VOTE SHEET

JULY 9, 2003

Docket No. 000824-EI - Review of Florida Power Corporation's earnings, including effects of proposed acquisition of Florida Power Corporation by Carolina Power & Light. (Deferred from May 20, 2003 conference; revised recommendation filed.)

ISSUE A: Should oral argument be permitted? RECOMMENDATION: Yes. Each side should be permitted twenty minutes to present oral argument with respect to the Motion to Enforce Settlement Agreement and Progress Energy's Response in Opposition thereto.

MODIFIED bral argument was granted without imposition of a time limit.

COMMISSIONERS ASSIGNED: Full Commission

<u>COMMISSIONERS'</u>	SIGNATURES
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DOCUMENT NUMBER - DATE

06083 JUL-95

REMARKS / DISSENTING COMMENTS:

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(Continued from previous page)

ISSUE 1: Should Progress Energy Florida, Inc.'s Request for Oral Argument and, in the Alternative, for an Evidentiary Hearing, be granted?

RECOMMENDATION: Progress Energy Florida Inc.'s request for oral argument should be granted. Progress Energy Florida, Inc.'s request for an evidentiary hearing should be denied.

APPROVED

<u>ISSUE 2</u>: What considerations should the Commission take into account in deciding whether to approve the Motion for Enforcement of Settlement Agreement?

<u>RECOMMENDATION</u>: The Commission should take into account the matters listed in the analysis portion of staff's June 27, 2003 memorandum in the evaluation of the positions of the Movants and PEFI. Also, the Commission should consider a compromise position that is based on Commission ratemaking practices.

APPROVED The Commission accepted leption I of staffs recommendation. The additional refund amount is to be made in accordance with Paragraph 8 of the settlement agreement. Credits are to commence by no later than the first tilling cycle of October 2003. Unclaimed rejunds are to be credited to fuel leasts.

ISSUE 3: Should the docket be closed?

RECOMMENDATION: Yes. Upon final disposition of this matter by the Commission, this docket should be closed.

APPROVED