

**Brandy Butler**

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**From:** Ruth McHargue  
**Sent:** Monday, December 04, 2017 12:19 PM  
**To:** Consumer Correspondence  
**Cc:** Diane Hood  
**Subject:** FW: To CLK Docket 20170007  
**Attachments:** FPL Cooling Canal Reimbursement Request; Docket Number 20170007; Untitled; casedocket#20170007FPLTurkeyPointhearing; We need your help; Docket No. 20170007 – Deny FPL’s request to bill families for clean up costs; Turkey Point clean up; SPAM 20170007; Turkey Point

Customer correspondence

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**From:** Diane Hood  
**Sent:** Monday, December 04, 2017 11:43 AM  
**To:** Ruth McHargue  
**Subject:** To CLK Docket 20170007

Copies on file. DHood

## **Brandy Butler**

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**From:** Canecompel <canecompel@aol.com>  
**Sent:** Saturday, December 02, 2017 4:58 PM  
**To:** Consumer Contact  
**Subject:** FPL Cooling Canal Reimbursement Request

Florida Power & Light Company should not be allowed to pass on to its victims \$200 million of corrective expenses for leaking Turkey Point cooling canals.

The utility denied the problem when Miami-Dade County environmental staff first discovered it, making the problem worse.

The company designed these canals, and therefore should bear the cost of fixing its mistake, like a real business would.

Approving this request would continue the Public Service Commission's recent history of protecting FPL from the consequences of its actions and enabling it to continue malfeasance toward its rate payers.

Joseph Compel Jr.  
Miami, Florida

## Brandy Butler

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**From:** James Dean <jamesdean33050@yahoo.com>  
**Sent:** Saturday, December 02, 2017 5:02 PM  
**To:** Consumer Contact  
**Subject:** Docket Number 20170007

Public Service Commission  
State of Florida

I am commenting on Florida Power & Light (FPL)'s proposal to pass the cost of remediation at their Turkey Point plant to their customers.

The use of the aging cooling canals was a bad idea 40 years ago. FPL ignored the advice of numerous scientific experts, and built the only cooling canals in the world. And they built the canals in Key Largo limestone, a notoriously porous rock. The use of these canals must stop immediately; and remediation should commence forthwith.

The hypersaline leaks infiltrating the groundwater are approaching the Biscayne Aquifer -- the only source of drinking water for millions of people in South Florida. FPL should immediately begin construction of cooling towers -- just like every other nuclear power plant in the world.

The total costs to fix this problem will be substantial. But FPL should PAY IN FULL for the fix.

The problem was caused by FPL's corporate decision to build cooling canals. The customers did not choose to build the canals. FPL made the decision -- so they should pay ALL COSTS to fix the resultant problems.

Thank you for the opportunity to provide my opinion.

Respectfully,

James Dean  
2137 Yellowtail Drive  
Marathon, FL 33050

## Brandy Butler

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**From:** Roman Sab <romanjohn2004@gmail.com>  
**Sent:** Sunday, December 03, 2017 11:44 AM  
**To:** Consumer Contact

Hello I am a 12 year old student and I wanted to share my opinion about the Turkey Point Cleanup, personally I think that The FPL should pay for this because when you knew about it the cost was 50 million dollars, and then you guys should have paid for it. When it became 200 million your company are asking for us to pay for your problems and I don't agree with this. This is the responsibility of your company and the peoples

Thankyou

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Your Friend - RJS

## Brandy Butler

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**From:** Gavin Angell-Rumple <gangelrumple@cushmanschool.org>  
**Sent:** Sunday, December 03, 2017 12:32 PM  
**To:** Consumer Contact  
**Cc:** Anna Blackman, Ph.D  
**Subject:** casedocket#20170007FPLTurkeyPointhearing

To whom it may concern ,

I am writing in regards to the upcoming hearing determining FPLs responsibility to pay for the leaks and clean- up of the canals that have been contaminated by the Turkey Point nuclear power plant. Since 1978 they have been aware that their process of cooling their nuclear reactors has been polluting the water supply and depleting our fresh water drinking aquifer which is South Florida's primary source of fresh drinking water. Requiring FPL customers to pay for the cleanup of the water is negligent and unconscionable! In 2010 they attempted to have the state pay for their negligence and that was thrown out. Now they are attempting to have their customers pay for their wrong doings through rate increases. In no way do I believe they have the right to charge us for their lack of responsibility and complete disregard for the Clean Water Act of 1972. I am writing so that you can hear my point of view as a resident of South Florida. I am hoping this email will convey to you the significant reasons as to why I feel that FPL should be required to pay for their own responsibilities in this matter.

Thank you for your time and consideration of this dilemma.

