Eric Fryson

From:

Davis, Phyllis [DAVIS.PHYLLIS@leg.state.fl.us]

Sent:

Monday, July 30, 2012 12:56 PM

To:

Filings@psc.state.fl.us

Cc:

Christensen, Patty; Mcglothlin, Joseph; Merchant, Tricia; 'Brian P. Armstrong, Esq.'; Caroline Klancke; 'Charles Milsted'; 'Dan Larson'; 'John Moyle (jmoyle@moylelaw.com)'; 'John T. Butler (John.Butler@fpl.com)'; 'John T. LaVia (jlavia@gbwlegal.com)'; 'John W. Hendricks'; Keino Young; 'Ken Hoffman (Ken.Hoffman@fpl.com)'; 'Kenneth L. Wiseman'; 'Larry Nelson'; 'Linda S. Quick'; 'Lisa M. Purdy'; 'Mark F. Sundback'; 'Patrick Ahlm'; 'Paul Woods'; 'Peter Ripley'; 'Qyang Ha'; 'Schef Wright (schef@gbwlegal.com)'; 'Thomas Saporito'; 'Vickie Gordon Kaufman

(vkaufman@moylelaw.com)'; 'W. Rappolt'; 'Wade Litchfield'; 'White, Karen'; 'William C. Garner,

Esq.'

Subject:

Electronic Filing - Docket No. 120015-EI - OPC's Objections to FPL's 6th Rogs

Attachments: Citizens' Objections to FPL 6th Rog No. 85.pdf

Electronic Filing

a. Person responsible for this electronic filing:

Patricia A. Christensen, Associate Public Counsel
Office of Public Counsel
c/o The Florida Legislature
111 West Madison Street, Room 812
Tallahassee, FL 32399-1400
(850) 488-9330
CHRISTENSEN.PATTY@leg.state.fl.us

b. Docket No. 120015-El

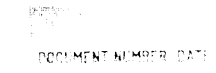
In re: Petition for rate increase by Florida Power & Light Company

- c. Documents being filed on behalf of the Office of Public Counsel
- d. There are a total of 5 pages.
- e. The document attached for electronic filing is Citizens' Objections to FPL's 6th Set of Interrogatories (No. 85)

Thank you for your attention and cooperation to this request.

Phyllis W. Philip-Guide Assistant to Patricia A. Christensen Office of Public Counsel Phone #: 488-9330

Fax#: 487-6419



85063 JUL30≌

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition for rate increase by Florida

Power & Light Company

Docket No: 120015-EI

Filed: July 30, 2012

<u>CITIZENS' OBJECTIONS TO FLORIDA POWER AND LIGHT'S SIXTH SET OF</u> <u>INTERROGATORIES (NO. 85)</u>

Office of Public Counsel, ("Citizens"), by the requirements set forth in the Commission Order No. PSC-12-0143-PCO-EI, Rule 28-106-206, Florida Administrative Code, and Rule 1.340, Florida Rules of Civil Procedure, submit the following response to the Sixth Set of Interrogatories (No.85) propounded by Florida Power and Light (FPL) on July 16, 2012.

GENERAL OBJECTIONS

With respect to the "Definitions" and "Instructions" in the requests, Citizens object to any definitions or instructions that are inconsistent with Citizens' discovery obligations under applicable rules. If some question arises as to Citizens' discovery obligations, Citizens will comply with applicable rules and not with any of the definitions or instructions that are inconsistent with those rules.

Citizens object to each and every request to the extent it is vague, ambiguous, overly broad, imprecise, or utilizes terms that are subject to multiple interpretations but are not properly defined or explained for purposes of such discovery requests. Any responses provided by Citizens are provided subject to, and without waiver of, the foregoing objection.

Citizens object to the extent any discovery request is unduly burdensome. Citizens further object to any requests that would require Citizens and/or its consultants to perform a new study or analysis.

