RIGINAL

Matilda Sanders

From:

GARY V PERKO [GARYP@hgslaw.com]

Sent:

Wednesday, June 06, 2007 3:02 PM

To:

Filings@psc.state.fl.us

Cc:

Brett Paben; leon jacobs; Suzanne Brownless; Valerie.Hubbard@dca.state.fl.us;

michael.halpin@dep.state.fl.us; CAROLYN S RAEPPLE; psimms@nrdc.org; Jennifer Brubaker; kfleming@psc.state.fl.us; jeanne@wildlaw.org

Subject:

Docket No. 060635

Attachments:

060635 - Obj_to_NRDC's__POD.pdf



Electronic Filing

a. Person responsible for this electronic filing:

Gary V. Perko
Hopping Green & Sams, P.A.
123 S. Calhoun Street
Tallahassee, FL 32301
850-425-2346
CRaepple@hgslaw.com

b. Docket No. 060635-EU

In re: Petition To Determine Need For an Electrical Power Plant in Taylor County

- c. Document being filed on behalf of Florida Municipal Power Agency, JEA, Reedy Creek Improvement District and City of Tallahassee
- d. There are a total of 3 pages.
- e. The document attached for electronic filing is Florida Municipal Power Agency, JEA, Reedy Creek Improvement District and City of Tallahassee's Objections to NRDC's Request for Production of Documents (1-3).

Thank you for your cooperation.

Gary V. Perko Hopping Green & Sams, P.A. P. O. Box 6526 Tallahassee, FL 32314

Office E-Mail Address: Gperko@hgslaw.com Office Telephone: 850/222-7500

Fax: 850/224-8551

Website: www.hgslaw.com

DOCUMENT NUMBER - DATE

BEFORE THE PUBLIC SERVICE COMMISSION



In re: Petition To Determine Need For an | DOCKET NO. 060635-EU Electrical Power Plant in Taylor County by Florida Municipal Power Agency, JEA, Reedy | DATED: June 6, 2007 Creek Improvement District and City of Tallahassee.

FLORIDA MUNICIPAL POWER AGENCY, JEA, REEDY CREEK IMPROVEMENT DISTRICT AND CITY OF TALLAHASSEE'S (APPLICANTS') OBJECTIONS TO THE NATURAL RESOURCES DEFENSE COUNCIL'S REQUEST FOR PRODUCTION OF DOCUMENTS (NOS. 1 - 3)

Florida Municipal Power Agency, JEA, Reedy Creek Improvement District and the City of Tallahassee, collectively referred to as the "Applicants", pursuant to Rule 28-106.206, Florida Administrative Code, Rule 1.340, Florida Rules of Civil Procedure, and the Order Establishing Procedure in this matter (Order No. PSC-06-0819-PCO-EU), hereby serve their Objections to The Natural Resources Defense Council's Request for Production of Documents (Nos. 1 - 3).

OBJECTIONS

Please provide all documents and slides related to the City of Tallahassee's 2. March 14 and March 28, 2007 presentations to the Tallahassee City Commission regarding Taylor Energy Center (TEC).

OBJECTIONS: Applicants object to this request as not reasonably calculated to lead to the discovery of admissible evidence. The City of Tallahassee's internal integrated resource planning effort is not relevant to the sole issue to be addressed at the reconvened hearing: The updated modeling and results discussed in the supplemental testimony of Myron Rollins. Without waiving such objection, Applicants will produce responsive documents.

- Please provide all updates to the City of Tallahassee's analyses of the cost 3. effectiveness of the City's participation in TEC, which should include, but not be limited to:
 - New fuel forecasts; a.
 - New load and energy forecasts; b.
 - Potential additional green energy purchases; c.
 - Revised IGCC capital and sequestration costs; d.
 - Participation in the proposed Progress Energy Florida nuclear unit; e.
 - Revisions to the projected costs of CO₂ emission compliance; and f.
 - Revised demand side management projections. g.

DOCUMENT NUMBER - DATE 04560 JUN-65 FPSC-COMMISSION CLERK

APPLICANTS' OBJECTIONS TO NRDC'S REQUEST FOR PRODUCTION OF DOCUMENTS (NOS. 1-3)

OBJECTION: Applicants object to this request as not reasonably calculated to lead to the discovery of admissible evidence. The City of Tallahassee's internal integrated resource planning effort is not relevant to the sole issue to be addressed at the reconvened hearing: The updated modeling and results discussed in the supplemental testimony of Myron Rollins. Without waiving such objection, Applicants will produce responsive documents.

Respectfully submitted this 6th day of June, 2007.

HOPPING GREEN & SAMS, P.A.

/s/Gary V. Perko

Gary V. Perko

Carolyn S. Raepple

Virginia C. Dailey

Hopping Green & Sams, P.A.

123 S. Calhoun Street

Tallahassee, FL 32314

(850) 222-7500 (telephone)

(850) 224-8551 (facsimile)

Email: GPerko@hgslaw.com

CRaepple@hgslaw.com

VDailey@hgslaw.com

Attorneys for Florida Municipal Power Agency, JEA, Reedy Creek Improvement District, and the City of Tallahassee

CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing Applicants' Objections to The Natural Resources Defense Council's Request for Production of Documents (Nos. 1 - 3) in Docket No. 060635-EU was served upon the following by electronic mail on this 6th day of June, 2007:

Jennifer Brubaker, Esq. Katherine Fleming, Esq Legal Division Florida Public Service Commission 2540 Shumard Oak Blvd. Tallahassee, FL 32399-0850

E. Leon Jacobs, Jr.
Williams, Jacobs & Associates, LLC
P.O. Box 1101
Tallahassee, Florida 32302

Jeanne Zokovitch Paben Brett M. Paben WildLaw 1415 Devils Dip Tallahassee, FL 32308-5140

Suzanne Brownless 1975 Buford Boulevard Tallahassee, Florida 32308 Patrice L. Simms
Natural Resources Defense Council
1200 New York Ave., NW, Suite 400
Washington, DC 20005

Harold A. McLean, Esq. Office of Public Counsel 111 West Madison Street Room 812 Tallahassee, FL 32399-1400

Valerie Hubbard, Director Department of Community Affairs Division of Community Planning 2555 Shumard Oak Blvd. Tallahassee, FL 32399-2100

Michael P. Halpin Department of Environmental Protection 2600 Blairstone Road MS 48 Tallahassee, FL 32301

/s/Gary V	. Perko
Attorney	