## BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In Re: Request for approval of proposal for incentive return on DSM investments by Florida Power Corporation.	DOCKET NO. 930424-EI
In Re: Request for approval of proposal for revenue decoupling by Florida Power Corporation.	, ) DOCKET NO. 930444-EI ) ORDER NO. PSC-93-1049-PCO-EI ) ISSUED: July 19, 1993

## ORDER GRANTING MOTION TO ESTABLISH INDEPENDENT CASE SCHEDULE

On June 22, 1993, Florida Power Corporation (FPC) filed a Motion to Establish an independent case schedule for the above captioned dockets. In its motion FPC requests that we separate these dockets from the conservation goals dockets so that the Commission may consider FPC's revenue decoupling and DSM incentive proposals on a more expeditious basis (the goal setting proceedings are currently scheduled to extend into 1995). On June 29, 1993, the Legal Environmental Assistance Foundation, Inc. (LEAF) filed a Motion in Support of Request By Florida Power Corporation to Establish Independent Case Schedule.

FPC's revenue decoupling and DSM incentive proposals were filed in April, 1993. On May 13, 1993 and June 2, 1993, workshops were conducted concerning the Conservation Goals Rule and the Florida Energy Office Study of Conservation in Florida. After the two workshops staff proposed that FPC's decoupling and incentive dockets be heard with FPC's conservation goals docket. Under staff's plan, the case schedules for these dockets would have been identical, and the hearings consolidated, so that testimony on FPC's decoupling and incentive proposals would be heard at the conservation goals hearing. The basis for staff's proposal is that the incentive and decoupling issues are so closely tied to conservation goals that they should be heard together.

Although we agree that the decoupling and incentive issues are closely tied to the issue of numeric conservation goals, we do not wish to delay bringing the decoupling and incentive proposals before the Commission. If the programs are in place for a short time before the goal setting process, information obtained as a result of their implementation may be useful to the Commisison in setting conservation goals.

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It is therefore

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ORDERED by Commissioner Julia L. Johnson, Prehearing Officer, that the Motion to Establish Independent Case Schedule filed by Florida Power Corporation on June 22, 1993, and supported by the Legal Environmental Assistance Foundation through its June 29, 1993 pleading, is hereby granted.

By ORDER of Commissioner Julia L. Johnson, as Prehearing Officer, this 19th day of July , 1993.

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JULIA L. JOHNSON, Commissioner and Prehearing Officer

(SEAL) MAP:bmi

## NOTICE OF FURTHER PROCEEDINGS OR JUDICIAL REVIEW

The Florida Public Service Commission is required by Section 120.59(4), Florida Statutes, to notify parties of any administrative hearing or judicial review of Commission orders that is available under Sections 120.57 or 120.68, Florida Statutes, as well as the procedures and time limits that apply. This notice should not be construed to mean all requests for an administrative hearing or judicial review will be granted or result in the relief sought.

Any party adversely affected by this order, which is preliminary, procedural or intermediate in nature, may request: (1) reconsideration within 10 days pursuant to Rule 25-22.038(2), Florida Administrative Code, if issued by a Prehearing Officer; (2) reconsideration within 15 days pursuant to Rule 25-22.060, Florida Administrative Code, if issued by the Commission; or (3) judicial review by the Florida Supreme Court, in the case of an electric, gas or telephone utility, or the First District Court of Appeal, in the case of a water or wastewater utility. A motion for reconsideration shall be filed with the Director, Division of Records and Reporting, in the form prescribed by Rule 25-22.060, Florida Administrative Code. Judicial review of a preliminary, procedural or intermediate ruling or order is available if review ORDER NO. PSC-93-1049-PCO-EI DOCKETS NOS. 930424-EI, 930444-EI PAGE 3

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of the final action will not provide an adequate remedy. Such review may be requested from the appropriate court, as described above, pursuant to Rule 9.100, Florida Rules of Appellate Procedure.