

Hublic Serbice Commission

CAPITAL CIRCLE OFFICE CENTER • 2540 SHUMARD OAK BOULEVARD TALLAHASSEE, FLORIDA 32399-0850

## -M-E-M-O-R-A-N-D-U-M-

DATE:	July 10, 2008
TO:	Richard Bellak, Attorney, Office of General Counsel
FROM:	Division of Regulatory Compliance and Consumer Assistance (Freeman, Vandiver)
RE:	Docket 060224-EI, Recommendation concerning Florida Power & Light Company's (FPL) request for extension of confidential classification concerning a portion of the staff audit report and working papers prepared during "Florida Power & Light Service Connect Process Audit for the Year Ended December 31, 2004", Audit Control No. 05-285-4-1, Documents Numbered 01604-06, 01605-06, 02151- 06 and 04185-06

On February 20, 2006, when copies of sensitive portions of staff's audit report and working papers obtained or prepared during the "Florida Power & Light Service Connect Process Audit for the Year Ended December 31, 2004", were delivered to FPL at the audit exit conference, the utility requested that these materials be temporarily exempted from public access in accordance with the provisions of Rule 25-22.006(3)(a)2., Florida Administrative Code (FAC).

On February 24, 2006, staff filed Documents Numbered 01604-06 and 01605-06 consisting of those specified portions of staff's audit report and working papers.

On March 13, 2006, FPL filed a request pursuant to Rule 25-22.006, FAC, and Section 366.093, Florida Statutes (F.S.), that selected portions of the staff materials prepared during the audit receive confidential classification. In their request, the utility filed Document No. 02151-06 consisting of a copy of the materials in question with the confidential portions highlighted.

After discussions with the staff, the utility reduced its request on May 12, 2006 and again on November 2, 2006. In support of these amendments, the FPL filed a public copy with the sensitive information redacted (Document No. 04186-06) and a copy with the sensitive information highlighted (Document No. 04185-06).

On November 27, 2006, the Commission granted the utility's request, as amended, and issued Order No. PSC-06-0978-CFO-EI.

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  - On May 16, 2008, FPL requested that the confidential classification period granted by Commission Order No. PSC-06-0978-CFO-EI be extended for an additional 18 months.

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Documents 01604-06, 01605-06, 02151-06 and 04185-06 are currently held by the Commission's Division of the Commission Clerk and Administrative Services as confidential pending resolution of FPL's request for extension of confidential classification.

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DOCUMENT NUMBER-DATE

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FPSC-COMMISSION CLERK

July 10, 2008 Florida Power & Light Request

Pursuant to Section 119.07, F.S., documents submitted to this Commission are public records. The only exceptions to this law are specific statutory exemptions and exemptions granted by governmental agencies pursuant to the specific items of a statutory provision. Subsections 366.093(3)(a) and (e), F.S., provide the following exemptions.

Section 366.093, F.S., provides; "Proprietary confidential business information means information, regardless of form or characteristics, which is owned or controlled by the person or company, is intended to be and is treated by the person or company as private in that the disclosure of the information would cause harm to the ratepayers or the person's or company's business operations, and has not been disclosed unless disclosed pursuant to a statutory provision, an order of a court or administrative body, or private agreement that provides that the information will not be released to the public. Proprietary confidential business information includes but is not limited to:

(a) Trade secrets.

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(e) Information relating to competitive business interests, the disclosure of which would impair the competitive business of the provider of the information...."

According to Section 366.093, F.S., and Rule 25-22.006, FAC, the utility has the burden of demonstrating that materials qualify for confidential classification. According to Rule 25-22.006, FAC, the utility must meet this burden by demonstrating that the information is proprietary confidential business information, the disclosure of which will cause the utility, the provider of the information or the ratepayer harm.

#### Staff Analysis of the Request

FPL's request for a confidential classification was originally filed on March 13, amended May 12, amended again on November 2, 2006 and approved November 27, 2006. The material is now subject to a May 16, 2008, request for an 18 month extension of the classification period.

