# Marguerite McLean

080611-EI

From: Butler, John [John.Butler@fpl.com]

Sent: Monday, December 06, 2010 4:22 PM

To: Filings@psc.state.fl.us

Subject: Electronic Filing / Docket 080677-El / FPL Response to Robert Smith's M/for FPL to Answer Staff's Data Request

Attachments: 12.6.10. FPL Response to Smith Question 3 Motion.pdf

Electronic Filing

a. Person responsible for this electronic filing:

John Butler, Esq. 700 Universe Boulevard Juno Beach, FL 33408 561-304-5639 john.butler@fpl.com

b. Docket No. 080677-EI In re: Petition for rate increase by Florida Power & Light Company

c. Documents are being filed on behalf of Florida Power & Light Company.

d. There are a total of 7 pages in the attached document (4-page response and 3-page certificate of service).

e. The document attached for electronic filing is Florida Power & Light Company's Florida Power & Light Company's Response to Robert H. Smith's Motion for Florida Power & Light Company to Answer Question 3 to Staff's Data Request No. 1 in Order to Inspect and Examine the Answer to Question 3

Thank you for your attention and cooperation to this request.

John Butler, Esq. 700 Universe Boulevard Juno Beach, FL 33408 561-304-5639 john.butler@fpl.com

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### **BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION**

In re: Review of Florida Power & Light Company's earnings	)	Docket No. 100410-EI
In re: Nuclear cost recovery clause	)	Docket No. 100009-EI
In re: Petition for rate increase by Florida Power & Light Company	)	Docket No: 080677-EI Filed: December 6, 2010

## FLORIDA POWER & LIGHT COMPANY'S RESPONSE TO ROBERT H. SMITH'S MOTION FOR FLORIDA POWER & LIGHT COMPANY TO ANSWER QUESTION 3 TO STAFF'S DATA REQUEST NO. 1 IN ORDER TO INSPECT AND EXAMINE THE ANSWER TO QUESTION 3

Pursuant to Rule 28-106.204, Florida Administrative Code ("F.A.C."), Florida Power & Light Company ("FPL") hereby files this response to Robert H. Smith's Motion for Florida Power & Light Company to Answer Question 3 to Staff's Data Request No. 1 in Order to Inspect and Examine the Answer to Question 3, filed November 26, 2010 (the "Smith Motion").

1. As an initial matter, FPL notes that Mr. Smith is not a party to any of the above dockets and thus is not entitled to file pleadings such as the Smith Motion. Moreover, the Smith Motion relates to FPL's response to a November 16, 2010 data request that Staff made to FPL in Docket No. 100410-EI (the "Staff Data Request"). The Staff Data Request thus has no connection to Docket Nos. 100009-EI or 080677-EI, yet the Smith Motion cites to them in its subject line.

2. Though the Smith Motion is far from clear, there appear to be essentially two elements to the relief it seeks. First, it appears to be asking the Commission to compel FPL to file restated earnings surveillance reports ("ESRs") pursuant to Question 3 of the Staff Data Request. Second, the Smith Motion raises a series of five questions that allegedly relate to FPL's response to Question 3, which apparently Mr. Smith either is posing to FPL directly or is

0000MENT NEMPENDENT 09780 DEC-6 2 FPSC-COMMISSION CLERK suggesting that Staff should pose to FPL. These two elements of the Smith Motion are addressed below.

## FPL's Response to Question 3

3. The Smith Motion appears to be demanding that FPL provide restated hypothetical monthly ESRs in response to Question 3. As noted above, Mr. Smith is not a party to Docket No. 100410-EI, or the other two dockets he cites. FPL provided information in response to the Staff Data Request. FPL respectfully suggests that Staff will follow up on FPL's response if Staff feels that it needs any further information.

4. FPL has not withheld any available information in its response to Question 3. To the contrary, FPL worked diligently to provide Staff with a high-level, close approximation of the impact on the ESRs for March 2010 through September 2010 of reflecting the rate case order's level of amortization for depreciation reserve surplus credits. That approximation shows the rate base, net operating income, overall rate of return, non-equity cost rates, the net return to equity holders, the equity ratio and, ultimately, the return on equity, both on an FPSC-adjusted and pro forma (weather-normalized) basis. FPL believes that the information it provided in response to Question 3 sufficiently illustrates what FPL's earnings would have been if the depreciation reserve surplus credits had been amortized as contemplated in the rate case order.

5. The Smith Motion makes several references to public records laws and other laws that provide access to information of utilities and publicly traded companies. This suggests that Mr. Smith may believe FPL has withheld information from the response to Question 3 on the basis of confidentiality. That is not the case. FPL has withheld nothing in its response to Question 3, or the Staff Data Request generally, because of confidentiality concerns. Moreover, Mr. Smith has full access on the Commission website for Docket No. 100410-EI to all of the information that FPL provided to Staff in its response. None of that information is subject to confidentiality restrictions.

