would no longer receive any of the revenues associated with these existing long-term transmission service agreements.

We find that the Applicants' proposed phase-out of the long-term transmission revenues under existing transmission contracts is an appropriate mechanism to mitigate the cost shifting that would result from the immediate transition to zonal rates. However, this issue shall be revisited after the initial five-year period of RTO operations in order to reassess the impact of phasing out the revenues under these existing contracts. At that time, sufficient data should be available to make an accurate assessment of the appropriate treatment of any remaining existing contracts.

METHOD OF ALLEVIATING COST SHIFTING FROM THE ELIMINATION OF SHORT-TERM TRANSMISSION REVENUES

The approach to phase out short-term transmission charges in the first five years, and to phase out long-term transmission

contracts in the second five years was designed to avoid an abrupt reduction in revenues to utilities whose transmission facilities provided a conduit for such transactions. Delaying phase-out of long-term transmission transactions until year six allows utilities to adjust to the loss of short-term revenue before dealing with the potentially larger problem of loss of revenues associated with long-term transmission contracts.

The Applicants stated in the Pricing Proposal filed with FERC in their October 16, 2000 filing that the "proposal is intended to minimize the cost shifts associated with combining transmission systems with differing rate levels, thereby maximizing RTO participation and is consistent with the approach taken by every ISO to date." (Order 2000 Compliance Filing by Florida Power & Light, Florida Power Corporation and Tampa Electric Company Volume II in Docket No. RT01-67, page 91)

As compensation for the loss of short-term transmission revenue, Attachment T of the proposed tariff states that:

Participating Owners that lose short-term wheeling revenue due to the elimination of pancaked rates shall be compensated for such loss through payments by the Transmission Provider out of revenues received by the Transmission Provider for short-term Firm and Non-Firm Point-to-Point Transmission service. The loss of revenue for each Participating Owner shall be calculated using a base year amount of revenues from short-term Inter-Zonal The base year shall be the year prior to service. January of the year the Transmission Provider begins commercial operations. The Transmission Provider shall make payments to each Participating Owner for its base year amount in declining increments (by 20 percent per year) over the first five Tariff Years. If such revenues are insufficient in any Tariff Year to make such payments, the unfunded amounts shall be carried over and paid out of revenues in subsequent Tariff Years (but not to exceed Tariff Year 5).

Paragraph 7.2, Tariff Sheet 307.

It is our understanding that the revenue used to compensate owners described in this section refers to revenue received from transporting power through or out of the RTO as opposed to serving load within the RTO.

JEA is the only utility which stated an objection to the phase-out of short-term wheeling revenues, although all utilities that currently wheel power through their territories will be affected, and other utilities may also experience losses. revenues of concern to JEA are generated by the sale of non-firm wheeling, pursuant to JEA's FERC Transmission tariff, over JEA's portion of the 500 kV lines comprising the Florida/Georgia interface. In its Post-Workshop Comments, JEA indicated that it could lose approximately \$10 million per year, or more than \$0.90/mWh, under the current proposal, compared to the estimated loss to the Applicants of \$8.1 million, or less than \$0.06/mWh. This may be mitigated by reimbursements from transmission revenues arising from short-term firm and non-firm transmission revenues realized by the RTO, but there is no information available to determine the amount of these revenues that will be available for reimbursement.

Cost to transmission owners - While JEA is correct that the cost shift is a result of the current planning process for transmission, this is no more true for JEA than it is for any other utility which may lose transmission revenues under the proposal. Seminole, in its Pre-Workshop Comments, states that we should view our role as the protector of the well-being and equitable treatment of all retail consumers in the state. While this comment referred specifically to the treatment of TDU facilities, it is equally applicable to the elimination of short-term wheeling. In addition, the RTO is not expected to begin operations until at least 2004. With the phase-out period, JEA will have close to an additional 10 years to plan for alternatives to this revenue source. In the meantime, all citizens of Florida can benefit from lower cost power by the elimination of the short-term wheeling arrangements.

Benefits of the Phase Out - FERC has been very clear about the desire for removing multiple transmission charges. To delay or eliminate this first step may be interpreted as obstructing FERC's intent in establishing RTOs. It is also important that the municipal and cooperative utilities see a short-term benefit from

participation in the RTO, in order to encourage them to join. If membership brings no relief from pancaked wheeling charges and carries only the additional cost of operation of the RTO, few utilities would likely find participation attractive. If the decision is made to go forward with an RTO, it is in the best interest of all ratepayers to maximize participation in the RTO to realize the joint planning and operation benefits. Finally, as noted above, the cost of power to many Florida ratepayers would be reduced as a result of this phase-out.

JEA would be placed in the same situation as any transmission owner weighing the perceived benefits from being a participant in the RTO against the cost of not participating. We therefore approve the phase out of short-term revenue as proposed by the Joint Applicants.

METHOD OF RECOVERING INCREMENTAL TRANSMISSION COSTS

The Applicants have stated that we should allow recovery of incremental transmission costs, which include a systemwide charge, a grid management charge, and a TDU adder through a cost recovery mechanism for the reasons described below. First, a cost recovery mechanism would allow the Applicants to timely recover their costs without continually resetting their base rates. Second, because these incremental costs are outside the Applicants' control, the Applicants could not minimize these costs. Third, a cost recovery mechanism would avoid overrecoveries and underrecoveries of costs and facilitate review of the level and basis for future transmission costs. Fourth, we could easily implement a cost recovery mechanism because these costs are distinct and easily measurable.

FMPA supports the Applicants' proposal to recover these incremental costs through a cost recovery mechanism.

OPC states that the Applicants could avoid these incremental costs without any degradation of service if the Applicants just chose not to participate in an RTO. OPC states that the Applicants seek recovery of unquantified costs voluntarily incurred in support of a federal endeavor which divests us of its jurisdiction. Thus, OPC questions the logic, as well as the prudence, of the Applicants

seeking to recover these incremental costs through a cost recovery mechanism.

While concurring with OPC's comments, FIPUG states that we should authorize the Applicants to recover any RTO-related costs through base rates. FIPUG asserts that recovery through base rates provides the Applicants an incentive to minimize these incremental costs, but a cost recovery mechanism would not. Also, FIPUG states that we should put a mechanism in place to ensure that any incremental costs are prudent, reasonable, and further the RTO's goal. Finally, FIPUG believes that any cost recovery mechanism should consider whether each Applicant's net operating income is sufficient to recover these incremental costs, instead of an automatic cost recovery mechanism.

The Applicants propose to recover incremental transmission costs as a new component of the capacity cost recovery clause. The Applicants would allocate these incremental costs to their rate classes on a 12 Coincident Peak (CP), 1/13th Average Demand (AD) basis. Hence, each Applicant would allocate 12/13^{ths} of these costs to each customer class based upon the contribution of each class to the 12 monthly system peaks. Each Applicant would allocate the remaining 1/13th of these costs based upon the contribution of each class to total energy sales. This is the same method used to allocate transmission costs in setting base rate charges. The following table illustrates the preliminary projected costs that each applicant anticipates seeking recovery of through the capacity clause for 2004 through 2008.

Preliminary Projections of Future Incremental Transmission Costs					
(\$ million)	2004	2005	2006	2007	2008
Florida Power & Light	\$75	\$113	\$143	\$171	\$202
Florida Power	\$29	\$43	\$53	\$63	\$74
Tampa Electric	\$18	\$26	\$32	\$37	\$44

As discussed above, OPC asserts that any incremental costs, i.e., costs beyond those reflected in base rates, associated with

charges paid by the Applicants to GridFlorida, cannot be considered prudent for purposes of cost recovery because the Applicants voluntarily incurred these costs by choosing to form and participate in an RTO. We note that our December 20 Order directly addressed the issues of whether the Applicant's formation of GridFlorida was truly voluntary and whether formation of GridFlorida was prudent. At page 7 of the Order, we stated:

We find that the GridFlorida Companies were prudent in forming an RTO in response to FERC's Order No. 2000. Although participation in an RTO is voluntary under Order No. 2000, FERC has acknowledged that it may use its regulatory authority in other areas to compel RTO participation. Further, formation of an RTO should provide benefits for Peninsular Florida and its ratepayers, most importantly by facilitating an improved wholesale electricity market, encouraging competition by removing access impediments and restrictions.

In reaching these conclusions, we noted that the GridFlorida Companies, by proactively forming an RTO, avoided forced participation in an RTO in which they would have had no opportunity to be involved in structure and policy decisions. Accordingly, OPC's arguments appear to represent an untimely challenge to our December 20 Order.

We agree with FIPUG that recovery of incremental transmission costs through base rates would provide the Applicants an incentive to minimize these incremental costs. However, as the table above indicates, the Applicants have projected that these incremental costs would change substantially during the first five years of the RTO. We would retain jurisdiction to review all charges proposed for recovery, just as is currently done. By authorizing recovery through the capacity clause, we would ascertain that each applicant is fairly compensated for prudent transmission costs incurred to provide its ratepayers with safe, reliable electric service. Also, we would scrutinize these incremental transmission costs to the same degree of any other cost recovered through a recovery clause to determine whether any incremental costs are prudent, reasonable, and consistent with the RTO's goal. Finally, we historically have not considered a utility's earnings as relevant to a utility's

ability to recover an otherwise acceptable cost through the cost recovery clause. We shall not do so in the instant case.

Each Applicant shall be authorized to recover any incremental transmission costs approved by this Commission through the capacity cost recovery clause. The costs incurred to provide transmission shall be subject to the same review and discovery as any other cost which is proposed for recovery. Each Applicant shall allocate these incremental transmission costs among its customer classes on a 12CP, 1/13th AD basis. We will not consider an Applicant's earnings as relevant to whether the Applicant should recover these incremental transmission cost through a cost recovery clause.

MODIFIED MARKET DESIGN

Pursuant to Order No. PSC-01-2489-FOF-EI, we agreed with the GridFlorida Companies that the use of balanced schedules and physical transmission rights (PTRs) were an appropriate foundation for an RTO and would allow a gradual transition to a more competitive generation market. However, we disagreed with the use of a market clearing price mechanism for the energy balancing market and congestion management. Instead, we required the use of a get-what-you-bid approach to these markets. On January 4, 2002, the Joint Commenters requested that we reconsider these findings concerning the GridFlorida market design and other associated with the GridFlorida filing. Pursuant to Order No. PSC-02-0350-FOF-EI, issued March 14, 2002, we denied the joint request for reconsideration but did not preclude the Joint Commenters from pursuing such issues as part of our compliance filing review. part of the March 20, 2002, Compliance Filing, the Applicants complied with the market design requirements of the Order, with changes noted in Attachment P of the OATT. At the workshop, the majority of the interveners suggested that market design issues, such as PTRs, market power, and market clearing prices, should be addressed by the FERC.

On July 2, 2002, the GridFlorida Companies filed supplemental Post-Workshop Comments addressing market design. In that filing, the GridFlorida Companies propose to revise the market design filed on March 20, 2002, with the following changes:

- 1. A Financial Transmission Rights (FTRs) model with Locational Marginal Pricing (LMP);
- 2. A two-settlement system with a voluntary day-ahead market and a real-time market with unbalanced schedules; and
- 3. Market clearing prices to be calculated and paid to generators for energy balancing and congestion management with any gains from sales in the real-time market allocated to customers and a portion allocated to the IOU as an incentive for participation in the market.

The July 2, 2002, filing also states that other aspects of market design would not change including the following: (1) the annual allocation of transmission rights to load serving entities (LSEs) based on their use of the GridFlorida transmission system; (2) LSE specific capacity requirements through the Installed Capacity and Energy market; and (3) penalties for imbalances in the real-time market that exceed specified imbalance levels.

The GridFlorida Companies contend that adoption of an LMP structure coupled with a two-settlement system would better serve our goal of a Florida-specific RTO, as concerns about seams issues with neighboring RTOs would be eliminated or minimized. It is also argued that the revised market design would be easier to implement and evolve over time as a result of multiple RTOs utilizing such a system. The GridFlorida Companies also state that the revised market design would enhance customer protection by limiting gaming by providing price transparency through the posting of nodal prices.

The GridFlorida Companies believe that retail ratepayers would be harmed by the get-what-you-bid method of determining prices for energy balancing and congestion management. They argue that a supplier would bid its estimate of the price at which the market will clear as opposed to bidding its cost and this effect would produce an inefficient mix of resources used to serve load. The companies believe that the method for determining these prices should be separated from the concerns of market power because market power mitigation measures are to be adopted regardless of the system utilized.

On July 12, 2002, interveners filed supplemental comments responsive to the proposed market design amendments. comments demonstrate a range of opinion as to the proposed amendments and the procedural options we should consider. proposed amendments are supported in concept by Mirant and Calpine, but both recommend that we retain jurisdiction as to specific JEA generally supports the proposed amendments but requests a hearing before this Commission to ultimately resolve the proposed amendments. Reliant supports the proposed amendments as well. Seminole requests that we deny the proposed amendments and defer consideration of the issues until after issuance of FERC's SMD rule. FMPA supports allowing the GridFlorida Companies to move forward at FERC with an SMD-consistent market design. FMG proposes deferral of ruling on market design pending completion of FERC's SMD rulemaking or deferring action on GridFlorida entirely pending the outcome of both FERC's SMD rulemaking and the Southeastern Association of Regulatory Utility Commissioners' (SEARUC) RTO cost/benefit study. Reedy Creek states that regardless of the implementation of an FTR or PTR system, transmission rights should be allocated to existing users of the system and reallocated to the load serving entity upon expiration of existing agreements.

It is clear that the proposed amendments are not in compliance with Order No. PSC-01-2489-FOF-EI. That Order is based on a fully developed record of evidence. Reversal of our direction on market design in that order, based on the arguments in a nineteen page filing, is not appropriate at this time. The GridFlorida Companies have not petitioned us for approval of these changes, as suggested by Order No. PSC-01-2489-FOF-EI, nor have they filed with us an amended OATT including the changed market design to allow a thorough review in this docket.

