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James McGee Associate General Counsel

PSC-COMMISSION CLERI

DOCUMENT NUMBER - PAT

December 3, 2002

Ms. Blanco S. Bayo, Director Division of Records and Reporting Florida Public Service Commission 2540 Shumard Oak Blvd. Tallahassee, Florida 32399-0850

Re: Docket No. 020001-EI

Dear Ms. Bayo:

Enclosed for filing are ten (10) copies of Florida Power Corporation's **Revised** Request for Specified Confidential Treatment, Attachment A, Form 423-2B, Page 7 of 9 of FPSC 423 Form for the month of August 2002.

Please acknowledge your receipt and filing of the above on the enclosed copy of this letter and return same to me.

Very truly yours,

Dules

James A. McGee

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JAM:scc Enclosures

cc: Parties of record

Sid Matlock

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CERTIFICATE OF SERVICE

Docket No. 020001-EI

I HEREBY CERTIFY that a true copy of Florida Power Corporation's **Revised** Request for Specified Confidential Treatment, Attachment A, Form 423-2B, Page 7 of 9 of FPSC 423 Form for the month of August 2002 has been furnished to the following individuals by regular U.S. Mail this 3rd day of December 2002.

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(REVISED AUGUST 2002)

FORM 423-2B

| Plant Name: Line(s) | <u>Column</u> | Justification |
|--|---------------|--|
| Transf. Facility IMT: 1-6 | G | (19) See item (10) above. |
| Crystal River 1&2: 1-5 | | |
| Crystal River 4&5: 1-5 | | |
| Trans. Facility IMT: N/A Crystal River 1&2: 1-5 Crystal River 4&5 1-5 | ſ | (20) The information under Rail Rate is a function of EFC's contract rate with the railroad and the distance between each coal supplier and Crystal River. Since these distances are readily available, disclosure of the Rail Rate would effectively disclose the contract rate. This would impair the ability of a high volume user such as EFC to obtain rate concessions, since railroads would be reluctant to grant concessions that other rail users would then expect. |
| Trans. Facility IMT: N/A Crystal River 1&2: | J | (21) Other Rail Charges consist of EFC's railcar ownership cost. This cost is internal trade secret information which is not available to any party with |

Crystal River 4&5: 1-5

1-5

whom EFC contracts, railroads or otherwise. If this information were disclosed to the railroad, their existing knowledge of EFC's rail rates would allow them to determine EFC's total rail cost and be better able to evaluate EFC's opportunity to economically use competing transportation alternatives.