

BARRY RICHARD

TALLAHASSEE (Resident Office)

NEW YORK

WASHINGTON, D.C.

September 2, 2010

Via Hand Delivery

Ms. Ann Cole Commission Clerk Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, Florida 32399-0850

Re:

Docket Nos. 100001-EI, 100002-EG, 100007-EI, 100009-EI, 080677-

EI, 090130-EI, 100077-EI, 100155-EG, 080203-EI, 080245-EI,

080246-EI, 090494-EI, 060038-EI

Dear Ms. Cole:

Enclosed for filing in the above-referenced dockets is an original and seven (7) copies of Florida Power & Light Company's ("FPL's") Verified Motion to Disqualify Commissioner Skop and accompanying Request for Oral Argument.

Also enclosed is a CD containing FPL's Motion and Request in Word. Please contact me should you or your staff have any questions regarding this filing.

Barry Richard

COM ___ Enclosures SSC

cc: parties of record w/ enclosures

DOCUMENT NUMBER TATE

07412 SEP-29

FPSC-COMMISSION OLERA

HOSTON

FORT LAUDERDALE

HOUSTON

MILANT

NEW YORK

PHILADELPHIA

PHOENIX

ROME*

SACRAMENTO

SILICON VALLEY

TALLAHASSEE

TAMPA CYACIT

WASHINGTON DIC

WHITE PLAINS

ZURICH

*STRATEGIC ALLIANCE

GREENBERG TRAURIG, P.A. * ATTORNEYS AT LAW * WWW.GTLAW.COM 101 East College Avenue * Tallahassee, FL 32301 * Tel 850,222,6891 * Fax 850,681,0207

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In Re: Fuel and Purchased Power Cost Recovery Clause with Generating Performance Incentive Factor))) _)	Docket No. 100001-EI
In Re: Energy Conservation Cost Recovery Clause) _)	Docket No. 100002-EG
In Re: Environmental Cost Recovery Clause)	Docket No. 100007-EI
In Re: Nuclear Cost Recovery Clause)	Docket No. 100009-EI
In Re: Petition for Rate Increase by Florida Power & Light Company	_)	Docket No. 080677-EI
In Re: 2009 Depreciation and Dismantlement Study by Florida Power & Light Company)) _)	Docket No. 090130-EI
In Re: Investigation of the Appropriateness of the Affiliate Product Offerings to Florida Power & Light customers))) _)	Docket No. 100077-EI
In Re: Petition for Approval of Demand Side Management Plan of Florida Power & Light Company)) _)	Docket No. 100155-EG
In Re: Petition to Determine Need for West County Energy Center Unit 3 Electrical Power Plant, by Florida Power & Light Company	or)))	Docket No. 080203-EI
In Re: Petition for Determination of need for conversion of Riviera Plant in Palm Beach County, by Florida Power & Light Company)) _)	Docket No. 080245-EI
In Re: Petition for Determination of Need for Conversion of Cape Canaveral Plant in Brevard County, By Florida Power & Light Company)	Docket No. 080246-EI

DOCUMENT WE MOTE - DATE

07412 SEP-29

In re: Application for Authority to)	Docket No. 090494-EI
Issue and Sell Securities During)	
Calendar Year 2010 Pursuant to)	
Section 366.04, F.S., and Chapter)	
25-8, F.A.C., by Florida Power &)	
Light Company	_)	
In re: Petition for Issuance of a)	Docket No. 060038-EI
Storm Recovery Financing Order,)	
By Florida Power & Light Company)	Filed: September 2, 2010

REQUEST FOR ORAL ARGUMENT

Pursuant to Rule 25-22.0022, Florida Administrative Code, Florida Power & Light Company ("FPL" or the "Company") hereby requests oral argument on its Verified Motion to Disqualify Commissioner Skop (the "Motion"). Oral argument will aid in the understanding and evaluation of the issues to be decided as follows:

- 1. Oral argument would allow counsel for FPL to further discuss the factual grounds, applicable law and legal standard for granting a motion to disqualify a Commissioner.
- 2. Oral argument would also allow counsel for FPL to respond to questions concerning the factual basis and legal grounds supporting FPL's position that Commissioner Skop should be disqualified.

WHEREFORE, FPL requests that oral argument be heard on its Motion to Disqualify Commissioner Skop, and that FPL be granted 15 minutes for such oral argument.

¹ See In re: Notice of adoption of existing interconnection agreement between BellSouth Telecommunications, Inc. d/b/a AT&T Florida d/b/a AT&T Southeast and Sprint Communications Company Limited Partnership, Sprint Communications Company L.P., Sprint Spectrum L.P., by NPCR, Inc. d/b/a Nextel Partners, Docket No. 070368-TP; Order No. PSC-08-0415-FOF-TP; 2008 Fla. PUC Lexis 248 at *8, 08 FPSC 6:115 (June 23, 2008) (granting request for oral argument that would aid in "understanding and evaluating the legal bases" of the relief sought).

BARIAMAND

Florida Bar No. 105599 GREENBERG TRAURIG, P.A. 101 East College Avenue Tallahassee, FL 32301 Telephone (850) 222-6891 Facsimile (850) 681-0207 richardb@gtlaw.com

Counsel for Florida Power & Light Company

CERTIFICATE OF SERVICE

Docket Nos. 100001-EI, 100002-EG, 100007-EI, 100009-EI, 080677-EI, 090130-EI, 100077-EI, 100155-EG, 080203-EI, 080245-EI, 080246-EI, 090494-EI, 060038-EI

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished by U.S. mail (* Hand Delivery) on September 2, 2010, to the following:

S. Curtis Kiser, General Counsel*
Mary Anne Helton, Esq.

Lisa Bennett, Esq. Martha Brown, Esq.

Katherine Fleming, Esq.

Lee Eng Tan, Esq.

Keino Young, Esq.

Anna Williams, Esq.

Jean Hartman, Esq.

Jennifer Crawford, Esq.

Division of Legal Services

Florida Public Service Commission

2540 Shumard Oak Blvd

Tallahassee, Florida 32399-0850

LBENNETT@PSC.STATE.FL.US

mbrown@psc.state.fl.us

keflemin@psc.state.fl.us

ltan@psc.state.fl.us

kyoung@psc.state.fl.us

anwillia@psc.state.fl.us

jhartman@psc.state.fl.us

Paul Lewis, Jr.

Progress Energy Florida, Inc.

106 East College Avenue, Suite 800

Tallahassee, FL 32301-7740

Paul.lewisjr@pgnmail.com

James D. Beasley, Esq.

J. Jeffrey Wahlen, Esq.

Ausley & McMullen

Attorneys for Tampa Electric

P.O. Box 391

Tallahassee, Florida 32302

jbeasley@ausley.com

J. R. Kelly, Esq.*

Joseph McGlothlin, Esq.

Patricia Christensen, Esq.

Charles Beck, Esq.

Charles Rehwinkel, Esq.

Office of Public Counsel

c/o The Florida Legislature

111 West Madison Street, Room 812

Tallahassee, Florida 32399

Kelly.jr@leg.state.fl.us

Christensen.patty@leg.state.fl.us

beck.charles@leg.state.fl.us

mcglothlin.joseph@leg.state.fl.us

rehwinkel.charles@leg.state.fl.us

Susan D. Ritenour Gulf Power Company One Energy Place Pensacola, FL 32520-0780

R. Alexander Glenn, Esq.

sdriteno@southernco.com

John T. Burnett, Esq.

Progress Energy Service Company, LLC

P.O. Box 14042

St. Petersburg, Florida 33733-4042

Alex.glenn@pgnmail.com

john.burnett@pgnmail.com

John W. McWhirter, Jr., Esq McWhirter & Davidson, P.A. Attorneys for FIPUG P.O. Box 3350 Tampa, Florida 33602 imcwhirter@mac-law.com

Jeffrey A. Stone, Esq.
Russell A. Badders, Esq.
Steven Griffin, Esq.
Beggs & Lane
Attorneys for Gulf Power
P.O. Box 12950
Pensacola, Florida 32576-2950
jas@beggslane.com, rab@beggslane.com

Robert Scheffel Wright, Esq Jay T. LaVia, III, Esq Young van Assenderp, P.A Attorneys for Florida Retail Federation 225 South Adams Street, Suite 200 Tallahassee, FL 32301 swright@yvlaw.net jlavia@yvlaw.net

Cecilia Bradley
Senior Assistant Attorney General
Office of the Attorney General
The Capitol - PL01
Tallahassee, FL 32399-1050
cecilia.bradley@myfloridalegal.com

Captain Shayla L. McNeill Attorney for the FEA AFLOA/JACL-ULFSC 139 Barnes Drive, Suite 1 Tyndall AFB, FL 32403-5319 Shayla.mcneill@tyndall.af.mil

Joseph Eysie Florida Public Utilities Company P.O. Box 3395 West Palm Beach, FL 33402-3395 Beth Keating, Esq.
Akerman, Senterfitt
Attorneys for FPUC
106 East College Avenue
Suite 1200
Tallahassee, Florida 32301
Beth.keating@akerman.com

James W. Brew, Esq. F. Alvin Taylor, Esq. Attorneys for White Springs Brickfield, Burchette, Ritts & Stone, The P.C 1025 Thomas Jefferson Street, NW Eighth Floor, West Tower Washington, DC 2007-5201 jbrew@bbrslaw.com ataylor@bbrslaw.com Jon C. Moyle and Vicki Kaufman Keefe, Anchors Gordon & Moyle, P.A. 118 N. Gadsden St. Tallahassee, FL 32301 Co-Counsel for FIPUG vkaufman@kagmlaw.com jmoyle@kagmlaw.com

Mike B. Twomey Attorney for AARP P.O. Box 5256 Tallahassee, FL 32314-5256 miketwomey@talstar.com

Paula K. Brown Tampa Electric Company Regulatory Affairs P.O. Box 111 Tampa, FL 33601-0111

Randy Miller
White Springs Agricultural Chemicals, Inc.
P.O. Box 300
15843 Southeast 78th Street
White Springs, FL 32096
rmiller@pcsphosphate.com

Gary V. Perko, Esq.
Attorney for Progress Energy Florida
Hopping Green & Sams
P.O. Box 6526
Tallahassee, FL 32314

Dianne M. Triplett, Esq.
Progress Energy Florida
229 1st Ave. N PEF -12
St. Petersburg, FL 33701
Dianne.triplett@pgnmail.com

Robert A. Sugarman, Esq.
D. Marcus Braswell, Jr., Esq.
Attorneys for I.B.E.W. Systems Council U-4 c/o Sugarman & Susskind, P.A.
100 Miracle Mile, Suite 300
Coral Gables, FL 33134
sugarman@sugarmansusskind.com
mbraswell@sugarmansusskind.com

Brian P. Armstrong, Esquire
Nabors, Giblin & Nickerson, P.A.
1500 Mahan Drive, Suite 200
Tallahassee, FL 32308
Attorneys for the City of South Daytona, Florida barmstrong@ngnlaw.com

J. Michael Walls, Esq.
Blaise Huhta, Esq.
Carlton Fields Law Firm
P.O. Box 3239
mwalls@carltonfields.com
bhuhta@carltonfields.com

Gary A. Davis, Esq.
James S. Whitlock, Esq.
Attorneys for SACE
Gary A. Davis & Associates
P.O. Box 649
Hot Springs, NC 28743
gadavis@enviroattorney.com
jwhitlock@enviroattorney.com

Kenneth L. Wiseman, Esq. Mark F. Sundback, Esq. Jennifer L. Spina, Esq. Lisa M. Purdy, Esq. Lino Mendiola, Esq. Meghan Griffiths, Esq. Andrews Kurth LLP Attorneys for South Florida Hospital and Healthcare Association ("SFHHA") 1350 I Street, NW, Suite 1100 Washington, DC 20005 kwiseman@andrewskurth.com msundback@andrewskurth.com ispina@andrewskurth.com lisapurdy@andrewskurth.com linomendiola@andrewskurth.com meghangriffiths@andrewskurth.com

Stephen Stewart
P.O. Box 12878
Tallahassee, FL 32317
Qualified Representative for Richard Ungar tips@fpscreports.com

Stephanie Alexander, Esquire
Tripp Scott, P.A.
200 West College Avenue, Suite 216
Tallahassee, FL 32301
Attorneys for Association For Fairness In Rate
Making (AFFIRM)
sda@trippscott.com

Tamela Ivey Perdue, Esquire Associated Industries of Florida 516 North Adams Street Tallahassee, FL 32301 tperdue@aif.com

Margaret-Ray Kemper, Esq.
Ruden, McClosky, Smith, Schuster & Russell, P.A.
215 South Monroe Street, Suite 815
Tallahassee, FL 32301
Attorney for Associated Industries of Florida margaret-ray.kemper@ruden.com

Florida Solar Energy Industry Association Suzanne Brownless, PA 1975 Buford Blvd.
Tallahassee, FL 32308
suzannebrownless@comcast.net

Southern Alliance for Clean Energy George Cavros, Esq. 120 E. Oakland Park Blvd., Ste. 105 Oakland Park, FL 33334 george@cavros-law.com Lt. Col. K. White/Capt. D. Williams c/o AFCESA/ULT
Federal Executive Agencies
139 Barnes Drive
Tyndall AFB, FL 32403-5319
karen.white@tyndall.af.mil
damund.williams@tyndall.af.mil

By: <u>////inde</u> R. Wade Litchfield

> Vice President and General Counsel Florida Power & Light Company

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In Re: Fuel and Purchased Power Cost Recovery Clause with Generating Performance Incentive Factor)))	Docket No. 100001-EI
In Re: Energy Conservation Cost Recovery Clause)	Docket No. 100002-EG
In Re: Environmental Cost Recovery Clause)	Docket No. 100007-EI
In Re: Nuclear Cost Recovery Clause) _)	Docket No. 100009-EI
In Re: Petition for Rate Increase by Florida Power & Light Company)	Docket No. 080677-EI
In Re: 2009 Depreciation and Dismantlement Study by Florida Power & Light Company) _) _)	Docket No. 090130-EI
In Re: Investigation of the Appropriateness of the Affiliate Product Offerings to Florida Power & Light customers))) _)	Docket No. 100077-EI
In Re: Petition for Approval of Demand Side Management Plan of Florida Power & Light Company)) _)	Docket No. 100155-EG
In Re: Petition to Determine Need for West County Energy Center Unit 3 Electrical Power Plant, by Florida Power & Light Company	or)) _) _)	Docket No. 080203-EI
In Re: Petition for Determination of Need for Conversion of Riviera Plant in Palm Beach County, by Florida Power & Light Company))) _)	Docket No. 080245-EI
In Re: Petition for Determination of Need for Conversion of Cape Canaveral Plant in Brevard County, By Florida Power & Light Company))	Docket No. 080246-EI

DOOR WENT HE WORK DATE

07412 SEP-29

In re: Application for Authority to)	Docket No. 090494-EI
Issue and Sell Securities During)	
Calendar Year 2010 Pursuant to)	
Section 366.04, F.S., and Chapter)	
25-8, F.A.C., by Florida Power &)	
Light Company	_)	
In re: Petition for Issuance of a)	Docket No. 060038-EI
Storm Recovery Financing Order,)	
By Florida Power & Light Compan	<u>y)</u>	

Filed: September 2, 2010

VERIFIED MOTION TO DISQUALIFY COMMISSIONER SKOP

Florida Power & Light Company (FPL) moves to disqualify Commissioner Nathan Skop from participating as a member of the Public Service Commission (PSC or Commission) in PSC hearings, deliberations, decision-making, or acting in any other capacity, on all active dockets and matters involving FPL that have not yet been decided by the Commission including, but not limited to, the above-referenced dockets, as well as any future dockets involving FPL that are opened in calendar year 2010. FPL is filing this motion and requests the same relief in each of the above-referenced dockets. The grounds for this motion are set forth below.

Statement of the Facts

Nathan Skop was employed by a subsidiary of FPL's parent company from 2000 until 2002, at which time he was involuntarily terminated as part of a company-wide staff reduction. In 2006, Mr. Skop was appointed to the PSC for a term ending in January 2011. Pursuant to Section 350.031, Florida Statutes, nomination by the Public Service Commission Nominating Council was a prerequisite to his reappointment to the Commission. Commissioner Skop applied for reappointment on June 16, 2010, but on June 30, 2010, the Nominating Council informed

him that it did not intend to interview him. The Nominating Council's decision means that Commissioner Skop's term on the PSC will end as of January 1, 2011.

Within hours after the Nominating Council decision not to interview him for reappointment to the PSC, Commissioner Skop issued a public statement attacking the Nominating Council for allegedly acting on the basis of "money, influence, special interest, and politics" rather than the "most qualified" applicants. Statement by Commissioner Skop posted online, *Herald/Times* political blogs (June 30, 2010). Speaking with various newspapers and TV stations in the wake of the Nominating Council decision, Commissioner Skop proceeded to specifically blame FPL for his lack of success in securing an interview for reappointment:

"It's a sad day for the people of the state of Florida," Skop said in a telephone interview with the News Service of Florida. "It shows the extent to which the Legislature is influenced by the companies that we regulate. Four members of the commission who voted against the (FPL) rate case have lost their job, which clearly smells of retaliation."..."How can that many people have it wrong?," he said. "What was done last time was very brazen. What was done this time was just an abuse of the public trust."

News Service of Florida, June 30, 2010 (parentheses as in original article; emphasis supplied)

Skop said the nominating panel's decision "absolutely" was payback for the five-member commission's unanimous votes earlier this year to reject most of the rate increases sought by Florida Power & Light Co. and Progress Energy Florida. "The people of the state of Florida need to demand accountability from the Legislature or they will continue to be raped by the special interests," Skop said in an interview. "It says, basically, FPL owns state government."... "If this were a list to be most qualified, clearly I would be on the list," Skop said.

Associated Press, July 1, 2010 (emphasis supplied)

In the midst of a subsequent hearing on FPL's request for recovery of costs incurred in pursuing new nuclear generation projects, ¹ Commissioner Skop again referred on the record to his belief that FPL was responsible for the decision by the Nominating Council not to interview him for reappointment:

I'm a regulator, I do my job, and I've lost my job because I've chosen to do my job. So again, I'm not backing down from FPL in any way. I can back up what I state.

PSC Nuclear Cost Recovery Clause hearing, Aug. 26, 2010, (the transcript of part 1 of day 3 of the hearing is included as Exhibit 1), Tr. 39.²

Commissioner Skop's outbursts followed a year in which his conduct toward FPL in fact-finding hearings has become increasingly more hostile and adversarial. The following example is illustrative of many that occurred over the past year.

Soon after the Commission's January 2010 decision rejecting FPL's rate request almost in its entirety, Commissioner Skop added an item identified only as a "procedural matter" to a regularly scheduled Commission meeting, did not disclose to Commission staff counsel or to FPL the nature of the "procedural matter" to be addressed, and then accused FPL on the record of continuing to collect carrying costs from customers on projects that had been suspended. Without having made any inquiry of FPL prior to his accusation, Commissioner Skop rebuked FPL:

[C]onstructive regulation requires a framework of mutual respect. Unfortunately, as FPL's conduct clearly demonstrates we're not there yet.³

¹ PSC Docket: In re: Nuclear cost recovery clause, Docket No. 100009-EI.

² The context of this comment was that Commissioner Skop made an allegation that FPL did not disclose certain facts to some parties to a stipulation that was proposed in the Nuclear Cost Recovery Clause docket. This allegation was unfounded. Ex. 2, Tr. 5 [Office of Public Counsel Statements]

³ March 2, 2010 PSC Agenda Conference, Item No. 17 (Ex. 3).

FPL, when permitted to speak, advised Commissioner Skop that no such collections were occurring.

Commissioner Skop's level of animosity and bitterness toward FPL reached a zenith during the recent nuclear cost recovery hearing. At the outset of the FPL portion of that hearing, Commissioner Skop engaged in the equivalent of an "opening statement" of issues that he intended to pursue during the hearing.⁴ In that statement, Commissioner Skop accused an FPL witness of "perjury" in a past proceeding *before* the first witness in the current hearing was sworn and *before* any evidence on the matter was heard and admitted into the record.⁵ He also accused FPL of "spin," and "selective disclosure" and accused FPL's counsel of "misrepresentations."

During that same proceeding, Commissioner Skop engaged in openly adversarial examination of FPL witnesses that in length and hostile tone was well beyond any questioning by other commissioners or intervenors, including the Office of Public Counsel. This was typified by his questioning of FPL vice-president Terry Jones. Commissioner Skop conducted an overtly hostile examination (as opposed to impartial fact-finding) of Mr. Jones for hours. Commissioner Skop's examination of Mr. Jones took the entire afternoon and early evening of a hearing day, during which Commissioner Skop asked approximately 70 questions, many of which were preceded by lengthy statements. A transcript of Commissioner Skop's examination of FPL's vice-president Jones is included as Exhibit 2.

⁴ <u>See Ex. 1, Tr. 9-18</u> (statement by Commissioner Skop regarding matters that he intended to cover in the hearing).

⁵ Ex. 1, Tr. 11.

⁶ Ex. 1, Tr. 13, 25, 39, 43.

⁷ Ex. 1, Tr. 35.

Commissioner Skop's adversarial conduct toward FPL was also illustrated by his comments in response to objections raised by FPL's counsel (Mr. Anderson) to a request made by Commissioner Skop that FPL's President and Chief Executive Officer, Mr. Olivera, appear to testify in the recent nuclear cost recovery proceeding. Mr. Olivera was not on the witness list for the proceeding. Following a full day in hearing where Progress Energy had presented its witnesses, Commissioner Skop, without notice, requested Mr. Olivera's appearance later that week to testify. In response to FPL's objections, Commissioner Skop accused FPL's attorney of failure to show him adequate respect and insisted that he would not be "intimidated by FPL":

Mr. Anderson's earlier comments were not well taken. Never in the history of the Commission has a Commissioner been treated with such blatant disrespect by a regulated utility. That being said, I am not intimidated by FPL, and I have absolutely no intention of backing down from my prior reasonable request to have Mr. Olivera appear before this Commission.⁹

A review of the transcript reveals that there was nothing in the responses of Mr. Anderson to justify Commissioner Skop's characterization or the clearly adversarial statement that the commissioner was not "intimidated" by FPL.