Concerned South Florida Resident,

Gavin Angell-Rumple

**Gavin Angell-Rumple**  
[gangelrumple@cushmanschool.org](mailto:gangelrumple@cushmanschool.org)

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## Brandy Butler

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**From:** Herman Hudepohl <s.hudepohl@cushmanschool.org>  
**Sent:** Sunday, December 03, 2017 7:43 PM  
**To:** Consumer Contact  
**Cc:** Anna Blackman, Ph.D  
**Subject:** We need your help

Dear FPL,

As a resident that lives close to Biscayne Bay that drinks from the tap, I feel personally affected by your lack of caution for our environment. In the article and interviews. FPL denied that it caused a threat to the area yet they knew about it and did nothing. I believe that our community is in danger and we need your help and action in this. This is our community and maybe it is your community too, so you should care and not just keep denying that you caused damage to our drinking water. Can you please help us by addressing the problem immediately. There are some very reputable groups that are offering thier suggestions in how to fix the problem using non-dangerous solutions and environmentally friendly ideas. Instead of denying that FPL made mistakes, please listen to these groups and people trying to help and start helping fix the leaks right away.

With Great Care,

West Hudepohl  
A caring student in 6<sup>th</sup> grade

**Herman Hudepohl**  
[s.hudepohl@cushmanschool.org](mailto:s.hudepohl@cushmanschool.org)

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## Brandy Butler

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**From:** Adrienne Kaltman <kaltman82@aol.com>  
**Sent:** Sunday, December 03, 2017 8:58 PM  
**To:** Consumer Contact  
**Subject:** Docket No. 20170007 – Deny FPL’s request to bill families for clean up costs

December 3, 2017

Dear Chairman Brown and Members of the Florida Public Service Commission:

I am writing on behalf of the Broward County Chapter of the Democratic Environmental Caucus of Florida. FPL customers shouldn’t have to pay to clean up the company’s mess at its Turkey Point plant. It’s not fair for customers of a company, which made record profits last year, to pay clean up costs for a mess that’s been developing on FPL’s watch for 40 years. Polluters should fairly pay for the damage and injury that they cause.

The company should have known long ago that its cooling canals were creating a growing underground contamination plume in the drinking water aquifer. FPL should have acted prudently in addressing its problems - it did not. It sat on its hands for decades and only recently began to consider a solution to the problem. Why should Florida residents and businesses pay for decades of irresponsible behavior by FPL?

FPL was recently granted a rate hike and will also be requesting recovery over \$1 billion from customers due to storm damage. Florida’s families and businesses should not have to pay over \$200 million to FPL to cover FPL’s inaction to address pollution from its cooling canals.

Like every other person, business, and corporate entity, FPL should pay to clean up the situation it created. As a public utility, it should be held to a higher standard. Customers should not have to bear this burden. We urge you to please vote to deny FPL’s unfair request to saddle families and businesses with more costs and higher bills.

Thank you for your consideration.

Adrienne Kaltman, Chair  
Broward County Chapter Democratic Environmental Caucus of Florida

CC: DECF Board

## Brandy Butler

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**From:** Carmen Perez <perez2511@bellsouth.net>  
**Sent:** Monday, December 04, 2017 10:43 AM  
**To:** Consumer Contact  
**Subject:** Turkey Point clean up

I disagree in charging customers for this proyect

Sent from my iPhone



## Brandy Butler

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**From:** lisakov@juno.com  
**Sent:** Sunday, December 03, 2017 3:24 PM  
**To:** Consumer Contact  
**Subject:** \*\*\*\*SPAM\*\*\*\* 20170007

FPL should have to pay to clean up Turkey Point. FPL made the mess, not the customers. FPL has tons of money to advertise on television and other mass media. They have no competition. They don't need to advertise. Instead of charging the customers for their mistakes, let them use all the money they needlessly spend on advertising.

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We Say GoodBye To Sally Fields

iflperfecttouch.com

<http://thirdpartyoffers.juno.com/TGL3131/5a245dd6b0cde5dd617d4st02vuc>

## Brandy Butler

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**From:** Maya Dobrinsky <mayad1025@gmail.com>  
**Sent:** Monday, December 04, 2017 11:02 AM  
**To:** Consumer Contact  
**Subject:** Turkey Point

Turkey point

Hi my name is Maya and in school my 7th grade class learned about what is occurring/what occurred at Turkey point. My family and I went over the topic and we decided that it is not right that Florida residents (including our family) should NOT have to pay for what happened at Turkey Point. I think that this is FPL's responsibility because they own the facility where the Nuclear waste is located and that it was their fault that it leaked. Overall I do not think that Floridians should have to cover the \$200 million dollars in damage that the Nuclear waste cause. FPL should pay for this out of their company's profits.

Sincerely,  
Maya