

BEFORE THE
FLORIDA PUBLIC SERVICE COMMISSION

In Re: Joint Petition of Florida)
Power Corporation and Sebring)
Utilities Commission for Approval)
of Certain Matters in Connection)
with the Sale of Assets by)
Sebring Utilities Commission)
to Florida Power Corporation)
_____)

Docket No. 920949-EU

Filed: October 5, 1992

**FLORIDA POWER CORPORATION'S MOTION FOR
AMENDMENT OF ORDER ON PREHEARING PROCEDURE**

Pursuant to Commission Rule 25-22.037(2), Florida Power Corporation (FPC) hereby moves for an amendment of the Commission's September 24, 1992 Order On Prehearing Procedure in this docket. That order requires FPC to notify its customers of this proceeding by mail no later than October 12, 1992 (Order at 6). FPC hereby requests that the order be modified to require that FPC notify by mail only those of its customers located in the Sebring area. In support of this Motion, FPC submits the following:

1. Florida Power and Sebring Utilities Commission currently plan to notify all Sebring customers of this proceeding by mail and by newspaper notice on or before October 12, 1992. The newspaper notice will also give notice to all Florida Power customers located in and around the Sebring's territory.

2. Because the Florida Power customers in the Sebring area would naturally be more interested in this proceeding than Florida Power customers located elsewhere, FPC proposes that the Order be amended to require a mailing to only those Florida Power customers in and around

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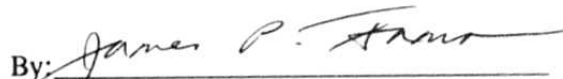
FPSC-RECORDS/REPORTING

Sebring. This would cover approximately 26,000 FPC customers in the Avon Park and Lake Placid area.

3. In the alternative, in the event that the Commission requires mail notice to all 1.2 million Florida Power customers, FPC requests that the deadline for such a notice be changed from October 12th to November 13th. A thirty-day extension would allow Florida Power to accomplish this mailing through use of a bill stuffer, rather than by a direct mailing. The cost of a direct mailing to all customers by October 12th would cost upwards of \$300,000, while the cost of a bill stuffer to be completed by November 13th would be significantly less. Furthermore, November 13th is 10 days prior to the November 23rd prehearing conference scheduled in this case.

WHEREFORE, for all of the reasons stated above, Florida Power moves for an amendment to its Order On Prehearing Procedure such that the mail notification requirement apply only to those Florida Power customers located in and around the Sebring area.

FLORIDA POWER CORPORATION
OFFICE OF GENERAL COUNSEL

By: 
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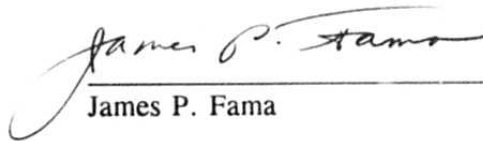
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CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a copy of Florida Power Corporation's Motion for Amendment of Order on Prehearing Procedure has been served by U. S. Mail, Postage Prepaid to the following parties this 5th day of October, 1992.

D. Bruce May, Esquire
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