In addressing balanced schedules, we stated in Order No. PSC-01-2489-FOF-EI:

In an effort to transition to a more competitive generation market, any RTO should start with balanced schedules as a foundation. As experience is gained and market participation increases, the RTO can evolve to accommodate such changes. In addition, however, the GridFlorida Companies shall be required to seek this Commission's approval before changing from the proposed

balanced schedule approach in order to ensure that retail ratepayers are not adversely affected.

We clearly recognized that change may be appropriate in the future. The changes proposed by the GridFlorida Companies may be beneficial to retail ratepayers and to the efficient operation of the RTO. However, the Order required the GridFlorida Companies to explicitly seek our approval of a departure from balanced schedules so we could assure that such a departure not adversely impact retail ratepayers. The July 2, 2002, filing does not meet these requirements. Instead, the GridFlorida Companies rely on a yet-to-be-determined penalty for over-reliance on the real-time market to bring discipline to the market.

In addressing the balancing energy market and congestion management, we stated in Order No. PSC-01-2489-FOF-EI:

In keeping with the step-by-step approach that we are taking in this Order, we think that the "get what you bid" alternative is preferable for all transactions until the GridFlorida Companies can demonstrate that sufficient participants exist and that localized market power has been adequately addressed. The modified GridFlorida proposal to be filed pursuant to this Order shall utilize this alternative.

The market clearing price mechanism proposed is contrary to the Order. We emphasized our concern regarding market power as stated above. The get-what-you-bid approach was deemed preferable, particularly while the RTO is in its formative stages. Exposing retail ratepayers to the vagaries of a market-based balancing energy market without the establishment of a strong market monitor is not appropriate. Material changes to the approach we approved may be appropriate when the GridFlorida Companies can demonstrate that a strong market monitor will be in place.

The GridFlorida Companies also support an incentive to be received on gains from sales in the real-time market. They state that a substantial portion should be allocated to retail customers, but provide no further detail. We have already established a mechanism whereby Florida electric investor-owned electric utilities, including the Applicants, can earn a shareholder

incentive for gains on non-separated wholesale sales if a three-year rolling average of such gains is bettered. More information is needed to better understand the intent of the Applicants with this proposal, i.e., how the proposal is intended to relate to the current incentive mechanism. It is our understanding that this concept was rejected by the FERC in the initial GridFlorida filing.

The GridFlorida Companies have not met the requirements of our December 20 Order to demonstrate that localized market power has been adequately addressed. In the revised market design filing, the GridFlorida Companies simply state "that market clearing prices should be established and paid to suppliers, and that narrowly tailored market power mitigation mechanisms should be developed to address market power concerns."

In addressing transmission rights, we stated a preference for PTRs, and gave the following direction in Order No. PSC-01-2489-FOF-EI: "We find that the approach of using PTRs shall remain fixed until such time that GridFlorida petitions this Commission and justifies a different approach." Again, the July 2, 2002, filing by the GridFlorida Companies does not meet the requirements of our December 20 Order. The revised market design, as proposed, may be of benefit to retail ratepayers. It is not appropriate, however, to reverse our Order without a more substantive examination of the issue. For example, there are questions about how FTRs will be allocated and valued and how the revenues derived from the sale of FTRs will be treated. In addition, it is unclear how the revised market design will mitigate market manipulation and at what cost.

On July 30, 2002, the GridFlorida Companies and the interveners filed consensus language that stated the following: (1) the congestion management system for GridFlorida should not be a PTR system, and the Commission should remove its prior requirement for GridFlorida to adopt a PTR system; (2) a hearing is not needed to move away from a PTR system or for the Commission to remove its prior requirement to implement a physical rights system; and (3) these consensus views should not be construed as prejudicing a party's position on any other issue, as such positions and any related requests regarding Commission action have been previously

expressed. While the consensus language indicates that a hearing is not necessary for us to move away from using a physical rights system, there is no consensus language addressing how we should proceed to adopt an alternative market design.

In order for the GridFlorida Companies to adequately justify new market design provisions, including: (1) financial transmission rights for transmission capacity allocation; (2) unbalanced schedules with a voluntary day-ahead market; (3) market clearing prices for balancing energy and congestion management; and (4) sharing of gains on real-time energy sales, the GridFlorida Companies are directed to file petitions and testimony addressing these changes no later than 30 days from the date of our vote at the August 20, 2002, Agenda Conference. Such a filing will allow us to conduct an expedited evidentiary hearing. A hearing will allow us and the parties to fully understand the proposed changes and address those changes in a timely manner. The parties are encouraged to identify areas for consensus and advise Commission staff of areas for stipulation to allow a vote on this matter as quickly as possible. Additionally, any protested PAA issues will be rolled into this proceeding.

OTHER MATTERS

The modifications and clarifications that we have required in this Order as proposed agency action beyond those found necessary to comply with our December 20 Order, shall be filed for administrative approval within 30 days of the issuance of the Order in this docket.

¹According to the July 30, 2002, filing, those parties that have expressed their support for this consensus language are: Calpine Corporation, Duke Energy North America, Florida Municipal Power Agency, Florida Power Corporation, Florida Power & Light Company, the City of Gainesville d/b/a Gainesville Regional Utilities, Kissimmee Utility Authority, the City of Lakeland, Florida d/b/a Lakeland Electric, Mirant Americas Development, Inc., Reliant Energy Power Generation, Inc., Seminole Electric Cooperative, Inc., the City of Tallahassee, Florida, Tampa Electric Company. Reedy Creek Improvement District has stated that it does not oppose the consensus language. JEA does not agree with the consensus language. While JEA agrees with an LMP model as a general principle, the lack of detail regarding the revised market design proposal prevents JEA from supporting it at this time. JEA believes that a hearing would facilitate the development of the details necessary for both JEA and the Commission to adequately review the revised market design proposal.

We note herein that GridFlorida will be subject to our jurisdiction under Chapter 366, Florida Statutes. As such, GridFlorida and its management will be held responsible for the prudence of the actions they take that impact our jurisdiction. One of our principal concerns is that if we approve the formation of GridFlorida, and the modifications approved herein, that the board should not be able to take unilateral action to change the organizational structure or operation of GridFlorida without this Commission's prior review regarding prudence and public impact.

While we generally concur with these inclusions, it should be made clear that the inclusions in no way bind this Commission in the exercise of its jurisdiction. Those sections of Chapter 366, Florida Statutes, that comprise the Grid Bill, provides this Commission with jurisdiction over, among other things, the planning, development, and maintenance of a coordinated electric power grid throughout Florida. As such, this Commission, as guided by the Florida Legislature, will determine how it will discharge its regulatory responsibilities over a new wholesale provider just as we have for the existing wholesale providers in Florida, such as Seminole Electric Cooperative and the Florida Municipal Power Authority. While we generally agree with the processes that provide for our input into the planning and reliability aspects of GridFlorida, this in no way affects our ability to regulate GridFlorida in a manner consistent with Florida law.

Based on the foregoing, it is

ORDERED by the Florida Public Service Commission that each of the findings contained in the body of this Order is hereby approved in every respect. It is further

ORDERED that the changes made to the structure and governance of the GridFlorida proposal, as set forth in the body of this Order, are in compliance with Order No. PSC-01-2489-FOF-EI. It is further

ORDERED that GridFlorida shall clarify that all meetings of the Advisory Committee, subcommittees and working groups are noticed and open to the public. It is further

A %"

ORDERED that GridFlorida shall clarify the Code of Conduct by inserting, on page 8, Section K, the words "and GridFlorida's Independent Compliance Auditor to" at the end of the sentence between "FRC" and "audit"; and in Section II.D.1, the words "GridFlorida Independent Compliance Auditor" shall replace the words "Board of Directors of GridFlorida." It is further

ORDERED that the changes made to the planning and operations aspects of the GridFlorida RTO proposal, as set forth in the body of this Order, are in compliance with Order No. PSC-01-2489-FOF-EI. It is further

ORDERED that GridFlorida shall adopt the language identified in the body of this Order to clarify: that CBM is taken into account when calculating the ATC used by GridFlorida; that the requirement to reject projects is clearly conferred upon the transmission provider; and that the bidding process is not biased towards POs. It is further

ORDERED that the original language in Attachment T was appropriate in setting December 15, 2000, as the demarcation date and that the new language shall be stricken. It is further

ORDERED that Sections 4.3 and 5.6 of the POMA shall be eliminated. It is further

ORDERED that the GridFlorida compliance filing shall be modified to recognize this Commission's continuing jurisdiction over the total cost of transmission service to retail customers. It is further

ORDERED that at the end of the initial five-year operation of the RTO, this Commission will review the transmission rate structure, in light of the operational experience of the RTO and the competitive market conditions in Florida. It is further

ORDERED that this Commission will reexamine the potential impact of the phase-out of existing long-term contract revenues at the end of the initial five-year period of RTO operations. It is further

ORDERED that the proposed method for alleviating cost shifting from the elimination of short-term transmission revenues, as set forth in this Order, is approved and shall be implemented. It is further

ORDERED that each Applicant is hereby authorized to recover its incremental transmission costs approved by this Commission through the capacity cost recovery clause. It is further

ORDERED that the revised GridFlorida market design is not in compliance with Commission Order No. PSC-01-2489-FOF-EI. It is further

ORDERED that an expedited evidentiary hearing will be conducted in this docket on the merits of the revised market design proposal. It is further

ORDERED that the GridFlorida Companies are directed to file petitions and testimony addressing market design no later than 30 days from the date of our vote at the August 20, 2002, Agenda Conference. The parties are encouraged to identify areas for consensus and advise Commission staff of areas for stipulation to allow a vote on this matter as quickly as possible. It is further

ORDERED that any protested PAA issues will be incorporated into the evidentiary proceeding ordered herein. It is further

ORDERED that to the extent this Order requires, as proposed agency action, any modifications to GridFlorida beyond those found necessary to comply with Order No. PSC-01-2489-FOF-EI, such modifications shall be filed for administrative approval within 30 days of the issuance of this Order. 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 this docket shall remain open pending completion of the hearing on the revised GridFlorida market design proposal.

By ORDER of the Florida Public Service Commission this 3rd Day of September, 2002.

BLANCA S. BAYÓ, Director

Division of the Commission Clerk

and Administrative Services

(SEAL)

JSB

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 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 regarding Structure and Governance, Section L, Board Committee, Subcommittee and Working Group Meetings Being Open to the Public - Additional Clarification Required; Section M, Sufficiency of the Proposed Code of Conduct - Additional Change Required; Planning and Operations, Section K, Determination of Available Transmission Capacity (ATC), Capacity Benefit Margin (CBM), and Other Line Ratings - Additional

Change Required; Section M, Transmission Provider Project Rejection - Additional Change Required; Section O, Competitive Bidding Process for Transmission Construction Projects - Additional Change Required; Section R, Attachment T Cutoff Date; Method of Mitigating Cost Shifts Resulting from Loss of Revenues under Existing Longterm Transmission Agreements; Method of Alleviating Cost Shifting from the Elimination of Short-term Transmission Revenues; and Method of Recovering Incremental Transmission Costs, 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 24, 2002. such a petition is filed, mediation may be available on a case-by-If mediation is conducted, it does not affect a substantially interested person's right to a hearing. 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 This filing must be completed fee with the appropriate court. 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.

Kay Flynn

From:

Jennifer Brubaker

Sent:

Monday, October 07, 2002 2:24 PM

To:

Sandy Moses

Cc:

Kay Flynn; Rose Thompson; Mary Anne Helton; Cochran Keating; Roberta Bass; Susie

Folsom; Nicki Garcia; Harold McLean

Subject:

020233-EI - GridFlorida RTO

Importance:

High

The recommendation in the above captioned-docket (Item 2 on the 10/15/02 Agenda) is currently scheduled to be filed by 3:00 p.m. today. On October 3, 2002, OPC filed a notice of appeal of Order No. PSC-02-1199-PAA-EI, which effects an automatic stay pursuant to Rule 9.310(b)(2), Florida Rules of Appellate Procedure. Additional time is needed to completely analyze the effect of the stay on the pending motions in particular and the docket proceedings in general; Mary Bane and JoAnn Chase have been notified that the recommendation will not be filed by 3:00 p.m. today. I expect the recommendation to be filed tomorrow, hopefully in the early a.m. Please advise if you have any questions or concerns regarding this matter - thank you.

ECELVE PHIZ: 20

MEMORANDUM

COMMISSION CLERK

October 8, 2002

TO:

SANDY MOSES/CCA

MARY DISKERUD/GCL-APP WANDA TERRELL/GCL-APP

FROM:

DAVID E. SMITH, ATTORNEY SUPERVISOR, GENERAL

COUNSEL/APPEALS, RULES & MEDIATION

TION DESIMA

RE:

CITIZENS OF THE STATE OF FLORIDA v. LILA A. JABER, etc., et al.,

DOCKET NO. 020233-EI

Please note that the above appeal has been assigned to Chris Moore. The Notice of Administrative Appeal was filed on October 3, 2002. The case schedule is as follows:

<u>Date</u>	<u>Item</u>
From day of filing:	
11/08/02	Draft of Index of Record from CCA to Appeals Attorney.
11/22/02	Index of Record served on Parties.
12/02/02	Copy of Record to Appeals.
12/12/02	Appellant's Initial Brief Due.
12/27/02	Draft Commission Answer Brief Due.
01/01/03	Commission's Answer Brief Due.
01/21/03	Appellant's Reply Brief Due.
1.21.03	Record to Ct.

CCA Official Filing: 10/8/02***** 3:11 PM****** Marguerite Lockard ******1

Marguerite Lockard

From:

Dorothy Menasco

Sent:

Tuesday, October 08, 2002 2:57 PM

To:

Hong Wang; Kay Flynn; Kimberley Pena; LaSandra Givens; Marguerite Lockard; Matilda

Sanders; Ruth McGill; Ruth Nettles

Cc:

Jennifer Brubaker

Subject:

Notice transferred to goorders for issuance

Sensitivity:

Private

Notice of Status conference and Preliminary Prehearing Conference

Docket No. 020233-EI

File Name: not-stat-conf.wpd

Jennifer Brubaker Atty:

Pages: 2

46/6

MEMORANDUM

October 10, 2002

TO:

DIVISION OF THE COMMISSION CLERK AND ADMINISTRATIVE

SERVICES

FROM:

JENNIFER BRUBAKER, SENIOR ATTORNEY

RE:

DOCKET NO. 020233-EI - OF GRIDFLORIDA REGIONAL

TRANSMISSION ORGANIZATION (RTO) PROPOSAL.

