WILLIAMS & JACOBS, LLC

ATTORNEYS AT LAW 1720 S. GADSDEN ST. MS. 14

MOSES WILLIAMS, ESQ.

E. LEON JACOBS, JR., ESQ.

June 16, 2009

Ann Cole Director, Office of the Commission Clerk Florida Public Service Commission 2540 Shumard Oak Blvd Tallahassee, Florida 32399-0850

RE: Docket No. 080407-EG Florida Power & Light Company;

Docket No. 080408-EG Progress Energy, Florida, Inc.;

Docket No. 080409-EG Tampa Electric Company;

Docket No. 080410-EG Gulf Power Company;

Docket No. 080411-EG Florida Public Utilities Company;

Docket No. 080412-EG Orlando Utilities C; and

Docket No. 080413-EG Jacksonville Electric Authority

Dear Ms. Cole:

On behalf of the Southern Alliance for Clean Energy, and the Natural Resources Defense Council, I have enclosed for filing a Motion for Extension of Time to File Testimony and Exhibits in the above-stated dockets. I thank you for your attention to this matter.

Sincerely,

/s/ E. Leon Jacobs, Jr.

E. Leon Jacobs, Jr. Attorney for Intevenors

Enclosures

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re:	Commission Review of Numeric Conservation Goals Florida Power & Light Company)))	DOCKET NO. 080407-EG
In re:	Commission Review of Numeric Conservation Goals Progress Energy, Florida, Inc.)))	DOCKET NO. 080408-EG
In re:	Commission Review of Numeric Conservation Goals Tampa Electric Company)))	DOCKET NO. 080409-EG
In re:	Commission Review of Numeric Conservation Goals Gulf Power Company)))	DOCKET NO. 080410-EG
In re:	Commission Review of Numeric Conservation Goals Florida Public Utilities Company)))	DOCKET NO. 080411-EG
In re:	Commission Review of Numeric Conservation Goals Orlando Utilities Commission)))	DOCKET NO. 080412-EG
In re:	Commission Review of Numeric Conservation Goals Jacksonville Electric Authority)))	DOCKET NO. 080413-EG FILED: JUNE 16, 2009

MOTION FOR EXTENSION OF TIME TO FILE TESTIMONY AND EXHIBITS

The Natural Resources Defense Council (NRDC) and Southern Alliance for Clean Energy (SACE), by and through undersigned counsel, hereby file this Motion for Extension of Time to File Testimony and Exhibits. NRDC and SACE request that their testimony deadline of July 1, 2009 be extended by one week, until July 8, 2009. In support of this motion NRDC and SACE state and allege as follows:

- 1. On March 12, 2009, the Commission issued its First Revised Order Establishing Procedure. The revised order set the following deadlines: Utility Testimony and Exhibits due June 1, 2009; Intervenors Testimony and Exhibits due July 1, 2009; Staff Testimony and Exhibits due July 17, 2009; Utility Rebuttal Testimony and Exhibits due July 27, 2009.
- 2. At present, the Intervenors do not have access to information critical to prepare their testimony. For example, Intervenors do not have access to the final energy efficiency achievable potential report, as that report has not yet been finalized.

 After it's analysis, ITRON provided data to the utility parties (Utilities) regarding which energy efficiency measures are achievable to the respective Utilities.

 Additionally, the investor-owned Utilities conducted portions of the economic potential analysis internally. Intervenors have not yet been provided detail data either from the ITRON analysis, or from internal analyses completed by the investor-owned Utilities.
- 3. As soon as possible following receipt of the Utilities' testimony and exhibits,

 NRDC and SACE submitted Interrogatories and Requests for Production of

 Documents. This discovery is necessary for Intervenors to understand the

 Utilities' testimony and exhibits because the Utilities' testimony does not provide

 adequate detail about the assumptions made by the Utilities and their consultants

 or the analysis of specific measures.

- 4. NRDC and SACE requested that the Utilities expedite their responses to their discovery requests, in light of the very short period between the deadline for the Utilities responses to NRDC-SACE's discovery responses and the Intervenors' testimony submission deadline. The Utilities have unanimously refused to expedite their discovery responses. Accordingly, without the relief requested in this motion, Intervenors would not expect to receive responses to their discovery requests until just two calendar days prior to Intervenors' deadline to file testimony.
- 5. Even if the requested extension is granted, Intervenors will have just six business days in which to analyze the documents provided by the Utilities, and then finalize and submit their expert testimony. It is vital that NRDC and SACE witnesses gain access to the background materials in these studies in order to efficiently review and assess the results, and in order to offer the Commission reasoned input on these studies through expert testimony.
- 6. NRDC and SACE were not able to conduct discovery prior to July 1, 2009, because the achievable analysis and other analyses on which the Utilities' relied were not completed (and some of it remains incomplete) until shortly before the Utilities' June 1 testimony deadline.
- 7. Intervenors believe that the requested extension is in the public interest because it will elevate the quality of the record before the Commission, and enhance the Commission's ability to comply with it's requirements under section 366.82(3), F.S. The requested extension will not prejudice the other parties to this proceeding.