Additional examples of Commissioner Skop's adversarial conduct are documented in the transcript. A review of the full transcripts of recent hearings illustrates that Commissioner Skop has reserved his antagonistic behavior for FPL and displayed no similar behavior with respect to the other utility that was before the Commission on its nuclear cost recovery request in the same hearings.

⁸ Commissioner Skop made this request despite serving as the Prehearing Officer assigned to the Nuclear Cost Recovery Clause docket and in that capacity, in addition to handling all prehearing matters, had reviewed and approved all issues to be addressed and witnesses to be presented at the hearing.

⁹ Ex. 1, Tr. 1-2.

¹⁰ Ex. 1.

Argument

The Commissioner's Obligation to Maintain the Reality and Appearance of Impartiality

Members of the PSC perform a judicial function and are bound by the fundamental requirement of all judges to maintain both the reality and the appearance of absolute impartiality in the conduct of their fact-finding duties. In the context of an administrative proceeding, as in any adjudicative proceeding, the right to an impartial decision-maker is a basic component of minimum due process. *Cherry Communications v. Deason*, 652 So. 2d 803 (Fla. 1995) (In the administrative context, "an impartial decision-maker is a basic constituent of due process.") *Ridgewood Properties, Inc. v. Dept. of Community Affairs*, 562 So. 2d 322 (Fla. 1990) ("An impartial decisionmaker is a basic constituent of minimum due process."); *Jones v. Florida Keys Community College*, 984 So. 2d 556 (3d DCA 2008) ("A litigant is entitled to have confidence that the hearing officer before whom he or she appears is acting impartially as a fact-finder."); *Charlotte County v. TMC-Phosphates Company*, 824 So. 2d 298 (Fla. 1st DCA 2002) ("[A]n impartial decision-maker is a basic component of minimum due process in an administrative proceeding."); *World Transportation, Inc. v. Central Florida Regional Transportation*, 641 So. 2d 913 (Fla. 5th DCA 1994).

There are two independent grounds for concluding that the impartiality requirement has not been met: (1) the fact-finding officer must not make public comments that suggest animosity toward a party to proceedings, *See World Transportation, Inc. v. Central Florida Regional Transportation, supra; Williams v. Balch,* 897 So. 2d 498 (Fla. 5th DCA 2005); *Coleman v. State,* 866 So. 2d 209 (Fla. 4th DCA 2004); *Novartis Pharmaceuticals Co. v. Carnoto,* 840 So. 2d 410 (Fla. 4th DCA 2003), and (2) the fact-finding officer must not cross the line from neutral arbiter to advocate for or against a party in the conduct of the proceedings. *Barrett v. Barrett,* 851 So. 2d

799 (Fla. 4th DCA 2003); *Cammarata v. Jones*, 763 So. 2d 582 (4th DCA 2000); *Sparks v State*, 740 So. 2d 33 (Fla. 1st DCA 1999). Violation of either of these standards is sufficient for disqualification. In this case, Commissioner Skop has violated both components of the impartiality requirement.

The Commissioner's Failure to Meet His Obligation to Maintain the Reality and Appearance of Impartiality

The Commissioner's Public Comments — It is egregiously inappropriate for a quasi-judicial officer sitting in an adjudicative hearing involving the substantial rights of a party to make public statements that he has unjustly been denied reappointment because of the actions of the very party whose rights are being decided. It is difficult to imagine scenarios that more clearly convey a mindset that would make it difficult at best for Commissioner Skop to maintain impartiality.

The Commissioner's Adversarial Conduct During Hearings — The PSC performs both investigatory and quasi-judicial functions. Nevertheless, the dual roles of the Commission do not relieve individual commissioners from their obligation to maintain impartiality in the performance of their adjudicative duties. *Charlotte County v. IMC-Phosphates Co., supra.* Commissioners have the authority to question witnesses during the course of a proceeding and to comment on the evidence during deliberations. However, when a commissioner crosses the line from neutral arbiter to zealous advocate for or against a party, he becomes subject to disqualification. Commissioner Skop's delivery of a speech equivalent to an opposing counsel's "opening statement", his adversarial cross-examination of FPL witnesses, his antagonistic remarks regarding FPL's counsel during hearings, and his statement in the midst of hearing that

¹¹ The standard of objectivity and impartiality for PSC Commissioners has been adopted by the Legislature through statutory standards of conduct and the oath of office. Sections 350.04(2)(g), (h) and 350.05, Florida Statutes.

he is not "intimidated" by FPL and that he has "no intention of backing down" illustrates that the Commissioner has crossed the line from impartial arbiter to zealous adversary and that his personal animosity toward FPL has risen to such a level that he utterly fails to maintain even an appearance of impartiality.

The Legal Standard for Determination of Motion

In determining a motion to disqualify a quasi-judicial officer, the facts stated in the motion must be accepted as true. *Charlotte County v. IMC-Phosphates Company*, 824 So. 2d 298 (Fla. 1st DCA 2002). The standard for determining a motion to disqualify is an objective one, having nothing to do with the commissioner's own belief as to impartiality:

The question presented is whether the facts alleged would prompt a reasonably prudent person to fear that they will not obtain a fair and impartial hearing. *Department of Agriculture v. Broward County*, 810 So. 2d 1056, 1058 (Fla. 1st DCA 2002). It is not a question of how the judge actually feels, but what feeling resides in the movant's mind and the basis for such feeling. *Id*.

Charlotte County v. IMC-Phosphates Company at 824 So. 2d 300; Jones v. Florida Keys Community College, supra.

Commissioner Skop's hostile accusations, both during hearings and in public statements to news media, that FPL was responsible for his failure to be reappointed to the PSC, and his aggressive adversarial behavior toward FPL during hearings, certainly meet that standard.

Conclusion

The evidence presented in this Motion clearly demonstrates that a reasonably prudent person in FPL's position would fear that he or she would not receive a fair and impartial hearing from Commissioner Skop. Disqualification therefore is both proper and necessary under State law.

Wherefore, FPL respectfully requests: (a) that Commissioner Skop rule on this Motion prior to participating in PSC hearings, deliberations, decision-making, or acting in any other capacity, on all active dockets and matters involving FPL that have not yet been decided by the Commission including, but not limited to, the above-referenced dockets; and (b) that this Motion to Disqualify Commissioner Skop be granted.

VERIFICATION

STATE OF FLORIDA

COUNTY OF PALM BEACH

Eric Silagy, as a representative of Florida Power & Light Company, being first duly sworn, deposes and says that the information provided within this document is true and correct to the best of his/her knowledge, information and belief.

Name: Eric E. Silagy

Position: Senior Vice President

STATE OF FLORIDA

COUNTY OF PALM BEACH

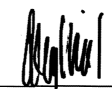
Before me this second day of September, 2010, personally appeared Eric Silagy, who is personally known to me.

VALERIE A. HNASKO
MY COMMISSION # DD 793305
EXPIRES: May 29, 2012
Bonded Thru Notary Public Underwriters

Notary Public, State of Florida

Printed Name: Valorie A. Hnasko

(SEAL)



BARRY RICHARD

Florida Bar No. 105599

GREENBERG TRAURIG, P.A.

101 East College Avenue

Tallahassee, FL 32301

Telephone (850) 222-6891

Facsimile (850) 681-0207

richardb@gtlaw.com

Counsel for Florida Power & Light Company

TAL 451,562,369v2 9-1-10

CERTIFICATE OF SERVICE

Docket Nos. 100001-EI, 100002-EG, 100007-EI, 100009-EI, 080677-EI, 090130-EI, 100077-EI, 100155-EG, 080203-EI, 080245-EI, 080246-EI, 090494-EI, 060038-EI

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished by U.S. mail (* Hand Delivery) on September 2, 2010, to the following:

S. Curtis Kiser, General Counsel* Mary Anne Helton, Esq. Lisa Bennett, Esq. Martha Brown, Esq. Katherine Fleming, Esq. Lee Eng Tan, Esq. Keino Young, Esq. Anna Williams, Esq. Jean Hartman, Esq. Jennifer Crawford, Esq. Division of Legal Services Florida Public Service Commission 2540 Shumard Oak Blvd Tallahassee, Florida 32399-0850 LBENNETT@PSC.STATE.FL.US mbrown@psc.state.fl.us keflemin@psc.state.fl.us

J. R. Kelly, Esq.*
Joseph McGlothlin, Esq.
Patricia Christensen, Esq.
Charles Beck, Esq.
Charles Rehwinkel, Esq.
Office of Public Counsel
c/o The Florida Legislature
111 West Madison Street, Room 812
Tallahassee, Florida 32399
Kelly.jr@leg.state.fl.us
Christensen.patty@leg.state.fl.us
beck.charles@leg.state.fl.us
mcglothlin.joseph@leg.state.fl.us
rehwinkel.charles@leg.state.fl.us

Paul Lewis, Jr.
Progress Energy Florida, Inc.
106 East College Avenue, Suite 800
Tallahassee, FL 32301-7740
Paul.lewisjr@pgnmail.com

ltan@psc.state.fl.us kyoung@psc.state.fl.us anwillia@psc.state.fl.us jhartman@psc.state.fl.us

James D. Beasley, Esq J. Jeffrey Wahlen, Esq. Ausley & McMullen Attorneys for Tampa Electric P.O. Box 391 Tallahassee, Florida 32302 jbeasley@ausley.com Susan D. Ritenour Gulf Power Company One Energy Place Pensacola, FL 32520-0780 sdriteno@southernco.com

R. Alexander Glenn, Esq.
John T. Burnett, Esq.
Progress Energy Service Company, LLC
P.O. Box 14042
St. Petersburg, Florida 33733-4042
Alex.glenn@pgnmail.com
john.burnett@pgnmail.com

John W. McWhirter, Jr., Esq McWhirter & Davidson, P.A. Attorneys for FIPUG P.O. Box 3350 Tampa, Florida 33602 jmcwhirter@mac-law.com

Jeffrey A. Stone, Esq.
Russell A. Badders, Esq.
Steven Griffin, Esq.
Beggs & Lane
Attorneys for Gulf Power
P.O. Box 12950
Pensacola, Florida 32576-2950
jas@beggslane.com, rab@beggslane.com

Robert Scheffel Wright, Esq Jay T. LaVia, III, Esq Young van Assenderp, P.A Attorneys for Florida Retail Federation 225 South Adams Street, Suite 200 Tallahassee, FL 32301 swright@yvlaw.net jlavia@yvlaw.net

Cecilia Bradley
Senior Assistant Attorney General
Office of the Attorney General
The Capitol - PL01
Tallahassee, FL 32399-1050
cecilia.bradley@myfloridalegal.com

Captain Shayla L. McNeill Attorney for the FEA AFLOA/JACL-ULFSC 139 Barnes Drive, Suite 1 Tyndall AFB, FL 32403-5319 Shayla.mcneill@tyndall.af.mil

Joseph Eysie Florida Public Utilities Company P.O. Box 3395 West Palm Beach, FL 33402-3395 Beth Keating, Esq.
Akerman, Senterfitt
Attorneys for FPUC
106 East College Avenue
Suite 1200
Tallahassee, Florida 32301
Beth.keating@akerman.com

James W. Brew, Esq. F. Alvin Taylor, Esq. Attorneys for White Springs Brickfield, Burchette, Ritts & Stone, The P.C 1025 Thomas Jefferson Street, NW Eighth Floor, West Tower Washington, DC 2007-5201 ibrew@bbrslaw.com ataylor@bbrslaw.com Jon C. Moyle and Vicki Kaufman Keefe, Anchors Gordon & Moyle, P.A. 118 N. Gadsden St. Tallahassee, FL 32301 Co-Counsel for FIPUG vkaufman@kagmlaw.com jmoyle@kagmlaw.com

Mike B. Twomey Attorney for AARP P.O. Box 5256 Tallahassee, FL 32314-5256 miketwomey@talstar.com

Paula K. Brown Tampa Electric Company Regulatory Affairs P.O. Box 111 Tampa, FL 33601-0111

Randy Miller
White Springs Agricultural Chemicals, Inc.
P.O. Box 300
15843 Southeast 78th Street
White Springs, FL 32096
rmiller@pcsphosphate.com

Gary V. Perko, Esq.
Attorney for Progress Energy Florida
Hopping Green & Sams
P.O. Box 6526
Tallahassee, FL 32314

Dianne M. Triplett, Esq.
Progress Energy Florida
229 1st Ave. N PEF -12
St. Petersburg, FL 33701
Dianne.triplett@pgnmail.com

Robert A. Sugarman, Esq.
D. Marcus Braswell, Jr., Esq.
Attorneys for I.B.E.W. Systems Council U-4 c/o Sugarman & Susskind, P.A.
100 Miracle Mile, Suite 300
Coral Gables, FL 33134
sugarman@sugarmansusskind.com
mbraswell@sugarmansusskind.com

Brian P. Armstrong, Esquire
Nabors, Giblin & Nickerson, P.A.
1500 Mahan Drive, Suite 200
Tallahassee, FL 32308
Attorneys for the City of South Daytona, Florida barmstrong@ngnlaw.com

J. Michael Walls, Esq.
Blaise Huhta, Esq.
Carlton Fields Law Firm
P.O. Box 3239
mwalls@carltonfields.com
bhuhta@carltonfields.com

Gary A. Davis, Esq.
James S. Whitlock, Esq.
Attorneys for SACE
Gary A. Davis & Associates
P.O. Box 649
Hot Springs, NC 28743
gadavis@enviroattorney.com
jwhitlock@enviroattorney.com

Kenneth L. Wiseman, Esq. Mark F. Sundback, Esq. Jennifer L. Spina, Esq. Lisa M. Purdy, Esq. Lino Mendiola, Esa. Meghan Griffiths, Esq. Andrews Kurth LLP Attorneys for South Florida Hospital and Healthcare Association ("SFHHA") 1350 I Street, NW, Suite 1100 Washington, DC 20005 kwiseman@andrewskurth.com msundback@andrewskurth.com ispina@andrewskurth.com lisapurdy@andrewskurth.com linomendiola@andrewskurth.com meghangriffiths@andrewskurth.com

Stephen Stewart
P.O. Box 12878
Tallahassee, FL 32317
Qualified Representative for Richard Ungar tips@fpscreports.com

Stephanie Alexander, Esquire
Tripp Scott, P.A.
200 West College Avenue, Suite 216
Tallahassee, FL 32301
Attorneys for Association For Fairness In Rate
Making (AFFIRM)
sda@trippscott.com

Tamela Ivey Perdue, Esquire Associated Industries of Florida 516 North Adams Street Tallahassee, FL 32301 tperdue@aif.com

Margaret-Ray Kemper, Esq.
Ruden, McClosky, Smith, Schuster & Russell, P.A.
215 South Monroe Street, Suite 815
Tallahassee, FL 32301
Attorney for Associated Industries of Florida margaret-ray.kemper@ruden.com

Florida Solar Energy Industry Association Suzanne Brownless, PA 1975 Buford Blvd. Tallahassee, FL 32308 suzannebrownless@comcast.net

Southern Alliance for Clean Energy George Cavros, Esq. 120 E. Oakland Park Blvd., Ste. 105 Oakland Park, FL 33334 george@cavros-law.com Lt. Col. K. White/Capt. D. Williams c/o AFCESA/ULT Federal Executive Agencies 139 Barnes Drive Tyndall AFB, FL 32403-5319 karen.white@tyndall.af.mil damund.williams@tyndall.af.mil

By: Wade Litchfield

Vice President and General Counsel Florida Power & Light Company

EXHIBIT 1

57412 SEP-29
FPSC-COMMISSION CLERK

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

DOCKET NO. 100009-EI

PROCEEDINGS:

Hearing

BEFORE:

COMMISSIONER NANCY ARGENZIANO COMMISSIONER RONALD A. BRISÉ COMMISSIONER LISA POLAK EDGAR COMMISSIONER ART GRAHAM COMMISSIONER NATHAN A. SKOP

DATE:

Thursday, August 26, 2010

PLACE:

Betty Easley Conference Center

4075 Esplanade Way Tallahassee, Florida

TRANSCRIBED BY:

LORI DEZELL

Registered Professional Reporter

ACCURATE STENOTYPE REPORTERS, INC. 2894-A REMINGTON GREEN LANE TALLAHASSEE, FLORIDA 32308 (850)878-2221

APPEARANCES:

BRYAN S. ANDERSON, ESQUIRE, and MITCHELL ROSS, ESQUIRE, Florida Power & Light Company, 700 Universe Boulevard, Juno Beach, Florida 33408-0420, appearing on behalf of Florida Power & Light Company.

JOSEPH MCGLOTHLIN, ESQUIRE, Office of Public Counsel, c/o The Florida Legislature, 111 W. Madison Street, Room 812, Tallahassee, FL 32399-1400, appearing on behalf of the Citizens of the State of Florida.

JON C. MOYLE, JR., ESQUIRE, KEEFE LAW FIRM, 118 North Gadsden Street, Tallahassee, FL 32301, appearance on behalf of FIPUG.

KEINO YOUNG, ESQUIRE, LISA BENNETT, ESQUIRE, FPSC General Counsel's Office, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850, appearing on behalf of the Florida Public Service Commission Staff.

MARY ANNE HELTON, ESQUIRE, FPSC General
Counsel's Office, 2540 Shumard Oak Boulevard,
Tallahassee, Florida 32399-0850, Advisor to the Florida
Public Service Commission.

ITEM

NAME: PAGE NO.

PROCEEDINGS COMMENCED

CERTIFICATE OF REPORTER

٠

1	PROCEEDINGS
. 2	CHAIRMAN ARGENZIANO: Okay. We'll call our
3	meeting to order. And I believe, Commissioner Skop
4	you asked me to recognized you.
5	COMMISSIONER SKOP: Yes, Madam Chair.
6	CHAIRMAN ARGENZIANO: You're recognized.
7	COMMISSIONER SKOP: Thank you, Madam Chair.
8	Before we take up the motion that we have before
9	us give me one moment to collect my pieces of
10	paper that I seem to have perhaps misplaced at the
11	moment.
12	I just want to touch upon two things. First,
13	some comments for the benefit of my colleagues that
14	were not here, that had to leave early last night,
15	related to some concerns that were raised
16	yesterday.
17	And secondly, before we take up the motion,
18	I'd like to articulate my reasons why taking up
19	that motion is premature and should be deferred
20	until the conclusion of the evidentiary portion of
21	the FPL docket.
22	To begin with, Mr. Anderson's earlier comments
23	that were made yesterday were not well taken.
24	Never in the history of this Commission has a
25	Commissioner sitting on the bench been treated with

1	such blatant disrespect by a regulated utility.
2	That being said, I'm not intimidated by FPL and I
3	have no intention of backing down from my prior
4	reasonable request to have Mr. Olivera appear
5	before this Commission. I have sufficient legal
6	basis to justify this request and I will get into
7	that in due course.
8	Now, with respect to Mr. Anderson,
9	Commissioner Argenziano, you raised a very good
10	point yesterday because Mr. Anderson raised some
11	representations which I had the court reporter take
12	the time to read back and we ascertained the fact
13	that those statements were not accurate. The
14	question arises whether Mr. Anderson knew or should
15	have known those statements he made before the
16	Commission, including the two new Commissioners,
17	were not accurate.
18	Mr. Anderson is authorized in-house counsel
19	for FPL. Accordingly, he's subject not only to the
20	rules of practice before the Commission which he
21	should be diligent and aware of, but also the rules
22	regulating the practice of law by the Florida Bar.
23	Now, everyone knows that has knowledge of the
24	ex parte restrictions of this Commission, which I
25	believe Mr. Anderson would have constructive

'n.	knowledge of at the very least, that commissioners
2	cannot see documents provided from the utility
3	until those time those dockets are formally
4	entered into the record. And that record is the
5	public record that's available on the Commission's
6	website.
7	So case in point, again, those documents that
8	were provided to the Commission audit staff,
9	Commission audit staff is separate and independent,
10	I don't get to go get their documents and get
11	involved in that. But the document was entered
12	into the record, the redacted version, on
13	August 23rd, I believe was Monday, and that
14	resulted from the evidentiary hearing that was held
15	on the 20th at which time FPL was going to file the
16	revised redacted request. And ironically, you
17	know or not ironically, it's typical of them,
18	they filed it at 3:30 in the afternoon on Monday
19	which required myself, Commission staff and the
20	clerk's office to stay here until 7:00 p.m. issuing
21	the three orders granting confidentiality so that
22	they would be ready to go for the start of the
23	hearing on Tuesday morning. Okay.

So Mr. Anderson, again, I think that, you

know, there's advocacy and there's points where

24

25

1	advocacy crosses the line. And again, my
2	concern you're entitled to say whatever you want
3	to say but I think that, you know, I deal in
4	facts and I don't spin the truth. And while my
5	credibility and integrity may have been challenged
6	yesterday, the one thing I can assure this
7	Commission is win or lose this morning, I will walk
8	out of here with my credibility. Okay?
9	So that, Madam Chair, I would like to go in
10	briefly into the reasons for why discussing and
11	ruling on the proposed stipulation is premature at
12	this point. And if the chair would allow me to, I
13	would move forward at this point.
14	MR. ANDERSON: Pardon me, Chairman.
15	CHAIRMAN ARGENZIANO: Would you like to
16	respond?
17	MR. ANDERSON: If I may. I just think it
18	would be good in due order to respond to those
19	points and then proceed on to the other business.
20	CHAIRMAN ARGENZIANO: Absolutely.
21	MR. ANDERSON: Would that be acceptable?
22	CHAIRMAN ARGENZIANO: Absolutely.
23	MR. ANDERSON: Thank you very much.
24	Commissioner Skop said last night, and I mean
25	to address the entire Commissioner Commission,

not any individual Commissioner -- that never in the history of the PSC has a Commissioner been treated with such blatant disrespect. I'd like to emphasize disagreement is not disrespect.

В

Due process is not a two-way street. Due process means that all parties have fundamental, constitutional and statutory rights of notice and opportunity to be heard. FPL, like any other party, has a right to professionally and responsibly advance its legal rights on these arguments, and that is not disrespect toward any Commissioner or this tribunal.

