

#### BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Review of Florida Power Corporation's Earnings, Including Effects of Proposed Acquisition of Florida Power Corporation by Carolina Power & Light DOCKET NO. 000824-EI

Submitted for Filing: February 8, 2002



# FLORIDA POWER CORPORATION'S OBJECTIONS TO CITIZENS' FOURTEENTH REQUEST FOR PRODUCTION OF DOCUMENTS TO FLORIDA POWER CORPORATION (NOS. 154-156)

Pursuant to § 350.0611(1), Fla. Stat. (2000), Fla. Admin. Code R. 28-106.206, and Fla. R. Civ. P.1.350, Florida Power Corporation ("FPC") objects to Florida's Citizens ("Citizens") Fourteenth Request for Production of Documents (Nos. 154-156) and states as follows:

# **GENERAL OBJECTIONS**

FPC objects to the request that documents be produced at the Office of the Public Counsel, Claude Pepper Building, 111 West Madison Street, Room 812, Tallahassee, Florida 32399-1400. FPC is only required to produce documents at a reasonable time place and manner.

FPC objects to any request that calls for the production of documents protected by the attorney-client privilege, the work product doctrine, the accountant-client privilege, the trade secret privilege, or any other applicable privilege or protection afforded by law, whether such privilege or protection appears at the time the response is first made to these requests or is later determined to be applicable based on the discovery of documents, investigation or analysis. FPC in no way intends to waive any such privilege or protection.

In certain circumstances, FPC may determine upon investigation and analysis that documents

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FPSC-BUREAU OF RECORDS

DOCUMENT NUMBER-DATE

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FPSC-COMMISSION CLERK

AUS CAF CMP COM CTR ECR GCL OPC MMS SEC that respond to certain requests to which objections are not otherwise asserted are confidential and proprietary and should be produced only under an appropriate confidentiality agreement and protective order, if at all. By agreeing to produce documents in response to this request, FPC is not waiving its right to insist upon appropriate protection of confidentiality by means of a confidentiality agreement and protective order. FPC hereby asserts its right to require such protection of any and all documents that may qualify for protection under the Florida Rules of Civil Procedure and other applicable statutes, rules and legal principles.

FPC further objects to these requests and any definitions or instructions that purport to expand FPC's obligations under applicable law.

FPC objects to any request that requires the production of "all" or "each" as it cannot give assurances, even after a good faith and reasonably diligent attempt, that "all" or "each" responsive document will be found. Indeed, it may well be impossible to assure compliance with the exercise of reasonable diligence.

FPC incorporates by reference all of the foregoing general objections into each of its specific objections set forth below as though pleaded therein.

Moreover, to the extent documents responsive to the requests have been previously produced, FPC will not be reproducing these documents but will attempt to make appropriate cross-references between and amongst the various requests.

### **SPECIFIC OBJECTIONS**

#### **Definitions**

FPC objects to the definition of "FPC", "you", "your" or the "Company" as including Florida Progress Corporation, Progress Energy, Inc., and Progress Energy Service Company,

LLC. FPC does not have an obligation under the rules to produce materials in the hands of these companies, but FPC agrees to do so in any event to expedite discovery, to the extent such documents are relevant to the issues in this case. FPC reserves the right to decline to produce any materials that are not pertinent to the issues in the case. FPC further objects to the definition of "FPC", "you", "your" or the "Company" to the extent it includes third parties whose documents are not within its possession, custody, or control.

FPC objects to the definition of the term "management" or "manager" as overbroad and ambiguous. FPC will attribute the usual and customary meaning of this word to its use in these requests.

#### Instructions

FPC objects to the instructions calling upon FPC to provide designated information regarding any documents withheld from production to the extent it purports to expand FPC's obligations. FPC will comply with its obligations under applicable rules of procedure.

FPC objects to the instruction to produce "originals" to the extent it purports to expand FPC's obligations under the Uniform Rules and Florida Rule of Civil Procedure 1.350. FPC will comply with all applicable rules.

#### **DOCUMENTS REQUESTED**

154. Please provide all source documents, workpapers, spreadsheets, electronic files, or other materials referred to or relied upon by each of your rebuttal witnesses in the course of preparing his/her testimony in this proceeding. If your testimony revises in any manner the budget figures previously provided for the year 2002, provide every document in your possession, custody or control related to the change or new forecast.

- 155. Please provide each document in your possession, custody or control related to your calendar year 2002 budget, whether the document is a source document for the budget or a document which revises or changes any matter included in previous forecasts for the calendar year 2002.
- 156. Please provide each document in your possession, custody or control discussing, evaluating or mentioning any change or changes to your budget for 2002 from the budget information previously provided in this proceeding.

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Respectfully submitted,

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## CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true copy of foregoing has been furnished via hand delivery

(where indicated by \*) and via U.S. Mail to the following this 8th day of February, 2002.

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