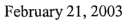
Steel Hector & Davis LLP

jbutler@steelhector.com



-VIA FEDERAL EXPRESS-

Blanca S. Bayó Director, Commission Clerk and Administrative Services Florida Public Service Commission 2540 Shumard Oak Blvd. Tallahassee, FL 32399-0850

Re: Docket No. 030001-EI

Dear Ms. Bayó:

STEEL

HECTOR

BDAVIS

INTERNATIONALSM

I am enclosing for filing in the above docket the original and seven (7) copies of Florida Power & Light Company's ("FPL") Notice of Intent to Seek Confidential Classification (Fuel Forecast Information), together with a diskette containing the electronic version of same. The enclosed diskette is HD density, the operating system is Windows 2000, and the word processing software in which the documents appear is Word 2000. Please note that an unredacted copy of the Fuel Forecast Information, with the confidential portions highlighted, is enclosed with the original of the Notice.

If there are any questions regarding this transmittal, please contact me at 305-577-2939.

Sincerely,

Krelm. Dhi fin John T. Butler

Enclosure

cc: Counsel for Parties of Record (w/encl.)

Miami West Palm Beach Tallahassee Naples Key West London Caracas São Paulo Rio de Janeiro Santo Domingo

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Fuel and purchased power cost recovery clause with generating performance incentive factor.

Docket No. 030001-EI Dated: February 21, 2003

FLORIDA POWER & LIGHT COMPANY'S NOTICE OF INTENT TO SEEK CONFIDENTIAL CLASSIFICATION (FUEL FORECAST INFORMATION)

Pursuant to Section 366.093, Florida Statutes and Rule 25-22.006, Florida Administrative Code, Florida Power & Light Company ("FPL") hereby files this Notice of Intent to Seek Confidential Classification of certain information on fuel forecasting that it is providing to the Commission in connection with Staff's review of FPL's February 14, 2003, petition for a mid-course adjustment of its fuel cost factors (the "Fuel Forecast Information"), and states:

On February 19 and 20, 2003, Staff informally requested certain information on connection with its review of FPL's mid-course adjustment, including the Fuel Forecast Information. FPL hereby gives notice of its intent to seek confidential classification with respect to the Fuel Forecast Information pursuant to Rule 25-22.006(3)(a), Florida Administrative Code. A copy of the Fuel Forecast Information with the confidential portions highlighted, together with Staff's e-mailed request for the Fuel Forecast Information, are attached to the original of this Notice only.

R. Wade Litchfield, Esq. Senior Attorney Florida Power & Light Company 700 Universe Boulevard Juno Beach, Florida 33408-0420 Telephone: 561-691-7101 Respectfully submitted,

Steel Hector & Davis LLP
Attorneys for Florida Power & Light
Company
200 South Biscayne Boulevard
Suite 4000
Miami, Florida 33131-2398
Telephone: 305-577-2939

By: Korl M. Dubin for

John T. Butler

Florida Bar No. 283479

CERTIFICATE OF SERVICE

Docket Nos. 030001-EI

I HEREBY CERTIFY that a true and correct copy of Florida Power & Light Company's Notice of Intent to Seek Confidential Classification (Fuel Forecast Information) has been furnished by Federal Express (*) or United States Mail on this 21st day of February, 2003, to the following:

Wm. Cochran Keating, IV, Esq.(*) Division of Legal Services Florida Public Service Commission 2540 Shumard Oak Blvd. Tallahassee, Florida 32399-0850

Lee L. Willis, Esq. James D. Beasley, Esq. Ausley & McMullen Attorneys for Tampa Electric P.O. Box 391 Tallahassee, Florida 32302

Joseph A. McGlothlin, Esq. Vicki Gordon Kaufman, Esq. McWhirter, Reeves, McGlothlin, Davidson, et al. Attorneys for FIPUG 117 South Gadsden Street Tallahassee, Florida 32301

John W. McWhirter, Jr., Esq. McWhirter, Reeves, McGlothlin, Davidson, et al. Attorneys for FIPUG P.O. Box 3350 Tampa, Florida 33602

Robert Vandiver, Esq. Office of Public Counsel c/o The Florida Legislature 111 West Madison Street, Room 812 Tallahassee, Florida 32399

James A. McGee, Esq. Florida Power Corporation P.O. Box 14042 St. Petersburg, Florida 33733

Norman H. Horton, Esq. Floyd R. Self, Esq. Messer, Caparello & Self Attorneys for FPUC 215 South Monroe Street, Suite 701 Tallahassee, Florida 32302-0551

Jeffrey A. Stone, Esq. Russell A. Badders, Esq. Beggs & Lane Attorneys for Gulf Power P.O. Box 12950 Pensacola, Florida 32576-2950

By: Korel M. Dubin for
John T. Butler



To: "John Butler (E-mail)" <jbutler@steelhector.com>, "Kory Dubin (E-mail)" <kory_dubin@fpl.com>

cc: "Rob Vandiver (E-mail)" <vandiver.robert@leg.state.fl.us>, "John McWhirter (E-mail)" <johnmac@tampabay.rr.com>, "Vicki Gordon Kaufman" <vkaufman@mac-law.com>

Subject: FPL Mid-Course Correction - Additional Questions

After review of FPL's petition for mid-course correction and the information offered by FPL at yesterday's meeting/conference call, staff has developed a set of follow-up questions seeking additional information that staff believes is important to its review of the petition. Those questions are set forth below. Staff requests that FPL's responses, to the extent possible, be provided by the close of business tomorrow. We understand that FPL is already working to provide information requested at yesterday's meeting, but we simply have little time remaining for review and production of a recommendation. Please call me or Bill McNulty (413-6443) if you have any questions about this request. We appreciate your cooperation in this matter.

Fuel Forecasts

- 1. Did you produce a high band and low band fuel price forecast associated with the fuel forecasts in this filing?
- 2. If yes, please provide your high band and low band fuel price forecasts.
- 3. If not, what are the standard deviation in your fuel price forecasts? What are the probability statistics used to support your fuel price forecast?
- 4. What are the assumptions used to produce your fuel price forecast?
 What data indicates that natural gas supplies are at an all time low?
- 5. When were each of your fuel price forecasts produced?
- 6. What external fuel price forecasts of fuel price corroborates your forecasts?

Hedging

- 1. What additional or increased fuel cost hedging activities has FPL participated in since the Commission approved the proposed resolution of issues in Docket No. 011605-EI compared to those activities predating the approval?
- 2. Quantify, to the degree possible, the level of hedging activity before the approval and after the approval. Also, compare both of these levels of activity with the projected level of activity through 2003.
- 3. Provide the calculations behind the estimated actual and projected hedging savings for natural gas, No. 6 oil, wholesale energy purchased, and wholesale energy sold. Rank order the types of hedging activities (financial futures, options, purchase of gas inventories, etc.) used to produce those savings for each type of gas/oil/power sale/power purchase

according the amount of savings produced.

Capacity Clause

- 1. Did you re-forecast capacity costs since the November 2002 fuel hearing, and if so, what was the resulting under- or over-recovery in this category of costs compared to the approved factors? If so, please provide, and explain any significant changes.
- 2. Please indicate the monthly over- or under-recovered capacity costs beginning in August 2002 through the most current month available. Explain the major deviations.
- 3. If FPL did not re-forecast capacity costs since the November 2002 fuel hearing, please indicate whether there would likely be a significant over- or under-recovery of capacity costs for 2003, and if so, why.
- 4. If there are significant over or underrecoveries (actual through January or projected through December), why did FPL choose not to include them in its petition for mid-course correction filed this week?