Diamond Williams

100009-ET

From:	LOWE, AMY [Amy.Lowe@fpl.com]
Sent:	Friday, August 06, 2010 2:50 PM
To:	Filings@psc.state.fl.us
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Subject:	Electronic Filing - Docket # 100009-El
Attachments	: FPL's List of Pending Confidentiality Requests for Documents Anticipated for Use at Hearing and List of Witnesses.pdf

Electronic Filing

a. Person responsible for this electronic filing:

Jessica A. Cano, Esq. Florida Power & Light Company 700 Universe Boulevard Juno Beach, FL 33408 (561) 304-5226 Jessica.Cano@fpl.com

b. Docket No. 100009-EI

IN RE: Nuclear Power Plant Cost Recovery Clause

c. The documents are being filed on behalf of Florida Power & Light Company.

d. There are a total of four (4) pages.

e. The document attached for electronic filing is:

Florida Power & Light Company's List Of Pending Confidentiality Requests For Documents Anticipated For Use At Hearing And List Of Witnesses (See attached file(s): FPL's List of Pending Confidentiality request for Documents Anticipated for Use at hearing and List of Witnesses.pdf)

Regards, Amy Lowe, CLA Certified Legal Assistant Senior Legal Assistant to Bryan Anderson, Senior Attorney Florida Power & Light Company Office: (561) 304-5608 Fax: (561) 691-7135 Email: amy.lowe@fpl.com

> A SAME CHARTE COSS 43 AUG -6 2 RESOLUTION DESIGN CLERK

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In Re: Nuclear Power Plant) <u>Cost Recovery Clause</u>) Docket No. 100009-EI Filed: August 6, 2010

FLORIDA POWER & LIGHT COMPANY'S LIST OF PENDING CONFIDENTIALITY REQUESTS FOR DOCUMENTS ANTICIPATED FOR USE AT HEARING AND LIST OF WITNESSES

Pursuant to the requirements of Order No. PSC-10-0482-PCO-EI, Florida Power & Light Company ("FPL") hereby files its list of pending confidentiality requests for documents it anticipates using during the Nuclear Cost Recovery hearing and its list of witnesses who will appear at the Confidentiality Evidentiary Hearing on August 20, 2010, in support of the pending requests identified herein.

Document No.	Date	Description
06386-10	8/3/2010	Request for confidential classification of portions of Exhibit
		SRS-12 to the testimony of Steven R. Sim
06156-10	07/28/2010	Request for confidential classification of portions of the
		Testimony of Dr. William Jacobs
03681-10	05/03/2010	Request for confidential classification of Exhibit SDS-9 to
		testimony of Steven D. Scroggs and Exhibit TOJ-14 to
) 	testimony of Terry O. Jones
01375-10	03/1/2010	Request for confidential classification of portions of Exhibit
		TOJ-1 to testimony of Terry O. Jones and Exhibit SDS-1 to
		testimony of Steven D. Scroggs (revised Exhibit A and
		Revised Exhibit B filed 3/23/2010)

1. Pending Confidentiality Requests For Documents FPL Anticipates Using at Hearing:

FPL reserves the right to supplement its list of pending requests for confidential classification to the extent any other party to this docket indicates that it intends to use a confidential FPL document at hearing that is not currently subject to a Request for Confidential Classification.

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2. Witnesses in Support of Pending Confidentiality Requests Identified Above:

Steven Scroggs Terry Jones

FPL reserves the right to supplement its list of witnesses to the extent any other party to this docket indicates that it intends to use a confidential FPL document at hearing that is not currently subject to a Request for Confidential Classification or indicates that it intends to use a confidential document that is subject to a Request for Confidential Classification but has not been identified by FPL for use at hearing. FPL cannot identify appropriate witnesses to support the confidentiality of such documents in advance of receiving notice with respect to the documents that will be used by other parties.

Respectfully submitted this 6th day of August, 2010.

Bryan S. Anderson Fla. Auth. House Counsel No. 219511 Mitchell S. Ross Fla. Bar No. 108146 Jessica A. Cano Fla. Bar No. 0037372 Attorneys for Florida Power & Light Company 700 Universe Boulevard Juno Beach, Florida 33408-0420 (561) 304-5226 (561) 691-7135 (fax)

By: <u>s/ Jessica A. Cano</u> Jessica A. Cano Fla. Bar No. 0037372

CERTIFICATE OF SERVICE DOCKET NO. 100009-EI

I HEREBY CERTIFY that a true and correct copy of FPL's List of Pending Confidentiality Requests for Documents Anticipated for Use at Hearing and List of Witnesses was served electronically this 6th day of August, 2010 to the following:

Anna Williams, Esq. Lisa Bennett, Esq. Keino Young, Esq. Division of Legal Services Florida Public Service Commission 2540 Shumard Oak Blvd. Tallahassee, Florida 32399-0850 <u>LBENNETT@PSC.STATE.FL.US</u> <u>KYOUNG@PSC.STATE.FL.US</u> ANWILLIA@PSC.STATE.FL.US

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