Ruth Nettles

From:	Butler, John [John.Butler@fpl.com]
Sent:	Thursday, April 30, 2009 11:11 AM
To:	Filings@psc.state.fl.us
Cc:	Ralph Jaeger; Erik Sayler; 'swright@yvlaw.net'; 'jlavia@yvlaw.net'; 'dtucker@ngnlaw.com'; 'barmstrong@ngnlaw.com'; 'simpson66@bellsouth.net'; 'tbradford@townofpalmbeach.com'; 'jyarbrough@southdaytona.org'
Subject:	Electronic Filing: Docket Nos. 070231-El and 080244-El - FPL's N/Depos for Rant and Shank

Attachments: Notice of Taking Lloyd Shank deposition.doc; Notice of Taking Lloyd Shank deposition.pdf; Notice of Taking Peter Rant deposition.doc; Notice of Taking Peter Rant deposition.pdf

Electronic Filing

a. Person responsible for this electronic filing:

John T. Butler, Esq. 700 Universe Boulevard Juno Beach, FL 33408 561-304-5639 John.Butler@fpl.com

b. Docket No. 080244-EI: In Re: Petition for Approval of Underground Conversion tariff revisions; and

Docket No. 070231-EI: In Re: Petition for approval of 2007 revisions to underground residential and commercial distribution tariff, by Florida Power & Light Company

c. The documents are being filed on behalf of Florida Power & Light Company.

d. There are a combined total of 10 pages.

e. The documents attached for electronic filing are

(1) Florida Power & Light Company's Notice of Taking Telephonic deposition, Duces Tecum, of Peter J. Rant, P.E.[5 pages]

(2) Florida Power & Light Company's Notice of Taking Telephonic deposition, Duces Tecum, of Lloyd Shank, Jr, P.E.[5 pages]

John T. Butler Managing Attorney Florida Power & Light Company (561) 304-5639 (561) 691-7135 Fax John.Butler@fpl.com

> DOCUMENT NUMBER-DATE 0 4 0 4 1 APR 30 8 FPSC-COMMISSION CLERK

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

)

)

)

In re: Petition for Approval of Underground Conversion Tariff Revisions.

Docket No. 080244-EI

In re: Petition for approval of 2007 revisions to underground residential and commercial distribution tariff, <u>by Florida Power & Light Company</u>.

Docket No. 070231-EI Filed: April 30, 2009

FLORIDA POWER & LIGHT COMPANY'S NOTICE OF TAKING TELEPHONIC DEPOSITION, DUCES TECUM OF LLOYD D. SHANK, JR.

TO: Robert Scheffel Wright, Esq. Young van Assenderp, P.A.
225 South Adams St., Ste 200 Tallahassee, FL 32301

PLEASE TAKE NOTE THAT, PURSUANT TO Florida Rule of Civil Procedure 1.310, Florida Power & Light Company ("FPL") will take the telephonic deposition upon oral examination of <u>LLOYD D. SHANK, JR.</u> The witness should bring with him all documents on the attached schedule. The foregoing deposition will take place on **Friday**, **May 8, 2009, beginning at 9:00 a.m.**, before a court reporter, a Notary Public or some other officer authorized by law to take depositions. **Since the deposition will be taken by telephone, please have a Notary Public available to swear in the witness.** Witness and Counsel may participate telephonically. A dial-in number for all parties will be provided by separate e-mail. Parties may also appear in person.

The deposition will take place at the following location:

DOCUMENT NUMBER-DATE 04041 APR 30 8 FPSC-COMMISSION CLERK Florida Power & Light Company 700 Universe Boulevard Room E2304 Juno Beach, FL 33408

This deposition is being taken for purposes of discovery, for use at trial, or for any other purpose allowed under the Florida Rules of Civil Procedure and the Rules of the Florida Public Service Commission.

Individuals with disabilities needing a reasonable accommodation to participate in this proceeding should contact John T. Butler, Esq., at (561) 304-5639. If hearing impaired, call 1-800-955-8771 (TDD) or 1-800-955-8770 (V) via Florida Relay Service for assistance.

