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Matthew M. Childs, P.A.

July 13, 2001

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Ms. Blanca S. Bayó, Director Division of Records and Reporting Florida Public Service Commission 4075 Esplanade Way, Room 110 Tallahassee, FL 32399 RECEIVED-FPSC 1 JUL 13 PM 2:38 COMMISSION CLERK

RE: Docket No. 010001-EI; Florida Power & Light Company's Post Workshop Comments

Dear Ms. Bayó:

Enclosed for filing please find the original and ten (10) copies of Florida Power & Light Company's Length of Fuel Recovery Period Post Workshop Comments.

Respectfully submitted,

Matthew M. Childs, P.A.





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DOCUMENT NUMBER-DATE D 8603 JUL 13 5 Rio de Janeiro Santo Domingo FPSC-RECORDS/REPORTING

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of Florida Power & Light Company's Length of Fuel Recovery Period Post Workshop Comments have been furnished by Hand Delivery (*) or US mail on this the 13th day of July, 2001 to the following:

Wm. Cochran Keating, IV, Esquire* Division of Legal Services Florida Public Service Commission 2540 Shumard Oak Blvd., Rm 370 Tallahassee, Florida 32399-0850

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By:

Matthew M. Childs, P.A.

Florida Power & Light Company Docket No. 010001-El RE: Length of Fuel Recovery Period Post Workshop Comments, July 13, 2001

At the workshop held on June 27, 2001, Staff proposed an additional alternative regarding the length of the Fuel Cost Recovery Period. The proposal is a 12-month recovery period with an option for a six-month recovery period if needed. FPL supports this proposal.

A utility would file its fuel factors for the year but would have the option to notify the Commission if they believed a change in their fuel factor beginning in July through the remainder of the year was warranted. Notification would be in March, filing in April, hearing in May, and a new factor would be in place July through December. Midcourse corrections would also still be allowed.

Since this alternative has the benefit to accommodate changed circumstances; it achieves the same benefits as a six-month recovery period and maintains the administrative efficiencies of the annual recovery period. For these reasons, FPL supports this alternative.