FPL and FPL witness Brandt assert the material remains confidential for more than 18 months. The FPL's listing of confidential materials is found within Commission Document No. 10123-06, filed by FPL with the Office of the Commission Clerk on November 2, 2006. The public redacted copy of the material is found within Commission Document No. 04186-06. The detailed listing of FPL's sensitive information by page and line also provides the statutory reasons concerning why the material should be granted an extended confidential classification. Staff's analysis of those materials follows:

#### Analysis of Utility Request (continued)

#### 1) Materials Which Disclose Sensitive Competitive Business Information

Witness C. Dennis Brandt, FPL Director, Products and Services, identifies the following working papers as containing sensitive competitive business information: "Audit Finding No. 5", "Annotated Copy -- Audit Finding No. 5", "Meeting on Clarification of Cost Allocation, Worksheets Provided", "Notes on Observation of FPLES Representative", "Script Used by FPLES to Offer Services", "Summary of Cost Allocation and Audit Findings", "Cost Allocation", "Bill Insert", "Bill Insert Information", "Bill Stuffers Information", "FPL Revenues", "Total Revenues Received by FPLES Related to Service Connection Calls", "Gas Service Revenues", "Cash Receipts Received on Behalf of FPLES", "Transfer Cash Collected at FPL for VAPS to Inter-Company Payable Account to FPLES", "Journal Entry to True-up Bad Debt Provision for the Inventory Portion of Natural Gas", and "General Ledger Monthly Transaction 12/2004."

Section 366.093(3)(e), F.S., provides that the Commission may grant a confidential classification to sensitive information relating to competitive business interests if its disclosure would impair the competitive business of the provider of the information. In this filing, FPL seeks to protect business information concerning the utility and its affiliate Florida Power & Light Energy Services (FPLES.)

### 2) Materials Which Disclose Trade Secrets and Sensitive Competitive Business Information

Witness Brandt also identifies the following working papers as containing trade secrets and sensitive competitive business information: "Audit Finding No. 1", "Audit Finding No. 4", "Annotated Copy -- Audit Finding No. 1", "Annotated Copy -- Audit Finding No. 4", "Meeting on Clarification of the Cost Allocation Worksheets Provided", "Print Screen of Vapors", "Summary of FPL Representative Training", "Audit Finding #1", "FPLES Connect Service Providers", "Explanation of FPLES Connect Services", "Types of Calls Transferred", "Customer Information Transferred", "Summary of Cost Allocation and Audit Findings", "Cost Allocation", "Bill Insert Cost", "Cash Receipts Received on Behalf of FPLES", and "Transfer Cash Collected at FPL for VAPS to Inter-Company Payable Account to FPLES".

Section 366.093(3)(a), F.S., provides that the Commission may grant a confidential classification to a trade secret. FPL requests that several items be considered both trade secrets and sensitive competitive business information. In its May 12, 2006 pleading, FPL identified Section 688.002(4), F.S., as defining a trade secret, but the utility did not explain, in detail, why certain information in this filing should be considered a trade secret. Our recommendation is that the material qualifies for a confidential classification on the basis that it is sensitive confidential business information, thus the utility's request should be granted. Since we recommend that the request be granted on the basis that the material is sensitive competitive business information, it is unnecessary to further assess and pursue the issue of whether the information also reports trade secrets.

#### 3. Customer-Specific Account Information

FPL has a corporate policy not to disclose customer-specific information. This policy includes but is not limited to: customer names, addresses, telephone numbers, account numbers, rates, billing determinates (kW and kWh usage), conservation savings in kW, kWh and bills. FPL treats such information as confidential and does not disclose it, except as required by law to entities or persons other than the customer without the permission of the customer.

Section 366.093(3)(e), F.S., provides that the Commission may grant a confidential classification to sensitive information relating to competitive business interests if its disclosure would impair the competitive business of the provider of the information. The Commission has consistently granted customer-specific account information a confidential classification (See Commission Order 22851, issued April 23, 1990, Docket 890973-EI); therefore, we recommend the customer-specific information found here be granted a confidential classification.

