

State of Florida



Public Service Commission
-M-E-M-O-R-A-N-D-U-M-

"RAR - file copy only"

DATE: February 15, 2001

TO: All Parties of Record

FROM: Wm. Cochran Keating, Senior Attorney *WCK RVE*

RE: Docket No. 010001-EI - Fuel and Purchased Power Cost Recovery Clause and Generating Performance Incentive Factor.

Via Facsimile

In two separate, unplanned meetings on Wednesday, February 7, 2001, Commission staff members Bill McNulty and Todd Bohrmann, at their offices, spoke with representatives of two investor-owned electric utilities that are parties to the above-referenced docket. First, Tampa Electric Company ("TECO") representative Mark Laux spoke with Mr. McNulty and Mr. Bohrmann to discuss TECO's imminent petition for a mid-course correction in this docket, which had not been filed as of the date of the unplanned meeting. The discussion concerned: a potential February 9, 2001, filing date for TECO's petition; the possibility of having the petition heard at the Commission's February 20, 2001, Agenda Conference; and the reasons for TECO seeking a mid-course correction. Subsequent to that meeting, Florida Power Corporation ("FPC") representative Javier Portuondo spoke with Mr. McNulty and Mr. Bohrmann to discuss FPC's imminent petition for a mid-course correction, which had not been filed as of the date of this unplanned meeting. The discussion concerned: a potential February 8, 2001, filing date for FPC's petition; the possibility of having the petition heard at the Commission's February 20, 2001, Agenda Conference; and the reasons for FPC seeking a mid-course correction.

Because these unplanned meetings involved three individuals, this disclosure is provided consistent with the purposes of Rule 25-22.033, Florida Administrative Code, Communications Between Commission Employees and Parties.

cc: Blanca S. Bayó, Division of Records and Reporting

WCK

DOCUMENT NUMBER-DATE

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FPCO-REC/RS/REPORTING