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Matthew M. Childs, P.A.

August 7, 1996

Blanca S. Bayó, Director Division of Records and Reporting Florida Public Service Commission 4075 Esplanade Way, Room 110 Tallahassee, FL 32399-0850

RE: DOCKET NO. 960007-EI

Dear Ms. Bayó:

Enclosed for filing please find the original and fifteen (15) copies of Florida Power & Light Company's List of Issues and Positions in the above referenced docket.

Also enclosed is a formatted double sided high density 3.5 inch diskette containing the List of Issues and Positions for Florida Power & Light Company.

Very truly yours,

Matthew M. Childs, P.A.

MMC/ml

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WAS _____ec: All Parties of Record

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BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

IN RE: Environmental Recovery Clause DOCKET NO. 960007-EI FILED: AUGUST 7, 1996

FLORIDA POWER & LIGHT COMPANY'S ISSUES AND POSITIONS

 What is the appropriate final environmental cost recovery true-up amount for the period October, 1995 through March, 1996?

FPL: \$65,778 underecovery for the period including interest.

2. What is the estimated environmental cost recovery true-up amount for the period April, 1996 through September, 1996?

FPL: \$46,171 underrecovery for the period including interest.

3. What is the total environmental cost recovery true-up amount to be collected during the period October, 1996 through September, 1997?

FPL: \$111,949 net underrecovery.

- 4. What is the appropriate projected environmental cost recovery amount to be included in the recovery factors for the period October, 1996 through September, 1997?
 - **FPL:** The appropriate projected environmental cost recovery amount to be collected during the period is \$12,952,747. This amount consists of \$12,635,689 of projected environmental compliance cost for the period net of the prior period underrecovery and adjusted for taxes.
- 5. What are the appropriate Environmental Cost Recovery Factors for the period October, 1996 through September, 1997 for each rate group?

FPL:	Rate Class	Environmental Recovery Factor (\$/KWH)
	RS1 GS1 OS2 GSLD1/CS1 GSLD2/CS2 GSLD3/CS3	0.00017 0.00017 0.00015 0.00015 0.00016 0.00015 0.00015 0.00015
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 Rate Class
 Env

 ISST1D
 0.0

 SST1T
 0.0

 SST1D
 0.0

 CILC D/CILC G
 0.0

 CILC T
 0.0

 MET
 0.0

 OL1/SL1
 0.0

 SL2
 0.0

Environmental Recovery Factor (\$/KWH) 0.00013

0.00018 0.00013 0.00015 0.00014 0.00016 0.00011 0.00015

- 6. What should be the effective date of the new environmental cost recovery factors for billing purposes?
 - FPL: The new Environmental Cost Recovery Factors should become effective with customer billings on cycle day 3 of October 1996 and continue through cycle day 2 of September 1997. This will provide 12 months of billing on the Environmental Cost Recovery Factors for all customers.
- 7. Should the Commission approve FPL's proposal requesting that the Environmental Cost Recovery Clause filing be made on an annual basis instead of the current semi-annual basis?
 - FPL: Yes. Filing on an annual basis will greatly reduce the amount of paperwork produced, filed and processed by FPL, the Commission, and other parties. In addition, the impact of the clause on our customers' rates will be levelized since seasonal fluctuations in sales will be avoided.
- Should the Commission approve FPL's request to recover the cost of the St. Lucie Plant Turtle Net through the Environmental Cost Recovery Clause?
 - FPL: Yes. The sea turtles have been designated as "endangered or threatened species" pursuant to the Endangered Species Act. Section 7 of the Endangered Species Act requires Federal Agencies to consult with either the Department of the Interior or the Department of Commerce to ensure that their activities are not likely to jeopardize the continued existence of any endangered or threatened species. The Nuclear Regulatory Commission as the permit-issuing federal agency overseeing operation of the St. Lucie Plant, consulted with the National Marine Fisheries Service (NMFS) of the Department of Commerce. The NMFS recommended that this new mesh barrier net be erected and maintained on a periodic basis to protect the sea turtles.

- 9. Should the Commission approve FPL's request to recover the cost of the Disposal of Noncontainerized Liquid Waste through the Environmental Cost Recovery Clause?
 - FPL: Yes. FPL is required to dispose of their noncontainerized liquid waste in a mannner which meets the Florida Administrative Code Section 62-701.300 (10), effective January 2, 1994. Liquid waste means any waste material that is determined to contain free liquids. The rule requires that noncontainerized liquid waste shall not be placed in solid waste disposal units, such as landfills. Ash generated during the production of elecric power falls into this category. Accordingly, FPL's power plants need to dispose of their noncontainerized liquid waste in a manner which meets this requirement.

WITNESSES AND SUBJECT MATTER

WITNESS	SPONSOR	SUBJECT MATTER	EXHIBIT TITLES
R. MORELY	FPL	ECRC Factors for October 1996 through September 1997	Appendices I and II
W.M. REICHEL	FPL	New Environmental Compliance Activities, Status of Projects	Appendices I and II

Respectfully submitted,

STEEL HECTOR & DAVIS LLP 215 South Monroe Street Suite 601 Tallahassee, FL 32301 Attorneys for Florida Power & Light Company

Matthew M. Childs, P.A.

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CERTIFICATE OF SERVICE DOCKET NO. 960007-EI

I HEREBY CERTIFY that a true and correct copy of Florida Power & Light Company's List of Issues and Positions has been furnished by Hand Delivery (**) or U. S. Mail this 7th day of August, 1996, to the following:

Vicki D. Johnson, Esq.** Legal Division Florida Public Service Commission 2540 Shumard Oak Boulevard Gunter Building, Room 370 Tallahassee, FL 32399-0872

John Roger Howe, Esq. Office of Public Counsel 111 West Madison Street Room 812 Tallahassee, FL 32399

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