Attached is a SECOND ORDER REVISING ORDER ESTABLISHING PROCEDURE, GRANTING MOTIONS FOR EXTENSION OF TIME, AND ESTABLISHING NEW CONTROLLING DATES FOR TESTIMONY AND EXHIBITS, to be issued in the above-referenced docket.

DATE ORDER SENT ELECTRONICALLY TO CCA 10 10 00.

JSB/jb

Attachment

I:\020233\020233EX.wpd

Kay Flynn

PSC-02-1412-PCO-

From:

LaSandra Givens

Sent:

Thursday, October 10, 2002 4:40 PM

To: Subject:

CCA - Orders / Notices Order / Notice Submitted

Date and Time:

10/10/02 4:37:00 PM

Docket Number:

020233-EI 020233ex.wpd

Filename / Path: Order Type:

Imposes Fine

SECOND ORDER REVISING ORDER ESTABLISHING PROCEDURE, GRANTING MOTIONS FOR EXTENSION OF TIME, AND ESTABLISHING NEW CONTROLLING DATES FOR TESTIMONY AND EXHIBITS

SIGNED BY A COMMISSIONER/HARD COPY HAND DELIVERED

Jennifer is requesting that a copy of the order be faxed to parties of record tomorrow. Thanks

46/8

CCA Official Filing: 10/15/02********10:41 AM*******Kay Flynn************1

Kay Flynn

From:

Jennifer Brubaker

Sent:

Tuesday, October 15, 2002 10:33 AM

To: Cc: Jane Faurot Kay Flynn

Subject:

RE: Depos and ID Meeting

Importance:

High

Yes - please cancel all transcription for tomorrow's status conference and the staff deposition scheduled for 10/18, prehearing 10/25, and hearing 10/31. These will all be cancelled per the Commission's vote today.

----Original Message-----

From: Jane Faurot

Sent: Tuesday, October 15, 2002 10:27 AM

To: Jennifer Brubaker

Subject: Depos and ID Meeting

Hi, Jennifer. Everything is off, right?



CARLTON FIELDS

ATTORNEYS AT LAW

ONE PROGRESS PLAZA
200 CENTRAL AVENUE. SUITE 2300
ST. PETERSBURG. FLORIDA 33701-4352

MAILING ADDRESS:

PO. BOX 2861. ST. PETERSBURG. FL 33731-2861

TEL (727) 821-7000 FAX (727) 822-3768

October 11, 2002

TO: All Parties on the Attached Service List for PSC Docket No. 020233-EI, Review of GridFlorida RTO Proposal

Please remove Carlton Fields from your service list in Docket No. 020233-EI. Although Carlton Fields serves as co-counsel in this proceeding, we do not need an individual copy of the filings herein.

Thank you for your attention to this request.

Sincerely,

Gary L. Sasso

James Michael Walls

Carlton Fields, P.A. Post Office Box 2861

200 Central Avenue, Ste. 2300

St. Petersburg, FL 33731

(727) 821-7000

SERVICE LIST DOCKET NO. 020233-EI

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William Keating, Esq.
Florida Public Service Commission
2540 Shumard Oak Boulevard
Tallahassee, FL 32399-0850

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October 11, 2002

Ms. Blanca S. Bayo, Director Division of Records and Reporting Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850

In re: Review of GridFlorida RTO Proposal

Docket No: 020233-EI

Dear Ms. Bayo:

Florida Power Corporation ("FPC" or the "Company") requests that you file in the above referenced docket the attached letter to all parties removing Carlton Fields from the service list.

We request you acknowledge receipt and filing of the above by stamping the additional copy of this letter and returning it to me in the self-addressed, stamped envelope provided.

If you or your Staff have any questions regarding this filing, please contact me at (727) 821-7000.

Very truly yours.

Gary L. Sasso

Enclosure

Dono 10/21/02

RECEIVED & FILED

FPSC-BUREAU OF RECORDS

Matilda Sanders

1426-PCE

From:

Dorothy Menasco

Sent:

Thursday, October 17, 2002 1:59 PM

To:

Hong Wang; Kay Flynn; Kimberley Pena; LaSandra Givens; Marguerite Lockard; Matilda

Sanders; Ruth McGill; Ruth Nettles

Cc:

Jennifer Brubaker

Subject:

Order Transferred to GCOrders for Issuance

Sensitivity:

Private

Third Order Revising Order Establishing Procedure, Abating Hearing Schedule, and Deferring Ruling on Pending Motions

Order has been signed by a commissioner and will be hand-delivered

47/6

Docket No. 020233-EI

File Name: rev-proc-3.wpd

Atty: Jennifer Brubaker

Pages: 3

COMMISSION CLERK 12 NCT 17 PM 2: 13

Kay Flynn

020233-EI

From:

Terri Fleming

Sent:

Friday, October 18, 2002 10:38 AM

To:

Kay Flynn

Subject:

FW:



ct 17 - Letter to Chairman

Wo..

Kay, Attached is the letter that went to FERC Chairman Wood yesterday. This is the one Patsy White discussed with you that needs to be sent to the parties in the GridFlorida Docket

----Original Message-----From: Nicki Garcia

Sent: Friday, October 18, 2002 9:43 AM

To: Terri Fleming

Subject:

47/6

Matilda Sanders

1475- PCO

From:

Dorothy Menasco

Sent:

Monday, October 28, 2002 11:52 AM

To:

Hong Wang; Kay Flynn; Kimberley Pena; LaSandra Givens; Marguerite Lockard; Matilda

Sanders; Ruth McGill; Ruth Nettles

Subject:

Order Transferred to GCOrders for Issuance

Sensitivity:

Private

Order Abating Hearing

Docket No. 020233-El

File Name: 020233or.wpd

46/6

Atty: Jennifer Brubaker

Pages: 6

STATE OF FLORIDA

COMMISSIONERS:
LILA A. JABER, CHAIRMAN
J. TERRY DEASON
BRAULIO L. BAEZ
MICHAEL A. PALECKI
RUDOLPH "RUDY" BRADLEY



DIVISION OF THE COMMISSION CLERK & ADMINISTRATIVE SERVICES
BLANCA S. BAYÓ
DIRECTOR
(850) 413-6770 (CLERK)
(850) 413-6330 (ADMIN)

Hublic Service Commission

November 20, 2002

John Roger Howe, Esquire Office of the Public counsel c/o The Florida Legislature 111 West Madison Street, Room 812 Tallahassee, Florida 32399-1400

Re: Citizens of the State of Florida vs. Lila A. Jaber, Chairman, et al. (Docket No. 020233-EI; Supreme Court Case No. SC02-2159)

Dear Mr. Howe:

Enclosed is an index to the above-referenced docket on appeal. Please look the index over and let me know if you have any questions concerning the contents of the record.

It is our understanding that the record is due to be filed with the Court on or before January 21, 2003.

Sincerely,

Kay Flynn, Chief

Bureau of Records and Hearing Services

KF:mhl

cc: parties of record

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Citizens of the State of Florida

vs.

Lila A. Jaber, Chairman, et al.
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STATE OF FLORIDA

COMMISSIONERS: LILA A. JABER, CHAIRMAN J. TERRY DEASON BRAULIO L. BAEZ RUDOLPH "RUDY" BRADLEY CHARLES M. DAVIDSON



DIVISION OF THE COMMISSION CLERK & ADMINISTRATIVE SERVICES
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Hublic Service Commission

THOMAS D. HALL

January 21, 2003

CLERK SHARE COURT

Thomas D. Hall, Clerk Supreme Court of Florida Supreme Court Building Tallahassee, Florida 32301

Re: Citizens of the State of Florida vs. Lila A. Jaber, Chairman, et al. (Case No. SC02-2159; Docket No. 020233-EI)

Dear Mr. Hall:

The record in the above-referenced case, consisting of 27 binders, eight hearing transcripts, five pouches of hearing exhibits is forwarded for filing in the Court. A copy of the index is enclosed for your use. Please initial and date the copy of this letter to indicate receipt.

Do not hesitate to call me at 413-6744 if you have any questions about the contents of this record.

Sincerely,

Kay Flynn, Chief

Bureau of Records and Hearing Services

Enclosure

cc:

parties of record

PSC Website: http://www.floridapsc.com

Internet E-mail: contact@psc.state.fl.us

STATE OF FLORIDA

COMMISSIONERS: LILA A. JABER, CHAIRMAN J. TERRY DEASON BRAULIO L. BAEZ RUDOLPH "RUDY" BRADLEY CHARLES M. DAVIDSON



DIVISION OF THE COMMISSION CLERK & ADMINISTRATIVE SERVICES
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Hublic Service Commission

January 21, 2003

Thomas D. Hall, Clerk Supreme Court of Florida Supreme Court Building Tallahassee, Florida 32301

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Bureau of Records and Hearing Services

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Citizens of the State of Florida

VS.

Lila A. Jaber, Chairman, et al.
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Reliant Energy's preliminary issue list, filed August 30, 2002 (Docket No. 020233-EI)	4342
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Order PSC-02-1199-PAA-El determining GridFlorida's compliance with Order No. PSC-01-2489-FOF-El and requiring evidentiary hearing and notice of proposed agency action order regarding specific changes to the GridFlorida compliance filing, issued September 3, 2002 (Docket No. 020233-El)	4352
Memorandum dated September 3, 2002 from Jennifer Brubaker, FPSC, to all parties of record and interested parties advising of procedures pursuant to Order PSC-02-1177-PCO-EI, filed September 4, 2002 (Docket No. 020233-EI)	4433
Memorandum dated September 6, 2002 from FPSC's Jennifer Brubaker, Office of the General Counsel Division of the Commission Clerk and Administrative Services with attached September 5, 2002 letter from Chairman Jaber to Honorable Pat Wood, filed September 6, 2002 (Docket No. 020233-EI)	4434
JEA's petition for formal hearing, filed September 9, 2002 (Docket No. 020233-EI)	4437
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Petition for leave to intervene by the Solid Waste Authority of Palm Beach County, Florida ("SWA"), filed September 12, 2002 (Docket No. 020233-El)	4461
Joint petition for leave to intervene by the Florida Phosphate Council and the Florida Industrial Cogeneration Association (collectively "FLPC/FICA"), filed September 12, 2002 (Docket No. 020233-EI)	4466
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Public Counsel's motion for stay of proceedings and motion for reconsideration of Order No. PSC-02-1199-PAA-EI, on behalf of Citizens, filed September 18, 2002 (Docket No. 020233-EI)	4538
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Memorandum dated September 20, 2002 from Jennifer Brubaker, FPSC, to all parties of record and interested parties advising of FPSC's October 2, 2002 issue identification meeting, filed September 23, 2002 (Docket No. 020233-EI)	459 <i>7</i>
Memorandum dated September 23, 2002 from Jennifer Brubaker, FPSC, to all parties of record and interested parties advising of FPSC's revised notice of October 2, 2002 issue identification meeting, filed September 23, 2002 (Docket No. 020233-FI)	4598
UJOCKELINO UZUZ 3 3-FI)	→ ⊃ ∀ ∩

Public Counsel's response to FMPA's motion for clarification/reconsideration, on behalf of Citizens, filed September 23, 2002 (Docket No. 020233-EI)	4599
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Public Counsel's petition on proposed agency action, on behalf of Citizens, filed September 24, 2002 (Docket No. 020233-EI)	4655
Notice of FPSC's October 25, 2002 prehearing for publication in October 4, 2002 Florida Administrative Weekly, filed September 25, 2002 (Docket No. 020233-EI) .	4666
Response to motions for reconsideration filed by FPC and FMPA, on behalf of FPL and TECO, filed September 25, 2002 (Docket No. 020233-EI)	4667
GridFlorida Companies' response to Office of Public Counsel's motion for stay of proceedings and motion for reconsideration of Order No. PSC-02-1199-PAA-EI, on behalf of GridFlorida Companies, filed September 25, 2002 (Docket No. 020233-EI)	4678
GridFlorida Companies' response to motions for reconsideration of Reedy Creek and Lakeland Electric, KUA, GRU, and City of Tallahassee, on behalf of GridFlorida Companies, filed September 25, 2002 (Docket No. 020233-EI)	4691
Motion for additional hearing dates of Mirant and Calpine, filed September 26, 2002 (Docket No. 020233-EI)	4705
Revised preliminary list of issues of Calpine and Mirant, filed September 27, 2002 (Docket No. 020233-EI)	4 7 15
Memorandum dated September 30, 2002 from Jennifer Brubaker, FPSC, to all parties of record and interested parties with attached staff's draft preliminary issues list for market design for October 2, 2002 issue identification hearing, filed September 30, 2002 (Docket No. 020233-EI)	4722
- optimizer 50, 2002 (Docker 10, 020255 El)	1123

(Docket No. 020233-EI)	4726
Letter dated September 25, 2002 from David R. Roe to FPSC requesting removal of counsel, on behalf of FPC, filed September 30, 2002 (Docket No. 020233-EI)	4733
Order PSC-02-1326-PCO-EI granting intervention to FLPC/FICA, issued October 1, 2002 (Docket No. 020233-EI)	4740
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GridFlorida Companies' motion for leave to file amended petition, filed October 7, 2002 (Docket No. 020233-El)	4965
Amended petition of the GridFlorida Companies regarding prudence of GridFlorida market design principles, filed October 7, 2002 (Docket No. 020233-EI)	496 <i>7</i>
Memorandum dated October 7, 2002 from Jennifer Brubaker, FPSC, to FPSC's Division of the Commission Clerk and Administrative Services with attached October 3, 2002 letter from Robert S. Wright regarding removal of counsel, filed October 8, 2002 (Docket No. 020233-EI)	4996
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Notice of appearance filed by Leslie J. Paugh and Joseph A. Regnery, on behalf of Calpine and Mirant, filed October 8, 2002 (Docket No. 020233-EI)	5010

