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June 13, 2006

VIA HAND DELIVERY

Ms. Blanca S. Bayó, Director
Division of the Commission Clerk and
Administrative Services
Florida Public Service Commission
Betty Easley Conference Center
2540 Shumard Oak Boulevard, Room 110
Tallahassee, FL 32399-0850

Re: Docket No. 060362-EI

Dear Ms. Bayó:

I enclose for filing in the above docket the original and seven (7) copies of Florida Power & Light Company's Notice of Intent to Seek Confidential Classification (Responses to Staff's Late-Filed Data Requests 2, 3, 4 and 7), together with a diskette containing the electronic version of same. The enclosed diskette is HD density, the operating system is Windows XP, and the word processing software is Word 2002. Please note that a copy of the information responsive to Staff's late-filed data requests 2 and 3, with the confidential portions highlighted, is enclosed with the original of the Notice. A copy of the information responsive to Staff's late-filed data requests 4 and 7, with the confidential portions highlighted, will be filed with your office under separate cover shortly.

If there are any questions regarding this filing, please contact me at 305-552-3867.

Sincerely,

John T. Butler
John T. Butler

Enclosures

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

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Atkinson
FPSC-BUREAU OF RECORDS

DOCUMENT NUMBER-DATE

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BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition to Recover Natural Gas Storage) Docket No. 060362-EI
Project Costs Through Fuel Cost Recovery Clause)
By Florida Power & Light Company) Filed: June 13, 2006

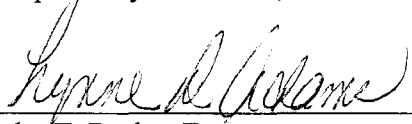
**FLORIDA POWER & LIGHT COMPANY'S
NOTICE OF INTENT TO SEEK CONFIDENTIAL CLASSIFICATION
(RESPONSES TO STAFF'S LATE-FILED DATA REQUESTS 2, 3, 4 AND 7)**

Pursuant to Section 366.093 of the Florida Statutes and Rule 25-22.006 of the Florida Administrative Code, Florida Power & Light Company ("FPL") hereby files its Notice of Intent to Seek Confidential Classification of information responsive to late-filed data requests 2, 3, 4 and 7 made by Staff at the conclusion of the informal conference held in this docket on May 30, 2006.

Late-filed data requests 2, 3, 4 and 7 seek production of confidential, proprietary business information of FPL. (Staff's late-filed data requests were made orally; FPL's transcription of the data requests is attached to the original of this Notice.) Accordingly, FPL hereby gives notice of its intent to seek confidential classification of its responses to requests 2, 3, 4 and 7 pursuant to Rule 25-22.006(3)(a).

Contemporaneously herewith, FPL is serving its responses to the late-filed data requests.

Respectfully submitted,

for 

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Fla. Bar No. 283479
Attorney for Florida Power & Light Company
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DOCUMENT NUMBER-DATE

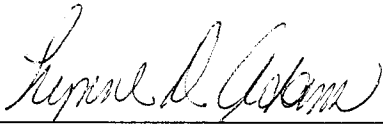
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FPSC-COMMISSION CLERK

CERTIFICATE OF SERVICE
DOCKET NO. 060362-EI

I **HEREBY CERTIFY** that a copy of Florida Power & Light Company's Notice of Intent to Seek Confidential Classification (Staff's Late-Filed Data Requests 2, 3, 4 and 7) has been served via hand delivery this 13th day of June, 2006 to the following:

Lisa C. Bennett, Esq.
Division of Legal Services
Florida Public Service Commission
2540 Shumard Oak Blvd.
Tallahassee, Florida 32399-0850

for 

John T. Butler

DOCKET NO. 060362-EI
LATE- FILED DATA REQUESTS FROM MAY 30 INFORMAL CONFERENCE

1. Please describe the extent to which insurance would cover the loss of natural gas due to an extreme weather event, such as a hurricane.
2. Reference Informal Question No. 34 – “Annual Storage Costs per BCF.” Provide calculation of annual storage costs.
3. Reference Informal Question No. 35 – Provide calculation of cost of MoBay storage (demand) per MMBtu based on FPL’s 2005 actual natural gas consumption and FPL’s 2006 estimated natural gas consumption.
4. Exact locations of MoBay storage facilities in relation to processing facilities and Gulfstream compressor station. (Provide flow diagram.)
5. How does FPL anticipate the return/reimbursement for its base gas at the end of the contract term? Please provide typical base gas requirements between salt cavern and depleted gas/oil reservoir natural gas storage. Please describe how base gas requirements are determined for each customer.
6. Reference Informal Question No. 44 -- Since the petition contemplates a 15 year agreement for gas storage, what specific actions did FPL take, if any, to solicit multiple providers of gas storage in order to achieve the most competitive and reliable offer for increased gas storage supply?
7. Informal Question No. 45 -- If a solicitation was issued, what were the requirements of the solicitation, what entities were solicited, what offers were provided, what were the timeframes for the solicitations and responses, what method was used to evaluate the offers if more than one offer was received, and what records exist that document these solicitation and selection activities?
8. Please show the economic impact on FPL’s customers of expensing the Base Gas at the time of purchase versus “loaning customers the Base Gas for the duration of the MoBay storage arrangement and charging customers carrying costs on the Base gas.
9. Is the FSS Tariff rate a maximum recourse rate?
10. Has the Falcon Board of Directors approved the Precedent Agreement per Section 5(c) of the Precedent Agreement?