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Sent:

Wednesday, August 15, 2012 5:44 PM

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M. Rappolt

Subject:

Docket No. 120015-EI (Opposition to Joint Motion) Attachments: 2012.08.15 Saporito Opposition to FPL Motion.pdf

Electronic Filing:

a. The full name, address, telephone number, and e-mail address of the person responsible for the electronic filing.

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b. The docket number and title if filed in an existing docket,

Docket No. 120015-EI, Florida Power & Light Company, Request for an increase in base rates.

c. The name of the party on whose behalf the document is filed.

The document is being filed on behalf of Thomas Saporito.

- d. The total number of pages in each attached document is 4-pages (One document).
- e. A brief but complete description of each attached document.

"Thomas Saporito's Opposition to Joint Motion to Suspend Procedural Schedule

/Thomas Saporito

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BOCUMENT NUMBER - DATE

05615 AUG 16 º

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition for Rate Increase by Florida Power and Light Company

Docket No. 120015-EI Served: 15 AUG 2012

THOMAS SAPORITO'S OPPOSITION TO JOINT MOTION TO SUSPEND PROCEDURAL SCHEDULE

NOW COMES, pro se Intervenor Thomas Saporito and files Thomas Saporito's Opposition to Joint Motion to Suspend Procedural Schedule in the above-captioned matter and states as follows:

Florida Power and Light Company (FPL) along with the Florida Industrial Power Users Group (FIPUG), the South Florida Hospital and Healthcare Association (SFHHA) and the Federal Executive Agencies (FEA) (collectively "Signatories") have filed a Joint Motion to Suspend Procedural Schedule (Joint Motion) this date in the instant action for reasons alleged therein.

Intervenor Saporito was contacted by telephone by FPL attorney Jordon White (White) inquiring about Saporito's position with respect to the proposed settlement agreement and joint motion to suspend procedural schedule. Saporito explained to White that such an arrangement would necessarily disenfrancise [his, Saporito's] ability to continue in the above-captioned matter because Saporito prepaid his lodging and travel to Tallahassee, Florida for the entirety of August. 2012 and was now temporarily residing in Tallahassee. FL to attend the schedule FPL rate case beginning on August 20, 2012. In addition, Saporito explained to White that any continuance of the instant action would cause further enconomic harm to himself - as he would lose significant funds already expensed for travel, food, and lodging. In addition, Saporito explained to White that it would be exceptionally financially difficult for him to make a subsequent trip to Tallahassee, FL at some future date in September. Finally, Saporito disagreed with certain language proposed by White for him to take a position on the Joint Motion - and the attorney clearly understood Saporito's position to be in opposition of the Joint Motion.

1 of 4

RECUMENT NUMBER-BATE

CONCLUSION

The Joint Motion would necessarily disenfrancise Saporito from further participation in the

instant action due to the significant loss in funds already expensed in this matter for food, travel and

lodging - and cause further significant financial hardship on Saporito which would likely cause [him] to

withdrawal from the proceeding if the Commission granted the Joint Motion. In addition, Saporito has

stated on-the-record at the prehearing conference that he has already committed to business travel to

Washington, D.C. during the week of September 10th, 2012. Thus, any continuance of the instant

action to a time period in September 2012 would necessarily disenfrancise Saporito from further

participation in this matter.

FOR ALL THE ABOVE STATED REASONS, Intervenor Saporito strenuously objects to the

Joint Motion and urges the Commission to deny the Joint Motion as a matter of law.

Respectfully submitted this 15th day August of 2012.

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ThomasSaguet

By:

CERTIFICATE OF SERVICE DOCKET NO. 120015-EI

I HERBY CERTIFY that a true and correct copy of the foregoing document was served electronically via email/link on this 15th day of August 2012 to the following:

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