

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In Re: Adoption of Numeric Conservation Goals by Florida Power & Light Company.)
_____)

Docket No. 971004-EG

In Re: Adoption of Numeric Conservation Goals by Florida Power Corporation.)
_____)

Docket No. 971005-EG

In Re: Adoption of Numeric Conservation Goals by Gulf Power Company.)
_____)

Docket No. 971006-EG

In Re: Adoption of Numeric Conservation Goals by Tampa Electric Company.)
_____)

Docket No. 971007-EG

Filed June 10, 1999

LEAF MOTION FOR EXTENSION OF TIME

The Legal Environmental Assistance Foundation, Inc. (LEAF) hereby moves for an extension of time in the above-captioned proceedings and states the following:

1. In accordance with Commission policy, LEAF and the electric utilities that are parties to these proceedings are attempting to reach settlement of the individual proceedings combined in this case.

2. In order to provide sufficient time to work toward that end and to avoid the time and resources necessary to file testimony as currently scheduled, LEAF requests that its testimony and the rebuttal testimony of other parties be postponed by one week.

Further, if it appears that settlement agreements are close but not final, LEAF requests that the parties be allowed to agree to a further postponement of six days.

3. The schedule proposed by LEAF would have testimony filed on the following

dates:

One week postponement: LEAF filing July 2, 1999; staff filing July 16, 1999;

AFA _____
APP _____
CAF _____
CMU _____
CTR _____
EAG Futrell
LEG 1
MAS 5
OPC _____
RRR _____
SEC 1
WAW _____
OTH _____

DOCUMENT NUMBER-DATE

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FPSC-RECORDS/REPORTING

utility rebuttal filing July 30, 1999.

Subsequent six day postponement: LEAF filing July 8, 1999; staff filing July 22, 1999; utility rebuttal filing August 12, 1999.

4. LEAF has discussed this schedule with the electric utility parties which have no objection to this motion.

WHEREFORE, LEAF requests an extension of time to file testimony.

Respectfully submitted:



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CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of LEAF's Motion for Extension of Time has been provided by hand delivery (*) or U.S. mail to the following on June 10, 1999:

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