#### **Information Held as Confidential**

To qualify as proprietary confidential business information the material must also be held as private and not be released to the public. FPL asserts that this sensitive information meets the statutory restrictions necessary for the material to be provided a confidential classification. Also, FPL witness Brandt asserts FPL has maintained the confidentiality of these materials.

#### **Duration of the Confidential Classification Period**

FPL requests that this material be held as confidential for an additional 18 month period and that this material should be returned to FPL once the information is no longer needed for the Commission to conduct its business.

Past Commission policy allows companies to treat sensitive commercial materials as confidential for 5 years when the material is sensitive for an extended period. See Commission Order PSC-94-1224-CFO-EI, issued October 6, 1994, in Docket 940001-EI. In the instant case, the sensitive material pertains to an audit of 2004 information; therefore, we recommend the Commission grant an extension of the confidential classification period.

As deemed necessary, the utility may request a further extension of the confidential classification before the extended period tolls.

#### **Close the Docket**

The proposed order resolving this matter should provide that once the order becomes final the docket should be closed.

July 10, 2008 Florida Power and Light Request

#### **Staff Recommendation**

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We have read the testimony the FPL witness, associated pleadings, amendments and exhibits.

Based upon reading the filings, and for the reasons presented above, we recommend the utility's request for an extension of confidential classification be granted, as amended, and that the identified material be granted an extension of confidential classification for 18 months. A detailed recommendation, as found, follows:

# Detailed Recommendation. as Found

Staff				Recommend	
Work Paper				18 Months	Type of Information
Number	Description	Page(s)	Line(s)	Extension	<b>Classified</b> Confidential
	5-06, 02151-06 and 04185-06	5			
Audit Report	Audit Finding No. 1	4	25	Grant	Sensitive Competitive
					Business information
Audit Report	Audit Finding No. 4	8	26	Grant	Sensitive Competitive
					Business information
Audit Report	Audit Finding No. 5	11	2-3	Grant	Sensitive Competitive
					Business information
Documents 01604	1-06, 02151-06 and 04185-06			······································	L
Annotated Audit	Audit Finding No. 1	4	25	Grant	Sensitive Competitive
Report	_				Business information
Annotated Audit	Audit Finding No. 4	8	26	Grant	Sensitive Competitive
Report		1			Business information
Annotated Audit	Audit Finding No. 5	11	2-3	Grant	Sensitive Competitive
Report	5		-		Business information
5B	Meeting on Clarification	1	1,14	Grant	Sensitive Competitive
	of the Cost Allocation,				Business information
	Worksheets Provided				12 wormood mitoringation
5B	Meeting on Clarification	2	9	Grant	
مور	of the Cost Allocation,	2	9	Grant	Sensitive Competitive
	Worksheets Provided				Business information
25	Notes on Observation of	2	23,25-29	Grant	
2.7	FPLES Representative	2	23,23-29	Grant	Sensitive Competitive
25	Notes on Observation of	3	571114		Business information
2.)	FPLES Representative	3	5,7-11,14	Grant	Sensitive Competitive
25	Notes on Observation of	╞╻───	2 2 7 0 10		Business information
25		4	3-5,7,9-10,	Grant	Sensitive Competitive
25	FPLES Representative Notes on Observation of	+	16,18		Business information
2.5		5	4,10,12-14,	Grant	Sensitive Competitive
25	FPLES Representative	+	19-21,24,28		Business information
23	Notes on Observation of	6	2-3	Grant	Sensitive Competitive
	FPLES Representative				Business information
		j j			