8. Counsel for Intervenors contacted all of the parties to Docket Nos. 080407-080413. Progress Energy of Florida, the Orlando Utilities Commission, Florida Public Utilities Company, Florida Solar Coalition, Florida Energy and Climate Commission, and Florida Industrial Power Users Group do not object to this request. Florida Power & Light Company, and Tampa Electric Company expressed objections, while Jacksonville Electric Authority and Gulf Power Company did not register a preference.

WHEREFORE, Petitioners, the Natural Resources Defense Council, Inc., and the Southern Alliance for Clean Energy, Inc., for the reasons set forth above, respectfully request that the Commission issue an order extending the July 1, 2009, deadline for filing Intervenor testimony by one week, to July 8, 2009.

Respectfully submitted this 16th day of June, 2009.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true copy and correct copy of the foregoing was served on this 16th day of June, 2009 via email (*) and/or US Mail on:

Vatharina Elamina East	I.D. Kally / Stanhan Durgage *
Katherine Fleming. Esq. *	J.R. Kelly / Stephen Burgess * Office of Public Counsel
Erik L. Slayer, Esq. *	
Florida Public Service Commission	c/o The Florida Legislature I1 I W. Madison Street, Room 8 12
Gerald L. Gunter Building	Tallahassee, FL 32399-1400
2540 Shumard Oak Boulevard	
Tallahassee, Florida 32399-0850	kelly.jr@leg.state.fl.us
KEFLEMIN@PSC.STATE.FL.US	
esayler@PSC.STATE.FL.US	
Jack Leon, Esq., *	Mr. Paul Lewis, Jr. *
Wade Litchfield, Esq. *	Progress Energy Florida
Florida Power & Light Company	106 East College Avenue, Suite 800
215 S. Monroe Street, Suite 810	Tallahassee, FL 32301-7740
Tallahassee, Florida 32301-1859	paul.lewisjr@pgnmail.com
Jack.Leon@fpl.com	
Wade_Litchfield@fpl.com	
John T. Burnett / R. Alexander Glenn *	Paula K. Brown *
Progress Energy Service Company, LLC	Tampa Electric Company
Post Office Box 14042	Regulatory Affairs
St. Petersburg, FL 33733-4042	P. O. Box 111
john.burnett@pgnmail.com	Tampa, FL 33601-0111
	regdept@tecoenergy.com
Susan D. Ritenour *	John T. English
Gulf Power Company	Florida Public Utilities Company
One Energy Place	P. O. Box 3395
Pensacola, FL 32520-0780	
sdriteno@southernco.com	West Palm Beach, FL 33402-3395
Chris Browder *	Teala M. Milton *
Orlando Utilities Commission	JEA
P. O. Box 3193	V.P., Government Relations
Orlando, FL 32802-3193	21 West Church Street, Tower 16
cbrowder@ouc.com	Jacksonville, FL 32202-3158
	miltta@jea.com
Suzanne Brownless, Esq. *	Jeremy Susac *
1975 Buford Boulevard	Florida Energy Commission
Tallahassee, FL 32308	600 South Calhoun Street, Suite 251
suzannebrownless@comcast.net	Tallahassee, FL 32399-001
	jeremy.susac@eog.myflorida.com
James D. Beasley, Esq., *	
Lee L. Willis, Esq. *	Susan Clark, Esq. *
Ausley Law Firm	Radey Law Firm
PO Box 391	301 South Bronough Street, Suite 200

Tallahassee, FL 32302 jbeasley@ausley.com lwillis@ausley.com

Steven R. Griffin, Esq. *
Beggs and Lane Law Firm
501 Commendencia Street
Pensacola, FL 32502
srg@beggslane.com
Vicki Kaufman, Esq. and
John Moyle, Esq.
Keefe Anchors Gordon and Moyle
118 North Gadsden Street
Tallahassee, FL 32301
vkaufman@kagmlaw.com
jmoyle@kagmlaw.com

Tallahassee, FL 32301 sclark@radeylaw.com

Norman Horton, Jr., Esq. * Messer, Caparello and Self, P.A. 2618 Centennial Place Tallahassee, FL 32308 nhorton@lawfla.com

This 16th day of June, 2009.

_/s/ E. Leon Jacobs, Jr.

E. Leon Jacobs, Jr.

Williams & Jacobs, LLC 1720 S. Gadsden St. MS 14 Suite 201 Tallahassee, Florida 32301 Florida Bar Id. 0714682 (850) 222-1246 (850) 599-9079 fax Ljacobs50@comcast.net