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March 10, 2000

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Blanca S. Bayó, Director
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Florida Public Service Commission
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ORIGINAL

By Hand Delivery

RECORDS AND
REPORTING

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Re: DOCKET NO. 991462-EU

Dear Ms. Bayó:

Enclosed for filing on behalf of Florida Power & Light Company ("FPL") in Docket No. 991462-EU are the original and fifteen (15) copies of FPL's Objections to Okeechobee Generating Company's Third Request for Production of Documents (No. 33).

If you or your staff have any questions regarding this filing, please contact me.

Very truly yours,

Charles A. Guyton
Charles A. Guyton

AFA _____
 APP _____
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 CMU _____
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 SEC _____
 WAW _____
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Enclosure
cc: Parties of Record
TAL_1998/33614-1

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ORIGINAL

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition for Determination)	
of Need for an Electrical Power)	DOCKET NO. 991462-EU
Plant in Okeechobee County by)	
Okeechobee Generating Company, L.L.C.)	Filed: March 10, 2000
_____)		

FLORIDA POWER & LIGHT COMPANY'S OBJECTIONS TO OKEECHOBEE GENERATING COMPANY'S THIRD REQUEST FOR PRODUCTION OF DOCUMENTS (NO. 33)

Florida Power & Light Company (FPL) , hereby files its objections to Okeechobee Generating Company LLC's (OGC's) Third Request for Production of Documents (No. 33) to FPL as follows:

General Objections

1. FPL objects to the request that documents be produced to Landers & Parsons, P.A., 310 West College Avenue, Tallahassee, Florida 32301. FPL is required only to produce documents at a reasonable time, place, and manner.

2. FPL objects to any production request that calls for the production of documents protected by the attorney-client privilege, the work-product doctrine, the accountant-client privilege, the trade-secret privilege, or any other applicable privilege or protection afforded by law, whether such privilege or protection appears at the time response is first made to these requests or is later determined to be applicable based on the discovery of documents, investigation, or analysis. FPL in no way intends to waive any such privilege or protection.

3. FPL objects to these production requests to the extent they seek production of the materials of FPL's non-testifying experts and consultants that were not used in the formulation of

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FPL's expert testimony. FPL incorporates by reference the arguments in its objections to OGC's Second Request for Production of Documents (Nos. 27-32), as if fully set forth herein.

4. FPL objects to any production request that seeks the production of confidential proprietary business information and/or the compilation of information that is considered confidential proprietary business information.

5. FPL further objects to these production requests and any definitions or instructions that purport to expand FPL's obligations under applicable law.

6. FPL objects to any production request that requires the production of "all" or "each" as it cannot give assurances, even after a good faith and reasonably diligent attempt, that "all" or "each" responsive document will be found. Indeed, it may well be impossible to assure compliance with the exercise of reasonable diligence.

7. FPL incorporates by reference all of the foregoing general objections into each of its specific objections set forth below as though pleaded therein.

Specific Objections

33(a). FPL objects to Request No. 33(a) on the grounds that it improperly seeks production of materials used or generated by FPL's non-testifying experts that were not relied upon in formulating FPL's expert testimony. FPL also objects to this Request on the grounds that it seeks confidential, proprietary business information and materials protected by the work-product doctrine and/or the attorney-client privilege. FPL will attempt to answer this Request to the extent possible with non-privileged, non-confidential materials.

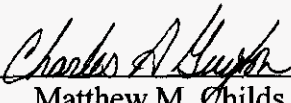
33(b). FPL objects to this Request No. 33(b) on the grounds that it improperly seeks documents that relate to, mention, or reflect upon computer models runs that were not used in

formulating FPL's expert testimony. FPL also objects to this Request on the grounds that it seeks confidential, proprietary business information and materials protected by the work-product doctrine and/or the attorney-client communications privilege. FPL will attempt to answer this Request to the extent possible with non-privileged, non-confidential materials.

33(c). FPL objects to this Request No. 33(c) on the grounds that it improperly seeks materials that relate to, mention, or reflect upon computer models runs prepared by FPL's non-testifying experts that were not used in formulating FPL's expert testimony. FPL also objects to this Request on the grounds that it seeks confidential, proprietary business information and materials protected by the work-product doctrine and/or the attorney-client communications privilege. FPL will attempt to answer this Request to the extent possible with non-privileged, non-confidential materials.

33(d). FPL objects to Request No. 33(d) on the grounds that it seeks materials protected by the work-product doctrine and/or the attorney-client communications privilege. FPL also objects to this Request on the grounds that it seeks confidential, proprietary business information. FPL will attempt to answer this Request to the extent possible with non-privileged, non-confidential materials.

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CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of FPL's Objections to Okeechobee Generating Company's Third Request for Production of Documents (No. 33) was served by Federal Express (*) or hand delivery (**) this 10th day of March, 2000 to the following:

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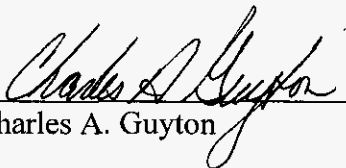
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