Staff Work Paper				Recommend	
Number	Description	Page(s)	Linata	18 Months	Type of Information
	604-06, 02151-06 and 04185-00	rage(s)	Line(s)	Extension	Classified Confidentia
25A	Print Screen of Vapors		1-20, except Connect Service Business Partners Named on Lines 12-18	Grant	Sensitive Competitive Business information
28	Summary of FPL Representative Training	2	12,19-22	Grant	Sensitive Competitive Business information
29	Script Used by FPLES to offer Services	1	10-11	Grant	Sensitive Competitive Business information
29-1	Audit Finding #1	1	14-15,26-28	Grant	Sensitive Competitive Business information
42-2	FPLES Connect Service Providers	1	18	Grant	Sensitive Competitive Business information
42-3	Explanation of FPLES Connect Services	1	20-21	Grant	Sensitive Competitive Business information
42-7	Types of Calls Transferred	1	13	Grant	Sensitive Competitive Business information
42-8	Customer Information Transferred	1	13-17	Grant	Sensitive Competitive Business information
43	Summary of Cost Allocation and Audit Findings	1	8-22,24-25, 27-28,35	Grant	Sensitive Competitive Business information
43	Summary of Cost Allocation and Audit Findings	2	6-7,12,23-25	Grant	Sensitive Competitive Business information
43	Summary of Cost Allocation and Audit Findings	4	1-2,5-6,9-11,13-15, 17,21-23,25-26, 30-31	Grant	Sensitive Competitive Business information
43	Summary of Cost Allocation and Audit Findings	5	2-3	Grant	Sensitive Competitive Business information
43	Summary of Cost Allocation and Audit Findings	6	6	Grant	Sensitive Competitive Business information
43-1	Cost Allocation	1	18-19,21,24,27, 32-33,36	Grant	Sensitive Competitive Business information
43-1	Cost Allocation	2	33-35, Col. H	Grant	Sensitive Competitive Business information
13-1	Cost Allocation	4	2-10,12-19,22- 31,34-35	Grant	Sensitive Competitive Business information
3-1	Cost Allocation	5	5,18,31,44,57	Grant	Sensitive Competitive Business information
3-1	Cost Allocation	6	12,25	Grant	Sensitive Competitive Business information
3-1	Cost Allocation	9	33-35	Grant	Sensitive Competitive Business information
4, p. 2	Cost Allocation	11	32-34	Grant	Sensitive Competitive Business information
4, p. 2 4-17	Bill Insert		20	Grant	Sensitive Competitive Business information
4-17 4-19	Bill Insert Cost Bill Insert Information		1-33,35-37	Grant	Sensitive Competitive Business information
T-17	Bill disert information	1	18,20	Grant	Sensitive Competitive Business information

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Staff Work Paper				Recommend	
Number	Description	Demotes	t in at a	18 Months	Type of Information
	604-06, 02151-06 and 04185-06	Page(s)	Line(s)	Extension	Classified Confidentia
44-19	Bill Insert Information		1.0.0		
	Din msert information	2	8-9	Grant	Sensitive Competitive
44-21	Bill Stuffers Information	1	18-23		Business information
		1	18-23	Grant	Sensitive Competitive
44-24	FPL Revenues	1	7,11,16-21	Current	Business information
			7,11,10-21	Grant	Sensitive Competitive
44-24	FPL Revenues	2	13-15 Col. N;	Grant	Business information
		2	17-23 Cols. S&T	Grant	Sensitive Competitive Business information
44-24	FPL Revenues	4	17;	Grant	Sensitive Competitive
		1.	17,	Oranic	Business information
			27, Col. N		Dusiness information
44-24	FPL Revenues	5	17, Col. N	Grant	Sensitive Competitive
		-			Business information
44-24	FPL Revenues	6	14-16, Col. N	Grant	Sensitive Competitive
				Grunt	Business information
46	Total Revenues Received	1	19,21	Grant	Sensitive Competitive
	by FPLES Related to				Business information
	Service Connect Calls				2 domess monitation
46-1	Gas Service Revenues	1	15-22, Col. C	Grant	Sensitive Competitive
					Business information
46-1	Gas Service Revenues	2-3	All	Grant	Sensitive Competitive
					Business information
46-1	Gas Service Revenues	5	15-21, Col. C	Grant	Sensitive Competitive
					Business information
46-1	Gas Service Revenues	6-7	All	Grant	Sensitive Competitive
					Business information
46-2	Cash Receipts Received	1	15-19, Col. C;	Grant	Sensitive Competitive
	on Behalf of FPLES				Business information
46-2		L	20-22		
40-2	Cash Receipts Received	4	5,11,17,22,28,	Grant	Sensitive Competitive
	on Behalf of FPLES		Col. B;		<b>Business</b> information
46-2	Carb Danis ( D		5-33, Cols. D-F		
+0-2	Cash Receipts Received on Behalf of FPLES	5	5,11,16,24,29,	Grant	Sensitive Competitive
	on Benan of FPLES		Col. B;		<b>Business</b> information
6-2	Cash Receipts Received		5-34, Cols. D-F		
10-2	on Behalf of FPLES	6	5,10,16, Col B;	Grant	Sensitive Competitive
	on Denan of TT LES		5 22 Cala D.E.		<b>Business</b> information
6-2	Cash Receipts Received	7	5-22, Cols. D-F		
	on Behalf of FPLES	1	5,10,16,21,26,34, Col. B;	Grant	Sensitive Competitive
			Соі. В;		Business information
			5-34 Cols. D-F		
6-2	Cash Receipts Received	8	9-14,19,25,31,	Grant	Constitue Commentati
	on Behalf of FPLES	Ů	Col. B;	Giani	Sensitive Competitive
					Business information
			5-32, Cols. D-F		
6-2	Cash Receipts Received	9	8,13,18,23,28,33,	Grant	Sensitive Com-
	on Behalf of FPLES	-	Col B.;		Sensitive Competitive Business information
					Dustness miormation
			5-33, Cols D-F		
			· · · · · · · · · · · · · · · · · · ·	1	

