

**BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION**

In re: Fuel and purchase power cost recovery  
clause with generating performance incentive  
factor

Docket No: 150001-EI

Date: April 1, 2015

**FLORIDA POWER & LIGHT COMPANY'S NOTICE OF OBJECTING TO OFFICE OF  
PUBLIC COUNSEL'S SECOND SET OF INTERROGATORIES (Nos. 18-21) AS MOOT**

Florida Power & Light Company ("FPL") hereby gives notice that it communicated its objection to Citizens of The State of Florida, through the Office of Public Counsel's ("OPC"), Second Set of Interrogatories (Nos. 18-21) via electronic mail, attached hereto as Exhibit A. As explained more fully in the correspondence attached as Exhibit A, FPL advised OPC that the questions contained in its Second Set of Interrogatories are no longer relevant because they seek information regarding the impact of the Woodford Project on FPL's calculation of its proposed Midcourse Correction. FPL has requested that the Commission approve its Midcourse Correction based on a revised calculation that excludes the effects of the Woodford Project.

Respectfully submitted this 1st of April 2015.

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By: s/ Maria J. Moncada  
Maria J. Moncada  
Fla. Bar No. 0773301

**CERTIFICATE OF SERVICE**  
**Docket No. 150001-EI**

I **HEREBY CERTIFY** that a true and correct copy of the foregoing has been furnished by electronic service on this 1st day of April, 2015 to the following:

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By: s/ Maria J. Moncada  
Maria J. Moncada  
Florida Bar No. 0773301

# **EXHIBIT A**

**From:** [Butler, John](#)  
**To:** [Truitt, John](#)  
**Cc:** [A. Danials](#); [Beth Keating](#); [Cheryl Martin \(Cheryl\\_Martin@fpuc.com\)](#); [Danijela Janjic](#); [Dianne Triplett](#); [J. Jeffrey Wahlen](#); [James D. Beasley](#); [James W. Brew](#); [Jeffrey A. Stone](#); [John Moyle \(jmoyle@moylelaw.com\)](#); [John T. LaVia \(jlavia@gbwlegal.com\)](#); [John Villafrate](#); [Ken Hoffman \(ken.hoffman@fpl.com\)](#); [Kyesha Mapp](#); [Martha Barrera \(mbarrera@psc.state.fl.us\)](#); [matthew R. Bernier \(Matthew.Bernier@duke-energy.com\)](#); [Paula K. Brown \(regdept@tecoenergy.com\)](#); [Raoul Cantero](#); [Robert L. McGee, Jr.](#); [Russell Badders](#); [Schef Wright \(schef@gbwlegal.com\)](#); [Steve Griffin](#); [Suzanne Brownless \(sbrownle@psc.state.fl.us\)](#); [Rehwinkel, Charles](#); [Sayler, Erik](#)  
**Subject:** RE: OPC's Second Set of Interrogatories  
**Date:** Wednesday, March 25, 2015 2:15:03 PM

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John, as you're aware FPL has requested that the Commission approve its mid-course correction based on the revised Schedules E1-E10 that were provided today in response to Staff's First Data Request Question No. 9, which exclude the effects of the Woodford Project. Accordingly, OPC's Second Set of Interrogatories -- which all relate to inclusion of the Woodford Project in the mid-course correction -- are no longer relevant, and FPL does not intend to respond to them. Best regards, John

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**From:** Truitt, John [mailto:TRUITT.JOHN@leg.state.fl.us]  
**Sent:** Tuesday, March 17, 2015 1:57 PM  
**To:** Butler, John  
**Cc:** A. Danials; Beth Keating; Cheryl Martin (Cheryl\_Martin@fpuc.com); Danijela Janjic; Dianne Triplett; J. Jeffrey Wahlen; James D. Beasley; James W. Brew; Jeffrey A. Stone; John Moyle (jmoyle@moylelaw.com); John T. LaVia (jlavia@gbwlegal.com); John Villafrate; Ken Hoffman (ken.hoffman@fpl.com); Kyesha Mapp; Martha Barrera (mbarrera@psc.state.fl.us); matthew R. Bernier (Matthew.Bernier@duke-energy.com); Paula K. Brown (regdept@tecoenergy.com); Raoul Cantero; Robert L. McGee, Jr.; Russell Badders; Schef Wright (schef@gbwlegal.com); Steve Griffin; Suzanne Brownless (sbrownle@psc.state.fl.us); Rehwinkel, Charles; Sayler, Erik  
**Subject:** OPC's Second Set of Interrogatories

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John,

I am sending this email to memorialize our agreement that FPL will respond within 15 days to OPC's Second Set of Interrogatories, Nos. 18-21, which were served today.

Regards,

JJT

**John J. Truitt**

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**Please note: Florida has a very broad public records law and e-mail communication may be subject to disclosure.**