ntervenors' Notice of Service of Responses to FPL's 1st Set of Interrogatories (Nos. 1-2) and First Requ... Page 1 of 2

Matilda Sanders

From:	Michael Gross [mgross@earthjustice.org]	· · · · · · · · · · · · · · · · · · ·
Sent:	Wednesday, March 28, 2007 4:55 PM	ORGINAL
То:	Filings@psc.state.fl.us	
Cc:	Bill Walker; Charles Beck; Jennifer Brubaker; Katherine Fleming; Lorena Holley; Michael P. Halpin; Myron Rollins; Natalie F. Smith; R. Wade Lichtfield; Shaw Stiller	
Subject:	Intervenors' Notice of Service of Responses to FPL's 1st Set of Interrogatories (Nos. 1-2) and First Request for Production of Documents (No. 1)	

Attachments: Electronic Notice of Service of Response to FPL's 1st set.pdf

<>Electronic Notice of Service of Response to FPL's 1st set.pdf>>

Electronic Filing

A. Person responsible for this electronic filing Michael Gross
111 S. Martin Luther King Jr. Blvd.
Fallahassee, FL 32301
\$50-681-0031
ngross@earthjustice.org

3. Docket No. 070098-EI

In Re: Florida Power & Light Company's Petition to Determine Need for FPL Glades Power Park Units 1 and 2 Electrical Power Plant

C. Documents are being filed on behalf of The Sierra Club, Inc. (Sierra Club), Save Our Creeks (SOC), Florida Wildlife Federation (FWF), Environmental Confederation of Southwest Florida (ECOSWF), and Ellen Peterson.

D. There are a total of 3 pages in Intervenors' Notice of Service.

E. The documents attached for electronic filing are a cover letter and Notice of Service of Intervenors' Responses to FPL's 1st Set of Interrogatories (Nos. 1-2) and 1st Request for Production of Documents (No. 1).

Thank you for your attention and cooperation regarding this request.

Michael A. Gross Attorney Earthjustice Post Office Box 1329 Tallahassee, FL 32302-1329 t: 850.681.0031 f: 850.681.0020 www.earthjustice.org

--Because the Earth Needs a Good Lawyer--

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3/29/2007

FPSC-COMMISSION CLERK

Vichael Gross Project Attorney Earthjustice 111 S. Martin Luther King Jr. Blvd. Fallahassee, FL 32301 F: 850-681-0031 F: 850-681-0020 www.earthjustice.org

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BOZEMAN, MONTANA DENVER, COLORADO HONOLULU, HAWAII INTERNATIONAL JUNEAU, ALASKA OAKLAND, CALIFORNIA SEATTLE, WASHINGTON TALLAHASSEE, FLORIDA WASHINGTON, D.C. ENVIRONMENTAL LAW CLINIC AT STANFORD UNIVERSITY

March 28, 2007

Blanca Bayo Director, Office of the Commission Clerk Florida Public Service Commission 2540 Shumard Oak Blvd. Tallahassee, FL 32399

RE: Docket No. 070098-EI, Florida Power & Light Company's Petition to Determine Need for FPL Glades Power Park Units 1 and 2 Electrical Power Plant

Dear Ms. Bayo,

Please find enclosed The Sierra Club, Inc. (Sierra Club), Save Our Creeks (SOC), Florida Wildlife Federation (FWF), Environmental Confederation of Southwest Florida (ECOSWF), and Ellen Peterson's Notice of Service of Responses to FPL's 1st Set of Interrogatories (Nos. 1-2) and First Request for Production of Documents (No. 1) in the above referenced proceeding, consisting of 3 pages. I thank you for your attention to this matter.

Sincerely,

/s/ Michael Gross

Michael Gross Earthjustice 111 S. Martin Luther King Jr. Blvd. Tallahassee, FL 32301 (850) 681-0031

CC: All Official and Interested Parties

BEFORE THE PUBLIC SERVICE COMMISSION

In re: Florida Power & Light Company's Petition to Determine Need for FPL Glades Power Park Units 1 and 2 Electrical Power Plant DOCKET NO.: 07-0098-EI

_____/

NOTICE OF SERVICE OF THE SIERRA CLUB, INC., SAVE OUR CREEKS, FLORIDA WILDLIFE FEDERATION, ENVIRONMENTAL CONFEDERATION OF SOUTHWEST FLORIDA, AND ELLEN PETERSON'S (INTERVENORS) RESPONSES TO FLORIDA POWER AND LIGHT COMPANY'S (FPL) FIRST SET OF INTERROGATORIES (NOS. 1-2) AND FIRST REQUEST FOR PRODUCTION OF DOCUMENTS (NO.1)

Intervenors hereby give notice of service of their responses to FPL's First Set of

Interrogatories (Nos. 1-2) and First Request for Production Documents (No. 1).

Respectfully submitted this 28th day of March 2007.

<u>/s/ Michael Gross</u> Michael A. Gross Earthjustice 111 S. Martin Luther King Jr. Blvd. (850) 681-0031 FL Bar ID. 0199461 Attorney for Intervenors

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing was served on this 28th day of March, 2007, via electronic mail and US Mail on:

Florida Power & Light Company R. Wade Lichtfield Natalie F. Smith 700 Universe Boulevard Juno Beach, FL 33408 Email: <u>Wade_Litchfield@fpl.com</u> <u>Natalie_Smith@fpl.com</u>

Florida Power & Light Company Mr. Bill Walker 215 South Monroe Street, Suite 810 Tallahassee, FL 32301-1859 Email: <u>bill_walker@fpl.com</u>

Black & Veatch Myron Rollins 11401 Lamar Avenue Overland Park, KS 66211 Email: <u>rollinsmr@bv.com</u>

Department of Community Affairs Shaw Stiller Division of Community Planning 2555 Shumard Oak Blvd. Tallahassee, FL 32399-2100 Email: shaw.stiller@dca.state.fl.us

Department of Environmental Protection Michael P. Halpin Siting Coordination Office 2600 Blairstone Road MS 48 Tallahassee, FL 32301 Email: <u>mike.halpin@dep.state.fl.us</u> Florida Public Service Commission Katherine E. Fleming, Esq. Jennifer Brubaker, Esq. Lorena Holley, Esq. 2540 Shumard Oak Blvd. Tallahassee, FL 32399-0850 Email: <u>keflemin@psc.state.fl.us</u> jbrubake@psc.state.fl.us lholley@psc.state.fl.us

Office of Public Counsel Charles J. Beck, Esq. Deputy Public Counsel c/o The Florida Legislature 111 W. Madison St., Room 812 Tallahassee, FL 32399-1400 Email: <u>beck.charles@leg.state.fl.us</u>

/s/ Michael Gross Attorney