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Staff Work Paper				Recommend 18 Months	Type of Information
Number	Description	Page(s)	Line(s)	Extension	Classified Confidentia
Documents 010	504-06, 02151-06 and 04185-0	6			
46-2	Cash Receipts Received on Behalf of FPLES	10	9,17,22,28,34, Col. B;	Grant	Sensitive Competitive Business information
			5-34, Cols. D-F		
46-2	Cash Receipts Received on Behalf of FPLES	11	10,15,20,25,30, Col. B;	Grant	Sensitive Competitive Business information
			5-33, Cols. D-F		
46-2	Cash Receipts Received on Behalf of FPLES	12	7,14,20,25,34, Col. B;	Grant	Sensitive Competitive Business information
			5-34, Cols. D-F		
46-2	Cash Receipts Received on Behalf of FPLES	13	9,14,19,27,33, Col. B;	Grant	Sensitive Competitive Business information
46.2			5-33, Cols. D-F		
46-2	Cash Receipts Received on Behalf of FPLES	14	9,17,22,30, Col. B; 5-35, Cols. D-F	Grant	Sensitive Competitive Business information
46-2	Cash Receipts Received	15	5,11,17,22,27,	Grant	Sensitive Competitive
	on Behalf of FPLES		Col B.	Grant	Business information
46-2	Cash Receipts Received	16	5-34, Cols. D-G		
40-2	on Behalf of FPLES	10	6,11,17,23,29, Col. B;	Grant	Sensitive Competitive Business information
			5-32, Cols. D-F		
46-2	Cash Receipts Received on Behalf of FPLES	17	6,11,18,23,28,33, Col. B;	Grant	Sensitive Competitive Business information
			5-33, Cols. D-F		
46-2	Cash Receipts Received on Behalf of FPLES	18	9,14,19,24,29, Col. B;	Grant	Sensitive Competitive Business information
<u>-</u> -			5-34, Cols. D-F		
46-2	Cash Receipts Received on Behalf of FPLES	19	31,36, Col. B;	Grant	Sensitive Competitive Business information
16-3	Transfer Cash Collected	1	5-43, Cols. D-F 16-25, Col. C	Grant	Sancitiva Compatitiva
	at FPL for VAPS to Inter- Company Payable		10-23, COL C	Gram	Sensitive Competitive Business information
6-3	Account to FPLES	<u> </u>			
-0-3	Transfer Cash Collected at FPL for VAPS to Inter- Company Payable	2	5-7,12, Cols. D-E; Col. B;	Grant	Sensitive Competitive Business information
	Account to FPLES				
6-3	Transfer Cash Collected at FPL for VAPS to Inter- Company Payable Account to FPLES	3	5-8, Cols.C-D	Grant	Sensitive Competitive Business information
6-3	Transfer Cash Collected at FPL for VAPS to Inter- Company Payable Account to FPLES	4	4-7 Cols B-E;	Grant	Sensitive Competitive Business information