Memorandum from FPSC's Office of the General Counsel, Office of Market Monitoring and Strategic Analysis, Division of Competitive Markets and Enforcement and Division of Economic Regulation to Division of the Commission Clerk and Administrative Services, filed October 8, 2002 (Docket No. 020233-El	501 <i>7</i>
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Public Counsel's response to October 3, 2002 compliance filing, on behalf of Citizens, filed October 8, 2002 (Docket No. 020233-El	5058
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Motion for extension of time, on behalf of FMPA, filed October 9, 2002 (Docket No. 020233-El	5069
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Response in opposition to GridFlorida Companies' motion for leave to file amended petition, on behalf of FMPA, filed October 11, 2002 (Docket No. 020233-El	5100
Revised notice of telephonic depositions, on behalf of FPSC, filed October 11, 2002 (Docket No. 020233-El	5108
Directions to clerk, on behalf of Citizens, filed October 14, 2002 (Docket No. 020233-El	5114
Public Counsel's response to the GridFlorida Companies' amended petition on market design principles, on behalf of Citizens, filed October 14, 2002 (Docket No. 020233-El	5128
Response in opposition to GridFlorida Companies' motion for leave to file amended petition, filed October 14, 2002 (Docket No. 020233-El	5137
Mirant and Calpine's amended cross-notice of taking telephonic deposition, filed October 14, 2002 (Docket No. 020233-El	5148
Motion to compel responses to Seminole Electric's interrogatories to GridFlorida Companies, filed October 14, 2002 (Docket No. 020233-El	5156

Amended acknowledgment of new case from Supreme Court of Florida, Case No. SC02-2159, filed October 15, 2002 (Docket No. 020233-El	51 <i>7</i> 5
Notice of cancellation of telephonic depositions, on behalf of FPSC, filed October 16, 2002 (Docket No. 020233-El	51 <i>77</i>
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Letter dated October 17, 2002 from Chairman Jaber to Honorable Pat Wood advising of case status, filed October 18, 2002 (Docket No. 020233-El	5185
Letter dated October 24, 2002 from Jon C. Moyle to Supreme Court of Florida requesting copies of pleadings be provided to Jon C. Moyle and Sean Finnerty, filed October 25, 2002 (Docket No. 020233-El	518 <i>7</i>
Letter dated October 28 2002 from Michael B. Twomey to Supreme Court of Florida requesting copies of pleadings be provided, filed October 28, 2002 (Docket No. 020233-El	5191
Order PSC-02-1475-PCO-EI abating hearing, issued October 28, 2002 (Docket No. 020233-EI	5195
Certificate of Director, Division of the Commission Clerk and Administrative Services	5201
HEARING TRANSCRIPTS AND EXHIBITS	
Transcript of hearing held October 3, 2001, Volume 1, pages 1 through 163 (Docket No. 010577-EI) (reference court reporter's original page numbers in this and all succeeding volumes)	
Transcript of hearing held October 3, 2001, Volume 2, pages 164 through 381 (Docket No. 010577-EI)	
Transcript of hearing held October 4, 2001, Volume 3, pages 382 through 507 (Docket No. 010577-EI)	
Transcript of hearing held October 4, 2001, Volume 4, pages 508 through 655 (Docket No. 010577-EI)	
Transcript of hearing held October 4, 2001, Volume 5, pages 656 through 754 (Docket No. 010577-EI)	
Transcript of hearing held October 5, 2001, Volume 6, pages 755 through 893 (Docket No. 010577-EI)	

Transcript of hearing held October 5, 2001, Volume 7, pages 894 through 957 (Docket No. 010577-EI)

Transcript of hearing held October 5, 2001, Volume 8, pages 958 through 1021 (Docket No. 010577-EI)

Hearing Exhibit Nos. 1, 2, 3, 4, 5, 6, 7, 8, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, and 24 from October 3-5, 2001 hearing (Docket No. 010577-El) (Note: Hearing Exhibit Nos. 9 and 23 were not admitted at hearing)

STATE OF FLORIDA

COMMISSIONERS: LILA A. JABER, CHAIRMAN J. TERRY DEASON BRAULIO L. BAEZ RUDOLPH "RUDY" BRADLEY CHARLES M. DAVIDSON



DIVISION OF THE COMMISSION CLERK & ADMINISTRATIVE SERVICES
BLANCA S. BAYÓ
DIRECTOR
(850) 413-6770 (CLERK)
(850) 413-6330 (ADMIN)

Hublic Service Commission

January 21, 2003

Thomas D. Hall, Clerk Supreme Court of Florida Supreme Court Building Tallahassee, Florida 32301

Re: Citizens of the State of Florida vs. Lila A. Jaber, Chairman, et al. (Case No. SC02-2159; Docket No. 020233-EI)

Dear Mr. Hall:

The record in the above-referenced case, consisting of 27 binders, eight hearing transcripts, five pouches of hearing exhibits is forwarded for filing in the Court. A copy of the index is enclosed for your use. Please initial and date the copy of this letter to indicate receipt.

Do not hesitate to call me at 413-6744 if you have any questions about the contents of this record.

Sincerely,

Kay Flynn, Chief Bureau of Records and Hearing Services

Enclosure

cc:

parties of record

RECEIVED BY

DATE //2//23

PSC Website: http://www.floridapsc.com

Internet E-mail: contact@psc.state.fl.us

Hong Wang

From:

Kay Flynn

Sent:

Tuesday, June 24, 2003 1:20 PM Leroy Rasherry: Rhonda Hicks

Cc:

Leroy Rasberry; Rhonda Hicks Ruth McHarque; Hong Wang; Nonnye Grant

Subject:

RE: General Comment/Question

Will do.

Hong and Nonnye, please note.

Kay

----Original Message----

From: Leroy Rasberry

Sent: Tuesday, June 24, 2003 1:00 PM

To: Kay Flynn; Rhonda Hicks

Cc: Ruth McHarque

Subject: RE: General Comment/Question

Fyi

----Original Message----

From: Ruth McHargue

Sent: Tuesday, June 24, 2003 10:31 AM

To: Leroy Rasberry

Subject: FW: General Comment/Question

Leroy, will you check with Rhonda or Kay Flynn to see if they have any type of mailing list this consumer may be on.

000824 001148 020233

----Original Message----

From: Angie Calhoun

Sent: Tuesday, June 24, 2003 9:31 AM

To: Ruth McHargue

Subject: FW: General Comment/Question

----Original Message----

From: contact@psc.state.fl.us [mailto:contact@psc.state.fl.us]

Sent: Monday, June 23, 2003 11:06 AM

To: contact@psc.state.fl.us

Subject: General Comment/Question

June 23, 2003

Contact Information:

Name: John Attaway

Company: Publix Super Markets, Inc.

Primary Phone: 863-688-7407

Secondary Phone: E-mail: Anonymous

Comments:

Please update your mailing records with my new address:

1

John A. Attaway, Jr. General Counsel & Secretary Publix Super Markets, Inc. P. O. Box 407 Lakeland, FL 33802-0407

Thank you!

No response is necessary

For PSC Webmaster Use Only: Mozilla/4.0 (compatible; MSIE 6.0; Windows NT 5.1) http://www.psc.state.fl.us/contact/contactform.cfm www.psc.state.fl.us 10:02 AM*********

Matilda Sanders******1

Matilda Sanders

From:

Dorothy Menasco

Sent:

Wednesday, August 13, 2003 9:55 AM

To: Subject: CCA - Orders / Notices Order / Notice Submitted

Date and Time:

8/13/03 9:53:00 AM

Docket Number:

020233-EI

Filename / Path:

ferc-tech-conf.wpd

Notice Type:

Workshop

ce 1:55

cc 2.4.

Notice of FERC Technical Conference

Pages: 2

CCS'

Atty: Jennifer Brubaker

92/12 (including Electric workshop fraup

55/1 All Electric ox 08/14/03

Kay Flynn

From:

Denise Karnes

Sent:

Friday, August 15, 2003 1:50 PM

To:

Alina Dieguez; Beth Salak; Betty Ashby; Bev DeMello; Blanca Bayo; Bob Trapp; Braulio Baez; Breda Platt, Carol Purvis, Cayce Hinton; Charles Davidson; Chuck Hill; Cindy Miller; Dan Hoppe; Della Fordham; Diane Lee; Dorothy Boone; Harold McLean; Hurd Reeves; J. Terry Deason; Janet Brunson; Janet Harrison; JoAnn Chase; Jorge Chamizo; Kathleen Stewart; Katrina Tew, Kay Flynn; Kay Posey; Kevin Bloom; Kevin Neal; Larry Harris; Lila Jaber; Martha Golden; Mary Bane; Mary Macko; Norma Jenkins; Pat Dunbar; Patsy White; Richard Tudor; Roberta Bass; Rudy Bradley; Sharon Allbritton; Susan Howard; Tarik Noriega; Thelma Crump;

Tim Devlin; Veronica Washington; Vic Cordiano

Subject:

Items of Interest at Upcoming Agenda Conference



The attached news release was sent to the daily newspapers this afternoon, 8/15/03.



State of Florida Hublic Service Commission NEWS RELEASE

August 15, 2003

Contact: • 850-413-6482

ITEMS OF INTEREST AT UPCOMING AGENDA CONFERENCE

The following issues are among those scheduled for consideration during the August 19, 2003, Agenda Conference.

<u>ITEM 20 - DOCKET NO. 020233-EI - REVIEW OF GRIDFLORIDA REGIONAL TRANSMISSION ORGANIZATION.</u> The Commission will consider a series of legal motions relating to the proposed GridFlorida regional transmission organization for electric utilities.

###

CCA Official Filing 9/8/03*********

9:58 AM*********

Matilda Sanders******1

Matilda Sanders

1006-FOF

30

From:

Dorothy Menasco

Sent:

Monday, September 08, 2003 9:48 AM

To: Subject: CCA - Orders / Notices Order / Notice Submitted

Date and Time:

9/8/03 9:47:00 AM

Docket Number:

020233-EI

Filename / Path: 020233-OR2.jsb

Order Granting and Denying Motions for Reconsideration and Clarifying Order No. PSC-02-1199-PAA-EI

Atty: Jennifer Brubaker

Pages: 30

57 mailed

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GEORGE SPIEGEL (1919-1997) ROBERT C. McDIARMID ROBERT A. JABLON JAMES N. HORWOOD FRANCES E. FRANCIS DANIEL I. DAVIDSON THOMAS C. TRAUGER JOHN J. CORBETT CYNTHIA S. BOGORAD GARY J. NEWELL SCOTT H. STRAUSS BEN FINKELSTEIN LISA G. DOWDEN RISE J. PETERS PETER J. HOPKINS DAVID E. POMPER WILLIAM S. HUANG

MATTHEW W. WARD

1333 NEW HAMPSHIRE AVENUE, NW WASHINGTON, DC 20036

WWW.SPIEGELMCD.COM

Telephone 202.879.4000 Facsimile 202.393.2866 EMAIL CYNTHIA.BOGORAD@SPIEGELMCD.COM ASSOCIATES DAVID B. LIEB PABLO O. NÜESCH ANDREA G. LONIAN LARISSA A. SHAMRAJ STEPHEN C. PEARSON ALLISON L. DRIVER

OF COUNSEL ALAN J. ROTH (1933-2003) MARK S. HEGEDUS MARGARET A. McGOLDRICK MARGARET A. MEISER JEFFREY A. SCHWARZ BARRY M. SMOLER SANDRA J. STREBEL

GOVERNMENT AFFAIRS DIRECTOR KENNETH A. BROWN

LEE C. WHITE

October 15, 2003

Blanca S. Bayo, Director Division of Commission Clerk and Administrative Services Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850

> Review of GridFlorida Regional Transmission Organization (RTO) Proposal, Re:

Dear Ms. Bayo:

Kindly correct the official service list in the above-referenced docket to reflect the change of address for the undersigned counsel in accordance with the enclosed Praecipe. Additionally, I ask that you acknowledge receipt of this request by date-stamping and returning a copy of the Praecipe to me in the self-addressed, stamped envelop provided.

Thank you for your assistance in this matter.

FPSC-BUREAU OF RECORDS

Sincerely,

CSB:fh

Enclosures

AUS CAF

CMP

COM CTR ECR

GCL OPC MMS

SEC

03 0CT 20 AM 9: 10

DISTRIBUTION CENTER

Doe 10/20/03

ORIC!NAL

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

Review of GridFlorida Regional
Transmission Organization (RTO) Proposal

Docket No. 020233-EI

PRAECIPE (Change of Address)

The Clerk is respectfully requested to correct the address of the undersigned counsel from 1350 New York Avenue, N.W., Suite 1100, Washington, D.C. 20005 to:

Cynthia S. Bogorad
Davie E. Pomper
Jeffrey A. Schwarz
SPIEGEL & McDIARMID
1333 New Hampshire Avenue, N.W.
Washington, D.C. 20036

All other information remains unchanged.

Respectfully submitted,

Cynthia S. Bogorad

David E. Pomper

Jeffrey A. Schwarz

SPIEGEL & McDIARMID

1333 New Hampshire Avenue, N.W. Washington, DC 20036

Washington, DC 2003

(202) 879-4000

October 15, 2003

Certificate of Service

I herby certify that a copy of the foregoing Praecipe was mailed, first-class, postage prepaid this 15th day of October, 2003 to the Parties of Record and Interested Persons listed by the Commission in the instant matter.

Cynthia S. Bogorad

SPIEGEL & McDIARMID 1333 New Hampshire Avenue, N.W. Washington, DC 20036 (202) 879-4000

Marguerite Lockard

From:

Dorothy Menasco

Sent:

Friday, November 07, 2003 3:06 PM

To:

CCA - Orders / Notices; Jennifer Brubaker

Subject:

Order / Notice Submitted

Importance:

High

Date and Time:

11/7/2003 3:01:00 PM

Docket Number: Filename / Path:

020233-EI 020233im5.jsb

Notice Type:

Memo for Issuance

Notice of Informal Meeting

Atty: Jennifer Brubaker

Pages: 1

92/12 mcD workshop (Electric)

Please note that this needs to be faxed/mailed today.