### Mr. Smith's Questions to FPL

6. The Smith Motion poses five numbered questions that apparently are an effort by Mr. Smith to follow up on FPL's response to Staff's Question 3. As discussed above, Mr. Smith is not a party to any of the dockets he cites, and he is not entitled to propound discovery on FPL. Nonetheless, FPL offers the following observations concerning Mr. Smith's questions.

8. Mr. Smith's Questions 1 and 2 ask about what types of information FPL filed in its rate case. Information relevant to those questions is readily available to him from the Commission's website. Specifically, Mr. Smith can access FPL's petition, MFRs and supporting testimony via links in the document filing index for Docket No. 080677-EI on the Commission's website. Those documents provide extensive detail on FPL's rate case filing.

9. Mr. Smith's Questions 3 through 5 relate to limitations on FPL's "forecast models." Mr. Smith apparently believes that forecast models would be used to generate the monthly ESRs that were the subject of Staff's Question 3. That is not the case, and thus Mr. Smith's questions about forecast models are simply not relevant to Question 3. The monthly ESRs are prepared on the basis of historical, actual data from FPL's accounting records, using FPL's Regulatory Interface System ("RIS"), not on the basis of forecast models. The affidavit of Kim Ousdahl that FPL included as Attachment 1 to its response to the Staff Data Request discusses the RIS and the challenges posed in trying to use it to generate alternative, hypothetical ESRs based on inputs that are different from what is recorded in FPL's accounting records. Ms. Ousdahl's affidavit is readily available to Mr. Smith via the Commission's website.

WHEREFORE, FPL respectfully requests that the Smith Motion be denied as unauthorized and unnecessary. As discussed above, Mr. Smith has ready access to information that addresses the matters raised in the Smith Motion.

Respectfully submitted,

R. Wade Litchfield, Vice President and General Counsel
John T. Butler, Managing Attorney
Attorneys for Florida Power & Light Company
700 Universe Boulevard
Juno Beach, Florida 33408-0420
Telephone: (561) 691-7101
Facsimile: (561) 691-7135

By: <u>/s/ John T. Butler</u> John T. Butler Florida Bar No. 283479

### CERTIFICATE OF SERVICE Dockets 100410-EI, 100009-EI and 080677-EI

**I HEREBY CERTIFY** that a true and correct copy of the foregoing has been furnished electronically this 6<sup>th</sup> day of December, 2010, to the following:

Lisa Bennett, Esquire Anna Williams, Esquire Keino Young, Esq. Martha Brown, Esquire Jean Hartman, Esquire Office of the General Counsel Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399-1400 LBENNETT@PSC.STATE.FL.US ANWILLIA@PSC.STATE.FL.US mbrown@psc.state.fl.us JHARTMAN@PSC.STATE.FL.US KYOUNG@PSC.STATE.FL.US

J.R. Kelly, Esquire Joseph A. McGlothlin, Esquire Charles Rehwinkel, Esq. Office of Public Counsel c/o The Florida Legislature 111 West Madison Street, Room 812 Tallahassee, FL 32399-1400 Attorneys for the Citizens of the State of Florida Kelly.jr@leg.state.fl.us mcglothlin.joseph@leg.state.fl.us Rehwinkel.Charles@leg.state.fl.us

Kenneth L. Wiseman, Esquire Mark F. Sundback, Esquire Jennifer L. Spina, Esquire Lisa M. Purdy, Esquire Lino Mendiola, Esquire Meghan Griffiths, Esquire Andrews Kurth LLP 1350 I Street, NW, Suite 1100 Washington, DC 20005 Attorneys for South Florida Hospital and Healthcare Association ("SFHHA") <u>kwiseman@andrewskurth.com</u> <u>msundback@andrewskurth.com</u> Robert A. Sugarman, Esquire D. Marcus Braswell, Jr., Esquire c/o Sugarman & Susskind, P.A. 100 Miracle Mile, Suite 300 Coral Gables, FL 33134 Attorneys for I.B.E.W. System Council U-4 <u>sugarman@sugarmansusskind.com</u> <u>mbraswell@sugarmansusskind.com</u>

Robert Scheffel Wright, Esquire John T. LaVia, III, Esquire Young van Assenderp, P.A. 225 South Adams Street, Suite 200 Tallahassee, Florida 32301 Attorneys for the Florida Retail Federation <u>swright@yvlaw.net</u> <u>jlavia@yvlaw.net</u>

