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OF COUNSEL: DANIEL K. CORBETT THOMAS A. HICKEY WILLIAM J. PAYNE RONALD WITKOWSKI

VIA HAND DELIVERY

April 24, 2003

Ms. Kay Flynn
Chief, Bureau of Records
and Hearing Services
Florida Public Service Commission
2540 Shumard Oak Boulevard,
Tallahassee, FL 32399-0850

Re: CPV Gulfcoast, Ltd. v. Lila A. Jaber, Chairman, et al.

Docket Nos. 020262-EI and 020263-EI; Supreme Court Case No. SC03-0066.

Dear Ms. Flynn:

In response to your letter dated February 26, 2003, concerning the record in the above-referenced case, we would request that the attached documents, which were filed in the proceeding before the Florida Public Service Commission, Docket Nos. 020262-EI and 020263-EI, be included in the record transmitted to the Florida Supreme Court. For your information and convenience, we have attached a copy of the docket sheet for the above-referenced dockets, with the document numbers highlighted.

Please contact us if you have any questions.

AUS	
CAF	
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COM	
ECR	
GCL	
OPC	
MMS	
SEC OTH	

Jon C. Moyle, Jr.
Attorney for CPV Gulfcoast Ltd.

DOCUMENT NUMBER - DATE

03797 APR 248

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CPV Gulfcoast, Ltd.
Docket Nos. 020262-EI & 020263-EI
Florida Power & Light Company's First Set of
Interrogatories
Interrogatory No. 1
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Q.

Identify all fact witnesses you anticipate calling in this proceeding, and for each witness, provide a description of the facts and conclusions to which each witness will testify.

A.

Douglas F. Egan, President Competitive Power Ventures, Inc. Silver Spring Metro Plaza II 8403 Colesville Road, Suite 915 Silver Spring, MD (20910 Unfairness of FPL's RFP process and related matters.

Mike Green

Unfairness of FPL's RFP process and related

matters.

Sam Waters

Matters related to FPL's RFP process.

Michael Caldwell

FPL's desire to keep competitors out of the state of

Florida.

Other fact witnesses, as discovery and case preparation ensues, may be called, and CPV expressly reserves the right to call additional witnesses as case preparation ensues.

Michael T. Caldwell 12540 SW 108 Avenue Miami, FL 33176 February 11, 2002

Commissioner Lila A. Jaber Chair, Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850

Re: Request for Investigation by the FPSC into FPL's Decision on \$1.1 Billion in Energy Expansion

Dear Chair Jaber.

The Miami Herald recently ran a story on Florida Power & Light (FPL) Company's plans for a \$1.1 billion expansion that would add 1,900 megawatts of power over the next three years (see attached article dated January 19, 2002). I was distressed to read in the article that, even though FPL supposedly received eighty-one (81) proposals from fifteen (15) other energy developers to see if outsiders could build the new generators cheaper, FPL "decided that it would be best - and cheapest • to do the job itself." As an affected customer and ratepayer, I am requesting that the Florida Public Service Commission (FPSC) hold hearings on this matter and that the FPSC require that FPL provide full and open disclosure of all proposals, documents, analyses, etc. related to the proposed energy expansion(s) discussed in the Miami Herald article.

Having worked for FPL for over twenty years, with the last five years working as a Regulatory Coordinator and dealing with issues such as fuel adjustment, site certifications, new fuel testing, and generation expansion, I am very familiar with FPL's philosophy towards competition from outside energy companies. FPL's philosophy was then (and I'm sure still is) to take whatever action is necessary to stop or minimize competition from such outside energy companies. One example of this philosophy was FPL's wilfull breach of their contract to purchase cogeneration power from the Fanjul's Okeelanta and Osceola facilities a few years ago. This breach of contract by FPL (which put the cogeneration facilities in bankruptcy) led to a lawsuit being filed by the Fanjuls; the lawsuit was settled out of court in the year 2000 for \$222.5 million (which settlement, of course, was passed on to FPL's customers).

The Miami Herald article states that the Florida Partnership for Affordable Competitive Energy (PACE) noted that, while outside energy companies have won hids to build generating plants for Florida municipal electric companies by making their bids cheaper than those made by IOUs, not one bid (from outside energy companies) has been accepted by a Florida IOU since 1994, when Florida started requiring RFPs. Given FPL's philosophy concerning outside competition, and given that FPL is the only one that reviewed and analyzed the eighty-one proposals received for this proposed energy expansion, it does not seem to be a such a remarkable coincidence that

FPL determined that it (FPL) was the only choice to do such an expansion.

I understand that Governor Jeb Bush's Energy Commission recently came out with a report that suggests that the State of Florida should seriously consider energy deregulation and competition from outside energy companies. FPL, and others, can be expected to vehemently protest the concept of energy deregulation and competition from outside energy compenies (along with their many, well-paid lobbyists). They will undoubtedly cite the recent energy problems in California, and the more recent collapse of Enron, as examples why deregulation and outside competition are not good ideas. In fact, in the Miami Herald article, FPL states "...we also believe our expansion proposal has fewer associated risks at this time than contracting for purchased power with independent power plant producers, many of whom are facing financial uncertainties due to the economy...? It is true that risks exist, but the State of Florida and the FPSC can learn from the problems that others have experienced, and build safeguards into their rules and regulations, and require good contracting practices, that would minimize such risks. Deregulation and outside competition have worked in other states and other countries, and the State of Florida and the FPSC should at least consider such alternatives. The customers and ratepayers can only benefit when there is true competition and the procurement/evaluation process is open and transparent.

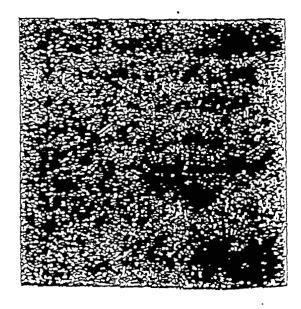
Therefore, as an affected customer and ratepayer, I am asking that the FPSC fully investigate all elements of this proposed energy expansion, and FPL's decision, in an open and transparent manner. A public hearing should be held, with any and all interested parties having a chance to participate, to see documents, and to ask questions. All interested parties should have the ability for discovery, interrogatories, requests to produce, testimony by appropriate personnel, and cross-examination. Only under such circumstances can the ratepayer, customers, the FPSC and the public be assured that such a decision has been properly and fairly made.

I am also requesting to be kept advised, and/or notified, of any proceedings or hearings before the FPSC, and any communications with the FPSC, etc. regarding this matter. If you have any questions or need further information, please contact me at (305) 579-2594 (office), (305) 233-7779 (home), by email at mikec996@worldnet.att.net, or at the address above.

Michael T. Caldwell

Attachment

cc: The Honorable Governor Jeb Bush Commissioner J. Terry Deason Commissioner Braulio L. Baez Commissioner Michael A. Palecki Commissioner Rudolph Bradley Mr. Jack Shreve, Office of Public Counsel Mr. John Dorschner, Miami Herald



BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition for Determination of Need for Proposed Electrical Power Plant in Martin County of Florida Power and Light Company)))	DOCKET NO. 020262-EI
In re: Petition for Determination of Need For Proposed Electrical Power Plant in Manatee County of Florida Power and))	DOCKET NO. 020263-EI
Light Company)	Filed: September 12, 2002

FLORIDA POWER & LIGHT COMPANY'S NOTICE OF TAKING DEPOSITION DUCES TECUM

TO: Michael Green
1049 Edmiston Place
Longwood, Florida 32779

PLEASE TAKE NOTE THAT, PURSUANT TO Florida Rule of Civil Procedure 1.310, Florida Power & Light Company ("FPL") will take the deposition upon oral examination of Michael Green. The foregoing deposition will take place on September 17, 2002, beginning at 12:30 P.M., before a court reporter, a Notary Public or some other officer authorized by law to take depositions. The deposition will take place at the following location:

Curley & Pynn Public Relations Management, Inc. 801 North Magnolia Avenue Suite 210 Orlando, Florida 32803 Telephone: (407) 423-8006

The deponent shall bring to his deposition:

- a. copies of all documents the deponent has provided to any, existing or former, party to this proceeding; and
- b. copies of documents relied upon in preparing the deponent's testimony and exhibits in this proceeding, including but not limited to any document he will utilize during his testimony at the hearing before the Public Service Commission ("PSC").

Said deposition is to be used for discovery purposes, for use at trial, or both, and will continue from day to day until complete. Individuals with disabilities needing a reasonable accommodation to participate in this proceeding should contact Gabriel E. Nieto, Esq., at 305.577.7083. If hearing impaired, call 1-800-955-8771 (TDD) or 1-800-955-8770 (V) via Florida Relay Service for assistance.

R. Wade Litchfield, Esq. Senior Attorney Florida Power & Light Company 700 Universe Boulevard Juno Beach, Florida 33408-0420 Telephone: 561-691-7101 Steel Hector & Davis LLP
Attorneys for Florida Power & Light
Company
215 South Monroe Street
Suite 601
Tallahassee, Florida 32301-1804
Telephone: 850.222.2300

Telephone: 850.222.2300 Facsimile: 850.222.8410

Gabriel E. Nieto

Florida Bar No. 0147559

Elizabeth C. Daley

Florida Bar No. 0104507

CERTIFICATE OF SERVICE Docket Nos. 020262-EI and 020263-EI

I HEREBY CERTIFY that on this 12th day of September 2002, a copy of Florida Power & Light Company's Notice of Taking Deposition Duces Tecum of Michael Green was served electronically (*) and by U.S. Mail to the following:

Martha Carter Brown, Esq.*
Legal Division
Florida Public Service Commission
2540 Shumard Oak Boulevard
Tallahassee, Florida 32399-0850
mbrown@psc.state.fl.us

John W. McWhirter*
McWhirter Reeves, McGlothlin,
Davidson, Decker, Kaufman, & Arnold, P.A.
400 North Tampa Street, Suite 3350
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jmcwhirter@mac-law.com

Vicki Gordon Kaufman*
Timothy J. Perry
McWhirter Reeves, McGlothlin,
Davidson, Decker, Kaufman, & Arnold, P.A.
117 South Gadsden Street
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vkaufman@mac-law.com

Jon C. Moyle, Jr., Esq.*
Cathy M. Sellers, Esq.
Moyle Flanigan Katz Raymond &
Sheehan, P.A.
118 North Gadsden Street
Tallahassee, Florida 32301
jmoylejr@moylelaw.com

Joseph A. McGlothlin, Esq. *
McWhirter, Reeves, McGlothlin, Davidson
Decker, Kaufman & Arnold, P.A.
117 South Gadsden Street
Tallahassee, Florida 32301
jmcglothlin@mac-law.com

D. Bruce May, Jr., Esq.* Karen D. Walker Holland & Knight LLP 315 S Calhoun Street, Ste. 600 Tallahassee, Florida 32301 dbmay@hklaw.com

R. L. Wolfinger South Pond Energy Park, LLC c/o Constellation Power Source 111 Market Place, Suite 500 Baltimore, MD 21202-7110

Michael B. Twomey, Esq.*
P.O. Box 5256
Tallahassee, Florida 32314-5256
miketwomey@talstar.com

Ernie Bach, Executive Director* Florida Action Coalition Team P.O. Box 100 Largo, Florida 33779-0100 ernieb@gte.net

Michael Green*
1049 Edmiston Place
Longwood, Florida 32779
mgreenconsulting@earthlink.net

Elizabeth C. Daley, Esq.

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition for Determination of Need for Proposed Electrical Power Plant in Martin County of Florida Power and Light Company)))	DOCKET NO. 020262-EI
In re: Petition for Determination of Need For Proposed Electrical Power Plant in Manatee County of Florida Power and))	DOCKET NO. 020263-EI
Light Company)	Filed: September 11, 2002

FLORIDA POWER & LIGHT COMPANY'S NOTICE OF TAKING DEPOSITION DUCES TECUM

TO: Michael T. Caldwell 12540 S.W. 108 Avenue Miami, Florida 33176

PLEASE TAKE NOTE THAT, PURSUANT TO Florida Rule of Civil Procedure 1.310, Florida Power & Light Company ("FPL") will take the deposition upon oral examination of Michael T. Caldwell. The foregoing deposition will take place on September 13, 2002, beginning at 9:00 A.M., before a court reporter, a Notary Public or some other officer authorized by law to take depositions. The deposition will take place at the following location:

Steel Hector & Davis LLP 200 South Biscayne Boulevard Suite 4100 Miami, Florida 33131-2398 Telephone: 305.577.7038

The deponent shall bring to his deposition:

- a. copies of all documents the deponent has provided to any, existing or former, party to this proceeding; and
- b. copies of documents relied upon in preparing the deponent's testimony and exhibits in this proceeding, including but not limited to any document

he will utilize during his testimony at the hearing before the Public Service Commission ("PSC").

Said deposition is to be used for discovery purposes, for use at trial, or both, and will continue from day to day until complete. Individuals with disabilities needing a reasonable accommodation to participate in this proceeding should contact Gabriel E. Nieto Esq., at 305-577-7000. If hearing impaired, call 1-800-955-8771 (TDD) or 1-800-955-8770 (V) via Florida Relay Service for assistance.

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 215 South Monroe Street Suite 601 Tallahassee, FL 32301-1804 850.222.2300 850.222.8410 Facsimile

Bv:

Elizabeth C. Dale∯ Florida Bar No. 0104507

Gabriel E. Nieto

Florida Bar No. 0147559

Attorneys for Florida Power & Light Company

CERTIFICATE OF SERVICE Docket Nos. 020262-EI and 020263-EI

I HEREBY CERTIFY that on this 11th day of September 2002, a copy of Florida Power & Light Company's Notice of Taking Deposition Duces Tecum of Michael T. Caldwell was served electronically (*) and by U.S. Mail to the following:

Martha Carter Brown, Esq.*
Legal Division
Florida Public Service Commission
2540 Shumard Oak Boulevard
Tallahassee, Florida 32399-0850
mbrown@psc.state.fl.us

John W. McWhirter*
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Davidson, Decker, Kaufman, & Arnold, P.A.
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Largo, Florida 33779-0100
ernieb@gte.net

Michael Green*
1049 Edmiston Place
Longwood, Florida 32779
mgreenconsulting@earthlink.net

Elizabeth C. Daley, Esq.

Florida Power & Light Company Docket No. 020262-EI & 020263-EI CPV Gulfcoast's Second Set of Interrogatories Interrogatory No. 32 Page 1 of 1

Q.

Identify all expert witnesses you expect to call at the hearing in this matter, and for each expert witness, provide the witness's qualifications, a detailed summary of the witness's expected testimony, and a listing (name, docket number, jurisdiction, date) of all prior proceedings in which the witness has testified.

Δ

See response to CPV Gulfcoast's Second Set of Interrogatories, Question No. 31. In adition, see FPL's responses to Calpine's First Request for Production of Documents dated July 26, 2002, Nos. 3, 23, 26, 29, 32, 35, 38, 41, 44, and

Florida Power & Light Company
Docket No. 020262-EI & 020263-EI
CPV Gulfcoast's Second Set of Interrogatories
Interrogatory No. 31
Page 1 of 1

Q.

Identify all fact witnesses you anticipate calling in this proceeding, and for each witness, provide a description of the facts and conclusions to which each witness will testify.

A.

FPL has not identified any additional witnesses other than those who already have filed direct testimony and supporting exhibits in this proceeding. Please refer to those documents. However, FPL may at a later date identify the need for additional witnesses.

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

Petition to determine need for an electrical power plant in Martin County by Florida Power & Light Company. and Docket No. 020263-El Petition to determine need for an electrical power plant in Manatee County by Florida)))) SUBPOENA)))
Power & Light Company.	

THE STATE OF FLORIDA

TO: Michael T. Caldwell, 12540 S.W. 108 Avenue, Miami, Florida 33176

YOU ARE COMMANDED to appear before the Florida Public Service Commission at <u>2540</u> Shumard Oak Blvd., Tallahassee, Florida 32399, on <u>October 2</u>, 2002, at <u>9:30</u> a.m., or <u>at such time thereafter as designated by counsel for CPV Cana, Ltd. and CPV Gulfcoast, Ltd.</u>, to testify in this action. If you fail to appear, you may be held in contempt.

YOU ARE SUBPOENAED to appear by the following attorney(s) and, unless excused from this subpoena by these attorneys or the Commission, you shall respond to this subpoena as directed.

DATED on July 18, 2002.

Blanca S. Bayó, Director Division of the Commission Clerk and Administrative Services Florida Public Service Commission

Ę	Kay Flynn, Chief Bureau of Records and Hearing Services
(SEAL)	Jon Moyle, Jr.
	Moyle Flanigan Katz Raymond & Sheehan, P.A.
	118 North Gadsden Street
	Tallahassee, FL 32301
	Attorney for CPV Gulfcoast, Ltd.
	Of V Caria, Eta. and Of V Chilebast, Eta.

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

IN RE: Docket No. 020262-EI Petition to determine need for an electrical power plant in Martin County by Florida Power & Light Company.
and Docket No. 020263-EI Petition to determine need for an electrical power plant in Manatee County by Florida Power & Light Company.

SHEILA M. HUBT SPECIAL PROCESS BERVER P.O. BOX 948074 MAITLAND, FL 32194-8074 (407) 272-1803 TIME: 7:40 pm DATE: 9/5/02 Sem, Co. # 2001-926, Huse SUBPOENA

THE STATE OF FLORIDA

TO: Michael C. Green, 1049 Edmiston Place, Longwood, Florida 32779

YOU ARE COMMANDED to appear before the Florida Public Service Commission at 2540 Shumard Oak Blvd., Tallahassee, Florida 32399, on October 2, 2002, at 9:30 a.m., or at such time thereafter as designated by counsel for CPV Cana, Ltd. and CPV Gulfcoast, Ltd., to testify in this action. If you fail to appear, you may be held in contempt.

YOU ARE SUBPOENAED to appear by the following attorney(s) and, unless excused from this subpoena by these attorneys or the Commission, you shall respond to this subpoena as directed.

DATED on August 20, 2002.

Blanca S. Bayó, Director Division of the Commission Clerk and Administrative Services Florida Public Service Commission

By: Kay Flynri, Chief
Bureau of Records and Hearing Services

(SEAL)

Jon Moyle, Jr.

Moyle Flanigan Katz Raymond & Sheehan, P.A.

118 North Gadsden Street

Tallahassee, FL 32301

Attorney for

CPV Cana, Ltd. and CPV Gulfcoast, Ltd.

RETURN OF SERVICE

Subpoena

Case Number: 02-262-EL

In Re;:

Petition to Determone Need for an Electrical Power Plant in Martin County by Florida Power & Light Company

For:

Jon Moyle Jr.
Moyle, Flanigan, Katz, Raymond & Sheehan
118 North Gadsden Street
Tallhassee, FL 32301

Received these papers on the 3rd day of September, 2002 at 1:29 pm to be served on MICHAEL C. GREEN, 1049 Edmiston Place, Longwood, FL 32779.

I. Sheila M. Huff, do hereby affirm that on the 10th day of September, 2002 at 7:40 pm, I:

SUBSTITUTE SERVED the within named person by leaving a true copy of the Subpoena with the date and hour of service endorsed thereon by me, at their usual place of abode, to a person residing therein who is 15 years of age or older to wit: Kay Green, Spouse co-resident and informing said person of the contents thereof, pursuant to F.S. 48.031(1).

Under penalty of perjury, I declare that I have read the foregoing and that the facts stated in it are true, that I am a Certified Process Server in the circuit in which service was effected in accordance to Florida Statutes. Pursuant to F.S. 92.525(2) I have no interest in the above action and NO NOTARY IS REQUIRED.

Sheila M. Huff

18th Circuit #2001-926.Hu

Our Job Serial Number: 2002018125

Ref: v

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition to Determine Need for an Electrical Power Plant in Martin County by Florida Power & Light Company))	Docket No. 020262
In re: Petition to Determine Need for an Electrical Power Plant in Manatee County)	Docket No. 020263-EI
by Florida Power & Light Company)	Dated: September 5, 2002

FLORIDA POWER & LIGHT COMPANY'S MOTION IN LIMINE TO EXCLUDE TWO WITNESSES FOR CPV GULFCOAST LTD. AND CPV CANA LTD.

Florida Power & Light Company ("FPL"), pursuant to Rules 28-106.204 and 28-106.303, Florida Administrative Code, hereby moves for an order in limine barring the testimony of Mike Green and Michael Caldwell in the hearing before the Public Service Commission ("the Commission") in this proceeding because intervenor CPV Gulfcoast Ltd./CPV Cana Ltd. ("CPV") has not prefiled testimony for those witnesses in accordance with the Prehearing Officer's Order Consolidating Need Determination Proceedings, Approving Proposal for Handling Confidential Bid Information and Establishing Procedure. Order No. PSC-02-0992-PCO-EI ("Scheduling Order"). The grounds for this motion are as follows:

1. The Commission has held that "[p]refiled testimony affords parties, the Commission Staff, and the Commission the opportunity to review and prepare for the hearing."

In re Application for Amendment of Certificates in Lake County by JJ's Mobile Homes, Inc.,

Order No. PSC-95-0208-PCO-WS.("Lake County"). Consistent with this concern, the

¹ In <u>Lake County</u>, the Commission required parties who failed to prefile testimony of adverse witnesses to prefile as testimony the transcripts of depositions. The present proceeding is distinguishable in that Green and Caldwell are presumably not adverse to CPV. Mr. Green is the Director of PACE, an organization of which CPV is a member. Apparently, Mr. Caldwell is a disgruntled former employee of FPL and thus is not adverse to CPV. In addition, deposition transcripts are unavailable because neither witness has been deposed by any party

Prehearing Officer in this proceeding required in the Scheduling Order that "[e]ach party shall prefile, in writing, all testimony that it intends to sponsor... Failure to timely prefile exhibits and testimony from any witness in accordance with the foregoing requirements may bar admission of such exhibits and testimony." Scheduling Order at 6.

- 2. Prefiled direct testimony for all intervenors' witnesses was due to be filed in the Commission on August 20, 2002, a full four weeks after the Prehearing Officer issued the Scheduling Order on July 23, 2002. Scheduling Order at 9. Every intervenor had the same amount of time for prefiling testimony.
- 3. As of September 4, 2002, fourteen days after the deadline for prefiling of intervenor testimony, CPV had not prefiled testimony for Mr. Green or Mr. Caldwell, as required by the Scheduling Order. However, CPV's Response to FPL's First Set of Interrogatories ("Response") was mailed five days prior to the deadline for prefiling testimony.
- 4. In its Response, CPV merely listed "Mike Green" and "Michael Caldwell," with no further identifying information, as fact witnesses whom CPV expects to call to testify in the October hearing in this proceeding. CPV Gulfcoast Ltd. 's Response to Interrogatory No. 1.
- 5. CPV stated in its Response only that Mr. Green would testify as to the alleged "[u]nfairness of FPL's RFP process and related matters" and that Mr. Caldwell would testify as to FPL's alleged "desire to keep competitors out of the state of Florida." *Id.* This extremely broad response to FPL's interrogatory omits all identifying information about CPV's two witnesses and also fails to provide a description of their expected testimony that sufficiently allows the Commission, the Commission Staff, and FPL to prepare for the hearing.
- 6. FPL has prefiled testimony for every witness it plans to call to testify at the Need Determination hearing. Although CPV had the same amount of time as all other intervenors to

prepare prefiled testimony, CPV has chosen to ignore the Commission's direction as to Mr. Green and Mr. Caldwell. FPL will be at an unfair disadvantage in the hearing if FPL has no opportunity to review prefiled testimony of these two live witnesses for intervenor CPV. FPL needs to review this expected testimony in order to gain further understanding of CPV's positions in opposition to FPL's Petition for Determination of Need. With no prehearing opportunity to discover the positions of Mr. Green and Mr. Caldwell, FPL is unable to prepare adequately to rebut any allegations that these witnesses might present. CPV should not be allowed to ignore without consequence the Prehearing Officer's clear requirement of prefiled testimony.

WHEREFORE, undersigned counsel respectfully requests that this Commission enter an order excluding the testimony of CPV fact witnesses Mike Green and Michael Caldwell on the grounds that CPV has not met the Commission's clear requirement in its Scheduling Order of prefiling testimony of its witnesses.

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 215 South Monroe Street Suite 601 Tallahassee, FL 32301-1804 850.222.2300 850.222.8410 Facsimile

Rv.

Elizabeth C. Daley Florida Bar No. 0104507 Charles A. Guyton Florida Bar No. 398039

Attorneys for Florida Power & Light Company

CERTIFICATE OF SERVICE Docket Nos. 020262-EI and 020263-EI

I HEREBY CERTIFY that on this 5th day of September 2002, a copy of Florida Power & Light Company's Motion in Limine To Exclude Two Witnesses for CPV Gulfcoast Ltd. and CPV Cana Ltd. was served by hand delivery (*) or electronically (**) and U.S. Mail to the following:

Martha Carter Brown, Esq.*
Legal Division
Florida Public Service Commission
2540 Shumard Oak Boulevard
Tallahassee, Florida 32399-0850
mbrown@psc.state.fl.us

John W. McWhirter**
McWhirter Reeves, McGlothlin,
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Tampa, Florida 33602
jmcwhirter@mac-law.com

Vicki Gordon Kaufman**
Timothy J. Perry
McWhirter Reeves, McGlothlin,
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Jon C. Moyle, Jr., Esq.*
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By: <u>Elizabeth C () aby</u> Elizabeth C. Daley

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition to determine need for an electrical power plant in Manatee County by Florida Power & Light Company.

Docket No.: 020262-EI

In re: Petition to determine need for an electrical power plant in Martin County by Florida Power & Light Company.

Docket No.: 020263-EI Filed: September 12, 2002



RESPONSE OF CPV GULFCOAST, LTD. AND CPV CANA, LTD. TO FLORIDA POWER & LIGHT COMPANY'S MOTION IN LIMINE TO EXCLUDE TWO WITNESSES

CPV Gulfcoast, Ltd. and CPV Cana, Ltd. (hereafter "CPV"), pursuant to Section 120.569 and 120.57(1), Florida Statutes ("F.S."), and Rule 28-106.204, Florida Administrative Code ("F.A.C."), file this Response to Florida Power & Light Company's ("FPL") Motion in Limine to Exclude Two Witnesses, and in support, state the following:

- I. As FPL acknowledges in its Motion in Limine, in its Responses to Interrogatories served to FPL on August 15, CPV notified FPL that it expects to call Mr. Mike Green and Mr. Michael Caldwell as fact witnesses at the October 4 hearing in this proceeding. In its Responses, CPV identified the subject matter about which each witness is expected to testify.
- 2. As attested in the Affidavit of Mike Green, attached as Exhibit 1, Mr.

 Green was a former employee of Duke Energy. After being approached about offering

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providing testimony. It was not until recently that he heard back from his former employer, at a point in time beyond the deadline for filing prefiled testimony. Moreover, Mr. Green attests that he is not within the control of CPV and will be testifying pursuant to subpoena. Given these circumstances, it is not reasonable to exclude Mr. Green's testimony on the grounds that prefiled testimony was not filed.

- 3. Mr. Michael Caldwell, the other witness whose testimony FPL seeks to exclude, also is not employed by CPV. In fact, he is a former employee of FPL with pertinent information on and direct knowledge of some of the issues being addressed at the October hearing in this proceeding, As with Mr. Green, due to CPV's lack of control over Mr. Caldwell's availability and schedule, CPV has obtained a subpoena to compel Mr. Caldwell's testimony at the hearing.
- 4. The Prehearing Officer's Scheduling states that "failure to timely prefile exhibits and testimony from any witness in accordance with the foregoing requirements may bar admission of such exhibits and testimony." Order No. PSC-02-0992-PCO-EI (Scheduling Order, July 23, 2002, emphasis added). Such language typically is included in scheduling orders precisely to provide the Commission flexibility to address situations like that present in this case, in which witnesses' presence and/or testimony were unable to have been obtained at the time prefiled testimony was due.
- 5. FPL argues that it needs Mr. Green's and Mr. Caldwell's prefiled testimony in order to prepare to adequately to rebut allegations that may be presented by these witnesses at hearing. However, FPL can readily determine these witnesses'

positions and the allegations they likely will advance at hearing by deposing them.
Given these circumstances, it is not unreasonable to allow deposition transcripts for these witnesses to function in the place of prefiled testimony.
See In re: Application for
Amendment of Certificates in Lake County in JJ's Mobile Homes, Inc., PSC-95-0208PCO-WS. Moreover, a letter authored by Mr. Caldwell that accuses FPL of failing to award a contract to an outside bidder because of a policy of thwarting competition has been prefiled in this case as an exhibit to the testimony of Doug Egan. FPL can hardly claim prejudice or surprise as to the subject matter about which Mr. Caldwell will testify, if called.

- 6. Contrary to FPL's assertions, CPV has not "chosen" to ignore the Prehearing Officer's direction. As previously explained, circumstances beyond CPV's direction and control prevented CPV from obtaining testimony from Mr. Green and Mr. Caldwell for prefiling in this proceeding. The relief FPL requests in its Motion in Limine is unduly harsh and punitive given the circumstances. FPL can avoid the "unfair advantage" about which it complains by deposing CPV's witnesses, something it apparently intends to do.
- 7. Section 120.57(1)(b), F.S., which establishes the administrative procedures applicable to this proceeding expressly recognizes that all parties to a formal administrative proceeding "...shall have an opportunity to respond, present evidence and argument on all issues involved, to conduct cross-examination and submit rebuttal

¹ FPL states in footnote 1 of its Motion that deposition transcripts are unavailable because neither witness has been deposed by any party. CPV suggests that FPL is free to depose Mr. Green and Mr. Caldwell at a mutually acceptable time. In fact, FPL has filed a Notice of Deposition of Mr. Caldwell and has indicated its intent to depose Mr. Green.

² The Scheduling Order was issued in this proceeding by the Prehearing Officer, not the Commission, as FPL appears to state in its Motion.

evidence" Section 120.57(1)(b), F.S. (emphasis added). FPL's efforts to exclude CPV's witnesses are contrary to this statutory provision establishing parties' rights to participate in formal administrative hearings. Moreover, tellingly, FPL does not (and cannot) cite any Uniform Rules, Commission rules, or other authority requiring exclusion of witnesses for which prefiled testimony was not submitted. The Uniform Rules and Commission rules do not contain such provisions.

8. For the reasons discussed herein, excluding CPV's witnesses' testimony would be extremely and unduly prejudicial to CPV's effective participation as a party in this proceeding. Moreover, excluding CPV's witnesses' testimony would be unduly harsh and punitive, given the circumstances that prevented CPV from adhering to the Scheduling Order's prefiled testimony deadlines. Finally, neither FPL nor any other party will be inconvenienced, or treated unfairly or prejudicially by allowing such testimony, since each party has the opportunity to depose (and in fact, FPL apparently is deposing) CPV's listed witnesses in advance of the hearing.

WHEREFORE, CPV Gulfcoast, Ltd. and CPV Cana, Ltd. respectfully request the Prehearing Officer to deny FPL's Motion in Limine to exclude the testimony of CPV's witnesses Green and Caldwell.

Respectfully submitted this 12th day of September, 2002.

Jon C. Moyle, Jr.

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Attorneys for CPV Gulfcoast, Ltd. and CPV Cana, Ltd.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished by e-mail and U.S. Mail to those listed below without an asterisk, and by e-mail and hand delivery to those marked with an asterisk on this 12th day of September, 2002:

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y: Lon Cylovle, Jr

AFFIDAVIT

STATE CF FLORIDA COUNTY OF SEMINOLE

BEFORE ME, this day personally appeared Mike Green, who being duly sworn, deposes and says that the following information is true and correct, and within his personal knowledge:

- I understand that I have been listed as a witness by CVP Gulfcoast, Ltd. and CPV
 Cana in PSC Docket No. 020262 and 020263, Petitions for Need filed by Florida
 Power and Light Company.
- I was approached by counsel for CPV Gulfcoast, Ltd. And CPV Cana, Ltd. on or about August 1, 2002 in which my testimony was sought for the above-referenced proceedings.
- I indicated that I had certain obligations to my former employer, Duke Energy, and would have to check with them to see whether I might be able to provide testimony in this proceeding, something which I did.
- 4. It was only within the last week that I received a response to my inquiry from my former employer.
- 5. Given the above, and the fact that I am not under the control of CPV Cana, Ltd. or CPV Gulcoast, Ltd., I did not file testimony in these proceedings as I understand is called for in the Prehearing Order.
- 6. I have recently been served a subpoena for trial in this proceeding and plan to testify pursuant to that subpoena if not released from its effect.

FURTHER AFFIANT SAYETH NAUGHT.

Mike Green

EXHIBIT /

STATE OF FLORIDA

COUNTY OF SEMINOLE

Swom to and subscribed before me this // day of // 200:	e by Mike Green 2.	<u>1</u>
he/she is personally has produced identification.	known to me, OR	as
Idem.IIICation.	Tyllin 2	LYDIA A. GREEN
(NOTIRY STAMP)	NOTARY PUBLIC	
	S S S S S S S S S S S S S S S S S S S	MDIA A. GRITIEN COMMISSION # COMISSION # COMMISSION # COM

APPENDIX 10

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BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition to determine need for an electrical power plant in Martin County by Florida Power & Light Company.

DOCKET NO. 020262-EI ORDER NO. PSC-02-1282-PCO-EI ISSUED: September 19, 2002

ORDER GRANTING MOTION TO EXCLUDE WITNESSES

On September 5, 2002, Florida Power & Light Company ("FPL") filed a motion in limine to exclude two witnesses for intervenors CPV Gulfcoast, Ltd. and CPV Cana, Ltd. (collectively, "CPV"). CPV filed its response to FPL's motion on September 12, 2002. As set forth below, FPL's motion is granted.

By Order No. PSC-02-0992-PCO-EI, issued July 23, 2002, ("Scheduling Order") procedural guidelines and controlling dates were established for this case. Among other things, the Scheduling Order requires that "[e]ach party shall prefile, in writing, all testimony that it intends to sponsor" and provides that "[f]ailure to timely prefile exhibits and testimony from any witness in accordance with the foregoing requirements may bar admission of such exhibits and testimony." Pursuant to the Scheduling Order, the prefiled testimony for intervenors' witnesses was due to be filed by August 20, 2002.

Consistent with these requirements, CPV filed the direct testimony of witness Douglas F. Egan on August 20, 2002. In its Prehearing Statement filed September 11, 2002, CPV identified two additional witnesses, Mike Green and Mike Caldwell, that CPV wishes to offer at the hearing in this docket scheduled for October 2-4, 2002. CPV had not prefiled testimony of either Mr. Green or Mr. Caldwell. In its Prehearing Statement, CPV stated that it was not able to file prefiled testimony for these witnesses because they are not under CPV's control. Further, CPV stated that it plans_to call these witnesses at hearing and present direct examination at that time "as is authorized by section 120.57(1)(b), and Rule 28-106.213, F.A.C."

On September 12, 2002, FPL filed a motion in limine to exclude the testimony of Mr. Green and Mr. Caldwell in this proceeding. In its motion, FPL notes the requirements set forth in the Scheduling Order and notes that CPV has not complied with those requirements. FPL states that CPV, in a response to FPL discovery mailed five

days prior to the deadline for prefiling intervenors' direct testimony, listed Mr. Green and Mr. Caldwell as fact witnesses whom CPV expects to call to testify at hearing in this docket. states that CPV's response also indicated that Mr. Green would testify as to alleged "[u]nfairness of FPL's RFP process and related matters" while Mr. Caldwell would testify as to FPL's alleged "desire to keep competitors out of the state of Florida." FPL asserts that this response omitted all identifying information about the two witnesses and failed to provide a description of their testimony sufficient to allow the Commission, the Commission staff, and FPL to prepare for hearing. Citing Order No. PSC-95-0208-PCO-WS, issued February 15, 1995, FPL notes that the Commission requires prefiled testimony to afford parties, the Commission staff, and the Commission the opportunity to review and prepare for hearing.

FPL further asserts that it will be at an unfair disadvantage in this proceeding if it does not have the opportunity to review . prefiled testimony of Mr. Green and Mr. Caldwell while CPV has the opportunity to review the prefiled testimony of every FPL witness. FPL further asserts that it is unable to adequately prepare to rebut any allegations that these witnesses might present.

In its response, CPV emphasizes that both Mr. Green and Mr. Caldwell are not employed by CPV, are not "within the control" of CPV, and will be testifying pursuant to subpoena. In addition, CPV asserts that Mr. Green's testimony could not be timely prefiled because he needed to check with his former employer about providing testimony but did not hear back from his former employer until after the filing deadline. CPV suggests that the Scheduling Order's provision stating "[f]ailure to timely prefile exhibits and testimony from any witness in accordance with the foregoing requirements may bar admission of such exhibits and testimony __is intended to give the Commission flexibility to address situations like the one presented in this case. CPV asserts that FPL can avoid any unfair disadvantage and prepare for its rebuttal simply by deposing Mr. Green and Mr. Caldwell to determine their positions and the allegations they will likely make at hearing. CPV, citing Order No. PSC-95-0208-PCO-WS, claims that it is not unreasonable to allow deposition transcripts of these individuals to serve as prefiled testimony.

CPV further argues that FPL's motion to exclude testimony from Mr. Green and Mr. Caldwell is contrary to the provisions of Section 120.57(1)(b), Florida Statutes, which state that all parties shall have an opportunity to present evidence on all issues involved. CPV states that FPL has not and cannot cite any authority requiring exclusion of witnesses for which prefiled testimony was not submitted. CPV concludes that excluding the testimony of Mr. Green and Mr. Caldwell would be unduly harsh and punitive and would be unduly prejudicial to CPV's effective participation as a party. CPV states that neither FPL nor any other party will be inconvenienced or treated unfairly or prejudicially by allowing the testimony.

Rule 28-106.211, Florida Administrative Code, provides that the presiding officer before whom a case is pending may issue any orders necessary to effectuate discovery, prevent delay, and to promote the just, speedy, and inexpensive determination of all aspects of the case. Pursuant to this authority, this Prehearing Officer issued Order No. PSC-02-0992-PCO-EI, in which procedural guidelines and controlling dates were established for this case. Among the procedural guidelines established in that Order is a requirement that each party prefile, in writing, all testimony that it intends to sponsor. Further, the Order established a schedule for prefiling such testimony. The consequence of not timely prefiling testimony is made clear in the Order: the testimony may The requirement to prefile testimony in writing pursuant to an established schedule is a long-standing practice for formal, evidentiary hearings before the Commission. procedures enhance the parties' ability to prepare for hearings that often involve very complex technical and policy matters and promote the ability of the parties and the Commission to focus their efforts at hearing.

As set forth above, CPV, pursuant to the requirements of the ' Scheduling Order, prefiled the testimony of one of the witnesses it intends to sponsor, Douglas F. Egan, on August 20, 2002. Pursuant to the Scheduling Order, FPL then had the opportunity to rebut witness Egan's prefiled testimony through prefiled rebuttal testimony due September 11, 2002. CPV did not inform the Commission of its intent to sponsor any other witness until it filed its Prehearing Statement on September 11, 2002. Although it was clearly aware of the Scheduling Order's procedural requirements

and knew that it wished to sponsor the testimony of Mr. Green and Mr. Caldwell at least five days prior to the deadline for prefiling intervenors' testimony, CPV did not request an extension of time to prefile the testimony of those individuals. Nor did CPV request an exception to those procedural requirements to allow it to offer witnesses at hearing who had not prefiled testimony. Instead, CPV disregarded those requirements and stated in its Prehearing Statement that it plans to call Mr. Green and Mr. Caldwell at hearing and present direct examination at that time as is authorized by Section 120.57(1)(b), Florida Statutes, and Rule 28-106.213, Florida Administrative Code.

Section 120.57(1)(b), Florida Statutes, provides, among other things, that all parties to a formal administrative proceeding shall have the opportunity to present evidence on the issues. That opportunity is clearly provided through the Scheduling Order issued in this docket. The Scheduling Order governs only the manner in which testimony is provided. Nothing in Section 120.57(1)(b), Florida Statutes, precludes the Commission from requiring that testimony be prefiled in writing. Likewise, nothing in Rule 28-106.213, Florida Administrative Code, precludes the Commission from establishing such a requirement.

CPV's explanation for not prefiling the testimony of Mr. Green and Mr. Caldwell in accordance with the Scheduling Order is that neither individual is within CPV's "control," apparently because neither individual is a CPV employee. However, CPV does not indicate that either individual was unwilling to provide prefiled written testimony on CPV's behalf. The brief description of these . individuals' testimony, provided in CPV's Prehearing Statement, makes clear that neither individual is being offered as an adverse witness to CPV. Further, while CPV has at least contacted Mr. Green and offered an explanation as to why his testimony could not be timely prefiled, it is not clear whether CPV has even contacted Mr. Caldwell. It is not at all uncommon in Commission proceedings for a party to prefile the testimony of a witness it intends to sponsor, where the witness may not be in the direct "control" of the party as an employee. CPV has not sufficiently explained why it could not do the same in this case.