If there are any questions or problems regarding same, please contact Jennifer Brubaker for details. Thank you!

Marguerite Lockard

From:

Janice Banka

Sent:

Monday, December 15, 2003 1:23 PM

To: Subject: CCA - Orders / Notices Order / Notice Submitted

Date and Time:

12/15/2003 1:21:00 PM

Docket Number: Filename / Path:

020233-EI

Order Type:

020233or3.wpd Signed / Hand Deliver

Order Revising Procedure and Establishing New Workshop Controlling Dates.

Number of pages in order - 5.

THIS ORDER MUST BE ISSUED TODAY PER CHAIRMAN JABER.

Thanks "J"

46/6



CALPINE

250 PARKWAY DRIVE SUITE 380 LINCOLNSHIRE, IL 60069 847.484.7700 (MAIN) 847.484.7799 (FAX)

18 February 2004

Memorandum For: The Florida PSC Commission Clerk

By facsimile: 850-413-7118 Re: Docket No. 020233-EI

Order No. PSC-03-1414-PCO-EI of 15 December 2003

Subject: Parties of Record/Interested Persons

Please add my name, as indicated below, to the list of Parties of Record for the above referenced proceeding, and forward all future announcements and associated documentation of record.

Vito Stagliano
Vice President
Transmission Policy
Calpine Corporation
250 Parkway Dr., Suite 380
Lincolnshire, IL 60069
Phone: (847) 484-7720

Phone: (847) 484-772 Fax: (847) 484-7799 Cell: 312-208-3051

Thank you.

E-mail: vstagliano@calpine.com

RECEIVED TPSC

ozleslog / 14

250 Parkway Drive Suite 380 Lincolnshire, Illinois 60069 847-484-7799 Fax

Calpine Corporation



To:	Records	From:	Vito Stagliano	
Fax:	850-413-7118	Pages:	2	
Phone:		Date:	2-18-04	
Re:		cc:		
X Urge	nt	☐ Please Comment	☐ Please Reply	☐ Please Recycle

OU FEB 18 PH 4: 07

COMMISSION CLERK





Matilda Sanders

020233

From:

Richzambo@aol.com

Sent:

Thursday, June 03, 2004 1:36 PM

To:

Filings@psc.state.fl.us

Subject: General Information

Effective immediately our new office address and phone is:

Richard A. Zambo, P.A. 1334 S.E. MacArthur Boulevard Stuart, Florida 34996 Telephone 772 225 5400 FAX 772 232 0205

Please note the address and phone number changes in your records.

The email address remains the same - richzambo@aol.com.

If you have any questions, please call.

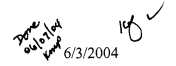
Thanks

Rích Zambo

Richard A. Zambo, P.A. 1334 S.E. MacArthur Boulevard Stuart Florida 34996

Office: 772 225 5400 FAX: 772 232 0205 Cell: 954 224 5863

email: richzambo@aol.com



Ruth Nettles ********* Commission Clerk's Office

6/17/2004 1:32 PM

Ruth Nettles

To:

Kimberley Pena

Subject:

RE: Order / Notice Submitted

0 20233-EI

Okay.

----Original Message-----

From:

Kimberley Pena

Sent:

Thursday, June 17, 2004 1:31 PM

To:

Ruth Nettles

Subject:

FW: Order / Notice Submitted

FPSC, CLK - CORRESPONDENCE Administrative Parties Consumer DOCUMENT NO. 13650-02 DISTRIBUTION:

Ruth, please add the MCD workshop when issuing this one. Thanks,

----Original Message----

From:

Kay Flynn

Sent:

Thursday, June 17, 2004 1:25 PM

To:

Kimberley Pena

Subject:

RE: Order / Notice Submitted

Yes, add the workshop list for distribution of this "unusual" order. Thanks.

----Original Message----

From: Kimberley Pena

Sent:

Thursday, June 17, 2004 1:19 PM

To: Kay Flynn

Subject: FW: Order / Notice Submitted

Kay, can you look at this one? Because it is canceling a workshop... do we add the workshop notice on the list when issuing this order? I'm not seeing anything on the events that reflect a future notice of cancellation of workshop. Please let me know. Thanks.

----Original Message----

From: Jackie Schindler

Sent:

Thursday, June 17, 2004 10:10 AM

CCA - Orders / Notices Subject: Order / Notice Submitted

an order revising procedure and workshop date has been signed and moved to go orders for issuance today - it will come down later this morning.

is

CCA Official Filing 6/17/2004**********

10:22 AM*********

Matilda Sanders****1

Matilda Sanders		0604 - PCO	
From: Sent: To: Subject:	Jackie Schindler Thursday, June 17, 2004 10:10 AM CCA - Orders / Notices Order / Notice Submitted	2	JUN 17
Date and Time: Docket Number: Filename / Path: Order Type:	6/17/2004 10:09:00 AM 020233-ei order modifing Signed / Hand Deliver		AMID: 42 11SSION -ERK

an order revising procedure and workshop date has been signed and moved to gc orders for issuance today - it will come down later this morning.

js

Sound.

6/17/04 Seep-menters,

Kimberley Pena

From:

Kay Flynn

Sent:

Wednesday, July 07, 2004 3:59 PM

To: Subject: Kimberley Pena RE: FICA 040033-EG

I guess, yes, use this e-mail. Thanks.

----Original Message----From: Kimberley Pena

Sent: Wednesday, July 07, 2004 3:23 PM

To: Kay Flynn

Subject: RE: FICA 040033-EG

Kay, I found him also in dkts 001148 and 020233. Both have been updated. Want me to include this e-mail in correspondence for both dockets or include a note on comments. I do not remember seeing one but I checked in the changes of addresses and undocketed correspondence for changes of address from him and did not find any.

----Original Message----

From: Kay Flynn

Sent: Wednesday, June 30, 2004 1:09 PM

To: Kimberley Pena Subject: FICA 040033-EG

Kim, I just changed Rich Zambo's mailing address in this dkt.

Did he earlier file a change of address with us? I know I saw something recently about his office moving. I'm wondering if other his address should be updated in other open dkts? Have you seen any kind of change of address from him?

Kav



Hublic Service Commission -M-E-M-O-R-A-N-D-U-M-

DATE: July 19, 2004

TO: Blanca S. Bayó, Director, Division of the Commission Clerk and

Administrative Services

FROM: Jane Faurot, Chief, Office of Hearing Reporter Services, Division

of the Commission Clerk and Administrative Services

RE: DOCKET NO. 020233-EI, WORKSHOP HELD 06-30-04.

RE: REVIEW OF GRIDFLORIDA REGIONAL TRANSMISSION ORGANIZATION (RTO)

PROPOSAL.

DOCUMENT NO.: 07714-04, 07-16-04

The transcript for the above proceedings has been completed and is forwarded for placement in the docket file, including attachments.

Please note that Staff distribution of this transcript was made to:

LEGAL, ECR

Acknowledged BY:

JF/rlm

AUSLEY & MCMULLEN

ATTORNEYS AND COUNSELORS AT LAW

227 SOUTH CALHOUN STREET P.O. BOX 391 (ZIP 32302) TALLAHASSEE, FLORIDA 32301 (850) 224-9115 FAX (850) 222-7560

MEMORANDUM

TO:

FPSC Clerk's Office

FROM:

Pat Pottle

RE:

Fax Number for Lee L. Willis and James D. Beasley

DATE:

February 21, 2005

050002 05000 7

050058

I would like to request that you change, in all instances, the fax number for Lee L. Willis and James D. Beasley from 222-7560 to 222-7952.

Thank you for your assistance.

RECEIVED-FPSC

McWhirter Reeves

ATTORNEYS AT LAW

05 MAR -4 AM 8: 52

CD

TAMPA OFFICE 400 NORTH TAMPA STREET, SUITE 2450 TAMPA, FLORIDA 33602-5126 P.O. BOX 3350, TAMPA, FL 336J01-3350 (813) 224-0866 (813) 221-1854 FAX PLEASE REPLY TO:

TALLAHASSEE

TALLAHASSEE OFFICE: 117 SOUTH GADSTEN SION TALLAHASSEE, FLORID F3PM (850) 222-2525 (850) 222-5606 FAX

March 3, 2005

VIA FAX AND U.S. MAIL

Attn: Kim Pena Division of Records and Reporting Betty Easley Conference Center 4075 Esplanade Way Tallahassee, Florida 32399-0870

Re:

Docket Index/Service Lists

Dear Ms. Pena:

Please remove me from the docket index/service list for Docket No. 020507-TL. Please remove Vicki Kaufman from the docket index/service list for Docket Nos. 020233-EI; 031033-EI, 040029-EG, 040032-EG, 040033-EG, 041272-EI, 041291-EI, 041376-EI, 050001-EI, 050002-EG AND 050007-EI.

In addition, please be sure that both John McWhirter and I are on the docket index/service list for Docket Nos. 020233-EI, 031033-EI, 040029-EG, 040032-EG, 040033-EG, 041272-EI, 041291-EI, 041376-EI, 050001-EI, 050002-EG AND 050007-EI.

To assist you, I have attached an edited version of the "Docket Index Listing" that you faxed to me. If you have any questions, please feel free to contact me.

Sincerely,

Timothy J. Perry, Esq.

Enclosure

P.02

Docket Index Listing

990649-TP

May 20, 1999 Litigation Docketed: Status:

Incumbent Local Exchange Telecommunications Companies Company: Investigation into pricing of unbundled network elements. Title:

Progmod: Kaufman/Mc Glothlin

990649A-TP

October 29, 2001 Docketed:

Litigation Status:

Incumbent Local Exchange Telecommunications Companies Company: Investigation into pricing of unbundled network elements Title:

(BellSouth track).

Progmod: Ala Kaufman/McGlothlin

990649B-TP

Docketed: October 29, 2001

Litigation Status:

Incumbent Local Exchange Telecommunications Companies Company: Title:

Investigation into pricing of unbundled network elements

(Sprint/Verizon track).

A18 Kaufman/McGlothlin Progmod:

000121A-TP

Docketed: April 11, 2002

Active Status:

Company:

Title:

BellSouth Telecommunications, Inc. (TL720) Investigation into the establishment of operations support systems permanent performance measures for incumbent local exchange telecommunications companies. (BELLSOUTH TRACK)

Progmod: Mc Glothlin / Kaufman

000121C-TP

Docketed: April 11, 2002

Status: Active

Company: Verizon Florida Inc. (TL**710**)

Title:

Investigation into the establishment of operations support systems permanent performance measures for incumbent local exchange telecommunications companies. (VERIZON FLORIDA

TRACK)

A18 Progmod:

020233-EI

Docketed: March 13, 2002

Status: Active

Company: Florida Power & Light Company (EI802)

Florida Power Corporation (E1801)

Tampa Electric Company (EI806)
Review of GridFlorida Regional Transmission Organization Title:

(RTO) Proposal.

Progmod:

Docket Index Listing

020507-TL

June 12, 2002 Docketed:

Status:

Active

Company:

BellSouth Telecommunications, Inc. (TL720) Florida Competitive Carriers Association

Title:

Complaint of Florida Competitive Carriers Association against BellSouth Telecommunications, Inc. regarding BellSouth's practice of refusing to provide FastAccess Internet Service to customers who receive voice service from a competitive voice provider, and request for expedited

relief.

Progmod:

B6

Kautman/P

020868-TL

Docketed:

August 6, 2002

Status:

Active

Company: Title:

BellSouth Telecommunications, Inc. (TL720)
Petition by BellSouth Telecommunications, Inc. for investigation of wireless carriers request for BellSouth to

provide telecommunications service outside BellSouth's

exchange.

Progmod:

B10

Kaufman

020960-TP

Docketed:

September 6. 2002

Status:

Active

Company:

fman/Perry/McWhirter

Title:

DIECA Communications, Inc. d/b/a Covad Communications Company (TX237) Verizon Florida Inc. (TL710)
Petition for arbitration of open issues resulting from interconnection negotiations with Verizon Florida Inc. by DIECA Communications, Inc. d/b/a Covad Communications

Company.

Progmod:

Kautman A20(b)

031033-EI

Docketed:

November 5, 2003

Status:

Active

Company:

Tampa Electric Company (EI806)

Title:

Review of Tampa Electric Company's 2004-2008 waterborne transportation contract with TECO Transport and associated

benchmark.

Progmod:

A3(a)

Docket Index Listing

031125-TP

December 23, 2003 Docketed:

Status:

Active

Company:

BellSouth Telecommunications, Inc. (TL720) IDS Telcom LLC (TX559) IDS Telcom LLC (TJ500)

Title:

Complaint against BellSouth Telecommunications, Inc. for alleged overbilling and discontinuance of service, and

petition for emergency order restoring service, by IDS

Telcom LLC.

Α9 Progmod:

Kaufman/McGlothlin

040029-EG

Docketed: January 13, 2004

Status: Active

Florida Power & Light Company (EI802) Company:

Petition for approval of numeric conservation goals by Florida Power & Light Company Title:

Progmod:

man /mcWhirter

040032-EG

January 13, 2004 Docketed:

Status: Active

Gulf Power Company (£1804) Company:

Petition for approval of numeric conservation goals by Gulf Title:

Power Company.

Progmod:

McWhirter

040033-EG

January 13, 2004 Docketed:

Active Status:

Tampa Electric Company (EI806) Company:

Petition for approval of numeric conservation goals by Tampa Title:

Electric Company.

C5 Progmod:

an/meWhirter/

040488-TP

May 21, 2004 Active Docketed:

Status:

Company:

BellSouth Telecommunications, Inc. (TL720)
IDS Telcom LLC (TX559)
Complaint of BellSouth Telecommunications, Inc. against IDS Title:

Telcom LLC to enforce interconnection agreement deposit

requirements.

