# **ORIGINAL**

### BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition for approval of modifications to BuildSmart Program by Florida Power & Light Company	)	Docket No. 040660-EG
In re: Petition for approval of numeric conservation goals	_) )	Docket No. 040029-EG
by Florida Power & Light Company	) )	Filed: September 8, 2005

## NOTICE OF TAKING DEPOSITION DUCES TECUM\* (Dial-in Number to be Provided)

TO: William J. Tait, Esquire 1601 Windwood Way Tallahassee, FL 32311

OTH

FROM:

R. Wade Litchfield, Esquire Natalie F. Smith, Esquire Patrick M. Bryan, Esquire

Florida Power & Light Company

700 Universe Blvd. Juno Beach, FL 33408

PLEASE TAKE NOTICE THAT pursuant to Rule 1.310, Florida Rules of Civil Procedure, on Friday, September 23, 2005, at 9:30 a.m., at the offices of Vincent M. Lucente & Associates, Inc., located at Lakeview Office Park, 411 Commercial Court, #A, Venice, CMP Florida 34292, the undersigned will take the deposition of Dennis J. Stroer before a court COM reporter, notary public, or some other officer duly authorized to take depositions in the State of CTR \_ 4 ECR \_\_\_\_ Florida. This deposition is being taken for such reasons as are permitted under the applicable GCL and governing Rules of Civil Procedure and Florida Statutes, and will continue from day-to-day OPC **RCA** until complete. SCR \_\_\_\_ \$GA

DOCUMENT NUMBER-DATE .

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Individuals with disabilities needing a reasonable accommodation to participate in this proceeding should contact Patrick M. Bryan, Esquire, at (561) 304-5134. If hearing impaired, call 1-800-955-8771 (TDD) or 1-800-955-8770 (V) via Florida Relay Service for assistance.

The deponent(s) shall bring to this deposition copies of documents as set forth below.

#### **DEFINITIONS**

- 1. "Calcs-Plus" shall mean Compliance Data Services, Inc., and its authorized representatives, officers, employees, or managing agents, including but not limited to Philip Fairey.
- 2. "You," "yours" and/or "yourselves" means and refers to Calcs-Plus, and any affiliated entities, and their employees, agents, officers and managers, including, but not limited to, the deponent(s).
- 3. "Person" or "persons" means all natural persons and entities, including but not limited to: corporations, companies, partnerships, limited partnerships, joint ventures, trusts, estates, associations, public agencies, departments, bureaus, or boards.
- 4. "Document or documents" means "documents" as defined in Rule 1.350 of the Florida Rules of Civil Procedure. In addition, the words "document" or "documents" shall mean any writing, recording, computer-stored information, or photograph in your possession, custody, care or control, which pertain directly or indirectly, in whole or in part, to any of the subjects listed below, or which are themselves listed below as specific documents, including, but not limited to: correspondence, memoranda, notes, messages, e-mails, diaries, minutes, books, reports, charts, ledgers, invoices, computer printouts, computer discs, microfilms, video tapes, or tape recordings.
  - 5. "FPSC" means Florida Public Service Commission.

- 6. "FPL" means Florida Power & Light Company.
- 7. "Related to" shall mean contain, discussed, described, addressed or referred to.
- 8. "Testimony" shall mean the testimony filed by Calcs-Plus in Docket Nos. 040029-EG and 040660-EG on August 12, 2005.
  - 9. "All" means all or any.
- 10. The singular of any word contained herein shall include the plural and vice versa; the terms "and" and "or" shall be both conjunctive and disjunctive; and the term "including" means "including without limitation."

#### **INSTRUCTIONS**

- 11. <u>Scope of Deposition Duces Tecum</u>. In appearing for this Deposition Duces Tecum, produce all responsive documents, including any and all non-identical copies of each such document.
- 12. <u>Manner of Objections and Inability to Respond</u>. If you object to a part of a request and refuse to respond to that part, state your objection and answer the remaining portion of that request. If you object to the scope of a request and refuse to produce documents for that scope, state your objection and produce documents for the scope you believe is appropriate.
- 13. If any of the requests cannot be responded to in full after exercising due diligence to secure the requested documents, please so state and respond and produce documents to the extent possible, specifying your inability to respond further. If your response or production is qualified or limited in any particular way, please set forth the details and specifics of such qualification or limitation.

- 14. Privileged Information or Documents. In the event you wish to assert attorney/client privilege or the work product doctrine, or both, or any other claim of privilege, then as to such documents allegedly subject to such asserted privileges, you are requested to supply an identification of such documents, in writing, with sufficient specificity to permit the Prehearing Officer or Commission to reach a determination in the event of a motion to compel as to the applicability of the asserted objection, together with an indication of the basis for the assertion of the claim of attorney/client privilege or the work product doctrine, or any other claim of privilege. The identification called for by this instruction shall include the nature of the document (e.g., interoffice memoranda, correspondence, report, etc.), the sender or author, the recipient of each copy, the date, the name of each person to whom the original or any copy was circulated, the names appearing on any circulation list associated with such document, and a summary statement of the subject matter of the document in sufficient detail to permit the Court to reach a determination in the event of a motion to compel.
- 15. <u>Computer-Generated Documents</u>. If a requested document is on computer or word processing disc or tape, produce an electronic copy of the document and a printout of the document.
- 16. Organization of Documents. With respect to the documents produced, you shall produce them as they are kept in the usual course of business, labeling them to correspond with each numbered paragraph of this Request in response to which such documents are produced. All pages now stapled or fastened together and all documents that cannot be copied legibly should be produced in their original form.

#### **DOCUMENTS REQUESTED**

1. All documents or work papers related to, relied upon, or referred to in preparation of your pre-filed testimony in FPSC Docket Nos. 040029-EG, 040660-EG.

I HEREBY CERTIFY that a true copy of the foregoing has been furnished by Electronic Mail and by United States Mail to the above named addressee on September 8, 2005.

PLEASE GOVERN YOURSELVES ACCORDINGLY.

R. Wade Litchfield, Esquire. Natalie F. Smith, Esquire Patrick M. Bryan, Esquire Florida Power & Light Company 700 Universe Boulevard Juno Beach, Florida 33408-0420 Telephone: 561-304-5134

Facsimile: 561-691-7305

Attorneys for Florida Power & Light Company

By:		
-	Patrick M. Bryan	
	Florida Bar No. 0457523	

#### **CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that a true and correct copy of Florida Power & Light Company's Notice of Taking Deposition Duces Tecum has been served by electronic mail and by United States Mail this 8<sup>th</sup> day of September, 2005, to the following:

Martha Carter Brown Adrienne Vining Office of the General Counsel Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, Florida 32399-0850

William J. Tait, Jr., Esq. 1061 Windwood Way Tallahassee, Florida 32311

Harold McLean Office of Public Counsel 111 West Madison Street, Room 812 Tallahassee, Florida 32399-1400

By:		
•	Patrick M. Bryan	
	FL Bar No. 0457523	