In addition, allowing CPV to present the testimony of Mr. Green and Mr. Caldwell at hearing would clearly prejudice and

inconvenience the parties to this case. The requirement of prefiled written testimony allows parties to review and conduct discovery related to each party's direct case to promote a more efficient and focused hearing. If CPV is permitted at this late ' date to avoid prefiling the direct testimony of Mr. Green and Mr. Caldwell, all other parties are prejudiced in that they have provided their direct case in advance for the benefit of CPV and other parties' review and discovery efforts but are left to conduct extensive discovery late in the case just to learn what CPV intends to offer as its direct case. Further, permitting CPV to avoid the Scheduling Order's requirement for prefiling the testimony of these individuals would put FPL and, possibly, other parties in the position of being unable to prefile responsive rebuttal testimony pursuant to the \Scheduling Order's requirements. permitting CPV to offer these individuals as witnesses without prefiling testimony would inconvenience parties who have relied upon the terms of the Scheduling Order and who would have to set aside time shortly before hearing, amid other hearing preparation, to glean CPV's direct case and question it through discovery.

Citing Order No. PSC-95-0208-PCO-EI, CPV suggests that it would be reasonable to allow deposition transcripts for these individuals to function in the place of prefiled testimony. In that Order, the Commission required parties who did not prefile the . testimony of adverse witnesses to prefile deposition transcripts for those witnesses instead. Clearly, this case is distinguishable because neither Mr. Green nor Mr. Caldwell are being offered by CPV as adverse witnesses. CPV's reliance on Order No. PSC-95-0208-PCO-EI is misplaced.

The purpose of a motion in limine is to afford the trier of fact the opportunity to rule on the admissibility of evidence prior to trial or hearing, so that irrelevant and immaterial matters, or evidence whose probative value is outweighed by the danger of unfair prejudice, may be excluded. Anise DeVoe v. Western Auto Supply Company, 537 So. 2d 188 (Fla. 2d DCA 1989); 75 Am. Jur. 2d TRIAL \$94. While FPL's motion goes more to procedural issues than evidentiary issues of admissibility, it is, for the reasons set forth above, well-taken. Accordingly, FPL's motion is granted.

Based on the foregoing, it is

ORDERED by Commissioner J. Terry Deason, as Prehearing Officer, that Florida Power & Light Company's motion in limine to exclude the testimony of Mr. Mike Green and Mr. Mike Caldwell in this proceeding is granted.

By ORDER of Commissioner J. Terry Deason as Prehearing Officer, this 19th day of September, 2002.

/s/ J. Terry Deason
J. TERRY DEASON
Commissioner and Prehearing Officer

This is a facsimile copy. Go to the Commission's Web site, http://www.floridapsc.com or fax a request to 1-850-413-7118, for a copy of the order with signature.

(SEAL)

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NOTICE OF FURTHER PROCEEDINGS OR JUDICIAL REVIEW

The Florida Public Service Commission is required by Section 120.569(1), Florida Statutes, to notify parties of any administrative hearing or judicial review of Commission orders that is available under Sections 120.57 or 120.68, Florida Statutes, as well as the procedures and time limits that apply. This notice should not be construed to mean all requests for an administrative hearing or judicial review will be granted or result in the relief sought.

Mediation may be available on a case-by-case basis. If mediation is conducted, it does not affect a substantially interested person's right to a hearing.

Any party adversely affected by this order, which is preliminary, procedural or intermediate in nature, may request: (1) reconsideration within 10 days pursuant to Rule 25-22.0376, Florida Administrative Code, if issued by a Prehearing Officer; (2) reconsideration within 15 days pursuant to Rule 25-22.060, Florida

Administrative Code, if issued by the Commission; or (3) 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. A motion for . reconsideration shall be filed with the Director, Division of the Commission Clerk and Administrative Services, in the form prescribed by Rule 25-22.060, Florida Administrative Code. Judicial review of a preliminary, procedural or intermediate ruling or order is available if review of the final action will not provide an adequate remedy. Such review may be requested from the appropriate court, as described above, pursuant to Rule 9.100, Florida Rules of Appellate Procedure.

• APPENDIX 11

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition to Determine Need for an Electrical Power Plant in Martin County by Florida Power & Light Company)))	Docket No. 020262
In re: Petition to Determine Need for an Electrical Power Plant in Manatee County)	Docket No. 020263-EI
by Florida Power & Light Company)	Dated: September 30, 2002

FLORIDA POWER & LIGHT COMPANY'S MOTION TO QUASH SUBPOENA

Florida Power & Light Company ("FPL"), pursuant to Rule 28-106.204, Florida Administrative Code, and Florida Rules of Civil Procedure 1.410 and 1.330(a)(3), moves to quash the subpoena ("Subpoena") that CPV Gulfcoast ("CPV"), an intervenor in this proceeding, has served on FPL President Paul J. Evanson commanding him to appear as a witness at the Commission's hearing concerning the present Petition for Determination of Need for Electrical Power Plants ("Hearing"). As grounds for its motion, FPL states:

1. The Subpoena, which was served on September 26, 2002, commands Mr. Evanson to appear as a witness to testify at the three-day Hearing which begins on October 2, 2002¹ at the Commission's headquarters in Tallahassee, Florida. As set forth more fully below, Mr. Evanson has many responsibilities as president of FPL and, but for the subpoena, would not be attending the hearing. Mr. Evanson should not be required to appear because other witnesses from FPL have testified and will testify to the same information that CPV now seeks from Mr. Evanson.

¹ Attached as Exhibit A. The subpoena requires Mr. Evanson's attendance at the very beginning of the hearing, although it is clear that CPV's case will not begin until the second or third day of the hearing. Counsel for FPL asked counsel for CPV to consider the timing if CPV sought a subpoena. However, the subpoena as served requires Mr. Evanson's attendance from the beginning of the hearing.

- 2. The testimony CPV seeks from Mr. Evanson would be cumulative in that FPL, under the Prehearing Officer's Scheduling Order, has previously filed with this Commission and served to the parties the prefiled testimony of ten witnesses in support of FPL's Petition for Determination of Need. During the discovery period for this proceeding, CPV has had the opportunity to depose all of these witnesses and will have the opportunity to cross examine all of them at the Hearing. In addition, CPV has taken Mr. Evanson's deposition in this proceeding.
- 3. FPL's witnesses, particularly Steven R. Sim, Rene Silva and Moray P. Dewhurst, have fully described in their prefiled testimony and in subsequent depositions FPL's decision-making process as to the Request for Proposals and the evaluation and decision-making that led FPL to file its present Petitions for Determination of Need. As FPL's witnesses, including Mr. Evanson, have already stated in prefiled testimony, Mr. Evanson's involvement in the matter was limited.
- 4. Mr. Evanson is responsible for the entire operation of FPL, which is the largest investor-owned utility in Florida and one of the largest in the United States. As such, he qualifies under Florida law as a high-ranking officer who may not be compelled to testify unless it has been established that the testimony to be elicited is necessary and relevant and unavailable from a lesser ranking officer. Dep't of Rehabilitative Services v. Brooke, 573 So. 2d 363, 371 (Fla. 1st DCA 1991) ("Brooke") ("We agree . . . that '[d]epartment heads and similar high-ranking officials should not ordinarily be compelled to testify unless it has been established that the testimony to be elicited is necessary and relevant and unavailable from a lesser ranking

² Order Consolidating Need Determination Proceedings, Approving Proposal for Handling Confidential Bid Information and Establishing Procedure, Order No. PSC-02-0992-PCO-EI (July 23, 2002).

officer")(reversing, due to executive privilege, orders directing that the Secretary of Health and Rehabilitative Services appear before the trial court to explain discretionary budget decisions). See also Halderman v. Pennhurst State School and Hospital, 559 F. Supp. 153 (E.D. Penn. 1982)(quashing a subpoena absent any showing that information sought from a department head was not equally available from a lesser-ranking official); Crown Cent. Petroleum Corp. v. Garcia, 904 S.W. 2d 125, 128 (Tex. 1995)(a corporate president or other high-level corporate official may not be compelled to give a deposition unless the party seeking the deposition shows that the official possess some unique or superior personal knowledge of relevant facts); and Baine v. General Motors Corp., 141 F.R.D. 332 (M.D. Ala. 1991)(accord). As Mr. Evanson stated during his deposition, the process was a "bottom-up," rather than a "top-down" approach, in which analysis of options for the Need Determination was conducted by others within FPL, who relied in part upon analysis of an outside consultant. Mr. Evanson approved their recommendation. The individuals who evaluated the options, including the outside consultant, are witnesses who have prefiled testimony and will testify during the hearing in this proceeding.

5. Counsel for CPV had the opportunity to examine Mr. Evanson at his deposition on September 26, 2002. Moreover, Mr. Evanson resides in North Palm Beach, Florida, and works in Juno Beach, Florida, and both towns are more than 100 miles from the site of the hearing in Tallahassee. Florida law considers Mr. Evanson to be unavailable to testify and, thus, CPV is permitted to seek to introduce as evidence in the hearing the deposition transcript of Mr. Evanson. Fla. R.C.P. 1.330(a)(3) ("The deposition of a witness, whether or not a party, may be used by any party for any purpose if the court finds . . (B) that the witness is at a greater distance than 100 miles from the place of the trial or hearing"). Thus, Mr. Evanson's live testimony is unnecessary because a deposition transcript is available.

6. CPV's service of the unnecessary subpoena to Mr. Evanson can lead only to redundant and cumulative testimony and, thus, it is apparently is designed to harass FPL and Mr. Evanson rather than to seek admissible evidence in the Determination of Need proceeding. Mr. Evanson is a high-ranking official whose role in this Need Determination proceeding was limited to approving a recommendation of others within FPL. Thus, under the First District Court of Appeal's decision in Brooke, Mr. Evanson is not required to be present for live testimony in this proceeding and the subpoena should be quashed.

WHEREFORE, FPL requests that the Commission enter an order quashing the subpoena served by CPV which commands Mr. Evans to appear to testify at the hearing in this proceeding beginning on October 2, 2002.

R. Wade Litchfield, Esq. Senior Attorney Florida Power & Light Company 700 Universe Boulevard Juno Beach, Florida 33408-0420 Telephone: 561.691.7101 Respectfully submitted,

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Charles A. Guyton
Florida Bar No. 398039
Elizabeth C. Daley

Florida Bar No. 0104507

Attorneys for Florida Power & Light Company

CERTIFICATE OF SERVICE Docket Nos. 020262-EI and 020263-EI

I HEREBY CERTIFY that on this 30th day of September 2002, a copy of Florida Power & Light Company's Motion to Quash Subpoena was served by hand delivery (*) or electronically (**) and U.S. Mail to the following:

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Elizabeth C. Daley

EXHIBIT A

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

IN RE: <u>Docket No. 020262-El</u> Petition to determine need for an electrical power plant in Martin County by Florida Power & Light Company. and)))	SUBPOENA
Docket No. 020263-EI Petition to determine need for an electrical power plant in Manatee County by Florida Power & Light Company.))) .	

THE STATE OF FLORIDA

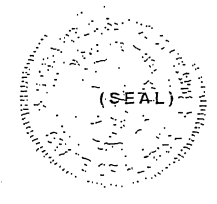
TO: Paul Evanson, 700 Universe Blvd., Juno Beach, Florida 33408

YOU ARE COMMANDED to appear before the Florida Public Service Commission at <u>2540</u> Shumard Oak Blvd., Tallahassee, Florida 32399, on October 2, 2002, at <u>9:30</u> a.m., or <u>at such time thereafter as designated by counsel for CPV Cana, Ltd. and CPV Gulfcoast, Ltd., to testify in this action. If you fail to appear, you may be held in contempt.</u>

YOU ARE SUBPOENAED to appear by the following attorney(s) and, unless excused from this subpoena by these attorneys or the Commission, you shall respond to this subpoena as directed.

DATED on August 26, 2002.

Blanca S. Bayó, Director Division of the Commission Clerk and Administrative Services Florida Public Service Commission



By: Kay Juy Kay Flynn, Chief Bureau of Records and Hearing Services

Jon Moyle, Jr.

Moyle Flanigan Katz Raymond & Sheehan, P.A.

118 North Gadsden Street

Tallahassee, FL 32301

Attomey for

CPV Cana, Ltd. and CPV Gulfcoast, Ltd.

APPENDIX 12

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition to determine need for an electrical power plant in Martin County by Florida Power & Light Company.))) _)	Docket No.:	020262-EI
In re: Petition to determine need for an electrical power plant in Manatee County by Florida Power & Light Company.)))	Docket No.: Filed: Octo	

CPV GULFCOAST, LTD.'S RESPONSE TO FLORIDA POWER & LIGHT COMPANY'S MOTION TO QUASH SUBPOENA

CPV Gulfcoast, Ltd. ("CPV"), pursuant to Rule 28-106.204, Florida Administrative Code, hereby responds to Florida Power & Light Company's ("FPL") Motion to Quash Subpoena (the "Motion") served on FPL President, Paul J. Evanson to appear as a witness in the Commission's hearing in these consolidated proceedings. For the reasons set forth below, CPV urges that the Motion be denied:

1. FPL, in this consolidated hearing which it has initiated, is trying to prohibit CPV from having the ability to call as a witness the person who has admitted in deposition that he is ultimately responsible for the decisions on which these hearings are based. (No other FPL witness is in the position of being able to make the ultimate decision or to testify regarding the factors that he

It should be noted that Mr. Evanson was listed in CPV's Prehearing Statement. When efforts to secure assurances from FPL counsel that Mr. Evanson would appear voluntarily were not successful, CPV was forced to subpoena him. FPL seems to object to Mr. Evanson's attendance at the beginning of the hearing pursuant to the subpoena as being improper. Obviously FPL will go first in the hearing and controls the pace of its case; with clearer input from FPL's counsel CPV would be more than willing to delineate a more specific time for Mr. Evanson and has attempted to do so.

considered in making that decision. Thus, Mr. Evanson and his testimony is unique.) FPL is, thus, attempting to deprive CPV of a witness with certainly relevant information (or, in the alternative, attempt to require CPV to reveal how it intends to use at hearing an adverse party as a witness). FPL's assertion that its other witnesses will testify to the "same information" that CPV may seek to elicit from Mr. Evanson is clearly speculative.

- 2. The only Florida case FPL cites as a reason to excuse Mr. Evanson as a witness is Dept. of Rehabilitative Services v. Brooke, 573 So. 2d 363 (Fla. 1st DCA 1991). That case dealt with a separation of powers issue, where the Court, in concluding that the Secretary of the Department of HRS need not appear (at least initially), agreed with the decision in Halderman v. Pennhurst State School and Hospital, 559 F. Supp. 153 (E.D. Penn. 1982). In Halderman, the United States Court, in precluding the calling of the Pennsylvania Secretary for the Department of Public Welfare as a witness, stated that "department heads and similarly high-ranking officials should not ordinarily be compelled to testify unless it has been established that the testimony to be elicited is necessary and relevant and unavailable from a lesser ranking officer." Neither the Brooke case, nor the Halderman case on which it relies, dealt with officers, of any rank, in a private sector corporation.
- 3. FPL also suggests because counsel for CPV deposed Mr. Evanson and that he would be more than 100 miles from the hearing in Tallahassee (thus making his deposition admissible under the Florida Rules of Civil Procedure) that this should somehow preclude CPV from having the opportunity to present Mr. Evanson as a live witness. Rule 1.330(a)(3), which is permissive in nature, i.e., a departure "may" be used in certain circumstances, can in no way be construed as supporting the proposition that because a witness has been deposed, and his or her deposition may be admissible, that the person cannot also be called as a live witness. If the Rule were so construed, parties would

be unduly constrained in exercising their rights to depose individuals and the Commission's statewide subpoena power would be severely curtailed.

Moreover, the deposition of Mr. Evanson is clearly not an adequate substitute for his live testimony. The deposition was limited to two hours and was clearly a "discovery" deposition (as contrasted with a deposition designed from the outset to perpetuate testimony and to be used in lieu of a live witness). Moreover, there was at least one question, considered key by CPV, that Mr. Evanson was instructed not to answer, again showing the inadequacies of simply tendering the deposition in place of his live testimony.²

4. The standards for quashing a subpoena are set forth in section 120.569(2)(k)1. F.S., which states:

Any person subject to a subpoena may, before compliance in a timely petition, request a presiding officer having jurisdiction of the dispute to invalidate the subpoena on the ground that it was not lawfully issued, is unreasonably broad in scope, or requires the production of irrelevant material.

FPL has failed to establish that any of these statutory grounds for invalidating a subpoena apply in the instant situation.

5. CPV's use of Mr. Evanson as a witness is clearly relevant to the proceedings, given the fact that he is the person at FPL with "overall responsibility" (Deposition of Paul Evanson, p. 7) for the decisions at issue in these hearings. Moreover, as shown by FPL's Response to CPV's First

²The question posed related to a competing bidder, who, but for the equity penalty being imposed on it, proposed a plan that had a lower total revenue requirement than FPL's self-build plan. This bidder has withdrawn from the case and also withdrew it bids. CPV asked whether FPL had entered into a settlement agreement with this bidder and Mr. Evanson was instructed by his counsel not to answer the question. (See Exhibit A, excerpt of deposition of Paul Evanson.) CPV plans to pursue this line of questioning at hearing and, if Mr. Evanson, is again instructed not to answer, seek an order compelling a response.

Set of Interrogatories, Mr. Evanson was clearly the person with the final say in determining the best alternative. See interrogatory No. 15 and the attached response as follows:

Q. Identify who made the decision that FPL won its Supplemental Request for Proposal and when that decision was made. If the decision was made by a committee or group of people, identify all members of the committee or group.

Α.

The results of the economic analyses performed independently by FPL and Mr. Alan Taylor showed that the All-FPL self build option is the lowest cost alternative to meet FPL's capacity need. Based on these results and on his own review of non-economic factors related to different generation capacity alternatives, Mr. Rene Silva concluded that the All-FPL self build option is the best alternative. Mr. Silva communicated his conclusions and the bases for those conclusions to Mr. Paul Evanson, who concurred.

Similarly, attached as Composite Exhibit "B" are e-mails reflecting Mr. Evanson's involvement in various aspects of the RFP decision-making process.

FPL's assertions that Mr. Evanson will only provide "redundant and cumulative testimony" is clearly speculative and FPL has not met its burden of proof establishing a basis for quashing the subpoena. See <u>Bernstein v. Bernstein</u>, 498 So. 2d 1270, 1271 (Fla. 4th DCA 1986) ("The burden of proof is ordinarily upon the party moving for relief..."). Finally, the <u>Brooke</u> case does not protect private sector corporate officers, particularly in administrative hearings that are initiated by the corporation involved.

WHEREFORE, CPV requests that the Commission deny FPL's Motion to quash the subpoena of PAUL EVANSON.

Respectfully submitted,

MOYLE, FLANIGAN, KATZ, RAYMOND & SHEEHAN, P.A.
The Perkins House
118 North Gadsden Street
Tallahassee, Florida 32301
(850) 681-3828 (telephone)
(850) 681-8788 (facsimile)

3y:___

JON q. MOYLE, JR

Florida Bar No. 7270 6

CATHY M. SELLERS

Florida Bar No. 0784958

Attorneys for CPV Gulfcoast, Ltd.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished by hand delivery to those listed below with an asterisk and by U.S. Mail to those listed below without an asterisk on this 2nd day of October, 2002:

*Martha Carter Brown, Esquire *Larry Harris, Esquire Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, Florida 32399-0850

Jack Shreve, Esquire
Office of the Public Counsel
c/o Florida Legislature
111 West Madison Street, Room 812
Tallahassee, Florida 32399-1400

*Charles A. Guyton, Esquire Steel, Hector & Davis, LLP 215 South Monroe Street, Suite 601 Tallahassee, Florida 32301

Mr. William G. Walker, III, Vice-President Florida Power & Light Company 215 South Monroe Street, Suite 810 Tallahassee, Florida 32301-1859

*R. Wade Litchfield, Esquire Florida Power & Light Company 700 Universe Boulevard Juno Beach, Florida 22408-0420

*Joseph A. McGlothlin, Esquire *Vicki G. Kaufman, Esquire McWhirter, Reeves, et al. 117 South Gadsden Street Tallahassee, Florida 32301 David Bruce May, Esquire Holland & Knight, LLP 315 South Calhoun Street, Suite 600 Post Office Box 810 Tallahassee, Florida 32302-0810

*Michael B. Twomey, Esquire Post Office Box 5256 Tallahassee, Florida 32314-5256

By: Jon C. Moyle, Jr.

they know how I act and think, they might tell me more.

But certainly on important items, they obviously let me

know ahead of time.

J

Q. To the extent that a settlement obligated FPL to take a position in something in the future, would you expect that that would be brought to your attention?

- A. Again, depending on how important it is. If it was important, they would. If it was unimportant, they might not.
- Q. As the president of FPL, would you be surprised if a settlement were entered into, a formal written settlement, without your knowledge?
 - A. A settlement of?
 - Q. Of any claims in a need case?
- A. Well, I'm finding it a little difficult to visualize what it is that you are referring to. So all I can fall back on is if it is an important item, I should be aware of it, should have been made aware of it.
- Q. But my follow-up question was, To the extent that it obligated you to take a position or not take a position --
- A. It depends on whether the position was an important one or insignificant one, you know.
- Q. Who gets to make those decisions about whether it's important or insignificant? Is that something that

you delegate to your staff?

- A. Well, I think most of them have worked with me long enough to know what I consider important and not.

 And if they don't understand that distinction, they find out pretty quickly. They don't make the mistake twice.
 - Q. Are you familiar with Steve Sim?
- A. Yes.

- Q. Do you know him to be a trustworthy individual?
- A. I do.
- Q. I'm going to ask you to read a portion of his testimony, of his rebuttal testimony that is found on Page 16, starting on Lines 2 and ending on Lines 4. And I'd ask you just to read it to yourself.
 - A. Okay.
- Q. Without identifying the bidder, what does that statement mean to you?
- A. Well, number one, that's not my understanding of the facts of this particular case. But number two, it would suggest that the way he states that that but for the equity penalty, one bidder was lower or one combination of one bid was lower than the FPL proposal.
- Q. So if that were true, then that would mean that there was a proposal out there that beat the FPL proposal if the equity penalty were not imposed?
 - MR. LITCHFIELD: I object to the form of the

question. The equity penalty was not imposed in this case. This issue has been aired add nauseam in other depositions, so I would ask Counsel to rephrase it.

BY MR. MOYLE:

- Q. We have a little bit of a running debate about whether the equity penalty has been imposed or applied. So let me ask you --
- A. Well, I would like to define that it is the cost.
- Q. Would you agree, if this statement were true, then that there was another bid out there to the extent the equity penalty issue were not considered in the analysis, that the other bid would have been lower than you all, the FPL bid?
- A. Can I look at that one more time? Could you repeat the question?
- Q. Assuming that statement is true, would you agree that without the equity penalty being factored in that there was another proposal or another bidder out there that would have beaten the all-FPL plan?

MR. LITCHFIELD: I'll object to the form of the question. I think you indicated proposal or bidder. That's a compound question.

THE WITNESS: Well, it suggests that. It

doesn't really state it, but it would suggest that which is frankly not my understanding of it.

BY MR. MOYLE:

Q. Do you know why this other bidder that was identified here is no longer in the case?

- A. I think that's between the other bidder to deal with why somebody is or isn't.
 - Q. Right. I'm asking you if you know?
 - A. I'm not sure why.
 - Q. Do you know if FPL has entered into a settlement agreement with this other bidder?

MR. LITCHFIELD: There I will object, because whether there is or isn't, that fact alone would disclose potential settlement communications. So I would ask the witness not to answer that question.

MR. MOYLE: Well, I disagree, because I'm not asking about any of the terms of the settlement.

I'm asking simply whether this is a settlement agreement.

MR. LITCHFIELD: And that fact alone could be confidential as between the parties. As you know, settlements are entered into all the time. And a typical term of settlements is that the fact of the settlement alone may be confidential. So I think by the witness indicating one way or the other whether

there is or isn't a settlement that that fact alone could cut across settlement communication privilege.

MR. MOYLE: I'm not aware of a privilege related to settlement communications; attorney-client, work product, whatnot.

MR. LITCHFIELD: Are you suggesting that you have a right to know whether a settlement was entered into in this proceeding?

MR. MOYLE: Yes.

MR. LITCHFIELD: Under what theory?

MR. MOYLE: Well, let's work through it.

You'll see. So are you instructing the witness not
to answer as to whether a settlement has been
entered into with the bidder identified in Mr. Sim's
testimony on Page 16?

MR. LITCHFIELD: I am.

MR. MOYLE: Okay. Well, I'll tell you how I think it's relevant. To the extent that a settlement agreement has been entered into with a bidder that has a lower cost alternative, that cuts against your argument that it's -- that your self-build plan is the least cost alternative. Okay?

And to the extent that the statutory obligation is to go with the least cost alternative and there's

another bid out there that has that least cost alternative, and in order to not select them or whatnot you enter into a settlement agreement with them, I think it runs counter to the purposes of the statute and to the bid rule, and is against the interest of the ratepayers in that they are not getting the best possible deal that's out there.

MR. LITCHFIELD: Well, your argument assumes first that the bid rule requires that the company enter into a contract with the absolute low cost bidder. It also assumes that the equity penalty would not be reflected in the analysis. And it also assumes that the bidder didn't withdraw of its own volition. And that the bidder otherwise would have entered into a contract with FPL.

And that FPL, had the bidder remained in the mix, and had the equity penalty not been applied and all of the other things that we've just discussed or I just mentioned were in effect, that the bidder and FPL were able to work through negotiations to effect an agreement, which in itself could be quite an ordeal. And by no means it guaranteed a contract would be entered into. So I think the premise is somewhat speculative.

And I still maintain that whether or not a

settlement was entered in itself could be considered confidential. And therefore, were there a settlement, if Mr. Evanson in answering this question could violate a term of the settlement agreement in that respect.

MR. MOYLE: We'll let the commission sort this one out.

MR. LITCHFIELD: I think that's probably what we need to do.

THE WITNESS: Could I add one footnote to that?

BY MR. MOYLE:

- Q. Sure.
- A. I'm listening to my Counsel. But I would say as to that particular company that was mentioned on that page, its credit rating is such that we would not under any circumstances grant the RFP to them.
- Q. So even if they were lower, you are testifying that --
- A. I am absolutely testifying to that. Their financial condition is so weak and so poor that it would be imprudent for us to do that, to sign a contract because of number one. And number two, I think that they should not have even bid given our requirements or statements in the RFP. And I think if you approached Moray Dewhurst, our CFO, he would be appalled at even the



Sam Waters 04/19/02 10:00 AM To: Armando Olivera/EXEC/FPL@FPL

CC:

Subject: Re: Terms and Conditions in Reissuance of RFP[5]

The descriptions in the RFP are very generic. For example, we say that we will have a contract with pay-for-performance, but we do not give a formula. That would be part of a negotiated deal. Our intent was to tell them the general terms and conditions so they could frame a bid, but that a detailed contract would be negotiated after the short list is created. I'll send you a copy of the original RFP so you can see the specifics.

The pricing, availability, energy costs are requested in a specific format, so that can easily be transferred to contract terms. We ask for \$/kw-mo, a guaranteed heat rate, availability, etc.

If you have any other questions, give me a call.

Armando Olivera



Armando Olivera 04/19/02 09:27 AM

To: Sam Waters/RAP/FPL@FPL

cc:

Subject: Re: Terms and Conditions in Reissuance of RFP

How are the financial aspects of this treated?

Does the RFP include the terms and conditions for how they are going to be paid or will that be negotiated later? This will undoubtedly have a big impact on the valuation each bid so I assume that there is something already that describes the calculation of capacity payments, energy costs, etc. If you have it, I would like to see a summary of the financial terms and conditions as well as the operating terms (dispatch rights, availability, capacity levels, etc.).

Sam Waters



Sam Waters 04/18/02 06:07 PM To: Paul Evanson/EXEC/FPL@FPL, Bill Walker

cc: Charles A Guyton, Armando Olivera/EXEC/FPL@FPL, Anne M Grealy, Steve R Sim/RAP/FPL@FPL, Mario Villar@FPL, Delia Perez-Alonso@FPL, Tony Rodriguez/PGD/FPL@FPL

Subject: Terms and Conditions in Reissuance of RFP

Aside form the issue of moving/changing the avoided units in our RFP, there are several terms and conditions that bidders have objected to which should be addressed before we reissue an RFP:

- Completion Security
- Length of time the bid must remain open
- Regulatory Out Provisions
- Legislative Out Provisions

Completion Security

In the RFP, FPL requested completion security of \$50,000/MW, with the right to draw upon that amount in full or terminate the contract if the developer is as little as 1 day late. There does not seem to be an objection to the amount, rather it is the right to fully draw down the fund and terminate at FPL's discretion that bothers the bidders. We do state that this is only a preference, and that we may extend the in-service date up to 5 months for them to cure, but they have filed a complaint here nevertheless.

Suggested remedy: Maintain the \$50,000/MW level of security. FPL will draw down on a daily basis in the amount of the greater of replacement power cost, or \$330/MW per day (assumes a maximum 5 month cure period) until the funding is exhausted, at which time the contract will be terminated if the nonperformance is not cured. We should recognize that with any contract, the failure to perform is only backed up by dollars, and we are left holding the reliability bag.

Length of Time the Bid Must Remain Open

FPL asked for bids to remain open for 390 days, on the basis that we needed to rely on the bids until contract negotiations and licensing were completed. Bidders have complained this is way too long and that a more reasonable period is 120 days.

Suggested remedy: Request bidders to hold bids open for 120 days minimum. For those bidders whom we select for active negotiation, ask that bids remain firm until a contract is negotiated and a need determination or cost recovery decision is rendered by the Commission.

Regulatory Out Provisions

The RFP specified that FPL would have the right to terminate a contract if any regulatory agency, specifically the PSC or FERC, disallowed any portion of the contract costs for cost recovery. This is beyond the "regulatory out" provisions that the Commission has approved in the past.

Suggested remedy: Return to the old form of the regulatory out provision that states that FPL will simply not pay that portion of the contract costs not allowed for cost recovery. The bidders will still complain, but it is less onerous, and certainly far less risk than our right to cancel the contract. It is entirely possible that the Commission would throw this out if they have any say in the contract design. They have rejected it in recent Standard Offer contracts.

Legislative Out Provisions

The RFP stated that FPL desired the right to terminate or shorten the contract if the legislature, either state or federal, changed the regulatory structure in Florida, specifically, if merchant developers were allowed to build in Florida. It's a little ironic that they complained about this one, but,

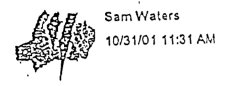
Suggested remedy: Drop this provision.

Other possible issues: Although it has not formally arisen, the issue of FPL not offering its sites for development lurks with Staff. I think it is very unlikely to come back. We have also not addressed in great detail the full range of contractual provisions we would ask for in negotiations. I think less is more in this regard. In the contract we are developing, there is far more detail on nonperformance issues, as well as our rights to dispatch, control, etc. The RFP was never intended to be an exhaustive presentation of all of the terms and conditions we would request, just a general indicator of what we wanted.

We can discuss these issues further at our Monday meeting. If you have any questions or comments, please feel free to call me.

Sam

I	ket	Nos.	020262-EI,	020263-EI
Exh	ibit	No.		



To: Paul Evanson/EXEC/FPL@FPL, Armando Olivera/EXEC/FPL@FPL, Bill Walker, Mario Villar@FPL, Anne M Grealy, Rene Silva/PGBU/FPL@FPL, Bob Fritz/FPL Energy/FPL@FPL, Bill Yeager/PGBU/FPL@FPL

cc: Moray DewhursVFNR/FPL@FPL, Tony Rodriguez/PGD/FPL@FPL,

(bcc: Steve R Sim/RAP/FPL)

Subject: RFP/Generation Strategy Meeting, Friday, Nov. 2

The purpose of our meeting this Friday will be to discuss our strategy in responding to the bids received addressing our RFP, as well as the longer-term generation strategy. Tomorrow, I will be forwarding materials to you that include a proposed strategy, and the latest results we have from analysis of the RFP responses and the preliminary estimates for FPL projects.

I have to caution everyone that we will <u>not</u> have a proposed short list of bidders or anything approaching a final result of the analyses. The form of the bids resulted in nearly 80 combinations of pricing and terms, and we are still looking at all of the possible combinations. I am going to try and indicate what projects appear to be floating to the top, and give some indication of how our repowering and new combined cycle projects might stack up against them.

My intent is to develop a consensus on direction for our generation plan, i.e. do we want to build or buy, or a combination of both? What kind of projects do we want to be involved in? How long should we be buying for, if that is the choice? Should FPLE be involved in the projects? etc. While I will propose an approach, I am looking forward to a lively discussion given the many issues we identified at the last meeting.

If you have any issues or questions you would like to include in the meeting, please feel free to call me.

Exhibit No.		• • • • •	· -	·- /-	-
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Sam Waters 02/22/02 03:41 PM

To: Paul Evanson/EXEC/FPL@FPL

CC:

Subject: FPL's Need Determination Case

### Paul -

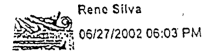
In the course of preparing our filing for the Need Determination Case, we have become aware of flaws in the computer model we used to determine our answer. For example, the program rejected a plan that fell short of a 20% reserve margin in one year, although the shortage was less than 1 MW. We also have some differences in cost calculations for our units within the model. We stumbled upon these as we recreated our results and the history of analysis. Bottom line is we have found a new plan that is closer to the all FPL plan than what I presented to you and the management team earlier. It looks like we are going in with a case based on the FPL plan being break-even with a plan consisting of both FPL and non-FPL options. I don't know for sure yet because we need to get transmission numbers, which will be in middle of next week.

While this is personally discouraging because of all the effort put into the analysis, I still believe we have a strong case, and we should get approval for Martin and Manatee based on the facts of the case. I don't like last minute changes any more than you do, but better we catch them now rather than during the discovery in the case. When I know the final damage, I'll let you know, but I didn't want to sit on this until all the work was done. Please call me if you would like to discuss.

Sam



Toket Nos.	020262-EI, 020263-EI



To: Paul Evanson/EXEC/FPL@FPL

cc:

Subject: Meeting with El Paso - Evaluated Cost

Paul: We summarized to El Paso, before FPSC Staff, 4 cost-related points. (1) Their bid was (already) not in the lowest cost combination, and again invited them to lower it; (2) By changing their proposal to a "contingent energy delivery contract" the plant availability they had been evaluated at was overstated, and an adjustment would result in a higher evaluated cost for their bid; (3) Now that they have clarified that the only pipeline that, with certainty, can deliver gas to Belle Glade is through FGT AND also NUI (a local gas distribution company) (Not Gulfstream), we now know that the cost of fuel to their plant would go up by at least 20 cents/MMBtu - that's an increase of at least 5% on ALL the fuel, and (4) the heat rate they sent us for the evaluation, which was supposed to be average over time, was the all-time best, which they estimate to be 3% lower than the average - here's another 3% increase we have to add to the evaluated cost of fuel. They only argued regarding point number (2). We told them we needed to adjust our economic evaluation with these new numbers -, and any new numbers they give us by Monday - and will communicate to them our decision based on the new information. I can brief you in greater detail tomorrow. We agreed not to meet with El Paso tomorrow. Rene

Docket Nos.	020262-EI,	020263-E1
Exhibit No.		



Sam Waters . 04/20/02 09:20 PM To: Paul Evanson/EXEC/FPL@FP

cc: Anne M Grealy, Armando Olivera/EXEC/FPL@FPL, Bill Walker, Charles A Guyton, Delia Perez-Alonso@FPL, Mario Villar@FPL, Steve R Sim/RAP/FPL@FPL, Tony Rodriguez/PGD/FPL@FPL

Subject: Credit Ratings of Bidders and Ranking of Prior Bids

In preparation for Monday's meeting, attached is a file showing the current credit ratings of the developers who bid in response to our previous RFP. I have not yet found ratings for EI Paso, Competitive Power Ventures or Tractabel. Our RFP carried a requirement that a bidder should be able to show a credit rating of BBB or better from 2 rating agencies, one of which must be Moodys' or S&P. If they cannot, then they are required to post additional security. At this time, Calpine, AES and Mirant do not meet the minimum requirements. We did not say they could not bid, only that they must address their deficiencies through additional security. However, this criteria would definitely weigh against them if they cannot show a reliable form of security.

The attached spreadsheet also shows roughly where each bidder's proposal(s) ranked by quartile in the previous analysis. You should also know that if AES is removed from the bidder's list, any project we select other than FPL would add at least \$100 million, NPV to costs. In other words, the one AES bid was really the only thing that made any alternative portfolio competitive.



Developer AES PG&E Calpine- Enron Reliant Mirant El Paso Sempra CPV Constellation Progress Energy Tractabel Teco FPC Southern	Quartile Moody's  1 Ba1  1 Baa2  1 B1  2 Ca  2-3 Baa3  3 Ba1  3  4 A2  4  4 Baa1  3 Baa1  3  4  1	S&P BB BBB B+ D BBB BBB- A- A- BBB+	Some proposals in quartile 2 and 3  Some proposals in quartile 2,3,4
			, f l-velopore

Quartile is percent of proposals, not percent of developers

Duke Energy A1 A+

APPENDIX 13

1 called with Duke, the chairman and his staff, on what is

Page 7

- O. Go ahead. 2 the strategic direction of the corporation. And once that A. It's 30 years.
  - direction has been established by the policy committee, to
  - help implementation plans to go down that strategic

  - direction.
  - Q. Is it fair to say that's a fairly high level 6
  - position you were involved in -- strike that.
  - I'm just trying to get a feel for how detailed
  - 9 the position would be as strategic planning would be.
  - 10 Would it be just looking at things on a companywide basis, or would you go down to a specific project 11
  - level and review or make recommendations? 12
    - A. Both.

13

- Q. What were your responsibilities from the time 14
- that you opened Duke's Florida operations until the time
- that you left in June of 2002? 16
- A. I was vice president for business development and 17
- operations for Florida for Duke Energy North America, 18
- 19 which is the merchant generation arm of Duke.
- 20 Q. You were in charge of basically all of Duke's
- 21 generating projects in Florida?
- A. I'm in charge of finding business opportunities 22
- 23 for Duke Energy North America in Florida.
- Q. Now, during that time that you were employed with
- 25 Duke, you also had a position with Pace, correct?

Page 6

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2

- designing steam and nuclear power plants?
  - A. Fifteen to twenty years.

time I took an early retirement.

O. Okav.

Q. Did any of them involve combustion turbine power 3

Q. I don't need to know every single position.

A. It's all with Duke Energy. I went with Duke Energy upon graduation. I spent probably 15 years in

design engineering designing steam-powered power plants,

I became involved in strategic planning for Duke

Duke Power merged with Pan Energy, perhaps -- what was

I held several other positions between all those,

18 I guess. I was asked to come down and open Duke's offices

Florida as Duke's vice president and general manager of

Florida operations from 1998 until June 30, 2002, at which

Let's go back over the general job descriptions.

How long would you say that you were involved in

in Florida in 1988, which I did. And I remained in

nuclear, coal, natural gas, as well as some hydroelectric

10 Energy. I helped craft the merger with Pan Energy when

I became involved with Duke's position on

14 wholesale and retail competition about that same time 15 frame. I gave testimonies in North and South Carolina

that -- five, six, seven years ago.

- plants or were they just steam electric?
- 5 A. Mostly steam electric.
- Q. How about strategic planning, how many years 6
- 7 there?

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facilities.

- 8 A. Three or four.
- 9 O. And you said from 1998 forward you were involved
- 10 in Florida --
- A. In business and development for Florida. 11
- Q. In the time -- does strategic planning overlap 12
- 13 there at all or is that --
- A. No. I think -- I said high level would be --14
- 15 I spent three years -- I was vice president of the group
- called corporate accounts between design engineering and 16
- strategic planning. That was going around trying to find 17
- large national customers that Duke might serve. 18
- Now, there probably was overlaps in some of those 19
- 20 jobs, strategic planning and the corporate accounts.
- 21 There probably was some overlap, yeah.
- Q. And can you just give me the definition of 22
- 23 strategic planning? What would you generally be
- 24 responsible for in that position?
- A. Coordinating with the policy committee as it's

A. Yes.

- Q. How long did that last? Just give me a time
- frame from beginning to end.
- A. Pace was formed in -- last year, 2001. I don't 4
- know the exact date. So I came to Florida in 1998 and 5
- Pace was formed in 2001.
  - Q. Did you have any relationship with Pace before it
- 8 was formed, any precorporation or any preformation stages
- 9
- A. I can't have a relationship with something that 10
- 11 doesn't exist so --
- Q. Were you involved in the founding, I guess is the 12
- 13 question?
- A. Yes, I was involved in founding Pace, yes. 14
- Q. And are you still -- do you still hold a position 15
- 16 with Pace?
- 17 A. Pace has hired me now that I've retired to act as
- 18 their executive director.
- Q. Did you take on the executive director position 19
- after you left Duke on June 30, 2002? 20
- 21 A. I took it after I left Duke, yes.
- 22 Q. Was there some gap?
- 23 A. Yes.
- Q. What was your role with Pace from the time it was 24
- 25 formed in 2001 until the time that you became executive

2 (Pages 5 to 8)

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director?

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MR. MCGLOTHLIN: Let's go off the record. I'm going to have an objection, but I want to see what counsel's purpose is in this line of questioning.