A20(e) Progmod:

Kaufman/McGlothlin

P.05

Docket Index Listing

040489-TP

May 21, 2004 Active Docketed:

Status:

Company:

Allegiance Telecom of Florida, Inc. (TX342)

BellSouth Telecommunications, Inc. (TL720)

Verizon Florida Inc. (TL710) XO Florida, Inc. (TX205)

Emergency complaint seeking order requiring BellSouth Title:

Telecommunications, Inc. and Verizon Florida Inc. to continue to honor existing interconnection obligations, by XO Florida, Inc. and Allegiance Telecom of Florida, Inc. (collectively, Joint CLECs).

Progmod: A20(e)

Kaufman

040601-TP

June 23, 2004 Docketed:

Status:

BellSouth Telecommunications, Inc. (TL720) Company:

DIECA Communications, Inc. d/b/a Covad Communications Company (TX237)

Petition by DIECA Communications. Inc. d/b/a Covad Title:

Communications Company for arbitration of issue resulting

from interconnection negotiations with BellSouth Telecommunications, Inc., and request for expedited

processing. Kaufman

Progmod:

A20(b)

040611-TP

June 25. 2004 Docketed:

Status:

Active

BellSouth Telecommunications, Inc. (TX031) Company:

IDS Telcom LLC (TX559)

Title:

Request for approval of amendment to interconnection, unbundling, resale, and collocation agreement between IDS Telcom LLC and BellSouth Telecommunications, Inc.

Progmod:

A20(f)

Kaufman/Mc Glothlin

041114-TP

September 22, 2004 Docketed:

Status:

Active

Company:

BellSouth Telecommunications, Inc. (TL720)

Title:

XO Florida, Inc. (TX205)
Complaint of XO Florida, Inc. against BellSouth

Telecommunications, Inc. for alleged refusal to convert circuits to UNEs; and request for expedited processing.

Progmod:

Kaufman

850 413 7118

Docket Index Listing

041170-TP

Docketed:

September 30, 2004

Status:

MAR-03-2005 11:42

Active

Company:

Bright House Networks Information Services, LLC (Florida) Verizon Florida Inc. (TL710)

Title:

Complaint against Verizon Florida Inc. and request for declaratory ruling by Bright House Networks Information

Services. LLC (Florida).

Progmod:

Kaufman

041269 - TP

Docketed:

November 1, 2004

Status:

Active

A20

A9

Company:

BellSouth Telecommunications, Inc. (TL720)

Title:

Petition to establish generic docket to consider amendments to interconnection agreements resulting from changes in law.

by BellSouth Telecommunications, Inc.

Progmod:

Kaufman

041272-EI

Docketed:

November 2, 2004

Status:

Active

Company:

Title:

Progress Energy Florida, Inc. (EI801)
Petition for approval of storm cost recovery clause for recovery of extraordinary expenditures related to Hurricanes

Charley, Frances, Jeanne, and Ivan, by Progress Energy

Florida. Inc.

А3 Progmod:

Perry / McWhirter

041291-EI

Docketed:

November 4, 2004

Status:

Active

A19

Company:

Florida Power & Light Company (EI802)

Title:

Petition for authority to recover prudently incurred storm restoration costs related to 2004 storm season that exceed storm reserve balance, by Florida Power & Light Company.

Progmod:

man/Perry/McWhirter

Docket Index Listing

041338-TP

November 23, 2004 Docketed:

Status:

Company:

Active BellSouth Telecommunications, Inc. (TL720)

Birch Telecom of the South, Inc. d/b/a Birch Telecom and d/b/a Birch (TX4)

Florida Digital Network, Inc. d/b/a FDN Communications (TX230)

ITC^DeltaCom Communications. Inc. d/b/a ITC^DeltaCom d/b/a Grapevine (TXD

LecStar Telecom, Inc. (TX394)

Joint petition by ITC^DeltaCom Communications, Inc. d/b/a

ITC^DeltaCom d/b/a Grapevine: Birch Telecom of the South. Title:

Inc. d/b/a Birch Telecom and d/b/a Birch; DIECA

Communications, Inc. d/b/a Covad Communications Company Florida Digital Network, Inc.; LecStar Telecom, Inc.; MCI Communications, Inc.; and Network Telephone Corporation ("Joint CLECs") for generic proceeding to set rates, terms, and conditions for hot cuts and batch hot cuts for UNE-P to UNE-L conversions and for retail to UNE-L conversions in

BellSouth Telecommunications, Inc. service area.

Progmod:

Kaufman

041376-EI

Docketed: December 7, 2004

Status: Active

Tampa Electric Company (EI806) Company:

Petition for approval of new environmental program for cost Title:

recovery through Environmental Gost Recovery Clause, by

Tampa Electric Company,

Progmod:

Kayfman / Perry/McWhirter A3(d)

050001-EI

January 3, 2005 Docketed:

Status: Active

Investor-Owned Electric Utilities Company:

Fuel and purchased power cost recovery clause with Title:

generating performance incentive factor.

Progmod:

Ă3(a)

050002-EG

Docketed: January 3, 2005

Status: Active

Electric Utilities Company:

Title: Energy conservation cost recovery clause.

Progmod: A3(b)

Kaufman/Perry/McWhirter

Docket Index Listing

050007-EI

Docketed:

January 3, 2005

Status:

Active

Company:

Florida Power & Light Company (EI802)

Gulf Power Company (EI804)

Progress Energy Florida, Inc. (EI801) Tampa Electric Company (EI806)

Title: Progmod:

Environmental cost recovery clause Kaufman/Perry/McWhirter A3(d)

050111-TP

Docketed:

February 8, 2005

Status:

Active

B7(c)

Company:

IDS Telcom Corp. (TX834) IDS Telcom Corp. (TJ987) IDS Telcom LLC (TX559) MCG Capital Corporation

Title:

Joint petition of MCG Capital Corporation, IDS Telcom Corp. and IDS Telcom LLC for approval for name change and transfer of CLEC Certificate No. 5228 from IDS Telcom LLC to IDS Telcom Corp.; for waiver of Rule 25-4.118, F.A.C., Local, Local Toll, or Toll Provider Selection in connection with the sale of customer-based and other assets from IDS Telcom

LLC to IDS Telcom Corp.; and for acknowledgment of

registration of IDS Telcom Corp. as intrastate interexchange telecommunications company effective February 8, 2005.

Progmod:

AUSLEY & MCMULLEN

ATTORNEYS AND COUNSELORS AT LAW

227 SOUTH CALHOUN STREET
P.O. BOX 391 (ZIP 32302)

TALLAHASSEE, FLORIDA 32301
(350) 224-9118 FAX (850) 222-7560

020233-EI

MEMORANDUM

TO:

FPSC Clerk's Office

FROM:

Pat Pottle

RE:

Change of Address for Mailings going to Tampa Electric Company

DATE:

May 9, 2005

I would like to request that you change, in all instances, all information sent to Tampa Electric Company from the FPSC. All information should be sent to:

Angela L. Llewellyn Supervisor, Regulatory Affairs Tampa Electric Company Post Office Box 111 Tampa, FL 33601-0111 EI 806

Thank you for your assistance.

5-9-05
med already reflects this each for a longtoning of the CCA/Bena for alts

Spoke w mo. Bottle, a clossed we have this addr. She is to chech to see what was being muiled a from whom and advise

All open dockets
have the above address.
Forwarding to GCL
for updating their
list. 05/10/05

Docket Index Listing

- 990188-EI 🗸
- 020233-EI
- 040086-EI 🗸
- 041103-EI 🗸
- 041375-EI 🗸
- 041376-EI
- 041408-EU
- 050007-EI 🗸
- 050058-EI 🖊
- 050225-EI 🛩
- 050254-EI ✔
- 050293-EQ ✔
- 050319-EI

State of Florida



Hublic Service Commission -M-E-M-O-R-A-N-D-U-M-

DATE: June 1, 2005

TO: Blanca S. Bayó, Director, Division of the Commission Clerk and

Administrative Services

FROM: Jane Faurot, Chief, Office of Hearing Reporter Services, Division

of the Commission Clerk and Administrative Services

RE: DOCKET NO. 020233-EI, WORKSHOP HELD 05/23/05.

RE: REVIEW OF GRIDFLORIDA REGIONAL TRANSMISSION ORGANIZATION (RTO)

PROPOSAL.

DOCUMENT No.: 05284-05, 06/01/05

The transcript for the above proceedings has been completed and is forwarded for placement in the docket file, including attachments.

Please note that Staff distribution of this transcript was made to:

LEGAL, ECR

Acknowledged BY:

JF/rlm

Hong Wang

From:

Kay Flynn

Sent:

Thursday, July 14, 2005 4:56 PM

To: Cc: Blanca Bayo Hong Wang

Subject:

RE: GridFlorida Docket

Thanks. We'll show SGA as OPR. I'm waiting for Hong's return to confirm, but I don't think we can add Katrina to the CASR as staff; I don't believe her name is included among the staff choices in CMS.

Thanks for getting clarification and we will finalize staff/division assignments on this when Hong returns.

Kay

From:

Blanca Bayo

Sent:

Thursday, July 14, 2005 4:49 PM

To:

Kay Flynn

Subject:

FW: GridFlorida Docket

Kay,

FYI.

From:

Mary Bane

Sent:

Thursday, July 14, 2005 4:37 PM

To:

Blanca Bayo

Cc:

Betty Ashby

Subject:

RE: GridFlorida Docket

Blanca, in response to the e-mail which you sent on June 23, 2005, Jim's office is OPR. As the e-mail below from Roberta says, Katrina is "coordinating", but Jim has oversight responsibility.

While the commissioner vacancy is pending, Katrina is working on several staff projects, this being one of them.

----Original Message----

From: Blanca Bavo

Sent: Thursday, June 23, 2005 10:16 AM

To: Mary Bane

Cc: Betty Ashby; Kay Flynn Subject: FW: GridFlorida Docket

Mary,

It is unusual to have a member of the Commission suite specifically assigned to a docket. Should we assign Jim and his group as OPR? Or, as requested below, assign to Katrina as the OPR?

----Original Message----

From: Kay Flynn

Sent: Thursday, June 23, 2005 9:11 AM

To: Blanca Bayo Cc: Hong Wang

Subject: RE: GridFlorida Docket

Blanca, pls see the e-mail below. With Roberta's move to the Suite, and apparent dissolution of MMS, Hong is trying to "regroup" Docket 020233. She has been told that Katrina Tew will be assuming responsibility for the docket.

Thanks. Kay

----Original Message----

From: Hong Wang

Sent: Thursday, June 23, 2005 9:02 AM

To: Kay Flynn

Subject: FW: GridFlorida Docket

Kay, here is the e-mail on staff changes for Docket 020233. We'll need clarification on which division will be OPR and who will be the lead.

Thanks!

----Original Message----

From: Tom Ballinger

Sent: Thursday, June 23, 2005 8:23 AM

To: Betty Gardner; James McRoy; Jeanette Sickel; Judy Harlow; Lee Colson; Mike Haff

Cc: Hong Wang

Subject: FW: GridFlorida Docket

FYI

----Original Message----

From: Roberta Bass

Sent: Thursday, June 23, 2005 8:16 AM

To: GridFlorida RTO Cc: Katrina Tew

Subject: GridFlorida Docket

Katrina Tew will be assuming responsibility for the GridFlorida docket. While Katrina will be handling the coordination and administration of the docket, Jim Dean will assume oversight responsibility. So, if you have any questions about the docket, please contact Katrina.

I want to thank everyone for their work and cooperation on this docket.

Roberta

Hong Wang

From:

Blanca Bayo

Sent:

Tuesday, July 19, 2005 2:10 PM

To:

Kay Flynn

Cc:

Hong Wang

Subject: RE: GridFlorida docket (update)

I suggest you hand write the change and include a copy of the e-mail where the request was made.

From: Kay Flynn

Sent: Tuesday, July 19, 2005 1:20 PM

To: Blanca Bayo **Cc:** Hong Wang

Subject: GridFlorida docket (update)

Blanca, Hong made SGA OPR on this docket but, as I suspected, she could not add Katrina Tew to staff in the docket. Because Katrina isn't part of a division, and the Suite or a Commissioner's office isn't an entity that can be designated as OPR, OCR, or staff counsel in CMS functions, there is no way to include her name in the docket in CMS. It can be handwritten on the CASR for placement in the docket file, but can't be included electronically.

Please let me know if questions.

Kay

030233V 050002V 040133V 050007V



December 28, 2005

Ms. Blanca S. Bayo, Director Division of Clerk and Administrative Services Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, Florida 32399-0850

Substitution of Counsel Re:

Dear Ms. Bayo:

This letter serves as notification that James A. McGee has retired from Progress Energy and John T. Burnett has been hired to replace him. Please remove Mr. McGee's name from any certificate of service lists, pleadings, and other distribution e-mail lists and substitute with John T. Burnett. Mr. Burnett's information is listed below:

John T. Burnett Associate General Counsel Progress Energy P.O. Box 14042 St. Petersburg, FL 33733 iohn.burnett@pgnmail.com

Please call me at (850) 222-8738 if you have any questions. Thanks for your attention to this matter.

Sincerely,

Lisa M. Stright
Regulatory Analyst



LEGAL DEPARTMENT

POST OFFICE BOX 14042 ST. PETERSBURG, FL 33733

Telecopier: (727) 820-5519

Privileged and Confidential Attorney-Client Communication Attorney Work Product

TELECOPY TRANSMITTAL SHEET

DATE: _	December 28, 20	005 TIME	: 12:31
TO: Blanca Bayo, Div. of	Clerk &	TELECOPIER N	0.: 850-413-
Administrative Servi	ces, FPSC		7118
FROM: Lisa Stright	en general en	ELEPHONE NO.: 8	50-222-8738
PROM. Lisa Stright		EEEE HOUSE TO o	30 222 0130
MESSAGE:			
	PAGES TRANSMITT t legibly received, please	ED <i>INCLUDING</i> THIS call: 727-820-5185	SHEET: 2
T	Sandra Cope	at (727) 820-518	3 <u>5</u>

The information contained in this transmittal is attorney privileged and confidential information intended only for the use of the individual or entity named above. If this transmittal is received by anyone other than the intended recipient, you are hereby notified that any dissemination, distribution or copy of these contents is strictly prohibited. If you have received this transmittal in error, please immediately notify the sender by telephone (if long distance, please call collect) and return the original transmittal to the sender at the above address by U.S. Mail. Thank you. Kay Flynn

020233-EI

From:

Brenda Buchan

Sent:

Tuesday, February 14, 2006 2:13 PM

To:

Mary Bane; Chuck Hill; Rick Melson; Jim Dean; Tim Devlin; Mary Anne Helton; Bob Trapp;

Tom Ballinger

Cc:

Kay Flynn; Jennifer Brubaker; Betty Ashby; Diane Lee

Subject:

GridFlorida Recommendation Postponed

Today FMPA and Seminole Electric Cooperative filed an opposition to the Applicants' proposal to withdraw the GridFlorida petition and close Docket No. 020233-EI. Jennifer and I had drafted a recommendation to file this Thursday and had placed it on the Notables list.

