

RECEIVED

96 APR -9 PH 2:01

FLORIDA PUBLIC SERVI E COUR. DIVISION OF APPEALS



JAMES A. MCGEE SENIOR COUNSEL

April 8, 1996

Mary Anne Helton, Esquire Division of Appeals Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, Florida 32399-0850

> Re: Docket Nos. 951485-EU and 960020-EU; Proposed changes to Rule 25-6.049, F.A.C.

Dear Ms. Helton:

As requested at the workshop on March 27, 1996 regarding the subject matter, attached a Florida Power's post-workshop comments.

Please advise if you or your staff have questions concerning this matter.

Very truly yours.

James A. McGee

JAM/jab Enclosure

ACH 450

The following are Florida Power Corporation's post-workshop comments regarding proposed changes to Rule 25-6.049.

- The Company agrees with the proposed changes for timeshares and marinas, with the understanding that the Company is compensated for any distribution lines and/or facilities that remain on the customer's side of the master meter required to continue service to the submetered accounts.
- If non-utility submetering is allowed, the Company believes the following conditions should be met:
 - A. Development and implementation of a residential rate designed for multiple unit residential service.
 - B. The same rules for testing, accuracy, and standards apply to submetering that apply to utility metering.
 - C. The existing customer service rules are continued and the Commission maintains its authority to protect the ultimate customer's rights and services.
 - D. The Company is compensated for any distribution lines and/or facilities that remain on the customer's side of the master meter required to continue service to the submetered accounts.