MR. NIETO: I'm just trying to get general background. Just seeing what his relationship is to the various parties at this point. I don't really have any follow-up to this question at this point, although I will ask some other Pace-related questions

MR. MCGLOTHLIN: Well, we may have to talk about that.

My understanding is that this deposition was noticed because of plaintiff's intent to call Mr. Green as a witness.

MR. NIETO: It was, but, you know --MR. MCGLOTHLIN: He's not here in his capacity as an employer of Pace.

MR. NIETO: And I'm not asking him questions in that capacity. I'm only asking him questions to the extent that he has knowledge of issues, and if they relate to Pace, they relate to Pace.

I mean, he's being called as a witness and I think all of these issues are relevant.

But that's my last question in this line and

Page 11

- 1 I believe, but I think that's the term they used. They
- acted as executive director, Public Strategies, Inc.
- 3 Q. Do you consider yourself to be an expert in any area of utility operations? 4
- 5 A. In which area?
- 6 Q. Well, I'm asking whether you consider yourself an 7 expert in any area.
  - A. Yeah, I consider myself an expert in electric
- 9 plant operation, regulatory legislative issues regarding
- power generation, especially in Florida. I consider 10
- myself an expert on many of the economic parameters of 11 power generation.
  - Q. Do you consider yourself an expert on the
- economic analysis of power supply options? 14
  - A. Yes, I do.
- O. Have you ever conducted an economic analysis of 16
- what power supply options for a purchaser? 17
- 18 A. No, I have not.
- 19 Q. Have you ever used an economic modeling tool,
- 20 such as a GS or Promod?
- A. No, I have not. 21
  - Q. What's the basis for your expertise in that area?
- 23 A. Most recently, the last four years of evaluating
- 24 business opportunities in Florida with municipalities
- industrial utilities and cooperatives in evaluation of

Page 10

- 1 we can deal with the other issues later when we get to 2 them. That's probably the most expedient way to 3 handle it.
  - THE COURT REPORTER: Who was that talking? MR. MCGLOTHLIN: That was Mr. McGlothlin.
  - THE WITNESS: Can you repeat the question?
  - (The court reporter read back the requested question.)
    - THE WITNESS: I was elected Chairman of Pace after the formation in 2001. And I served as chairman
- until I resigned that position. I think it was 11
- 12 effective May of 2002. I'm not too sure about the
- exact date. But a month or two prior to my 13
- 14 resignation from Duke.
- 15 BY MR. NIETO:
- 16 Q. Just to tie this up.
- 17 Was somebody else executive director during that
- period or was that a position created recently? 18
- 19 A. Let's see. There was a position -- well, I'm trying to think. 20
- Q. I just want to know if there was an actual 21
- A. No. There was not an actual person. Public
- 24 Strategies, Inc., a consultant, was -- I guess had the
- role of interim executive director, I believe. And I say

- potential responses to bids to those entities.
- Q. Evaluation of potential responses to bids to 3 request for bids or --
- A. Both, request for proposals that were issued, as 4
- 5 well as proactive discussions with entities to see if
- there's some business opportunities. 6
  - Q. Could you give me a brief overview of what the
- evaluation process was that was used in those instances?
  - MR. NIETO: I don't like to interrupt, but
- I'm having to strain to hear you, Dave. 10
  - Q. I'm sorry. I stepped back from the microphone.
- The question was whether he could give me just a 12
- brief overview of the analysis process employed in the 13 14 examples that he cited.
  - A. I'm a little hesitant, because the parties with
- which we dealt is confidential, so --16
- Q. I'm not asking you to divulge any confidential 17 information. I just want the high level tour of the 18
- 19 process.
- 20 A. In my three or four years here in Florida, we
- evaluated the forward price curves of what we saw as
- 22 energy and capacity would be in Florida. How various
- 23 types of generation assets would fit into a supply stack.
- What their projected run hours would be. What their -- if
- looking at older equipment for potential purchase, what

Page 12

22 person.

- 1 their reliability concerns might be, what their
- maintenance concerns might be.
- Q. Did any of this involve a comprehensive system
- wide analysis to determine which of several power supply
- options would be the most cost effective for utility? 5
  - A. No. As I said, I was not on the buying -- I
- mean, I was not on the --
- O. You were never on the purchasing side. 8
- A. I was on the other side of the equation. 9
- Q. Okay. 10

- A. I had nothing to sell. 11
- Q. Have you ever developed or had a hand in 12
- 13 developing a request for proposals?
- 14
- Q. Have you ever developed or had a hand in 15
- 16 developing a bid in response to an RFP?
- 17 A. Yes.
- Q. Can you give me some examples of --18
- A. I participated in FPL's original RFP, the 19
- 20 evaluation of that and Duke's responses to that, and
- several others in the State of Florida, but I won't
- divulge who they are. They were not FPL.
- Q. In those examples that you cited, and I realize
- 24 you don't want to divulge the names, but in those
- 25 examples, did you ever have occasion to discuss what the

- A. Not that I remember.
- Q. When did you first become aware of FPL's initial
- RFP in this matter?
- A. Early in 2001.
- 5 Q. You stated that you had, in fact, worked
- formulating a response for Duke to that initial RFP,
- correct?
- 8 A. I worked with the Duke folks in formulating a
- response.
- 10 Q. Would it be fair to say that you remained
- 11 involved, or at least in the monetary role, throughout the
- process of the initial RFP from the time to the time
- 13 FPL went and issued a supplemental RFP?
- A. Yes, I stayed involved.
- Q. Were you aware of the -- when did you become 15
- aware of the filing FPL's need petitions? 16
- A. I guess it was soon after they awarded the self-17
- 18 build option.
- Q. Would it be fair to say that you became aware of 19
- the filing of the petition shortly after that filing 20
- 21 occurred?
- 22 A. Yeah.
- Q. Did you have any discussions with FPL -- let's go 23
- back and talk about just the initial RFP, and then we'll
- talk about the second RFP.

# Page 14

- purchasing utility of the terms of the RFP are to
- negotiate terms?
- A. Yes. 3
- Q. Could you give me, without divulging the names, 4
- just an overview of what occurred?
- A. Well, we had opportunities to discuss the terms
- 7 of the RFP with several parties.
- Q. Was that because you took exception to some of 8
- the terms that were in the RFP, didn't agree with them?
- 10 A. I would call them up and ask some questions about
- 11 clarity and things like that.
- Q. Were those questions answered to your 12
- 13 satisfaction?
- A. For the most part, yes. 14
- 15 O. Have you been qualified as an expert by either
- 16 the Florida commission or any other commission?
- A. Yes, I believe was in the need determination case 17
- for Duke New Smyrna Beach in the public service 18
- commission, and perhaps for the site certification 19
- application process for that same facility. 20
- Q. Do you recall what the subject matter of your 21
- 22 testimony was in the Duke New Smyrna application?
- A. I don't remember exactly. 23
- Q. Any other instances where you would have been 24
- qualified as an expert?

- Did you have any discussions with FPL regarding 1
- 2 the initial RFP?
- A. Not prior to our submitting -- not prior to Duke 3
- submitting our letter in response to the RFP. I did not 4
- have any. I think some of the Duke folks in Houston might
- have had a few conversations, but I don't know who they
- 7 talked to.
- Q. Did you personally have any discussions with 8
- FPL after Duke filed its proposal?
- A. I had discussions with several of FPL's 10
- 11 representatives in Tallahassee when I ran into them at
- 12 various Tallahassee meetings.
- Q. Who did you speak to?
- A. Bill Walker. I'm trying to -- a lady that works 14
- 15 for Bill Walker. I can't remember her name now.
- 16 Q. Lorraine Adams perhaps?
- A. Oh, a couple people -- let me just say a couple
- 18 people in Bill Walker's office.
- Q. How many conversations would you say there were 19
- 20 all together with Bill Walker or his staff?
- 21 A. Three or four.
- 22 Q. What was the subject matter?
- 23 A. Primarily my questions of Bill on -- some of it
- was timing of submittals. Some of it was questions about
- what some of the conditions are. That's about all I can

i remember.

- Q. What was your question regarding the timing of the submittal? I don't understand that.
  - MR. MCGLOTHLIN: I can't hear the question.
- 5 MR. NIETO: I asked him to clarify what his 6 question was regarding the timing of the submittals.
- 7 THE WITNESS: It had to do with Duke's
- 8 anticipated response to the RFP. Whether the response
- 9 of Duke was going to provide whether that would fall
- 10 within the same timing sequence as what was published
- in the RFP.
- 12 BY MR. NIETO:
- 13 Q. And you weren't sure specifically when you had to
- 14 file. Is that fair?
- 15 A. Yes.
- 16 Q. Did he clarify that point to you?
- 17 A. Yes.
- 18 Q. And what were your other questions? It seemed
- 19 like they were technical question, but I want to make sure
- 20 I understand exactly what they were.
- 21 A. I don't remember all of them. I expressed a
- 22 couple of asked a couple of questions on some of, I
- 23 guess, terms or conditions that were in the RFP for
- 24 clarity.

25

Q. Do you recall which terms you had questions on?

- 1 specifically, but between those two events.
  - 2 Q. They all occurred prior to Duke's response?
  - 3 A. Yes.
  - Q. And obviously they would of had to occur after the RFP was issued.
  - Did you have any similar discussions regarding the supplemental RFP after it was issued?
    - A. No.

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- 9 Q. With regard to either phase of the RFP process,
- 10 do you recall drafting or having a hand in drafting
  - 1 written questions to FPL?
  - A. No, I did not.
- 13 Q. And you stated that you had an opinion -- that
- 14 you expressed an opinion as to the 365-day period with
- 15 regard to the initial RFP.
- Did you form any opinions about any other terms in the RFP in that time frame?
- 18 A. Yes, I did.
- 19 O. Which terms?
  - A. Several terms in additions in there.
- Q. Could you give me some examples?
  - A. Yeah. I'm trying to think of them.
- 23 Fifty thousand dollar a day penalty per megawatt.
- 24 Security of completion. I guess they called it a binder.
- 25 And the rights of FPL to call all of that down if the

Page 18

- A. I don't remember them all. I think -- I do
- remember one of the questions that I asked was keeping the
- 3 bid open for 365 days or 395 days, whatever it says in the
- 4 RFP. I expressed -- I thought that was sort of a lengthy
- 5 time to keep a bid open in this uncertain market.
  - Q. Do you recall a response?
- A. I don't recall the response. I'm not sure I got
- 8 a response. I think he listened to my expression of
- 9 concern.
- 10 Q. When you asked your question regarding the 365
- 11 days, did you suggest an alternate amount of time?
- 12 A. No. I did not.
- Q. Do you recall any other discussions with FPL
- 14 personnel regarding the initial RFP?
- 15 A. I don't remember the specific questions I asked.
- 16 Like I said, I talked to them two or three times, maybe
- 17 four, and it was generally just discussing some of the
- 18 terms of the RFP. I can't remember which ones they were
- 19 now.
- 20 Q. When would you say that these discussions
- 21 occurred, if you can give me a general time frame?
- A. Sometime after the RFP was issued and prior to
- 23 Duke's response to the RFP, and that's -- I don't -- over
- 24 a couple of months. First or second quarter of 2001,
- 25 probably. Maybe later than that even. I don't remember

Page 20

Page 19

- bidder was one day late on his project. That caught myattention.
- 3 Q. Did anything else catch your attention?
  - A. The vagueness of several terms and conditions in
- 5 there relative to allowing FPL to terminate any awarded
- 6 contract that were outside of the bidder's control. It
- 7 made it extremely difficult, I think, on the bidder to
- 8 assess that risk and reflect that risk in its bid.
  - Q. Anything else that you can recall?A. Those are probably a couple. If I sat there and
  - went over the RFP again page by page I probably could
- 12 think of some others, but that's off the top of my head.
- 13 Q. What made it difficult to assess risk with
- 14 respect to the termination provisions, to use your term?
- 15 A. Not so much made it difficult to assess the
- 16 risks, but it made it impractical to come up with a very
- 17 competitive bid when you've got to add in perhaps 30
- 18 million dollars of potential penalty if your one day
- 19 late.

9

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- For a bidder to win, a bidder must look at his
- 21 financing of the project. And financing could depend on
  - 2 the revenue stream from a contract.
- 23 If the risk is out there, that the investor on
- 24 the utility will terminate the contract when some
- 5 legislative or regulatory action may occur any time within

- 1 the 25 years, or whatever the term of the bid was made
- 2 the financing of a proposal extremely difficult.
- 3 Q. Was your concern -- is it fair to say that your
- 4 concern was based primarily on the provision in the
- 5 initial RFP that allowed termination for legislative
- 6 restructuring of the electric market?
- 7 A. That and the regulatory out if the PSCdid not
- 8 award full recovery of all costs.
- 9 Q. Did you raise either of those concerns during the
- 10 legislative provision or the regulatory out provision to
- 11 your term again with FPL?
- 12 A. I did not.
- 13 Q. Did you -- well, did anybody from Duke rais
- 14 those issues?
- 15 A. I believe people from Duke in the energy trading
- 16 group had some discussions with some people in FL&P, but I
- 17 don't know who they contacted in FPL
- 18 O. You were not involved in that?
- 19 A. I was not.
- 20 Q. Do you know if anybody from Duke raised the issue
- 21 regarding the completion accurity?
- 22 A. I don't know.
- 23 Q. Again, you were not involved in that?
- 24 A. (The witness nods head.)
- 25 THE COURT REPORTER: I'm sorry, was that a

- 1 365-day provision?
- A. No, I did not have concerns about that as bad. I
- 3 mean, I can't remember what the supplemental RFP says
- 4 right now, but I don't think it was 390 days or 365. At
- 5 the time I think it was 120 days. And that's more
- 6 consistent with what I think is industry practice on
- 7 RFP's.

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- Q. So that alleviated your concern?
- 9 A. It alleviated my concern somewhat on that one 10 issue, yes.
- 11 Q. Do you believe it should have been even a smaller
- 12 number?
- 13 A. Ninety days I thought would have been more
- 14 realistic, but 120 is not bad, quite frankly.
- 15 Q. Did the second RFP alleviate your concern
- 16 regarding the completion security?
  - A. Not totally, no.
- 18 Q. Not totally. How did it alleviate it?
  - A. Still some vague terms in there that the bidder
- 20 was still at risk of not being able to count on a contract
- 21 revenue stream as it determined its financing
- 22 possibilities in my mind.
- 23 Q. For right now I want to focus just on the
- 24 completion security, which was the \$50,000 a day
- 25 security. And that provision was changed in the second

- 1 no?
- 2 A. No. I'm sorry.
- Q. Nodding doesn't come across real well on thetranscript.
- 5 Actually, you need to answer the question.
- 6 A. No
- Q. Did you have an occasion to review FPL's
- 8 supplemental RFP?
- 9 A. Yes.
- 10 Q. Were the three issues you identified -- well,
- 11 let's go one by one.
- Was the issue of the 365 days addressed at all?
- 13 A. I believe it was, yes. It was lessened. In my
- term, the harshness of that condition was lessoned in thesupplemental.
- 16 Q. At the time that you saw the supplemental RFP,
- 17 did you form an opinion as to whether or not the change
   18 was reasonable or whether it -- strike that.
- Did you form an opinion as to whether the change addressed your concern?
- 21 A. I formed an opinion that the supplemental RFP
- changed some of the concerns I had, but not all of theconcerns I had.
- O. Well, after reviewing that RFP document, did you
- 25 still have the same concern with regard to the -- was a

- Page 24
- RFP, and I'm wondering whether that alleviated your
- 2 concern. We can talk about the termination provisions in
- 3 a second.
- 4 A. It did not -- the \$50,000 security binder was
- 5 lowered, I think, to \$330 dollars per megawatt per day.
- 6 In the supplemental I don't -- it comes out to be -- for
- 7 the Duke plant that we were proposing is a little bit more
- 8 than -- it was approximately a quarter million dollars a
- 9 day. That was still a fairly hefty penalty. And so my
- 10 concern was not totally alleviated, no.
- Q. And with regard to the -- well, before I get to
- 12 that point, did you form an opinion at or about the time
- 13 that you saw the second RFP document?
- 14 A. Yeah. I didn't know the changes until I saw the
- 15 second RFP document. It was at the time I saw the second
- 16 RFP document.
- 17 Q. Now, the legislative out provision dealing with
- 18 the restructuring of the electric market, I assume --
- 19 correct me if I'm wrong -- your concern was alleviated
- 20 there?
- 21 A. I'd have to go back and look at the RFP. I can't
  - 2 remember what the supplemental RFP said. I can look at it
- 23 if you want me to, but I don't --
- 24 Q. Well, I'm really trying to get a feel for what
- 25 your opinion was at the time that you saw the document

more than anything else, but we can get to that in a

2 second. If you don't recall, you don't recall.

A. I don't recall.

3

Q. Do you recall any opinion as to the regulatory

5 out, the provision dealing with cost recovery at the time

you saw the second RFP document?

A. Yeah. The second RFP document improved upon the

8 original RFP, in that it allowed for a non-payment of the

amount, whatever the PSC would not approve or put them in

10 -- whatever you call them. And that was clearly better

11 than the original, but still it's a risk that the bidder

12 has to assume when he presents its -- you know, prepares

13 his pricing bid, because it's -- the PSC's authorization

14 of recovery is fairly out of the bidder's control.

15 So it's a risk that must be recognized with

16 assumptions of what that risk is.

17 Q. Do you consider leaving that risk in existence to

18 be reasonable?

19

A. Rephrase that. I'm sorry.

20 Q. Let me rephrase it.

21 Did you consider the version in the second RFP to

22 be commercial and reasonable? And again, just strictly

23 with regard to the cost recovery provision.

24 A. My experience, I had seen cost recovery which

25 would just talk about replacement energy cost and not fix

1 owned utility, or the municipality, or whatever else, kind

2 of bears that risk. The industrial-owned utility bears

3 that risk. So I've seen it both ways.

4 Q. Based on the discussion over the last few

5 minutes, is it fair to say that you had formed several

6 opinions regarding the second RFP document at or about the

7 time you saw it? In other words, the opinions we've been

8 discussing --

9 A. I formed an opinion on the second one just like I

10 formed an opinion on the first one.

11 Q. At or about the time you sawthe document?

12 A. And following seeing the document, and following

3 discussions with the rest of the Duke folks in Houston and

14 Charlotte. We kind of collaborate on howDuke will and

15 will not respond both to the initial supplemental RFP.

16 So, yeah, I formed opinions on both of them after they

17 were issued.

18 Q. When did those discussions occur with the Duke

19 folks?

20 A. On the initial one, it was following the issuance

21 of the initial RFP up until Duke's response to Florida

22 Power & Light, which was on or before the due date of

23 responses.

5

24 The second round of discussions was after the

25 supplemental was issued and ensued probably for two or

#### Page 26

- a number for it. Some days energy may be very cheap.
- 2 Some days it may be very expensive.
- 3 So I had questions about where the number came
- 4 from. And other RFP's that I'm familiar with would talk
- 5 about if the bidder's plant is not available or whatever
- 6 else, then, you know, they are responsible for replacement
- 7 energy or capacity.

8

- Is that your question or --
- Q. No, it wasn't. That was actually a separate
- 10 question. I wasn't asking -- your answer, just to
- 11 clarify, was related to the issue of the completion
- 12 security of \$330 a megawatt, if I understood correctly.
- 13 A. Right.
- 14 Q. I had essentially the same question with regard
- 15 to the provision regarding whether the PSC allows cost
- 16 recovery. And we were discussing a second ago, which is
- 17 whether or not -- what happens when a portion of the
- 18 contract, let's say, is not allowed the cost for
- 19 recovery.
- 20 And my question was, whether you thought that was
- 21 a commercial and reasonable term as it was relating in the
- 22 second RFP document?
- 23 A. As it was written in the second RFP was more
- 24 reasonable, I guess. I have seen similar statements in
  - 5 some RFP's. I've seen some RFP's where the industrial-

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- three weeks before Duke decided they would not submit a
- 2 response to the second RFP.
- 3 Q. To the extent you know, what was Duke's reason
- 4 for not responding to the second RFP?
  - A. Probably twofold.
- 6 First, the conditions were still somewhat
- 7 onerous, though not as onerous as the initial RFP. And
- 8 the self-build costs, we still assume -- we still thought
- 9 were -- we were very skeptical about howlow the self-
- 10 build costs were given what our plants cost in the
- 11 marketplace today.
- 12 Those two factors led us to the decisions and not
- 13 bid on the second RFP at all.
- 14 Q. When you say you were skeptical as far as the
- 15 cost of the self-build options, am I correct in assuming
- 16 that that also means that Duke felt it was not in a
- 17 position to propose a bid that would be lower than those
- 8 self-build costs, putting aside the issue of whether you
- 19 think the costs were reasonable or not?
- 20 A. Duke elected not to bid on the second RFP.
- because given the conditions that had to be reflected in
- 22 the bid that Duke would have had to prepare, and the fact
- 23 that the self-build comparison costs were so much lower.
- I think Duke made -- we made the decision that Duke would be -- it would be a bad business decision to spend \$10,000

believes should be the per KW price of energy, is there

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- any other basis that you're aware of for believing that
- 3 FPL's cost estimates were unrealistic?
- Q. Let me ask you on that subject, do you consider 4 A. I looked at the cost estimates for Florida Pover
- yourself to be an expert on construction cost estimating & Light had in their ten-year site plans that were issued
- as it relates to power plants?

build construction costs.

7

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O. Have you ever compared a construction cost 8

to submit a bid with those conditions and those extremely

low self-build, and what I would call, unrealistic self-

- estimate?
- 10 A. Yes.
- Q. How many times? 11
- A. Two or three. 12
- 13 Q. What kinds of plants were those?
- 14 A. Combine cycle, two-in-one combined cycle without
- duck firing, two-in-one combined cycle with duck firing,
- coal plants, hydroelectric pump storage and run-of-the-
- river hydroplanes. 17
- Q. And what was it that made Duke believe that the 18
- 19 construction cost estimates were unrealistic?
- A. Duke's history of building plants in 21 states 20
- around the country and our understanding of what it takes
- to build plants based on what the cost of the machinery
- is, cost of transmission upgrades, the various cost
- elements that go into it.
- 25 Plus, I think the very same week that Florida

- 6 in '01, which I think is what I had to work with on the
- 7 first RFP.
- 8 If I remember right, Greenfield combined cycle
- plants were on the -- anywhere from \$600 and \$900 per kw
- That's FPL's ten-year cycling numbers. I can't remember
- if that was direct cost or if that included AIDC [sic],
- 12 but it was numbers in the ballpark.
- 13 Then when I saw numbers that were \$360 or \$411,
- 14 which I think are the two self-build options I remember in
- 15 the initial RFP, I was very skeptical.
- 16 Q. Is it fair to say that you were skeptical
- 17 regarding the estimates, but you can't point to anything
- 18 specific other than your general knowledge of what you
- 19 believe the prices should be?
- 20 A. I don't know what FPL's detailed cost estimates
- 21 are. I do know what it takes to build power plants in
- Florida since I have bid on several. And I was extremely
- 23 surprised of how low the self-build costs were.
- 24 Q. The costs you were using for comparison were
- 25 Greenfield. Is that correct?

#### Page 30

- 1 Power & Light awarded itself the self-build option -- I
- can't remember the costs that they awarded it to
- 3 themselves, but I want to say it was approximately \$400 4 per kw.
- 5 At the same time, Florida Power Light and Energy
- came out with their financing for their unregulated
- Johnson Rhode Island facility which was \$750 a kw. And I
- 8 was skeptical that the regulated arm of Duke or of Florida
- Power & Light was going to build a plant 50 percent
- 10 cheaper than the unregulated arm of Florida Power & Light.
- Q. As you sit here today, is there any specific 11
- 12 portion of the estimate or -- strike that.
- Is there anything specific that you can point to 13
- 14 that you believe is unreasonable?
- A. No. I don't know FPL's detailed cost estimates. 15
- All I see is file direct cost AFUDC [sic] and transmission
- interconnection costs that are reflected either in the 17
- ten-year site plans or I guess now in the need 18
- 19 determination document.
- 20 Q. Was there ever an attempt by you or anybody that
- 21 you were affiliated with to create an alternative estimate
- using similar equipment to see what that would cost? I'm
- just exploring what the basis for -- strike that. That
- 24 was another garbled question.
- Other than the general comparison which Duke 25

Page 32

- 1 A. Ten-year site plans of Florida Power & Light had 2 both conversion costs for some of their facilities, as
- 3 well as, I believe, what they call unsited Greenfield
  - facilities.
  - Q. Have you seen a copy of the notice of
- 6 deposition?

5

- A. I'm sure you have it. If you'll show it to me.
- 8 Q. Yeah, I can show it to you. I'm just going to
- 9 mark this as No. 1.
  - A. Yes, I have.
- 11 (Exhibit No. 1 was marked for identification.)
- 12 BY MR. NIETO:
- 13 Q. Let me show you what has been marked as Exhibit 1
- to your deposition, which is a copy of the notice of
- 15 taking deposition duces tecum.
- 16 Do you have with you any documents that relate to
- 17 either Question A or Question B at the bottom of the first
- 18 page?
- 19 A. I brought with me several documents. One of
- which is what you just showed me. One of which -- I also
- have two of these subpoenas from CPB, and I believe
- 22 Florida Power & Light. I have a copy of the supplemental
- 23 RFP. I have the first book of the need study for Martin
- and Manatee. I have two ten-year site plans with FPL 1999 24
- and 2000. I've got the original RFP. And I have a press

- 1 release relative to that Rhode Island plant. The rest is
- 2 my shopping list for my wife.
- 3 Q. And these are the entire -- of documents that you
- 4 just cataloged for us that you brought in response to the
- 5 deposition notice, correct?
- 6 A. Yes.
- 7 Q. Were any of those documents provided to you by
- 8 CPB?
- 9 A. By CPB, no.
- 10 Q. Were you any provided by Pace?
- 11 A. No.
- 12 Q. I assuming that they all relate to Question B,
- 13 which is copies of documents relied upon in preparing your
- 14 testimony in this proceeding?
- 15 A. Yes.
- 16 Q. Did you review anything else in preparing for
- 17 this case other than the documents that you brought with
- 18 you?
- 19 A. No.
- Q. Has anything been provided to you by CPB at all?
- 21 A. No.
- 22 Q. Anything by Pace?
- 23 A. No.
- Q. Do you intend to develop any documents for use in
- 25 this hearing?

- A. I told him that I would have to check with Duke
- 2 Energy since I -- since I'm a retiree and I have certain
- 3 obligations to Duke based on my retirement package I
- 4 received. I must get notification from Duke or get
- 5 approval from Duke, I guess is the right word.
- 6 Q. Did he specify which portions of the RFP he was
- 7 referring to when he asked whether you had an opinion?
  - A. No. It was a pretty broad discussion about
- 9 whether I had -- whether I would be willing to testify on
- 10 it, really.
- 11 O. Did you have any opinions that you expressed?
- 12 A. I didn't express them to him. I told him I have
- 13 opinions.
- 14 O. And I assume you went back and discussed this
- 15 with Duke at some point.
- 16 A. Yes.

- O. Excuse me if I mischaracterize this correctly,
- 18 but when did you get the sign-off from Duke to testify in
- 19 the proceeding?
  - A. The final sign-off was probably -- I want to say
- 21 it was Wednesday or Thursday of last week by phone call
- 22 with one of the attorneys for Duke in Houston.
- We have been having ongoing discussions, you
- 24 know, since approached by them up until Wednesday or
- 5 Thursday of last week.

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- 1 A. No.
- 2 Q. I assume it's your intent to testify at the
- 3 hearing. Is that correct?
- 4 A. I've been subpoenaed to testify, therefore, it is
- 5 my intent.
- 6 Q. Prior to that subpoena being issued, did you have
- 7 any discussions with either Mr. Moyle or anybody else
- 8 representing CPB regarding testimony in this case?
  - A. Prior to when?
- 10 Q. Prior to receiving the subpoena.
- 11 A. Yes, I think Mr. Moyle and I -- I was at the
- 12 Florida Municipal Power Association, FMPA conference in
- 13 South Florida, and I don't remember the exact dates, but
- 14 --
- 15 Q. Tell me what month that was in.
- 16 A. I want to say May -- May or June, but again I'm
- 17 not real sure. It was early this summer.
- 18 Q. Was that the first time that you discussed
- 19 testimony in this case with Mr. Moyle?
- 20 A. Yes.
- 21 Q. What did you talk about?
- 22 A. Mr. Moyle I think -- he just basically asked
- 23 whether I had an opinion about the conditions of the RFP
- 24 and whether I would consider testifying.
  - Q. What was your response?

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- Q. Without telling me what you discussed with your
- 2 attorneys --
- 3 A. Dukes' attorneys?
- 4 Q. Or Dukes' attorneys. How long would you say the
- 5 discussions went on? I'm trying to get a feel for how
- 6 many discussions there were and when they occurred.
- A. Three or four discussions, 30 minutes each spread
- 8 out over three weeks probably.
- 9 Q. So the first occurred sometime around May or June
- 10 after you spoke to Mr. Moyle?
- 11 A. No. I think the first of them occurred after I
- 12 received the subpoena from CPB, because I wasn't real sure
- 3 I was going to be asked to testify. I mean, we talked
- 14 about it, but I hadn't really gotten the formal subpoena,
- 15 quite frankly.
- 16 Questions with Duke' lawyers, attorneys, were
- 17 twofold. Number one, how did they feel about me
- 8 testifying. And secondly, do they want an attorney
- 19 present at the testimony.
- Then when I received the subpoena from Florida
- 21 Power & Light for this deposition or a deposition, then I
- 22 again went back to Duke to see if they -- how they felt
- 23 about that and again if they want an attorney present
- 24 And I got the final word on both of those aspects last
- 25 week.

- Q. During the time period from when you first spoke to Moyle in May or June and the final sign-off Wednesday
- or Thursday of last week, did you have any further
- discussions with Mr. Moyle regarding this case?
- A. Yeah. I think I talked to him on a couple of 5
- 6 occasions just -- quite frankly, I was asking him, are you
- sure you want me to testify because I didn't want to. 7
  - Q. When did that occur?
- A. I don't know exactly. Over the last -- I'd say twice over the last three weeks maybe. 10
- Q. If I have the time line correct -- if I'm wrong, 12 please correct me.
- Sometime in May or June Mr. Moyle approaches you 13 14 about testifying. You then tell him that you've got to go
- back to Duke. A fairly long period passes, and about 15
- three or four weeks ago you have the first follow-up 16
- discussion with Mr. Moyle on the topic of testimony. Is 17
- 18 that right?

8

8

- A. I think that's right. I'm a little fuzzy on the 19
- dates, but there's a fairly long gap in time between his 20
- first -- and we might have talked once or twice when we
- were in South Florida. I can't remember exactly. But
- from those first couple of meetings they were about the
- same time period, there's a large gap between that and
- when we had further discussions about it. Because I

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- A. He has asked me if I read the RFPs, and I told
- 2 him, yes, I had. And he asked me if I had opinions of
- 3 them, and I said, yes, I did.
- 4 Q. Did he ask anything else in the three
- 5 conversations?
- A. I don't think so. I don't remember anything 6
- 7 else.
- Q. Have you discussed your testimony in this case 8
- 9 with any other party or any other partys' attorneys other
- 10 than Mr. Moyle?
- A. I discussed the testimony with the Duke 11
- 12 attorneys. That's it.
- 13 Q. In that first discussion with Mr. Moyle, did he
- ask you whether you'd be willing to write up and prefile 14
- 15 testimony in the proceeding?
- 16 A. It came up, and I can't remember if he asked me
- and -- we talked about it and I told him again I wasn't 17
- sure whether I could because I had to check with Duke. 18
- I'm not sure he asked me directly -- the subject came up.
- I just don't remember if he asked me that or whether I 20
- asked the question if I got to file something. Because if
- I'm going to go back to Duke, I needed to know that. I
- can't remember if he asked me that first or whether I 23
- 24 brought it up myself.
- Q. Did the subject ever come up whether if he did 25

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- didn't go back to Duke until I was pretty sure they were serious about having testimony. 2
- Q. And you say that Mr. Moyle asked you at that 3 4 first discussion whether or not you had any opinions.
- 5 Is it your understanding that you are going to testify regarding your opinions as to the RFP documents? 6
  - MR. HOLLIMAN: This is Bill Holliman and I represent Moyle Flanigan firm. I'm having a real
- 9 difficulty hearing the questions. 10 Q. The question was -- I'll repeat it to you or may
- end up restating it, but either way. 11 The question was whether he had -- let me just 12
- 13 restate it.
- At the first discussion with Mr. Moyle, you 14 stated that he indicated -- he asked whether you had
- 15 opinions regarding the RFP documents. And my question to 16
- you is: Is it your understanding, based on your 17
- conversations with Mr. Moyle, that your testimony will 18
- relate to your opinions as to the two RFP documents? 19
- A. Yeah. I don't know what he's going to ask me. 20
- 21 It's not -- he hasn't told me what he's going to ask me
- yet, if that's your question. 22
- Q. Well, has he asked you whether you have any
- 24 knowledge besides the opinions that were discussed at that
- 25 first meeting?

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- prefile testimony what the subject matter of that would
- have been?
- 3 A. No.

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- MR. HOLLIMAN: This is Bill Holliman again.
- You're fading really badly on your questions. Could
- you please maybe speak more directly into the
- 7 microphone?
  - MR. NIETO: I'll try, Bill.
  - MR. HOLLIMAN: Thank you.
- 10 BY MR. NIETO:
- Q. You stated that you had opinions, indicating 11
- Mr. Moyle had opinions at that first meetings. Other than 12
- 13 the opinions that were already discussed, what were they?
- 14 We discussed some aspects of the RFP already.
- 15 I'm just wondering just in the last hour or so. And the
- question is -- and I've garbled it somewhat -- is whether
- or not you had any other opinions when you were referring
- to your opinions to Mr. Moyle? 18
- 19 A. I had a lot of opinions. I did not pass them on
- 20 to Mr. Moyle.
- 21 Q. Well, the opinions you had, we've discussed the 22 365 days that became 120 days, the termination provision
- both for legislative restructuring and for PSC cost 23 recovery and the completion security.
- So the question will be whether or not in the 25

- universal of opinions you had when you were discussing
- 2 testimony with Mr. Moyle, whether you had any other
- 3 opinions as to the RFP?
- 4 A. Let me make sure I clarify. I had opinions in
- 5 those. I also had opinions on what I thought were
- 6 unrealistic self-build costs. I don't believe I actually
- 7 shared all these opinions with Mr. Moyle.
- 8 Q. I understand. I'm trying to get your own sense
- 9 of what your opinions were on that date is really what I'm 10 asking.
- 11 A. My opinions on that date were as I've said, the
- 12 somewhat onerous conditions and unrealistic self-build
- 13 costs to summarize them.
- 14 Q. And just so we're clear, were there any
- 15 conditions that you considered onerous other than the ones
- 16 that I've listed a second ago, which would be the 365
- 17 days, to use that term again, legislative restructuring
- 18 provision, the cost recovery provision, and the \$2,000 a
- 18 provision, the cost recovery provision, and the \$2,000 19 day completion security which has been modified?
- 20 Feel free to take a look at the documents if
- 21 you'd like.
- 22 A. Yeah, I'm going to look at the document. I had
- 23 another issue, I guess, which I just would characterize it
- 24 as uncertainty of the evaluation criteria. A lot of words
- 25 in here, in the original RFP that says FPL may consider,

- 1 might there be?
- 2 I don't I won't go through the rest of them,
- 3 but there's several as you go through each page, there
- 4 are questions, vagaries of how the evaluation will be --
- 5 how the bids will be evaluated.
- Q. And when you talk about -- using your term --
- vagaries in the bid evaluation, I think you also discussed
- 8 uncertainty in the evaluation criteria.
- 9 Did I correctly take that to mean that you would
- 10 have had liked to have seen the criteria spelled out in
- 1 greater detail up front?
- 12 A. Yes.
  - Q. In your experience dealing with utility RFP's,
- 14 have you ever seen any that list every single evaluation
- 15 criteria?

13

16

- A. No.
- 17 Q. Is it your understanding that bidders could have
- 8 taken exception to when you use the commercial term?
- 19 A. Yes. However, seeing that exceptions would be --
- 20 I think the original RFP said exceptions will be
- 21 penalized, I think are the words that are used.
  - Q. Did Duke ever ask for clarification as to what it
- 23 -- I believe the statement that -- including estimated
  - impact on cost of capital and you had some question as to
- 25 what that meant.

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- FPL might do this, but it's uncertainty on my part on what
- 2 would be the evaluated criteria, not what it may be or
- 3 what it might be. I had an opinion about that.
- 4 I was also very surprised that FPL had very
- 5 matter of factly eliminated the potential of a polling
- 6 agreement, which is a pretty standard practice.
- 7 I was concerned that the bidder would be 8 responsible for all future environmental regulatory costs.
- I was somewhat concerned, and I can't find it
- 10 right now, but the requirement to notice in the newspaper
- 11 all options that would be bid in the local newspapers.
- 12 That seemed to be somewhat premature in the first round of
- 13 bids. And it seemed onerous on the bidder to have to do
- 14 that in my opinion.
- 15 I remember that on Page 21 of the original RFP,
- 16 Duke parties that were reviewing this, we didn't know what
- 17 the statement being under economic evaluation is said
- 18 including the estimated impact on FPL's cost of capital
- 19 associated with entering into a purchase power agreement.
- 20 We weren't too sure what that meant.
- 21 In the list of factors that might be considered
- 22 in the evaluation of bids they list, I think, 14, but they
- 23 say these are the factors which may be considered, but are
- 24 not necessarily limited to.
   The question was asked, What other considerations

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- 1 Did Duke ever ask for clarification on that
- 2 point?

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- 3 A. I know I did not. I don't know if the people in
- 4 Houston did. I don't know.
- 5 Q. What did do you take that to mean?
- A. I had no idea.
- Q. Can you explain to me how the various items that
- 8 you've listed affect the decision as to whether or not a
- 9 unit is the most cost effective alternative available?
  - A. Ask the question again. I'm sorry.
  - Q. We've discussed the last serious of questions
- several of the commercial terms in the RFP of the affect
- 13 of the bidders and so on.
- 14 And my question to you is simply for you to
- 15 explain to me how that impacts the determination of
- 16 whether one choice or another is the most cost effective
- 17 alternative for the purchasing utility and its customers?
- 18 A. I'm not sure I know how it affects the
- 9 determination of -- what makes it the most cost effective.
- 20 I do know it makes bidding extremely uncertain when the
- 21 conditions that place risk on the bidders -- conditions
- 22 that place risk on the bidders have to be reflected in the
- 23 bid price.
- 24 When there is uncertainties in the evaluation
- 25 criteria, bidders aren't real certain what it is that the

- issue with RFPs are looking for, long-term, short-term, you know, do they have a preference.
- Your question was whether or not I know how it affects the determination. I know how it affects the bidder in the preparation of a bid.
- Q. Your understanding, based on your knowledge of
   the RFP documents, that if a bidder submitted a proposal
- 8 that was on its face more cost effective than the self-
- 9 build alternatives, that there would be negotiations that10 ensued after it was selected.
- 11 A. Yes.
- 12 Q. And couldn't those negotiations address many of 13 the issues that we've just discussed?
- 14 A. Yes, they certainly could.
- 15 Q. In your opinion, what are the risks to a
- 16 purchasing utility from a purchase power agreement?
- 17 A. I'm not sure I'm qualified to answer that. I never purchased.
- 19 Q. Would you agree that a default by the selling
- 20 utility imposing a risk on the purchaser?
- 21 A. Common sense would tell me that would be a risk.
- 22 Q. Did you ever have occasion to review any of the
- 3 proposals to either RFP other than Duke's proposals?
- 24 A. I'm sorry?
- 25 Q. The question simply is whether any of the parties

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- 1 no personal knowledge regarding FPL's construction cost
- 2 estimates, correct?
- 3 A. I have no knowledge of the detailed construction
- 4 cost estimates, that's correct.
- Q. And you have no personal knowledge beyond
- 6 documents that were provided to you in the context of this
- 7 proceeding?

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- A. Yes. I have -- yes.
- 9 Q. You also have no personal knowledge as to what
- 10 occurred in the short-list negotiations with respect to
- 11 the second RFP, correct?
- 2 A. I have no knowledge of what occurred in the
- 13 short-list negotiations.
  - Q. Do you have any knowledge regarding exceptions
- 15 formally taken by any party to the RFP terms?
  - A. I have no knowledge of those.
- 17 Q. Is it fair to say that the knowledge that you do
- 18 have with respect to this proceeding is all gleaned from
- 19 the documents that you've been provided in the context of
- 20 the case, either various RFP documents and your site
- 21 plans, et cetera?
- 22 A. Yes, in addition to the discussions that I've had
- 23 with the Duke parties in preparation for our proposal.
- 24 Q. And the Duke parties themselves, though, were
- 25 forming opinions as to the documents they had reviewed.

