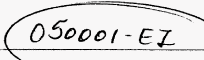
Timolyn Henry

ORIGINAL



From:

John Butler [John.Butler@steelhector.com]

Sent:

Tuesday, March 22, 2005 4:31 PM

To:

Filings@psc.state.fl.us

Cc:

jbeasley@ausley.com; rab@beggslane.com; GARYP@hgslaw.com; schef@landersandparsons.com; nhorton@lawfla.com; christensen.patricia@leg.state.fl.us; jmcwhirter@mac-law.com; tperry@mac-law.com;

jmoylejr@moylelaw.com; james.mcgee@pgnmail.com; Adrienne Vining

Subject:

Docket No. 050001-EI; notice of rate request in Docket No. 050045-EI

Attachments: Notice of rate request.pdf

I am enclosing for filing in Docket No. 050001-EI Florida Power & Light Company's Notice of Rate Relief Requested in Docket No. 050045-EI. The filing is in PDF format and consists of a one-page letter of transmittal and a five-page Notice and attached Certificate of Service. My contact information is as follows:

John T. Butler Steel Hector & Davis LLP Suite 4000 200 South Biscayne Boulevard Miami, Florida 33131-2398

Tel.: 305-577-7000

e-mail: jbutler@steelhector.com

I had originally arranged to file the attached Notice today via overnight delivery (UPS), but UPS is presently unable to confirm the location or expected delivery time for the package. Therefore, I am making this electronic filing to fulfill FPL's intent that the Notice be filed with your office today. To avoid the confusion of a duplicate filing, please disregard the UPS package if it is ultimately delivered.

Best regards, John Butler

CMP _	
COM_	5
CTR _	
ECR _	
GCL	
OPC .	<u> </u>
MMS	
RCA .	
SCR	AND THE PERSON NAMED IN COLUMN TWO IS NOT THE OWNER.
SEC	
ОТН	

02824 MAR 22 %



STEEL HECTOR

BDAVIS

INTERNATIONAL*

Steel Hector & Davis LLP 200 South Biscayne Boulevard Suite 4000 Miami, FL 33131-2398 305.577.7000 305.577.7001 Fax www.steelhector.com

John T. Butler 305.577.2939 jbutler@steelhector.com

March 22, 2005



-VIA ELECTRONIC FILING AND U.S. MAIL-

Blanca S. Bayó Director, Commission Clerk and Administrative Services Florida Public Service Commission 2540 Shumard Oak Blvd. Tallahassee, FL 32399-0850

Re: Docket No. 050001-EI

Dear Ms. Bayó:

I am enclosing for electronic filing in the above docket Florida Power & Light Company's Notice of Rate Relief Requested in Docket No. 050045-EI. I will send you with the hard copy of this letter a diskette containing the electronic version of said Notice. The diskette is HD density, the operating system is Windows XP, and the word processing software in which the document appears is Word 2000.

If there are any questions regarding this transmittal, please contact me at 305-577-2939.

Sincerely,

John T. Butler

Enclosure

cc: Counsel for Parties of Record (w/encl.)

MIA2001 393986v1

ORIGINAL

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Fuel and purchased power)	Docket No. 050001-EI
cost recovery clause with generating)	Dated: March 22, 2005
performance incentive factor.)	

FLORIDA POWER & LIGHT COMPANY'S NOTICE OF RATE RELIEF REQUESTED IN DOCKET NO. 050045-EI

Florida Power & Light Company ("FPL") hereby notifies all parties of record in this docket that it has on this day filed a petition in Docket No. 050045-EI, *In re: Petition for rate increase by Florida Power & Light Company* (the "Rate Petition"). Some of the rate relief requested in the Rate Petition will affect the recovery of FPL's costs through the fuel and purchased power cost recovery clause ("Fuel Clause") and the capacity cost recovery clause ("Capacity Clause") herein, as described below:

- 1. The Rate Petition seeks approval of "an increase in rates, charges and adjustment factors that will produce an increase in total annual revenues of \$430,198,000 beginning January 1, 2006 (consisting of a base rate increase in the amount of \$384,580,000 and a net shift from base rates to the Capacity Clause of \$45,618,000)" Specifically, FPL proposes three Company adjustments to the 2006 test year net operating income ("NOI") that relate to the Capacity Clause and Fuel Clause: (1) to transfer its 2006 projected incremental power plant security costs from Capacity Clause recovery to base rate recovery; (2) to transfer to the Capacity Clause certain St. Johns River Power Park ("SJRPP") and other purchased power payments and associated revenues from the sale of purchased power that are currently embedded in base rates; and (3) to transfer its 2006 projected incremental hedging costs from Fuel Clause recovery to base rate recovery.
- 2. In order to effect these adjustments, the Rate Petition asks the Commission to approve the following transfer of costs between base rates and the Fuel and Capacity Clauses:

