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BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In Re:Florida Power & Light Co. FERC Form 1 for the year ending December 31, 1998

Docket No. 990692-EI

Filed: July 2, 1999

LEGAL ENVIRONMENTAL ASSISTANCE FOUNDATION, INC. PETITION FOR INTERVENTION

Legal Environmental Assistance Foundation, Inc. (LEAF), pursuant to Rule 28-106.205, Florida Administrative Code, petitions to intervene in the above-captioned proceeding and states:

- 1. LEAF is located at 1114 Thomasville Road, Suite E, Tallahassee, FL 32303-6290.
 - 2. Persons to be served with copies of documents in this docket are:

Gail Kamaras Legal Environmental Assistance Fdn. 1114 Thomasville Road, Suite E Tallahassee, FL 32303

3. LEAF's substantial interests are subject to determination and will be affected in this proceeding. LEAF has a substantial interest in the Commission's decision concerning confidential treatment of the information at issue here.

	4. LEAF is a public interest advocacy organization whose corporate purposes
FA PP	
	include protection of public health and the environment. The Commission action in this
AF	ARTHUR SERVICE
UMC	docket will substantially affect the public availability of information that is vital to the
TR AG	The state of the s
EG.	conduct of LEAF's work relating to energy services and policies in Florida.
IAS	Design and person in the first to acting to one gy out those and persons in the first
PC	5. A substantial number of LEAF's members have an interest in the
₹RR	5. A substantial number of LLAI s incliners have an interest in the
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environmental, health and energy effects of a decision in this docket as well as the

public availability of information directly related to those interests.

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FPSC-RECORDS/REPORTING

- 6. At issue is the appropriateness and legality of treating as confidential significant portions of information required to be reported to public agencies; the claims by Florida Power & Light (FPL) that the information is not otherwise publicly available; the proof of irreparable harm; and the effects on FPL of wholesale and retail electric competition in Florida. LEAF reserves the right to raise or dispute additional issues.
- 7. The following rules and statutes entitle LEAF to relief: Rules 25-22 and 28-106, FAC and Chapters 120 and 366, Florida Statutes. LEAF reserves the right to rely on additional legal authority.

WHEREFORE, LEAF respectfully requests to be allowed to intervene as a party to this proceeding.

Respectfully submitted,

Gail Kamaras

Legal Environmental Assistance Foundation

1114 Thomasville Road, Suite E

Tallahassee, FL 32303-6290

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gkamaras@lewisweb.net

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of LEAF's Petition to Intervene has been furnished by hand delivery (*) or by U.S. mail to the following on July 2, 1999:

Mary Anne Helton Florida Public Service Commission 2540 Shumard Oak Blvd. Tallahassee, FL 32399-0850

John Roger Howe Office of Public Counsel 111 W. Madison St., Rm 812 Tallahassee, Fl 32399-1400

R. Wade Litchfield Florida Power & Light Co. 700 Universe Avenue Juno Beach, FL 33408-0420

John McWhirter McWhirter, Reeves PO Box 3350 Tampa, FL 33601-3350

Vicki G. Kaufman McWhirter, Reeves 117 S. Gadsden Street Tallahassee, FL 32301

Gail Kamaras