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- provided you with their responses to either of the RFPs,
- 2 or have you had occasion in any other context to review
- 3 responses other than the one that you prepared for Dke?
- 4 A. No, I've not seen any response other than Dake's 5 response.
- 6 Q. Am I correct in stating that --
  - MR. MCGLOTHLIN: I can't hear the question.
- 8 Q. Am I correct in stating that as you sit here
- 9 today you can't point to a specific set of proposals that
- 10 you believe is more cost effective than the two FPL self-
- 11 build options?

7

- 12 A. Yeah, I've not seen other proposals other than
- 13 Duke's proposal, so I cannot say what would be more cost
- 14 effective.
- 15 Q. Mr. Green, am I correct in stating that you have
- 16 no personal knowledge of how FPL developed its RFP,
- 17 correct?
- 18 A. I have no personal knowledge, no.
- 19 Q. And you also have no personal knowledge as to how
- 20 the proposals were evaluated by FPL beyond what you glean
- 21 from the documents before you?
- 22 A. Yeah, beyond what I've gleaned from these
- 23 documents and perhaps need determination. I didn't bring
- 24 all the need determination with me.
- 25 Q. I think we've already established that you have

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- 1 They didn't have any personal knowledge --
  - A. Yes, you are correct.
  - Q. Would it be fair to say that -- regardless of
- 4 what questions you were asked at the hearing, anything
- 5 that you testify to would be an opinion based on the
- 6 various relevant documents?
  - A. Yes.

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- 8 MR. NIETO: Let's take just a quick break, if
  - we could.
- 10 (There was a short break in the proceedings.)
- 11 BY MR. NIETO:
- 12 Q. Earlier in your deposition we discussed some of
- 13 your initial concerns with the initial RFP, and then
- 14 whether or not you thought that they were addressed in the
- 15 second RFP. And I want to go back over a couple of issues
- 16 when some new ones came to light in the more recent part
- when some new ones came to light in the more recent par 17 of our discussion.
- First of which being tolling agreement. Is it
- 19 your opinion that the second RFP document addressed the 20 issue of tolling?
- 21 A. I don't remember. I'd have to look. I can look
- 22 if you want me to. I can't remember whether tolling was
- 23 mentioned in there or not. I do remember in the initial
- 24 RFP at least three times it said we would consider
- 25 tolling.

3

Q. Let's get your opinions down. What I'd like to do is for you to take a look through the second RFP to familiarize yourself, and then we can discuss whether or not you think these issues were addressed by FPL.

5 And while you're doing that, I'll ask you both questions at once and you can look at them at the same 6 7 time.

The second would be whether or not you thought that the evaluation criteria were better spelled out in the second RFP as opposed to the first one?

A. In response to your first one, I do believe that 11 12 they dropped the prohibition, I would term it as, in the original RFP on tolling. And I'm just going by on Page 10 of the original. It says, you may not assume that FPL 14 fuel will be used during the term. And that sentence is

16 dropped in the supplemental. So my opinion is that FPL removed the prohibition 17 on tolling in the supplemental. 18

19 Q. Assuming that's correct, would that address your 20 concern?

21 A. It would address that one concern.

22 Q. That one concern, yes.

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Do you have an opinion as to whether or not the 24 evaluation criteria were, in your opinion, better spelled out in the second RFP document?

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these, but these are criteria that they will use, I would feel somewhat more comfortable.

The fact that even in the web site answers, the words were used of "may," "might" and "could," rather than 5 "will".

6 Q. So if I understand your testimony correctly, you

7 feel that the list of criterias should be provided, but

that doesn't preclude necessarily the consideration of

whether a criteria had become relevant as the polls are evaluated. Is that correct? 10

11 A. Yeah, it is my opinion, yes, that as much

12 certainty that the industrial-owned utility can offer on

the evaluation criteria should be provided such that they

can get the best bids at table. 14

15 Q. And if FPL had, in fact, utilized all the

criteria in the RFP document, would that alleviate your

17 concern?

25

A. Could you rephrase that? I'm sorry. 18

19 Q. Sure. Let me rephrase it.

20 You stated that your concern related to the fact 21 that the RFP document that FPL made utilized the following

criteria, and that you had a concern with it, maybe,

because you weren't sure whether or not they were going to 24 use those criteria.

And my question to is: If FPL had, in fact,

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A. I don't believe the evaluation criteria was 2 spelled out much better in the second document.

3 In my opinion the supplemental RFP added one evaluation of criteria to the list that was submitted in the initial RFP, but still the words say factors, which may be considered but not necessarily limited to the 6 7 following.

So in an answer to your question, I don't believe there's much more clarity in evaluation factors in the 10 supplemental.

Q. In your participation in the initial RFP, were 11 you aware that FPL was maintaining a web site with 12 questions and answers? 13

A. Yes, I was aware of that. 14

Q. In your opinion, did the ability of bidders to 15 submit questions and have them answered, if you will, 16

alleviate the concern with respect to the evaluation 17 18 criteria?

A. No, that did not alleviate my concern of the 19

20 evaluation criteria, no.

Q. Other than having every single evaluation 21 criteria listed in the RFP document, what would address 23 your concern?

24 A. I guess if FPL would have said that we will use the following criteria, but maybe not be limited to just 1 utilized every single one of those criteria in evaluating

proposals, would that alleviate your concern? A. If the RFP said that they were definitely going

to use a certain list of criteria, and indeed that's what they used, that would go a long way to alleviate my 5 6 concern.

But the fact that they said that they might and that they did indeed use those, that does not alleviate my concern. Plus, there's -- out of the 14 criteria listed, 10 there's no reflection of which is more important than the 11

Q. So if I understand what you're saying correctly, 12 you would want the RFP to state some set of defined

criteria that will absolutely be considered, and then to 14

also have some type of a waiting system where this 15

16 criteria is worth 20 percent and this one is 30 percent, 17

18 A. Some sort of indication of how important the 19 various criteria that are going to be used are to the --

Florida Power & Light.

Q. What if they were all important? 21

22 A. Then state that.

23 Q. So essentially if FPL would have changed "may" to

24 "will," and add a sentence that said, "the following

criteria are all important," that would have alleviated

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- your concern. Is that correct?
- 2 A. If they said that they were all equally
- 3 important, that would alleviated my concern.
- 4 You need to know how important "important" is. 5 There are 14 of them there.
- Q. Do you have any basis to testify in this 6 proceeding that any of CPB's proposals should have been 7 8
- A. I don't have any knowledge of anybody's proposal other than Duke's. 10
- Q. Do you consider yourself to have expertise in 12 utilities capital structure or utilities cost of capital?
- A. Not particularly. I'm aware of it and I can talk 13 14 enough of it, but I would not consider myself the expert.
- 15 O. Who are Pace's current members?

MR. MCGLOTHLIN: As I indicated earlier,

Mr. Green is not here in the capacity of --

(inaudible) - of potential witness. 18

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MR. NIETO: Well, just to clarify, I'm not asking him to testify as a party or representative, or to take positions officially for Pace, but to the extent he has factual knowledge that may relate to Pace, I'd like to ask those questions. And that's the distinction I'm drawing. I'm not asking him to make any official announcements for Pace.

MR. NIETO: Why don't I ask the question and then at least we'll have them on the record and we can go -- we can evaluation these issues question by question. That may be the best way.

And the first question was who are Pace's current members to your knowledge?

7 THE WITNESS: And I'm going to answer that 8 question. Calpine (phonetic) Corporation, Merit, 9 Competitive Power Adventures, Constellation Energy, 10

National Energy Group, Reliant.

11 Is that six?

12 BY MR. NIETO:

Q. That is six, yes.

Is an affiliate of PG&E, or Pacific Gas &

15 Electric, a member at this point?

- A. That is National Energy Group. Yes.
- 17 Q. Were all six of these members founding members of

18 Pace?

A. No.

20 Q. To your knowledge, is Pace funding any of its

21 members participations in these proceedings? 22

MR. MCGLOTHLIN: I object to the question and instruct the witness not to answer. We have an objection to discovery in another form, and I believe it's inappropriate and -- (inaudible) -- for him to

Page 54

MR. MCGLOTHLIN: I'd just say this --(inaudible) -- objections that have been made. I understand that you're co-counsel is working on --(inaudible) -- and if this becomes -- (inaudible) -to obtain information -- I'm going to object to that at that point.

MR. NIETO: Right now all I'm asking -- and let's just be perfectly clear on this. I'm asking him for matters that are within his personal knowledge. No different than any employee of Pace being deposed who would have knowledge of this. I'm not asking him to testify as an official corporate or party representative of Pace. And I have a series of questions to ask and I'm going to ask them, and whether you all answer them is up to you. I mean, if I ask them and I don't get answers, then, you know, we'll hold the deposition open and take it to the prehearing officer.

MR. MCGLOTHLIN: And that might be necessary, but I'll just observe that what he may have personal knowledge of I had -- (inaudible) -- that other persons would be aware of. I don't think that is --(inaudible) basis for including the questions in this deposition that go to his duties and knowledge as executive director. But ask your question.

Page 56 answer in this deposition while that objection is

pending.

3 BY MR. NIETO:

Q. What's the process by which a new member is

5 admitted to Pace, if you know?

A. I'd have to look in the bylaws to be exact. We have bylaws that spell that out. But Pace is open to 7 co-generators, independent power producers, and others 8 interested in advancing wholesale electric competition in

9 10 the state of Florida. 11

Q. Do all Pace members contribute equally to its 12 operating costs? 13

MR. MCGLOTHLIN: Objection. We have objections to other discovery questions going to Pace's source of the financing and funds. And I believe that makes it inappropriate to - that's the same information, Mr. Green, and that objection is still pending.

MR. NIETO: Joe, I'm going to ask a series of questions on financing. If you want to say "same objection," that's fine, but I want to get them on the record.

MR. MCGLOTHLIN: Okay.

24 BY MR. NIETO:

Q. Who decides how Pace's funds are used?

Page	57

- 1 MR. MCGLOTHLIN: Same objection; same
  2 instruction.
  3 Q. Does Pace have any funding sources other than its
  4 members?
  5 MR. MCGLOTHLIN: Same objection; same
  6 instruction.
  7 Q. Is Pace providing any funding to the Florida
- 8 Action Coalition team?
   9 MR. MCGLOTHLIN: Same objection; same
   10 instruction.
- Q. And do you have any knowledge of any Pace members
   directly funding the Florida Action Coalition team?
- 13 MR. MCGLOTHLIN: Same objection; same instruction.
- 15 Q. Can you give me a list of the present officers of
- 16 Pace?
- 17 A. Yes, I can.
- 18 Q. Okay.
- 19 A. And I'll do that.
- 20 The chairman of Pace is Tim Eaves. The vice
- 21 chairman of Pace is Rick Wolffinger. And the
- 22 secretary\treasurer position is held by Lea Gibbons.
- 23 Q. To your knowledge, are any of these persons
- 24 officers of any of Pace's members?
- A. I don't know if they are officers of members.

- 1 any other party to this case, CPB in particular?
- 2 MR. HOLLIMAN: Would you repeat the
- 3 question?
  - Q. The question was whether he was aware of
- 5 Mr. Slater at one point having prepared testimony for CPB

- 6 for use in this proceeding, and it was just a yes or no as
- 7 to whether he was aware of that.
  - A. No. I was not aware of that.
- Q. Could you tell me what the basis for Mr. Slater's
- 10 compensation is from Pace? Just a general structure of
- calculating the numbers.
  A. I don't know what the compensation is.
  - Q. If Mr. Moyle -- going back to that first meeting
- 14 that you had with him back in May or June, if he had asked
- 15 you to draft and prefile testimony giving your opinions in
- 16 this proceeding --

17

25

- MR. HOLLIMAN: This is Bill Holliman. I
- 18 didn't hear that question.
- 19 Q. The question was -- and I'll start over again.
- 20 Going back to the initial meeting with Mr. Moyle,
- 21 back in May or June, if he had asked you to draft and
- 22 prefile testimony giving your opinions as to the RFP
- 23 documents at that time, would you have been able to do so
- 24 assuming you would have proper clearances from Duke?
  - A. Would I have done it?

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- 1 Q. Or serving on the boards of members.
- 2 A. They are employees of Pace members. I'm not sure
- 3 if they're officers or board members.
- Q. Fair enough.
- I just want to go through them one by one, and if
- 6 you could tell me which of Pace members they're associated
- 7 with.

5

- 8 Mr. Eaves?
- 9 A. He is with Calpine.
- 10 Q. Mr. Wolffinger?
- 11 A. With Constellation Energy.
- 12 O. And Gibbons?
- 13 A. With National Energy Group.
- 14 Q. Do you know Ken Slater, Kenneth J. Slater?
- 15 A. I have met him once. I don't knowhim.
- 16 Q. Was that in the context of this case?
- 17 A. No.
- 18 Q. Do you know whether he is retained or was
- 19 retained by Pace?
- 20 A. Yes, I think he has a letter of -- well, he's
- 21 working for Pace.
- Q. Do you know whether he was at one point retained
- 23 by any other party to this case?
- 24 A. I don't know that.
- Q. Are you aware of him ever preparing testimony for

# Page 60

- Q. Would you have been able to do so at that time?
   A. If Duke had approved that and it did not affect
- A. If Duke had approved that and it did not affect
  my severance package, I would have been able to do that,
- 4 yes.
- 5 Q. There's no information that came to light in
- 6 between that time and now that you would have required to
- 7 render your opinions, is there?
- 8 A. Other than refreshing my memory of what the  $\hat{RrP}$
- 9 said, no.

- 10 Q. Do you feel that a utility --
  - MR. HOLLIMAN: I can't hear.
- 12 O. Strike that.
- Do you feel that utilities choosing a purchase
- 14 power option to meet capacity need alleviates any risks
- 15 for the utility?
- 16 A. Yes, I think it alleviates some risks.
- 17 Q. What risks would those be?
- 18 A. Depending upon the length of term of the PPA,
- 19 there is some benefit in my mind to an industrial-owned
- 20 utility having some flexibility of seeing what the market
- 21 conditions are three years, five years, ten years out, as
- 22 opposed to locking themselves in to a 30-year amortization
- 23 period of a self-build facility. I think that's a benefit
- 24 of the PPA if it's a shorter term.
- Q. Essentially, you can choose a term that you

- couldn't choose in a self-build option, correct?
  - A. Say that again. I'm sorry.

2

- Q. If I understand your testimony correctly, the 3
- risks mitigating factor in a purchase power agreement is
- that it can be structured for a shorter term than a self-5
- build option or a person with a turn-key option can.
- 7 A. It can be structured. A PPA can be structured
- for a shorter term, which I believe would give the 8
- industrial-owned utility some optionally to take a look at
- what future market conditions are. To make sure they're 10
- getting the best priced energy for the consumers. 11
- Q. Is it fair to say that the benefit from that 12 . 13 would incur primarily where the utility could add capacity
- at a future date at a lower cost than it could at the time 14
- 15 it locks itself in, to use your term?
- A. They can take a look at -- the industrial-owned 16
- utility can take a look at what the needs are three years, 17
- five years from now, and make a determination then. If
- 19 they need to add more capacity, they can add it. They can
- 20 bid out for some additional. There's lots of flexibility
- with the PPA's that quite frankly do not exist if all of
- the capacity is self-build value generation.
- And I think that's -- my opinion is that that's 23
- for all utilities, not just Florida Power & Light. I 24
- believe they should have a mix of self-build. They

# Page 63

- of the consumers. I'm not sure if it's in the best
- interest of the industrial-owned utility, but I believe
- 3 it's in the best interest of the consumers that they're
- looking out for.

8

- O. Well, that would only be true if the cost of
- power from the contract were less than the cost of power 6
- from the self-build option.
  - A. It would be true if the cost of -- you know,
- 9 obviously the industrial-owned utilities looks for what's
- the least cost. Projecting the need for the next 25 years
- 11 or 30 years is uncertain at best. Projecting what the
- costs are going to be for capacity and energy over the 12
- 13 next 25 or 30 years is probably more questionable at best.
- And any postponement of these major decisions 14
- while satisfying the current and short-term needs, is a 15
- benefit, in my mind, to industrial-owned utilities. 16
- Q. Is it your understanding that the type of 17
- comprehensive economic analysis that the utilities engage 18
- in when evaluating power options takes into account the 19
- 20 various scenarios whereby the self-build options may be
- 21 postponed?
- 22 A. Yes, it's - in reading I think some of the
- 23 recent testimonies of Florida Power & Light, I understand
- 24 that several alternatives are looked at in the evaluation
- 25 process.

# Page 62

- certainly should be a part of the generation fleet. There
- should be some of it -- a fair portion of power --2
- purchase power agreements, and perhaps some as even 3
- 4 purchased on the open spot market. And I think that's
- consistent with FERK [sic] guidelines as well in the 5
- recent standard market design. 6
  - Q. And again, just so I understand your opinion as
- to what the benefits would be to the utility, it would 8
- relate essentially to timing that they could structure -in your opinion, structure timing more flexible with
- purchase power agreements than they could with self-build 11
- 12 options.

13

14

- MR. MCGLOTHLIN: I hate to interrupt, but I really cannot hear that question when you said --
- 15 Q. Well, let me give it a shot.
- So if I understand your testimony correctly, the 16 primary benefit from utilizing purchase power options is
- that the length of the commitment can be structured more
- flexible than can be the case with self-build options. 19 A. That is clearly one of the benefits, and that is 20
- 21 a primary benefit.
- Also, any time that an industrial-owned utility 22
- can postpone the investment of three or four hundred million dollars for a power plant, and postpone that
- burden on the consumers, I think is in the best interest

- Q. And part of that process quantifies the costs, if
- 1 you will, or the cost savings of postponing self-build 2
- 3 decisions.

4

11

- A. Yes, I can only assume it will. I have not seen
- the quantifications, but I assume that's what is done. 5
- Q. Assuming that that quantification is done, 6
- 7 wouldn't that mitigate or whatever -- mitigate is probably
- 8 the wrong term -- but wouldn't that address the issue you
- 9 raised with regard to a utility deferring self-build
- 10 decisions?
  - A. No, not totally.
- Q. Why not? 12
- A. The answer to your question would be yes if the 13
- 14 industrial-owned utility knew for certain what all the
- load needs are going to be in the future; knew what the 15
- potential for spot market energy in the future would be; 16
- if they knew the future of regulation of energy -- of the 17
- energy industry in Florida for the next 30 years, let
- alone the next ten years. I mean, next ten years, let 19
- 20 alone the next 30 years.
- 21 If all of these were certain, then certainly a
- 22 quantification of the differences would give you the right 23 answer.
- 24 But my point is that no one has that crystal ball cleared up and know how all these future scenarios are

Page 67 Page 65 MR. HOLLIMAN: This is Bill Holliman, no 1 O. So your concern, really, relates to -- and 2 questions. correct me if I'm wrong -- but it really relates to the THE COURT REPORTER: Would anybody like to 3 fact that you don't believe that all these various factors 4 order? can be adequately or accurately estimated sitting here 5 MR. NIETO: Before I do that, you have the 6 option of reading your transcript for accuracy or 7 waiving that right. It's up to you. And obviously 8 you can't change your answers, but you can make sure O. And, in fact, if the estimates and the 9 projections were perfect, you wouldn't have any concern that everything is correct. 10 THE WITNESS: I would like to read it. A. I wouldn't go as far as I wouldn't have any 11 MR. MCGLOTHLIN: At that's not actually an 12 accurate advice, that he can change his testimony. 12 concern, but if the projections were 100 percent accurate and the economic evaluation was done appropriately, then 13 MR. NIETO: Well, either way, he would like 14 that should give you the right answer. That's right. 14 to read it, so I think that's -- that's fine. 15 THE COURT REPORTER: Did you want to order or Q. And doesn't the uncertainty cut both ways? You 16 could find that costs are less in the future. You could 16 did you want to go ahead and hold off or --17 MR. NIETO: I think we'll go ahead and order.

THE COURT REPORTER: Anybody else like a

MR. HARRISON: Gary Harrison, the Public

Service Commission, I would like the information on

how we can order it. I don't have the ability to

order it myself. I have to go through our clerk's

(There was a discussion held off the record.)

office, but if I can get the information.

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copy?

MR. MCGLOTHLIN: This is Joe McGlothlin and I 1 2 would like to order a copy. 3 THE COURT REPORTER: Mr. Holliman, do you 4 decline at this time? 5 MR. HOLLIMAN: We'll let you know. 6 (There was a discussion held off the record.) 7 MR. NIETO: Just so the record is clear, I'm 8 continuing the deposition, because I may vant to take 9 this to the hearing officer. If we do, I think he's 10 available on the 24th in Tallahassee and ve can wrap 11 it up then if we decide to follow back up on the 12 issues relating to Pace. So we're going to hold it 13 open pending a decision on that point. Just so the 14 record is clear on that point. 15 (Exhibit No. 2 was marked for identification.) 16 17 18 19 20 21 22 23 24 25 MR. MCGLOTHLIN: I have no questions.

look over my notes. I don't think I have much else. 1 2 (There was a break in the proceedings.) BY MR. NIETO: Q. You did this, but I just want to make sure we're 5 clear on the record. I'm just going to very quickly inventory the documents that you brought to avoid attaching them to the deposition since I think they're all in the record anyway. 8 Other than this one document we'll put aside and 10 we'll attach, we have a copy of FPL's original request for 11 proposals dated August 13, 2001. A copy of FPL's 12 submittal request for proposals dated April 26, 2002. 13 FPL's 1999 to 2008 ten-year site plan. FPL's 2000 to 2009 14 ten-year site plan. And a copy of FPL's March 2002 need 15 study. 16 Is that all correct? 17 A. That is correct. MR. NIETO: And I'm going to mark as Exhibit 18 19 2 to your deposition a copy of a newspaper article that you brought with you relating to the FPL energy 20 21 plant in Rhode Island that you were discussing just so

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to have this complete.

And that is all I have.

Any questions from the callers?

going to play out.

today and looking forward 30 years.

with the evaluation. Is that correct?

find they're more. Isn't that correct?

O. Go ahead.

A. Never mind.

A. That is correct. But with the --

Q. -- and perfect marbles all we can do is sit here

MR. NIETO: I'm going to take two minutes to

22 and do the best we can to project the future. Isn't that

A. As a retired and imperfect immortal.

A. That is correct.

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23 right?

	Page 69		Page 71
1	THE STATE OF FLORIDA,	1 ERRATA SHEET 2 IN RE: Petition for determination of Martin County -	•
2	COUNTY OF ORANGE.	3 DEPOSITION OF: Michael Green TAKEN: September 17, 2002 4 DO NOT WRITE ON TRANSCRIPT - ENTER CHANGES HERE	
3 4	I, the undersigned authority, certify that the	5 PAGE NO. LINE NO. CHANGE REASON	<b>-</b>
5	aforementioned witness personally appeared before me and	6	_
6	was duly swom.	7	_
7	·	8	_
8	WITNESS my hand and official seal this 18th day of	9	
9 10	September 2002.	10	
11		11	
12	Shelley McKinney	12	
13	Notary Public - State of Florida	13	<del></del>
14	My Commission No. CC 58930	14	
15 16	My Commission Expires 1\29\03	15	<del></del>
17		16	
18		17	
19		18	
20		19	
21 22		20 Please forward the original signed errata sheet to this	
23	1,	21 office so that copies may be distributed to all parties. 22 Under penalty of perjury, I declare that I have read my	
24	`	deposition and that it is true and correct subject to any changes in form or substance entered here.	
25		24 DATE: SIGNATURE OF DEPONENT: 25	
	Page 70		
1	CERTIFICATE		
2	The State of Florida,		
3	County of Orange.		
4 5	County of Change		
6 7 8	I, Shelley McKinney, State of Florida at large, do hereby certify that the aforementioned witness was by me first duly swom to testify the whole truth; that I will authorized to and did report said deposition in stenotype; and that the foregoing pages, number 1 to 68, inclusive, are a true and correct transcription of my shorthand notes		
9	of said deposition.  I further certify that said deposition was taken at		
10			
11 12	hereinabove set out.		
13	any of the parties, nor am I a relative or employee of any		
14	nor am I financially interested in the action.		
1	The foregoing certification of this transcript does not apply to any reproduction of the same by any means		
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16	IN WITNESS WHEREOF, I have hereunto set my hand this		
18			
19	Shelley McKinney		
20	My Commission CC 58930		
21 22	My Commission Expires 1\29\03		
23			
25			
- 1		1	

APPENDIX 14

Florida Power & Light Company
Docket No. 020262-EI & 020263-EI
CPV Gulfcoast's First Set of Interrogatories
Interrogatory No. 15
Page 1 of 1

Q. Identify who made the decision that FPL won its Supplemental Request for Proposal and when that decision was made. If the decision was made by a committee or group of people, identify all members of the committee or group.

A. The results of the economic analyses performed independently by FPL and Mr. Alan Taylor showed that the All-FPL self build option is the lowest cost alternative to meet FPL's capacity need. Based on these results and on his own review of non-economic factors related to different generation capacity alternatives, Mr. Rene Silva concluded that the All-FPL self build option is the best alternative. Mr. Silva communicated his conclusions and the bases for those conclusions to Mr. Paul Evanson, who concurred.

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# **Public Service Commission**

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# Document Detail For Docket Number: 020262

Document	Date			Description	
02595-03	03/18/2003	Order PSC-03-0369-CFO-EI granting confidential classification o Composite Hearing Exhibit No. 36 for 36 months (DNs 15004-)1 and 10898-02). (DS)			
		File Name	Download Time 28.8K	Download Time 56K	
		02595- 03.html	12 KB	4 seconds	3 seconds
		* <b>02595</b> - 03.pdf	281 KB	1 minutes 20 seconds	43 seconds
		03-0369- ord.wpd	20 KB	6 seconds	3 seconds
01619-03	02/18/2003	CCA/Flynn adv returned to FP 02-0792 and P by Order PSC-	vises DNs ( L, 09294-0 SC-02-131 02-1331, 1	on confidential docu 04749-02 and 06737 2 is made confident 13, 09925-02 was gr 0217-02 can be retu er is being prepared	I-02 can be ial by Orders PSC-anted confidentiality urned to CPV
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 01619- 03.pdf	121 KB	35 seconds	19 seconds
00250-03	01/08/2003			Notice of appeal of 0 : Docket reopened a	

		Litigation status	.]		
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 00250- 03.pdf	2,195 KB	10 minutes 25 seconds	5 minutes 29 seconds
13629-02	12/13/2002	forwarding Com	ımission C	er dated 12/13/02 to Order PSC-02-1743- ction 403.507(2), F.	FOF-El to serve as
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 13629- 02.pdf	72 KB	21 seconds	11 seconds
13569-02	12/12/2002	for reconsidera	tion must	02-1743A-FOF-El to be filed within 5 day F-El is reaffirmed in	s from issuance of
		File Name	File Size	Download Time 28.8K	Download Time 56K
		13569- 02.html	4 KB	2 seconds	1 seconds
		02-1743a- ord.wpd	10 KB	3 seconds	2 seconds
		* 13569- 02.pdf	74 KB	21 seconds	11 seconds
13481-02	12/10/2002	determine need and Martin Uni 020263. (JDBF Commissioner	d for prope t 8 in Mar PB) [CCA Palecki; c	3-FOF-EI granting Fosed Manatee Unit 3 tin County; closes Donote: Concurring op dissent by Commissiment, discussed in	3 in Manatee County ockets 020262 and inion provided by ioners Deason and
		File Name	File Size	Download Time 28.8K	Download Time 56K
		13481- 02.html	67 KE	21 seconds	s 12 seconds
		02-1743- ord.wpd	99 KE	3 29 second	s 15 seconds
		* 13481- 02.pdf	2,056 KE		

12939-02	11/25/2002	Item 7, held in	- Pages 1- Tallahasse	e before JB, DS, BZ	nda conference, I, PL, BD.	
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		12939- <u>02.html</u>	721 KB	228 seconds	131 seconds	
		* 12939- 02.pdf	6,929 KB	32 minutes 51 seconds	17 minutes 16 seconds	
		12939-02- trn.wpd	426 KB	2 minutes 2 seconds	1 minutes 4 seconds	
12685-02	11/19/2002	Vote sheet fr 11/19/02 ag - staff rec approved; Issue 1 modified and approved with noted deletion of language; Issue 11(g) no vote; Issue 12 approved with modification; DS and BD dissented on Issue 12. (JDBPB)				
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		* 12685- 02.pdf	533 KB	2 minutes 32 seconds	1 minutes 20 seconds	
12618-02	11/18/2002	Order PSC-02 PACE's motion		O-El grants in part a (J)	nd denies in part	
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		12618- 02.html	9 KB	3 seconds	2 seconds	
		02-1598- ord.wpd	16 KB	5 seconds	3 seconds	
		* 12618- 02.pdf	191 KB	55 seconds	29 seconds	
12235-02	11/07/2002	RECOM for 11/19/02 ag fr ECR/Haff, Hewitt, Kenny, Lester, Sickel; CMP/Futrell, Makin; GCL/Brown, Harris - post-hearing decision on determination of need; close dockets after time for filing an appeal has run.				
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11144-02	10/14/2002	PACE (McGlot	thlin) - Brie	f.	
		File Name	File Size	Download Time 28.8K	Download Time 56K
		11144- 02.html	77 KB	25 seconds	14 seconds
		* 11144- 02.pdf	2,066 KB	9 minutes 48 seconds	5 minutes 9 seconds
		11144- 02.wpd	106 KB	31 seconds	16 seconds
11142-02	10/14/2002	FIPUG (Kaufn positions and		:-hearing statement ong brief.	of issues and
		File Name	File Size	Download Time 28.8K	Download Time 56K
		11142- 02.html	39 KB	13 seconds	7 seconds
		* 11142- 02.pdf	837 KB	3 minutes 58 seconds	2 minutes 6 seconds
		11142- 02.wpd	56 KB	16 seconds	9 seconds
11138-02	10/14/2002	FPL (Guyton)	- Respons	se to PACE's motion	to strike.
		File Name	File Size	Download Time 28.8K	Download Time 56K
		11138- 02.html	9 KB	3 seconds	2 seconds
		* 11138- 02.pdf	249 KB	1 minutes 11 seconds	38 seconds

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		02.wpd	42 KB	12 seconds	7 seconds
11137-02	10/14/2002	FPL (Guyton) -	- Posthear	ing statement of issu	es and brief.
		File Name	File Size	Download Time 28.8K	Download Time 56K
		1 <u>1</u> 137- 02.html	111 KB	35 seconds	20 seconds
		* 11137- 02.pdf	2,902 KB	13 minutes 46 seconds	7 minutes 14 seconds
		11137- 02.wpd	219 KB	1 minutes 3 seconds	33 seconds
11116-02	10/14/2002		sues and	ld, et al. (Twomey) - positions, proposed t rief.	
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 11116- 02.pdf	830 KB	3 minutes 56 seconds	2 minutes 5 seconds
11086-02	10/11/2002	PACE (McGlo	thlin) - Mot	ion to strike.	
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 11086- 02.pdf	150 KB	43 seconds	23 seconds
11084-02	10/11/2002	\ ,		ted 10/11/02 forward tion regarding exhibi	ling late-filed Exhibit t.
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 11084- 02.pdf	493 KB	2 minutes 21 seconds	1 minutes 14 seconds
10898-02	10/08/2002	PSC/Staff - (C 36.	ONFIDEN	TIAL) Composite He	earing Exhibit No.
10812-02	10/07/2002	i e		10, pgs 1263-1434 ( DS, BZ, PL, BD.	of 10/4/02 hearing in
		File Name	File	Download Time	Download Time

			Size	28.8K	56K
		10812- 02.html	385 KB	122 seconds	70 seconds
		* 10812- 02.pdf	6,826 KB	32 minutes 22 seconds	17 minutes 1 seconds
		10812-02- trn.wpd	219 KB	1 minutes 3 seconds	33 seconds
10811-02	10/07/2002			, pgs 1165-1262 of e JB, DS, BZ, PL, BI	
		File Name	File Size	Download Time 28.8K	Download Time 56K
		<u>10811-</u> 02.html	228 KB	72 seconds	42 seconds
		* 10811- 02.pdf	3,932 KB	18 minutes 39 seconds	9 minutes 48 seconds
		<u>10811-02-</u> <u>trn.w</u> pd	130 KB	37 seconds	20 seconds
10810-02	10/07/2002			s, pgs 1019-1164 of e JB, DS, BZ, PL, B	
		File Name	File Size	Download Time 28.8K	Download Time 56K
		10810- 02.html	404 KB	128 seconds	74 seconds
		* 10810- 02.pdf	5,798 KB	27 minutes 30 seconds	14 minutes 27 seconds
		10810-02- trn.wpd	229 KB	1 minutes 6 seconds	35 seconds
10809-02	10/07/2002	TRANSCRIPT in Tallahassee	- Volume 7 before JB,	7, pgs 828-1018 of 1 DS, BZ, PL, BD.	10/4/02 hearing held
		File Name	File Size	Download Time 28.8K	Download Time 56K
		10809- 02.html	584 KB	185 seconds	106 seconds
		* 10809- 02.pdf	7,445 KB	35 minutes 18 seconds	18 minutes 34 seconds

		10809-02- trn.wpd	329 KB	1 minutes 34 seconds	50 seconds
10755-02	10/04/2002	TRANSCRIPT in Tallahassee	- Volume 6 before JB,	, pgs 681-827 of 10 DS, BZ, PL, BD.	/3/02 hearing held
		File Name	File Size	Download Time 28.8K	Download Time 56K
		10755- 02.html	424 KB	134 seconds	77 seconds
		* 10755- 02.pdf	5,902 KB	27 minutes 59 seconds	14 minutes 43 seconds
		10755-2- trn.wpd	242 KB	1 minutes 9 seconds	37 seconds
10726-02	10/04/2002	TRANSCRIPT in Tallahassee	- Volume 5 before JB,	5, pgs 543-680 of 10 DS, BZ, PL, BD.	0/3/02 hearing held
		File Name	File Size	Download Time 28.8K	Download Time 56K
		10726- 02.html	377 KB	119 seconds	69 seconds
		* 10726- 02.pdf	5,490 KB	26 minutes 2 seconds	13 minutes 41 seconds
		10726-02- trn.wpd	216 KB	1 minutes 2 seconds	33 seconds
10715-02	10/04/2002			4, pgs 399-542 of 1 , DS, BZ, PL, BD.	0/3/02 hearing held
		File Name	File Size	Download Time 28.8K	Download Time 56K
		10715- 02.html	539 KB	170 seconds	98 seconds
		* 10715- 02.pdf	5,710 KB	27 minutes 5 seconds	
		<u>10715-02-</u> tr <u>n.wp</u> d	305 KB	1 minutes 27 seconds	46 Seconds
10697-02	10/03/2002			3, pgs 228-398 of 1 3, DS, BZ, PL, BD.	0/2/02 hearing held

		File Name	File Size	Download Time 28.8K	Download Time 56K
		<u>10697-</u> 02 <u>.</u> html	529 KB	167 seconds	96 seconds
		* 10697- 02.pdf	6,848 KB	32 minutes 28 seconds	17 minutes 4 seconds
		<u>10697-02-</u> trn.wpd	301 KB	1 minutes 26 seconds	45 seconds
10663-02	10/03/2002			, pgs 160-227 of 10 DS, BZ, PL, BD.	/2/02 hearing held
		File Name	File Size	Download Time 28.8K	Download Time 56K
		10663- 02.html	275 KB	87 seconds	50 seconds
		* 10663- 02.pdf	2,745 KB	13 minutes 1 seconds	6 minutes 51 seconds
		10663-02- trn.wpd	157 KB	45 seconds	24 seconds
10650-02	10/03/2002	TRANSCRIPT Tallahassee be		I, Pgs 1-159 of 10/2 S, BZ, PL, BD.	/02 hearing held in
		File Name	File Size	Download Time 28.8K	Download Time 56K
		10650- 02.html	425 KB	135 seconds	77 seconds
		* 10650- 02.pdf	6,508 KB	30 minutes 52 seconds	16 minutes 14 seconds
		10650-02- trn.wpd	243 KB	1 minutes 10 seconds	37 seconds
10642-02	10/02/2002			ponse to FPL's mot y Kenneth J. Slater.	ion in limine to
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 10642- 02.pdf	188 KB	54 seconds	29 seconds
10615-02	10/02/2002	Order PSC-02	-1331-CFC	D-El granting confide	ential classification

		for portions of FPL's responses to CPV Gulfcoast's interrogatories Nos. 106 and 107 for 18 months from date of order. (D) [CCA note: This covers confidentiality of 09925-02 through request DN 10036-02.]				
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		<u>10615-</u> 02.html	13 KB	4 seconds	3 seconds	
		02-1331- ord.wpd	22 KB	7 seconds	4 seconds	
		* 10615- 02.pdf	316 KB	1 minutes 30 seconds	48 seconds	
10596-02	10/02/2002	CPV Gulfcoast (Moyle) - Response to FPL's motion to quash subpoena.				
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		* 10596- 02.pdf	1,050 KB	4 minutes 59 seconds	2 minutes 37 seconds	
10592-02	10/01/2002	CPV Gulfcoast (Moyle) - Notice of serving responses to FPL's 1st request for PODs (Nos. 4 and 14).				
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		* 10592-				
		02.pdf	96 KB	28 seconds	15 seconds	
10566-02	10/01/2002	02.pdf		28 seconds - staff rec approved.		
10566-02	10/01/2002	02.pdf				
10566-02	10/01/2002	02.pdf Vote sheet fr 1	0/1/02 ag - <b>File</b>	- staff rec approved.  Download Time	(JDBPB)  Download Time	
10566-02 10559-02	10/01/2002	02.pdf  Vote sheet fr 1  File Name  * 10566- 02.pdf	0/1/02 ag - File Size 69 KB	- staff rec approved.  Download Time 28.8K	(JDBPB)  Download Time 56K	
		02.pdf  Vote sheet fr 1  File Name  * 10566- 02.pdf	0/1/02 ag - File Size 69 KB	- staff rec approved.  Download Time 28.8K  20 seconds	(JDBPB)  Download Time 56K	
		02.pdf  Vote sheet fr 1  File Name  * 10566- 02.pdf  South Pond (M	0/1/02 ag - File Size 69 KB lay) - Notic	- staff rec approved.  Download Time 28.8K  20 seconds  e of withdrawal.  Download Time	(JDBPB)  Download Time 56K  11 seconds  Download Time	

		McGlothlin for Kenneth J. Slater 10/1/02 deposition at 4 p.m., Esquire Deposition Services, 1100 Spring Street NW, Suite 10 Atlanta, GA.					
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		* 10544- 02.pdf	144 KB	41 seconds	22 seconds		
10543-02	10/01/2002	FACT (Twomey) - Response to FPL's motion for summary final order.					
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		* 10543- 02.pdf	194 KB	56 seconds	29 seconds		
10510-02   10/01/2002   FPL (Guyton) - Notice of rescheduling department of the second street of the second				ich 10/1/02 depositio			
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		* 10510- 02.pdf	143 KB	41 seconds	22 seconds		
10501-02	09/30/2002	CPV Gulfcoast (Moyle) - Notice of substitution of witness and adoption of testimony.					
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		* 10501- 02.pdf	202 KB	58 seconds	31 seconds		
10496-02	09/30/2002	FPL (Guyton) - Errata sheet to need study, appendix M.					
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		* 10496- 02.pdf	202 KB	58 seconds	31 seconds		
10495-02	09/30/2002	FPL (Guyton)	- Errata sh	eet to Donald testim	ony.		
		File Name	File Size	Download Time 28.8K	Download Time 56K		

		* 10495- 02.pdf	81 KB	23 seconds	13 seconds	
10449-02	09/30/2002	FPL (Ferradaz) - Motion in limine to exclude new testimony by PACE witness Kenneth J. Slater.				
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		10449- 02.html	20 KB	7 seconds	4 seconds	
		* 10449- 02.pdf	1,321 KB	6 minutes 16 seconds		
		10449- 02.wpd	58 KB	17 seconds	9 seconds	
10448-02	09/30/2002	FPL (Daley) - I	Motion to d	quash subpoena.		
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		10448- 02.html	14 KB	5 seconds	3 seconds	
		* 10448- 02.pdf	413 KB	1 minutes 58 seconds	1 minutes 2 seconds	
		10448- 02.wpd	52 KB	15 seconds	8 seconds	
10428-02	09/30/2002	PPL (Daley) - Response to FACT's motion for reconsideration full Commission.				
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		10428- 02.html	15 KB	5 seconds	3 seconds	
		* 10428- 02.pdf	439 KB	2 minutes 5 seconds	1 minutes 6 seconds	
		10428- 02.wpd	59 KB	17 seconds	9 seconds	
10421-02	09/30/2002	classification of possible exhib	of certain d oits for use	intent to request con ocuments CPV Gulfo at hearing which are d 49; Exhibit A conta	coast has listed as Exhibit Nos. 8, 13,	

		Gulfcoast's notice of filing.				
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		* 10421- 02.pdf	292 KB	1 minutes 23 seconds	44 seconds	
10420-02	09/30/2002	FPL (Powell) - Notice of intent to request confidential classification of certain information provided in supplemental response to CPV Gulfcoast interrogatory (No. 82); Exhibit A contains copy of discovery request.				
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		* 10420- 02.pdf	284 KB	1 minutes 21 seconds	43 seconds	
10419-02	09/30/2002	FPL (Powell) - Notice of serving supplemental response to CPV Gulfcoast 3rd set of interrogatories (Nos. 78-117).				
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		* 10419- 02.pdf	179 KB	51 seconds	27 seconds	
10417-02	09/30/2002	RECOM for 10/1/02 ag fr GCL/Brown; ECR/Haff - deny FACT's motion for reconsideration; docket to remain open to conduct further proceedings in case.				
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		10417- 02.html	24 KB	8 seconds	5 seconds	
		020262- rcm.wpd	90 KB	26 seconds	14 seconds	
		* 10417- 02.pdf	563 KB	2 minutes 41 seconds	1 minutes 25 seconds	
10415-02	09/27/2002	FPL (Daley) - Response to petitions to intervene.				
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		10415- 02.html	14 KB	5 seconds	3 seconds	

10403-02	09/27/2002	* 10403- 02.pdf	File Size 85 KB	1 minutes 26 seconds 14 seconds eet to Taylor direct te Download Time 28.8K 25 seconds	Download Time 56K 13 seconds	
10402-02	09/27/2002			eet to Green direct to	Download Time	
		File Name	File Size	Download Time 28.8K	56K	
		* 10402- 02.pdf	75 KB	22 seconds	12 seconds	
10385-02	09/27/2002	Prehearing Order PSC-02-1315-PHO-El. (D)				
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		<u>10385-</u> 02.html	118 KB	38 seconds	22 seconds	
		02-1315- ord.wpd	178 KB	51 seconds	27 seconds	
		* 10385- 02.pdf	2,547 KB	12 minutes 5 seconds	6 minutes 21 seconds	
10384-02	09/27/2002	Order PSC-02-1314-CFO-El granting in part and denying in part FPL's motion to compel and CPV Gulfcoast's motion for protective order. (D)				
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		10384- 02.html	23 KB	8 seconds	5 seconds	
		02-1314- ord.wpd	51 KB	15 seconds	8 seconds	
		* 10384- 02.pdf	647 KB	3 minutes 4 seconds		
l	1	I .				