Respectfully submitted,

John T. Butler Managing Attorney Florida Power & Light Company 700 Universe Boulevard Juno Beach, FL 33408 Telephone: (561) 304-5639 Facsimile: (561) 691-7135

By: <u>/s/ John T. Butler</u> John T. Butler Fla. Bar No. 283479

2

CERTIFICATE OF SERVICE Docket Nos. 080244-EI and 070231-EI

I HEREBY CERTIFY that a true and correct copy of the foregoing was served by electronic delivery on the 30th day of April, 2009, to the following persons:

Ralph Jaeger Office of the General Counsel Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, Florida 32399-0850 rjaeger@psc.state.fl.us esayler@psc.state.fl.us

Brian P. Armstrong, Esq. David G. Tucker Nabors, Giblin & Nickerson, P.A. 1500 Mahan Drive Suite 200 Tallahassee, Florida 32308 Telephone: (850) 224-4070 Facsimile: (850) 224-4073 <u>dtucker@ngnlaw.com</u> <u>barmstrong@ngnlaw.com</u>

MUUC/City of Coconut Creek Thomas G. Bradford, Deputy Town Mgr c/o Town of Palm Beach, Florida 360 South County Road Palm Beach, FL 33480 Telephone: (561) 838-5410 Facsimile: (561) 838-5411 <u>Tbradford@TownofPalmBeach.com</u> Robert Scheffel Wright Jay T. LaVia, III Young van Assenderp, P.A. 225 South Adams Street Suite 200 Tallahassee, Florida 32301 Email: <u>swright@yvlaw.net</u> <u>ilavia@yvlaw.net</u>

Scott E. Simpson, Esq.
Korey, Sweet, McKinnon, Simpson and Vukelja
Granada Oaks Professional Building
595 West Granada Boulevard, Suite A
Ormond Beach, FL 32174-9448
Telephone: (386) 677-3431
Facsimile: (386) 673-0748
simpson66@bellsouth.net

City of South Daytona Joseph W. Yarbrough P.O. Box 214960 South Daytona, FL 32121 Telephone: (386) 322-3010 Facsimile: (386) 322-3008 jyarbrough@southdaytona.org

> By: <u>/s/ John T. Butler</u> John T. Butler Fla. Bar No. 283479

cc: Esquire Deposition Services 515 N. Flagler Drive West Palm Beach, FL 33401 Ofc: 561-659-4155

Fax: 866-660-8201

SCHEDULE "A" DUCES TECUM

Provide all materials reviewed and relied upon by each witness in conjunction with the formation of his opinions, testimony and exhibits, along with any and all materials generated by each witness, including but not limited to the following:

- Provide all source documents and work papers for each of the numbers shown in Exhibit PJR-3, Table C-1.
- Provide full detailed calculations for each of the "CIAC Credit" amounts shown in Exhibit PJR-3, Tables C-2 through C-10.
 - To the extent necessary (i.e., not evident from the calculations provided), provide explanations of the methodology and logic for each calculation.
 - Provide any underlying assumptions (e.g., escalation factors, etc.) used in the calculations.
 - o Provide all source documents supporting the underlying assumptions.
- Provide quantitative support of the relationship between underground and overhead material and equipment and the life-cycle differential costs (pages 16 and 17).
- Provide empirical support for the statement that "...life-cycle costs for OH will go up since many of the hardened facilities will cost more to maintain." (page 17, lines 19-21)
- Provide empirical evidence of the relationship of the age of facilities and effects on the life-cycle differential costs (page 31, lines 1-10 and various other locations).

CERTIFICATE OF OATH

STATE OF	
COUNTY OF	
I, the undersigned authority, certify that	
personally appeared before me at	and was duly
sworn by me to tell the truth.	
WITNESS my hand and official seal in the	City of, County
of, State of	, this
day of, 2008.	
Т	3v:
	By: Notary Public
	State of:
Personally known OR produc	red identification
Type of Identification produced:	