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DATE: April 8, 2006
TO: Kay B. Flynn, Chief of Records, Division of the Commission Clerk & Administrative Services
FROM: Martha C. Brown, Senior Attorney, Office of the General Counsel
RE: Docket No. 060220

Please place the attached letter from Charles A. Guyton, attorney for Seminole Electric Cooperative, Inc. in the file for the docket referenced above. Thank you.

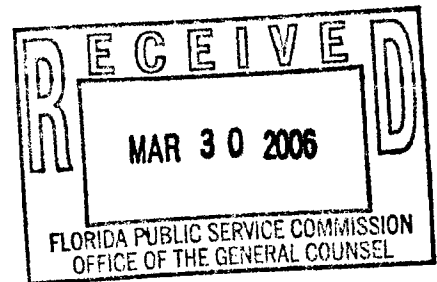
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March 30, 2006

VIA HAND DELIVERY

Martha Carter Brown
Staff Attorney
Florida Public Service Commission
2540 Shumard Oak Blvd.
Tallahassee, Florida 32399-0850



Re: Informal Staff Information Request
Docket No. 060220-EC

Dear Mrs. Brown:

This letter confirms the four requests for information made over the telephone on March 28, 2006 to Mr. Bill Lawton of Seminole Electric Cooperative, Inc. In that conversation, which was attended by you, Paul Stallcup and Jennifer Lingo of the Commission Staff and Mr. Lawton and me on behalf of Seminole, the following information was requested by Mr. Stallcup:

1. Please provide Appendix D to the Need Study in electronic format.
2. In regard to the population data used in the Member load forecasts that were aggregated in the Seminole 2005 load forecast, please provide for the period shown on Appendix D both the historical and projected population data for each Member system and separately state the population data for the residential and commercial classes.
3. At page 5, lines 15-19 of Mr. Lawton's testimony, Mr. Lawton discusses the primary explanatory variables used to forecast monthly usage per customer for Members' residential and commercial/industrial revenue classes. Please provide, for each Member system and by residential and commercial classes, both the primary explanatory variables and the historic and projected primary explanatory variable data used in developing the forecast monthly usage per customer that was employed in Seminole's 2005 load forecast.

Martha Carter Brown
March 30, 2006
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SQUIRE, SANDERS & DEMPSEY L.L.P.
Including
STEEL HECTOR & DAVIS LLP

4. At page 5, line 7 of Mr. Lawton's testimony, there is a mention of adjustment factors (representing losses and billing cycle differences) that are used in the calculation of Member energy purchases from Seminole. For Seminole's 2005 load forecast, please provide those adjustment factors for each Member.

Please share this restatement of the requests with Mr. Stallcup and let me know whether it is accurate and complete. In the meantime, Seminole will be working on responding to the requests as they understand them.

Respectfully,

SQUIRE, SANDERS & DEMPSEY L.L.P.



Charles A. Guyton
Attorney for Seminole Electric Cooperative, Inc.

Enclosures
cc: Mr. Bill Lawton

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