10378-02	09/27/2002	Gold/William B	Burton Greenfield/Rita Warren/Walter Feinman/Rena Bold/William Berman/Jan Cooper/Frank and Loralie Strand Twomey) - Petition to intervene.					
		File Name	File Size	Download Time 28.8K	Download Time 56K			
		* 10378- 02.pdf	222 KB	1 minutes 4 seconds	34 seconds			
10377-02	09/27/2002	FPL's request provided as realist 19; information	Order PSC-02-1313-CFO-EI granting in part and denying FPL's request for confidential classification for certain doc provided as responses to staff's request for PODs Nos. 18 19; information contained in DN 09503-02 is granted conficus classification for 36 months from date of order. (DS)					
		File Name	File Size	Download Time 28.8K	Download Time 56K			
		10377- 02.html	64 KB	21 seconds	12 seconds			
		02-1313- ord.wpd	54 KB	16 seconds	9 seconds			
		* 10377- 02.pdf	830 KB	3 minutes 57 seconds	2 minutes 5 seconds			
10368-02	09/27/2002	conference; re 10/1/02 agend	quests iter a, with rec 27/02 appr	27/02 request for chember added as emerong ommendation to be oval from EXE/Bane eral Counsel.	gency item to filed 9/30/02 by 10			
		File Name	File Size	Download Time 28.8K	Download Time 56K			
		* 10368- 02.pdf	532 KB	2 minutes 32 seconds	1 minutes 20 seconds			
10357-02	09/26/2002	FPL (Guyton)	- Errata sh	eet to need study Ap	ppendix I.			
		File Name	File Size	Download Time 28.8K	Download Time 56K			
		* 10357- 02.pdf	15 KB	5 seconds	3 seconds			
10356-02	09/26/2002	FPL (Guyton)	- Errata sh	eet to need study.				
		File Name	File	Download Time	<b>Download Time</b>			

			Size	28.8K	56K
		* 10356- 02.pdf	312 KB	1 minutes 29 seconds	47 seconds
10355-02	09/26/2002	FPL (Guyton)	- Errata sh	eet to Sim rebuttal te	estimony.
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 10355- 02.pdf	88 KB	25 seconds	14 seconds
10354-02	09/26/2002	FPL (Guyton)	- Errata sh	eet to Sim direct test	timony.
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 10354- 02.pdf	288 KB	1 minutes 22 seconds	43 seconds
10353-02	09/26/2002	FPL (Guyton)	- Errata sh	eet to Dewhurst dire	ct testimony.
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 10353- 02.pdf	25 KB	8 seconds	4 seconds
10352-02	09/26/2002	FPL (Guyton)	- Errata sh	eet to Silva direct te	stimony.
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 10352- 02.pdf	90 KB	26 seconds	14 seconds
10351-02	09/26/2002	FPL (Guyton)	- Errata sh	eet to Yeager direct	testimony.
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 10351- 02.pdf	81 KB	23 seconds	13 seconds
10350-02	09/26/2002			withdrawal of motion	
		File Name	File Size	Download Time 28.8K	Download Time 56K

		* 10350- 02.pdf	161 KB	46 seconds	24 seconds
10290-02	09/25/2002	PACE (McGlo	thlin) - Mot	ion for official recogn	ition.
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 10290- 02.pdf	533 KB	2 minutes 32 seconds	1 minutes 20 seconds
10253-02	09/25/2002	FPL (Powell) - hearing.	Notice of	intent to use confider	ntial information at
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 10253- 02.pdf	176 KB	50 seconds	27 seconds
10248-02	09/24/2002	CPV Gulfcoas for official reco		Response in opposi	tion to FPL's motion
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 10248- 02.pdf	266 KB	1 minutes 16 seconds	40 seconds
10247-02	09/24/2002			cancellation of taking eter J. Podurgiel.	deposition duces
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 10247- 02.pdf	127 KB	37 seconds	19 seconds
10246-02	09/24/2002	( )		cancellation of taking aul Buckovich.	deposition duces
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 10246- 02.pdf	123 KB	35 seconds	19 seconds
10245-02	09/24/2002	PACE (McGlorecognition.	thlin) - Obj	ection to FPL's motion	on for official

		File Name	File Size	Download Time 28.8K	Download Time 56K		
		* 10245- 02.pdf	208 KB	60 seconds	32 seconds		
10242-02	09/24/2002	PACE (McGlot	thlin) - Req	uest for oral argume	nt.		
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		* 10242- 02.pdf	157 KB	45 seconds	24 seconds		
10241-02	09/24/2002	PACE (McGlo answers to into order.	thlin) - Res errogatorie	ponse to FPL's moti s and PODs and mo	on to compel tion for protective		
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		* 10241- 02.pdf	1,017 KB	4 minutes 50 seconds	2 minutes 33 seconds		
10225-02	09/24/2002	FPL (Daley) - Motion for summary final order removing FACT as an intervenor party, and response to FACT's motion to quash subpoena.					
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		10225- 02 html	31 KB	10 seconds	6 seconds		
		* 10225- 02.pdf	6,017 KB	28 minutes 32 seconds	14 minutes 60 seconds		
		10225- 02.wpd	81 KB	23 seconds	12 seconds		
10217-02	09/24/2002	(CONFIDENT taken 9/17/02		sition transcript of Dopring, MD.	ouglas F. Egan		
10215-02	09/24/2002	TRANSCRIPT Tallahassee		12 of 9/23/02 prehea	aring held in		
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		10215- 02.html	463 KB	147 seconds	84 seconds		

		* 10215- 02.pdf	4,803 KB	22 minutes 47 seconds	11 minutes 59 seconds
		10215-02- trn.wpd	265 KB	1 minutes 16 seconds	40 seconds
10204-02	09/23/2002	Guyton for Pau	ul Evanson e Depositio	Notice of taking vide 9/26/02 deposition I n Services, 515 N F	petween 3:00-5:00
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 10204- 02.pdf	136 KB	39 seconds	21 seconds
10203-02	09/23/2002	1		st (Ruther) - Letter da e subpoena on Micha	
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 10203- 02,pdf	160 KB	46 seconds	24 seconds
10198-02	09/23/2002	FACT (Twome	y) - Motior	for reconsideration	to full Commission.
		File Name	File Size	Download Time 28.8K	Download Time 56K
		<u>10198-</u> 02.html	43 KB	14 seconds	8 seconds
		* 10198- 02.pdf	1,115 KB	5 minutes 18 seconds	2 minutes 47 seconds
		10198- 02.wpd	76 KB	22 seconds	12 seconds
10165-02	09/23/2002	Thomas P. Tw to intervene.	omey/Gen	evieve E. Twomey (	Twomey) - Petition
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 10165- 02.pdf	203 KB	58 seconds	31 seconds
10147-02	09/23/2002	CPV Gulfcoas at hearing for	` ,	Notice of filing poss	ible exhibits for use

		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 1014.7- 02.pdf	184 KB	53 seconds	28 seconds
10146-02	09/23/2002			cted notice of serving PODs and 1st set of	
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 10146- 02.pdf	291 KB	1 minutes 23 seconds	44 seconds
10141-02	09/20/2002	1st request for	r PODs and	of serving revised red 1 1st set of interroga arded to GCL.]	
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 10141- 02.pdf	112 KB	32 seconds	17 seconds
10121-02	09/20/2002	FPL (Daley) - tecum to Mich		ancellation of taking well.	deposition duces
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 10121- 02.pdf	125 KB	36 seconds	19 seconds
10120-02	09/20/2002	FACT (Twome	ey) - Motior	to quash subpoena	duces tecum.
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 10120- 02.pdf	365 KB	1 minutes 44 seconds	55 seconds
10046-02	09/19/2002			O-El granting FPL's r nesses Green and C	
		File Name	File Size	Download Time 28.8K	Download Time 56K
		10046- 02.html	18 KB	6 seconds	4 seconds

	1					
		02-1282- ord.wpd	31 KB	9 seconds	5 seconds	
		* 10046- 02.pdf	507 KB	2 minutes 25 seconds	1 minutes 16 seconds	
10045-02	09/19/2002	Order PSC-02 petitions for de		P-El granting leave for of need. (D)	or FPL to amend	
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		10045- 02.html	6 KB	2 seconds	1 seconds	
		02-1281- ord.wpd	13 KB	4 seconds	2 seconds	
		* 10045- 02.pdf	126 KB	36 seconds	19 seconds	
10036-02	09/19/2002	information res	sponsive to	or confidential classi CPV Gulfcoast's 3rd 5-02 filed 9/18/02].		
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		* 10036- 02.pdf	333 KB	1 minutes 35 seconds	50 seconds	
10005-02	09/19/2002	The Stuart Net 8/4/02 edition		vit of publication of n	otice of hearing in	
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		* 10005- 02.pdf	289 KB	1 minutes 23 seconds	44 seconds	
09973-02	09/18/2002	PACE (McGlothlin) - Notice of service of responses to FPL's 1st request for admissions (Nos. 1-15); 1st request for PODs (Nos. 1-35); and 1st set of interrogatories (Nos. 1-30).				
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		* 09973- 02.pdf	187 KB	54 seconds	28 seconds	
09926-02	09/18/2002	FPL (Powell) -	Exhibit B,	redacted version of	confidential DN	

		•	09925-02. [CCA note: Confirmed with Mr. Powell that request for confidentiality will be filed 9/19.]				
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		* 09926- 02.pdf	941 KB	4 minutes 28 seconds	2 minutes 21 seconds		
09925-02	09/18/2002	– (	•	ENTIAL) Response t , Nos. 106 and 107 (			
09924-02	09/18/2002		PL (Powell) - Notice of serving responses to CPV Gulfcoast's Nos. 28-45) and CPV Cana's (Nos. 56-73) 3rd request for PODs.				
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		* 09924- 02.pdf	124 KB	36 seconds	19 seconds		
09894-02	09/17/2002	FPL (Daley) -	Motion for	official recognition.			
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		09894- 02.html	13 KB	4 seconds	3 seconds		
		* 09894- 02.pdf	15,022 KB	71 minutes 13 seconds	37 minutes 27 seconds		
		09894- 02.wpd	43 KB	13 seconds	7 seconds		
09893-02	09/17/2002	FPL (Daley) - PODs by PAC		compel answers to ir	nterrogatories and		
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		09893- 02.html	21 KB	7 seconds	4 seconds		
		* 09893- 02.pdf	2,476 KB	11 minutes 45 seconds	6 minutes 11 seconds		
		09893- 02.wpd	58 KB	17 seconds	9 seconds		
09892-02	09/17/2002	FPL (Daley) -	Notice of d	eposition telephone	conference number		

		to Michael T. C Hector & Davis		r 9/23/02, 9:30 a.m., iami.	at offices of Steel		
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		* 09892- 02.pdf	141 KB	41 seconds	22 seconds		
09881-02	09/17/2002	conference nu FPL/Yeager de	mber to at eposition a	Notice of deposition y Charles A. Guyton at 8:30 a.m., FPL, 700 , 1st Floor, Juno Bea	for 9/18/02 0 Universe Blvd.,		
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		* 09881- 02.pdf	139 KB	40 seconds	21 seconds		
09871-02	09/17/2002	FPL (Guyton) - Notice of deposition telephone conference number to aty Moyle for 9/25/02 Peter J. Podurgiel deposition at 9 a.m. in Braintree MA.					
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		* 09871- 02.pdf	149 KB	43 seconds	23 seconds		
09870-02	09/17/2002	FPL (Guyton) - Notice of deposition telephone conference number to aty Moyle for 9/25/02 Paul A. Buckovich deposition at 1 p.m. in Braintree MA.					
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		* 09870- 02.pdf	145 KB	42 seconds	22 seconds		
09869-02	09/17/2002	number to aty	McGlothli	f deposition telephor n for 9/24/02 PACE/l in Tallahassee.	ne conference Ken Slater		
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		* 09869- 02.pdf	144 KB	41 seconds	22 seconds		
09868-02	09/17/2002	FPL (Guyton)	- Notice o	f rescheduling teleph	nonic deposition		

		duces tecum at for 9/20/02 FAC	nd adding o	conference call numl	ber to aty Twomey i. in Clearwater.
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 09868- 02.pdf	142 KB	41 seconds	22 seconds
09867-02	09/17/2002	FPL (Guyton) - number to aty l a.m. in Tallaha	Brown for 9	deposition telephone 9/20/02 PSC/Maurey	e conference deposition at 9
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 09867- 02.pdf	150 KB	43 seconds	23 seconds
09866-02	09/17/2002	FPL (Guyton) - number to aty p.m. in Tallaha	Brown for	deposition telephone 9/20/02 PSC/Stallcu	e conference p deposition at 1
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 09866- 02.pdf	148 KB	43 seconds	23 seconds
09851-02	09/17/2002			D-EI granting FPL's r d. as party. (D)	notion to remove
		File Name	File Size	Download Time 28.8K	Download Time 56K
		09851- 02.html	15 KB	5 seconds	3 seconds
		02-1268- ord.wpd	24 KB	7 seconds	4 seconds
		* 09851- 02.pdf	410 KB	1 minutes 57 seconds	
09838-02	09/16/2002	PODs (Nos. 4	4-56), ans	Notice of service of wers to 3rd set of int for admissions to FP	errogatories (Nos.
		File Name	File Size	Download Time 28.8K	Download Time 56K

		1			
		* 09838- 02.pdf	110 KB	32 seconds	17 seconds
09836-02	09/16/2002			n for protective order tion for reconsiderati	
		File Name	File Size	Download Time 28.8K	Download Time 56K
		0983 <u>6</u> - 02.html	28 KB	9 seconds	6 seconds
		* 09836- 02.pdf	716 KB	3 minutes 24 seconds	1 minutes 47 seconds
		09836- 02.wpd	56 KB	16 seconds	9 seconds
09835-02	09/16/2002	number to Mic	hael Greei	deposition telephone n for 9/17/02 deposit lations Management	ion at 12:30 p.m.,
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 09835- 02.pdf	142 KB	41 seconds	22 seconds
09834-02	09/16/2002	number to aty	Moyle for	deposition telephon 9/17/02 CPV/Finnert adquarters, Silver Sp	y deposition at 1
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 09834- 02.pdf	144 KB	41 seconds	22 seconds
09833-02	09/16/2002		Moyle for	deposition telephon 9/17/02 CPV/Egan d er Spring, MD.	
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 09833- 02.pdf	147 KB	42 seconds	22 seconds
09773-02	09/13/2002			Notice of taking tele ton for 9/18/02 depo	

		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 09773- 02.pdf	147 KB	42 seconds	22 seconds
09770-02	09/13/2002	FPL/Guyton, re	eschedulin	ended notice of telep g deposition of Dr. S agler St, Miami.	
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 09770- 02.pdf	172 KB	49 seconds	26 seconds
09732-02	09/13/2002	discovery and	denying m	D-EI granting motions otion for protective c and motion for stay.	order, motion for
		File Name	File Size	Download Time 28.8K	Download Time 56K
		09732- 02.html	16 KB	5 seconds	3 seconds
		02-1260- ord.wpd	25 KB	8 seconds	4 seconds
		* <u>09732-</u> 02.pdf	440 KB	2 minutes 6 seconds	1 minutes 6 seconds
09728-02	09/12/2002	Michael Greer	n, for 9/17/0 ns Manage	taking deposition du 02 depo at 12:30 p.m ment, Inc., 801 Nortl	n., at Curley & Pynn
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 09728- 02.pdf	152 KB	44 seconds	23 seconds
09727-02	09/12/2002	tecum to Micha	ael T. Cald	I notice of taking dep well; reschedules 9/ teel Hector law firm i	13/02 depo to
		File Name	File	Download Time	Download Time

		* 09727- 02.pdf	162 KB	46 seconds	25 seconds
09726-02	09/12/2002	FPL (Guyton) - 9/13/02 depo].		deposition cancellat	on [of FACT/Bach's
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 09726- 02.pdf	122 KB	35 seconds	19 seconds
09705-02	09/12/2002	CPV Gulfcoast		a (Moyle) - Respons nesses.	e to FPL's motion in
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 09705- 02.pdf	351 KB	1 minutes 40 seconds	53 seconds
09678-02	09/12/2002	classification o	f certain ir	intent to request conformation responsive errogatories, Nos. 10	e to CPV
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* <u>0</u> 96 <u>7</u> 8- 02.pdf	272 KB	1 minutes 18 seconds	41 seconds
09677-02	09/12/2002	FPL (Powell) - 2nd request fo (Nos. 78-117).	r PODs (N	serving responses to os. 18-27) and 3rd s	CPV Gulfcoast's et of interrogatories
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 09677-	404 KD	52 seconds	
		02.pdf	181 KB	52 Seconds	27 seconds
09663-02	09/11/2002	FPL (Guyton) - tecum to CPV/	- Amended Moyle, of	d notice of taking dep Peter J. Podurgiel on ark, S-107, Braintree	osition duces 9/25/02 at 9 a.m.,
09663-02	09/11/2002	FPL (Guyton) - tecum to CPV/	- Amended Moyle, of	d notice of taking dep Peter J. Podurgiel on	osition duces 9/25/02 at 9 a.m.,

		02.pdf	150 KB	43 seconds	23 seconds		
09662-02	09/11/2002	FPL (Guyton) - Amended notice of taking deposition duces tecum to aty Moyle for 9/17/02 Douglas F. Egan deposition at 9 a.m., at CPV Corporate Headquarters, Silver Sprint Metro Plaza II, 8403 Colesville Rd, Suite 915, Silver Spring MD.					
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		* 09662- 02.pdf	154 KB	44 seconds	24 seconds		
09661-02	09/11/2002	PACÈ/McGlot	hlin, for Ke	taking deposition du n Slater on 9/24/02 a oe St, Suite 601, Ta	at 11:30 a.m., Steel		
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		* 09661- 02.pdf	149 KB	43 seconds	23 seconds		
09660-02	09/11/2002	Michael Caldw	ell for depo	taking deposition du to be held 9/13/02 Blvd, Suite 4100, M	at 9 a.m., Steel law		
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		* 09660- 02.pdf	156 KB	45 seconds	24 seconds		
09659-02	09/11/2002	FPL (Guyton) for Paul A. Bud Office Park, S-	ckovich on	9/25/02 at 1 p.m. at	oosition to aty Moyle 35 Braintree Hill		
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		* 09659- 02.pdf	144 KB	41 seconds	22 seconds		
09658-02	09/11/2002	FPL (Daley) - I	Prehearing	statement.			
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		09658- 02.html	45 KB	15 seconds	9 seconds		
	]						

		* 09658- 02.pdf	1,128 KB	5 minutes 21 seconds	2 minutes 49 seconds
		09658- 02.wpd	132 KB	38 seconds	20 seconds
09657-02	09/11/2002	PACE (McGlot FPL/Guyton, fo	hlin) - Noti or Dr. Steve	ce of telephonic depo e Sim on 9/16/02 at 9	osition to 9 a.m.
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 09657- 02.pdf	170 KB	49 seconds	26 seconds
09655-02	09/11/2002	CPV Gulfcoas	t (Moyle) -	Prehearing statemer	nt.
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 09655- 02.pdf	619 KB	2 minutes 56 seconds	1 minutes 33 seconds
09654-02	09/11/2002	CPV Cana (Mo	oyle) - Pre	hearing statement.	
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 09654- 02.pdf	616 KB	2 minutes 56 seconds	1 minutes 33 seconds
09652-02	09/11/2002	South Pond (N	Лау) - Preh	nearing statement.	
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 09652- 02.pdf	478 KB	2 minutes 16 seconds	1 minutes 12 seconds
09647-02	09/11/2002	FACT (Twome	ey) - Prehe	earing statement.	
		File Name	File Size	Download Time 28.8K	Download Time 56K
		09647- 02.html	28 KB	9 seconds	5 seconds
		* 09647- 02.pdf	475 KB	2 minutes 16 seconds	1 minutes 11 seconds
		09647-			

		02.wpd	33 KB	10 seconds	5 seconds
09644-02	09/11/2002	PACE (McGlot	thlin) - Preh	earing statement.	
		File Name	File Size	Download Time 28.8K	Download Time 56K
		09644- 02.html	27 KB	9 seconds	5 seconds
		* 09644- 02.pdf	553 KB	2 minutes 38 seconds	1 minutes 23 seconds
		09644- 02.wpd	54 KB	16 seconds	9 seconds
09643-02	09/11/2002	FIPUG (Kaufm	nan) - Preh	earing statement.	
		File Name	File Size	Download Time 28.8K	Download Time 56K
		09643- 02.html	25 KB	8 seconds	5 seconds
		* 09643- 02.pdf	492 KB	2 minutes 20 seconds	1 minutes 14 seconds
		09643- 02.wpd	54 KB	16 seconds	8 seconds
09640-02	09/11/2002	PSC (GCL/Ha	ırris) - Staff	s prehearing statem	ent.
		File Name	e File Size		Download Time 56K
		09640-02.ht	<u>ml</u> 19 K	B 6 seconds	4 seconds
		020175phs.v	wpd 29 K	B 9 seconds	5 seconds
		* 09640-02.;	odf K		Ay seconds
09638-02	09/11/2002	FPL (Powell) Steven R. Sin		estimony and exhibit	ts SRS-1 and 2 of
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 09638- 02.pdf	2,623 KB	12 minutes 26 seconds	6 minutes 33 seconds
09637-02	09/11/2002	FPL (Powell)	- Rebuttal t	estimony of William	E. Avera.

		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 09637- 02.pdf	1,041 KB	4 minutes 56 seconds	2 minutes 36 seconds
09636-02	09/11/2002	FPL (Powell) -	Rebuttal t	estimony of William l	Yeager.
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 09636- 02.pdf	307 KB	1 minutes 28 seconds	46 seconds
09635-02	09/11/2002	FPL (Powell) -	Rebuttal t	estimony of Alan S.	Taylor.
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 09635- 02.pdf	1,214 KB	5 minutes 46 seconds	3 minutes 2 seconds
09634-02	09/11/2002	FPL (Powell) -	Notice of	filing rebuttal testimo	ony.
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 09634- 02.pdf	161 KB	46 seconds	25 seconds
09585-02	09/10/2002	FPL (Powell) - PACE's 1st re		s to and requests for PODs (No. 1).	clarification of
		File Name	File Size	Download Time 28.8K	Download Time 56K
		09585- 02.html	11 KB	4 seconds	2 seconds
		* 09585- 02.pdf	318 KB	1 minutes 31 seconds	48 seconds
		09585- 02.wpd	26 KB	8 seconds	4 seconds
09584-02	09/10/2002	, ,	os. 28-45)	s to and requests for and CPV Cana's (N	
		File Name	File Size	Download Time 28.8K	Download Time 56K

		09584- 02.html	19 KB	6 seconds	4 seconds
		* 09584- 02.pdf	432 KB	2 minutes 3 seconds	1 minutes 5 seconds
		09584- 02.wpd	39 KB	12 seconds	6 seconds
09565-02	09/09/2002	PACE (McGlo	, .	ections to FPL's 1st s	set of
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 09565- 02.pdf	633 KB	3 minutes 1 seconds	1 minutes 35 seconds
09564-02	09/09/2002	PACE (McGlo production of		ections to FPL's 1st s s, nos. 1-35.	set of requests for
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 09564- 02.pdf	503 KB	2 minutes 24 seconds	1 minutes 16 seconds
09518-02	09/09/2002			of telephonic depositi on of Alan Taylor on 9	
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 09518- 02.pdf	178 KB	51 seconds	27 seconds
09504-02	09/09/2002	FPL (Powell)	- Redacted	version of confident	ial DN 09503-02.
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 09504- 02.pdf	1,316 KB	6 minutes 15 seconds	3 minutes 17 seconds
09503-02	09/09/2002			ENTIAL) Response to documents, Nos. 18	
09502-02	09/09/2002	, ,		for confidential class DN 09503-02.	ification with

		File Name	File Size	Download Time 28.8K	Download Time 56K	
		* 09502- 02.pdf	812 KB	3 minutes 51 seconds	2 minutes 2 seconds	
09448-02	09/06/2002	FPL (Guyton) - Notice of taking deposition duces tecum to aty GCL/Brown for deposition of ECR/Stallcup on 9/20/02 at 1:00 p.m., 2540 Shumard Oak Blvd, Rm 309 in Tallahassee.				
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		* 09448- 02.pdf	156 KB	45 seconds	24 seconds	
09447-02	09/06/2002	GCL/Brown fo	r depositio	taking deposition du n of ECR/Maurey on k Blvd, Rm 309 in Ta	9/20/02 at 9:00	
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		* 09447- 02.pdf	156 KB	45 seconds	24 seconds	
09405-02	09/05/2002	FPL (Daley) - Gulfcoast and		imine to exclude two	witnesses for CPV	
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		09405- 02.html	10 KB	4 seconds	2 seconds	
		* 09405- 02.pdf	297 KB	1 minutes 25 seconds	45 seconds	
		09405- 02.wpd	51 KB	15 seconds	8 seconds	
09404-02	09/05/2002	Guyton for der CPV Corporat	oosition of e Headqua	aking deposition duc CPV/Finnerty on 9/1 arters, Silver Spring N 15, Silver Spring, MD	7/02 at 1:00 p.m., Metro Plaza II, 8403	
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		* 09404-	148 KB	43 seconds	23 seconds	

	1					
		02.pdf				
09403-02	09/05/2002	FPL (Daley) - Notice of taking deposition to atty Moyle for deposition of Paul A. Buckovich on 6/25/02, CPV Corporate Headquarters, Silver Spring Metro Plaza II, 8403 Colesville Road, Suite 915, Silver Spring, MD.				
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		* 09403- 02.pdf	144 KB	41 seconds	22 seconds	
09402-02	09/05/2002	Moyle for depo	sition of C e Headqua	aking deposition duc PV/Podurgiel on 9/2 arters, Silver Spring M 15, Silver Spring, MD	5/02 at 9:00 a.m., ⁄/etro Plaza II, 8403	
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		* 09402- 02.pdf	149 KB	43 seconds	23 seconds	
09401-02	09/05/2002	Moyle for depo a.m., CPV Cor	osition for s porate He	aking deposition duc 9/17/02 CPV/Egan d adquarters, Silver Sp uite 915, Silver Sprin	eposition at 8:00 oring Metro Plaza II,	
		File Name	File Size	Download Time 28.8K	Download Time 56K	
-		* 09401- 02.pdf	156 KB	45 seconds	24 seconds	
09400-02	09/05/2002	CPV Gulfcoas interrogatories		Objections to FPL's 57).	3rd set of	
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		* 09400- 02.pdf	301 KB	1 minutes 26 seconds	45 seconds	
09399-02	09/05/2002	CPV Gulfcoas PODs (Nos. 4		Objections to FPL's	3rd request for	
		File Name	File Size	Download Time 28.8K	Download Time 56K	

		* 09399- 02.pdf	272 KB	1 minutes 18 seconds	41 seconds
09398-02	09/05/2002	CPV Gulfcoas 3rd request for (Nos. 46-57).	t (Moyle) - · PODs (No	Notice of serving objos. 44-56) and 3rd se	ections to FPL's et of interrogatories
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 09398- 02.pdf	101 KB	29 seconds	15 seconds
09368-02	09/05/2002	FPL (Powell) - 2nd set of inte		serving supplementa (Nos. 1-36).	I response to staff's
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 09368- 02.pdf	213 KB	1 minutes 1 seconds	32 seconds
09367-02	09/05/2002			serving 3rd supplement for PODs (Renumbe	
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 09367- 02.pdf	164 KB	47 seconds	25 seconds
09354-02	09/04/2002	PODs and ans	swers to in	Response to FPL's terrogatories to (sic) tion for protective or	CPV Gulfcoast, Ltd.
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 09354- 02.pdf	556 KB	2 minutes 38 seconds	1 minutes 23 seconds
09353-02	09/04/2002	to atty Guyton	for depos	Notice of taking dep ition of FPL/Waters of West Flagler Street,	
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 09353- 02.pdf	120 KB	35 seconds	18 seconds

09352-02	09/04/2002	to atty Guyton,	for deposit	Notice of taking depo ion of FPL/Iglesias of est Flagler Street, N	osition duces tecum on 9/18/02 at 1:30 Miami.
,		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 09352- 02.pdf	119 KB	34 seconds	18 seconds
09351-02	09/04/2002		/ Cana as a	oonse to FPL's motion party and dismiss	
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 09351- 02.pdf	848 KB	4 minutes 2 seconds	2 minutes 7 seconds
09350-02	09/04/2002	duces tecum to	o atty Twon ) p.m., Airp	mended notice of ta ney, for deposition o ort Business Center in Clearwater.	of FACT/Bach on
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 09350- 02.pdf	160 KB	46 seconds	24 seconds
09324-02	09/04/2002	10/2-4/02 at 9:	:30 a.m., Ro	ished 9/13/02) of he com 148, Betty Eas Way, Tallahassee.	•
		File Name	File Size	Download Time 28.8K	Download Time 56K
		020262ei- not.wpd	5 KB	2 seconds	1 seconds
		* 09324- 02.pdf	84 KB	24 seconds	13 seconds
09319-02	09/04/2002		's 2nd requ	s to and request for uest for PODs (Nos. 8-117).	
		File Name	File Size	Download Time 28.8K	Download Time 56K

	1				
		09319- 02.html	21 KB	7 seconds	4 seconds
		* 09319- 02.pdf	516 KB	2 minutes 27 seconds	1 minutes 18 seconds
		09319- 02.wpd	44 KB	13 seconds	7 seconds
09316-02	09/04/2002	Order PSC-02-intervene. (D)	-1205-PCO	-El granting PACE's	petition to
		File Name	File Size	Download Time 28.8K	Download Time 56K
		09316- 02.html	12 KB	4 seconds	3 seconds
		02-1205- ord.wpd	23 KB	7 seconds	4 seconds
		i			
		* 09316- 02.pdf	309 KB	1 minutes 28 seconds	
09295-02	09/03/2002	02.pdf  Notice of need be held 10/2/0 reserved, Roo Esplanade Wa	KB determina 2 beginning m 148, Bet ay, Tallahas		10/3-4 also e Center, 4075
09295-02	09/03/2002	02.pdf  Notice of need be held 10/2/0 reserved, Roo Esplanade Wa	KB determina 2 beginning m 148, Bet ay, Tallahas	tion hearing and pre g at 9:30 a.m., with 1 ty Easley Conferencesee; prehearing 9/2	hearing; hearing to 10/3-4 also e Center, 4075
09295-02	09/03/2002	Notice of need be held 10/2/0 reserved, Roo Esplanade Wa Room 152 Bet	KB determina beginning 148, Bet y, Tallahas ty Easley C	seconds tion hearing and pre g at 9:30 a.m., with 1 ty Easley Conference see; prehearing 9/2 Conference Center.  Download Time	hearing; hearing to 10/3-4 also te Center, 4075 3/02 at 9:30 a.m.,
09295-02	09/03/2002	Notice of need be held 10/2/0 reserved, Roo Esplanade Wa Room 152 Bet File Name	KB determina 2 beginning m 148, Bet y, Tallahas ty Easley C File Size  13 KB	seconds  tion hearing and pre g at 9:30 a.m., with 1 ty Easley Conference see; prehearing 9/2 Conference Center.  Download Time 28.8K	hearing; hearing to 10/3-4 also se Center, 4075 3/02 at 9:30 a.m., Download Time 56K 3 seconds
09295-02	09/03/2002	02.pdf  Notice of need be held 10/2/0 reserved, Roo Esplanade Wa Room 152 Bet  File Name  09295- 02.html	KB determina 2 beginning m 148, Bet y, Tallahas ty Easley C File Size  13 KB	seconds  tion hearing and pre g at 9:30 a.m., with 1 ty Easley Conference see; prehearing 9/2 conference Center.  Download Time 28.8K  4 seconds	hearing; hearing to 10/3-4 also se Center, 4075 3/02 at 9:30 a.m., Download Time 56K 3 seconds
09295-02	09/03/2002	Notice of need be held 10/2/0 reserved, Roo Esplanade Wa Room 152 Bet  File Name  09295- 02.html 020262.wpd  * 09295- 02.pdf  FPSC (ECR/D GCL/Brown w	KB determina 2 beginning m 148, Bet y, Tallahas ty Easley C  File Size  13 KB  20 KB  341 KB  Devlin) - (CC) ith attached	seconds  tion hearing and pre g at 9:30 a.m., with 1 ty Easley Conference see; prehearing 9/2 conference Center.  Download Time 28.8K  4 seconds 6 seconds 1 minutes 37	hearing; hearing to 10/3-4 also the Center, 4075 also the Center also the
		Notice of need be held 10/2/0 reserved, Roo Esplanade Wa Room 152 Bet  File Name  09295- 02.html 020262.wpd  * 09295- 02.pdf  FPSC (ECR/D GCL/Brown w with Exhibit No	KB determina 2 beginning m 148, Bet ay, Tallahas ty Easley C  File Size  13 KB  20 KB  341 KB  Devlin) - (CC ith attached os. ALM-1	seconds  tion hearing and pre g at 9:30 a.m., with 1 ty Easley Conference see; prehearing 9/2 conference Center.  Download Time 28.8K  4 seconds  6 seconds  1 minutes 37 seconds  ONFIDENTIAL) Mental direct testimony of	hearing; hearing to 10/3-4 also se Center, 4075 3/02 at 9:30 a.m.,  Download Time 56K  3 seconds  3 seconds  51 seconds  no dated 9/3/02 to Andrew L. Maurey

		* 09293- 02.pdf	4,063 KB	19 minutes 16 seconds	10 minutes 8 seconds
09290-02	09/03/2002	interested pers	ons, and 0 02 at 9:30	02 memo to all partie DPC advising of infor a.m., Conference Ro umard Oak Blvd., Ta	mal meeting oom 309, Gerald
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 09290- 02.pdf	62 KB	18 seconds	10 seconds
09171-02	08/29/2002	FPL (Guyton) - PACE, Nos. 1-		serving 1st set of int	errogatories to
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 09171- 02.pdf	121 KB	35 seconds	19 seconds
09170-02	08/29/2002	FPL (Guyton) documents to		serving 1st request t s. 1-35.	for production of
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 09170- 02.pdf	122 KB	35 seconds	19 seconds
09169-02	08/29/2002	FPL (Guyton) PACE.	- Notice of	serving 1st request	for admissions to
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 09169- 02.pdf	114 KB	33 seconds	18 seconds
09168-02	08/29/2002	PACE (McGlo	thlin) - Not	ice of service of 1st sto FPL/Guyton, No.	request for 1.
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 09168-	157 KB	45 seconds	24 seconds
		02.pdf			

09161-02	08/29/2002	CPV Gulfcoast/CPV Cana (Moyle) - Notice of service of 4th request for production of documents to FPL/Guyton, Nos. 28-45 from CPV Gulfcoast and Nos. 56-73 from CPV Cana.				
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		* 09161- 02.pdf	101 KB	29 seconds	16 seconds	
09146-02	08/29/2002	FPL (Daley) - I petition to inter		in opposition to PAC	E's amended	
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		* 09146- 02.pdf	560 KB	2 minutes 40 seconds	1 minutes 24 seconds	
09145-02	08/29/2002			to FACT's motion fo discovery, and motio		
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		09145- 02.html	16 KB	5 seconds	3 seconds	
		* 09145- 02.pdf	405 KB	1 minutes 56 seconds	1 minutes 1 seconds	
		09145- 02.wpd	53 KB	15 seconds	8 seconds	
09142-02	08/29/2002	FACT (Twomey) - Response to FPL's motions to compel intervenor's deposition, and respond to 1st set of interrogatories and 1st request for PODs.				
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		* 09142- 02.pdf	204 KB	59 seconds	31 seconds	
09137-02	08/29/2002	Gulfcoast 1st	request fo	serving supplement r PODs (Nos. 1-17) a -77) due to scrivener	and 2nd set of	
		File Name	File Size	Download Time 28.8K	Download Time 56K	

	1				
		* 09137- 02.pdf	157 KB	45 seconds	24 seconds
09093-02	08/28/2002	to aty Guyton fo	or William l	ended notice of depo E. Avera deposition eet, Austin, Texas.	osition duces tecum for 9/18/02 at 10:00
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 09093- 02.pdf	180 KB	51 seconds	27 seconds
09089-02	08/28/2002	for 9/23/02 at 9	:30 a.m., F	ished 9/6/02) of prel Room 148, Betty Eas Way, Tallahassee.	
		File Name	File Size	Download Time 28.8K	Download Time 56K
		020263ei- not.wpd	5 KB	2 seconds	1 seconds
		* 09089- 02.pdf	69 KB	20 seconds	11 seconds
09059-02	08/27/2002	FPL (Guyton) - 46-57) to CPV		serving 3rd set of inf	errogatories (Nos.
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 09059- 02.pdf	111 KB	32 seconds	17 seconds
09058-02	08/27/2002	FPL (Guyton) - CPV Gulfcoast		serving 1st request	for admissions to
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 09058- 02.pdf	106 KB	30 seconds	16 seconds
09057-02	08/27/2002	FPL (Guyton) - 56) to CPV Gu		serving 3rd request	for PODs (Nos. 44-
		File Name	File Size	Download Time 28.8K	Download Time 56K

		* 09057- 02.pdf	111 KB	32 seconds	17 seconds
09056-02	08/27/2002			remove intervenor C noot CPV Cana's alle	
		File Name	File Size	Download Time 28.8K	Download Time 56K
		09056- 02.html	13 KB	4 seconds	3 seconds
		* 09056- 02.pdf	396 KB	1 minutes 53 seconds	60 seconds
		09056- 02.wpd	48 KB	14 seconds	8 seconds
09055-02	08/27/2002	FPL (Guyton) interrogatories		compel PODs and a ulfcoast.	answers to
		File Name	File Size	Download Time 28.8K	Download Time 56K
	-	09055- 02.html	36 KB	12 seconds	7 seconds
		* 09055- 02.pdf	7,893 KB	37 minutes 25 seconds	19 minutes 41 seconds
		09055- 02.wpd	77 KB	22 seconds	12 seconds
09004-02	08/26/2002	limiting discov	ery; and m	n for protective order notion for stay in relatest st set of interrogatoric	tion to FPL's 1st
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 09004- 02.pdf	7,182 KB	34 minutes 3 seconds	17 minutes 54 seconds
08964-02	08/23/2002	CPV Gulfcoas PODs (Nos. 1		Notice of service of PL.	3rd request for
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 08964- 02.pdf	109 KB	31 seconds	17 seconds

08963-02	08/23/2002	CPV Gulfcoast (Moyle) - Notice of service of 3rd set of interrogatories (Nos. 78-117) to FPL.				
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		* 08963- 02.pdf	98 KB	28 seconds	15 seconds	
08959-02	08/23/2002	FACT (Twome	y) - Objecti	ons to FPL's 1st red	uest for PODs.	
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		* 08959- 02.pdf	272 KB	1 minutes 18 seconds	41 seconds	
08958-02	08/23/2002			of serving response		
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		* 08958- 02.pdf	114 KB	33 seconds	17 seconds	
08957-02	08/23/2002			of letter dated 8/23/0 n for protective order		
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		* 08957- 02.pdf	129 KB	37 seconds	20 seconds	
08940-02	08/23/2002			serving 2nd supplens for PODs (Renum		
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		* 08940- 02.pdf	147 KB	42 seconds	22 seconds	
08931-02	08/23/2002			SC-02-1155-CO-EI nd effective; docket to		
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		08931-	5 KB	2 seconds	1 seconds	