Jon C. Moyle, Jr., Esquire Vicki Gordon Kaufman, Esquire Keefe Anchors Gordon & Moyle, PA 118 North Gadsden Street Tallahassee, FL 32301 Attorneys for The Florida Industrial Power Users Group (FIPUG) <u>jmoyle@kagmlaw.com</u> <u>vkaufman@kagmlaw.com</u> jspina@andrewskurth.com lisapurdy@andrewskurth.com linomendiola@andrewskurth.com meghangriffiths@andrewskurth.com

John W. McWhirter, Jr., Esquire c/o McWhirter Law Firm P.O. Box 3350 Tampa, FL 33601 Attorneys for The Florida Industrial Power Users Group (FIPUG) jmcwhirter@mac-law.com

Stephen Stewart P.O. Box 12878 Tallahassee, FL 32317 Qualified Representative for Richard Ungar tips@fpscreports.com

Stephanie Alexander, Esquire Tripp Scott, P.A. 200 West College Avenue, Suite 216 Tallahassee, FL 32301 Attorneys for Association For Fairness In Rate Making (AFFIRM) sda@trippscott.com

Shayla L. McNeill, Capt, USAF Utility Litigation & Negotiation Team Staff Attorney AFLOA/JACL-ULT AFCESA 139 Barnes Drive, Suite 1 Tyndall AFB, FL 32403-5317 Attorneys for the Federal Executive Agencies shayla.mcneill@tyndall.af.mil

Margaret-Ray Kemper, Esq. Ruden, McClosky, Smith, Schuster & Russell, P.A. 215 South Monroe Street, Suite 815 Tallahassee, FL 32301 Attorney for Associated Industries of Florida margaret-ray.kemper@ruden.com Brian P. Armstrong, Esquire Nabors, Giblin & Nickerson, P.A. 1500 Mahan Drive, Suite 200 Tallahassee, FL 32308 Attorneys for the City of South Daytona, Florida <u>barmstrong@ngnlaw.com</u>

Cecilia Bradley Senior Assistant Attorney General Office of the Attorney General The Capitol - PL01 Tallahassee, FL 32399-1050 cecilia.bradley@myfloridalegal.com

Tamela Ivey Perdue, Esquire Associated Industries of Florida 516 North Adams Street Tallahassee, FL 32301 tperdue@aif.com

Barry Richard, Esq. Greenberg Traurig, P.A. 101 East College Avenue Tallahassee, FL 32301 Attorneys for Florida Power & Light Company and FPL Employee Intervenors <u>richardb@gtlaw.com</u>

Robert H. Smith\* 11340 Heron Bay Blvd #2523 Coral Springs, FL 33076-1629 <u>rpjrb@yahoo.com</u> J. Michael Walls, Esq. Blaise Huhta, Esq. Carlton Fields Law Firm P.O. Box 3239 Tampa, Florida 33601-3239 <u>mwalls@carltonfields.com</u> <u>bhuhta@carltonfields.com</u> Attorneys for Progress

R. Alexander Glenn, Esq. John T. Burnett, Esq. Progress Energy Service Company, LLC P.O. Box 14042 St. Petersburg, Florida 33733-4042 john.burnett@pgnmail.com alex.glenn@pgnmail.com Attorneys for Progress

Randy B. Miller White Springs Agricultural Chemicals, Inc. Post Office Box 300 15843 Southeast 78th Street White Springs, Florida 32096 <u>RMiller@pcsphosphate.com</u>

Gary A. Davis, Esq. James S. Whitlock, Esq. Gary A. Davis & Associates P.O. Box 649 Hot Springs, NC 28743 <u>Gadavis@enviroattorney.com</u> jwhitlock@enviroattorney.com Attorneys for SACE

\*Not a Party

Dianne M. Triplett, Esq. Progress Energy Florida 229 1<sup>st</sup> Avenue N PEF-152 St. Petersburg, Florida 33701 <u>dianne.triplett@pgnmail.com</u> Attorney for Progress

James W. Brew, Esq. F. Alvin Taylor, Esq. Brickfield, Burchette, Ritts & Stone, P.C. 1025 Thomas Jefferson Street, NW Eighth Floor, West Tower Washington, DC 20007-5201 jbrew@bbrslaw.com ataylor@bbrslaw.com Attorneys for PCS Phosphate

Mr. Paul Lewis, Jr. 106 East College Ave., Suite 800 Tallahassee, Florida 32301-7740 paul.lewisjr@pgnmail.com

E. Leon Jacobs, Jr. Williams & Jacobs, LLC 1720 s. Gadsden Street MS 14, Suite 20 Tallahassee, FL 32301 Ljacobs50@comcast.net Attorneys for SACE

By: <u>/s/John T. Butler</u> John T. Butler Florida Bar No. 283479