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Matthew M. Childs, P.A.

May 24, 1999

Blanca S. Bayó, Director  
Division of Records and Reporting  
Florida Public Service Commission  
4075 Esplanade Way, Room 110  
Tallahassee, FL 32399-0850

RE: DOCKET NO. 981890-EI

Dear Ms. Bayó:

Enclosed for filing please find the original and seven (7) copies of Florida Power & Light Company's Preliminary List of Issues in the above-referenced docket.

Also enclosed is a formatted high density 3.5 inch diskette in WordPerfect containing the List of Issues of Florida Power & Light Company.

Very truly yours,

*Matthew M. Childs*  
Matthew M. Childs, P.A.

AFA 1 MMC/ml  
APP \_\_\_\_\_  
CAF \_\_\_\_\_ cc: All Parties of Record  
CMU \_\_\_\_\_  
CTR \_\_\_\_\_  
EAG Dudley  
LEG \_\_\_\_\_  
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## BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

IN RE: Generic Investigation ) DOCKET NO. 981890-EI  
 Into the Aggregate Electric ) DATE: MAY 24, 1999  
 Utility Reserve Margins Planned )  
for Peninsular Florida )

FLORIDA POWER & LIGHT COMPANY'S  
 PRELIMINARY LIST OF ISSUES

At the request of Staff, Florida Power & Light Company ("FPL") hereby files a preliminary list of proposed issues.

1. What is the purpose of the generic investigation? FPL is not clear as to purpose of this investigation. If the purpose is to consider whether the Commission should adopt reserve margin criteria, it does not appear that pricing issues, such as issue 7, are appropriate or relevant to such consideration. The Commission has the authority under Docket No. 940345-EU, Order No. PSC-94-1256-FOF-EU to set reserve margin standards for planning purposes.
2. Should the Commission adopt a reserve margin standard for Peninsular Florida? If so, what should be the appropriate reserve margin criteria for Peninsular Florida?
3. Should the Commission adopt a reserve margin standard for individual utilities in Florida? If so, what should be the appropriate reserve margin criteria for individual utilities in Florida? Should there be a transition period for utilities to meet that standard?

Respectfully submitted,

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 215 South Monroe Street  
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 Attorneys for Florida Power  
 & Light Company

By: 

Matthew M. Childs, P.A.

**CERTIFICATE OF SERVICE**  
**DOCKET NO. 981890-EU**

I **HEREBY CERTIFY** that a true and correct copy of Florida Power & Light Company's Issues has been furnished by Hand Delivery,\*\* or U.S. Mail this 24th day of May, 1999, to the following:

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