I'd like to take up in relation to the points that we made yesterday, in stating our position in relation to the request for Mr. Olivera to appear. Our company stands by the statement we made yesterday morning. It is well-founded in fact and in law. Specifically FPL did provide access to the Concentric report in its response to OPC document request on June 23. It served notice availability of those documents for review by staff and the parties. In addition and separately on that same day, FPL made a separate production of the same report to the audit staff, same day. About two months prior to the start of the hearings.

1	we based our scatement on FFD's understanding
2	also that Commissioners have access to any document
3	or information provided to the Commission by audit
4	or otherwise at their request and discretion. We
5	know of no law, no rule that precludes such access
6	to information.
7	We confirmed that with the former Commissioner
8	who did not recall any information requested not
9	being provided to a Commissioner. So that's the
10	factual basis in which we made those statements,
11	Chairman. I want to be very direct because you
12	asked what did we know and what's our position on
13	that. And that very clearly is our position.
14	We have no ability to know what documents any
15	individual Commissioner read, Commissioner Skop,
16	and when you read them. But based on all of these
17	facts, we believe that the Commissioner and the
18	Commission had access to the documents in question
19	since the time they were filed.
20	And that's the end of my points. Thank you.
21	CHAIRMAN ARGENZIANO: Commissioner Skop?

And I think that takes care of that. I would respectfully disagree with the company's position.

Again I thought the statements made yesterday were

COMMISSIONER SKOP: Thank you, Madam Chair.

4	very brazen, cavairer and directed at what
2	constructive or actual knowledge I had. Instead of
3	ascertaining that knowledge to be true, it was
4	intended to say that and I'm not going to waste
5	my time getting into it. Let's get down to the
6	facts before us which are the docket annual review
7	process and why taking up their proposed
8	stipulations at this point is premature. So if I
9	may begin. Thank you.
10	Madam Chair, Commissioners, I am adamantly
11	opposed to and vigorously object to considering the
12	proposed stipulations prior to hearing all of the
13	FPL witness testimony in this docket. As the basis
14	for that, I would cite the Commission rule which is
15	25-6.0423(5)(c), and that deals with the capacity
16	cost recovery clause for nuclear integrated
17	gasification combined cycle power plant costs.
18	Specifically provision 2, in subsection (c),
19	the Commission shall, prior to October 1 of each
20	year, conduct a hearing and determine the
21	reasonableness of projected preconstruction
22	expenditures and the prudence of all of actual
23	preconstruction expenditures expended by the
24	utility, or, once construction begins, to determine
25	the reasonableness of the projected construction

1	expenditures and the prudence of actual
2	construction expenditures expended by the utility
3	and the associated carrying costs. I can read the
4	remainder of that paragraph but I feel it's
5	unnecessary to do so at this point.
6	So with that framework in mind, there are
7	numerous red flags that warrant a constructive
8	discussion as to the adequacy of project controls
9	consistent with this Commission's regulatory
10	oversight function. I'm going to give a host of
11	illustrative examples, and these examples are
12	evidenced to state why this review should go
13	forward, not to prejudge anything in the docket.
14	So I want to make that crystal clear. And I'm
15	going to try and frame these issues as crystal
16	clear. But they should not be construed in any way
17	that it's prejudged. It's a matter of here's
18	issues that need to be discussed.
19	First, there is evidence in this docket to
20	suggest that an FPL witness allegedly may have
21	failed to disclose material information to this
22	Commission and may have perjured himself during his
23	sworn testimony given to the Commission during the
24	2009 NCRC proceeding.
25	Second there is within the staff audit

1	report, there is a technical issue related to
2	pressure discrepancies. Somebody made a technical
3	mistake. Apparently it's uncertain as to who that
4	mistake will be charged to. But there is a
5	disconnect between the steam inlet pressure and
6	the or the steam header pressure and the turbine
7	inlet pressure on the turbine. And that's
8	articulated on page 34 of the staff audit report.
9	That's a question that warrants discussion in
10	itself because I believe the financial impact is
11	\$50 million. And as a result of that impact,
12	they've having to change the main steam valves and
13	other things that are discussed in that to reduce
14	the pressure drop across those valves so they can
15	better match it with the turbine inlet pressure
16	that was apparently mis-specified or whatever is in
17	there. That's worthy of having a discussion in
18	itself.
19	Second or third, Nuclear Regulatory
20	Commission, NRC, letter dated August 13, 2010
21	excuse me, the Nuclear Regulatory NRC response
22	letter dated August 13, 2010, let's talk about that
23	for a second.
24	FPL allegedly withheld disclosure of the
25	material information contained in the letter for

ten days and disclosed such information to the

Florida PSC on August 23rd only after Commission

staff placed the NRC letter in the docket on the

afternoon of August 23rd. That's less than 24

hours before the start of the NCRC hearing. That

was never disclosed.

Moreover, the same letter suggests that FPL allegedly knew that it would request withdrawal of that St. Lucie 1 LAR on or before August 13th and allegedly failed to disclose this material information to the Commission as it pertains to this docket. That's another instance of selective disclosure.

This begs the question as to whether this material fact was properly disclosed to Public Counsel and the intervening parties prior to agreeing to the proposed stipulations on or about August 17th, 2010. If that disclosure was not made, that's another Jedi mind trick that was perpetrated upon the intervening parties.

Now, let's talk about the Public Counsel prehearing statement. Specifically with respect to Issue 16 and Issue 17 which pertain to whether FPL's project controls were reasonable and prudent, Public Counsel in its prehearing statements which

1	are issued in the prehearing order, for Issue 16,
2	Public Counsel for the uprates OPC believes there
3	are indications of inadequate cost oversight
4	controls.
5	Issue 17, with respect to OPC, or Issue 17,
6	OPC, with respect to the uprate projects, OPC
7	believes there are indications of inadequate
8	management and contracting oversight controls.
9	Accordingly, Public Counsel's willingness to
10	support the proposed stipulation seems to be
11	inconsistent with Public Counsel's own prehearing
12	statements. Now, let's compare this to the two-day
13	hearing we just had for Progress Energy Florida
14	which had related issues which were Issues 4 and 5.
15	Public Counsel essentially took the same position
16	with respect to same PEF issues. Public Counsel
17	spent over four hours conducting the
18	cross-examination of PEF witness Franke on various
19	issues, including project controls.
20	It's hard to understands why the Commission
21	doesn't have the same obligation to conduct the
22	same thorough review for FPL given what is known to
23	the Commission at this time. I'm not sure why
24	why Public Counsel, you know, entered into the

25 stipulations. Maybe it's fear out of, you know,

retaliation from the Legislature. I don't know.

В

So my final points on this matter, the proposed stipulations. Let's talk about those. The proposed stipulations represent a blanket deferral of all FPL issues. This Commission has not only the duty and responsibility but also the obligation to conduct a thorough annual review of the NCRC project controls and costs. In fact, the utility's demanded this for regulatory certainty purposes when the Commission rule was adopted.

Approval of the proposed stipulations prior to discussing these issues in this case shirks the Commission's duty, in my opinion. Approval of the stipulations also prevents questions from being asked. Given the numerous red flags in this — in this — based on the audit report and some of the information before us, an open discussion is not only warranted but required.

So to put this into perspective, I'm going to use an auto pilot analogy. What's happening here is we're ignoring all the warning lights and indicator messages in the cockpit. We press auto pilot and we go back to the bar and start drinking Kool-Aid for the next 12 months, doubling the workload at the next NCRC proceeding.

Because that's what's happening here. No one wants to discuss the numerous red flags we have before us. They just want to wave a wand and make it all go away where people can't ask questions and ignore all the bad things. They don't want to have an open, frank discussion about what happened good and what happened bad and what corrective action is being taken. It's nothing more than a blanket deferral.

In summation, I respect that the parties have entered proposed stipulations for the FPL portion of this docket. The parties have their own respective interests in reaching the proposed stipulation for the FPL portion of this docket.

The Commission, however, has a separate and distinct interest in performing its regulatory oversight function independent from the interests of the parties. There are numerous red flags that warrant having a discussion regarding the FPL related issues in this docket.

Approval of the proposed stipulations

presents -- or prevents questions from being asked.

You know, that's a form of censorship. I have

questions I want to ask. Knowing what I know, I

cannot in good faith approval of the proposed

7	stipulations prior to hearing all of the FPL
2	witness testimony in this docket. I respectfully
3	suggest that the Commission defer considering the
4	proposed stipulations for the FPL portion of this
5	docket until after all until excuse me, until
6	after hearing all of the FPL witness testimony in
7	this docket. Again there are red flags, there are
8	instances here where there has been arguably
9	selective disclosure and withholding of material
10	facts.
11	The NCRC letter, Mr. Anderson yesterday said,
12	my concerns were all about the Concentric report.
13	That is absolutely incorrect. The failure to
14	disclose the NCRC letter until after it was put in
15	the docket by Commission staff ten days after the
16	NRC approved it is just wrong.
1.7	It's another another instance where and
18	Commission staff can speak to this they wait
19	till the last minute, they don't disclose things.
20	It is a selective self-serving disclosure method.
21	And that's due process, Mr. Anderson, right there.
22	So if we want to talk due process, I can talk it
23	till the cows come home.
24	So Madam Chair, at this point I would
25	respectfully move to defer consideration of the

1	motion for the proposed stipulations until the
2	conclusion of the FPL portion of this docket.
3	CHAIRMAN ARGENZIANO: Any discussion?
4	MR. McGLOTHLIN: Chairman Argenziano, may I be
5	heard on this?
6	CHAIRMAN ARGENZIANO: Yes. Let me go to
7	Commissioner Graham first.
8	MR. KISER: Excuse me, Madam Chairman. I
9	think Commissioner made a motion and I didn't hear
10	a second.
11	COMMISSIONER SKOP: Can you ask for a second,
12	second and discussion? I did make a motion.
13	CHAIRMAN ARGENZIANO: Yes, that's true. There
14	was a motion made. I wanted to see if
15	Commissioners wanted to discuss it. How about can
16	we can we temporarily withdraw the motion and
17	have discussion?
18	COMMISSIONER SKOP: Yes. I will defer to the
19	Chair and I will withdraw the motion.
20	CHAIRMAN ARGENZIANO: Okay. The motion is
21	withdrawn. It's open for discussion. Commission
22	Graham. Calhoun County.
23	COMMISSIONER GRAHAM: Thank you, Madam Chair.
24	I know that staff specifically has got a couple of
25	questions, I think, a witness or two they want to

T	talk to before they is even leady to write our on
2	the stipulations that are before us. So I would
3	like to recommend, or maybe I don't need to make a
4	motion yet, but that we hear from staff and hear
5	their questioning from the witnesses and then maybe
6	at that time Mr. Skop would want to bring forth his
7	motion and we can we can move forward from that
8	point.
9	CHAIRMAN ARGENZIANO: I have some discussion
10	and then we'll go to OPC. Did you want to make
11	comment first? I'm sorry.
12	MR. McGLOTHLIN: If I may, I'd like to respond
13	to some of Commissioner Skop's comments.
14	CHAIRMAN ARGENZIANO: Certainly.
15	MR. McGLOTHLIN: And what I'd like to do is
16	inform the Commissioners as to how Public Counsel
17	became involved in what is now a stipulation.
18	In this case, our consultant, Dr. Jacobs,
19	focuses on some uprate related issues. He'll focus
20	on what is described as a nonbinding but growing
21	estimate of completed costs. He'll focus on what
22	he says is inadequate feasibility study.
23	And so when we saw the staff testimony and saw
24	that the staff witnesses also have some comments
25	about uprate issues, it appeared to us that OPC's

testimony and staff's testimony were in a sense
complementary.

Now, at the conclusion of their testimony, alluding to some of the matters contained in the staff's audit report, the staff witnesses say, because of the activities of management, we believe some of the uprate related costs prior to and after those activities may have been unnecessarily high, and for that reason we recommend, the staff recommends that the Commission consider — examine those costs in a separate docket or in the next hearing cycle. And we thought that was a good idea.

So that is why -- and let me refer you to the Prehearing Order also in 21. Issue 21 asks what system and jurisdictional amounts should the Commission approve as FPL's final 2009 prudently incurred costs and final true-up analysis for the extended power uprate. Well, that is the issue which we think captures the staff's contention that certain costs incurred prior to those activities may have been too high. And that is why in our position statement we say OPC agrees with staff's proposal to conduct a more detailed examination of the costs in a separate docket.

1	The next issue, 22, asks what system and
2	jurisdictional amounts should the Commission
3	approve as the reasonable estimated 2010 cost for
4	the extended power uprate. We think this issue is
5	what captures the staff's concern that
6	post-activity costs may have been too high. And
7	that is why we said in our position we agree with
8	staff's proposal to conduct a more detailed
9	examination of the costs in a separate docket.
10	So we saw we saw these position statements
11	as being consistent with and supportive of the
12	staff's positions in this case, as were those
13	position statements that Commissioner Skop referred
14	to, indications that controls may have been
15	inadequate.
16	And so, for us, the possibility of a deferral
17	of these uprate related costs was a natural
18	progression of our position which was supportive of
19	the staff. And that grew into a broader agreement.
20	But we've always understood that any
21	stipulation is subject to approval or disapproval
22	by the Commission. And when during the prehearing
23	conference Commissioner Skop said I asked the
24	questions I intended to ask, my working assumption
25	since that time is that people will have that

opportunity to ask the questions.

2 So I didn't -- as I see it, this -- this could 3 unfold in several ways, all within the discretion 4 of the Commission.

One possibility would be to defer these issues in entirety. Another possibility would be to deny the stipulation and go forward and have -- try to complete things today.

The other possibility is that in its discretion, the Commission may have individual Commissioners ask their questions, staff ask their questions, and then defer the balance.

So I want to make the point that from the outset with respect to the uprate related costs, we have been -- our position has been consistent with the idea that some of these issues arose too late in the game to examine thoroughly and make any decision as to whether the activities described in the staff audit report did or did not lead to imprudent costs.

Now, I want to mention one more thing that I think bears on this. And I think Mr. Anderson may have misspoken a while ago when he was describing who received the Concentric report and when they received it.

We received the staff's audit report in its redacted fashion when the staff filed its testimony on July 20th and we asked for, you know, a confidential version. And that's the first time we saw that the -- and within the staff summary report references to the replacement of uprate management and the references to the employee complaint letter that had been shielded. And our review suggested that the company's confidentiality request was overbroad. So on August 2nd we disputed that contention and asked the Prehearing Officer, or Commissioner Skop, to conduct an in-camera examination of that and resolve the dispute.

Almost simultaneously Commissioner Skop, maybe the same day or a day later, we received an order setting that and other similar issues for hearing on August 20th. And we went to that hearing prepared to litigate our contention that the utility's attempt to shield that information was overbroad, had they not withdrawn their -- their request for confidentiality that day.

So I believe that hearing was the first time I had personally seen any version of the Concentric report, August 20th. And we didn't get the -- the revised redacted copy until the 23rd when it was

1	filed.
2	So that's, I hope, some clarification as to
3	our how our belief that our position was
4	consistent with staff's led to us support staff's
5	proposal to have a more detailed examination of
6	certain costs in either a spinoff proceeding or in
7	the next hearing cycle, and how that seemed logical
8	to us to have a deferral on all of those questions.
. 9	And that is the background of OPC's
10	involvement in this.
11	CHAIRMAN ARGENZIANO: Commissioner Skop?
12	COMMISSIONER SKOP: Thank you, Madam Chair.
13	And thank you, Mr. McGlothlin. I do appreciate
14	that clarification.
15	I think what concerns me, again, I'm not
16	opposed to the stipulations per se. However,
17	taking up those stipulations as a whole in the
18	beginning of the proceeding would be a blanket
19	deferral and would not allow questions to be asked.
20	So I'm more than willing to look at the merit
21	of the stipulations at the end of the conclusion of
22	the testimony which would provide testimony, but
23	also if you spun it off of a docket, provide for
24	additional testimony.
25	The question that I have for you, and I need

7	to clairly one additional point also, madam chair,
2	is with respect to this NRC response letter
3	regarding the withdrawal of the application for
4	the LAR application for the St. Lucie 2 EPU, or
5	extended power uprate, when was Public Counsel made
6	aware of that document?
7	MR. McGLOTHLIN: I think I personally became
8	aware of it when I saw it on the website when FPL
9	filed it.
10	COMMISSIONER SKOP: So would Public Counsel
11	have a concern with respect to the selective
12	disclosure of material information in that regard?
13	MR. McGLOTHLIN: I am not sufficiently
14	informed about the background on that, but we
15	certainly intend either in this hearing or in
16	subsequent hearings to explore the ramifications or
17	the significance of that withdrawal.
18	COMMISSIONER SKOP: Okay. But you you were
19	induced, were you not, into a stipulation,
20	agreement to a stipulation after that letter,
21	before you were induced into a stipulation after
22	that response letter had been issued but it was not
23	yet disclosed to you?
24	MR. McGLOTHLIN: Well, you use the word
25	induce.

1	COMMISSIONER SKOP: I'm saying you entered
2	into a stipulation but FPL in good faith did not
3	disclose the existence of that letter to Public
4	Counsel.
5	MR. McGLOTHLIN: The chronology is such that
6	the stipulation happened and then we learned of the
7	letter. I think that's your point.
8	COMMISSIONER SKOP: That's what I'm getting
9	at. Okay. So again, we want to talk about due
10	process. How due process is that for your company,
11	Mr. Anderson? Is that due process? Is that the
12	way your company does business, by selectively
13	disclosing documentation? Madam Chair, I'll leave
14	with that.
15	But I have one other point to mention too with
16	respect to a point that requires the Commission to
17	ask questions. There is also evidence in this
18	docket to suggest that the chief executive officer
19	of FPL Group conducted a line-by-line budget review
20	of the EPU on or about July 25th, 2009. So what
21	one might include from that, again not prejudging
22	but warranting the questions need to be asked to
23	deduce what the truth may or may not be, one might

conclude that not only did the EPU management team

have knowledge that the cost estimate had

24

1	changed and we're not talking about the dollar
2	number. We're talking about indicators that the
3	magnitude of that cost had shifted substantially.
4	Not going to debate the fine points of what the
5 .	actual number is going to be. It is going to be
6	what it is going to be. But the magnitude had
7	shifted.

And at that time, one might look at the fact that the evidence in the docket, subject to going through an evidentiary process but just proffering this for why such a discussion is necessary and proper, there is evidence to suggest that not only FPL knew, its management may have knew, but certainly the chief operating officer of FPL Group who requested this review knew.

And before you get to the confidentiality issue, again on that issue, if you look at the footnote in the order, there is no -- been no protective order of that. There has been no challenge to the confidentiality on my order I issued.

So before you even try to make a confidentiality argument on that, look at the footnote in the order and the order that was issued on the 23rd.

1	so again, I think that's fair. It's fair to
2	conduct a hearing where the Commission is required
3	and obligated to conduct a hearing.
4	And Mr. McGlothlin, with all due respect, I'm
5	likely more than happy to take up these
6	stipulations at the appropriate time. I think
7	there's substantial merit to some of these
8	stipulations as you stated. But by doing so now
9	denies me the opportunity to review project
10	controls and redress and get some of that
11	information that might be germane to moving forward
12	and making a decision to spin off this docket.
13	Thank you.
L 4	MR. McGLOTHLIN: We've always understood
1.5	that's within the discretion of the Commission and
L6	we've also understood that asking questions is an
17	individual Commissioner's prerogative. And I said
18	this to Mr. Anderson, and I'll say it to you. Our
19	participation in the stipulation was never designed
20	to get in the way of anything the Commission wants
21	to do.
22	COMMISSIONER SKOP: Yes, sir. And I
23	understand that. I think my concern would be that
24	if there's a majority vote of this Commission and
25	they went that way, this could be yanked right from

1	out from under me and I'd never be having the
2	opportunity to call witnesses and ask questions, or
3	ask questions of the witnesses who are put on the
4	stand.
5	And so that's a ramification of the proposed
6	motion for stipulation. So that's where I have my
7	concerns, because I don't want to be denied the
8	opportunity to have my questions answered and
9	explore the various areas that we've discussed, nor
10	do I want to abrogate the Commission's
11	responsibility to conduct a thorough annual review,
12	which we did for many hours on the Progress case.
13	So it can't be Progress gets a thorough review
14	and FPL gets a free pass. I think we need to be
15	fair to both utilities.
16	Thank you.
17	MR. ANDERSON: Chairman Argenziano, may I be
18	heard at your convenience, please?
19	CHAIRMAN ARGENZIANO: Yes, please. You're
20	recognized.
21	MR. ANDERSON: Thank you very much. I'd
22	suggest if I may address just two points very
23	briefly.
24	One, I want to just make a clarification, and
25	accord 71d like to correct a usu that might narmit

the type of discussion to see about, for example,
Commissioner Graham's idea about whether staff has
questions and the like. Okay?

My -- the first thing I'd like to do, and this will just take a moment. And this is -- this is with all respect and just for clarification of the record with Mr. McGlothlin and OPC, who, you know, we have great regard for. Just to be clear, we reviewed our records and determined that, on June 23rd, we did provide the Concentric report in response to OPC POD No. 35. This was placed into our office as a confidential document, as is the ordinary practice.

Then on June 29 our records indicate that OPC reviewed the document and requested a copy. The document was Bates numbered and provided via CD as POD 35 Supplemental with Bates numbers FPL 148839, 148886. That's not to take away from anything Mr. McGlothlin said. These cases involve enormous volumes of documentation. I just wanted to make that clear.

The second thing I'd like -- I'd like to ask and suggest in the way of proceeding is if I might be -- I'd like to move our stipulation. That would then permit discussion by the Commission as how to

1	take up the stipulation in reference to the
2	questions. So I am prepared to offer that. And
3	we may I proceed? Thank you.

б

We've made our request for deferral and we support it for several reasons. Our motion was filed, as the Commission is aware, on August 17th stating our various legal reasons and attaching the stipulation which was approved by the parties. The parties that have taken positions in this proceeding are the Office of Public Counsel, Florida Industrial Power Users Group, and the Southern Alliance for Clean Energy.

With respect to those parties, OPC and FIPUG support deferral. SACE does not object. The stipulation is set forth in the Prehearing Order.

