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July 31, 2015

## -VIA ELECTRONIC FILING -

Ms. Carlotta S. Stauffer Commission Clerk Florida Public Service Commission 2540 Shumard Oak Blvd. Tallahassee, FL 32399-0850

## Re: Docket No. 150001-EI; filings required by modified gas reserve guidelines approved in Order No. PSC-15-0284-FOF-EI

Dear Ms. Stauffer:

I am writing to advise the Commission of Florida Power & Light Company's ("FPL's") intended approach for complying with Gas Reserve Guidelines II.A. and II. B., which are found on page 15 of Order No. PSC-15-0284-FOF-EI. Those guidelines direct FPL to provide certain information on FPL and affiliate gas reserve projects as part of FPL's Risk Management Plan that is filed with the Commission in early August each year. However, the required information is historic in nature, whereas the Risk Management Plan is forward-looking. FPL provides historic hedging information in its Hedging Activity Reports each year, which are filed in mid-August for the prior January to July and in April for the prior August to December. Accordingly, the information required by Guidelines II.A. and II. B is more appropriately included with the Hedging Activity Reports. FPL has confirmed that the Commission Staff has no objection to FPL's using the Hedging Activity Reports, rather than the Risk Management Plan, to provide the information required by Guidelines II.A. and II. B.

Sincerely,

*s/ John T. Butler* John T. Butler

cc: Counsel for Parties of Record (w/encl.) Andrew L. Maurey, Director, Accounting & Finance

Florida Power & Light Company