	ı <b>!</b>				!
		02.html			
		02-1155- ord.wpd	11 KB	3 seconds	2 seconds
		* 08931- 02.pdf	96 KB	28 seconds	15 seconds
08918-02	08/22/2002	PACE (McGlot	hlin) - Ame	nded petition to inte	rvene.
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 08918- 02.pdf	434 KB	2 minutes 4 seconds	1 minutes 5 seconds
08883-02	08/22/2002	FPL (Powell) - classification of Gulfcoast's 2n	of certain in	ntent to request conformation responsive errogatories.	fidential e to CPV
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 08883- 02.pdf	343 KB	1 minutes 38 seconds	52 seconds
08882-02	08/22/2002	FPL (Powell) - 1st request for (Nos. 20-77).	Notice of s PODs (No	serving responses to s. 1-17) and 2nd se	CPV Gulfcoast's t of interrogatories
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 08882- 02.pdf	181 KB	52 seconds	28 seconds
08876-02	08/22/2002	to portions of	Appendixe:	D-EI granting confide s C1-C7 to FPL's ne eriod of 18 months f	ed determination
		File Name	File Size	Download Time 28.8K	Download Time 56K
		08876- 02.html	14 KB	5 seconds	3 seconds
		02-1150- ord.wpd	40,690 KB		101 minutes 25 seconds
		* 08876-	8,602	40 minutes 47	21 minutes 27

		02.pdf	KB	seconds	seconds			
08845-02	08/21/2002	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	FPL (Daley) - Motion to compel FACT to respond to FPL's 1st set of interrogatories (Nos. 1-13) and 1st request for PODs (No. 1-15).					
		File Name	File Size	Download Time 28.8K	Download Time 56K			
		08845- 02.html	12 KB	4 seconds	3 seconds			
		* 08845- 02.pdf	1,544 KB	7 minutes 19 seconds	3 minutes 51 seconds			
		08845- 02.wpd	46 KB	14 seconds	7 seconds			
08844-02	08/21/2002	FPL (Daley) -	Motion to d	compel intervenor's d	leposition.			
		File Name	File Size	Download Time 28.8K	Download Time 56K			
		08844- 02.html	11 KB	4 seconds	2 seconds			
		* 08844- 02.pdf	719 KB	3 minutes 25 seconds	1 minutes 48 seconds			
		08844- 02.wpd	48 KB	14 seconds	8 seconds			
08820-02	08/21/2002	classification of	of certain d	intent to request con ocuments responsive 17, 18, and 19).				
		File Name	File Size	Download Time 28.8K	Download Time 56K			
		* 08820- 02.pdf	536 KB	2 minutes 33 seconds	1 minutes 21 seconds			
08819-02	08/21/2002			serving responses to d 2nd set of interroga				
		File Name	File Size	Download Time 28.8K	Download Time 56K			
		* 08819- 02.pdf	231 KB	1 minutes 6 seconds	35 seconds			

08787-02	08/20/2002	2nd request for	CPV Gulfcoast (Moyle) - Notice of serving responses to FPL's 2nd request for PODs (Nos. 27-43) and 2nd set of interrogator (Nos. 35-45). [CCA note: Responses forwarded to GCL.]				
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		* 08787- 02.pdf	100 KB	29 seconds	15 seconds		
08786-02	08/20/2002	CPV Gulfcoast DFE-2, DFE-3		Direct testimony and DFE-5.	Exhibits DFE-1,		
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		* 08786- 02.pdf	928 KB	4 minutes 24 seconds	2 minutes 19 seconds		
08785-02	08/20/2002	CPV Gulfcoast exhibits of Dou		Notice of filing direct	t testimony and		
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		* 08785- 02.pdf	92 KB	27 seconds	14 seconds		
08784-02	08/20/2002	PACE (McGlot Exhibit KJS-1,		ect testimony of Kenr d KJS-3.	neth J. Slater with		
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		* 08784- 02.pdf	1,864 KB	8 minutes 51 seconds	4 minutes 39 seconds		
08677-02	08/16/2002	Calpine Energ	y (Wright)	- Notice of withdraw	al.		
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		* 08677- 02.pdf	215 KB	1 minutes 1 seconds	33 seconds		
08669-02	08/16/2002	Florida Partne (McGlothlin) -	•	ffordable Competitiv	e Energy [PACE]		
		File Name	File Size	Download Time 28.8K	Download Time 56K		

		* 08669- 02.pdf	414 KB	1 minutes 58 seconds	1 minutes 2 seconds
08650-02	08/16/2002	tecum to FPL/	Guyton for	tice of telephonic de deposition of Willian 007 Red River Street	n E. Avera for
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 08650- 02.pdf	184 KB	53 seconds	28 seconds
08649-02	08/16/2002	FPL/Guyton a	dvising of s 9:00 a.m.,	tice of deposition du scheduled depositior Conference Room 3	of Steven R. Sim
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 08649- 02.pdf	164 KB	47 seconds	25 seconds
08616-02	08/15/2002			e to Calpine Energy nd ultimate facts.	Services' amended
		File Name	File Size	Download Time 28.8K	Download Time 56K
		08616- 02.html	17 KB	6 seconds	3 seconds
		* 08616- 02.pdf	503 KB	2 minutes 24 seconds	1 minutes 16 seconds
		08616- 02.wpd	71 KB	20 seconds	11 seconds
08611-02	08/15/2002		Company	Notice of serving rests 1st request for PO (Nos. 1-34).	
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 08611- 02.pdf	100 KB	29 seconds	15 seconds
08600-02	08/15/2002			- Responses to Flori or PODs (Nos. 1-28)	

		document was inadvertently entered in the record; original has been forwarded to GCL/Brown and first page only of document will be placed in docket file.]				
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		* 08600- 02.pdf	63 KB	18 seconds	10 seconds	
08599-02	08/15/2002	Company's 1st This document	set of inte was inadarded to G	- Responses to Florie errogatories (Nos. 1-3 vertently included in CL/Brown and first p in docket file.]	38). [CCA note: the record; original	
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		* 08599- 02.pdf	47 KB	14 seconds	8 seconds	
08598-02	08/15/2002	Calpine Energy Power & Light	y (Wright) Company	- Notice of serving rest 1st request for PO	esponses to Florida Ds (Nos. 1-28).	
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		* 08598- 02.pdf	209 KB	60 seconds	32 seconds	
08597-02	08/15/2002			- Notice of serving re s 1st set of interroga		
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		* 08597- 02.pdf	212 KB	1 minutes 1 seconds	32 seconds	
08594-02  08/15/2002  GCL/Harris copy of 8/15/02 memo to all parties advising of scheduled informal meeting for 8/2 Gerald L. Gunter Building, Conference Room 1 Shumard Oak Blvd., Tallahassee.					21/02 at 9:00 a.m.,	
		File Name	File Size	Download Time 28.8K	Download Time 56K	
	I .	* 08594-				

08587-02	08/15/2002	FPL (Powell) - Notice of serving responses to Calpine Energy Services, L.P.'s 1st request for PODs (Nos. 1-53) addressing petitions for determination of need.				
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		* 08587- 02.pdf	166 KB	48 seconds	25 seconds	
08554-02	08/14/2002	FACT (Twome Company's 1st	• •	tions to Florida Powe or PODs.	er & Light	
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		* 08554- 02.pdf	253 KB	1 minutes 12 seconds	38 seconds	
08553-02	08/14/2002	FACT (Twome Company's 1 s		tions to Florida Powe rogatories.	er & Light	
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		* 08553- 02.pdf	245 KB	1 minutes 10 seconds	37 seconds	
08492-02	08/13/2002		's 1st requ		clarification of CPV 1-17) and 2nd set of	
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		* 08492- 02.pdf	751 KB	3 minutes 34 seconds	1 minutes 53 seconds	
08491-02	08/13/2002			is to and request for los. 1-19) and 2nd s	clarification of staff's et of interrogatories	
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		* 08491- 02.pdf	426 KB	2 minutes 2 seconds	1 minutes 4 seconds	
08482-02	08/12/2002	, , ,	,	tions to Florida Powe terrogatories (Nos. 3	•	

		File Name	File Size	Download Time 28.8K	Download Time 56K
!		<u>08482-</u> 02.html	28 KB	9 seconds	5 seconds
		* 08482- 02.pdf	690 KB	3 minutes 17 seconds	1 minutes 44 seconds
		<u>08482-</u> 02.wpd	30 KB	9 seconds	5 seconds
08481-02	08/12/2002	Calpine (Wrigh Company's 2n	nt) - Object d request	ions to Florida Powe for PODs (Nos. 29-4	er & Light 6).
		File Name	File Size	Download Time 28.8K	Download Time 56K
		08481- 02.html	36 KB	12 seconds	7 seconds
		* 08481- 02.pdf	961 KB	4 minutes 34 seconds	2 minutes 24 seconds
		08481- 02.wpd	49 KB	14 seconds	8 seconds
08458-02	08/12/2002	FPL (Powell) Cana, Ltd.'s 2	- Notice of nd reques	serving supplementation of the	al response to CPV ered Nos. 19-55).
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 08458- 02.pdf	113 KB	32 seconds	17 seconds
08430-02	08/09/2002	PODs (Nos. 5	4-58) to F	) - Notice of serving 2 lorida Power & Light atitions for determina	Company
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 08430- 02.pdf	196 KB	56 seconds	30 seconds
08421-02	08/09/2002	CPV Gulfcoa	st, Ltd. (Meny's 2nd re	oyle) - Objections to equest for PODs (No	Florida Power & s. 27-43).
		File Name	File Size	Download Time 28.8K	Download Time 56K

		* 08421- 02.pdf	604 KB	2 minutes 52 seconds	seconds		
08420-02	08/09/2002	CPV Gulfcoas Light Compan	t, Ltd. (Moy y's 2nd set	/le) - Objections to F of interrogatories (N	lorida Power & os. 35-45).		
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		* 08420- 02.pdf	500 KB	2 minutes 22 seconds	1 minutes 15 seconds		
08383-02	08/08/2002	ICCA note: De	eposition of Airport Bu	notice of taking depo FACT/Twomey scho siness Center, 4500 water.]	eduled for 8/28/02		
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		* 08383- 02.pdf	167 KB	48 seconds	25 seconds		
08375-02	08/08/2002	Calpine (Wrig facts of Calpir petition for de	ne Energy S	ded issues of materions Services, L.P., in res n of need.	al fact and ultimate ponse to amended		
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		08375- 02.html	49 KB	16 seconds	9 seconds		
		* 08375- 02.pdf	1,116 KB	5 minutes 18 seconds	2 minutes 47 seconds		
		08375- 02.wpd	81 KB	23 seconds	13 seconds		
08358-02	08/08/2002	FPL (Powell) - Notice of serving responses to CPV Cana, Ltd.'s 2nd request for PODs (renumbered Nos. 19-55) and CPV Gulfcoast Ltd.'s 1st set of interrogatories (renumbered Nos. 1-19).					
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		* 08358- 02.pdf	121 KB	35 seconds	19 seconds		
08309-02	08/07/2002	Calpine (Wrig	ght) - Notice	e of serving 1st set o	of interrogatories		

		(Nos. 1-20) to	Florida Po	wer & Light Company	<b>y</b> .		
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		* 08309- 02.pdf	209 KB	60 seconds	32 seconds		
08255-02	08/06/2002	informal meeti	na to be he	to all parties of reco eld 8/9/02 at 10:00 a. 2540 Shumard Oak E	m., Room 154,		
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		* 08255- 02.pdf	60 KB	18 seconds	9 seconds		
08218-02	08/06/2002	CPV Gulfcoas		Notice of service of os. 20-77).	2nd set of		
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		* 08218- 02.pdf	95 KB	27 seconds	15 seconds		
08217-02	08/06/2002	CPV Gulfcoast (Moyle) - Notice of service of 1st request for PODs to FPL (Nos. 1-17).					
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		* 08217- 02.pdf	100 KB	29 seconds	15 seconds		
08215-02	08/06/2002	Calpine Energ	y Services	ns to and requests fo s, L.P.'s 1st request t d petitions for determ	for PODs (Nos. 1-		
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		08215- 02.html	21 KB	7 seconds	4 seconds		
		* 08215- 02.pdf	527 KB	2 minutes 30 seconds	1 minutes 19 seconds		
		08215- 02.wpd	38 KB	11 seconds	6 seconds		

08196-02	08/05/2002	CPV Gulfcoast interrogatories		Objections to FPL's	1st set of
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 08196- 02.pdf	577 KB	2 minutes 44 seconds	1 minutes 27 seconds
08194-02	08/05/2002	CPV Gulfcoas Light Company	t, Ltd. (Moy y's 1st requ	/le) - Objections to Fuest for PODs (Nos.	lorida Power & 1-26).
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 08194- 02.pdf	567 KB	2 minutes 42 seconds	1 minutes 25 seconds
08182-02	08/05/2002	Calpine (Wrigh Nos. 1-38.	nt) - Object	ions to FPL's 1st se	t of interrogatories,
		File Name	File Size	Download Time 28.8K	Download Time 56K
		08182- 02.html	53 KB	17 seconds	10 seconds
		* 08182- 02.pdf	1,453 KB	6 minutes 54 seconds	3 minutes 38 seconds
		08182- 02.wpd	58 KB	17 seconds	9 seconds
08181-02	08/05/2002	Calpine (Wrig		tions to FPL's 1st re	quest for production
		File Name	File Size	Download Time 28.8K	Download Time 56K
		08181- 02.html	41 KB	13 seconds	8 seconds
		* 08181- 02.pdf	1,072 KB	5 minutes 5 seconds	
		08181- 02.wpd	53 KB	15 seconds	8 seconds
08178-02	08/05/2002			taking 8/13/02 teleph . EDT in Largo.	none deposition of
		File Name	File	Download Time	Download Time

			Size	28.8K	56K
		* 08178- 02.pdf	158 KB	45 seconds	24 seconds
08163-02	08/05/2002			-El granting petition Isers Group. (DS)	to intervene by
		File Name	File Size	Download Time 28.8K	Download Time 56K
		<u>08163-</u> 02.ht <u>ml</u>	8 KB	3 seconds	2 seconds
		02-1057- ord.wpd	13 KB	4 seconds	2 seconds
		* 08163- 02.pdf	168 KB	48 seconds	26 seconds
08113-02	08/02/2002	FPL (Butler) - Action Coalitio		erving 1st request fo os. 1-15).	r PODs to Florida
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 08113- 02.pdf	118 KB	34 seconds	18 seconds
08112-02	08/02/2002	FPL (Butler) - Florida Action	Notice of s Coalition T	erving 1st set of inte eam (Nos. 1-13).	rrogatories to
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 08112- 02.pdf	110 KB	32 seconds	17 seconds
08104-02	08/02/2002	FPL (Powell) - Gulfcoast, Ltd	- Objection 's 1st set o	s to and requests for f interrogatories (No	clarification of CPV s. 1-19).
		File Name	File Size	Download Time 28.8K	Download Time 56K
		08104- 02.html	10 KB	3 seconds	2 seconds
		* 08104- 02.pdf	221 KB	1 minutes 3 seconds	34 seconds
		08104-	22 KB	7 seconds	4 seconds

		02.wpd					
08075-02	08/01/2002	FPSC (GCL/Br	2nd set of				
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		* 08075- 02.pdf	83 KB	24 seconds	13 seconds		
08074-02	08/01/2002			rtificate of service of , Nos. 1-19 to FPL/G			
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		* 08074- 02.pdf	83 KB	24 seconds	13 seconds		
08038-02	07/31/2002	FPL (Guyton) - Notice of serving Florida Power & Light Company's 2nd request for PODs to Calpine Energy Services, L.P. (Nos. 29-46).					
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		* 08038- 02.pdf	114 KB	33 seconds	17 seconds		
08037-02	07/31/2002	FPL (Guyton) Company's se (Nos. 27-43).	- Notice of cond requ	serving Florida Pow est for PODs to CPV	ver & Light / Gulfcoast, Ltd.		
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		* 08037- 02.pdf	108 KB	31 seconds	17 seconds		
08036-02	07/31/2002	FPL (Guyton) Company's 2n (Nos. 35-45).	- Notice o	f serving Florida Pow terrogatories to CPV	ver & Light ' Gulfcoast, Ltd.		
		File Name	File Size	Download Time 28.8K	Download Time 56K		
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08035-02	07/31/2002	FPL (Guyton) Company's 2n Services, L.P.	d set of int	serving Florida Powe errogatories to Calpi 9).	er & Light ne Energy		
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		* 08035- 02.pdf	109 KB	31 seconds	17 seconds		
07995-02	07/31/2002	FPL (Powell) - Cana, Ltd's se	Objection cond requ	to and request for cl est for PODs (Nos. 1	arification of CPV 9-55).		
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		07995- 02.html	16 KB	5 seconds	3 seconds		
		* 07995- 02.pdf	443 KB	2 minutes 6 seconds	1 minutes 7 seconds		
		07995- 02.wpd	33 KB	10 seconds	5 seconds		
07881-02	07/26/2002	FPL (Guyton) - Notice of serving 1st set of interrogatories to Calpine (Nos. 1-38).					
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		* 07881- 02.pdf	110 KB	32 seconds	17 seconds		
07880-02	07/26/2002	FPL (Guyton) Gulfcoast (No		f serving 1st set of in	terrogatories to CPV		
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		* 07880- 02.pdf	113 KB	33 seconds	17 seconds		
07879-02	07/26/2002			f serving 1st request coast (Nos. 1-26).	for production of		
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		* 07879- 02.pdf	115 KB	33 seconds	18 seconds		

07878-02	07/26/2002	FPL (Guyton) - Notice of serving 1st request for production of documents to Calpine (Nos. 1-28).				
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		* 07878- 02.pdf	112 KB	32 seconds	17 seconds	
07873-02	07/26/2002	Calpine (Wrigh 1-53) to FPL and need.	t) - Notice o	of serving 1st reques mended petitions fo	st for PODs (Nos. or determination of	
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		* 07873- 02.pdf	200 KB	57 seconds	30 seconds	
07749-02	07/24/2002	02-0992-PCO	-FI and CC	62-EI ONLY BASED A/Flynn 7/24/02 note dures on consolidat	e to CCA/Records	
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		* 07749- 02.pdf	49 KB	14 seconds	8 seconds	
07746-02	07/24/2002	Florida Indust to intervene.	rial Power l	Jsers Group [FIPUC	6] (Perry) - Petition	
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		* 07746- 02.pdf	292 KB	1 minutes 23 seconds	44 seconds	
07667-02	07/23/2002	Order PSC-02-0992-PCO-El consolidating need determination proceedings, approving proposal for handling confidential bid information and establishing procedure. (D) [Dockets 020262 and 020263.]				
		File Name	e File Size	Download Time 28.8K	Download Time 56K	
		07667- 02.html	33 KB	11 seconds	6 seconds	
		02-0992-	44 KB	13 seconds	7 seconds	

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		ord.wpd * 07667-	803	3 minutes 49	2 minutes 1
		02.pdf	KB	seconds	seconds
07535-02	07/19/2002	CPV Gulfcoast interrogatories, in 020262-El ar	Nos. 1-16	Notice of service of 1 to FPL. [CCA note: -El.]	st set of This filing entered
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 07535- 02.pdf	96 KB	28 seconds	15 seconds
07533-02	07/19/2002	production of de	ocuments,	ce of service of 2nd Nos. 1-37 to FPL. [ I and 020263-EI.]	request for CCA note: This
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 07533- 02.pdf	97 KB	28 seconds	15 seconds
07428-02	07/17/2002	Waiver of Rule	25-22.082 ast. [CCA	lished 7/26/02) of no 2(8), F.A.C. was volunote: This filing ente	otice that Petition for untarily withdrawn ered in 020262-El
		File Name	File Size	Download Time 28.8K	Download Time 56K
		07428- 02.html	1 KB	1 seconds	1 seconds
		020262ei- 2.wpd	9 KB	3 seconds	2 seconds
		* 07428- 02.pdf	30 KB	9 seconds	5 seconds
07427-02	07/17/2002	of Petition for V	Naiver of F	olished 7/26/02) of no Rule 25-22.080, F.A El and 020263-El.]	otice of disposition .C. [CCA note: This
		File Name	File Size	Download Time 28.8K	Download Time 56K
		07427-	2 KB	1 seconds	1 seconds

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		02.html						
		<u>020262ei-</u> 1.wpd	4 KB	2 seconds	1 seconds			
		* 07427- 02.pdf	48 KB	14 seconds	8 seconds			
07417-02	07/17/2002	Rule 22-25.080.	F.A.C.; proten. (JDBPB)	A-El denying peti ests to be filed by [CCA note: This fi	8/7/02; dockets			
		File Name	File De Size	ownload Time 28.8K	Download Time 56K			
		07417- 02.html	11 KB	4 seconds	2 seconds			
		02-0970- ord.wpd	24 KB	7 seconds	4 seconds			
		* 07417- 02.pdf	273 KB	1 minutes 18 seconds	41 seconds			
07403-02	07/16/2002	consisting of 12	FPL (Guyton) - Redacted version of confidential DN 07402-02 consisting of 12 pouches. [CCA note: This filing entered in 020262-EI and 020263-EI, but filed in 020262-EI for filming.]					
		File Name	File Size	Download Time 28.8K	Download Time 56K			
		07403- 02c1.pdf	2,985 KB	14 minutes 9 seconds				
		07403- 02c2out.pdf	17,218 KB	81 minutes 38 seconds				
		07403- 02c3in.pdf	3,821 KB	18 minutes 7 seconds				
		07403- 02c3out.pdf	18,000 KB	85 minutes 20 seconds				
		07403- 02c4in.pdf	5,991 KB	28 minutes 24 seconds				
		07403-	18,538	87 minutes 53				
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		07403- 02c5out.pdf	18,335 KE		. 1
		<u>07403-</u> 02c6in.pdf	4,080 KE		
		07403- 02c6out.pdf	17,375 KE		. !
		07403- 02c7.pdf	637 KE	3 minutes 2 seconds	. 1
07402-02	07/16/2002	to need study for	or Electrica	NTIAL) Appendice I Power Plant, 2005 62-El and 020263-l	5-2006. [CCA note:
07401-02	07/16/2002	classification fo	or DN 0740 ven R. Sim	ted request for conf 2-02 with attached . [CCA note: This fil .]	ustification and
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 07401- 02.pdf	9,813 KB	46 minutes 32 seconds	24 minutes 28 seconds
07400-02	07/16/2002	FPL (Guyton) - filing entered in	Direct test n 020262-E	imony of Gerard Yu I and 020263-EI.]	upp. [CCA note: This
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 07400- 02.pdf	433 KB	2 minutes 4 seconds	1 minutes 5 seconds
07399-02	07/16/2002	attached Exhib	oit Nos. WL	timony of William L Y-1 through WLY-1 El and 020263-El.]	Yeager with 4. [CCA note: This
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 07399- 02.pdf	1,593 KB	7 minutes 34 seconds	
07398-02	07/16/2002	FPL (Guyton) Exhibit Nos. A 020262-El and	ST-1 and $A$	AST-2. [CCA note: ]	aylor with attached This filing entered in
		File Name	File	Download Time	Download Time

			Size	28.8K	56K		
		* 07398- 02.pdf	3,161 KB	14 minutes 60 seconds	7 minutes 53 seconds		
07397-02	07/16/2002	attached Exhib	oit Nos. DF	stimony of Donald R. RS-1 through DRS-3. El and 020263-El.]			
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		* 07397- 02.pdf	1,152 KB		2 minutes 53 seconds		
07396-02	07/16/2002		RS-1 throu	stimony of Steven R. ugh SRS-8. [CCA no d 020263-EI.]			
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		* 07396- 02.pdf	2,076 KB	9 minutes 51 seconds	5 minutes 11 seconds		
07395-02	07/16/2002	FPL (Guyton) - Direct testimony of Rene Silva with attached Exhibit Nos. RS-1 through RS-8. [CCA note: This filing entered in 020262-EI and 020263-EI.]					
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		* 07395- 02.pdf	2,668 KB	12 minutes 39 seconds	6 minutes 39 seconds		
07394-02	07/16/2002	attached Exhil	oit Nos. LE	stimony of Leonardo G-1 through LEG-8. El and 020263-El.]			
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		* 07394- 02.pdf	700 KB	3 minutes 19 seconds	1 minutes 45 seconds		
07393-02	07/16/2002	\ \ \ \ \		stimony of Moray P. in 020262-El and 02			
		File Name	File Size	Download Time 28.8K	Download Time 56K		

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		* 07393- 02.pdf	911 KB	4 minutes 19 seconds	2 minutes 17 seconds
07392-02	07/16/2002		bit Nos. DB	timony of C. Dennis -1 through DB-5. [C0 I 020263-EI.]	
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 07392- 02.pdf	10,727 KB	50 minutes 52 seconds	26 minutes 44 seconds
07391-02	07/16/2002	1 1 /	bit Nos. WE	timony of William E. EA-1 and WEA-2. [C I 020263-EI.]	
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 07391- 02.pdf	1,614 KB	7 minutes 39 seconds	4 minutes 2 seconds
07390-02	07/16/2002		2005-2006.	es K-O to need stud [CCA note: This filin I.]	
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 07390- 02.pdf	18,192 KB	86 minutes 15 seconds	45 minutes 20 seconds
07389-02	07/16/2002		006. [CCA r	es E-J to need study note: This filing enter	y for electrical power red in 020262-El
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 07389- 02.pdf	13,550 KB	64 minutes 15 seconds	33 minutes 46 seconds
07388-02	07/16/2002	1 1 /	2005-2006.	es A-D to need stud [CCA note: This filin	
		File Name	File Size	Download Time 28.8K	Download Time 56K

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		* 07388- 02.pdf	11,842 KB	56 minutes 9 seconds	29 minutes 31 seconds
07387-02	07/16/2002	need for Martin	unit 8 an 006. [CCA	dy supporting the pe d Manatee Unit 3 Ele note: This filing ente	ectrical Power
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 07387- 02.pdf	5,210 KB	24 minutes 42 seconds	12 minutes 59 seconds
07385-02	07/16/2002	FPL (Guyton) - an electrical po		d petition for determi	nation of need for
		File Name	File Size	Download Time 28.8K	Download Time 56K
		07385- 02.html	83 KB	27 seconds	15 seconds
		* 07385- 02.pdf	963 KB	4 minutes 34 seconds	2 minutes 24 seconds
		07 <u>385</u> - 02.wpd	176 KB	50 seconds	27 seconds
07384-02	07/16/2002		of need. [0	or leave to amend pe CCA note: This filing	
		File Name	File Size	Download Time 28.8K	Download Time 56K
		07384- 02.html	10 KB	4 seconds	2 seconds
		* 07384- 02.pdf	464 KB	2 minutes 12 seconds	1 minutes 10 seconds
		07384- 02.wpd	58 KB	17 seconds	9 seconds
07378-02	07/16/2002	decision notic	e to be pu	no to CCA with attac blished in 1st availab tered in 020262-El a	ole issue of FAW.
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			Size	28.8K	56K		
		* 07378- 02.pdf	41 KB	12 seconds	7 seconds		
07377-02	07/16/2002	decision notice	to be publ	o to CCA with attach ished in 1st available ered in 020262-El ar	e issue of FAW.		
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		* 07377- 02.pdf	41 KB	12 seconds	7 seconds		
07284-02	07/15/2002	persons, and C 7/24/02 at 10:0 Oak Blvd, Talla resumption of p	PC advising a property of the second and the second	o to all parties of rec ng of informal meetir om 154 Gunter Bldg, discuss procedural and preliminary issuered in 020262-El ar	ng to be held 2540 Shumard matters following ue ID meeting.		
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		* 07284- 02.pdf	71 KB	20 seconds	11 seconds		
07188-02	07/11/2002	Order PSC-02-0934-PCO-EI granting amended petition to intervene to FACT. (D) [CCA note: Dockets 020262 and 020263.]					
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		07188- 02.html	9 KB	3 seconds	2 seconds		
		02-0934- ord.wpd	19 KB	6 seconds	3 seconds		
		* 07188- 02.pdf	267 KB	1 minutes 16 seconds	40 seconds		
07015-02	07/09/2002	Vote sheet fr 7	7/09/02 ag	- staff rec approved.	(JDBPB)		
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		* 07015-	85 KB	24 seconds	13 seconds		

		02.pdf					
06967-02	07/08/2002		vene and	o FACT's request for amended petition to d 020263.]			
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		06967- 02.html	11 KB	4 seconds	2 seconds		
		* 06967- 02.pdf	365 KB	1 minutes 44 seconds	55 seconds		
		06967- 02.wpd	55 KB	16 seconds	9 seconds		
06731-02	06/28/2002	oral request, w to staff's monit	vhich conta toring role	ENTIAL) Response ains a three page doo of FPL's supplement his filing entered in 0	cument, in reference al request for		
06730-02	06/28/2002	FPL (Guyton) - Notice of intent to request confidential classification for DN 06731-02. [CCA note: This filing entered i 020262-El and 020263-El.]					
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		* 06730- 02.pdf	220 KB	1 minutes 3 seconds	33 seconds		
06593-02	06/26/2002	FACT (Twomey) - Request for leave to amend petition to intervene and amended petition to intervene. [CCA note: Dockets 020262 and 020263.]					
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		* 06593- 02.pdf	629 KB	2 minutes 59 seconds	1 minutes 34 seconds		
06480-02	06/24/2002	Mirant (Brown 020262 and 0		ice of withdrawal. [C	CA note: dockets		
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		* 06480-					

ı	1				
		02.pdf	151 KB	43 seconds	23 seconds
06325-02	06/19/2002	Request for ch GCL/Brown re- approval from 020262 and 02	noted 6/18/02		
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 06325- 02.pdf	147 KB	42 seconds	22 seconds
06301-02	06/18/2002	Vote sheet fr 6	6/18/02 ag -	deferred.	
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 06301- 02.pdf	76 KB	22 seconds	12 seconds
06230-02	06/14/2002	1 1 /		strike FACT reply to ene, in Dockets 020	
		File Name	File Size	Download Time 28.8K	Download Time 56K
		06230- 02.html	9 KB	3 seconds	2 seconds
		* 06230- 02.pdf	246 KB	1 minutes 10 seconds	37 seconds
		06230- 02.wpd	38 KB	11 seconds	6 seconds
06047-02	06/11/2002 Order PSC-02-0792-CFO-EI granting confidential for FPL's responses to staff's Interrogatory Nos. portions of response to staff's Interrogatory No. (02) for 18 months from issuance date of order. (020262 and 020263.)				os. 40 and 41 and lo. 23 (DN 05483-
		File Name	File Size	Download Time 28.8K	Download Time 56K
		06047- 02.html	12 KB	4 seconds	3 seconds
		02-0792-	82 KB	24 seconds	13 seconds

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		ord.wpd * 06047- 02.pdf	305 KB	1 minutes 27 seconds	46 seconds
06042-02	06/10/2002	FACT (Twome to intervene ar 020262 and 02	nd suggesti	o FPL's response to on for delay. [CCA n	petition for leave ote: Dockets
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 06042- 02.pdf	344 KB	1 minutes 38 seconds	52 seconds
05921-02	06/06/2002	CPV Cana's p	etition for w	GCL/Brown/Harris; vaiver of Rule 25-22. on-going need detern	080; docket to
		File Name	File Size	Download Time 28.8K	Download Time 56K
		05921- 02.html	15 KB	5 seconds	3 seconds
		020262- rcm.wpd	78 KB	23 seconds	12 seconds
		* 05921- 02.pdf	296 KB	1 minutes 25 seconds	45 seconds
05829-02	06/04/2002	Copy of ECR/ Recommends note: Dockets	DN 05483	dated 5/31/02 to GO -02 be granted confi ad 020263.]	CL/Brown, Harris - dential status. [CC/
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 05829- 02.pdf	208 KB	59 seconds	31 seconds
05815-02	06/03/2002			of withdrawal of mo his filing entered in 0	
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 05815- 02.pdf	136 KB	39 seconds	21 seconds

)5765-02	05/31/2002	Reliant (McGlot 020262 and 020	thlin) - Noti 0263.]	ce of withdrawal. [C	CA note: Docket
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 05765- 02.pdf	191 KB	55 seconds	29 seconds
05728-02	05/30/2002	FPL (Guyton) - suggestion for	Response delay. [Doo	to FACT's petition to ckets 020262 and 02	to intervene and 20263.]
		File Name	File Size	Download Time 28.8K	Download Time 56K
		05728- <u>02.html</u>	18 KB	6 seconds	4 seconds
		* 05728- 02.pdf	569 KB	2 minutes 42 seconds	1 minutes 26 seconds
		05728- 02.wpd	67 KB	19 seconds	10 seconds
05655-02	05/29/2002	FAW NOTICE petition of waiv	eipt of emergency by Florida Power &		
		File Name	File Size	Download Time 28.8K	Download Time 56K
		020262ei- not.wpd	4 KE	3 2 seconds	1 seconds
		* 05655- 02.pdf	58 KE	3 17 seconds	9 seconds
05633-02	05/29/2002	published in n	ext issue o ect docket	no to CCA forwardir of FAW. [CCA note: number on previous	This is a corrected
		File Name	File Size	Download Time 28.8K	Download Time 56K
1		* 05633-	48 KB	14 seconds	8 seconds
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		<u>05588-</u> 02.html	20 KB	7 seconds	4 seconds		
		* 05588- 02.pdf	1,877 KB	8 minutes 54 seconds	4 minutes 41 seconds		
		<u>05588-</u> 02.wpd	55 KB	16 seconds	9 seconds		
05586-02	05/24/2002	was inadverter been filed in R address refere	ntly filed in TO Docke ncing Doc	dated 5/24/02 expla 020262 and 020263 t 020233-EI; notice o ket 020233 and date 63, and 020233.]	but should have of change of		
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		* 05586- 02.pdf	260 KB	1 minutes 14 seconds	39 seconds		
05561-02	05/24/2002	JEA (Brownless) - Notice of change of address, for JEA's counsel. [Dockets 020262 and 020263.]					
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		* 05561- 02.pdf	108 KB	31 seconds	17 seconds		
05560-02	05/24/2002			tice of change of add 32 and 020263.]	ress, for Mirant's		
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		* 05560- 02.pdf	109 KB	31 seconds	17 seconds		
05528-02	05/23/2002	handling of co	nfidential alpine, Re	se to joint motion for bid information and f liant, and Mirant. [Co nd 020263-EI.]	or procedural		
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		* 05528- 02.pdf	294 KB	1 minutes 24 seconds	44 seconds
05527-02	05/23/2002	FPL (Guyton) - interrogatories 020262-EI and	, Nos. 42 aı	serving responses to nd 43. [CCA note: TI .]	staff's 1st set of his filing entered in
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 05527- 02.pdf	131 KB	38 seconds	20 seconds
05512-02	05/23/2002	Order PSC-02 FPL on 5/10/0 and 020263-E	2. (DS) [CC	-El denying motion : CA note: This filing e	to strike filed by ntered in 020262-El
		File Name	File Size	Download Time 28.8K	Download Time 56K
		05512- 02.html	7 KB	3 seconds	2 seconds
		02-0704- ord.wpd	14 KB	4 seconds	3 seconds
		* 05512- 02.pdf	163 KB	47 seconds	25 seconds
05496-02	05/23/2002	waiver of Rule	e 25-22.080 nain open t	D-EI granting petition (2), Florida Adminis o complete proceedi 262-EI and 020263-	trative Code; ings. [CCA note:
		File Name	File Size	Download Time 28.8K	Download Time 56K
		05496- 02.html	16 KB	6 seconds	3 seconds
		02-0703- ord.wpd	27 KB	8 seconds	5 seconds
		* 05496- 02.pdf	471 KB	2 minutes 14 seconds	
05483-02	05/22/2002	interrogatorie	s, Nos. 40 Nos. 23, 40	<ul> <li>41 and attachment</li> <li>and 41 only.] [CCA</li> </ul>	s to staff's 1st set of to No. 23. [x-ref. DN A note: This filing

05482-02	05/22/2002	FPL (Guyton) - Request for confidential classification for certain documents and information filed in connection with response to staff's first set of interrogatories with attached redacted version of DN 05483-02 (Appendix A of request; detached); advises FPL is no longer seeking confidentiality of responses to 42 and 43. [CCA note: This filing entered in 020262-EI and 020263-EI.]				
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		* 05482- 02.pdf	2,897 KB	13 minutes 44 seconds	7 minutes 14 seconds	
05415-02	05/22/2002	Vote sheet fr 5 020262 and 02		- staff rec approved.	(JDBPB) [Dockets	
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		* 05415- 02.pdf	58 KB	17 seconds	9 seconds	
05357-02	05/20/2002	CPV Cana (Moyle) - Response to FPL's motion to strike part of CPV Cana's response and petition for waiver of Rule 25-22.080, F.A.C. [CCA note: Dockets 020262 and 020263.]				
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		* 05357- 02.pdf	351 KB	1 minutes 40	53 seconds	
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05346-02	05/20/2002	Reliant (McGlo	othlin) - Co	seconds mments on FPL's er [CCA note: Dockets	nergency request	
05346-02	05/20/2002	Reliant (McGlo	othlin) - Co	mments on FPL's er	nergency request	
05346-02	05/20/2002	Reliant (McGlo for waiver [DN 020263.]	othlin) - Co 5096-02]. File	mments on FPL's er [CCA note: Dockets Download Time	mergency request 020262 and Download Time	
05346-02	05/20/2002	Reliant (McGlofor waiver [DN 020263.]  File Name  * 05346- 02.pdf  FPL (Butler) - serving response	File Size 254 KB Letter date	mments on FPL's er [CCA note: Dockets]  Download Time 28.8K  1 minutes 13 seconds	nergency request 020262 and  Download Time 56K  38 seconds  hed notice of rrogatories (Nos. 51-	
		Reliant (McGlofor waiver [DN 020263.]  File Name  * 05346- 02.pdf  FPL (Butler) - serving resport 74) and 3rd responded.	File Size 254 KB Letter date	mments on FPL's er [CCA note: Dockets  Download Time 28.8K  1 minutes 13 seconds  ed 5/17/02 with attactiont's 3rd set of inte	nergency request 020262 and  Download Time 56K  38 seconds  hed notice of rrogatories (Nos. 51-	

		02.pdf	109 KB	31 seconds	17 seconds			
05341-02	05/20/2002	serving respondinterrogatories	FPL (Guyton) - Letter dated 5/17/02 with attached notice of serving responses to Mirant Corporation's 1st set of nterrogatories (No. 1-11) and 1st POD's (Nos. 1-8) to Suzanr Brownless. [CCA note: Dockets 020262 and 020263.]					
		File Name	File Size	Download Time 28.8K	Download Time 56K			
		* 05341- 02.pdf	109 KB	31 seconds	17 seconds			
05334-02	05/20/2002	Florida Action leave to interv 020262 and 02	ene and su	eam [F.A.C.T.] - (Tw ggestion for delay. [	omey) - Petition for CCA note: Dockets			
		File Name	File Size	Download Time 28.8K	Download Time 56K			
		* 05334- 02.pdf	441 KB	2 minutes 6 seconds	1 minutes 6 seconds			
05292-02	05/16/2002	order governir procedural scl	ng handling hedule and	Vright/McGlothlin) - J of confidential bid ir incorporated memo 62 and 020263.]	nformation and for			
		File Name	File Size	Download Time 28.8K	Download Time 56K			
		05292- 02.html	37 KB	12 seconds	7 seconds			
		* 05292- 02.pdf	1,089 KB	5 minutes 10 seconds	2 minutes 43 seconds			
		05292- 02.wpd	52 KB	15 seconds	8 seconds			
05118-02	05/13/2002	FPL (Walker) concerning pr 020262 & 020	ocess for e	etter dated 5/8/02 to evaluation of bids. [C	Chairman CA note: Dockets			
		File Name	File Size	Download Time 28.8K	Download Time 56K			
		* 05118- 02.pdf	97 KB	28 seconds	15 seconds			
05096-02	05/10/2002	PPL (Guyton)	) - Motion to	o strike part of CPV (	Cana's response to			

			, F.A.C. [C	for abeyance and pe CCA note: This filing I.]	
		File Name	File Size	Download Time 28.8K	Download Time 56K
		<u>05096-</u> <u>02.html</u>	15 KB	5 seconds	3 seconds
		* 05096- 02.pdf	1,683 KB	7 minutes 59 seconds	4 minutes 12 seconds
		<u>05096-</u> <u>02.wpd</u>	47 KB	14 seconds	7 seconds
05079-02	05/10/2002	FPL's emerger F.A.C.; dockets	icy petition s should re proceeding	GCL/Brown/Harris; for waiver of Rule 2 main open to compl gs. [CCA Note: Enter [I.]	25-22.080(2), ete need
		File Name	File Size	Download Time 28.8K	Download Time 56K
		05079- 02.html	23 KB	7 seconds	5 seconds
		020262- rcm.wpd	89 KB	26 seconds	14 seconds
		* 05079- 02.pdf	539 KB	2 minutes 34 seconds	1 minutes 21 seconds
05017-02	05/09/2002	GCL/Harris red recommendati	questing a on, with no	21/02 agenda confe dditional time, till 5/1 oted 5/9/02 approval Dockets 020262 an	0/02, to file from DED/Bane
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 05017- 02.pdf	158 KB	45 seconds	24 seconds
04887-02	05/06/2002	1	_	8 of 5/3/02 oral argu [CCA note: This filing	
		File Name	File Size	Download Time 28.8K	Download Time 56K

