State of Florida



Jublic Serbice Commission

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

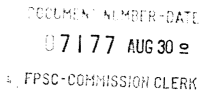
-M-E-M-O-R-A-N-D-U-M-

DATE:	August 30, 2010
TO:	Ann Cole, Commission Clerk, Office of Commission Clerk
FROM:	Erik Sayler, Senior Attorney, Office of the General Counsel
RE:	 Docket No. 100154-EG - Petition for approval of demand-side management plan of Gulf Power Company. Docket No. 100155-EG - Petition for approval of demand-side management plan of Florida Power & Light Company. Docket No. 100159-EG - Petition for approval of demand-side management plan of Tampa Electric Company. Docket No. 100160-EG - Petition for approval of demand-side management plan of Progress Energy Florida, Inc.

Please place the attached document into these dockets.

ELS

RECEIVED-PPSC 10 AUG 30 AM 10: 45 MISSION



Erik Sayler

From:	Guyton, Charles A. [CGuyton@ssd.com]
Sent:	Friday, August 27, 2010 4:31 PM
To:	Katherine Fleming
Cc:	Beth Salak; Erik Sayler; Jessica Cano; Wade Lichtfield; Vicki Kaufman; John Moyle; John McWhirter; John Burnett; Paul Lewis; Guyton, Charles A.; James Beasley; TECO Regulatory; Steve Griffin; Susan Ritenour; Gary Perko; Richard Vento; Roy Young; Norman Horton; Jay Brew; Alvin Taylor; Rick Chamberlin; John Wilson; Tom Larson
Cubicate EDUs DOM Dian Decomposed attac	

Subject: FPL's DSM Plan Recommendation

Katherine,

My client has asked me to contact the Staff and copy all the parties to point out what FPL believes is an error in the Staff Recommendation in Docket No. 100155-EG. The Staff's compilation in the Staff recommendation of kW and kWh savings for FPL's proposed DSM Plan does not include the savings associated with the solar programs mandated by the Commission. FPL believes this must be an oversight, as Staff's quantifications of DSM Plan savings for the other IOUs include the kW and kWh savings from solar programs. Moreover, the savings associated with \$15 million dollars of Commission required expenditures should be reflected as part of the savings associated with FPL's proposed DSM Plan. FPL respectfully requests that Staff check its compilation of savings associated with FPL's proposed DSM Plan and correct the savings values reported in the Staff Recommendation before next Tuesday's Agenda Conference.

Respectfully,

Charles A. Guyton

Charles A. Guyton

Partner cguyton@ssd.com

Direct: +1.850.521.5620 Fax: +1.850.222.8410 Mobile: +1.850.559.9423 Mobile: +1.850.443.4175

Squire, Sanders & Dempsey L.L.P. 215 South Monroe Street, Suite 601 Tallahassee, Florida 32301

Partnering for Worldwide Value(SM) -- continuously improving our services to maximize value to clients

Squire Sanders | Legal Counsel Worldwide

32 Offices in 15 Countries

Beijing · Bratislava · Brussels · Budapest · Caracas · Cincinnati · Cleveland · Columbus · Frankfurt · Hong Kong · Houston · Kyiv · London · Los Angeles · Miami · Moscow · New York · Palo Alto · Phoenix · Prague · Rio de Janeiro · San Francisco · Santo Domingo · São Paulo · Shanghai · Tallahassee · Tampa · Tokyo · Tysons Corner · Warsaw · Washington DC · West Palm Beach Independent Network Firms: Beirut · Bogotá · Bucharest · Buenos Aires · La Paz · Lima · Panamá · Riyadh · Santiago www.ssd.com

NOTICE: This email message and all attachments transmitted with it are intended solely for the use of the addressees and may contain legally privileged, protected or confidential information. If you have received this message in error, please notify the sender immediately by email reply and please delete this message from your computer and destroy any copies.

DOCUMENT NUMBER-DATE