However, now that an opposition has been filed, we believe it is important to allow the Applicants and other stakeholders an opportunity to file reply comments. Thus, we will file a CASR revision to postpone the staff recommendation until the April 4th Agenda. If you have any concerns with this action, please let us know.

Kay Flynn

020233

From: Todd Brown

Sent: Thursday, March 30, 2006 4:58 PM

To: Alina Dieguez: Allen Mortham: Betl

Alina Dieguez; Allen Mortham; Beth Salak; Betty Ashby; Bev DeMello; Blanca Bayo; Bob Trapp; Bridget Hoyle; Cameron Cooper; Carlotta Stauffer; Carol Purvis; Cayce Hinton; Chuck Hill; Cindy Miller; Dan Hoppe; Della Fordham; Diane Lee; Dorothy Boone; Hurd Reeves; Isilio Arriaga; J. Terry Deason; Jane Faurot; Janet Brunson; Janet Harrison; Jeremy Susac; Kathleen Stewart; Katrina Tew; Kay Flynn; Kay Posey; Kevin Bloom; Larry Harris; Linda Duggar; Lisa Edgar; Manuel Arisso; Marjorie Cooper; Martha Golden; Mary Bane; Mary Macko; Matthew Carter; Pat Dunbar; Patsy White; Rhonda Hicks; Richard Tudor; Rick Melson; Roberta Bass; Sandy Moses; Sharon Allbritton; Steven Stolting; Susan Howard; Tim Devlin; Todd Brown; Veronica Washington; William C. Garner

Subject: Items of Interest at Upcoming Agenda Conference 4/4/06

A news release was distributed to the daily newspapers this afternoon, 3/30/06, and is now available on the PSC web site:

http://www.psc.state.fl.us/general/news/pressrelease.cfm?release=69



State of Floriua

Hublic Service Commission NEWS RELEASE

March 30, 2006

Contact: 850-413-6482

Items of Interest at Upcoming Agenda Conference 4/4/06

TALLAHASSEE — The following items are among those scheduled for consideration by the Commission at the April 4, 2006, Agenda Conference:

ITEM 6:

DOCKET NO. 050018-WU - INITIATION OF DELETION PROCEEDINGS AGAINST ALOHA UTILITIES, INC. FOR FAILURE TO PROVIDE SUFFICIENT WATER SERVICE CONSISTENT WITH THE REASONABLE AND PROPER OPERATION OF THE UTILITY SYSTEM IN THE PUBLIC INTEREST, IN VIOLATION OF SECTION 367.111(2), FLORIDA STATUTES.

DOCKET NO. 050183-WU - REQUEST BY HOMEOWNERS FOR THE COMMISSION TO INITIATE DELETION PROCEEDINGS AGAINST ALOHA UTILITIES, INC. FOR FAILURE TO PROVIDE SUFFICIENT WATER SERVICE CONSISTENT WITH THE REASONABLE AND PROPER OPERATION OF THE UTILITY SYSTEM IN THE PUBLIC INTEREST, IN VIOLATION OF SECTION 367.111(2), FLORIDA STATUTES.

<u>DOCKET NO. 010503-WU</u> – APPLICATION FOR INCREASE IN WATER RATES FOR SEVEN SPRINGS SYSTEM IN PASCO COUNTY BY ALOHA UTILITIES, INC. The Commission will consider a staff recommendation addressing the comprehensive settlement between Aloha, OPC, and the intervenor customers (with the exception of Mr. Edward Wood) concerning all disputed issues arising from the above dockets.

ITEM 9: DOCKET NO. 060057-WS – INVESTIGATION INTO WHETHER LINDRICK SERVICE CORPORATION SHOULD BE ORDERED TO SHOW CAUSE AS TO WHY IT SHOULD NOT BE FINED FOR ITS APPARENT VIOLATIONS OF RULES 25-30.250, 25-30.251, 25-30.130, AND 25-22.032, FLORIDA ADMINISTRATIVE CODE, AND THE REQUIREMENTS OF ORDER NO. PSC-99-1883-PAA-SU, ISSUED SEPTEMBER 21, 1999 IN DOCKET NO. 980242-SU. The Commission will take up a staff recommendation on whether Lindrick should be required to show cause why it should not pay a fine for apparent rule violations.

ITEM 20: DOCKET NO. 060198-EI - REQUIREMENT FOR INVESTOR-OWNED ELECTRIC UTILITIES TO FILE ONGOING STORM PREPAREDNESS PLANS AND IMPLEMENTATION COST ESTIMATES. The Commission will take up a staff recommendation requiring each investor-owned electric utility to file storm preparedness plans and cost estimates by June 1, 2006.

ITEM 31: DOCKET NO. 020233-EI – REVIEW OF GRIDFLORIDA REGIONAL TRANSMISSION ORGANIZATION (RTO) PROPOSAL. The Commission will consider a staff recommendation related to a motion to withdraw the petition and to close the docket.

###

Website - http://www.floridapsc.com
Kevin Bloom, Director, Office of Public Information
Additional Press Contact: Todd Brown
2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850

Ruth Nettles PSC, Clerk's Office Commission Deputy Clerk II rnettles@psc.state.fl.us (850)413-6758

Ruth Nettles

To:

Hall, Teresa K.

Subject:

RE: Spiegel & McDiarmid Address Information for Docket No. 020233

Thanks for your cooperation.

Ruth Nettles.

----Original Message----

From: Hall, Teresa K. [mailto:Teresa.hall@SpiegelMcD.com]

Sent: Wednesday, April 05, 2006 11:53 AM

To: Ruth Nettles

Subject: RE: Spiegel & McDiarmid Address Information for Docket No. 0202

Yes.

----Original Message----

From: Ruth Nettles [mailto:RNettles@PSC.STATE.FL.US]

Sent: Wednesday, April 05, 2006 11:45 AM

To: Hall, Teresa K.

Subject: RE: Spiegel & McDiarmid Address Information for Docket No.

020233

Ms. Hall, Thank you for your quick response. We'll make the changes in Docket 020233. Will the fax and phone numbers remain the same?

Ruth

----Original Message----

From: Hall, Teresa K. [mailto:Teresa.hall@SpiegelMcD.com]

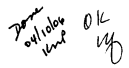
Sent: Wednesday, April 05, 2006 11:41 AM

To: Ruth Nettles

Subject: Spiegel & McDiarmid Address Information for Docket No. 020233

Cynthia Bogorad David Pomper Jeffrey Schwarz

Spiegel & McDiarmid 1333 New Hampshire Avenue, NW Second Floor Washington, DC 20036



020233

Sutherland

ATTORNEYS AT LAW

3600 Maclay Blvd. South Suite 202 Tallahassee, FL 32312-1267 tel 850.907.2500 fax 850.907.2501 www.sablaw.com

Facsimile

CONFIDENTIAL

T0:

Ruth Nettles

DATE:

05 Apr 2006

COMPANY: Florida Public Service Commission

FAX:

1-8504137118

PAGES:

Cover Plus 1

FROM:

Kathi McMillan

PHONE:

850-907-2508

RE:

0233 Kup Case Nos. 02-033 and 04-1269

MESSAGE

With regard to the referenced cases, please change Everett Boyd's address and phone numbers as reflected on the attached fax cover sheet. Thank you for your assistance.

Kathi McMillan Assistant to C. Everett Boyd, Jr.

This message is intended only for the use of the individuals or entity to which it is addressed and may contain information that is privileged, confidential and exempt from disclosure under applicable law. If the reader of this message is not the intended recipient, you are hereby notified that any dissemination or distribution of this communication to other than the intended recipient is strictly prohibited. If you have received this communication in error, please notify the sender immediately by collect telephone at the direct dial number indicated above and return the original message to us at the above address via the U.S. Postal Service. Thank you.

Atlanta

Austin

Houston

New York

Tallahassee

Washington, DC

Downson O M

Sutherland
- Asbill & Brennan LLP

3600 Maclay Blvd. S.
Suite 202
Tallahassee, FL 32312-1267
tel 850-907-2502
fax 850-907-2501
www.sablaw.com

Facsimile

ATTORNEYS AT LAW

CONFIDENTIAL

Date: April 5, 2006

Pages (including cover):1

TO:

Recipient Name

Firm/Company

<u>Fax</u>

Telephone

RUTH NETTLES

PUBLIC SERVICE COMMISSION

850-413-7118

FROM:

C. Everett Boyd, Jr.

Email address:

everett.boyd @sablaw.com

Telephone:

(850) 907-2502

0233 Kmp

Client number:

Message:

With regard to Case No. 02-033 and 04-1269, please change my address and

telephone numbers as reflected above. Thank you.

I:\SAB\Fax\Faxeb\AAA-PSC CEBfax.040406.doc

This message is intended only for the use of the individuals or entity to which it is addressed and may contain information that is privileged, confidential and exempt from disclosure under applicable law. If the reader of this message is not the intended recipient, you are hereby notified that any dissemination or distribution of this communication to other than the intended recipient is strictly prohibited. If you have received this communication in error, please notify us immediately by collect telephone at 850.894.0015 and return the original message to us at the above address via the U.S. Postal Service. Thank you.

Atlanta

Austin

NewYork

Tallahassee

Washington, DC

Kay Flynn

020233-FI

From:

Todd Brown

Sent:

Friday, April 14, 2006 3:29 PM

To:

Alina Dieguez; Allen Mortham; Beth Salak; Betty Ashby; Bev DeMello; Blanca Bayo; Bob Trapp; Bridget Hoyle; Cameron Cooper; Carlotta Stauffer; Carol Purvis; Cayce Hinton; Chuck Hill; Cindy Miller; Dan Hoppe; Della Fordham; Diane Lee; Dorothy Boone; Hurd Reeves; Isilio Arriaga; J. Terry Deason; Jane Faurot; Janet Brunson; Janet Harrison; Jeremy Susac; Kathleen Stewart; Katrina Tew; Kay Flynn; Kay Posey; Kevin Bloom; Larry Harris; Linda Duggar; Lisa Edgar; Manuel Arisso; Margaret Hilton; Marjorie Cooper; Martha Golden; Mary Bane; Mary Macko; Matthew Carter; Pat Dunbar; Patsy White; Rhonda Hicks; Richard Tudor; Rick Melson; Roberta Bass; Sandy Moses, Sharon Allbritton; Steven Stolting; Susan Howard; Tim Devlin; Todd Brown; Veronica Washington;

William C. Garner

Subject: Item of Interest at Upcoming Agenda Conference 4/18/06

A news release was distributed to the daily newspapers this afternoon, 4/14/06, and is now available on the PSC web site:

http://www.psc.state.fl.us/general/news/pressrelease.cfm?release=76



State of Florid.

Hublic Service Commission NEWS RELEASE

April 14, 2006

Contact: 850-413-6482

Item of Interest at Upcoming Agenda Conference 4/18/06

TALLAHASSEE — The following item is among those scheduled for consideration by the Commission at the April 18, 2006, Agenda Conference:

ITEM 12: DOCKET NO. 020233-EI - REVIEW OF GRIDFLORIDA REGIONAL TRANSMISSION ORGANIZATION (RTO) PROPOSAL. The Commission will consider a staff recommendation related to a motion to withdraw the petition and to close the docket.

###

Website - http://www.floridapsc.com
Kevin Bloom, Director, Office of Public Information
Additional Press Contact: Todd Brown
2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850

NO. 5622 P.

MOYLE, FLANIGAN, KATZ, 850-681-8788

APR. 12. 2006 3:18PM

The Law Offices of MOYLE FLANIGAN KATZ RAYMOND WHITE KRASKER

THE PERKINS HOUSE 118 NORTH GADSDEN STREET TALLAHASSEE, FLORIDA 32301

TELEPHONE (850) 681-3828 FACSIMILE (850) 681-8788

> OTHER OFFICES: WELLINGTON WEST PALM BEACH

020233

FAX TRANSMISSION COVER SHEET

To:

Ruth Nettles

Firm/Company:

Public Service Commission

Fax Number:

(850) 413-7118

Sender:

Peg G. Griffin

Direct Line:

(850) 681-3828 ext. 113

Date:

April 12, 2006

File Name:

Docket 020233

File Number:

MESSAGE

This firm no longer represents NUI Energy, Inc. or PGE regarding the above-referenced docket.

If you need any additional information, please let me know.

TOTAL NUMBER OF PAGES: 1 (Including Cover Sheet)
TELEPHONE NUMBER IN CASE OF TRANSMISSION ERROR: (850) 681-3828

PLEASE DELIVER IMMEDIATELY

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The Law Offices of MOYLE
FLANIGAN
KATZ
RAYMOND
WHITE
KRASKER

THE PERKINS HOUSE 118 NORTH GADSDEN STREET TALLAHASSEE, FLORIDA 32301

RECEIVED FPSC

TELEPHONE (850) 681-3828 FACSIMILE (850) 681-8788 APR 21 AM 10: 50

OTHER OFFICES: WELLINGTON WEST PALM BEACH COMMISSION CLERK

FAX TRANSMISSION COVER SHEET

To:

Kim Pena

Firm/Company:

Public Service Commission

Fax Number:

413-7118

Sender:

Peg G. Griffin

Direct Line:

(850) 681-3828 ext. 113

Date:

April 21, 2006

File Name:

Docket 020233

File Number:

MESSAGE

This firm no longer represents CPV regarding the above-referenced docket.