Just so we're all clear about what we're talking about when we talk about the stipulation, it provides deferral of issues until the 2011 nuclear cost recovery cycle and for recovery of FPL's requested 2011 nuclear cost recovery amount, with the express stipulation that approval of the collection amounts presented by FPL is preliminary in nature and those amounts are subject to refunding in the form of a true-up based on the outcome of the deferred consideration.

This means the customers remain fully protected in relation to nuclear cost recovery amounts and the parties retain all of their rights to take such positions and make such arguments as they may choose in the deferred proceeding.

To put the amounts at issue in perspective,
FPL's 2010 nuclear cost recovery amount presently
being collected amounts to about 67 cents per month
per thousand kilowatt hours of a typical
residential customer. Our requested 2011 amount
that is subject to the stipulation amounts to a
reduction by a little more than 50 percent, to 33
cents per month for a thousand kilowatt hour
residential customer.

I'd like to point out this stipulation is very similar to the stipulation for deferral that was approved by the Commission with respect to FPL in the Commission's 2008 nuclear cost recovery order. That's Order No. PSC-08-0749-FOF-EI in Docket No. 080009-EI, and that approval appears and deferral appears at page 22 therein, in which collection of certain nuclear cost recovery was permitted on a preliminary basis with a determination of whether certain costs should be disallowed was deferred until the following 2000 nuclear cost recovery

1 cycle. So this is consistent with that practice.

In addition, FPL has moved and no party has objected to our request for deferral of consideration of Issue 3B. This was a late-raised issue at the prehearing conference, raised at the time.

We -- in support of our motion to defer that as well, so we would be taking all of the issues and not just hit or miss, I'd point out that this issue was not addressed in the prefiled testimony or exhibits of any witness. It was not raised in any testimony of a party. It was not addressed in FPL's rebuttal testimony because it really had not been raised. There's been no testimony prepared by any party to address Issue 3B.

And, you know, it was raised August 11, which is less than two weeks before this hearing, and honestly, we really even don't know how or what we're at issue on with respect to that particular matter. And that's again why we think that we fully support full exploration of all issues, including Issue 3B. We stand ready to cooperate with staff and all the parties in providing immediate beginning of a discovery through deposition documents, whatever.

1	But we believe that the most appropriate step
2	at this juncture would be a deferral, for many of
3	the reasons Mr. McGlothlin stated in relation to
4	permitting time for consideration of issues raised
5	by staff, things addressed by OPC's witness,
6	Dr. Jacobs, and others.
7	You know, staff in its report and testimony
8	did note its interest in conducting additional
9	reviews to consider whether any
10	imprudently-incurred costs arose during 2009. We
11	respect those parties' interest and right to
12	conduct those reviews.
13	Our position and when those issues are
14	fully developed we'd present testimony responding
15	to those. But again, it's a matter where we're not
16	at issue.
17	The NCRC is an annually recurring docket. The
18	proceeding will provide a clear and
19	well-established method for staff and parties to
20	obtain information, to raise any considerations
21	they wish to raise through preparation and filing
22	of prefiled testimony, for our company to respond
23	in prefiled testimony, and for the Commission to
24	consider and decide based upon issues identified
25	through the Commission's prehearing process.

1 And so for all of those reasons, we would 2 request that the Public Service Commission approve 3 the stipulation which has been submitted to you and put forward before you by the parties and without 4 5 objection. 6 CHAIRMAN ARGENZIANO: Commissioner Skop? 7 COMMISSIONER SKOP: Thank you, Madam Chair. 8 In regards to Mr. Anderson's comments and the 9 manner in which he, you know, advocates zealously 10 on behalf of his client but fails to disclose or 11 provide complete disclosure, I feel compelled to 12 correct some of the misrepresentations once again 13 that Mr. Anderson just made because it paints a false picture. 14 Let's talk about the August 17th stipulation. 15 16 What Mr. Anderson did not just tell the Commission 17 was that that stipulation was entered into without disclosing a material document, namely the NRC 18 19 response letter, namely prior to August 13th that 20 FPL had decided to withdraw its LAR application for St. Lucie 1, and that disclosure of that document 21 may have changed the parties' willingness to enter 22 23 into such stipulation. 24 There you have an instance where the company 25 not only selectively disclosed something but

T	withholds material information from this
2	Commission, from Commission staff, from
3	Commissioners, from Public Counsel, and the
4	intervening parties. I don't think that fact is in
5	dispute, Mr. Anderson.
6	Secondly, with respect to due process, the
7	questions I have that I want to propound upon
8	Mr. Olivera, we want to talk due process. Let's
9	talk due process. You may have provided documents
10	on June 28th, but those documents just basically
11	got put in the record here recently, okay, some of
12	which could have been put in more recently had FPL
13	not claimed broad confidentiality and other things
14	and filed things at the last minute on the on
1.5	the 23rd that required our Commission staff to stay
16	here until 7:00 at night filing these orders that I
17	talked about.
18	So due process, you need adequate time to
19	review things. So if data is filed late or data is
20	held up in internal audit, which the other parties
21	don't really have access, I don't have access to,
22	it stands to reason that I may have some additional
23	questions. Okay?
24	The fact remains, we had an evidentiary
25	hearing on the 20th and it took an evidentiary

1	hearing to get FPL to disclose the stuff that they
2	seek to protect under the cloak of confidentiality.
3	They may have a legal right but, you know, when,
4	when you get down to issues of veracity of
5	statements made under oath to the Florida Public
6	Service Commission, I truly feel, as I stated in my
7	footnote of the order, that the confidentiality
8	statute really wasn't designed to protect that.
9	That's just basically hiding perjury, if you want
10	to call it perjury, if that's in fact what actually
11	happened. Okay?
12	Now, third, Mr. Anderson referred to this
13	stipulation as consistent with prior stipulations
14	that the Commission agreed to in this docket. I'm
15	happy to put any member of our staff sitting over
16	there on the bench I mean on the witness stand,
17	and have them state for the record that that is not
18	true. What happened in that proceeding, as I was
19	here, was the first year, if my recollection is
20	correct, that the NCRC proceeding went forth.
21	There wasn't a lot of cost, the process was still
22	new, there weren't red flag issues.
23	So to make the analogy that we should just do
24	it now because we did it before is complete bunk.
25	It's nonsense. There are many red flags staring

1	before this Commission and it would be absolutely
2	shameful for this Commission not to conduct a
3	thorough review of some of these very same issues,
4	the selective disclosure, the withholding of
5	material information, the project management
6	controls, the NRC letters, the prior testimony
7	given to the Commission.
8	And we're not talking about small numbers
9	here. We're talking about \$300 million. Okay?
10	Whether the number is it is what it is. You
11	know, the final number won't be determined. But
12	the bottom line is there were there seems to be
13	based on the evidence reason to suggest, and I'm
14	not saying this to prejudge, I'm saying this as the
15	basis for why we need to put people on the witness
16	stand and ask questions, that there's a
17	disagreement between FPL and the Concentric report
18	And I respect that agreement.
19	But there's also within their management
20	discussion that we'd get into if we put the people
21	on the stand the fact that their chief operating
22	officer of FPL Group was aware that the magnitude
23	of the cost estimate had shifted.
24	So at the very least, one might argue that,

you know, for purposes of putting someone on the

7	stand, that we should have a discussion as to
2	whether they knew whether the magnitude of costs
3	should shift and that should have been disclosed.
4	So, you know, it seems to me that we get a lot
5	of spin around here, we get a lot of selective
6	disclosure, and basically I'm fed up with it. I'm
7	very concerned about the accuracy and the
8	timeliness of the information provided to the
9	Florida Public Service Commission. I don't view
10	this as a game. I'm a regulator. I do my job, and
11	I've lost my job because I've chosen to do my job.
12	So again, I'm not backing down from FPL in any
13	way. I can back up what I state. But accepting
14	this motion prior to hearing witness statements is
15	completely improper for this Commission. We would
16	abdicate our responsibility.
17	CHAIRMAN ARGENZIANO: Commissioner Graham?
18	COMMISSIONER GRAHAM: Madam Chair, as a I
19	guess as a way of just moving forward, because it
20	seems like we can go back and forth on this issue
21	for a while, I'm not ready I'm not ready to
22	to to make a decision on the stipulations yet.
23	I guess through the Chair if I could speak to
24	General Counsel. What I'd like to see happen is,
25	before we rule on the stipulation, if we can get

1	staff to ask their questions of the two witnesses,
2	and then I think at that point, and I'm speaking
3	for myself, I can't speak for the board as a whole,
4	maybe at that point we can make a decision on where
5	we're going to move with the stipulations one way
6	or the other. And I don't know a good way of
7	putting us into that position.
8	CHAIRMAN ARGENZIANO: Well, I don't think
9	legal counsel is going to make that decision for
10	you. I think I can. I don't have any problem with
11	staff asking the questions. I just am going to put
12	the brakes on moving forward beyond that, because a
13	Commissioner has some very legitimate concerns that
14	I do also.
15	So if that's the desire of the Commissioner to
16	hear the staff's questions now, I don't see any
17	reason why we can't do that. Commissioner Skop,
18	and then we'll move on.
19	COMMISSIONER SKOP: Madam Chair, and thank
20	you, Commissioner Graham. I respect your position.
21	I also want to hear staff's witnesses. But again,
22	staff's questions are not my questions. And again,
23	I think the benefit of deferring consideration of

the stipulation until hearing the testimony of all

witnesses is that everyone's questions get

24

1	answered, and then if the stipulations are then
2	found to be taken up and have sufficient merit, I
3	have no problem with going with the will of the
4	Commission.

But what I'm opposed to is being denied the opportunity to ask relevant questions over and above those being asked by staff. And I think that there's a laundry list here of red flags, and I'm sorry if the company finds it inconvenient that I would merely want to ask questions, which I am entitled to do by virtue of my position on this Commission. But the selective disclosure or the withholding of material information, I don't know how the company can explain it. It's absolutely shameful.

MR. ANDERSON: May I be heard very briefly on that point?

Our company takes the very strongest exception to these assertions that are being made that the company -- and the term I heard was hiding perjury. This is a serious allegation. It's not based on evidence. It's not based on testimony. It's not, you know -- the -- the statements made with respect from the bench are not evidence and that is not evidence. And we take the sternest and most

1	serious exception to that.
2	Second, very briefly
3	CHAIRMAN ARGENZIANO: Right, continue.
4	MR. ANDERSON: The second point, just very
5	briefly, pointing to the NRC withdrawal of the LAR
6	to be clear, there was a public document released
7	with and through the normal Nuclear Regulatory
8	Commission process that is not a terrifically
9	it's a you know, the nuclear licensing is
LO	complicated, but that is not a terrifically great
11	or dismaying point in the course of this project.
12	You know, Mr. Jones, our vice president for
13	EPU, can explain all those considerations. We tak
14	exception to the idea about selective or untimely
L5	disclosure of that information as well.
16	So I just wanted to be very clear that we do
L7	take exception to an array of these comments and
18	they give us they give us grave concern with
19	respect to the fairness with which we may be
20	treated.
21	CHAIRMAN ARGENZIANO: Briefly, Commissioner
22	Skop.
23	COMMISSIONER SKOP: Briefly. Mr. Anderson,
24	from what I heard your comments, you would
25	unreasonably suggest that by virtue of the fact

1	that the NRC has its website, that the Commission
2	is tasked with constructive knowledge of a document
3	that you should have otherwise provided. The facts
4	are what they are. They're not allegations. It is
5	withholding of material information. It is
6	selective disclosure.
7	The NRC letter, which is in the Commission
8	docket file, was dated August 13th. That was the
9	NRC response letter to the FPL request. Obviously
10	it seems as if in the letter they referenced the
11	FPL letter. So FPL knew or should have known that
12	it was withdrawing its application prior to August
13	13th, yet it failed to disclose such information to
14	the intervening parties, to Public Counsel prior to
15	entering into the stipulation. It failed to
16	disclose that information to the Commission until
17	not only after Commission staff put that document
18	in the record did we get your letter late in the
19	day on August 23rd acknowledging what everyone in
20	the world already knew. So it's just nonsensical
21	to hear you spin this like this. It's a poor
22	excuse.
23	CHAIRMAN ARGENZIANO: Can I do this?
24	Commissioner Skop, excuse me. I think what we

25 have, both sides, you've expressed your concerns,

1	and Commissioner Skop has certainly expressed his
2	concerns.
3	I think at this point I don't I think it
4	may be wise, let's have staff ask their questions.
5	I'm not prepared to say let's move on. I want
6	every Commissioner to be able to ask questions, and
7	I certainly would like to hear some of the answers
8	from both sides. I'd like to I think that's the
9	way to go.
10	I'm not prepared to give, you know, a blanket
11	let's move on and not be able to ask questions. If
12	there's any point that we are indicating something,
13	this Commission is indicating that we just want to
14	move on without hearing any questions or getting
15	the answers to those questions, which might help
16	some of the angst that brought on the questions to
17	begin with, then I would not be in favor of
18	bypassing that ability to do so. That's my
19	opinion.
20	But at this point, why don't we shift to staff
21	to ask questions. That does not then prohibit us
22	from continuing to ask questions.
23	Commissioner Skop, to the procedure.
24	COMMISSIONER SKOP: To that procedure. The
25	concern I have with that, Madam Chair, that seems

1	in totality to be good, but staff would have to
2	call at least, I believe, three FPL witnesses, or
3	whichever witnesses.
4	CHAIRMAN ARGENZIANO: Two.
5	COMMISSIONER SKOP: Two, or however many they
6	choose to call. My problem is, is are we just
7	going to focus on selective portions of the
8	testimony or are we going to focus on their
9 .	complete testimony?
10	CHAIRMAN ARGENZIANO: Well, Commissioner Skop,
11	that's staff.
12	COMMISSIONER SKOP: And briefly. But what I'm
13	saying is I don't want to reinvent the wheel. If
14	it's more administratively efficient to just go
15	through the case and defer consideration of the
16	stipulation until the end of the testimony, then
17	everyone gets their questions answered. It seems
18	to be more expedient.
19	CHAIRMAN ARGENZIANO: Okay.
20	COMMISSIONER BRISÉ: Thank you, Madam
21	Chairman. I think I agree with you that at this
22	point it would be very prudent for us to go to
23	staff and listen to the witnesses that they are
24	interested in hearing from. And I think that as
25	Commissioners, then we can ask the questions and

1	hopefully some of the issues that are outstanding
2	can be brought forth or brought to light as a
3	result of the questions that we as Commissioners
4	may want to pose. And I think at that point we may
5	want to determine if we need to bring any other
6	witnesses or or whatever direction we might be
7	willing to take at that point. So I think that
8	that may be a good direction to go.
9	CHAIRMAN ARGENZIANO: Well Commissioner
10	Edgar, question?
11	COMMISSIONER EDGAR: Thank you, Madam
12	Chairman. And I think maybe we're saying the same
13	thing. I just want to make sure that I understand
14	to the best of my ability where we are right now.
15	And so if I may.
16	Staff had shared with me in our briefing a
17	couple of days ago that there were two witnesses
18	that they had questions of. I don't remember which
19	two those are, and so I'd like to pose that
20	question while I'm looking at the witness list.
21	And so if it's okay, Madam Chair, I'm going to
22	ask staff to remind me which two witnesses they
23	have prepared questions for today.
24	MR. YOUNG: Madam Commissioner, we have
25	questions for witness Jones, witness Reed and

1	witness Reed. We had questions for witness Powers,
2	but FPL has agreed to enter her deposition in its
3	entirety into the record in lieu of our questions,
4	and that satisfies staff's concerns as it relates
5	to Ms. Powers.
6	COMMISSIONER EDGAR: Thank you. And just to
7	continue with that for a moment.
8	Then recognizing that witness Cooper and
9	witness Gundersen, I believe, have been stipulated
10	prior to this, if I may, again, just for my
11	understanding to Commissioner Skop, am I hearing
12	you say that you have questions that you would like
13	to ask today to to other witnesses perhaps other
14	than those that have been stipulated and the two
15	that our staff have shared with us that they have
16	questions prepared?
17	CHAIRMAN ARGENZIANO: Commissioner Skop?
18	COMMISSIONER SKOP: Thank you, Madam Chair.
19	Commissioner Edgar, I have not released any of the
20	FPL witnesses and I've also indicated my express
21	desire to ask questions of Mr. Olivera. So that's
22	my position on the matter.
23	MR. MOYLE: Madam Chairman?
24	CHAIRMAN ARGENZIANO: Mr. Moyle?
25	MR. MOYLE: Yeah. And for the record,

1	Jon Moyle on behalf of the Florida Industrial Power
2	Users Group.
3	It's a little unusual procedurally, and FIPUG
4	is perfectly willing to accommodate the
5	Commission's desire, it seems, to sort of ask some
6	questions and refrain from asking questions. But
7	I'm assuming that our not asking questions, to
8	defer to the Commission and staff asking questions,
9	is not going to be any kind of waiver of the right
10	at some point to possibly ask questions.
11	I mean, I don't know that you're envisioning
12	the witnesses getting on and giving their summaries
13	and doing the whole thing. I think you're talking
14	about sort of a rifle shot. We've got a few
15	questions for this witness and we're fine with
16	that, but I just want to make sure we're not
17	waiving any ability to ask questions.
18	CHAIRMAN ARGENZIANO: I can't answer for the
19	rest of the Commissioners, but I don't want to
20	waiver anybody's right to ask anything. Okay? At
21	this point I'd like to hear some answers too,
22	because it would help very much on some questions
23	that have been raised on all sides. I think that's
24	the way to go.
25	So if we are at any time, staff and legal

4	starr, precidently someone s right to ask a
2	question, answer a question, or, you know, if we
3	are somehow waiving somebody's right to do so, I
4	want to be advised before we make that that
5	leap, because I'm not prepared to agree with that
6	as an individual Commissioner, so
7	MR. DAVIS: Madam Chair, may I be heard?
8	Gary Davis on behalf of Southern Alliance for Clean
9 ,	Energy.
10	It seems like we're moving into a suggestion
11	of kind of a bifurcated procedure here. Is it that
12	the first part would be to ask the questions that
13	the Commission has and the staff has for the
14	purposes of determining whether to grant the
15	stipulation. It seems like that would be
16	CHAIRMAN ARGENZIANO: Well, that's not my
17	take.
18	MR. DAVIS: Well, I'm trying to understand.
19	CHAIRMAN ARGENZIANO: I got a suggestion from
20	a Commissioner and it was a worthy suggestion to
21	do. I think I'm not sure at this point. I
22	think the best thing to do is hear from the parties
23	as far as how we're moving forward and what
24	implications it has, and then I may want to take a
25	break to discuss with legal where we really are and

1	how is the best way to go about this. And then as
2	the presiding officer and according to what the
3	will is of the Commission, I'm going to have to
4	make a determination on which way we go.
5	MR. DAVIS: And may I just state for the
6	record and for the Commission that SACE is not
7	really taking a position and doesn't intend to
8	present evidence or questions on the uprate issues.
9	CHAIRMAN ARGENZIANO: Okay.
10	MR. DAVIS: And I understand that's the focus
11	of what this discussion is about. And so we would
12	be happy to have our part of the program be as a
13	separate part if that's the desire of the
14	Commission, because I understand the focus is on
15	the uprate at the moment.
16	CHAIRMAN ARGENZIANO: Well, I think should
17	we bifurcate anything and what does that do,
18	Mr. Kiser?
19	MR. KISER: Madam Chairman, I would just
20	caution the Chair that everybody agreeing that
21	their notion is that you're not going to be waiving
22	anybody's rights, I would suggest you might want to
23	also ask FPL if they agree that we're not waiving
24	anybody's rights.
25	CHAIRMAN ARGENZIANO: Well. I've had it open

1	to everybody. I didn't I did not disqualify
2	them from participating. I meant for everyone, and
3	that's what I said.
4	MR. KISER: Well, what I'm suggesting to you,
5	they haven't commented on whether or not they agree
6	with that. And you just might want to ask if
7	they're in agreement that we're not waiving
8	anybody's rights by going in and talking to some of
9	these witnesses.
10	CHAIRMAN ARGENZIANO: Well, weren't we talking
11	about waiving the rights of people to ask and
12	answer questions? I'm not sure what you just said.
13	Repeat it one more time.
14	MR. KISER: What I'm saying is that you just
15	want to be sure that all parties agree that by
16	going the steps you're now taking, that you're not
17	waiving anybody's right to ask questions, that
18	everybody is still going to be available for
19	everybody to ask questions. And I wouldn't want us
20	to go down that road and then suddenly find have
21	an objection saying those rights have been waived.
22	So I was just suggesting you might want to get
23	their concurrence.
24	CHAIRMAN ARGENZIANO: Commissioner Skop, do
25	you have a comment?

1	COMMISSIONER SKOP: Yes, Madam Chair, to our
2	General Counsel.
3	Mr. Kiser, with respect to the Commission's
4	obligation pursuant to Commission rule to conduct
5	an annual hearing and determine the reasonableness
6	of projected costs and controls and such, how is
7	the Commission capable of doing that without having
8	a full evidentiary hearing similar to what just was
9	done for Progress over the last two days?
10	MR. KISER: What I'm suggesting, Commissioner,
11	is that I think it sounded like, from the
12	discussion I heard, that everybody was not nodding
13	and agreeing that by going ahead and doing this you
14	weren't waiving anybody's rights. And I'm just
15	saying that you want to make sure that all the
16	parties sitting here also agree with that. Because
17	if you start down that road and then they raise an
18	objection to that and say, no, they don't agree to
19	that, they think we are waiving some rights, we
20	need to we need to know that now if they have an
21	objection to that. That's all I'm asking.
22	CHAIRMAN ARGENZIANO: Well
23	COMMISSIONER SKOP: A brief response. And
24	that's exactly my point, is we don't undertake that
25	risk if we do the evidentiary hearing and then get

1	to the stipulations at the very end. If we decide
2	to spin off or defer, then we do it at that time.
3	CHAIRMAN ARGENZIANO: Okay. Let me get let
4	me go let me do this. If we move forward as
5	Commissioner Skop indicates, that requires the
6	Commission to vote on which way we're going to go
7	or not? So then
8	MR. KISER: I'm not suggesting that you have
9	to vote on that. I think I think you have every
10	right to go ahead and go down that road. We just
11	want to be sure that when we go down that road,
12	that everybody agrees that we're doing that and
13	that there's no objection to that. Otherwise we
14	end up we could have a dispute on our hands
15	which we then have to sort out. I'm trying to
16	avoid that.
17	CHAIRMAN ARGENZIANO: Wait a minute. Let me
18	see if I'm I'm not getting confused here. But
19	wouldn't it be if you stipulated and wanted to take
20	a particular route, that you would not think that
21	this is the route to take?
22	MR. KISER: Mary Anne would like to address
23	the Commission.
24	CHAIRMAN ARGENZIANO: Okay.

