ORIGINAL

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Sent:

Monday, April 30, 2007 1:11 PM

To:

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Cc:

Alex Glenn; Cecilia Bradley, Esq.; Charles Beck; Charlotte Wheeler (OAG); Cheryl Martin; Doc Horton;

James W. Brew, Esq.; Jeff Stone; Jim Beasley; Joe McGlothlin; John Burnett; John McWhirter; Lee

Willis; Lisa Bennett; Mike Twomey; Patty Christensen; Paul Lewis; Russell Badders; Steven Griffin

Subject:

Docket No. 070001-El --FPL's Supplement to Request for Confidential Classificationt

Attachments:

Supplement to Request for CC (Staff Ints 70-76).doc

	CMP
Supplement to	COM
tequest for CC (CTR
Electronic Filing	ECR
	GCL
a. Person responsible for this electronic filing:	OPC
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- c. Documents being filed on behalf of Florida Power & Light Company
- d. There are 3 pages total.

Docket No. 070001-EI

e. The document attached for electronic filing is a Supplement to Florida Power & Light Company's Request for Confidential Classification of Certain Information Provided Pursuant to Staff's Eighth Set of Interrogatories (Nos. 70-76).

(See attached file: Supplement to Request for CC (Staff Ints 70-76).doc)

DOCUMENT NUMBER - DATE



BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Fuel and Purchased Power)	DOCKET NO. 070001-EI
Cost Recovery Clause and Generating)	
Performance Incentive Factor)	FILED: April 30, 2007
)	

SUPPLEMENT TO FLORIDA POWER & LIGHT COMPANY'S REQUEST FOR CONFIDENTIAL CLASSIFICATION OF CERTAIN INFORMATION PROVIDED PURSUANT TO STAFF'S EIGHTH SET OF INTERROGATORIES (NOS. 70-76)

Pursuant to Section 366.093(3), Florida Statutes, and Rule 25-22.006, Florida Administrative Code, Florida Power & Light Company ("FPL"), filed a Request for Confidential Classification of Certain Information Provided Pursuant to Staff's Eighth Set of Interrogatories (Nos. 70-76) on October 31, 2006 in the predecessor to the above docket (the "Confidentiality Request"). Specifically, FPL requested confidential classification of certain information contained in the responses to Interrogatory Nos. 75 and 76 (the "Confidential Response Information"). The affidavit of Gerard Yupp that was attached to the Confidentiality Request identified and briefly described the Confidential Response Information. Recently, the Commission Staff has asked FPL to provide additional detail on the Confidential Response Information and the basis for FPL's designating it as confidential. The requested detail is provided below:

1. Interrogatory Nos. 75 and No.76 ask FPL to provide an analysis of realized losses or gains from natural gas and heavy oil hedging positions for the period January through September 2006 and the percentage objective for hedging residual fuel oil purchases and natural gas purchases. Additionally, the interrogatories ask FPL to state for each fuel type the percentage for 2006 to date that were fixed price transactions and the percentage that were options.

03641 APR 30 %

2. FPL's answers to interrogatory Nos. 75 and 76 disclose hedge values, gains and

losses from hedging positions and its hedging strategy and objectives. This type of information,

if made public, would disclose FPL's hedging strategy.

3. Public disclosure of FPL's hedging strategy and the various volumes, prices,

hedging value and gains or losses on hedging which make up that strategy would adversely

affect FPL's competitive position.

4. Public disclosure of details regarding the implementation of FPL's hedging

would impair FPL's efforts to contract for goods and services on favorable terms and/or impair

the competitive business of FPL.

Respectfully submitted,

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/s/ John T. Butler

John T. Butler

Fla. Bar No. 283479

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CERTIFICATE OF SERVICE Docket No. 070001-EI

I HEREBY CERTIFY that a true and correct copy of the foregoing Supplement to Florida Power & Light Company's Request for Confidential Classification of Certain Information Provided Pursuant to Staff's Eighth Set of Interrogatories (Nos. 70-76) was served electronically on this 30th day of April, 2007, to the following persons:

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By: /s/ John T. Butler
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