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	04887- 02.html	116 KB	37 seconds	21 seconds		
	* 04887- 02.pdf	1,566 KB	7 minutes 26 seconds	3 minutes 55 seconds		
	04887-02- trn.wpd	69 KB	20 seconds	11 seconds		
05/06/2002	emergency pet	tition for wa	aiver of Rule 25-22.0			
	File Name	File Size	Download Time 28.8K	Download Time 56K		
	* 04868- 02.pdf	702 KB	3 minutes 20 seconds	1 minutes 45 seconds		
05/03/2002	order and gran	Order PSC-02-0611-PCO-EI granting motions for protective order and granting joint motion for entry of order governing handling and disclosure of information asserted to be confidential. (D)				
	File Name	File Size	Download Time 28.8K	Download Time 56K		
	04843- 02.html	10 KB	3 seconds	2 seconds		
	02-0611- ord_wpd	22 KB	7 seconds	4 seconds		
	* 04843- 02.pdf	290 KB	1 minutes 23 seconds	44 seconds		
05/03/2002	,	,	_			
	File Name	File Size	Download Time 28.8K	Download Time 56K		
	* 04825- 02.pdf	164 KB	47 seconds	25 seconds		
	Colpina (Mriel	ht) Conso	lidated response to	motions for		
	05/03/2002	02.html	02.html	* 04887- 02.pdf KB seconds  02.pdf KB seconds  04887-02- 69 KB 20 seconds  05/06/2002 CPV Cana/CPV Gulfcoast (Moyle) - Commenemergency petition for waiver of Rule 25-22.0 Dockets 020262 and 020263.]  File Name File Download Time Size 28.8K  * 04868- 702 KB 3 minutes 20 seconds  05/03/2002 Order PSC-02-0611-PCO-EI granting motions order and granting joint motion for entry of order and granting joint motion for entry of ordending and disclosure of information assert confidential. (D)  File Name File Download Time Size 28.8K  04843- 02.html 10 KB 3 seconds  02-0611- 02 KB 7 seconds  * 04843- 290 1 minutes 23 02.pdf KB seconds  05/03/2002 AES Coral (Licko) - Notice of filing declaration support of motion for protective order. [Filed and 020263.]  File Name File Download Time Size 28.8K  * 04825- 164 KB 47 seconds		

		File Name	File	Download Time	Download Time
			Size	28.8K	56K
		04768- 02.html	14 KB	5 seconds	3 seconds
		* 04768- 02.pdf	364 KB	1 minutes 44 seconds	55 seconds
		04768- 02.wpd	18 KB	5 seconds	3 seconds
04750-02	05/01/2002	FPL (Guyton) interrogatories	- Notice of (Nos. 1-44	serving responses to 1) and 1st request fo	staff's 1st set of r PODs (Nos. 1-22).
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 04750- 02.pdf	137 KB	39 seconds	21 seconds
04749-02	05/01/2002	interrogatories	s, Nos. 23 [	ENTIAL) Responses attachment], 40, 41, 3, 40, and 41 only.]	s to staff's 1st set of 42, and 43. [x-ref
04748-02	05/01/2002	FPL (Guyton) classification of		intent to request cor 9-02.	nfidential
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 04748- 02.pdf	691 KB	3 minutes 17 seconds	1 minutes 44 seconds
04741-02	05/01/2002		etition by F	olished 5/10/02) of re PL. [CCA Note: This 0263.]	
		File Name	e File Size		Download Time 56K
		020262ei-2- not.wpd	3 K	B 1 seconds	s 1 seconds
		* 04741-02.	pdf 41 K	B 12 seconds	7 seconds
04740-02	05/01/2002	petition for wa	aiver of Rul	olished 5/10/02) of re e 25-22.080(2) by Cl de in Dockets 020262	PV Cana, Ltd. [CCA
		File Name	e File	Download Time	Download Time

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			Size	28.8K	56K	
		04740-02.htm	<u>1</u> 2 KB	1 seconds	1 seconds	
		020262ei.wpd	16 KB	5 seconds	3 seconds	
		* 04740- 02.pdf	51 KB	15 seconds	8 seconds	
04736-02	05/01/2002	1st set of interro	ogatories (	and request for clarit Nos. 1-11) and first s 020262 and 02026	request for PODs	
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		04736- 02.html	12 KB	4 seconds	3 seconds	
		* 04736- 02.pdf	283 KB	1 minutes 21 seconds	43 seconds	
		04736- 02.wpd	44 KB	13 seconds	7 seconds	
04731-02	05/01/2002	Order PSC-02- intervene. (D)	0596-PCC	-El granting South F	ond's petition to	
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		04731- 02.html	8 KB	3 seconds	2 seconds	
		02-0596- ord.wpd	17 KB	5 seconds	3 seconds	
		* 04731- 02.pdf	211 KB	60 seconds	32 seconds	
04724-02	04/30/2002	GCL/Brown 4/30/02 memo to CCA forwarding notice to be published in next issue of FAW. [CCA note: This filing made in Dockets 020262 and 020263.]				
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		* 04724- 02.pdf	29 KB	9 seconds	5 seconds	
04714-02	04/30/2002			no to CCA forwarding f FAW. [CCA note: T		

		Dockets 020262 and 020263.]				
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		* 04714- 02.pdf	37 KB	11 seconds	6 seconds	
04702-02	04/30/2002	Mirant (Brownle [CCA Note: Th 020263.]	ess) - Res is filing wa	ponse to motions for s made in Dockets 0	protective order. 20262 and	
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		* 04702- 02.pdf	243 KB	1 minutes 9 seconds	37 seconds	
04690-02	04/29/2002	Reliant (McGlo TECO for prote Dockets 02026	ective orde	sponse to motions oers. [CCA note: This	f AES Coral and filing was made in	
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		* 04690- 02.pdf	194 KB	56 seconds	29 seconds	
04688-02	04/29/2002	South Pond (N [CCA note: Th	lay) - Res is filing en	ponse to motions for tered in Dockets 020	for protective order. 020262 and 020263.]	
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		04688- 02.html	11 KB	4 seconds	2 seconds	
		* 04688- 02.pdf	251 KB	1 minutes 12 seconds	38 seconds	
		04688- 02.wpd	33 KB	10 seconds	5 seconds	
04680-02	04/29/2002	PVI (McGee) was made in I	- Request Dockets 02	for oral argument. [C 20262 and 020263.]	CA note: This filing	
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		04680-	7 KB	3 seconds	2 seconds	

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		* 04680- 02.pdf	92 KB	27 seconds	14 seconds	
		<u>04680-</u> 02. <u>w</u> pd	75 KB	22 seconds	12 seconds	
04679-02 04/29/2002 Progress Ventures, Inc. [PVI] (McGee) - Motion order. [CCA note: This filing was made in Dock 020263.]						
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		04679- 02.html	19 KB	6 seconds	4 seconds	
		* <u>0</u> 4679- 02.pdf	444 KB	2 minutes 7 seconds	1 minutes 7 seconds	
		04679- 02.wpd	86 KB	25 seconds	13 seconds	
04644-02	04/29/2002	FPL (Guyton) (2).	- Emerger	cy petition for waive	r of Rule 25-22.080	
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		* 04644- 02.pdf	311 KB	1 minutes 29 seconds	47 seconds	
04629-02	04/26/2002	TECO (Beasle Filed in Docke		vit of William L. Brow and 020263.]	vn, III. [CCA note:	
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		* 04629- 02.pdf	215 KB	1 minutes 1 seconds	33 seconds	
04618-02	04/26/2002	summary fina prehearing off motion for ent asserted to be Easley Confe	Notice of cancellation of oral argument on joint motion for summary final order, and notice of oral argument before prehearing officer on motions for protective order and joint motion for entry of order governing handling/disclosure of info asserted to be confidential; 5/3/02 at 9:30 a.m., Rm 148, Betty Easley Conference Center, 4075 Esplanade Way, Tallahassee. [CCA note: Filed in 020262 and 020263.]			
		File Nam	e File Size		Download Time 56K	

	i I					
		04618-02.html	5 KB	2 seconds	1 seconds	
		* 04618-02.pdf	56 KB	16 seconds	9 seconds	
		noticeargu.wpc	19 KB	6 seconds	3 seconds	
04605-02	04/26/2002			1-PCO-El on proce 20262 and 020263.]		
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		<u>04605-</u> 02. <u>htm</u> l	10 KB	4 seconds	2 seconds	
		02-0571- ord.wpd	19 KB	6 seconds	3 seconds	
		* 04605- 02.pdf	222 KB	1 minutes 3 seconds	34 seconds	
04595-02	04/26/2002	FPL (Nieto) - Notice of serving responses to Reliant's 2nd set of interrogatories (Nos. 9-50) and 2nd request for PODs (Nos. 5-18). [Filed in Dockets 020262 and 020263.]				
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		* 04595- 02.pdf	130 KB	37 seconds	20 seconds	
04587-02	04/25/2002	an informal issu	e ID meet 54, Geral	o dated 4/25/02 to a ling to be scheduled d Gunter Building, 2	for 5/1/02, 9:30	
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		* 04587- 02.pdf	56 KB	16 seconds	9 seconds	
04578-02	04/25/2002	TECO (Beasley	) - Motion	for protective order	•	
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		* 04578- 02.pdf	524 KB	2 minutes 29 seconds	1 minutes 19 seconds	
04523-02	04/24/2002	Mirant (Brownle	ess) - Res	ponse to FPL's eme	rgency motion to	

		hold proceeding 020263.]	gs in abeya	ance. [Filed in Docke	ets 020262 and
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 04523- 02.pdf	279 KB	1 minutes 20 seconds	42 seconds
04522-02	04/24/2002	Calpine (Wrigh proceedings in	t) - Respoi abeyance	nse to FPL's emerge . [Filed in Dockets 0	ency motion to hold 20262 and 020263.]
		File Name	File Size	Download Time 28.8K	Download Time 56K
		04522- <u>02.html</u>	29 KB	9 seconds	6 seconds
		* 04522- 02.pdf	751 KB	3 minutes 34 seconds	1 minutes 53 seconds
		04522- 02.wpd	38 KB	11 seconds	6 seconds
04519-02	04/24/2002	Reliant (McGlo	othlin) - Re	sponse to FPL's em /ance. [Filed in 0202	ergency motion to 62 and 020263.]
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		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 04519- 02.pdf			
04513-02	04/24/2002	* 04519- 02.pdf CPV Cana (So abeyance and in Dockets 02	Size 677 KB ellers) - Rell petition for 10262 and 10	28.8K 3 minutes 13 seconds esponse to FPL's em	56K  1 minutes 42 seconds  ergency motion for 22.080, F.A.C. [Filed This pleading
04513-02	04/24/2002	* 04519- 02.pdf CPV Cana (So abeyance and in Dockets 02	Size 677 KB ellers) - Rel petition for 0262 and 0	28.8K 3 minutes 13 seconds esponse to FPL's emor waiver of Rule 25- 020263.] [CCA note:	56K  1 minutes 42 seconds  ergency motion for 22.080, F.A.C. [Filed This pleading
04513-02	04/24/2002	* 04519- 02.pdf CPV Cana (Se abeyance and in Dockets 02- includes a pet	Size 677 KB ellers) - Rel petition for ru File	28.8K 3 minutes 13 seconds esponse to FPL's emor waiver of Rule 25-020263.] [CCA note: le waiver by CPV Ca	1 minutes 42 seconds ergency motion for 22.080, F.A.C. [Filed This pleading ana.]  Download Time
04513-02	04/24/2002	* 04519- 02.pdf  CPV Cana (So abeyance and in Dockets 02 includes a pet File Name  * 04513- 02.pdf	Size 677 KB ellers) - Relipetition for ru File Size 547 KB	28.8K 3 minutes 13 seconds esponse to FPL's emor waiver of Rule 25- 20263.] [CCA note: le waiver by CPV Ca  Download Time 28.8K 2 minutes 36	1 minutes 42 seconds ergency motion for 22.080, F.A.C. [Filed This pleading ana.]  Download Time 56K  1 minutes 22 seconds
		* 04519- 02.pdf  CPV Cana (Seabeyance and in Dockets 02) includes a pet File Name  * 04513- 02.pdf	Size 677 KB ellers) - Relipetition for ru File Size 547 KB	28.8K 3 minutes 13 seconds esponse to FPL's emorement waiver of Rule 25-020263.] [CCA note: le waiver by CPV Carollo CPV CAROL	1 minutes 42 seconds ergency motion for 22.080, F.A.C. [Filed This pleading ana.]  Download Time 56K  1 minutes 22 seconds

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		0 <u>2.html</u>			
		02-0556- ord.wpd	17 KB	5 seconds	3 seconds
		* 04504- 02.pdf	164 KB	47 seconds	25 seconds
04428-02	04/23/2002	motion for entrinformation as:	y of order g serted to be	nt/South Pond (Brow governing handling a e confidential, with a [Filed in Dockets 02	nd disclosure of ttached
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 04428- 02.pdf	670 KB	3 minutes 11 seconds	1 minutes 41 seconds
04426-02	04/23/2002	FPL (Butler) - South Pond E		o petitions for leave LLC.	to intervene of
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 04426- 02.pdf	172 KB	49 seconds	26 seconds
04425-02	04/23/2002	AES Coral [AE order. [Docket		- Motion of non-party nd 020263]	AES for protective
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 04425- 02.pdf	361 KB	1 minutes 43 seconds	54 seconds
04421-02	04/23/2002	Order PSC-02 intervene. (D)	-0552-PC0	O-El granting Mirant's	s petition to
		File Name	File Size	Download Time 28.8K	Download Time 56K
		04421- 02.html	8 KB	3 seconds	2 seconds
		02-0552- ord.wpd	17 KB	5 seconds	3 seconds
		* 04421- 02.pdf	174 KB	50 seconds	26 seconds
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04419-02	04/23/2002	Order PSC-02-0550-PCO-El granting Calpine's petition to intervene. (D)				
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		04419- 02.html	9 KB	3 seconds	2 seconds	
		<u>02-0550-</u> ord.wpd	18 KB	5 seconds	3 seconds	
		* 04419- 02.pdf	184 KB	53 seconds	28 seconds	
04418-02	Order PSC-02-0549-CFO-El granting confidential classification for portions of appendixes C1-C6 to need study and exhibit 2 to prefiled direct testimony of Alan Taylor (DNs 03342-C1) through 03352-02) for 18 months from issuance date of (D) [Dockets 020262 and 020263]					
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		04418- 02.html	661 KB	209 seconds	120 seconds	
		02-0549- ord.wpd	757 KB	3 minutes 36 seconds	1 minutes 54 seconds	
		* 04418- 02.pdf	6,097 KB	28 minutes 54 seconds	15 minutes 12 seconds	
04413-02	04/22/2002	FPL (Guyton) abeyance. [CC 020263.]	- Emergen CA note: Th	cy motion to hold pro lis filing made in Do	oceedings in ckets 020262 and	
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		* 04413- 02.pdf	414 KB	1 minutes 58 seconds	1 minutes 2 seconds	
04412-02	04/12-02   04/22/2002   FPL (Guyton) - Response to joint motion for summary of Calpine and Reliant. [CCA note: This entry made in 020262 and 020263.]					
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		* 04412- 02.pdf	2,720 KB	12 minutes 54 seconds	seconds	

04373-02	04/19/2002	Reliant (McGlothlin) - Notice of service of 3rd set of interrogatories, Nos. 51-74 and 2nd request for production of documents, Nos. 19-21 to FPL. [CCA note: This filing was made in Dockets 020262 and 020263.]				
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		* 04373- 02.pdf	420 KB	1 minutes 60 seconds	1 minutes 3 seconds	
04362-02	04/19/2002	South Pond Er for leave to int		, LLC [South Pond] (	(Walker) - Petition	
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		04362- 02.html	16 KB	5 seconds	3 seconds	
		* 04362- 02.pdf	510 KB	2 minutes 25 seconds	1 minutes 17 seconds	
		04362- 02.wpd	42 KB	12 seconds	7 seconds	
04359-02	04/19/2002	FPL (Butler) - Response to petitions for leave to intervene of CPV Cana, Ltd.				
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		04359- 02.html	6 KB	2 seconds	2 seconds	
		* 04359- 02.pdf	179 KB	51 seconds	27 seconds	
		04359- 02.wpd	39 KB	12 seconds	6 seconds	
04357-02	04/19/2002			F-El authorizing qual for FPL. (D) [Docke		
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		04357- 02.html	7 KB	3 seconds	2 seconds	
		02-0544-				

		ord.wpd	15 KB	4 seconds	3 seconds			
		* 04357- 02.pdf	150 KB	43 seconds	23 seconds			
04355-02	04/19/2002	persons, and 0 4/24/02 at 1:30 Blvd, Tallahass	GCL/Harris 4/18/02 memo to all parties of record, interested persons, and OPC advising of informal meeting and issue ID 4/24/02 at 1:30 pm, Room 154 Gunter Bldg, 2540 Shumard OBIVD, Tallahassee, to identify potential issues in contention in Dockets 020175, 020262, and 020263.					
		File Name	File Size		Download Time 56K			
		* 04355- 02.pdf	67 KB	19 seconds	10 seconds			
04337-02	04/18/2002	interrogatories documents, No	Mirant (Brownless) - Notice of service of 1st set of interrogatories, Nos. 1-11 and 1st request for production of documents, Nos. 1-8 to FPL. [CCA note: This filing was made in Dockets 020262 and 020263.]					
		File Name	File Size	Download Time 28.8K	Download Time 56K			
		* 04337- 02.pdf	97 KB	28 seconds	15 seconds			
04323-02	04/18/2002	FPL (Butler) - Response to petitions for leave to intervene of Calpine Energy Services, L.P. [CCA note: This filing was made in Dockets 020262 and 020263.]						
		File Name	File Size	Download Time 28.8K	Download Time 56K			
		04323- 02.html	9 KB	3 seconds	2 seconds			
		* 04323- 02.pdf	258 KB	1 minutes 14 seconds	39 seconds			
		04323- 02.wpd	44 KB	13 seconds	7 seconds			
	1							
04306-02	04/18/2002	Order PSC-02- intervene. (D)	-0538-PC	O-El granting Reliant	's petition to			

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		04306- 02.html	9 KB	3 seconds	2 seconds
		<u>02-0538-</u> o <u>rd.wpd</u>	16 KB	5 seconds	3 seconds
		* 04306- 02.pdf	232 KB	1 minutes 6 seconds	35 seconds
04305-02	04/18/2002		-0537-PCOent, schedu	-El granting Calpine led for 5/3/02. (D) [[	/Reliant's request lockets 020262
		File Name	File Size	Download Time 28.8K	Download Time 56K
		04305- 02.html	6 KB	2 seconds	2 seconds
		02-0537- ord.wpd	13 KB	4 seconds	2 seconds
		* 04305- 02.pdf	131 KB	38 seconds	20 seconds
04286-02	04/17/2002		ation. [CCA	o petitions for leave note: This filing was	
		File Name	File Size	Download Time 28.8K	Download Time 56K
		0 <u>4286-</u> 0 <u>2.html</u>	8 KB	3 seconds	2 seconds
		* 04286- 02.pdf	196 KB	56 seconds	30 seconds
		04286- 02.wpd	40 KB	12 seconds	6 seconds
04267-02	04/17/2002	at 9:30 a.m. in	Room 148,	ished 4/26/02) of 5/3 , Betty Easley Confe llahassee. [Dockets	erence Center,
		File Name	File Size	Download Time 28.8K	Download Time 56K
		020262ei-	17 KB	5 seconds	3 seconds
		not.wpd	I/ ND	5 Seconds	3 Seconds

	1 1					
		* 04267- 02.pdf	73 KB	21 seconds	11 seconds	
04224-02	04/16/2002	GCL/Brown 4/16/02 memo to CCA forwarding notice of orangement for publication in FAW.				
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		* 04224- 02.pdf	29 KB	8 seconds	5 seconds	
04222-02	04/16/2002	FPL (Molyneau representative		est for representation chfield.	n by a qualified	
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		* 04222- 02.pdf	345 KB	1 minutes 39 seconds	52 seconds	
04216-02	04/16/2002	FPL (Nieto) - 0 Nos. 9-50 and 18.	Objections of 2nd reque	to Reliant's 2nd set on the state of contractions of contracti	of interrogatories, documents, Nos. 5-	
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		04216- 02.html	11 KB	4 seconds	2 seconds	
		* 04216- 02.pdf	274 KB	1 minutes 18 seconds	41 seconds	
		04216- 02.wpd	47 KB	14 seconds	7 seconds	
04180-02	04/15/2002	CPV Cana (M production of		ce of service of 1st [to FPL].	request for	
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		* 04180- 02.pdf	85 KB	25 seconds	13 seconds	
04116-02	04/12/2002	CPV Cana, Lt	d. (Moyle)	- Petition to interver	ne.	
		File Name	File Size	Download Time 28.8K	Download Time 56K	

		* 04116- 02.pdf	468 KB	2 minutes 14 seconds	1 minutes 10 seconds
04070-02	04/11/2002	Calpine/Reliar final order. [Co and 020263.]	nt (Wright/M CA note: Th	lcGlothlin) - Joint mo is filing was made ir	otion for summary n Dockets 020262
		File Name	File Size	Download Time 28.8K	Download Time 56K
		04070- 02.html	47 KB	15 seconds	9 seconds
		* 04070- 02.pdf	1,108 KB	5 minutes 16 seconds	2 minutes 46 seconds
		04070- 02.wpd	71 KB	21 seconds	11 seconds
04068-02	04/11/2002	Calpine (Wrig	ht) - Petitio	n to intervene.	
		File Name	File Size	Download Time 28.8K	Download Time 56K
		04068- 02.html	74 KB	24 seconds	14 seconds
		* 04068- 02.pdf	2,127 KB	10 minutes 5 seconds	5 minutes 18 seconds
		04068- 02.wpd	81 KB	23 seconds	13 seconds
04067-02	04/11/2002	of documents	, Nos. 1-29	of service of 1st rector to FPL. [CCA note: 2 and 020263.]	
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 04067- 02.pdf	95 KB	27 seconds	15 seconds
04066-02	04/11/2002	argument and	d joint motic final order.	McGlothlin) - Joint re on for expedited cons [CCA note: This filin 0263.]	sideration of motion
		File Name	File Size	Download Time 28.8K	Download Time 56K

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		* 04066- 02.pdf	131 KB	38 seconds	20 seconds
04057-02	04/11/2002	persons, and 0 meeting on 4/1 Shumard Oak	DPC advisi 17/02 at 9 a Blvd, Talla	no to all parties of rec ng of informal meetir a.m. in Room 154, G hassee. [CCA note: 262-El, and 020263-l	ng and issue ID unter Bldg, 2540 Memo references
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 04057- 02.pdf	69 KB	20 seconds	11 seconds
03997-02	04/10/2002	Mirant Corpora intervene.	ation [Mira	nt] (Brownless) - Peti	tion for leave to
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 03997- 02.pdf	314 KB	1 minutes 30 seconds	47 seconds
03880-02	04/05/2002	Reliant (McGlo interrogatories documents, N	, Nos. 9-50	tice of service of 2nd and 2nd request fo FPL.	set of r production of
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 03880- 02.pdf	169 KB	48 seconds	26 seconds
03879-02	04/05/2002	FPL (Guyton) intervene. [CC and 020263.]	- Respons A note: Th	e to Reliant's petition nis filing was made in	for leave to Dockets 020262
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 03879- 02.pdf	447 KB	2 minutes 7 seconds	1 minutes 7 seconds
03833-02	04/04/2002	and OPC advi Room 154 Gu	sing of info nter Bldg,	o to parties of record ormal meeting on 4/1 2540 Shumard Oak 20262-EI, and 02026	Blvd, Tallahassee,
		File Name	File	Download Time	Download Time

			Size	28.8K	56K
		* 03833- 02.pdf	57 KB	17 seconds	9 seconds
03705-02	04/01/2002	interrogatories	, Nos. 1-8 os. 1-4 to F	tice of service of 1st and 1st request for p PL. [CCA note: This )263.]	roduction of
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 03705- 02.pdf	137 KB	39 seconds	21 seconds
03671-02	04/01/2002	FPSC (GCL/B Nos. 1-38 to F Dockets 02026	PL/Guytor	ert of service of 1st sent. [CCA note: this filing 263.]	et of interrogatories, ng was made in
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 03671- 02.pdf	42 KB	12 seconds	7 seconds
03670-02	04/01/2002	documents, No	os. 1-22 to	ert of service of 1st se FPL/Guyton. [CCA of 2 and 020263.]	et of production of note: this filing
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		* 03670- 02.pdf	44 KB	13 seconds	7 seconds
03633-02	03/29/2002	Reliant Energy Petition to inte		orporation, Inc. [Reli	ant] (McGlothlin) -
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 03633- 02.pdf	394 KB	1 minutes 53 seconds	59 seconds
03616-02	03/29/2002	with staff and 4/3/02 at 9:00	parties of a.m. in Ro	no to CCA advising of record and other inte com 362, Gunter Bld tential issues in conte	rested persons on g. in Tallahassee;

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		* 03616- 02.pdf	71 KB	20 seconds	11 seconds
03615-02	03/29/2002	Notice of commended for propose		of proceedings for cal power plant.	determination of
		File Name	File Size	Download Time 28.8K	Download Time 56K
		0361 <u>5</u> -02.html	5 KE	2 seconds	1 seconds
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03373-02	03/22/2002	FPL (Guyton) - 1 Note: This filing	Testimony made in I	and exhibits of Ala Dockets 020262-El	n S. Taylor. [CCA and 020263-El.]
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 03373- 02.pdf	3,205 KB	15 minutes 12 seconds	7 minutes 60 seconds
03372-02	03/22/2002		WLY-17.		er with exhibits ng made in Dockets
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		* 03372- 02.pdf	2,005 KB	9 minutes 31 seconds	4 minutes 60 seconds
03371-02	03/22/2002			y and exhibits of Sa de in Dockets 0202	
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		* 03371- 02.pdf	2,443 KB	11 minutes 35 seconds	6 minutes 6 seconds
03370-02	03/22/2002			y and exhibits of C. ide in Dockets 0202	

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		* 03370- 02.pdf	8,756 KB	41 minutes 31 seconds	21 minutes 50 seconds
03369-02	03/22/2002			y and exhibits of Ste Dockets 020262-El	
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		* 03369- 02.pdf	3,654 KB	17 minutes 20 seconds	9 minutes 7 seconds
03368-02	03/22/2002		005-2006.	ces F-O to need stud [CCA Note: This filin [].]	
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		* 03368- 02.pdf	11,982 KB	56 minutes 49 seconds	29 minutes 52 seconds
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		* 03367- 02.pdf	15,189 KB		37 minutes 51 seconds
03366-02	03/22/2002	1 \ 1		idy for electrical pow ade in Dockets 0202	
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		* 03366- 02.pdf	4,096 KB	19 minutes 25 seconds	10 minutes 13 seconds
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		* 03365- 02.pdf	427 KB	2 minutes 2 seconds	1 minutes 4 seconds
03364-02	03/22/2002	FPL (Guyton) [CCA Note: The EI.]	- Redacted nis filing ma	version of confident de in Dockets 02020	tial DN 03352-02. 62-El and 020263-
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* 03364- 02.pdf	14,548 KB	68 minutes 59 seconds	36 minutes 16 seconds
03363-02	03/22/2002			version of confiden ade in Dockets 0202	
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		* 03363- 02.pdf	4,883 KB	23 minutes 9 seconds	12 minutes 11 seconds
03362-02	03/22/2002			l version of confiden ade in Dockets 0202	
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		* 03362- 02.pdf	12,698 KB	60 minutes 12 seconds	31 minutes 39 seconds
03361-02	03/22/2002	1 '		d version of confider ade in Dockets 0202	
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		* 03361- 02.pdf	4,908 KB	23 minutes 16 seconds	12 minutes 14 seconds
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03359-02	03/22/2002			l version of confident ade in Dockets 02026			
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		* 03359- 02.pdf	4,354 KB	20 minutes 39 seconds	10 minutes 51 seconds		
03358-02	03/22/2002	FPL (Guyton) [CCA Note: TI EI.]	FPL (Guyton) - Redacted version of confidential DN 03346-02. CCA Note: This filing made in Dockets 020262-El and 020263-El.]				
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		* 03358- 02.pdf	15,386 KB	72 minutes 57 seconds	38 minutes 21 seconds		
03357-02	03/22/2002			l version of confiden ade in Dockets 0202			
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		* 03357- 02.pdf	4,436 KB	21 minutes 2 seconds	11 minutes 4 seconds		
03356-02	03/22/2002			d version of confiden ade in Dockets 0202			
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		* 03356- 02.pdf	15,069 KB	71 minutes 27 seconds	37 minutes 34 seconds		
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		* 03354- 02.pdf	2,762 KB	13 minutes 6 seconds	6 minutes 53 seconds
03353-02	03/22/2002		Nan S. Tay	ENTIAL) Document lor. [CCA Note: This 020263-EI.]	
03352-02	03/22/2002		ower plant	ENTIAL) Appendix ( outputs. [CCA Note 020263-EI.]	
03351-02	03/22/2002		ower plant	ENTIAL) Appendix ( inputs. [CCA Note: 020263-EI.]	
03350-02	03/22/2002		ower plant	DENTIAL) Appendix outputs. [CCA Note 020263-EI.]	
03349-02	03/22/2002	,	ower plant	DENTIAL) Appendix inputs. [CCA Note: 020263-EI.]	
03348-02	03/22/2002		ower plant	DENTIAL) Appendix outputs. [CCA Note 020263-EI.]	
03347-02	03/22/2002		ower plant	DENTIAL) Appendix inputs. [CCA Note: 020263-EI.]	
03346-02	03/22/2002		ower plant	DENTIAL) Appendix outputs. [CCA Note 020263-E1.]	
03345-02	03/22/2002	, , ,	ower plant	DENTIAL) Appendix inputs. [CCA Note: 020263-EI.]	
03344-02	03/22/2002			DENTIAL) Appendix outputs. [CCA Note	

		Dockets 020262-El and 020263-El.]					
03343-02	03/22/2002	for electrical po	FPL (Guyton) - (CONFIDENTIAL) Appendix C-2 to need study for electrical power plant inputs. [CCA Note: This filing made in Dockets 020262-El and 020263-El.]				
03342-02	03/22/2002		ower plant	ENTIAL) Appendix C inputs. [CCA Note: T )20263-EI.]			
03341-02	03/22/2002		ugh 03353	for confidential class -02. [CCA Note: This )20263-El.]			
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		* 03341- 02.pdf	1,888 KB	8 minutes 57 seconds			
03340-02	03/22/2002	proceedings. [	FPL (Guyton) - Motion to consolidate need determination proceedings. [CCA Note: This filing made in Dockets 020262-El and 020263-El.]				
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		03340- 02.html	8 KB	3 seconds	2 seconds		
		* 03340- 02.pdf	183 KB	52 seconds	28 seconds		
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03338-02	03/22/2002			ompany [FPL] (Guyto r an electrical power			
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Document Detail For Docket Number: 020263

Document	Date			Description	
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		* <u>07749-</u> <u>02.pdf</u>	49 KB	14 seconds	8 seconds
07746-02	07/24/2002	Florida Industrial Power Users Group [FIPUG] (Perry) - Petition to intervene.			
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		* <u>07746-</u> <u>02.pdf</u>	292 KB	1 minutes 23 seconds	44 seconds
07667-02	07/23/2002	proceedings, a	approving p	D-EI consolidating ne proposal for handling ning procedure. (D) [l	confidential bid
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		07667- 02.html	33 KB	11 seconds	6 seconds

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07417-02	07/17/2002	Rule 22-25.080.	F.A.C.; pro en. (JDBPB	AA-El denying peti stests to be filed by (CCA note: This fi	8/7/02; dockets
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07402-02	07/16/2002	to need study f	or Electrica	ENTIAL) Appendice Il Power Plant, 2005 62-El and 020263-l	5-2006. [CCA note:
07401-02	07/16/2002	classification for	or DN 0740 ven R. Sim	ted request for conf 2-02 with attached j . [CCA note: This fil l.]	ustification and
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		* <u>07401-</u> <u>02.pdf</u>	9,813 KB	46 minutes 32 seconds	24 minutes 28 seconds
07400-02	07/16/2002			timony of Gerard Yu I and 020263-EI.]	upp. [CCA note: This
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		* <u>07400-</u> <u>02.pdf</u>	433 KB	2 minutes 4 seconds	
07399-02	07/16/2002	attached Exhil	oit Nos. WL	timony of William L. _Y-1 through WLY-1 El and 020263-El.]	. Yeager with 4. [CCA note: This
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		* <u>07399-</u> <u>02.pdf</u>	1,593 KB	7 minutes 34 seconds	
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		* <u>07398-</u> <u>02.pdf</u>	3,161 KB	14 minutes 60 seconds	
07397-02	07/16/2002	attached Exhibi	t Nos. DR	timony of Donald R. S-1 through DRS-3. Il and 020263-EI.]	
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		* <u>07397-</u> <u>02.pdf</u>	1,152 KB		2 minutes 53 seconds
07396-02	07/16/2002	FPL (Guyton) - Exhibit Nos. SF entered in 0202	RS-1 throu	stimony of Steven R.  Igh SRS-8. [CCA no 1 020263-El.]	Sim with attached te: This filing
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		* <u>07395-</u> <u>02.pdf</u>	2,668 KB	12 minutes 39 seconds	6 minutes 39 seconds
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		* <u>07392-</u> <u>02.pdf</u>	10,727 KB	50 minutes 52 seconds	26 minutes 44 seconds
07391-02	07/16/2002		bit Nos. WE	timony of William E. A-1 and WEA-2. [C 020263-EI.]	
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		* <u>07389-</u> <u>02.pdf</u>	13,550 KB	64 minutes 15 seconds	33 minutes 46 seconds
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		<u>07386-</u> <u>02.html</u>	82 KB	26 seconds	15 seconds
		* <u>07386-</u> <u>02.pdf</u>	909 KB	4 minutes 19 seconds	2 minutes 16 seconds
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		07384- 02.html	10 KB	4 seconds	2 seconds
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07284-02	07/15/2002	persons, and C 7/24/02 at 10:0 Oak Blvd, Talla resumption of p	GCL/Harris 7/15/02 memo to all parties of record, interested persons, and OPC advising of informal meeting to be held 7/24/02 at 10:00 am, Room 154 Gunter Bldg, 2540 Shumard Oak Blvd, Tallahassee, to discuss procedural matters following resumption of proceeding and preliminary issue ID meeting. [CCA note: This filing entered in 020262-EI and 020263-EI.]				
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		* <u>07284-</u> <u>02.pdf</u>	71 KB	20 seconds	11 seconds		
07225-02	07/12/2002	Order PSC-02- intervene to CF		D-EI granting amend ast, Ltd. (D)	ed petition to		
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		07225- 02.html	9 KB	3 seconds	2 seconds		
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		* <u>07015-</u> <u>02.pdf</u>	85 KB	24 seconds	13 seconds
06967-02	07/08/2002		vene and	o FACT's request fo amended petition to d 020263.]	
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06730-02	06/28/2002	FPL (Guyton) classification f 020262-El and	or DN 067	intent to request co 31-02. [CCA note: T El.]	nfidential his filing entered in
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		* <u>06730-</u> <u>02.pdf</u>	220 KB	1 minutes 3 seconds	33 seconds
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		* <u>06480-</u> <u>02.pdf</u>	151 KB	43 seconds	23 seconds	
06325-02	06/19/2002	GCL/Brown re approval from	Request for change to 6/18/02 agenda conference from GCL/Brown requesting item be deferred, with noted 6/18/02 approval from DED/Bane and Chairman's office. [Dockets 020262 and 020263.]			
	<u>.</u>	File Name	File Size	Download Time 28.8K	Download Time 56K	
		* <u>06325-</u> <u>02.pdf</u>	147 KB	42 seconds	22 seconds	
06301-02	06/18/2002	Vote sheet fr	6/18/02 ag	- deferred.		
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		* <u>06301-</u> <u>02.pdf</u>	76 KB	≥2 seconds	12 seconds	
06230-02	06/14/2002	FPL (Guyton) petition for lea 020263-EI.	- Motion to	o strike FACT reply to vene, in Dockets 020	o FPL's response to 0262-El and	
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		06230- 02.html	9 KB	3 seconds	2 seconds	
		* <u>06230-</u> <u>02.pdf</u>	246 KB	1 minutes 10 seconds	37 Seconds	
		06230- 02.wpd	38 KB	11 seconds	6 seconds	

06199-02	06/14/2002			to CPV's request for amended petition to i			
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		06199- 02.html	11 KB	4 seconds	2 seconds		
		* <u>06199-</u> <u>02.pdf</u>	313 KB	1 minutes 29 seconds	47 seconds		
		06199- 02.wpd	47 KB	14 seconds	7 seconds		
06047-02	06/11/2002	for FPL's respondent portions of respondent 02) for 18 mon	Order PSC-02-0792-CFO-EI granting confidential classification for FPL's responses to staff's Interrogatory Nos. 40 and 41 and portions of response to staff's Interrogatory No. 23 (DN 05483-02) for 18 months from issuance date of order. (DS) [Dockets 020262 and 020263.]				
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		06047- 02.html	12 KB	4 seconds	3 seconds		
		02-0792- ord.wpd	82 KB	24 seconds	13 seconds		
		* <u>06047-</u> <u>02.pdf</u>	305 KB		4h seconds i		
06042-02	06/10/2002		nd suggest	to FPL's response t tion for delay. [CCA			
		File Name	File Size	Download Time 28.8K	Download Time 56K		
·		* <u>06042-</u> <u>02.pdf</u>	344 KB	1 minutes 38 seconds	52 seconds		
05971-02	06/07/2002		amended	Request for leave to petition to intervene g.			
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		* <u>05971-</u> <u>02.pdf</u>	691 KB	3 minutes 17 seconds			

05970-02	06/07/2002	CPV Gulfcoast 25-22.082(8), F		Withdrawal of petition	n for waiver of Rule
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* <u>05970-</u> <u>02.pdf</u>	291 KB	1 minutes 23 seconds	44 seconds
05921-02	06/06/2002	CPV Cana's pe	etition for v	GCL/Brown/Harris; vaiver of Rule 25-22. on-going need deterr	080; docket to
		File Name	File Size	Download Time 28.8K	Download Time 56K
		05921- 02.html	15 KB	5 seconds	3 seconds
		020262- rcm.wpd	78 KB	23 seconds	12 seconds
		* <u>05921-</u> <u>02.pdf</u>	296 KB	1 minutes 25 seconds	45 seconds
05829-02	06/04/2002	Copy of ECR/ Recommends note: Dockets	DN 05483		CL/Brown, Harris - dential status. [CCA
		File Name	File Size	Download Time 28.8K	Download Time 56K
	. *	* <u>05829-</u> <u>02.pdf</u>	208 KB	59 seconds	31 seconds
05815-02	06/03/2002			e of withdrawal of mo his filing entered in (	
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* <u>05815-</u> <u>02.pdf</u>	136 KB	39 seconds	21 seconds
05765-02	05/31/2002	Reliant (McGi 020262 and 0		otice of withdrawal. [	CCA note: Docket
		File Name	File Size	Download Time 28.8K	Download Time 56K

<b>)</b>	. 1				1
		* <u>05765-</u> <u>02.pdf</u>	191 KB	55 seconds	29 seconds
05728-02	05/30/2002	FPL (Guyton) - suggestion for	Response delay. [Doc	to FACT's petition t kets 020262 and 02	o intervene and 20263.]
<u> </u>		File Name	File Size	Download Time 28.8K	Download Time 56K
		05728- 02.html	18 KB	6 seconds	4 seconds
:		* <u>05728-</u> <u>02.pdf</u>	569 KB	2 minutes 42 seconds	1 minutes 26 seconds
		05728- 02.wpd	67 KB	19 seconds	10 seconds
05655-02	05/29/2002	FAW NOTICE petition of wait Light Company	ver of Rule	ished 6/7/02) of rece 25-22.080 F.A.C., b	eipt of emergency y Florida Power &
		File Name	File Size	Download Time 28.8K	Download Time 56K
		020262ei- not.wpd	4 KB	2 seconds	1 seconds
		* <u>05655-</u> <u>02.pdf</u>	58 KB	17 seconds	9 seconds
05633-02	05/29/2002	published in n	ext issue of ect docket r	no to CCA forwardin f FAW. [CCA note: ] number on previous	g notice to be This is a corrected memo from 020398
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* <u>05633-</u> <u>02.pdf</u>	48 KB	14 seconds	8 seconds
05588-02	05/24/2002	FPL (Guyton) waiver of Rule	- Commen e 25-22.80,	ts regarding CPV C F.A.C. [Dockets 02	ana's petition for 0262 and 020263.]
		File Name	File Size	Download Time 28.8K	Download Time 56K
		05588- 02.html	20 KB	7 seconds	4 seconds
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ı					1
		* <u>05588-</u> <u>02.pdf</u>	1,877 KB	8 minutes 54 seconds	4 minutes 41 seconds
		05588- 02.wpd	55 KB	16 seconds	9 seconds
05586-02	05/24/2002	was inadverten been filed in Raddress referen	itly filed in TO Docket ncing Docl	dated 5/24/02 explain 020262 and 020263 020233-EI; notice of ket 020233 and dated 3, and 020233.]	but should have f change of
		File Name	File Size	Download Time 28.8K	Download Time 56K
l		* <u>05586-</u> <u>02.pdf</u>	260 KB	1 minutes 14 seconds	39 seconds
05561-02	05/24/2002	JEA (Brownles counsel. [Dock	s) - Notice ets 02026	e of change of addres 2 and 020263.]	ss, for JEA's
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* <u>05561-</u> <u>02.pdf</u>	108 KB	31 seconds	17 seconds
05560-02	05/24/2002			ice of change of add 2 and 020263.]	ress, for Mirant's
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* <u>05560-</u> <u>02.pdf</u>	109 KB	31 seconds	17 seconds
05528-02	05/23/2002	handling of co schedule of C	nfidential l alpine, Re	se to joint motion for obid information and foliant, and Mirant. [CC and 020263-EI.]	or procedural
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* <u>05528-</u> <u>02.pdf</u>	294 KB	1 minutes 24 seconds	44 seconds
05527-02	05/23/2002	FPL (Guyton) interrogatories 020262-EI an	s, Nos. 42	f serving responses and 43. [CCA note: EI.]	to staff's 1st set of This filing entered in

		File Name	File Size	Download Time 28.8K	Download Time 56K		
		* <u>05527-</u> <u>02.pdf</u>	131 KB	38 seconds	20 seconds		
05512-02	05/23/2002	FPL on 5/10/0:	Order PSC-02-0704-PCO-El denying motion to strike filed by FPL on 5/10/02. (DS) [CCA note: This filing entered in 020262-El and 020263-El.]				
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		05512- 02.html	7 KB	3 seconds	2 seconds		
		02-0704- ord.wpd	14 KB	4 seconds	3 seconds		
		* <u>05512-</u> <u>02.pdf</u>	163 KB	47 seconds	25 seconds		
05496-02	05/23/2002	waiver of Rule dockets to ren	25-22.080 nain open t	D-El granting petition (2), Florida Adminis o complete proceed 262-El and 020263-	trative Code; ings. [CCA note:		
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		05496- 02.html	16 KB	6 seconds	3 seconds		
		02-0703- ord.wpd	27 KB	8 seconds	5 seconds		
		* <u>05496-</u> <u>02.pdf</u>	471 KB				
05483-02	05/22/2002	FPL (Guyton) - (CONFIDENTIAL) Responses to staff's 1st set of interrogatories, Nos. 40 - 41 and attachment to No. 23. [x-ref. DN 04749-02 for Nos. 23, 40, and 41 only.] [CCA note: This filing entered in 020262-El and 020263-El.]					
05482-02	05/22/2002	documents ar staff's first set DN 05483-02 no longer see	nd informat of interrog (Appendix king confic	for confidential clas ion filed in connection patories with attache A of request; detact lentiality of response tered in 020262-El	on with response to d redacted version of hed); advises FPL is es to 42 and 43.		