- a. recovery in base rates of \$11,032,121 of incremental power plant security costs commencing January 1, 2006, such that FPL thereafter may seek to recover through the Capacity Clause only incremental power plant security costs that exceed \$11,032,121 in a calendar year;
- b. recovery in base rates of \$496,485 of incremental hedging costs commencing January 1, 2006, such that thereafter FPL may seek to recover through the Fuel Clause only incremental hedging costs that exceed \$496,485 in a calendar year; and
- c. Recovery in the Capacity Clause of SJRPP and other purchased power payments in the net amount of \$56,945,592 that are currently recovered in base rates pursuant to Order No. PSC-94-1092-FOF-EI, commencing January 1, 2006.
- 3. In addition to rate relief in 2006, the Rate Petition also describes an increase in FPL's revenue requirements of "\$122,757,000 on an annualized basis in 2007 as a result of the added capital costs and O&M expenses associated with placing Turkey Point Unit 5 into commercial operation, which is scheduled for June 2007. In order to address this increase in 2007 revenue requirements, FPL proposes to adjust its base rates beginning 30 days after Turkey Point Unit 5 goes into commercial operation."
- 4. As the Rate Petition further explains, however, upon the placement of Turkey Point Unit 5 into commercial service, AFUDC accruals will cease but the new tariff will not be applied to meter readings until 30 days after this date. As a result of this timing difference, FPL will under-recover costs that otherwise would be charged as AFUDC. Therefore, the Rate Petition asks the Commission to authorize recovery through the true-up mechanism of a future Fuel Clause proceeding, of the under-recovered dollar amount for Turkey Point Unit 5

attributable to the timing difference between ceasing the accrual of AFUDC upon commercial operation of the unit, and the initial billing and meter reading cycles to which the 2007 Turkey Point Unit 5 Adjustment will apply.

5. FPL intends that the Commission's determinations in Docket No. 050045-EI on the issues summarized above will be binding in this and successor Fuel and Capacity Clause dockets.

Respectfully submitted,

R. Wade Litchfield, Esq. Senior Attorney Florida Power & Light Company 700 Universe Boulevard Juno Beach, Florida 33408-0420 Telephone: 561-691-7101 Steel Hector & Davis LLP
Attorneys for Florida Power & Light
Company
200 South Biscayne Boulevard
Suite 4000
Miami, Florida 33131-2398
Telephone: 305-577-2939

Ву: ___

nn T. Butler

Florida Bar No. 283479

CERTIFICATE OF SERVICE Docket Nos. 050001-EI

I HEREBY CERTIFY that a true and correct copy of Florida Power & Light Company's Notice of Rate Relief Requested in Docket No. 050045-EI has been furnished by electronic transmission and United States Mail on this 22nd day of March, 2005, to the following:

Adrienne E. Vining, Esq. Division of Legal Services Florida Public Service Commission 2540 Shumard Oak Blvd. Tallahassee, Florida 32399-0850

Lee L. Willis, Esq.
James D. Beasley, Esq.
Ausley & McMullen
Attorneys for Tampa Electric
P.O. Box 391
Tallahassee, Florida 32302

Timothy J. Perry, Esq.
McWhirter, Reeves, McGlothlin,
Davidson, et al.
Attorneys for FIPUG
117 South Gadsden Street
Tallahassee, Florida 32301

John W. McWhirter, Jr., Esq.
McWhirter, Reeves, McGlothlin, et al.
Davidson, et al.
Attorneys for FIPUG
P.O. Box 3350
Tampa, Florida 33602

Jon C. Moyle, Jr., Esq. Moyle, Flannigan, Katz, Raymond & Sheehan, P.A. 118 North Gadsden Street Tallahassee, Florida 32301 Patricia Christensen, Esq.
Office of Public Counsel
c/o The Florida Legislature
111 West Madison Street, Room 812
Tallahassee, Florida 32399

James A. McGee, Esq. Progress Energy Florida, Inc. P.O. Box 14042 St. Petersburg, Florida 33733

Norman H. Horton, Esq. Floyd R. Self, Esq. Messer, Caparello & Self Attorneys for FPUC 215 South Monroe Street, Suite 701 Tallahassee, Florida 32302-0551

Jeffrey A. Stone, Esq. Russell A. Badders, Esq. Beggs & Lane Attorneys for Gulf Power P.O. Box 12950 Pensacola, Florida 32576-2950

Gary V. Perko, Esq. Hopping Green & Sams P.O. Box 6525 Tallahassee, Florida 32314 Robert Scheffel Wright, Esq. John Thomas LaVia, III, Esq. Landers & Parsons, P.A. 310 West College Avenue Tallahassee, Florida 32301

By:

John T Butle

MIA2001 392871v1