Staff Work Paper				Recommend 18 Months	Type of Information
Number	Description	Page(s)	Line(s)	Extension	Classified Confidentia
	04-06, 02151-06 and 04185-06			1	
46-3	Transfer Cash Collected at FPL for VAPS to Inter- Company Payable	5	4-7, Cols. B-F; 9-12, Col. F:	Grant	Sensitive Competitive Business information
	Account to FPLES				
46-3	Transfer Cash Collected	6	14, Col. D	ļ. <u> </u>	
	at FPL for VAPS to Inter- Company Payable Account to FPLES	0	4-9, Cols B-11; 11-16, Col. H	Grant	Sensitive Competitive Business information
46-3	Transfer Cash Collected at FPL for VAPS to Inter- Company Payable Account to FPLES	7	15-18, Col. C	Grant	Sensitive Competitive Business information
46-3	Transfer Cash Collected at FPL for VAPS to Inter-	8	6-8, Col. B	Grant	Sensitive Competitive Business information
	Company Payable Account to FPLES		19-21;		
			23, Col. A;		
46-3	Transfer Cash Collected	9	25-26, Col. C ·		
	at FPL for VAPS to Inter- Company Payable Account to FPLES	9	9-12.5, Cols. A-E,G,H	Grant	Sensitive Competitive Business information
46-4	Journal Entry to True-Up Bad Debt Provision for the Inventory Portion of Natural Gas	1	Lines 15-17, Col. C	Grant	Sensitive Competitive Business information
6-4	Journal Entry to True-Up Bad Debt Provision for the Inventory Portion of Natural Gas	2-4	All	Grant	Sensitive Competitive Business information
6-4	Journal Entry to True-Up Bad Debt Provision for the Inventory Portion of Natural Gas	5	Line 29, Col. B	Grant	Sensitive Competitive Business information
6-4	Journal Entry to True-Up	6	11-12;	Grant	Sensitive Competitive
	Bad Debt Provision for the Inventory Portion of Natural Gas		16-18, Col. B		Business information
5-4	Journal Entry to True-Up	8	6, Col. B;	Grant	Sensitive Competitive
	Bad Debt Provision for the Inventory Portion of Natural Gas		8, Col. D;	-	Business information
			10, Col. F;		
			19-22,24,31-32;		
			33, Col. I	1	

Staff			·····	Recommend	Ţ
Work Paper		}		18 Months	Type of Information
Number	Description	Page(s)	Line(s)	Extension	Classified Confidential
Documents 016	04-06, 02151-06 and 04185-06	·			
46-4	Journal Entry to True-Up	9	8-9, Col. G;	Grant	Sensitive Competitive
	Bad Debt Provision for				Business information
	the Inventory Portion of		18, Cols. L,N;		
	Natural Gas	1			
			19-20	(	(
47-1	General Ledger Monthly	5	14-18, Col B	Grant	Sensitive Competitive
	Transaction 12/04				Business information
47-2	General Ledger Monthly	1	7-9, Cols. D-E (	Grant	Sensitive Competitive
	Transaction 12/04				<b>Business information</b>
47-2	General Ledger Monthly	2	14-19, Col. B	Grant	Sensitive Competitive
	Transaction 12/04				Business information
47-2	General Ledger Monthly	3	7-11, Cols. D-E	Grant	Sensitive Competitive
	Transaction 12/04				Business information
47-2	General Ledger Monthly	5	14-21, col. B	Grant	Sensitive Competitive
	Transaction 12/04				Business information

A temporary copy of this recommendation will be held at 1:02151-06fpl 1st extension service connects raf.doc for a short period.

CC: Division of Regulatory Compliance and Consumer Assistance (Welch) Division of Commission Clerk and Administrative Services (McLean)