

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Review of Florida Power Corporation's Earnings, Including Effects of Proposed Acquisition of Florida Power Corporation by Carolina Power & Light DOCKET NO. 000824-EI

Submitted for Filing: January 16, 2002



FLORIDA POWER CORPORATION'S OBJECTIONS TO STAFF'S NINTH REQUEST FOR PRODUCTION OF DOCUMENTS TO FLORIDA POWER CORPORATION (NO. 53)

Pursuant to § 350.0611(1), Fla. Stat. (2000), Fla. Admin. Code R. 28-106.206, and Fla. R. Civ. P. 1.350, Florida Power Corporation ("FPC") objects to the Staff of the Florida Public Service Commission's ("Staff") Ninth Request for Production and states as follows:

GENERAL OBJECTIONS

FPC objects to any request that calls for the production of documents protected by the attorney-client privilege, the work product doctrine, the accountant-client privilege, the trade secret privilege, or any other applicable privilege or protection afforded by law, whether such privilege or protection appears at the time the response is first made to these requests or is later determined to be applicable based on the discovery of documents, investigation or analysis. FPC in no way intends to waive any such privilege or protection.

In certain circumstances, FPC may determine upon investigation and analysis that documents that respond to certain requests to which objections are not otherwise asserted are confidential and proprietary and should be produced only under an appropriate confidentiality agreement and protective order, if at all. By agreeing to produce documents in response to this request, FPC is not





DOCUMENT NUMBER-DATE
00601 JAN 168

FPSC-COMMISSION CLERK

waiving its right to insist upon appropriate protection of confidentiality by means of a confidentiality agreement and protective order. FPC hereby asserts its right to require such protection of any and all documents that may qualify for protection under the Florida Rules of Civil Procedure and other applicable statutes, rules and legal principles.

FPC further objects to these requests and any definitions or instructions that purport to expand FPC's obligations under applicable law.

FPC objects to any request that requires the production of "all" or "each" as it cannot give assurances, even after a good faith and reasonably diligent attempt, that "all" or "each" responsive document will be found. Indeed, it may well be impossible to assure compliance with the exercise of reasonable diligence.

FPC incorporates by reference all of the foregoing general objections into each of its specific objections set forth below as though pleaded therein.

Moreover, to the extent documents responsive to the requests have been previously produced, FPC will not be reproducing these documents but will attempt to make appropriate cross-references between and amongst the various requests.

DOCUMENTS REQUESTED

53. Please provide all workpapers used to derive Florida Power Corporation's proposed charges under the Lightning Service (LS-1) rate schedule. (Wheeler)

Respectfully submitted,

James A. McGee FLORIDA POWER CORPORATION

Post Office Box 14042

St. Petersburg, FL 33733-4042 Telephone: (727) 820-5184

Facsimile: (727) 820-5519

Gary L. Sasso

James Michael Walls

Jill H. Bowman

W. Douglas Hall

CARLTON FIELDS, P. A.

Post Office Box 2861

St. Petersburg, FL 33731

Telephone: (727) 821-7000 Facsimile: (727) 822-3768

Attorneys for Florida Power Corporation

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true copy of foregoing has been furnished via hand delivery

(where indicated by *) and via U.S. Mail to the following this 16th day of January, 2002.

Mary Anne Helton, Esquire **
Adrienne Vining, Esquire
Bureau Chief, Electric and Gas
Division of Legal Services
Public Service Commission
2540 Shumard Oak Blvd.
Tallahassee, FL 32399-0850

Phone: (850) 413-6096 Fax: (850) 413-6250

Email: mhelton@psc.state.fl.us

Jack Shreve, Esquire
Public Counsel
John Roger Howe, Esquire
Charles J. Beck, Esquire
Deputy Public Counsel
Office of Public Counsel
c/o The Florida Legislature
111 West Madison St., Room 812
Tallahassee, FL 32399-1400

Tallahassee, FL 32399-1400 Phone: (850) 488-9330

Attorneys for the Citizens of the State of

Florida

Daniel E. Frank
Sutherland Asbill & Brennan LLP
1275 Pennsylvania Avenue, N.W.
Washington, D.C. 20004-2415
Telephone: (202) 383-0838
Counsel for Walt Disney World Co.

Russell S. Kent, Esq.
Sutherland Asbill & Brennan LLP
2282 Killearn Center Blvd.
Tallahassee, FL 32308-3561
Telephone: (850) 894-0015
Counsel for Walt Disney World Co.

Thomas A. Cloud, Esq. Gray, Harris & Robinson, P.A. 301 East Pine Street, Ste. 1400 P.O. Box 3068 Orlando, FL 32801

Phone: (407) 244-5624 Fax: (407) 244-5690

Attorneys for Publix Super Markets, Inc.

Joseph A. McGlothlin, Esquire Vicki Gordon Kaufman, Esquire McWhirter, Reeves, McGlothlin, Davidson, Decker, Kaufman, Arnold & Steen, P.A. 117 South Gadsden Tallahassee, FL 32301 Telephone: (850) 222-2525

Fax: (85) 222-5606

Counsel for Florida Industrial Power Users Group and Reliant Energy Power Generation,

Inc.

John W. McWhirter, Jr., Esquire McWhirter, Reeves, McGlothlin, Davidson, Decker, Kaufman, Arnold & Steen, P.A. 400 North Tampa Street, Suite 2450 Tampa, FL 33601-3350 Telephone: (813) 224-0866

Fax: (813) 221-1854

Counsel for Florida Industrial Power Users

Group

Michael B. Twomey, Esq. 8903 Crawfordville Road (32305) P.O. Box 5256

Tallahassee, FL 32314-5256

Phone: (850) 421-9530 Fax: (850) 421-8543

Counsel for Sugarmill Woods Civic Association, Inc. and Buddy L. Hansen

Attorney