If you need any additional information, please let me know.

TOTAL NUMBER OF PAGES: 1

(Including Cover Sheet)

TELEPHONE NUMBER IN CASE OF TRANSMISSION ERROR: (850) 681-3828

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OIL 14

Kimberley Pena

020233

From:

Peg Griffin [pgriffin@moylelaw.com]

Sent:

Monday, May 01, 2006 9:42 AM

To:

Kimberley Pena

Subject: FW: CPV Atlantic

E-mail: pgriffin@moylelaw.com

Kim, You asked for an updated address for CPV Atlantic. Here's what I have found. CPV Atlantic is now part of Reliant Energy, and the address is:

Reliant Energy P.O. Box 2286 Houston, TX 77252-2286 866-872-6656

If you need anything further, please let me know.

Peg G. Griffin
Assistant to Jon C. Moyle, Jr.
Moyle, Flanigan, Katz, Raymond White & Krasker, P.A.
118 N. Gadsden Street
Tallahassee, FL 32301
Telephone: (850) 681-3828
Facsimile: (850) 681-8788

Tax Advice Disclosure: To ensure compliance with requirements imposed by the IRS under Circular 230, we inform you that any U.S. federal tax advice contained in this communication (including any attachments), unless otherwise specifically stated, was not intended or written to be used, and cannot be used, for the purpose of (1) avoiding penalties under the Internal Revenue Code or (2) promoting, marketing or recommending to another party any matters addressed herein.

The information contained in this electronic mail transmission may be attorney/client privileged and confidential. It is intended only for the use of the individual or entity named above. If the reader of this message is not the intended recipient, you are hereby notified that any dissemination, distribution or copy of this communication is strictly prohibited. If you have received this communication in error, please notify us immediately by telephone collect at 850-681-3828. Thank you.



2:37 PM*******

Timolyn Henry*****1

Timolyn Henry

PSC - 06 - 0388 - FOF - EI

13/75

From:

Patti Zellner

Sent: To: Tuesday, May 09, 2006 2:31 PM

CCA - Orders / Notices

Subject:

Order / Notice Submitted

Importance:

High

Date and Time:

5/9/2006 2:29:00 PM

Docket Number:

020233-EI

Filename / Path:

020233-Order.April.18.jsb.doc

ORDER GRANTING MOTION TO WITHDRAW COMPLIANCE FILING AND CLOSING DOCKET

(Attorney would like to have this issued today (May 9) IF POSSIBLE. THANKS!

59 mailed

CCA OFFICIAL DOLUMENT...

Kimberley Pena

From:

Nonnye Grant

Sent:

Friday, May 19, 2006 10:55 AM

To:

Kimberley Pena

Cc:

'zilpha.owens@spiegelmcd.com'

Subject:

FW: Docket 020233-EI

Kim, for your information and updating. They are not listed in MCD, so am forwarding it on to you for handling as they are a party of record in the docket 020233-El as listed below. Thanks. Nonnye

----Original Message----

From: Owens, Zilpha S. Imailto:zilpha.owens@spiegelmcd.coml

Sent: Friday, May 19, 2006 10:10 AM

To: Nonnye Grant

Subject: Docket 020233-El

Per a request from your office, please make the following address correction to the service lists available in this docket. The address is as follows for Cynthia Bogorad, David Pomper and Jeff Schwarz:

Spiegel & McDiarmid 1333 New Hampshire Avenue, NW Washington. DC 20036

The phone and fax numbers have remained the same. Thank you.

Zilpha S. Owens
Spiegel & McDiarmid
1333 New Hampshire Avenue, N.W.
Washington, D.C. 20036
Direct Dial 202-879-4025
Fax: 202-393-2866
zilpha.owens@spiegelmcd.com
www.spiegelmcd.com



Tevalo, Inc.

130 Box 2898

Winter Haven, A., 33883-2898

Voice: 863-293-2577

Anx: 863-293-2827

December 12, 2002

Public Service Commission Ryan Fitch 2540 Shumard Oak Blvd Tallahassee, FL 32399-0850

RE: Docket No. 011677-WU

Enclosed please find the revised tariff sheets for Tevalo, Inc. d/b/a McLeod Gardens Water Company. We have reviewed the sheets and are returning them to you with approval of all the revisions you have made. I am also enclosing a copy of the customer notice. We mailed each customer of the utility company a copy as well on December 11, 2002. If you have any questions or require any additional information please feel free to contact me between the hours of 9am – 2 pm, Monday – Thursday at 863-293-2577.

Thank you,

Kimberly A. Gossett

Tevalo, Inc.

D/b/a McLeod Gardens Water Company

Enc.

AUS
CAF
CMP
COM
CTR
ECR org teriffs w/cy cover letter
GCL
OPC
MMS
SEC
T
OTH
Cy tariffs to file

DOCUMENT NUMBER - DATE 13650 DEC 168

NOTICE TO CUSTOMERS OF TEVALO, INC. d/b/a McLEOD GARDENS WATER COMPANY AND ALL OTHER INTERESTED PERSONS

DOCKET NO: 011677-WU

ORDER NO: PSC-02-1733-PAA-WU

ISSUED: 12/09/2002

Notice is hereby given that the Florida Public Service Commission approved an increase in water rates and charges for Tevalo, Inc. d/b/a McLeod Gardens Water Company (McLeod Gardens or utility) by the above referenced order. A schedule of Commission approved rates are as follows:

MONTHLY RATES - WATER RESIDENTIAL AND GENERAL SERVICE BASE FACILITY CHARGE

		COMMISSION
METER SIZES	EXISTING RATES	APPROVED RATES
Flat Rate	\$18.00	N/A
5/8" x 3/4"	N/A	\$10.51
3/4"	N/A	\$15.76
1"	N/A	\$26.26
1 ½" .	N/A	\$52.53
2"	N/A	\$84.05
3 "	N/A	\$168.10
4 "	N/A	\$262.65
6"	N/A	\$525.30
GALLONAGE CHARGE		
Per 1,000 gallons	Flat Rate	\$2.63

The rates shall be effective for service rendered as of the Commission's stamped approval date on the tariff sheets provided the customers have received notice.

If the effective date of the new rates falls within a regular billing cycle, the initial bills at the new rate may be prorated. The old charge shall be prorated based on the number of days in the billing cycle before the effective date of the new rates. The new charge shall be prorated based on the number of days in the billing cycle on or after the effective date of the new rates. A schedule of Commission approved rates are as follows:

WATER CUSTOMER DEPOSITS

RESIDENTIAL AND GENERAL SERVICE

METER SIZE	EXISTING DEPOSIT	COMMISSION APPROVED DEPOSIT	
5/8" x 3/4"	N/A	\$70.00	
All over 5/8" x 3/4"	N/A	2 x average bill	

WATER SERVICE AVAILABILITY CHARGES

RESIDENTIAL AND GENERAL SERVICE

		COMMISSION
DESCRIPTION	EXISTING CHARGE	APPROVED CHARGE
Tap in Fee	\$275	N/A
Plant Capacity Charge	N/A	\$275
Meter Installation Fee	N/A	\$115

The customer deposit, plant capacity, and meter installation charge shall be effective for connections made on or after the Commission's stamped approval date on the tariff sheets provided customers have received notice. If you have any questions about your bill, please call the utility at <u>(863) 293-2577</u>.

NAME OF COMPANY TEVALO, INC. d/b/a McLEOD GARDENS WATER COMPANY

WATER TARIFF

CUSTOMER DEPOSITS

<u>ESTABLISHMENT OF CREDIT</u> - Before rendering water service, the Company may require an Applicant for service to satisfactorily establish credit, but such establishment of credit shall not relieve the Customer from complying with the Company's rules for prompt payment. Credit will be deemed so established if the Customer complies with the requirements of Rule 25-30.311, Florida Administrative Code.

AMOUNT OF DEPOSIT - The amount of initial deposit shall be the following according to meter size:

	Residential	
5/8" x 3/4"	\$70.00	\$70.00
All Over 5/8" x 3/4"	2 x Average Bill	2 x Average Bill

<u>ADDITIONAL DEPOSIT</u> - Under Rule 25-30.311(7), Florida Administrative Code, the Company may require a new deposit, where previously waived or returned, or an additional deposit in order to secure payment of current bills provided.

<u>INTEREST ON DEPOSIT</u> - The Company shall pay interest on Customer deposits pursuant to Rules 25-30.311(4) and (4a). The Company will pay or credit accrued interest to the Customers account during the month of JANUARY each year.

REFUND OF DEPOSIT - After a residential Customer has established a satisfactory payment record and has had continuous service for a period of 23 months, the Company shall refund the Customer's deposit provided the Customer has met the requirements of Rule 25-30.311(5), Florida Administrative Code. The Company may hold the deposit of a non-residential Customer after a continuous service period of 23 months and shall pay interest on the non-residential Customer's deposit pursuant to Rules 25-30.311(4) and (5), Florida Administrative Code.

Nothing in this rule shall prohibit the Company from refunding a Customer's deposit in less than 23 months.

EFFECTIVE DATE - January 1, 2003

TYPE OF FILING - 2002 SARC

James O. Vaughn
ISSUING OFFICER
President
TITLE

NAME OF COMPANY <u>TEVALO, INC. d/b/a McLEOD GARDENS WATER COMPANY</u> WATER TARIFF

GENERAL SERVICE

RATE SCHEDULE GS

AVAILABILITY -	Available throughout the area served by the	Company.	
APPLICABILITY -	For water service to all Customers for which no other schedule applies.		
<u>LIMITATIONS</u> -	Subject to all of the Rules and Regulations of this tariff and General Rules and Regulations of the Commission.		
BILLING PERIOD -	Period begins the 29 th of each month and ends on the 28 th of the following month.		
RATE -	Meter Size	Base Facility Charge	
	5/8" x 3/4"	\$10.51	
	3/4"	\$15.76	
	1"	\$26.26	
	1 ½"	\$52.53	
	2"	\$84.05	
	3"	\$168.10	
	4"	\$262.65	
	6"	\$525.30	
GALLONAGE -	Per 1,000 gallons	\$2.63	

<u>TERMS OF PAYMENT</u> - Bills are due and payable when rendered. In accordance with Rule 25-30.320, Florida Administrative Code, if a Customer is delinquent in paying the bill for water service, service may then be discontinued.

EFFECTIVE DATE - January 1, 2003

MINIMUM CHARGE - Base Facility Charge

TYPE OF FILING - 2002 SARC

James O. Vaughn
ISSUING OFFICER

President TITLE

NAME OF COMPANY TEVALO, INC. d/b/a McLEOD GARDENS WATER COMPANY

WATER TARIFF

RESIDENTIAL SERVICE

RATE SCHEDULE RS

AVAILABILITY -	Available throughout the area served by the Company.		
APPLICABILITY -	For water service for all purposes in private residences and individually metered apartment units.		
<u>LIMITATIONS</u> -	Subject to all of the Rules and Regulations of this Tariff and General Rules and Regulations of the Commission.		
BILLING PERIOD -	Period begins the 29 th of each month and ends on the 28 th of the following month.		
RATE -	Meter Size	Base Facility Charge	
	5/8" x 3/4"	\$10.51	
	3/4"	\$15.76	
	1"	\$26.26	
	1 ½"	\$52.53	
	2"	\$84.05	
	3"	\$168.10	
	4"	\$262.65	
	6"	\$525.30	

MINIMUM CHARGE - Base Facility Charge

Per 1,000 gallons

<u>TERMS OF PAYMENT</u> - Bills are due and payable when rendered. In accordance with Rule 25-30.320, Florida Administrative Code, if a Customer is delinquent in paying the bill for water service, service may then be discontinued.

EFFECTIVE DATE - January 1, 2003

TYPE OF FILING - 2002 SARC

GALLONAGE -

James O. Vaughn
ISSUING OFFICER

President
TITLE

\$2.63

NAME OF COMPANY TEVALO, INC. d/b/a McLEOD GARDENS WATER COMPANY WATER TARIFF

SERVICE AVAILABILITY FEES AND CHARGES

••		
	Refer to Se	rvice Availability Policy
Description	Amount	Sheet No./Rule No.
Back-Flow Preventor Installation Fee		
5/8" x 3/4"	\$	
1" <i></i>	\$	
1 1/2"	\$	
2"	\$	
Over 2"	\$ ¹	
Customer Connection (Tap-in) Charge	·	
5/8" x 3/4" metered service	\$	
1" metered service	\$	
1 1/2" metered service	\$ \$ \$	
2" metered service	\$	
Over 2" metered service	\$ ¹	
Guaranteed Revenue Charge	•	
With Prepayment of Service Availability Charges:		
Residential-per ERC/month (GPD)	\$	
All others-per gallon/month	\$	
Without Prepayment of Service Availability Charges:	, *	
Residential-per ERC/month (GPD)	\$	
All others-per gallon/month	\$	
Inspection Fee	Š ¹	
Main Extension Charge	Ψ	
Residential-per ERC (GPD)	\$	
All others-per gallon	\$	
or	Ψ	
Residential-per lot (foot frontage)	\$	
All others-per front foot	\$	
Meter Installation Fee	Ψ	
5/8" x 3/4"	\$115.00	
1"		
1 1/2"	\$ \$	
2"	Ф \$	
	⊅ \$¹	
Over 2"	ֆ \$¹	
Plan Review Charge	\$ `	
Plant Capacity Charge	#07F 00	
Residential-per ERC (GPD)	\$275.00	
All others-per gallon	\$	
System Capacity Charge	•	
Residential-per ERC (GPD)	\$	
All others-per gallon	\$	
¹ Actual Cost is equal to the total cost incurred for services rendered.		
EFFECTIVE DATE - January 1, 2003		

<u>EFFECTIVE DATE</u> - January 1, 2003 <u>TYPE OF FILING</u> - 2002 SARC

> James O. Vaughn ISSUING OFFICER

President
TITLE