

Writer's Direct Dial: (561) 691-7101 R. Wade Litchfield Senior Attorney Florida Authorized House Council Florida Power & Light Company 700 Universe Boulevard Juno Beach, FL 33408-0420 (561) 691-7103 (Facsimile)

ORIGINAL

January 15, 1999

VIA HAND DELIVERY

Ms. Blanca S. Bayó Director Division of Records and Reporting Florida Public Service Commission Betty Easley Conference Center 2540 Shumard Oak Boulevard Room 110 Tallahassee, FL 32399-0850

> Re: John Charles Heekin v. Florida Power & Light Company Docket No. 981923-El

Dear Ms. Bayó:

WAS

OTH _____ arr PL Group company

I enclose and hand you herewith for filing in the above-referenced matter, the original and seven (7) copies of Florida Power & Light Company's ("FPL") First Motion and Order for Extension of Time.

Please do not hesitate to contact me should you or your Staff have any questions regarding this filing.

	filing.		
ACK		Sincerely,	1 -
AFA		(Mange	finds
APP			1
CAF		R. Wade Litchfield	
CMU			
CTR	RWL/bjw		
(AS)	Enclosures		
LEG	cc. Mr. John Charles Heekin		
LIM	Security Control of the Property Control of the Security Control of the Securi		
OPC	RECEIVED & FILED		
RCH			
SEC	FPSC-BURE OU OF RECORD	os	DO

DOCUMENT NUMBER-DATE

00594 JAN 15 8

FPSC-RECORDS/REPORTING

BEFORE THE

ORIGINAL

FLORIDA PUBLIC SERVICE COMMISSION

John Charles Heekin)	
vs.)	DOCKET NO. 981923-EI
Florida Power & Light Company)	
FIRST MOTION AND OR	DER FOR EXTE	NSION OF TIME
NOW BEFORE THIS COMMISSION	N, through its ur	ndersigned counse comes Florida
Power & Light Company ("FPL"), named as d	defendant in the a	bove numbered and entitled matter,
and with a full and specific reservation of all i	its rights, and with	nout waiving any of them, and, upon
suggesting that defendant has been served	with the Notice	of Complaint and Petition filed on
behalf of John Charles Heekin, and upon furth	her suggesting that	at defendant requires additional time
within which to intelligently respond, moves t	the Commission f	or an additional twenty (20) days or
until February 8, 1999, within which to file re	esponsive pleadin	gs to the Complaint and Petition of
John Charles Heekin.		
Counsel for plaintiff has indicated that	t he has no object	tion to this extension.
Upon considering the above and fore	going Motion;	
IT IS ORDERED that defendant, Fk	orida Power & Li	ght Company, be and it is thereby
given until and including	574	, 1999, within which to answer or
otherwise file responsive pleadings in the abo	ve numbered and	entitled matter.
Tallahassee, Florida, thisday of	of January, 1999.	

Dated: January 15, 1999

Respectfully submitted,

R. WADE LITCHFIELD

Senior Attorney
Florida Authorized Counsel
Florida Power & Light Company
700 Universe Boulevard
Juno Beach, Florida 33408-0420
(561) 691-7101

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a copy of the foregoing Motion for Extension of Time was served via first class mail, postage prepaid to the following:

John Charles Heekin, Esquire Post Office Box 2434 Port Charlotte, FL 33949-3434

R Wade Litchfield