Dorothy Menasco

090001EI

From:

Ann Bassett [abassett@lawfla.com]

Sent:

Monday, August 31, 2009 3:36 PM

To:

Filings@psc.state.fl.us

Subject:

Docket No. 090001-El

Attachments: 2009-08-31, 090001, FPUC's Motion for Extension of Time.pdf

The person responsible for this electronic filing is:

Norman H. Horton, Jr. Messer, Caparello & Self, P.A. P.O. Box 15579 Tallahassee, FL 32317 (850) 222-0720 nhorton@lawfla.com

The Docket No. is 090001-EI Fuel and Purchased Power Cost Recovery Clause and Generating Performance Incentive Factor

This is being filed on behalf of Florida Public Utilities Company

Total Number of Pages is 4

Florida Public Utilities Company's Motion for Extension of Time.

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August 31, 2009

VIA ELECTRONIC FILING

Ms. Ann Cole, Director Commission Clerk and Administrative Services Room 110, Easley Building Florida Public Service Commission 2540 Shumard Oak Blvd. Tallahassee, Florida 32399-0850

Re:

Docket No. 090001-EI

Dear Ms. Cole:

Enclosed for filing on behalf of Florida Public Utilities Company is Florida Public Utilities Company's Motion for Extension of Time in the above referenced docket.

Thank you for your assistance in this matter.

Sincerely,

Norman H. Horton, Jr.

NHH:amb Enclosures

cc:

Mr. Curtis D. Young

Parties of Record

DOCUMENT NUMBER-DATE

FPSC-CONMISSION CLERM

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Fuel and Purchased Power Cost)	Docket No. 090001-EI
Recovery Clause and Generating)	Filed: August 31, 2009
Performance Incentive Factor)	
)	

MOTION FOR EXTENSIION OF TIME

COMES NOW, Florida Public Utilities Company ("FPUC" OR "Company"), and requests an extension of time for submission of its schedules and testimony in this docket. As basis the Company states:

- 1. The schedules, testimony and exhibits supporting the calculation of the fuel adjustment charge established in this docket for 2009 are currently scheduled to be filed September 1, 2009. FPUC is, with this Motion, requesting an extension until September 11 to submit its petition, schedules and testimony.
- 2. FPUC purchases all of the power which it provides to its customers and as a result requires detailed information from its vendors, including Gulf Power in order to prepare its projections. While this is an ongoing process, the most current information may not be available to FPUC until the vendor has completed their schedules. Once the information is received, FPUC then must review and check that information and for this period the Company has not been able to complete its analyses and final submissions because of the unavoidable absence of key personnel responsible for the preparation and review of the final projections. FPUC will file its projections and testimony as soon as it has been checked and analyzed but needs additional time to do so.



3. The undersigned has contacted counsel for the Office of Public Counsel ("OPC") and Staff and neither objects to the request. Additionally, counsel has contacted the other parties by email and FPL, Gulf Power, Progress, TECO, FIPUC, PCS Phosphate, and the Federal Executive Agencies each expressed they have no objection. At the time of filing, counsel had not received a response from the Florida Retail Federation but would note that counsel for Florida Retail Federation is currently in a hearing.

For the foregoing reason, FPUC requests that the Commission grant the requested extension.

Respectfully submitted,

NORMAN H. HORTON, JR., ESC

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Attorneys for Florida Public Utilities Company

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that true and correct copies of the foregoing have been served by U. S. Mail this 31st day of August, 2009 upon the following:

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