MS. HELTON: It was my suggestion, so maybe

1	ret me, ret me give a snot at it.
2	My concern was that if we staff calls the
3	two witnesses that it wants to question and the
4	Commissioners have questions but the parties don't
5	have questions, at the conclusion of that, a
6	decision is made not to approve the stipulation and
7	then we go forward with the remainder of the
8	hearing, my concern was I wanted to make sure that
9	we have the agreement from everyone sitting on this
10	side of the room
11	CHAIRMAN ARGENZIANO: Got it.
12	MS. HELTON: that we can't call back
13	witnesses that staff has asked directed
14	questions to or that the Commissioners have
15	directed questions to.
16	CHAIRMAN ARGENZIANO: Can, I think, right?
17	MS. HELTON: I'm sorry. Right.
18	CHAIRMAN ARGENZIANO: Mr. Anderson?
19	MR. ANDERSON: Madam Chairman, FPL is fine
20	with the suggestion, I believe, Mr. Jones and
21	Mr. Reed, right? And it sounds like the process
22	would be we'd bring them in, they can be sworn,
23	they can answer questions. We do urge
24	consideration and acceptance of our motion to
25	defer

1	We're okay proceeding in this way. And we
2	expressly acknowledge that if we need to have a
3	full evidentiary hearing, you know, then and there,
4	then we'd put our witnesses on and with the
5	summaries and cross-exam and all that.
6	But, you know, in order to facilitate things,
7	we'll just bring in Mr. Jones, I guess, to start.
8	Is that acceptable?
9	CHAIRMAN ARGENZIANO: Okay. I do have I do
10	want to make this suggestion, because what I see
11	coming down here is that those just because
12	staff is going to ask questions, that is not going
13	to alleviate some of the questions, other questions
14	that I believe Commissioner Skop has or I may have
15	or any one of you may have coming down. We don't
16	know what staff is going to ask. We don't know if
17	it's going to fully address everything that we have
18	concerns on.
19	So if we're going to go down that road and
20	staff then we're just saying that, staff, you're
21	just going to ask questions now but we're still
22	going to go down to an evidentiary hearing it seems
23	like in order to accommodate Commissioner Skop and
24	maybe any one of us, so maybe this is not the
25	the best way to approach it.

1	Commissioner	Graham?
---	--------------	---------

COMMISSIONER GRAHAM: Thank you, Madam Chair.

I guess I'm trying to -- and I'm not even sure that

we have any sort of a -- if we're in the proper

order, if we've got any sort of motion on the floor

or not. But my understanding was the questions

before us is the stipulations.

And there's a lot of back and forth about what's going on with the stipulations, and it seems to me that the key to most of this is the August 13th letter, the NRC letter that started all this and that's what got the staff started with their questions. And I can't speak for Mr. Skop, if he had more questions before or after that point or not.

And I don't know if -- I don't know if the motion on the floor is the stipulations, and if that's what the case is, I'd like to hear, I'd like to hear the staff question those two witnesses, for the board itself to -- if we have any questions to those two witnesses. And then at that point we make the determination if we want to open up to a full hearing or if we're -- if we're happy with the questions there and we can move forward with the stipulations.

7	CHAIRMAN ARGENZIANO: It does come down to
2	then if we still have a Commissioner who wants to
3	have more questions, and outside of those two
4	witnesses, where do we go from there? Hang on.
5	MR. KISER: Well, Madam Chairman, it's always
6	best to have a motion and passed so that it's clear
7	what people want to do.
8	CHAIRMAN ARGENZIANO: That's why I asked if we
9	had to vote on it. That's what I meant.
10	MR. KISER: And so I would say that, you know,
11	again, to kind of build building blocks up to the
12	top, you start with the motion, that frames the
13	question, that sets the course of action, it's
14	seconded. If it passes, then that's the course you
15	go. If that doesn't pass, then someone else
16	suggests a motion. And if that one passed and is
17	seconded, then that's the direction you go.
18	But it's just usually easiest and proper
19	business to get your motions in order first.
20	CHAIRMAN ARGENZIANO: Okay. Here's what it's
21	going to come down to. We're going to take a vote
22	on whether you want to hear other questions that
23	Commissioners may have. And I think that's what
24	we're faced with right now, because I don't have a
25	motion on the table. We had a withdrawn motion.

1	COMMISSIONER SKOP: I'll make a motion but it
2	may, you know Madam Chair, if I may be
3	recognized.
4	CHAIRMAN ARGENZIANO: You're recognized.
5	COMMISSIONER SKOP: Again, if staff calls
6	witnesses for the purpose of asking staff's
7	question, I am not waiving my right under
8	evidentiary hearing to ask questions and hear other
9	Intervenor testimony questions or cross-examination
10	that may spur additional questions I have.
11	So, again, what I proposed the first time,
12	which would, you know, to me streamline this whole
13	discussion, is defer taking up the motion on the
14	stipulations until the conclusion of the
15	evidentiary portion of the hearing.
16	Now, if the stipulations are approved at that
17	time, the dockets would be spun off and additional
18	testimony and discovery could be conducted over and
19	above what's already created in this record. The
20	record will not be limited to what we discuss here
21	today. That's my understanding. I think that's
22	the appropriate legal way to proceed, to call the
23	first witness and let's get on with this instead of
24	trying to bifurcate it.
25	Because when staff asks its questions, I'm not

T	asking mine then. I'm sorry. That's starr's
2	desire to do that, but I want to hear from the
3	intervening parties. I want to hear what they have
4	to say. I've got my questions. I think an
5	evidentiary hearing is required by our own rule.
6	CHAIRMAN ARGENZIANO: Okay. It doesn't seem
7	efficient to bifurcate, I believe. You're going to
8	hear staff's questions anyway if we just move on
9	and let Commissioner Skop and any other
10	Commissioner proceed.
11	So if you have a motion, let's go with it.
12	COMMISSIONER SKOP: Thank you, Madam Chair.
13	I'd like to be recognized for the motion to
14	CHAIRMAN ARGENZIANO: You're recognized.
15	COMMISSIONER SKOP: Thank you. To defer
16	consideration of the motion to accept the proposed
17	stipulations until the end of the FPL witness
18	testimony.
19	CHAIRMAN ARGENZIANO: Do I have a second?
20	Pass the gavel to Commissioner Brisé, please.
21	MR. KISER: You don't need to pass the gavel
22	for a second. That's my feeling.
23	CHAIRMAN ARGENZIANO: Okay. Well, I'm not
24	sure what rules we're operating under here, so
25	MR. KISER: That's a problem that we have.

1	But generally speaking a second does not indicate
2	to you support. It's just for discussion, so
3	it's
4	CHAIRMAN ARGENZIANO: Well, it's been up in
5	the air and I'm not going to take any chances, so I
6	will just second the motion.
7	COMMISSIONER SKOP: And discussion.
8	CHAIRMAN ARGENZIANO: And discussion.
9	Question?
10	COMMISSIONER BRISÉ: I have a question on the
11	motion.
12	CHAIRMAN ARGENZIANO: Sure.
13	COMMISSIONER BRISÉ: If I understand the
14	motion properly, that staff will bring forth its,
15	who it seeks to ask questions to and that the
16	Intervenors and the Commission can then ask
17	questions of
18	CHAIRMAN ARGENZIANO: Commissioner Skop?
19	COMMISSIONER BRISÉ: of those individuals
20	as well.
21	COMMISSIONER SKOP: No, Commissioner Brisé.
22	The way the motion was styled is that the FPL case
23	in chief would proceed just as the way it did with
24	Progress. FPL would call its first witness. The
25	witness would be tendered for cross-examination by

Ţ	the intervenors, by staff, by, you know, the
2	Commissioners, redirect, call your next witness,
3	the full evidentiary hearing.
4	So what I'm suggesting in the motion is to
5	defer consideration of the proposed stipulations
6	until after we hear from all the witnesses and then
7	take that up.
8	CHAIRMAN ARGENZIANO: It would just be doing
9	it all at once rather than bifurcating and saying
10	staff, you ask your questions and then later we get
11	to ask questions. It's doing it at all at one
12	time. I don't see any difference, to be honest
13	with you. I really don't. It's either you do it
14	now or you have staff do it separately and then we
15	come back and do it. I don't see the difference.
16	Commissioner?
17	COMMISSIONER BRISÉ: May I ask a question
18	CHAIRMAN ARGENZIANO: Absolutely.
19	COMMISSIONER BRISÉ: to those who entered
20	into the agreement?
21	CHAIRMAN ARGENZIANO: Ask. Absolutely.
22	COMMISSIONER BRISÉ: Okay. And this would be
23	a broad question to to all of those who have
24	entered into the agreement. I'd like to hear from
25	each one of you individually. What would be your

1	interest relative to how we proceed and how would
2	that impact your commitment or your position with
3	respect to the stipulation?
4	And I don't know if that question is within
5	the bounds of what I'm allowed to ask.
6	CHAIRMAN ARGENZIANO: Mr. Moyle?
7	MR. MOYLE: Well, it's happening quickly, so I
8	need to consider further a little bit, but it seems
9	like you might be heading down a path where you're
LO	going to have a full-blown hearing and then take up
11	a deferral, which would say we're not going to
12	decide these issues, we're going to defer them
13	later, which sort of seems to me that you're doing
14	it twice. And so I'm not sure. You know, I'd have
15	to think about it. It you'd it could go on
16	for some time. I don't know if that's
17	administratively the most efficient.
18	CHAIRMAN ARGENZIANO: Mr. Moyle, that's what
19	I'm trying to find, is what is the most efficient.
20	MR. MOYLE: Yeah. I thought that you guys
21	were heading in a direction of essentially saying
22	let's have a limited evidentiary proceeding that
23	will help us, inform us with respect to whether we
24	want how we want to take action on this
25	stipulation and the motion. Have very limited

evidence which I'm fine with. I'll defer my
questions if you guys --

CHAIRMAN ARGENZIANO: But that could -- but that could change, because it could be limited and then Commissioners could have additional questions, and I'm trying to figure out which is the most efficient way.

MR. MOYLE: But I would suggest that they could ask all the questions, the Commissioners and staff could ask all the questions they want, have a — have a limited evidentiary record that would inform you as to do we want to go forward or not go forward. And if you, after hearing some evidence, say, okay, let's take up the stipulation, not go forward, you know, we can all, you know, do other things and get ready at a later point in time. If after hearing some limited evidence you say, you know what, there's enough here, we want to go forward and you vote to go forward, then we have an opening and we go forward with the proceeding.

I think, you know, with all due respect, that that's probably a way to proceed that makes sense. And, again, my only point in raising the waiver issue is I don't want to have, you know, limited, which I think makes sense administratively.

1	CHAIRMAN ARGENZIANO: Absolutely. Absolutely.
2	MR. MOYLE: because you'll hear just a
3	focus point
4	CHAIRMAN ARGENZIANO: Sure.
5	MR. MOYLE: without waiving the right to
6	ask other questions.
7	So, thank you for, thank you for the question,
8	Commissioner. Appreciate it.
9	CHAIRMAN ARGENZIANO: You did ask for all, so
10	let's have him
11	MR. DAVIS: I guess we're going this
12	direction.
13	Commissioner Brisé, I just wanted to first of
14	all state that SACE was asked to stipulate to this
15	stipulation at on Monday the 16th is when we
16	first heard about it. And the way it was
17	represented to us is that staff had requested a
18	deferral and that OPC had already agreed. And it
19	was also focused on the uprate, which SACE has not
20	focused on in this hearing.
21	And that's why we did not object, because we
22	wanted to we didn't want to to support
23	something that we really hadn't followed and that
24	we didn't really necessarily agree to. But the
25	purposes of our do not object was to allow for the

.

1	will of the Commission on how to proceed,
2	basically.
3	And I do agree with Mr. Moyle's suggestion
4	that the most efficient way to do this is to do
5	whatever the Commission needs to do to decide on
6	whether to accept the stipulation, and then if the
7	Commission decides to reject the stipulation, then
8	we proceed with the full hearing. That would be my
9	suggestion as well. Thank you.
10	MR. YOUNG: Madam Chairman? Just to clarify
11	one point. When Mr. Davis represented that staff
12	had requested a deferral, audit staff in their
13	testimony requested that the Commission either
14	defer or open a separate docket as relates to what
15	he's talking about. So I just wanted to make sure
16	we're clear that staff did not I think if, I
17	think he said FPL stated that staff requested a
18	deferral. That was not the case.
19	MR. DAVIS: That's exactly what I stated.
20	That was the way Mr. Anderson represented it to us.
21	CHAIRMAN ARGENZIANO: Wow. Okay.
22	MR. ANDERSON: If I could correct that. No, I
23	indicated that in staff's testimony, just as staff

25 CHAIRMAN ARGENZIANO: Does anybody know what

24

had stated.

1	they've said?
2	MR. ANDERSON: I very much do, and you can
3	tell by my chapter and verse we're very particular.
4	CHAIRMAN ARGENZIANO: Thank you.
5	MR. McGLOTHLIN: Commissioners, our office is
6	ready to proceed in the way you think is most
7	helpful to you in getting to your decision.
8	CHAIRMAN ARGENZIANO: Thank you. Mr.
9	Anderson, Commissioner Brisé asked that everyone
10	MR. ANDERSON: We're on a little bit of untro
11	ground here. We think it makes sense to follow the
12	will of the Commission in terms of presenting the
13	witnesses that have been asked for, so you can test
14	and consider whether to approve the stipulation.
15	We do believe that's in the best interest, for all
16	the reasons we've explained. And, you know, we're
17	prepared to bring Mr. Jones, Mr. Reed, sit them
18	down, have them sworn, and proceed in just the way
19	that's been indicated.
20	CHAIRMAN ARGENZIANO: Commissioner Edgar?
21	COMMISSIONER EDGAR: Thank you. Thank you,
22	Madam Chair. And I I recognize that a motion
23	has been made and that, Madam Chair, you gave the
24	second, and I appreciate that, to open us up into
25	more of a discussion posture, which is my

1	understanding of where we are.
2	CHAIRMAN ARGENZIANO: Yes.
3	COMMISSIONER EDGAR: I think we may have gone,
4	you know, all the way around the barn and are kind
5	of back at the beginning perhaps, well-intentioned.
6	But I don't completely crystal clearly understand
7	the intent or effect of the motion that is before
8	us.
9	And so with that as as as preamble, let
10	me say this. I think what I'm hearing and what may
11	be effective and efficient would be what may have
12	been suggested here a couple of times, is to ask
13	our staff or FPL to call at the appropriate time
14	here shortly witness Jones, and for our staff and
15	any other party and Commissioner who has questions
16	of Mr. Jones to to to do that in the normal
17	course of the way we handle witnesses.
18	And then after that, to and I realize this
19	would be taking witnesses out of the order that was
20	written before, but we do that frequently as well.
21	And then ask for witness Reed to come before us and
22	go through the same, I was going to say exercise,

25 And I, and I say that without asking anybody

23

24

are.

but I mean the same process, and then see where we

-	to waive any rights of not ask any question. And
2	it just seems like I'm hearing a desire to hear
3	from those two witnesses from from others and
4	the opportunity to have those questions, and I
5	think that might get us to where would be a helpful
6	posture to be in.
7	CHAIRMAN ARGENZIANO: Okay. Commissioner
8	Graham and then Commissioner Skop.
9	COMMISSIONER GRAHAM: Thank you, Madam Chair.
10	It seems to me the motion that's before us is
11	basically to have a full-blown hearing like we just
12	had earlier this week with Progress. I can say
13	right now that I do not plan on voting for that
14	motion. I have a second motion after that where I
15	think we should go. As I mentioned before, move
16	forward with the staff's questions. If we want to
17	ask questions of those same two witnesses, then we
18	can ask those questions, and at that point we can
19	decide if we move forward with the stipulations or
20	if we go to a full-blown hearing.
21	So for the questions that's at hand, and I
22	guess now after I've talked I can't call the
23	question, but the question at hand is the
24	full-blown hearing, and I do not plan on voting for
25	that.

1	CHAIRMAN ARGENZIANO: Let me ask you a
2	question. If we did it that way, what's the
3	difference if after the staff asks questions that
4	we, a Commissioner or I or you or any one of us,
5	wanted to ask questions of everyone, and it became
6	a full-blown hearing? What's the difference?
7	Couldn't it also then become a full-blown hearing
8	afterwards?
9	COMMISSIONER GRAHAM: Are you asking that
10	question?
11	CHAIRMAN ARGENZIANO: Yeah.
12	COMMISSIONER GRAHAM: At that question
13	because it seemed like, like I said, a lot of the
14	problems was this letter from August 13th. I think
15	when those questions get asked, at that point I
16	would know if I want to go with the stipulations or
17	if I want to go into a full hearing.
18	CHAIRMAN ARGENZIANO: I got you. So you're
19	thinking that maybe the staff can answer your
20	questions. Okay. But I'm telling you ahead of
21	time, I believe that there are going to be other
22	questions from other Commissioners, and I believe
23	then at that point are you indicating that you
24	would not want I don't know if you want to say
25	that or not indicating that you would not be

1	willing to have other commissioners ask questions:
2	COMMISSIONER GRAHAM: Well, I think we take
3	this first step.
4	CHAIRMAN ARGENZIANO: Okay.
5	COMMISSIONER GRAHAM: Then I can make the
6	determination, I think the board as a whole can
7	make a determination. If you know, they may
В	decide and there are several different steps
9	where you can decide that, you know, that Mr. Skop
10	may have a list of
11	COMMISSIONER SKOP: It's Commissioner Skop.
12	COMMISSIONER GRAHAM: Commissioner. I'm
13	sorry, sir. No disrespect.
14	That Commissioner Skop may have five witnesses
15	that he wants to bring forward. Those five
16	witnesses may address some questions that the Chair
17	has and some other people. And so at that point it
18	can be an alternative motion.
19	CHAIRMAN ARGENZIANO: Okay. Okay.
20	Commissioner Skop to respond and then we have a
21	motion.
22	COMMISSIONER SKOP: Briefly to respond.
23	Again, my concern is this. Staff wants to call two
24	witnesses. That's for staff's purposes. Knowing
25	what I know, giving all the red flags that I've

1	articulated, knowing what the intervenors know, i
2	can't in good faith support approval of the
3	proposed stipulations prior to hearing all the FPL
4	witness testimony in this docket, and that's having
5	a full evidentiary hearing. That seems to be
6	consistent with our obligations pursuant to our own
7	Commission adopted rule.
8	And I'm not so sure why we would not want
9	to you know, the Commission's interests are
10	separate and distinct from what the parties want.
11	The parties have their own interests in entering
12	into agreements, and sometimes the Commission
13	agrees with that and sometimes they don't.
L 4	So while I respect Commissioner Graham's
15	position, I'm not so sure why the Commissioner
16	would not want to have a full evidentiary hearing,
L7	given some of the red flags that have been raised
18	here.
19	CHAIRMAN ARGENZIANO: Okay. We have a motion
20	and a second. All those in favor of the motion
21	signify aye. Aye.
22	COMMISSIONER SKOP: Aye.
23	CHAIRMAN ARGENZIANO: All those opposed?
24	COMMISSIONER EDGAR: Aye.
>5	COMMISSIONER BRISÉ: AVA

T	COMMISSIONER GRAHAM: Aye.
2	CHAIRMAN ARGENZIANO: Okay. The motion fails.
3	Now, what we'll do is move on to having staff call
4	their witnesses, and that in no way precludes
5	COMMISSIONER SKOP: Is that funny,
6	Commissioner Edgar? Because I see a big smile on
7	your face.
8	CHAIRMAN ARGENZIANO: Okay. Let's not get
9	let's not let's not let's just where we
10	are. Let's we are at a point where I'm
11	sorry, Commissioner Graham, did you want to
12	COMMISSIONER GRAHAM: Well, we need a motion
13	on the floor now because the one failed.
14	CHAIRMAN ARGENZIANO: Well, do we need the
15	motion actually to go ahead with staff now? The
16	motion
17	MR. KISER: Well, you don't know what his
18	motion is going to be. He may state a slightly
19	different motion. It may be bigger than just
20	two you don't know. You need to hear the
21	motion.
22	CHAIRMAN ARGENZIANO: I didn't know I
23	thought that the motion that was made okay. To
24	put us in the proper position, I didn't think we
25	needed a motion to have staff ask the questions and

ı	then proceed from there. But it you diffee to
2	restate the motion.
3	COMMISSIONER GRAHAM: My motion is my
4	motion is to move forward with the stipulation
5	based on the the the questioning of
6	the two witnesses by staff and by this Commission
7	as a whole.
8	So basically what I'm saying is the staff is
9	going to ask their questions of the two witnesses,
10	this Commission will ask those questions of those
11	two witnesses, and at the end of those interviews
12	of those witnesses, we can decide if we move
13	forward with the stipulation or if we go back to a
14	full-blown hearing.
15	CHAIRMAN ARGENZIANO: Well, then, so your
16	motion is to you're saying to move forward with
17	the stipulation, not just to have staff that's
18	what I thought we were talking about before was not
19	talking about the stipulations and having staff ask
20	questions and then from that point on we would
21	determine.
22	COMMISSIONER GRAHAM: Well, based on based

on the questionings of staff and of this board of those two witnesses.

25 CHAIRMAN ARGENZIANO: Well, I wouldn't be

1	willing I'll just tell you where I am. I
2	wouldn't be willing to move forward on the
3	stipulations. I wouldn't mind moving forward with
4	staff asking the questions, but I'm not prepared to
5	move forward on the stipulations at all. There are
6	serious concerns that need to be addressed in my
7	view, and I'm not prepared to do so.

