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## **Dorothy Menasco**

110018-EU

From:

Kelly Sullivan [kelly.sullivan.woods@gmail.com]

Sent:

Monday, April 18, 2011 7:22 AM

To:

Filings@psc.state.fl.us

Cc:

Larry Harris; ken.hoffman@fpl.com; marsha@reuphlaw.com; will.cox@fpl.com; mhammond@swa.org;

richzambo@aol.com; danlarson

Subject:

Notice of Withdrawal Docket 110018-EU

Attachments: Notice of Withdrawal (Docket 110018-EU).pdf

**Electronic Filing** 

a. Person responsible for this electronic filing:

Ms. Kelly Sullivan - Attorney at Law 570 Osprey Lakes Circle Chuluota, FL 32766-6658 Phone: (321) 287-5062

Email: kelly.sullivan.woods@gmail.com

b. Docket No. 110018-EU

In re: Joint petition for modification to determination of need for expansion of an existing renewable energy electrical power plant in Palm Beach County by Solid Waste Authority of Palm Beach County and Florida Power & Light Company, and for approval of associated regulatory accounting and purchased power agreement cost recovery.

c. Document being filed on behalf of:

Mr. & Mrs. Frank Woods 570 Osprey Lakes Circle Chuluota, FL 32766-6658

- d. There are a total of 2 pages.
- e. The document attached for electronic filing is: Notice of Withdrawal (Docket 110018-EU).pdf

Thank you for your attention and cooperation to this request.

Sincerely,

s/ Kelly Sullivan
Kelly Sullivan - Attorney at Law
Attorney for Petitioners
Florida Bar No. 814024
570 Osprey Lakes Circle
Chuluota, FL 32766-6658
Phone: (321) 287-5062

Email: kelly.sullivan.woods@gmail.com

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## BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Joint petition for modification to determination of need for expansion of an existing renewable energy electrical power plant in Palm Beach County by Solid Waste Authority of Palm Beach County and Florida Power & Light Company, and for approval of associated regulatory accounting and purchased power agreement cost recovery.

DOCKET NO.: 110018-EU

FILED: April 18, 2011

## NOTICE OF WITHDRAWAL

Mr. Frank Woods and Ms. Kelly Sullivan, Husband and Wife, through their undersigned attorney, hereby withdraw from participating as a party of record in the above captioned docket. The undersigned attorney is not able to attend the hearing due to a schedule conflict that arose after the hearing date was set.

The undersigned attorney reiterates that Woods/Sullivan remain vigorously opposed to the joint petition on the grounds set forth within their prehearing statement, and further requests that the Woods/Sullivan Prehearing Statement be preserved for the record in opposition to the Joint Petition for the Determination of Need. The undersigned attorney further notes for the record that Commission staff omitted the Woods/Sullivan proposed stipulation text from their prehearing statement within Section X (Proposed Stipulations) of the Draft Prehearing Order. A full stipulation on all issues, thereby avoiding the need to conduct a full hearing, could have been achieved had FPL agreed not to seek recovery for an Advanced Capacity Payment of nearly \$60 million dollars from FPL ratepayers.

DOCUMENT NUMBER-DATE

02615 APR 18 =

s/ Kelly Sullivan
Kelly Sullivan - Attorney at Law
Attorney for Woods/Sullivan
Florida Bar No. 814024 570 Osprey Lakes Circle Chuluota, FL 32766-6658

Phone: (321) 287-5062

Email: kelly.sullivan.woods@gmail.com

## CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished to the following via Electronic Mail this 18th day of April, 2011 to all parties of record as indicated below.

s/ Kelly Sullivan
Kelly Sullivan - Attorney at Law
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