05063 JUL30 º

Citizens generally object to any request that calls for data or information protected by the attorney-client privilege, the work product privilege, the accountant-client privilege, the trade secret privilege, or any other applicable privilege or protection afforded by law.

Citizens reserve the right to supplement any of its responses if Citizens cannot locate the answers immediately due to their magnitude and the work required to aggregate them, or if Citizens later discover additional responsive information in the course of this proceeding. By making these general objections at this time, Citizens do not waive or relinquish its right to assert additional general and specific objections to FPL's discovery.

By making these responses herein, Citizens do not concede that any request is relevant to this action or is reasonably calculated to lead to the discovery of admissible evidence. Citizens expressly reserve the right to object to further discovery into the subject matter of any of these requests, to the introduction of evidence of any response or portion thereof, and to supplement its responses should further investigation disclose responsive information.

Citizens object to providing information to the extent that such information is already in the public record before the Florida Public Service Commission and available to FPL through normal procedures.

In responding to these Requests, Citizens do not waive the foregoing objections, or the specific objections that are set forth in the responses to particular requests.

ADDITIONAL SPECIFIC OBJECTIONS

85. Regarding OPC Witness Vondle's testimony at page 37, please list decisions in which a Commission has required compensation for the use of the utility's name by its affiliates. As part of your answer, please specify the jurisdiction, docket number, order number or rule citation, as applicable.

RESPONSE: Citizens have no specific objection at this time. However, Citizens reserve the right to assert any additional objections based on confidentiality and/or privilege that come to Citizens' attention during the preparation of the discovery.

Patricia A. Christensen Associate Public Counsel

Office of Public Counsel c/o The Florida Legislature 111 W. Madison Street Room 812 Tallahassee, FL 32399-1400

(850) 488-9330 Attorney for Florida's Citizens

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing was furnished by e-mail and

U.S. Mail this 30th day of July, 2012 to:

Caroline Klancke Keino Young Florida Public Service Commission Division of Legal Service 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850 John T. Butler Florida Power & Light Company 700 Universe Boulevard Juno Beach, FL 33408-0420

Ken Hoffman R. Wade Litchfield Florida Power & Light Company 215 South Monroe Street, Suite 810 Tallahassee, FL 32301-1858

Mark F. Sundback J. Peter Ripley Andrew Kurth LLP 1350 I Street, NW, Suite 1100 Washington, DC 20005

Kenneth L. Wiseman

Daniel R. and Alexandria Larson 06933 W. Harlena Drive Loxahatchee, FL 33470

Charles Milsted Associate State Director 200 West College Avenue Tallahassee, FL 32301

Vickie Gordon Kaufman Jon C. Moyle c/o Moyle Law Firm 118 North Gadsden Street Tallahassee, Fl 32301 Robert Scheffel Wright John T. LaVia Gardner Law Firm 1300 Thomaswood Drive Tallahassee, FL 32308

Karen White Federal Executive Agencies c/o AFLOA/JACL-ULFSC 139 Barnes Drive, Suite 1 Tyndall Air Force Base, FL 32403 Thomas Saporito 6701 Mallards Cove Rd., Apt. 28H Jupiter, Florida 33458

John W. Hendricks 367 S. Shore Drive Sarasota, FL 34234 Linda S. Quick, President South Florida Hospital and Healthcare Association 6030 Hollywood Blvd., Suite 140 Hollywood, FL 33024 Quang Ha, Paul Wood, Patrick Ahlm Algenol Biofuels, Inc, 28100 Bonita Grande Drive, Suite 200 Bonita Springs, FL 24135

Larry Nelson 312 Roberts Road Nokomis, Florida 34275 William C. Garner, Esq. Brian P. Armstrong, Esq. Nabors, Giblin & Nickerson, P.A, 1500 Mahan Drive, Suite 200 Tallahassee, FL 32308

> Patricia A. Christensen Associate Public Counsel