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BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In Re: Request of Florida Power Corp. For confidential classification of portions of its 1998 Annual Report Docket No. 990697-El Filed: July 2, 1999

LEGAL ENVIRONMENTAL ASSISTANCE FOUNDATION, INC. <u>PETITION FOR INTERVENTION</u>

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 |
|-------------------|--|
| AFA APP | Lemt include protection of public health and the environment. The Commission action in this |
| CAF CMU | docket will substantially affect the public availability of information that is vital to the |
| CTR EAG LEG | <u>5</u> conduct of LEAF's work relating to energy services and policies in Florida. |
| MAS | 5. A substantial number of LEAF's members have an interest in the |
| RRR SEC | environmental, health and energy effects of a decision in this docket as well as the |
| WAM OTH | Oc Toppublic availability of information directly related to those interests. |

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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 Corp. (FPC) that the information would harm its business; and the effects on FP**C** of wholesale and retail electric competition in Florida; and the public unavailability of the information. 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

Gail Kamaras Legal Environmental Assistance Foundation 1114 Thomasville Road, Suite E Tallahassee, FL 32303-6290 (850)681-2591; (850)224-1275 fx 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, FI 32399-1400

James A. McGee Florida Power Corp. PO Box 14042 St. Petersburg, FL 33733-4042

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Gail Kamaras

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