So, that, you know, votes will be where they are, win or lose. I've been a winner and a loser, and you lose more times than you win, but that's not why you vote.

COMMISSIONER GRAHAM: Well, I guess my motion, and maybe General Counsel can help me clearly, more clearly state my motion, but my motion was based on the stipulation question will not come up until after we hear back from, until after we hear from the two witnesses, until after this board and staff asks questions of the two witnesses.

MR. KISER: That was the way I would have interpreted it, that you would go forward with the questioning and answering of both the staff questions and Commissioners' questioning, and at the conclusion of that you would then be back on, unless someone makes a new motion, you'd be back on the issue of whether to approve the request for

2	And if, again at that time it's subject to
3	another motion, if if, because of some of the
4	testimony that comes up or other considerations,
5	there's another two or three or however many other
6	witnesses, a motion can be made to now bring those
7	witnesses forward. You don't have to automatic
8	if you don't someone is free to make any motion
9	they want as to how they want to proceed after they
10	complete what your motion envisions. So it's wide
11	open once that's over just to go on with other
12	things.
13	COMMISSIONER EDGAR: Madam Chair?
14	CHAIRMAN ARGENZIANO: Commissioner Edgar?
15	COMMISSIONER EDGAR: Thank you. And what I'd
16	like to do is restate what my understanding of the
17	motion is, and if I am correct with my restatement,
18	that I'm understanding what it is you're
19	suggesting.
20	MR. KISER: Excuse me, but, Madam Chairman, I
21	don't believe that motion has been seconded yet,
22	has it?
23	CHAIRMAN ARGENZIANO: I don't think the motion
24	was completed. So so we don't have a second,
25	because it wasn't completed. He was asking about

1 deferral.

1	how to better pose the motion, so he never
2	completed the motion, and that's what we're trying
3	to get to, I think.
4	Commissioner Edgar.
5	COMMISSIONER EDGAR: Thank you. What I want
6	to do is restate it, and if I'm understanding it
7	correctly, then I was going to second it, but I
8	didn't want to second it if I didn't understand it
9	correctly.
10	My understanding of the motion that
11	Commissioner Graham has made is that we would
12	ask that the Commission would ask FPL to call
13	witness Jones and there would be the opportunity
14	for his testimony and for questions from all the
15	parties and Commissioners, which would of course
16	include staff. And at the conclusion of all of
17	that, then we would ask FPL to call witness Reed,
18	go through that same evidentiary process, and then
19	at that point there would be the opportunity for a
20	motion as to how to proceed further.
21	Is is am I correct that that was the
22	intended effect of the motion?
23	COMMISSIONER GRAHAM: That was the effect if
24	that's a legal motion.
25	COMMISSIONER EDGAR: I believe that it is, and

1	in that case I second.
2	CHAIRMAN ARGENZIANO: That discussion.
3	Commissioner Skop?
4	COMMISSIONER SKOP: Thank you, Madam Chair.
5	With respect to the proposed motion, again, I'm
6	going to be voting in, opposed to the motion. I am
7	not going to be limited to asking my questions to
8	witnesses that staff calls in line with staff's
9	questions. Again, a lot of times my questions
10	arise following from questions that are asked by
11	the intervening parties. That's part of the
12	process to have full breadth of cross-examination.
13	The Commission has its duty and obligation to
14	perform an annual review. Everyone was aware of
15	that review. We did it for Progress. We should be
16	doing it for FPL, given the information known to
17	the Commission, and to do otherwise is a
18	dereliction of duty.
19	CHAIRMAN ARGENZIANO: If I may, for discussion
20	for myself. I cannot support the motion. I think
21	that I don't understand why I think a lot of
22	serious issues were raised, and I also believe that
23	having the opportunity to have some of those
24	serious concerns addressed is due process to the
25	parties also And I'd like to hear their answers.

T	because they could very much clear them up very
2	easily, and by not allowing me to do that or
3	somehow stopping the evidentiary hearing from
4	coming to fruition I think is a very, very big
5	mistake. I am not prepared to not ask questions
6	and and and I think feel limited to that.
7	It changed from what I originally thought we
8	were asking or that some of the Commissioners were
9	asking, just to have staff go ahead and ask
10	questions, and then if we wanted to we could move
11	forward. But it seems to me that we're trying to
12	put the brakes on asking questions that, on on
13	very serious issues, and I'm not here to do that,
14	so I couldn't support that.
15	If it passes, it passes. If it doesn't, it
16	doesn't. I just can't support that, for those
17	reasons.
18	Commissioner Brisé?
19	COMMISSIONER BRISÉ: Thank you, Madam Chair.
20	I'm not certain, and I guess I'm going to make
21	a statement and then hopefully it clarifies it for
22	me.
23	If I understand properly, the motion is that
24	we will hear from the witnesses, we will be able to

25 ask questions of the witnesses, staff will be able

to ask questions of the witnesses, I think the
Intervenors will be able to ask questions of the
witnesses, and at that point we would be able to
then see if we want to move forward with the
stipulation or move into either taking up other
witnesses through a motion by someone else, by any
one of the Commissioners, or move into a full-blown
hearing.

So I understand the Chairwoman's point was, well, why do we need the motion in the first place if we're going to get to that point anyway? But I think the -- the idea behind the motion is to get us to a point that we can arrive at a decision so that all the Commissioners can be aware as to the direction that we're going to move from that point.

And hopefully I'm clear for myself and clarified it maybe for some others.

CHAIRMAN ARGENZIANO: And if I may respond to that, while we're discussing, is that that sounds good, but when you really think about it, if you have to go through all of this, there must be, there has to be some feeling here that says that, you know, as long as the questions I have are answered, I may -- it doesn't -- let's say that there are four Commissioners who don't agree with

one or three that don't agree, whatever way it is.

If we come back with we're unbalanced after the staff asks their questions and there are still questions, I think the bigger issue for me is then are we even for one Commissioner going to say that the other questions that you might have subject to really us saying no. And that's our prerogative. That's your prerogative. But I don't feel like saying that to any Commissioner, and I don't think it's justified, and I may have questions that I really think need to be answered.

After all, the statute does say that the evidentiary hearing is something that is what we're supposed to do. And if you want to agree with the stipulations and that, that's fine. I don't want to stop any Commissioner, including myself, from being able to go full blown into an evidentiary hearing that is of great importance to the people of the State of Florida as well as all the parties involved.

So that's my decision on that. And it just seems like in -- the way we're doing it is ultimately just to say, okay, my, my question has been answered and, you know, the vote is probably not going to be with you later, and I'm not willing

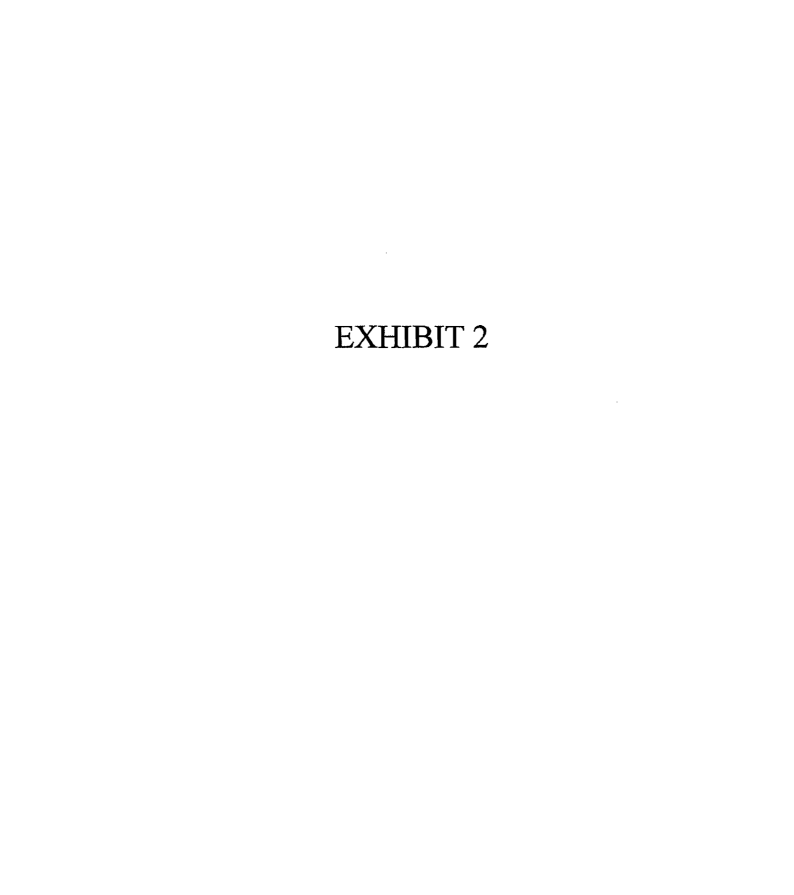
1	to do that. So that's up to the Commission. If
2	the Commissioners want to do it that way that's
3	fine with me. I just can't do it that way.
4	So we have motion and we have a I'm sorry.
5	I'm sorry. Commissioner Edgar.
6	COMMISSIONER EDGAR: That's okay. Thank you.
7	I would like to take the opportunity to be clear in
8	that my restatement and support by seconding the
9	motion that Commissioner Graham made was not in any
10	way to make a decision on the stipulations now, I
11	meaning now at this moment, or to preclude the
12	asking of questions of any witness. It was simply
13	intended on my part to request that we take two
14	witnesses out of order first
15	CHAIRMAN ARGENZIANO: I have no problem.
16	COMMISSIONER EDGAR: that there has been an
17	expressed desire to hear from, and then see where
18	we, see where we were, and that was the intent.
19	Not to make a decision at this time. And that was
20	my point.
21	CHAIRMAN ARGENZIANO: And I have no problem
22	with taking witnesses out of order. I just think
23	what I see happening is that what's going to happen
24	is then, and as you say, see where we are then, and
25	that may be that, you know, where you are is that

1	if Commissioner Brisé has more questions and you
2	think yours are satisfied, then it just comes to a
3	vote and he may, and that's the way it is, you
4	vote, and he may not get to ask his questions.
5	And I think in the bigger picture of what
6	we're doing here, I'm not willing to stamp that
7	right now and say that's probably what's going to
8	happen down the line. I think that, if the motion
9	is just take, take witnesses out of order, point
10	blank, then I don't see anything else further and
11	it doesn't somehow then work on somebody's vote
12	later to say, well, I don't think your concerns
13	matter. I do.
14	And that's where I'm coming. I'm not saying
15	that you don't think they matter, but I see that
16	that's what can happen, and I'm not willing to do
17	that.
18	So we're here Commissioner Graham, we do
19	have a motion and a second, but I don't want to
20	stifle discussion here.
21	COMMISSIONER GRAHAM: I was just going to call
22	the question.
23	CHAIRMAN ARGENZIANO: Well, we like to discuss
24	it fully, and there will be a time you will too.
25	Trust me.

1	We have a motion and a second. All those in
2	favor of the motion say aye.
3	COMMISSIONER BRISÉ: Aye.
4	COMMISSIONER EDGAR: Aye.
5	COMMISSIONER GRAHAM: Aye.
6	CHAIRMAN ARGENZIANO: All those opposed?
7	COMMISSIONER SKOP: Nay.
8	CHAIRMAN ARGENZIANO: Nay. Or aye, however
9	you want to say it. The motion prevails. So now
10	we are at staff to call their and make no
11	mistake, Commissioners, you still can ask your
12	questions and we'll move forward.
13	So if we want to I'm sorry. Commissioner
14	Skop?
15	COMMISSIONER SKOP: Thank you, Madam Chair.
16	As I previously stated in discussion of the motion
17	that passed, I will be preserving my questions for
18	all witnesses until the evidentiary hearing. This
19	was supposed to be about staff asking a question,
20	not the Commission, not the cross-examination. And
21	again, questions, additional questions that I may
22	have spawned from listening to how witnesses are
23	being cross-examined, and to do otherwise and
24	conduct an evidentiary hearing denies me that
25	opportunity.

T	Chairman Argenziano: Mr. Anderson;
2	MR. ANDERSON: Can I suggest just taking a
3	moment so we can
4	CHAIRMAN ARGENZIANO: Yeah, let's do that.
5	Let's take a ten-minute.
6	MR. ANDERSON: Thanks.
7	(Recess taken.)
8	* * *
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	

!		0.0
1	CERTIFICATE OF RESORTER	
2		
٤		
4	STATE OF SLORIDA)	
5	COUNTY OF LEON)	
6		
7	I, LOS: DEZELL, RPR, COR, certify that I	
8	transcribed the video and audic of the aforementioned	
9	proceedings, and that the transcript is a true and	
10	complete transcription of the proceedings to the best of	
11	my ablility to hear and understand.	
12	I forther certify that I am not a celetive,	
L3	employee, autorney or counsel of any of the parties, nor	
1.1	as T a relative or employee of any of the parties'	
-5	attorney or counsel connected with the action, nor as I	
.6	financially interested in the action.	
17	WITHESS my hand and official seal this lst day	
18	of September, 2010.	
19		
20	- Net. Wall	
21	1081 DEZELL, RPR, CCA 2894-A Remington Green Lane	
22	78214hasseo, Florida 30308 850-878-2221	
23	11,07 13 111 Z & 8,3	
34		
25		



BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

DOCKET NO. 100009-EI

In the Matter of:

NUCLEAR COST RECOVERY CLAUSE.

PROCEEDINGS:

Hearing

BEFORE:

COMMISSIONER NANCY ARGENZIANO COMMISSIONER RONALD A. BRISÉ COMMISSIONER LISA POLAK EDGAR COMMISSIONER ART GRAHAM

COMMISSIONER NATHAN A. SKOP

DATE:

Thursday, August 26, 2010

TIME:

Commenced at : a.m.
Concluded at : .m.

PLACE:

Betty Easley Conference Center

4075 Esplanade Way Tallahassee, Florida

TRANSCRIBED BY:

LORI DEZELL

Registered Professional Reporter

ACCURATE STENOTYPE REPORTERS, INC. 2894-A REMINGTON GREEN LANE TALLAHASSEE, FLORIDA 32308 (850)878-2221

APPEARANCES:

BRYAN S. ANDERSON, ESQUIRE, and MITCHELL ROSS, ESQUIRE, Florida Power & Light Company, 700 Universe Boulevard, Juno Beach, Florida 33408-0420, appearing on behalf of Florida Power & Light Company.

JOSEPH MCGLOTHLIN, ESQUIRE, Office of Public Counsel, c/o The Florida Legislature, 111 W. Madison Street, Room 812, Tallahassee, FL 32399-1400, appearing on behalf of the Citizens of the State of Florida.

JON C. MOYLE, JR., ESQUIRE, KEEFE LAW FIRM, 118 North Gadsden Street, Tallahassee, FL 32301, appearance on behalf of FIPUG.

KEINO YOUNG, ESQUIRE, LISA BENNETT, ESQUIRE, FPSC General Counsel's Office, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850, appearing on behalf of the Florida Public Service Commission Staff.

MARY ANNE HELTON, ESQUIRE, FPSC General
Counsel's Office, 2540 Shumard Oak Boulevard,
Tallahassee, Florida 32399-0850, Advisor to the Florida
Public Service Commission.

WITNESS

NAME:	PAGE NO.
TERRY O. JONES	•
Direct Examination by Mr. Anderson Cross-Examination by Ms. Bennett Cross-Examination by Mr. McGlothlin Cross-Examination by Mr. Moyle	8 12 119 126
CERTIFICATE OF REPORTER	190

EXHIBITS

NUMBER:		
242	FPL's responses to fourth	109

1	PROCEEDINGS
2	MR. McGLOTHLIN: (no audio) LAR for the
3	energy project. And that would have been about the
4	time of the withdrawal which would have been prior
5	to the finalization of the stipulation.
6	So the chronology I mentioned earlier was
7	inaccurate in that respect.
В	CHAIRMAN ARGENZIANO: Okay. Thank you.
9	Mr. Anderson? Hang on. Commissioner
10	Commissioner Skop?
11	COMMISSIONER SKOP: Thank you, Madam Chair.
12	Mr. McGlothlin, would Public Counsel, if that
13	were the case, not have had any discussions with
14	Commission staff on that issue?
15	MR. McGLOTHLIN: I don't recall that we had
16	any conversations. I would have expected that they
17	would have their own source of information to that
18	extent.
19	COMMISSIONER SKOP: Or lack thereof. Thank
20	you.
21	CHAIRMAN ARGENZIANO: Ms. Helton, did you
22	have a
23	MS. BENNETT: That was me.
24	CHAIRMAN ARGENZIANO: Or Ms. Bennett.
25	MS. BENNETT: If you were ready to proceed, I

1	wanted to let you know that Mr. Jones is the first
2	witness that staff has questions of. And I spoke
3	with Mr. Anderson prior to having Mr. Jones up.
4	It seems to me the indication of the
5	Commission is that you don't want to hear the case
6	in chief. So if you don't mind, we'll just ask the
7	questions, instead of giving him the summary of his
8	entire testimony. But if it's your pleasure to
9	hear the summary of the testimony then I'm not
10	making myself clear, but I can just go into the
11	questions without his summary if you would prefer.
12	CHAIRMAN ARGENZIANO: Commissioners have a
13	preference? Summary. The summary, please.
14	Mr. Anderson? Okay.
15	MR. ANDERSON: Chairman Argenziano, just to be
16	clear. If I followed the motions earlier, the
17	intention is to put on two witnesses to answer the
18	various questions. Do I understand correctly that
19	we are not in our case in chief, we're still
20	preliminary to ruling on a motion for deferral?
21	And I want to make clear to all the parties
22	that, you know, if if we do end up needing to do
23	the whole hearing, which I'm hopeful we do not, we
24	will you know, we understand people are not
25	waiving in any respect their rights to ask all of

1	their questions then. If it's helpful to the
2	Commission to hear the witness's summary, we'll do
3	that we'll do that now. But it wouldn't be our
4	intention to offer the testimony into the record at
5	this time. Does that make sense?
6	CHAIRMAN ARGENZIANO: Yes, it does.
7	MR. ANDERSON: Okay. So we'll do the summary
8	and then elicit your questions.
9	CHAIRMAN ARGENZIANO: Hold on one second.
10	Commissioner Skop?
11	COMMISSIONER SKOP: Thank you, Madam Chair.
12	Just one follow-up question, Mr. McGlothlin. If
13	Mr. Kelly had been made aware of that, would he not
14	have told, I guess, you, since you're the attorney
15	on this issue?
16	MR. McGLOTHLIN: Yes. It was my omission,
17	Commissioner Skop.
18	COMMISSIONER SKOP: Thank you.
19	CHAIRMAN ARGENZIANO: We're ready to proceed.
20	MR. ANDERSON: Great. Mr. Jones, could you
21	move your chair a little bit to the left? I can't
22	see you at all.
23	CHAIRMAN ARGENZIANO: To the next microphone
24	probably would be easier for you. Does that help?
25	MR. ANDERSON: Thanks so much. And what I'm

- going to do is just introduce the witness and ask
- 2 him just to present his -- his direct testimony
- 3 summary so you get the background of things.
- 4 COMMISSIONER EDGAR: I believe he needs to be
- 5 sworn in too.
- 6 MR. ANDERSON: Sure. And Mr. Reed is here
- 7 too.
- 8 CHAIRMAN ARGENZIANO: Okay. So why don't we
- 9 have both of you stand up. Mr. Reed. Raise your
- 10 right hand.
- 11 TERRY O. JONES
- 12 was called as a witness on behalf of the FPL, and having
- 13 been duly sworn, testifies as follows:
- 14 CHAIRMAN ARGENZIANO: Very good. Thank you.
- 15 DIRECT EXAMINATION
- 16 BY MR. ANDERSON:
- 17 Q Mr. Jones, will you please tell us your full
- 18 name for the record.
- 19 A My full name is Terry O. Jones.
- 20 Q Could you move a little closer to the
- 21 microphone? I'm having trouble hearing you.
- 22 A My full name is Terry, middle initial O, last
- 23 name Jones.
- 24 Q Great. We're still having trouble hearing
- 25 you. These microphones really require you to be up

- 1 close.
- By whom are you employed and in what position?
- 3 A I'm employed by Florida Power & Light, vice
- 4 president of the extended power uprate project.
- 5 Q How long have you been employed by FPL?
- 6 A Approximately 23 years.
- 7 Q Okay. And do you have a summary that you had
- 8 prepared for your direct testimony that you could
- 9 present to the Commission just so they understand a
- 10 little background about your work and something about
- 11 the project?
- 12 A Yes, I do.
- 13 Q Would you please provide that to the
- 14 Commission.
- 15 A Yes.
- 16 Good afternoon, Madam Chairman and
- 17 Commissioners. As vice president, I'm responsible for
- 18 the management and execution of extended power uprate
- 19 projects. Our project team is safely and
- 20 cost-effectively implementing extended power uprates at
- 21 St. Lucie and Turkey Point nuclear plants.
- 22 An extended power uprate is the largest and
- 23 most complex uprate that can be approved by the Nuclear
- 24 Regulatory Commission. It requires a replacement or
- 25 modification of a significant number of plant components

- 1 in order to accommodate a higher unit output.
- When completed, the FPL uprates will provide
- 3 FPL customers with an additional 450 megawatts of clean
- 4 zero-emission electrical generation without expanding
- 5 the footprints of these plants. This project will add
- 6 approximately one-half the electrical output of a new
- 7 nuclear unit.
- 8 The EPU project is unique in that the
- 9 engineering and implementation override each other and
- 10 the major construction is integrated with a normal unit
- 11 refueling cycles. We choose this methodology to
- 12 maximize fuel savings for our customers.
- 13 When complete, the project will provide FPL
- 14 customers with an estimated fuel savings of \$146 million
- 15 in the first full year of operation and savings of
- 16 approximately \$6 billion nominal over the life of the
- 17 plants. Additionally, the EPU project will reduce FPL's
- 18 annual fossil fuel usage by the equivalent of
- 19 5 million barrels of oil or 31 million BTUs of natural
- 20 gas and reduce carbon dioxide emissions by approximately
- 21 33 million tons.
- 22 Good progress was made in 2009 in a number of
- 23 project areas. We completed mobilization of the
- 24 engineering procurement and construction vendor, Bechtel
- 25 Corporation. We began the detailed design engineering