		File Name	File	Download Time	Download Time
			Size	28.8K	56K
		* <u>05482-</u> <u>02.pdf</u>	2,897 KB	13 minutes 44 seconds	
05415-02	05/22/2002	Vote sheet fr 5 020262 and 02	_	- staff rec approved.	(JDBPB) [Dockets
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		* <u>05415-</u> <u>02.pdf</u>	58 KB	17 seconds	9 seconds
05357-02	05/20/2002	CPV Cana's re	esponse ar	sponse to FPL's motind petition for waiverets 020262 and 0202	of Rule 25-22.080,
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* <u>05357-</u> <u>02.pdf</u>	351 KB	1 minutes 40 seconds	53 seconds
05346-02	05/20/2002	`		omments on FPL's er [CCA note: Dockets	
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* <u>0534</u> 6- <u>02.pdf</u>	254 KB	1 minutes 13 seconds	38 seconds
05342-02	05/20/2002	serving respon	nses to Re equest for l	ed 5/17/02 with attaceliant's 3rd set of inte POD's (Nos. 19-21).	rrogatories (Nos. 51-
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* <u>05342-</u> <u>02.pdf</u>	109 KB	31 seconds	17 seconds
05341-02	05/20/2002	serving respondent	nses to Mi s (No. 1-1 <i>1</i>	ated 5/17/02 with atta rant Corporation's 1s 1) and 1st POD's (No Dockets 020262 and	st set of os. 1-8) to Suzanne

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		* <u>05341-</u> <u>02.pdf</u>	109 KB	31 seconds	17 seconds
05334-02	05/20/2002		ene and su	eam [F.A.C.T.] - (Twuggestion for delay. [	
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* <u>05334-</u> <u>02.pdf</u>	441 KB	2 minutes 6 seconds	1 minutes 6 seconds
05292-02	05/16/2002	order governin procedural sch	g handling nedule and	Vright/McGlothlin) - J of confidential bid ir incorporated memo 62 and 020263.]	nformation and for
	,	File Name	File Size	Download Time 28.8K	Download Time 56K
		05292- 02.html	37 KB	12 seconds	7 seconds
	,	* <u>05292-</u> <u>02.pdf</u>	1,089 KB	5 minutes 10 seconds	2 minutes 43 seconds
		05292- 02.wpd	52 KB	15 seconds	8 seconds
05118-02	05/13/2002	FPL (Walker) concerning pro 020262 & 020	ocess for e	etter dated 5/8/02 to evaluation of bids. [C	Chairman CA note: Dockets
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* <u>05118-</u> <u>02.pdf</u>	97 KB	28 seconds	15 seconds
05096-02	05/10/2002	FPL's emerge	ncy motior 0, F.A.C.		
		File Name	File Size	Download Time 28.8K	Download Time 56K

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		<u>05096-</u> 02.html	15 KB	5 seconds	3 seconds
		* <u>05096-</u> <u>02.pdf</u>	1,683 KB	7 minutes 59 seconds	4 minutes 12 seconds
		<u>05096-</u> 02.wpd	47 KB	14 seconds	7 seconds
05079-02	05/10/2002	FPL's emergen F.A.C.; dockets	cy petition s should rer proceedings	GCL/Brown/Harris; E for waiver of Rule 2: main open to comple s. [CCA Note: Entere .]	5-22.080(2), ete need
		File Name	File Size	Download Time 28.8K	Download Time 56K
		<u>05079-</u> <u>02.html</u>	23 KB	7 seconds	5 seconds
		020262- rcm.wpd	89 KB	26 seconds	14 seconds
		* <u>05079-</u> <u>02.pdf</u>	539 KB	2 minutes 34 seconds	1 minutes 21 seconds
05017-02	05/09/2002	GCL/Harris rec recommendation	questing ad on, with no	21/02 agenda confer ditional time, till 5/10 ted 5/9/02 approval Dockets 020262 and	0/02, to file from DED/Bane
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		* <u>05017-</u> <u>02.pdf</u>	158 KB	45 seconds	24 seconds
04887-02	05/06/2002			of 5/3/02 oral argur CCA note: This filing	
		File Name	File Size	Download Time 28.8K	Download Time 56K
		04887- 02.html	116 KB	37 seconds	21 seconds
		* <u>04887-</u> <u>02.pdf</u>	1,566 KB		
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		04887-02- trn.wpd	69 KB	20 seconds	11 seconds	
04868-02	05/06/2002		ition for wa	t (Moyle) - Commen liver of Rule 25-22.0 263.]		
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		* <u>04868-</u> <u>02.pdf</u>	702 KB	3 minutes 20 seconds	1 minutes 45 seconds	
04843-02	05/03/2002	order and gran	ting joint m isclosure c	e-EI granting motions notion for entry of ord of information asserte	der governing	
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		<u>04843-</u> 02.html	10 KB	3 seconds	2 seconds	
		02-0611- ord.wpd	22 KB	7 seconds	4 seconds	
		* <u>04843-</u> <u>02.pdf</u>	290 KB	1 minutes 23 seconds	44 seconds	
04825-02	05/03/2002			e of filing declaration ective order. [Filed i		
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		* <u>04825-</u> <u>02.pdf</u>	164 KB	47 seconds	25 seconds	
04768-02	05/01/2002	Calpine (Wright) - Consolidated response to motions for protective orders. [CCA note: This filing was made in Dockets 020262 and 020263.]				
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		04768- 02.html	14 KB	5 seconds	3 seconds	
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		* <u>04768-</u> <u>02.pdf</u>	364 KB	1 minutes 44 seconds	55 seconds
		<u>04768-</u> <u>02.wpd</u>	18 KB	5 seconds	3 seconds
04741-02	05/01/2002		ion by FPL	shed 5/10/02) of rec [CCA Note: This fi 63.]	
		File Name	File Size	Download Time 28.8K	Download Time 56K
		020262ei-2- not.wpd	3 KB	1 seconds	1 seconds
		* <u>04741-02.pd</u>	<u>f</u> 41 KB	12 seconds	7 seconds
04740-02	05/01/2002	petition for waive	er of Rule :	shed 5/10/02) of red 25-22.080(2) by CP in Dockets 020262	V Cana, Ltd. [CCA
		File Name	File Size	Download Time 28.8K	Download Time 56K
		04740-02.html	2 KB	1 seconds	1 seconds
		<u>020262ei.wpd</u>	16 KB	5 seconds	3 seconds
		* <u>04740-</u> <u>02.pdf</u>	51 KB	15 seconds	8 seconds
04739-02	05/01/2002			shed 5/10/02) of red 25-22.080(8) by CF	
		File Name	File Size	Download Time 28.8K	Download Time 56K
		04739-02.htm	<u>1</u> 3 KB	1 seconds	1 seconds
		020263ei.wpd	16 KB	5 seconds	3 seconds
	<b>.</b>	* <u>04739-</u> <u>02.pdf</u>	63 KB	18 seconds	10 seconds
04736-02	05/01/2002	1st set of interro	ogatories (	and request for clari Nos. 1-11) and first s 020262 and 02026	request for PODs
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		<u>04736-</u> <u>02.html</u>	12 KB	4 seconds	3 seconds
		* <u>04736-</u> <u>02.pdf</u>	283 KB	1 minutes 21 seconds	43 seconds
		<u>04736-</u> 02.wpd	44 KB	13 seconds	7 seconds
04730-02	05/01/2002	Order PSC-02-intervene. (D)	0595-PCC	-El granting South P	ond's petition to
		File Name	File Size	Download Time 28.8K	Download Time 56K
		<u>04730-</u> <u>02.html</u>	8 KB	3 seconds	2 seconds
		02-0595- ord.wpd	16 KB	5 seconds	3 seconds
		* <u>04730-</u> <u>02.pdf</u>	216 KB	1 minutes 2 seconds	33 seconds
04726-02	04/30/2002	FPL (Butler) - I	Response	to petition to interver	ne of CPVG.
		File Name	File Size	Download Time 28.8K	Download Time 56K
		<u>04726-</u> <u>02.html</u>	10 KB	3 seconds	2 seconds
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		* <u>04714-</u> <u>02.pdf</u>	37 KB	11 seconds	6 seconds
04713-02	04/30/2002	GCL/Brown 4/3 published in ne		no to CCA forwarding f FAW.	notice to be
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		* <u>04713-</u> <u>02.pdf</u>	34 KB	10 seconds	6 seconds
04702-02	04/30/2002			ponse to motions for as made in Dockets (	
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* <u>04702-</u> <u>02.pdf</u>	243 KB	1 minutes 9 seconds	37 seconds
04690-02	04/29/2002		ective orde	esponse to motions o ers. [CCA note: This 0263.]	
		File Name	File Size	Download Time 28.8K	Download Time 56K
·		* <u>04690-</u> <u>02.pdf</u>	194 KB	56 seconds	29 seconds
04688-02	04/29/2002			ponse to motions for tered in Dockets 020	
		File Name	File Size	Download Time 28.8K	Download Time 56K
		<u>04688-</u> <u>02.html</u>	11 KB	4 seconds	2 seconds
		* <u>04688-</u> <u>02.pdf</u>	251 KB	1 minutes 12 seconds	38 seconds
		04688- 02.wpd	33 KB	10 seconds	5 seconds
04680-02	04/29/2002	PVI (McGee)	- Request	for oral argument. [C	CCA note: This filing

		was made in D	ockets 020	0262 and 020263.]	1
		File Name	File Size	Download Time 28.8K	Download Time 56K
		04680- 02.html	7 KB	3 seconds	2 seconds
		* <u>04680-</u> <u>02.pdf</u>	92 KB	27 seconds	14 seconds
		04680- 02.wpd	75 KB	22 seconds	12 seconds
04679-02	04/29/2002			PVI] (McGee) - Motion ing was made in Doc	
		File Name	File Size	Download Time 28.8K	Download Time 56K
		04679- 02.html	19 KB	6 seconds	4 seconds
		* <u>04679-</u> <u>02.pdf</u>	444 KB	2 minutes 7 seconds	1 minutes 7 seconds
		04679- 02.wpd	86 KB	25 seconds	13 seconds
04644-02	04/29/2002	FPL (Guyton) (2).	- Emergen	cy petition for waive	r of Rule 25-22.080
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* <u>04644-</u> <u>02.pdf</u>	311 KB	1 minutes 29 seconds	47 seconds
04631-02	04/26/2002	CPV Gulfcoas F.A.C.	t (Moyle) -	Petition for waiver o	f Rule 25-22.082(8),
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		* <u>04631-</u> <u>02.pdf</u>	1,108 KB	5 minutes 15 seconds	2 minutes 46 seconds
04629-02	04/26/2002	TECO (Beasle Filed in Docke		vit of William L. Brov and 020263.]	vn, III. [CCA note:
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04618-02	04/26/2002	summary final or prehearing office motion for entry asserted to be co Easley Conferen	Notice of cancellation of oral argument on joint motion for summary final order, and notice of oral argument before prehearing officer on motions for protective order and joint motion for entry of order governing handling/disclosure of info asserted to be confidential; 5/3/02 at 9:30 a.m., Rm 148, Betty Easley Conference Center, 4075 Esplanade Way, Tallahassee. [CCA note: Filed in 020262 and 020263.]				
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ł Į		04618-02.html	5 KB	2 seconds	1 seconds		
<u>.</u>		* <u>04618-02.pdf</u>	56 KB	16 seconds	9 seconds		
		noticeargu.wpc	19 KB	6 seconds	3 seconds		
04605-02	04/26/2002	Interim Order PS Note: Issued in I	SC-02-057 Dockets 0	'1-PCO-El on proce 20262 and 020263.]	dure. (DS) [CCA		
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		04605- 02.html	10 KB	4 seconds	2 seconds		
		02-0571- ord.wpd	19 KB	6 seconds	3 seconds		
	! :	* <u>04605-</u> <u>02.pdf</u>	222 KB	1 minutes 3 seconds	34 seconds		
04595-02	04/26/2002	interrogatories (	Nos. 9-50	rving responses to F ) and 2nd request for 262 and 020263.]	Reliant's 2nd set of or PODs (Nos. 5-		
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		* <u>04595-</u> <u>02.pdf</u>	130 KB	37 seconds	20 seconds		
04587-02	04/25/2002	an informal issu	ie ID mee 154, Geral	o dated 4/25/02 to a ting to be scheduled d Gunter Building, 2	ll parties advising of I for 5/1/02, 9:30 2540 Shumard Oak		

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		* <u>04587-</u> <u>02.pdf</u>	56 KB	16 seconds	9 seconds
04578-02	04/25/2002	TECO (Beasle	y) - Motion	for protective order.	
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* <u>04578-</u> <u>02.pdf</u>	524 KB	2 minutes 29 seconds	1 minutes 19 seconds
04523-02	04/24/2002	Mirant (Brown hold proceedir 020263.]	less) - Res ngs in abey	ponse to FPL's eme vance. [Filed in Dock	rgency motion to ets 020262 and
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* <u>04523-</u> <u>02.pdf</u>	279 KB	1 minutes 20 seconds	42 seconds
04522-02	04/24/2002	Calpine (Wrigi proceedings in	nt) - Respo n abeyance	onse to FPL's emergo e. [Filed in Dockets 0	ency motion to hold 020262 and 020263.]
		File Name	File Size	Download Time 28.8K	Download Time 56K
		04522- 02.html	29 KB	9 seconds	6 seconds
		* <u>04522-</u> <u>02.pdf</u>	751 KB	3 minutes 34 seconds	1 minutes 53 seconds
		04522- 02.wpd	38 KB	11 seconds	6 seconds
04519-02	04/24/2002	Reliant (McGl hold proceedi	othlin) - Re ngs in abe	esponse to FPL's em yance. [Filed in 0202	nergency motion to 262 and 020263.]
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* <u>04519-</u> <u>02.pdf</u>	677 KB	3 minutes 13 seconds	_
04513-02	04/24/2002	abevance and	d petition for	esponse to FPL's en or waiver of Rule 25- 020263.] [CCA note	-22.080, F.A.C. [Filed

		includes a peti	tion for rule	waiver by CPV Car	na.]
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* <u>04513-</u> 02.pdf	547 KB	2 minutes 36 seconds	1 minutes 22 seconds
04505-02	04/24/2002	Order PSC-02 intervene. (D)	-0557-PCC	O-El granting CPV Ca	ana's petition to
		File Name	File Size	Download Time 28.8K	Download Time 56K
		04505- 02.html	8 KB	3 seconds	2 seconds
		02-0557- ord.wpd	16 KB	5 seconds	3 seconds
		* <u>04505-</u> <u>02.pdf</u>	164 KB	47 seconds	25 seconds
04428-02	04/23/2002	motion for ent information as	ry of order serted to b	ant/South Pond (Brow governing handling a se confidential, with a t. [Filed in Dockets 0	and disclosure of
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* <u>04428-</u> <u>02.pdf</u>	670 KB	3 minutes 11 seconds	1 minutes 41 seconds
04427-02	04/23/2002	CPV Gulfcoas	st, Ltd. [CP	VG] (Moyle) - Petitio	n to intervene.
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* <u>04427-</u> <u>02.pdf</u>	563 KB	2 minutes 41 seconds	_
04426-02	04/23/2002	FPL (Butler) - South Pond E		e to petitions for leav k, LLC.	e to intervene of
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* <u>04426-</u> <u>02.pdf</u>	172 KB	49 seconds	26 seconds
04425-02	04/23/2002	AES Coral [A	ES] (Licko	) - Motion of non-pai	ty AES for protective

		order. [Dockets	s 020262 a	nd 020263]			
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		* <u>04425-</u> <u>02.pdf</u>	361 KB	1 minutes 43 seconds	54 seconds		
04422-02	04/23/2002	Order PSC-02-intervene. (D)	-0553-PCC	-El granting Mirant's	s petition to		
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		04422- 02.html	8 KB	3 seconds	2 seconds		
		02-0553- ord.wpd	17 KB	5 seconds	3 seconds		
		* <u>04422-</u> <u>02.pdf</u>	176 KB	50 seconds	27 seconds		
04420-02	04/23/2002	Order PSC-02 intervene. (D)	-0551-PC0	O-El granting Calpine	e's petition to		
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		04420- 02.html	9 KB	3 seconds	2 seconds		
		02-0551- ord.wpd	18 KB	6 seconds	3 seconds		
		* <u>04420-</u> <u>02.pdf</u>	186 KB	53 seconds	28 seconds		
04418-02	04/23/2002	for portions of 2 to prefiled d through 03352	Order PSC-02-0549-CFO-EI granting confidential classification for portions of appendixes C1-C6 to need study and exhibit AST-2 to prefiled direct testimony of Alan Taylor (DNs 03342-02 through 03352-02) for 18 months from issuance date of order. (D) [Dockets 020262 and 020263]				
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		04418- 02.html	661 KB	209 seconds	120 seconds		
		02-0549- ord.wpd	757 KB	3 minutes 36 seconds	1 minutes 54 seconds		

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		* <u>04418-</u> <u>02.pdf</u>	6,097 KB	28 minutes 54 seconds	15 minutes 12 seconds
04413-02	04/22/2002	FPL (Guyton) - abeyance. [CC 020263.]	Emergend A note: Th	ey motion to hold pro is filing made in Doc	ceedings in kets 020262 and
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* <u>04413-</u> <u>02.pdf</u>	414 KB	1 minutes 58 seconds	1 minutes 2 seconds
04412-02	04/22/2002	FPL (Guyton) - of Calpine and 020262 and 02	Reliant. [C	e to joint motion for s CCA note: This entry	ummary final order made in Dockets
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* <u>04412-</u> <u>02.pdf</u>	2,720 KB	12 minutes 54 seconds	6 minutes 47 seconds
04373-02	04/19/2002	interrogatories	, Nos. 51-7 os. 19-21 t	tice of service of 3rd 74 and 2nd request f o FPL. [CCA note: T 20263.]	or production of
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* <u>04373-</u> <u>02.pdf</u>	420 KB	1 minutes 60 seconds	1 minutes 3 seconds
04363-02	04/19/2002	South Pond E for leave to int		x, LLC [South Pond]	(Walker) - Petition
		File Name	File Size	Download Time 28.8K	Download Time 56K
		04363- 02.html	16 KB	5 seconds	3 seconds
		* <u>04363-</u> <u>02.pdf</u>	514 KB	2 minutes 27 seconds	1 minutes 17 seconds
		04363- 02.wpd	42 KB	12 seconds	7 seconds
04359-02	04/19/2002	FPL (Butler) - CPV Cana, Lt	•	to petitions for leav	e to intervene of

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		File Name	File Size	Download Time 28.8K	Download Time 56K
		<u>04359-</u> <u>02.html</u>	6 KB	2 seconds	2 seconds
		* <u>04359-</u> <u>02.pdf</u>	179 KB	51 seconds	27 seconds
		04359- 02.wpd	39 KB	12 seconds	6 seconds
04357-02	04/19/2002			-EI authorizing quali for FPL. (D) [Docket	
		File Name	File Size	Download Time 28.8K	Download Time 56K
		04357- 02.html	7 KB	3 seconds	2 seconds
		02-0544- ord.wpd	15 KB	4 seconds	3 seconds
		* <u>04357-</u> <u>02.pdf</u>	150 KB	43 seconds	23 seconds
04355-02	04/19/2002	persons, and ( 4/24/02 at 1:30 Blvd, Tallahas	OPC advis 0 pm, Roo see, to ide	no to all parties of recing of informal meeting 154 Gunter Bldg, antify potential issues 2, and 020263.	ing and issue ID 2540 Shumard Oak
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* <u>04355-</u> <u>02.pdf</u>	67 KB	19 seconds	10 seconds
04337-02	04/18/2002	interrogatories	s, Nos. 1-1 os. 1-8 to		set of r production of s filing was made in
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* <u>04337-</u> <u>02.pdf</u>	97 KB	28 seconds	15 seconds
	<del> </del>	t			

04323-02	ļ ·	FPL (Butler) - Response to petitions for leave to intervene of Calpine Energy Services, L.P. [CCA note: This filing was made in Dockets 020262 and 020263.]				
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		04323- 02.html	9 KB	3 seconds	2 seconds	
		* <u>04323-</u> <u>02.pdf</u>	258 KB	1 minutes 14 seconds	39 seconds	
		<u>04323-</u> 02.wpd	44 KB	13 seconds	7 seconds	
04307-02	04/18/2002	Order PSC-02 intervene. (D)	-0539-PCC [Docket 02	0-El granting Reliant 0263-El only.]	s petition to	
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		04307- 02.html	9 KB	3 seconds	2 seconds	
		02-0539- ord.wpd	18 KB	5 seconds	3 seconds	
		* <u>04307-</u> <u>02.pdf</u>	231 KB	_	35 Seconos	
04305-02	04/18/2002	Order PSC-02 for oral argum and 020263.]	2-0537-PC0 nent, sched	O-El granting Calpin uled for 5/3/02. (D) [	e/Reliant's request Dockets 020262	
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		04305- 02.html	6 KB	2 seconds	2 seconds	
		02-0537- ord.wpd	13 KE	4 seconds	2 seconds	
		* <u>04305-</u> <u>02.pdf</u>	131 KE	.30 \$80000	s 20 seconds	
04286-02	04/17/2002	FPL (Butler) Mirant Corpo 020262 and	ration. [CC	e to petitions for leav A note: This filing w	re to intervene of as made in Dockets	
		File Name	File	Download Time	Download Time	

			Size	28.8K	56K
			Size	20.0K	301
		04286- 02.html	8 KB	3 seconds	2 seconds
		* <u>04286-</u> <u>02.pdf</u>	196 KB	56 seconds	30 seconds
		04286- 02.wpd	40 KB	12 seconds	6 seconds
04267-02	04/17/2002	at 9:30 a.m. in	Room 148,	shed 4/26/02) of 5/3 Betty Easley Confe lahassee. [Dockets (	rence Center,
		File Name	File Size		Download Time 56K
		020262ei- not.wpd	17 KB	5 seconds	3 seconds
		* <u>04267-</u> <u>02.pdf</u>	73 KB	21 seconds	11 seconds
04224-02	04/16/2002	GCL/Brown 4/ argument for p		o to CCA forwarding n FAW.	notice of oral
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* <u>04224-</u> <u>02.pdf</u>	29 KB	8 seconds	5 seconds
04222-02	04/16/2002	FPL (Molynea representative		est for representation chfield.	n by a qualified
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* <u>04222-</u> <u>02.pdf</u>	345 KB	1 minutes 39 seconds	52 seconds
04216-02	04/16/2002	FPL (Nieto) - (Nos. 9-50 and	Objections I 2nd reque	to Reliant's 2nd set est for production of o	of interrogatories, documents, Nos. 5-
		File Name	File Size	Download Time 28.8K	Download Time 56K
		04216-			

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		02.html	11 KB	4 seconds	2 seconds
		* <u>04216-</u> <u>02.pdf</u>	274 KB	1 minutes 18 seconds	41 seconds
		<u>04216-</u> 02.wpd	47 KB	14 seconds	7 seconds
04180-02	04/15/2002	CPV Cana (Mo	oyle) - Notid locuments	ce of service of 1st re [to FPL].	equest for
,		File Name	File Size	Download Time 28.8K	Download Time 56K
		* <u>04180-</u> <u>02.pdf</u>	85 KB	25 seconds	13 seconds
04117-02	04/12/2002	CPV Cana, Ltd	d. (Moyle) -	Petition to intervene	<b>)</b> .
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* <u>04117-</u> <u>02.pdf</u>	470 KB	2 minutes 14 seconds	
04070-02	04/11/2002	Calpine/Reliar final order. [Co and 020263.]	nt (Wright/N CA note: Ti	AcGlothlin) - Joint mo nis filing was made ii	otion for summary n Dockets 020262
		File Name	File Size	Download Time 28.8K	Download Time 56K
		04070- 02.html	47 KB	15 seconds	9 seconds
		* <u>04070-</u> <u>02.pdf</u>	1,108 KB	5 minutes 16 seconds	2 minutes 46 seconds
		04070- 02.wpd	71 KB	21 seconds	11 seconds
04069-02	04/11/2002	Calpine (Wrig	ht) - Petitic	on to intervene.	
		File Name	File Size	Download Time 28.8K	Download Time 56K
		04069- 02.html	73 KB	24 seconds	14 seconds
		* <u>04069-</u> <u>02.pdf</u>	2,010 KB	9 minutes 32 seconds	
1	1	ł			

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		04069- 02.wpd	83 KB	24 seconds	13 seconds
04067-02	04/11/2002		Nos. 1-29	of service of 1st requ to FPL. [CCA note: and 020263.]	
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* <u>04067-</u> <u>02.pdf</u>	95 KB	27 seconds	15 seconds
04066-02	04/11/2002	argument and	joint motio nal order. [	AcGlothlin) - Joint red n for expedited cons CCA note: This filing 263.]	ideration of motion
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* <u>04066-</u> <u>02.pdf</u>	131 KB	38 seconds	20 seconds
04057-02	04/11/2002	persons, and 0 meeting on 4/1 Shumard Oak	DPC advis 17/02 at 9 : Blvd, Talla	no to all parties of rec ing of informal meeti a.m. in Room 154, G ahassee. [CCA note: 262-El, and 020263-	ng and issue ID Sunter Bldg, 2540 Memo references
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* <u>04057-</u> <u>02.pdf</u>	69 KB	20 seconds	11 seconds
03998-02	04/10/2002	Mirant Corpora intervene.	ation [Mira	nt] (Brownless) - Pet	tition for leave to
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* <u>03998-</u> <u>02.pdf</u>	347 KB	1 minutes 39 seconds	52 seconds
		2.pdf	49 KB	14 seconds	8 seconds
03880-02	04/05/2002		s, Nos. 9 <b>-</b> 5	otice of service of 2n 0 and 2nd request for 5 FPL.	

		File Name	File Size	Download Time 28.8K	Download Time 56K
		* <u>03880-</u> <u>02.pdf</u>	169 KB	48 seconds	26 seconds
03879-02	04/05/2002	FPL (Guyton) - intervene. [CC/and 020263.]	Response A note: Th	e to Reliant's petition is filing was made in	for leave to Dockets 020262
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* <u>03879-</u> <u>02.pdf</u>	447 KB	2 minutes 7 seconds	
03833-02	04/04/2002	and OPC advis Room 154 Gu	sing of info nter Bldg,	o to parties of record, ormal meeting on 4/1 2540 Shumard Oak 20262-EI, and 02026	Blvd, Tallahassee,
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* <u>03833-</u> <u>02.pdf</u>	57 KB	17 seconds	9 seconds
03705-02	04/01/2002	interrogatories	s, Nos. 1-8 os. 1-4 to	otice of service of 1st and 1st request for FPL. [CCA note: This 0263.]	production of
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* <u>03705-</u> <u>02.pdf</u>	137 KB	39 seconds	21 seconds
03671-02	04/01/2002		FPL/Guyto	n. [CCA note: this fili	et of interrogatories, ng was made in
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* <u>03671-</u> <u>02.pdf</u>	42 KB	12 seconds	7 seconds
03670-02	04/01/2002	FPSC (GCL/F documents, N	Brown) - C Nos. 1-22 t	ert of service of 1st s o FPL/Guyton. [CCA	set of production of note: this filing

		made in Docke	made in Dockets 020262 and 020263.]				
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		* <u>03670-</u> <u>02.pdf</u>	44 KB	13 seconds	7 seconds		
03632-02	03/29/2002	Reliant Energy Petition to inter		eneration, Inc. [Relia	nt] (McGlothlin) -		
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		* <u>03632-</u> <u>02.pdf</u>	397 KB	1 minutes 53 seconds	60 seconds		
03616-02	03/29/2002	with staff and p 4/3/02 at 9:00	parties of r a.m. in Ro	no to CCA advising of ecord and other inte om 362, Gunter Bldg ential issues in conte	rested persons on g. in Tallahassee;		
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		* <u>03616-</u> <u>02.pdf</u>	71 KB	20 seconds	11 seconds		
03615-02	03/29/2002			nt of proceedings for ical power plant.	determination of		
		File Name	e File Size		Download Time 56K		
	i i	03615-02.htr	<u>ന</u> ി 5 K	B 2 second	s 1 seconds		
		* <u>03615-02.</u> p	<u>df</u> 78 K	B 23 second	s 12 seconds		
		commence.v	vpd 9 K	B 3 second	s 2 seconds		
03373-02	03/22/2002	FPL (Guyton) Note: This filin	- Testimor g made in	ny and exhibits of Al Dockets 020262-El	an S. Taylor. [CCA and 020263-El.]		
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		* <u>03373-</u> <u>02.pdf</u>	3,205 KB	15 minutes 12 seconds			
03372-02	03/22/2002		h WLY-17	-	ger with exhibits ing made in Dockets		

		File Name	File Size	Download Time 28.8K	Download Time 56K
		* <u>03372-</u> <u>02.pdf</u>	2,005 KB	9 minutes 31 seconds	4 minutes 60 seconds
03371-02	03/22/2002			y and exhibits of Sar ade in Dockets 02026	
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* <u>03371-</u> <u>02.pdf</u>	2,443 KB	11 minutes 35 seconds	6 minutes 6 seconds
03370-02	03/22/2002			y and exhibits of C. ade in Dockets 0202	
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* <u>03370-</u> <u>02.pdf</u>	8,756 KB	41 minutes 31 seconds	21 minutes 50 seconds
03369-02	03/22/2002	FPL (Guyton) Note: This filin	- Testimon g made in	y and exhibits of Ste Dockets 020262-El	even R. Sim. [CCA and 020263-El.]
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* <u>03359-</u> <u>02.pdf</u>	3,654 KB	17 minutes 20 seconds	
03368-02	03/22/2002	FPL (Guyton) power plant 20 020262-El and	005-2006.	ces F-O to need stud [CCA Note: This filin El.]	dy for electrical ng made in Dockets
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* <u>03368-</u> <u>02.pdf</u>	11,982 KB	_	
03367-02	03/22/2002	FPL (Guyton) power plant 2 020262-El an	005-2006.	ces A-E to need stud [CCA Note: This filin El.]	dy for electrical ng made in Dockets
		File Name	File Size	Download Time	Download Time

				28.8K	56K
		* <u>03367-</u> <u>02.pdf</u>	15,189 KB	72 minutes 1 seconds	37 minutes 51 seconds
03366-02	03/22/2002	FPL (Guyton) - [CCA Note: Th EI.]	- Need studies is filing ma	dy for electrical power de in Dockets 02026	er plant 2005-2006. 62-El and 020263-
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* <u>03366-</u> <u>02.pdf</u>	4,096 KB	19 minutes 25 seconds	10 minutes 13 seconds
03365-02	03/22/2002	FPL (Guyton) [CCA Note: Th El.]	- Redacted nis filing ma	version of confiden de in Dockets 0202	tial DN 03353-02. 62-El and 020263-
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* <u>03365-</u> <u>02.pdf</u>	427 KB	2 minutes 2 seconds	1 minutes 4 seconds
03364-02	03/22/2002	FPL (Guyton) [CCA Note: Th EI.]	- Redacted nis filing ma	I version of confiden ade in Dockets 0202	tial DN 03352-02. 62-El and 020263-
}		File Name	File Size	Download Time 28.8K	Download Time 56K
		* <u>03364-</u> <u>02.pdf</u>	14,548 KB	68 minutes 59 seconds	36 minutes 16 seconds
03363-02	03/22/2002	FPL (Guyton) [CCA Note: Tr EI.]	- Redacted	d version of confider ade in Dockets 0202	ntial DN 03351-02. 162-El and 020263-
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* <u>03363-</u> <u>02.pdf</u>	4,883 KB	23 minutes 9 seconds	12 minutes 11 seconds
03362-02	03/22/2002	FPL (Guyton) [CCA Note: T El.]	- Redacted	d version of confider ade in Dockets 0202	ntial DN 03350-02. 262-El and 020263-
		File Name	File Size	Download Time	Download Time

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 		* 00000	40.000	28.8K	56K
		* <u>03362-</u> <u>02.pdf</u>	12,698 KB	60 minutes 12 seconds	31 minutes 39 seconds
03361-02	03/22/2002	FPL (Guyton) [CCA Note: Th El.]	- Redacted nis filing ma	version of confident de in Dockets 02026	tial DN 03349-02. 52-El and 020263-
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* <u>03361-</u> <u>02.pdf</u>	4,908 KB	23 minutes 16 seconds	12 minutes 14 seconds
03360-02	03/22/2002			version of confiden de in Dockets 0202	
		File Name	File Size	Download Time 28.8K	Download Time 56K
	!	* <u>03360-</u> <u>02.pdf</u>	15,453 KB	73 minutes 16 seconds	38 minutes 31 seconds
03359-02	03/22/2002			l version of confiden ade in Dockets 0202	
	}	File Name	File Size	Download Time 28.8K	Download Time 56K
		* <u>03359-</u> <u>02.pdf</u>	4,354 KB	20 minutes 39 seconds	10 minutes 51 seconds
03358-02	03/22/2002			d version of confider ade in Dockets 0202	
		File Name	File Size	Download Time 28.8K	Download Time 56K
		* <u>03358-</u> <u>02.pdf</u>	15,386 KB	72 minutes 57 seconds	
03357-02	03/22/2002	FPL (Guyton) [CCA Note: T EI.]	- Redacte his filing m	d version of confider ade in Dockets 0202	ntial DN 03345-02. 262-El and 020263-
		File Name	File	Download Time	Download Time

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			Size	28.8K	56K		
		* <u>03357-</u> <u>02.pdf</u>	4,436 KB	21 minutes 2 seconds	11 minutes 4 seconds		
03356-02	03/22/2002	FPL (Guyton) - Redacted version of confidential DN 03344-02. [CCA Note: This filing made in Dockets 020262-EI and 020263-EI.]					
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		* <u>03356-</u> <u>02.pdf</u>	15,069 KB	71 minutes 27 seconds	37 minutes 34 seconds		
03355-02	03/22/2002	FPL (Guyton) - Redacted version of confidential DN 03343-02. [CCA Note: This filing made in Dockets 020262-El and 020263-El.]					
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		* <u>03355-</u> <u>02.pdf</u>	4,364 KB	20 minutes 42 seconds	10 minutes 53 seconds		
03354-02	03/22/2002	FPL (Guyton) - Redacted version of confidential DN 03342-02. [CCA Note: This filing made in Dockets 020262-El and 020263-El.]					
		File Name	File Size	Download Time 28.8K	Download Time 56K		
		* <u>03354-</u> <u>02.pdf</u>	2,762 KB	13 minutes 6 seconds	6 minutes 53 seconds		
03353-02	03/22/2002	FPL (Guyton) - (CONFIDENTIAL) Document No. AST-2 to direct testimony of Alan S. Taylor. [CCA Note: This filing made in Dockets 020262-EI and 020263-EI.]					
03352-02	03/22/2002	FPL (Guyton) - (CONFIDENTIAL) Appendix C-6 to need study for electrical power plant outputs. [CCA Note: This filing made in Dockets 020262-El and 020263-El.]					
03351-02	03/22/2002	FPL (Guyton) - (CONFIDENTIAL) Appendix C-6 to need study for electrical power plant inputs. [CCA Note: This filing made in Dockets 020262-EI and 020263-EI.]					
03350-02	03/22/2002	FPL (Guyton) - (CONFIDENTIAL) Appendix C-5 to need study for electrical power plant outputs. [CCA Note: This filing made in Dockets 020262-El and 020263-El.]					

03349-02	03/22/2002	FPL (Guyton) - (CONFIDENTIAL) Appendix C-5 to need study for electrical power plant inputs. [CCA Note: This filing made in Dockets 020262-El and 020263-El.]				
03348-02	03/22/2002	FPL (Guyton) - (CONFIDENTIAL) Appendix C-4 to need study for electrical power plant outputs. [CCA Note: This filing made in Dockets 020262-El and 020263-El.]				
03347-02	03/22/2002	FPL (Guyton) - (CONFIDENTIAL) Appendix C-4 to need study for electrical power plant inputs. [CCA Note: This filing made in Dockets 020262-El and 020263-El.]				
03346-02	03/22/2002	FPL (Guyton) - (CONFIDENTIAL) Appendix C-3 to need study for electrical power plant outputs. [CCA Note: This filing made in Dockets 020262-El and 020263-El.]				
03345-02	03/22/2002	FPL (Guyton) - (CONFIDENTIAL) Appendix C-3 to need study for electrical power plant inputs. [CCA Note: This filing made in Dockets 020262-El and 020263-El.]				
03344-02	03/22/2002	FPL (Guyton) - (CONFIDENTIAL) Appendix C-2 to need study for electrical power plant outputs. [CCA Note: This filing made in Dockets 020262-El and 020263-El.]				
03343-02	03/22/2002	FPL (Guyton) - (CONFIDENTIAL) Appendix C-2 to need study for electrical power plant inputs. [CCA Note: This filing made in Dockets 020262-El and 020263-El.]				
03342-02	03/22/2002	FPL (Guyton) - (CONFIDENTIAL) Appendix C-1 to need study for electrical power plant inputs. [CCA Note: This filing made in Dockets 020262-El and 020263-El.]				
03341-02	03/22/2002	FPL (Guyton) - Request for confidential classification of DNs 03342-02 through 03353-02. [CCA Note: This filing made in Dockets 020262-E! and 020263-El.]				
		File Name	File Size	Download Time 28.8K	Download Time 56K	
		* <u>03341-</u> <u>02.pdf</u>	1,888 KB	8 minutes 57 seconds		
03340-02	03/22/2002	002 FPL (Guyton) - Motion to consolidate need determination proceedings. [CCA Note: This filing made in Dockets 0202 and 020263-EI.]				
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03339-02	03/22/2002	Florida Power & Light Company [FPL] (Guyton) - Petition to determine need for an electrical power plant in Manatee County.					
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		03339- 02.doc	64 KB	19 seconds	10 seconds		
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