- 1 for the required modifications to support the near-term
- 2 upcoming refueling cycles. We completed an outage
- 3 optimization plant which adjusted the sequence of work
- 4 and duration of the refuelings to minimize the overlap
- 5 between the outages. The EPU project activities
- 6 completed to date or planned for 2010 include the
- 7 successful completion of the first St. Lucie Unit 1
- 8 outage, the successful completion of the engineering
- 9 design modifications for the upcoming Turkey Point Unit
- 10 3 fall outage, and completion of the engineering design
- 11 modifications are being prepared for the St. Lucie Unit
- 12 2 outage that starts in January of 2011.
- 13 The EPU project activities planned for 2011
- 14 include completion of the engineering and planning
- 15 phases for two of the three 2011 unit outages,
- 16 successful implementation of three EPU outages, and
- 17 performing the engineering and planning in support of
- 18 three EPU outages in the year 2012.
- 19 In short, FPL has implemented the right
- 20 project scope in the appropriate sequence to achieve the
- 21 project goal of providing an additional 450 megawatts of
- 22 clean, reliable electricity for our customers.
- 23 And when compared to other generating options,
- 24 the EPU project is solidly cost-effective. FPL requests
- 25 that the Commission determine that FPL's actual 2009

- 1 uprate project costs were prudently incurred and that
- 2 its 2010 actual estimated and 2011 projected costs are
- 3 reasonable. These expenditures are necessary to bring
- 4 this highly beneficial, cost-effective resource addition
- 5 to FPL customers. This concludes my summary.
- 6 MR. ANDERSON: And I would just note for the
- 7 record we're not at issue on prudence or
- 8 reasonableness. Those are portions of the ordinary
- 9 summary, summaries provided so we all have an idea
- 10 where we're at so we can -- you can have your
- 11 information.
- 12 Mr. Jones is certainly available for further
- 13 questions.
- 14 CROSS-EXAMINATION
- 15 BY MS. BENNETT:
- 16 Q Mr. Jones, my name is Lisa Bennett and I
- 17 will -- I'm an attorney for the Public Service
- 18 Commission staff. I'm going to have Mr. Locks pass
- 19 quite -- pass an exhibit out. I would like that marked
- 20 for identification purposes. I'm not sure what number
- 21 we are --
- 22 SPEAKER: No. 240.
- 23 MS. BENNETT: 240? And while he's passing
- 24 this out to the Commissioners and the witness, I
- 25 just want to make sure, and want the Commissioners

- to know and the witness know that there's a couple
- 2 of points that staff wants to learn from --
- 3 information that staff wants to learn from this
- 4 witness. And first is that there was a license
- 5 withdrawal for St. Lucie Unit 1. And we want to
- 6 understand if that license withdrawal was tied to
- 7 the prior 2009 management team. Mr. Jones is the
- 8 new management team. That's my terminology. And
- 9 if it is tied to the prior 2009 management team, we
- 10 want to understand -- staff wants to understand
- 11 what additional costs and time for this project,
- 12 the St. Lucie Unit 1 project. And then there's
- also an additional document that we've learned I
- 14 think was filed -- or provided by the NRC yesterday
- on Turkey Point 3 and 4 that has some license
- amendment that we want to ask some questions about.
- 17 So with that long explanation, I'm ready to
- 18 ask my questions.
- 19 BY MS. BENNETT:
- 20 Q I'd like to have you review staff
- 21 Exhibit marked 240, and it's titled the August 13th,
- 22 2010 withdrawal of St. Lucie Unit 1 NRC application.
- 23 Are you familiar with this document?
- 24 A Yes, I am.
- 25 Q And the document is NRC's application that FPL

- 1 withdrew its LAR, and LAR stands for license amendment.
- 2 A Yes, that is correct. License amendment
- 3 request.
- 4 Q And this is an affirmation from NRC, from the
- 5 Nuclear Regulatory Commission, that the LAR was
- 6 withdrawn by FPL, is that correct, for St. Lucie 1?
- 7 A Yes, that is correct.
- 8 Q FPL completed the background work supporting
- 9 the withdrawal of the LAR during 2009 and 2010, correct?
- 10 A I'm sorry, could you repeat the question?
- 11 Q The background work that goes into the license
- 12 application, the LAR, when did FPL begin work on that
- 13 and when did they complete work on that LAR?
- 14 A I'm not certain of the exact start date for
- 15 the engineering analysis for the license amendment
- 16 request. But it would have been in 2008 continuing
- 17 through 2009. The license amendment request is -- it's
- 18 a -- just to give you an idea, it's about 2,500 pages
- 19 for St. Lucie Unit 1. And it involves hundreds of
- 20 calculations. And what it's required to do for the
- 21 extended power uprate is compare the extended power
- 22 uprate conditioned to your current licensing basis, the
- 23 plan as currently licensed and operating. And per the
- 24 instructions, you must prepare engineering analysis and
- 25 do the calculations to determine what changes or impact

- 1 operating at the higher output would have. And so there
- 2 are hundreds and even thousands of engineering analyses
- 3 and technical issues that arise as the process of doing
- 4 that license amendment request.
- 5 Q Would it be fair to say that the majority of
- 6 that work was done by the prior management team, the
- 7 management team that's in charge of the EPUs prior to
- 8 you?
- 9 A No, that wouldn't be fair to say. In fact,
- 10 the license amendment request manager has been in her
- 11 job for quite some time. She's been with the project
- 12 longer than I have, and the license amendment request
- 13 engineers that are working on the project for St. Lucie
- 14 have been on the project since the beginning. And
- 15 the -- and given that there are thousands of analyses
- 16 and sensitivity analyses that are run, we contract the
- 17 very best nuclear experts in the world, Westinghouse,
- 18 Areva, Shaw, Stone & Webster, engineering to perform
- 19 those analyses.
- 20 There is a core group at the St. Lucie plant
- 21 that validates that the vendor follows the process and
- 22 that they're following the process for the -- for the
- 23 formatting of the license amendment request. And so
- 24 from the very beginning, Westinghouse, Areva, Shaw have
- 25 been doing the engineering analysis for their license

- 1 amendment request.
- Q Okay. I guess what I'm really focusing on are
- 3 the change in management, the senior management for the
- 4 EPU for FPL in 2009 and what responsibility that
- 5 management team had over this license that was recently
- 6 withdrawn as compared to the current senior management
- 7 in 2010.
- 8 A Okay. The vice president that had
- 9 responsibility for extended power uprates also had
- 10 responsibility for all other major projects for FPL as
- 11 well as nuclear fuels. And as a part of that
- 12 responsibility for extended power uprate, the license
- 13 amendment request process certainly fell under his
- 14 charge. His -- but again, the license amendment request
- 15 manager in place in July of -- I'll just back it up a
- 16 month -- June of 2009, for example, is the same person
- 17 who's in charge today.
- 18 Q Who -- who is that, can you --
- 19 A That's Ms. Liz Abbot.
- 20 Q Okay. Do you know why FPL decided to withdraw
- 21 its application?
- 22 A Yes. As a part of the license amendment
- 23 request, the NRC has a process -- I apologize for the
- 24 acronym, I'm not even sure I know what the acronym
- 25 stands for. But it's called -- we refer to it as LIC

- 1 109 process. In that process, you submit your license
- 2 amendment request and the staff can take up to about two
- 3 months to do a technical review of that license
- 4 amendment request. And this is called the acceptance
- 5 period.
- 6 If during the acceptance period they have --
- 7 they may have questions in regard to some of the
- 8 technical attributes of the license amendment. And so
- 9 let me just pause right there for a second. The license
- 10 amendment, even though it involves hundreds and -- of
- 11 calculations that spawn off into subsets of calculations
- 12 which could be thousands of engineering issues and
- 13 analyses, that is not what you submit. That would not
- 14 fit on 2500 pages.
- 15 You provide a summary of those analyses. And
- 16 so during that acceptance review, the staff may ask for
- 17 technical clarifications. There's two branches within
- 18 the Nuclear Regulatory Commission. There's the reactor
- 19 operating licensing branch which has -- which has
- 20 accountability for the licensing process, and they have
- 21 project managers. And then there's the technical staff
- 22 branch and they have accountability for doing the
- 23 technical review and ultimately will do the detailed
- 24 review and write the safety evaluation that says it's
- 25 okay to raise the power level of the reactors. So they

- 1 have ultimate responsibility for the technical review
- 2 and approval.
- 3 We interface with a project management branch.
- 4 To interface with a technical branch would require --
- 5 and in some cases, depending on how much stuff you got
- 6 into, would require a public meeting. So during the
- 7 acceptance process, the technical branch will feed to
- 8 the project management branch, "I have some additional
- 9 questions or I need some additional information." That
- 10 is a normal part of the process. That occurred with the
- 11 St. Lucie license amendment. It's occurring right now
- 12 with a Turkey Point license amendment that's in with the
- 13 NRC staff for review.
- 14 The questions that the staff had as we receive
- 15 them from the project manager -- and again it's not a
- 16 detailed technical paper we get, it's a phone call and
- 17 then it's followed up, you know, with a written paper
- 18 that's briefed. And it was in the area of spent fuel
- 19 pool criticality analysis. One -- one other technical
- 20 issue was involving a reactor control rod withdrawal of
- 21 that and then some clarification around an event called
- 22 a station blackout event.
- 23 In our numerous exchanges with the project
- 24 management licensing staff, what we were being asked to
- 25 provide -- and again I go back to the extended power

- 1 uprate as a comparison of the EPU conditions, extended
- 2 power uprate conditions, to your current licensing
- 3 basis, is we felt that on two of the technical issues,
- 4 it really was outside our current licensing basis and
- 5 that -- and that we were trying to find a path forward
- 6 to be able to address the technical staff's concerns and
- 7 stay in process.
- 8 And it's kind of hard to have this discussion
- 9 without getting too technical so I apologize for the bug
- 10 dust here. But at the end of the day, the tech reviewer
- 11 wanted really a detailed analysis around the spent fuel
- 12 pool criticality that was beyond our current licensing
- 13 basis. And we're not able to do that in the short
- 14 period of time which is the acceptance review.
- 15 And during that acceptance review window, if
- 16 you're not able to satisfy the staff -- and there's
- 17 really only -- there's really only two options. One,
- 18 the NRC can decide not to accept the license amendment
- 19 request and provide you some information and some basis
- 20 for why they're not going to accept that request. You
- 21 can withdraw that request and then the NRC will accept
- 22 your request for withdrawal and then give you the
- 23 technical information and then once it's formally
- 24 withdrawn from the docket, then we can have a public
- 25 meeting engineer to engineer to understand what the

- l delta is so that we can fill in those technical gaps and
- 2 resubmit. That's a long answer to a short question.
- 3 Q Can you let me know, first of all, is FPL
- 4 going to continue to pursue an uprate in St. Lucie Unit
- 5 1?
- 6 A Oh, absolutely. When we -- we -- on -- on
- 7 August the 11th, we had a phone call with the NRC staff
- 8 and they stated their position in regards to our license
- 9 amendment request for St. Lucie and they felt like we
- 10 needed much more technical detail and analysis included
- 11 within the license amendment report. We stated our
- 12 position that we thought it was outside the current
- 13 licensing basis but clearly understood it's their
- 14 process, their rules. And we asked that we vet this
- 15 with senior management. And totally already scheduled,
- 16 our -- CEO and our executive vice president and chief
- 17 nuclear officer were scheduled to be in Washington to
- 18 meet with NRC commissioners and NRC senior staff. And
- 19 this was one of the issues that was to be discussed, the
- 20 spent fuel pool criticality, which is an industry issue.
- 21 There is interim NRC staff guidance that's
- 22 going to come out that's going to require much more
- 23 conservative assumptions and analysis going forward to
- 24 license spent fuel pools.
- 25 So on August the 13th, or actually on August

- 1 the 12th, those meetings with senior NRC management
- 2 occurred. We had some assurances in regards to the path
- 3 forward. And so therefore -- also what occurred on
- 4 August the 12th in addition to that senior management
- 5 interaction, we had -- I had actually talked to staff
- 6 about when they would finalize their decision and either
- 7 issue their letter. And I had asked them to -- to not
- 8 make it final until the following week to give time for
- 9 our senior management and their senior management to vet
- 10 the issue. Because it is a very complicated technical
- 11 issue both from a nuclear physics perspective as well as
- 12 from a licensing perspective.
- 13 The staff did agree. The staff did agree to
- 14 wait till the following week or hear back from us
- 15 following those senior management meetings on August the
- 16 12th. On August the 13th we had a follow-up phone call
- 17 with the staff. And again the staff is not permitted to
- 18 make the technical staff immediately available to us so
- 19 that we can talk in great detail to understand what --
- 20 what the additional information is that they needed.
- 21 They give us kind of a high level summary and it's
- 22 included in the letter. But to get that letter, we
- 23 needed to withdraw our application. And -- and we did
- 24 not want to delay getting that information. We wanted
- 25 to have the benefit of getting that information and set

- 1 up a public meeting with the NRC as soon as practical,
- 2 which we got agreement to set that meeting on August the
- 3 18th. So we submitted our letter on August the 13th and
- 4 asked the staff to -- the NRC staff to issue their
- 5 letter accepting our withdrawal on that same day so that
- 6 we could get the technical information, or at least the
- 7 summary of the technical information, so that we could
- 8 work between August the 13th and right up to August the
- 9 18th to make the meeting on the 18th as beneficial as --
- 10 beneficial as practical.
- 11 On the 18th we went to Washington. We had our
- 12 engineering-to-engineering meeting with the technical
- 13 staff. It took the better part of the day for the spent
- 14 fuel pool criticality and this rod withdrawal sequence.
- 15 Following -- following that meeting, we had a
- 16 series of other meetings with our specialty vendors. In
- 17 fact, we had our specialty vendors participate in that
- 18 meeting as they are the industry experts. And we had a
- 19 series of -- of meetings on what our different scenarios
- 20 would be going forward to resubmit the license amendment
- 21 request. And most of that involves additional technical
- 22 analysis above and beyond where we went.
- 23 So it's not bad engineering, it's more
- 24 engineering to be done to take it to another level and
- 25 then what that would look like and how much time that

- 1 would take.
- 2 And -- and so we worked on that really
- 3 through -- and we're still working on it. We produced a
- 4 preliminary schedule that I just went through Tuesday
- 5 morning, as a matter of fact. And so that's how fluid
- 6 this is.
- 7 Q And you're getting right into my next set of
- 8 questions. And that is, is this going to add time for
- 9 the project? Is this going to -- first -- and I think
- 10 there's probably two answers that I'm looking for.
- 11 First is would the withdrawal of the application cause
- 12 an extension of time? And secondly, I think I heard you
- 13 say the NRC technical staff is requiring a lot more
- 14 analysis. Will that analysis be the cause of additional
- 15 time?
- 16 A Yes. In regard to the -- and there's many
- 17 different schedules on a major complex project like
- 18 this. But in regards to the license amendment request
- 19 schedule, this most definitely impacts that schedule.
- 20 And again, where we are is there's several different
- 21 options involved with this technical issue as we have
- 22 certainly several scenarios in front of us. And so
- 23 my -- our preliminary look is that this could impact the
- 24 license amendment schedule by up to two months to
- 25 resubmit.

- 1 Q Up to two months and that includes the
- 2 additional technical information plus the information to
- 3 the --
- 4 A Yes. There's the detail -- again, engineering
- 5 that would have to be done, then formatted into the
- 6 license amendment request, and then what I refer to the
- 7 owner reviews that have to be done and the validation.
- 8 And again, this -- I want to be very clear here -- is
- 9 that there are multiple scenarios and what we looked at
- 10 was -- was that we could be ready to submit in one of
- 11 the scenarios by November the 30th. Again that's very
- 12 preliminary. And by that I mean is we're still
- 13 providing some technical inputs into -- into the
- 14 specialty vendor that performs all that analysis. We're
- 15 scheduled to have those inputs to them by this Friday,
- 16 they'll work on that through the weekend, and I expect
- 17 to get a proposal back from them on -- sometime in the
- 18 middle to late next week preliminarily. They've told us
- 19 what their capability is. But until I see that and what
- 20 I call a detail level 3, right now that's just -- that's
- 21 just preliminary.
- 22 But to give you a rough feel, you know, it
- 23 looks like approximately, you know, the end of November.
- 24 But again, until, you know, I vet through that and my
- 25 management vets through that, that's very preliminary.

```
1 Q And that -- let me make sure I'm clear on
```

- 2 this. It will extend the time of the completion of the
- 3 uprate also, is that correct, by at least two months?
- 4 A I haven't determined -- we haven't determined
- 5 that yet. The NRC, having gone through the acceptance
- 6 review, they could take up to two months to do the
- 7 acceptance review. They could do what would be a delta
- 8 review, look at just what was different from what we
- 9 submitted. And the Nuclear Regulatory Commission states
- 10 that their normal review is two months acceptance, 12
- 11 months review and -- and approval.
- 12 Now, we -- and when I say that we haven't
- 13 determined, the outage that I need to uprate and that's
- 14 currently planned, it could impact that first outage or
- 15 I could change the fuel loading for that reactor and
- 16 move that outage, which could be a delay, or one of the
- 17 other options is that -- that we're considering is that
- 18 the modifications that we need to make preliminarily
- 19 don't look like we need the license amendment request to
- 20 make those. We would only need the license amendment
- 21 request to go up in power. And so therefore the outage
- 22 and actual modification schedule itself may not be
- 23 impacted.
- 24 But again, that is all work that -- that the
- 25 current project team is -- is working through to assess.

- 1 Q What about costs? Are there going to be
- 2 changes in the costs associated with the license
- 3 amendment withdrawal?
- A Yes. As I said, the engineering that was done
- 5 is good engineering but we have to take it to another
- 6 level to be able to satisfy the staff. And so
- 7 there's -- there's a cost. You've got to pay the vendor
- 8 for their work.
- 9 Q I'm going to ask that you look at a second
- 10 letter from the NRC. I don't know if you've seen this
- 11 one yet. It's from -- it's dated August 25th.
- 12 MS. BENNETT: And I'd like that marked as
- 13 Exhibit No. 241 for identification purposes.
- 14 Description, August 25th, 2010 NRC letter with
- 15 REIs.
- 16 COMMISSIONER SKOP: Thank you, Madam Chair.
- Just to staff. Does staff have a copy of the
- 18 meeting request or notice on the August 18th
- 19 meeting that you referenced?
- 20 MS. BENNETT: No. Let me rephrase that. Not
- 21 with us.
- 22 COMMISSIONER SKOP: Okay.
- 23 CHAIRMAN ARGENZIANO: Thank you.
- 24 THE WITNESS: (Examining document.)
- 25 BY MS. BENNETT:

- 1 Q Mr. Jones, are you familiar with this letter?
- 2 A No, I am not.
- 3 Q Okay. Just a couple of questions about the
- 4 Turkey Point Unit 3 and 4 uprate then since you're not
- 5 familiar with the withdrawal letter.
- 6 A Well, this is not a withdrawal letter
- 7 associated with extended power uprate.
- 8 Q I'm sorry. Can you go ahead and explain what
- 9 it is to the best of your ability?
- 10 A This was -- this is in regards to a previous
- 11 request for a licensed amendment in regards to changing
- 12 the technical specifications that restrict the movement
- 13 of heavy loads over spent fuel pools. And that -- this
- 14 is not a license amendment request submitted for or
- 15 related to the extended power uprate.
- 16 Q Okay.
- 17 A And beyond that, I don't know the background
- 18 or the history around this license amendment request.
- 19 Q Okay. I don't have any further questions on
- 20 that document then.
- 21 You're -- you're part of what I refer to as
- 22 the new EPU management team; is that correct? In other
- 23 words, you took over in 2009 on senior management for
- 24 the extended power uprate for Florida Power & Light?
- 25 A That is correct.

```
1 Q And your --
```

- 2 A But I wouldn't characterize it that way.
- 3 There was a reorganization. The prior organization
- 4 involved the extended power uprate as well as all major
- 5 projects for the FPL nuclear fleet as well as nuclear
- 6 fuels. Those were the major groups.
- 7 What was done in July of 2009 was to
- 8 reorganize at a corporate level and we split out the
- 9 extended power uprate group from the major projects
- 10 group and the fuels team. And so the EPU organization
- 11 became a standalone organization that directly reported
- 12 to our senior vice president and chief nuclear officer.
- 13 And yes, I became the vice president of extended power
- 14 uprate at that time.
- 15 Q And that group that became the senior
- 16 management for the extended power uprate, that
- 17 reorganization, that's a new group of management, is
- 18 that correct, over the uprates? In other words --
- 19 A There were -- there were -- yes. There were a
- 20 number of changes but also there were a number of people
- 21 that remained with the project as well.
- 22 Q Senior management people?
- 23 A Yes.
- 24 Q Okay.
- 25 A And by senior management I mean director. Or

1 senior manager or direct level. Such as I mentioned

- 2 previously, the license amendment request manager.
- 3 Q I'm going to ask the question. I'm not sure
- 4 that your attorneys may not want you to give me the
- 5 names of the senior management. I'm not sure at what
- 6 level employee confidentiality attaches. But the names
- 7 and positions of the management team in 2009 that are
- 8 still the EPU management team, can you give me that
- 9 information?
- 10 A Well, following our reorganization in July of
- 11 2009, the site director for Turkey Point remained. He
- 12 has -- he has since left the company. The site director
- 13 for St. Lucie remained. The senior manager in charge of
- 14 the license amendment request for all our nuclear
- 15 uprates remained. I'm trying to think in terms of the
- 16 final -- final organization.
- 17 And there was a position that was a corporate
- 18 centric position that was called director for --
- 19 director of EPU remained in a different capacity.
- 20 Really I would call it a -- as a senior technical
- 21 adviser which is kind of like a chief engineering type
- 22 position for the project. I'm -- I'm new to the project
- 23 or was new in July of 2009 as well as a position that we
- 24 called implementation owner south that had
- 25 responsibility for both Turkey Point and St. Lucie. He

- l was certainly new to the team.
- 2 The reorganization in the beginning phase of
- 3 the project, it was heavy into evaluating engineering
- 4 procurement and construction type vendors. And I don't
- 5 want to mention the various companies involved. It
- 6 involved with procuring long lead material and really a
- 7 conceptual engineering type approach to the project.
- B And so it was quite a large corporate organization and
- 9 everything was -- was centrally controlled.
- 10 To be able to do this project successfully, if
- 11 you think about it, and I don't want to -- you know,
- 12 it's like deciding to remodel both your bathrooms and
- 13 all three of your bedrooms and your garage all at the
- 14 same time. And that's not something that you do from
- 15 downtown. It's a normal progression on a major project
- 16 like this that once you've done scoping analysis and
- 17 engineering conceptual, what does this look like, what
- 18 an overall time line looks like, get major contracts in
- 19 place, is you've got to establish a site centric
- 20 organization that has to be fully integrated with the
- 21 site because you're going to be doing work while the
- 22 nuclear reactors are operating as well as you're going
- 23 to be doing major work, construction type work, during
- 24 the refueling cycles.
- 25 And so it -- it's only natural to decentralize

- 1 the project and push the management and the resources to
- 2 the site and retain a small core group at corporate for
- 3 the governance and oversight of the project and to
- 4 maintain synergy and to leverage -- leverage our
- 5 resources accordingly.
- 6 Q Okay. Do you believe that any of the
- 7 reorganization was designed to address concerns by
- 8 senior management of poor performance of the prior
- 9 management team?
- 10 A I wouldn't characterize it as poor
- 11 performance. I would -- the folks running the projects
- 12 had vast experience, huge success in major projects,
- 13 everything from steam generator replacements,
- 14 pressurizer replacement, reactor vessel head
- 15 replacements. And it was -- it was for the reasons I --
- 16 the reasons I stated as well as to enhance and improve
- 17 performance, not that there was poor performance or
- 18 inadequate performance.
- 19 It's not unusual, you know, for -- for an
- 20 organization of our size, is we do succession planning
- 21 twice a year and we evaluate people's skill sets and
- 22 their functions and -- and we make movements and make
- 23 changes -- I don't want to say frequently, but on a
- 24 regular basis that's planned to better align skill sets
- 25 and functions. And it's not unusual to reorganize our

- 1 departments to further improve performance.
- 2 Q You were talking about enhance performance.
- 3 Can you give me some ideas of areas that needed
- 4 enhancement perhaps?
- 5 A As I mentioned earlier, when you go from the
- 6 conceptual phase of what it is you want to accomplish
- 7 and the time line and you get the major contracts in
- 8 place, you've got to turn your attention to the
- 9 integration with the site operations. It's an operating
- 10 nuclear facility. And -- and to give you kind of a
- 11 rough idea as you mobilize Bechtel, which is our
- 12 engineering procurement vendor, you have about 135
- 13 people that are Bechtel employees, of which about 80 are
- 14 design engineers that are going to be on site working on
- 15 the specific designs for the changes in the components.
- 16 And they need access to our system engineers which are
- 17 the most knowledgeable about the plant. They need
- 18 access to our operators.
- 19 And so one of the enhancements that you want
- 20 to do, you want to make the -- extend the power uprate
- 21 part of the core business for the site. And so you want
- 22 to integrate with the site through their outage planning
- 23 meetings. On any given week at a nuclear power plant,
- 24 and Commissioner Skop I know you know this, is you have
- 25 hundreds of activities that are occurring, from

- 1 preventative maintenance to corrective maintenance to
- 2 critical testing that occurs. At the same time,
- 3 extended power uprate, we're trying to determine the
- 4 designs that we need to do to achieve the higher output.
- 5 We need access to plant staff but not so much that it's
- 6 a distraction.
- 7 And so you really need people with a strong
- 8 operations background that know how to integrate with an
- 9 operating facility. And that's one of the things that
- 10 we wanted to achieve by decentralizing and pushing
- 11 the -- what I call the command and control of the
- 12 project to the site level and have them integrate with
- 13 the station activities. That would be one example.
- 14 Q Were you given any specific instructions on
- 15 how to improve the performance from your -- the prior,
- 16 the predecessors to the EPU, senior management?
- 17 A Well, in July of 2009, we conducted a detailed
- 18 review of the project. And out of that detailed review,
- 19 there were a number of scope growths as well as we had
- 20 with I'll call Bechtel's view of what they thought they
- 21 would need from a staffing perspective to accomplish the
- 22 project. This dealt largely with forecasts for 2011 and
- 23 2012 when you get into the large outages. And Bechtel
- 24 tends to forecast things on what they call a crew level,
- 25 is I think I'm going to need this people to do this

- 1 activity.
- 2 And so it's a very rough order of -- of
- 3 magnitude. And so part of reorganizing and pushing the
- 4 command and control to the site level is to make sure
- 5 that -- that the folks that are responsible for
- 6 overseeing the engineering of Bechtel have the
- 7 authority, have the ability to challenge Bechtel on
- 8 their estimates for the engineering, do scope reviews
- 9 and make sure that the scope is appropriate for what
- 10 we're trying to achieve.
- 11 And so coming out of that July project review
- 12 meeting, we had a number of concerns. Some of our
- 13 concerns were did we have the right scope from just a
- 14 total modification perspective. Only about -- little to
- 15 none of the design engineering was actually complete at
- 16 that phase, so everything was highly conceptual.
- 17 And so part of our charge was -- was to go
- 18 validate a number of the large scope activities. For
- 19 example, the engineering had not yet been completed to
- 20 determine whether or not we were going to have to
- 21 replace the condenser, which is a massive component that
- 22 condenses the steam after it goes through the turbine as
- 23 well as what's called a steam generator moisture
- 24 carryover modification. Those two modifications alone
- 25 were worth about \$180 million.

- 1 And so we were looking -- so one of the things
- 2 we were looking at is do we have the right scope, should
- 3 we accelerate some of the engineering to get the right
- 4 scope, and then from a Bechtel perspective and a Bechtel
- 5 philosophy on how they crew up a job and what they were
- 6 projecting in 2011 and 2012, we were also directed to
- 7 evaluate whether or not we should consider another
- 8 engineering procurement constructor for either all or
- 9 part of the project. In other words, have one EPU for
- 10 St. Lucie, one EPU for Turkey Point, whether we should
- 11 self-perform all or part of the project, in addition to
- 12 completing our scope review.
- 13 Those -- one other charge was to look to see
- 14 ways in which we could validate and challenge the EPC on
- 15 their -- what we call their ramp or their staffing and
- 16 what they were saying they needed for resources in the
- 17 out years. And those activities carried over into 2010.
- 18 Q You mentioned the July 2009 meeting, correct?
- 19 A Yes.
- 20 Q And prior to the July 2009 meeting, what
- 21 involvement did you have with the EPU management or the
- 22 steering team?
- 23 A The involvement that I had with extended power
- 24 uprate prior to 2009 was in relation to an affiliate
- 25 company that's part of NextEra Energy.

- 1 Q Were you -- quite often --
- 2 A So I may explain that, is my prior position
- 3 before I became the vice president of extended power
- 4 uprate was vice president of operations for Midwest
- 5 region. So I had responsibility for the operation of
- 6 Duane Arnold Nuclear Power York Plant and Point Beach
- 7 Nuclear Power Plant, which is, you know, the affiliate
- 8 company, NextEra. And so there's an extended power
- 9 uprate project in progress with Point Beach.
- 10 Q Is it fair to say then that you were not
- 11 involved in the presentation to -- for the July meeting?
- 12 I'm trying to not disclose some confidential
- 13 information.
- 14 A I was in that meeting but I was not involved
- 15 in the -- in preparing the presentation for that
- 16 meeting.
- 17 Q And were you involved in giving direction to
- 18 the new team for that meeting?
- 19 A The folks that were responsible and
- 20 accountable for running extended power uprate for
- 21 Florida Power & Light prepared all the presentations and
- 22 presented in the July 2009 meeting.
- 23 Q But you -- so you were there at the July 2009
- 24 meeting and you saw the presentation. Can you describe
- 25 what it contained, what the presentation contained?

- 1 A The presentation contained commercial
- 2 information around the various attributes of the project
- 3 such as progress on license amendment request, cost
- 4 associated with license amendment request, progress on
- 5 staffing up the engineering procurement contractor,
- 6 Bechtel. It had project estimates for license amendment
- 7 request engineering, design engineering, and head counts
- 8 associated with future staffing.
- 9 Q Did it include new numbers or new budget
- 10 estimates at that July 2009 meeting?
- 11 A In July 2009, the forecast, based on what was
- 12 known at the time, was higher than the original
- 13 conceptual estimate that was done. And those estimates
- 14 were -- were prepared by the project controls part of
- 15 the organization. Project controls consist of cost
- 16 engineers, schedulers -- I'm going to be redundant,
- 17 project control folks. And what they'll do is based on
- 18 your contracts or information that they receive from the
- 19 project manager such as here is -- here is how many
- 20 people I'm going to bring in, here's where I'm going to
- 21 bring them in at, here is -- is the wage rate per the
- 22 contract, project controls will take that and roll that
- 23 up into an overall estimate.
- 24 So what was presented on July the 2009 was
- 25 that based on the conceptual scope that was a part of

- 1 the project but still under review, based on a
- 2 proposed -- what I'm going to call a ramp, ramp-up by
- 3 Bechtel, that the forecast was going to be higher
- 4 than -- than the original feasibility study that was
- 5 done.
- 6 That's why the -- that's why senior management
- 7 in that meeting directed that there was an ongoing scope
- 8 review, that the priority was to complete the scope
- 9 review and, if necessary, accelerate the engineering
- 10 associated with some of the larger scope items because
- 11 very little engineering, I think less than, I'm going to
- 12 say -- I'm not going to guess. It was -- I know it was
- 13 less than 2 percent of the engineering at that point had
- 14 been completed, was to look at the scope, if necessary,
- 15 accelerate the scope, look at options to -- to an EPC
- 16 vendor, including even self-performing and complete that
- 17 work to validate the forecast.
- 18 Q So let me make sure I understand that you were
- 19 telling us that in July of 2009, you had -- FPL had a
- 20 good idea that it was going to have an increase in the
- 21 cost of the uprate; is that correct?
- 22 A What I said is that the forecast that was
- 23 provided in 2009, okay, was based on a proposed Bechtel
- 24 ramp, a proposed Bechtel staffing plan, a proposed
- 25 Bechtel resource plan, if you will, and it was based on

- 1 a scope or a list of modifications for which little to
- 2 no engineering had been completed to date, and that
- 3 coming out of that meeting were several actions to
- 4 address that.
- 5 Q And when did FPL address those changes?
- 6 A Well, that was ongoing work and actually that
- 7 work that continues today. We're constantly evaluating
- 8 options and different levers to pull on the project.
- 9 But one of the specific modifications that was
- 10 challenged as being necessary or not, or actually two,
- 11 was the main condenser modification, which was on the
- 12 order of -- I'm just making sure I can say this and it's
- 13 not confidential -- was on the order of about 130 to
- 14 150 million dollars, somewhere in there, and a steam
- 15 generator moisture carryover modification that was on
- 16 the order of 30 to 40 million dollars. There were other
- 17 modifications, but my recollection from the meeting,
- 18 there were two that stood out.
- 19 We completed the engineering analysis and
- 20 review for the condenser modification late October and
- 21 ultimately determined that the condenser modification
- 22 was necessary and that, in fact, if we did not perform
- 23 it, that there would likely be a megawatt penalty with
- 24 not performing the condenser modification. And that it,
- 25 in fact, was separate and apart and needed to -- for the

- 1 additional megawatts.
- 2 The steam generator moisture carryover
- 3 modification took us until early 2010 to complete the
- 4 engineering analysis and study associated with this.
- 5 And the steam generators take the heat from the reactor
- 6 and generate the steam to drive the turbines, and the
- 7 modification was -- is internal to the steam generator.
- 8 So it's inside the containment building. It's high dose
- 9 work. It's very expensive and clearly has some
- 10 maintenance risk associated with it.
- 11 And it took us until after the first of the
- 12 year to bring that to conclusion. And that modification
- 13 was deemed as not necessary to support the additional
- 14 megawatts and was eliminated.
- We -- the other actions is, you know, we
- 16 contacted -- we looked at a couple of EPCs. We
- 17 contacted one specifically. Had a number of meetings
- 18 with another EPC to assess their capability. And we
- 19 evaluated whether or not we wanted to take all or a
- 20 portion of the work away from Bechtel including what
- 21 portion of the work that we would self perform as
- 22 Florida Power & Light FPL.
- 23 We ultimately, after the first of the year,
- 24 decided to stay with Bechtel Power Corporation and turn
- 25 most of our focus and energy on making them just as

- 1 efficient and cost-effective as possible.
- 2 It should be noted that, you know, during 2009
- 3 the money that was being invested or expended on the
- 4 project was -- was on plan and is for -- for 2010 as
- 5 well.
- 6 The large sums of money and the large scopes
- 7 we're talking about in future outages, 2011 and 2012, if
- 8 you can envision like a major construction project like
- 9 a -- like a bridge, we're doing the engineering and the
- 10 planning now. The big spend, you know, occurs when you
- 11 actually go to do that work.
- 12 So we felt like we had plenty of opportunity
- 13 to explore ways to mitigate or accomplish things more
- 14 efficiently. And, in fact, one of the other things that
- 15 we did was -- well, there's several things. Is in our
- 16 discussions with another EPC -- and again, from that
- 17 July 2009 meeting, senior management just was not going
- 18 to accept that Bechtel number. And one of the catalysts
- 19 for that was that we have certainly self-performed a
- 20 number of projects ourselves very successfully, and we
- 21 have done an evaluation for one of our sites on what the
- 22 self perform -- what the project would cost if we
- 23 self-performed it. And in comparison to Bechtel,
- 24 Bechtel was almost a magnitude of double of what we
- 25 thought a self-perform would cost.

- 1 And so coming out of that meeting then is --
- 2 was the direction on how do we leverage our knowledge
- 3 and expertise to drive Bechtel to reduce their forecast.
- 4 And as I mentioned, we interviewed another EPC. And we
- 5 had thought about bringing that competitor in to provide
- 6 us an independent project estimate.
- We ultimately decided against that because we
- 8 thought it was a conflict of interest and we were
- 9 concerned that if that competitor undercut significantly
- 10 Bechtel and then we brought them on and they failed to
- 11 perform, that that would not be a good thing.
- 12 So we hired an independent third party
- 13 estimator. There were three that we evaluated. We
- 14 brought in one that does bottoms-up estimating and -- so
- 15 that we would have a very detailed estimate for Turkey
- 16 Point Unit 3 that we could use to challenge and leverage
- 17 Bechtel.
- 18 Q Mr. Jones, I almost forgot my original
- 19 question. Let me go back to that. Which is the
- 20 July 2009 meeting in which you indicated that there were
- 21 some costs that probably I think would increase; is that
- 22 correct? Just yes or no.
- 23 A It's -- this is a complex project and I can't
- 24 answer that yes or no. The forecast for -- for the
- 25 scope and for Bechtel's proposed plan, that forecast was

- l higher than the original estimate.
- 2 Q Okay.
- 3 A That part is correct. That did not deal with
- 4 realtime dollars in 2009.
- 5 Q And that's going to lead me -- I'm going to
- 6 skip a couple of other questions and lead into a next
- 7 series of questions. And this is with the Commission's
- 8 indulgence something that the staff is looking at
- 9 proposing or looking at a rule, something like the fuel
- 10 clause, the mid course correction noticing requirement
- 11 just to -- to inform us of the types of changes that
- 12 Mr. Jones is talking about. So with your indulgence, I
- 13 have about three or four questions on that and I may be
- 14 done.
- 15 CHAIRMAN ARGENZIANO: One second.
- 16 Commissioner Skop?
- 17 COMMISSIONER SKOP: Yes, Madam Chair. To
- 18 Ms. Bennett with respect to the line of
- 19 questioning, is staff suggesting that if there is
- 20 material change, that the company does not already
- 21 have a duty to inform the Commission?
- 22 MS. BENNETT: I'm not suggesting anything at
- 23 this point. We're just gathering information that
- 24 we find useful.
- 25 BY MS. BENNETT:

- 1 Q Mr. Jones, the -- the EPU project increased in
- 2 approximately -- and I'm not going to say the dollar --
- 3 but during 2009; is that correct? The dollar amount is
- 4 confidential.
- 5 A There was, as with all projects such as
- 6 this -- let me clarify. Okay? When it comes to a major
- 7 nuclear project such as this, a -- an approach that
- 8 could be taken would be to do all of the engineering
- 9 analysis similar to building your house. Get an
- 10 architect, draw up the plans, do all of the engineering,
- 11 have it reviewed and stamped, and then you would know
- 12 exactly the design associated with your home and from
- 13 that you could do pickoffs for material and estimate
- 14 labor and things like that.
- When it comes to an extended power uprate,
- 16 which again is the most complex, the biggest thing you
- 17 could do to operating a nuclear facility, the only thing
- 18 that would compare it go build a new nuclear plant,
- 19 is -- is you do the engineering and the implementation
- 20 overlapping, otherwise we would spend the next -- if we
- 21 did the LAR first and then the engineering analysis,
- 22 you'd lose the realtime, realtime value of energy and it
- 23 would take years to complete the engineering. And then
- 24 would you probably spend a year doing an estimate -- an
- 25 estimate once you completed all the engineering. Okay.

- 1 So based on when this started, just rough order of
- 2 magnitude, you finish the engineering in about 2011 and
- 3 take you about a year to do a detailed estimate that you
- 4 would -- and then you would have maybe some certainty
- 5 around maybe plus or minus 25 percent around that
- 6 because that would be equivalent to about a level 3
- 7 estimate. And then you would be looking at
- 8 implementation the out years which would take you to
- 9 2016 and you would eat up all of the value that there
- 10 is, you know, for the customers.
- 11 And so I'm just trying to explain the concept
- 12 about why the Legislature and this Commission, you know,
- 13 had the wisdom to choose a nonbinding estimate,
- 14 recognizing that if you're going to get maximum value
- 15 for the customers, that you're going to do the
- 16 engineering and implementation, okay, and overlapping
- 17 and you're going to integrate it with the refueling
- 18 outages. And so that's the reason you have a
- 19 conceptual, you know, estimate to start with.
- 20 And as we complete the detailed engineering,
- 21 now I have something that I can have the construction
- 22 experts review, do detail lockdowns on, know
- 23 commodities, how many linear feet of conduit, wire cable
- 24 terminations and come up with a detailed estimate.
- 25 We're dealing with about 196 complicated modifications.

- 1 And to date, only 20 percent of the engineering is
- 2 complete, is final for the -- those modifications.
- 3 Q And really --
- 4 CHAIRMAN ARGENZIANO: Ms. Bennett, can I go
- 5 back because something got my attention when
- 6 Commissioner Skop and asked you a question before.
- You did say something about a possible rule or rule
- 8 change. What were you referring to?
- 9 MS. BENNETT: We were -- staff is beginning to
- 10 gather information about possibly doing a rule
- 11 modification to this rule, proposing one, not doing
- one, that would be your job, requiring maybe a
- 13 mid-course correction type of -- of procedure,
- 14 noticing requirement like we do in the fuel clause.
- 15 If it was 10 percent over or under the budget that
- 16 you approve the prior year. Something -- you know,
- 17 we're still in the discovery phase of that.
- 18 And that's why I asked for your indulgence. I
- 19 know that this particular set of questions is not
- 20 really directed at your -- the motion that you're
- 21 going to be voting on soon. So if you would prefer
- 22 me to stop on this and --
- 23 CHAIRMAN ARGENZIANO: No, no, no. I wanted to
- 24 go back because I wanted clarification. Excuse me.
- 25 Commissioner Skop, did you want to be recognized?

answered my question or the question I would have had, that the line of questioning seems to be in relation to something that I would normally expect would be thoroughly discussed or recommended in the staff recommendation upon the conclusion of the hearing. Not articulating every thought of what staff may or may not be thinking. I mean, staff can continue.

It seems to me though again for nonbinding estimates, I don't think anyone is really concerned with, you know, the fact that the estimate changed. Okay? The number at the end of the day is going to be what the number is going to be subject to prudency review.

I think what -- what's of concern to me which
I will get into is that there were or should have
been sufficient indicators to management to
indicate not only as your testimony has indicated,
that the scope had grown, but indications that
there were scheduling cost impacts that were not
reported to this Commission even if they were not
definitized or subject to be challenged. The fact
is there were indicators that, hey, we've got an
issue here, we're working it, we're scrubbing the

numbers, we're beating on the vendors. Again, the
final number is not important to me. But it's a
matter of candid disclosure to the Commission. And
I think that's what's at issue with the concerns I
have. Thank you.

THE WITNESS: Commissioner Skop, at the same time that, you know, we're looking at that scope and again without discussing the specific number, about half of that number was associated with two modifications. And as I mentioned before, it took several months to address that. I do understand your point and I can see your point.

At the same time, we had -- we were evaluating the fact that we could get more megawatts. But clearly -- clearly in my mind, that was just as preliminary, just as preliminary and not -- and not ready for any kind of discussion or debate until we completed fielding -- field testing and validation. And as a matter of fact, as a part of that field testing that we did at Turkey Point, you know, we discovered a significant challenge around megawatts that people were ready to sign up for in the summer of 2009.

And so, you know, until the engineering is done, the engineering is not done and --

1	COMMISSIONER SKOP: And I respect that. I've
2	read your management response to the Concentric
3	Report and I'll get into that if I chose to do have
4	some questions. But Madam Chair, if I may be
5	permitted, I do have one.
6	Mr. Jones, you testified that progress or I
7	forget, let me see if I can find it real quick.
8	Significant progress was made in 2009 regarding
9	nuclear efforts, including the EPU, if I'm correct.
10	I believe that's on page page page 4 of your
11	prefiled testimony at line 15; is that correct?
12	THE WITNESS: I'm sorry, Commissioner, could
13	you give me the reference?
14	COMMISSIONER SKOP: Page 4 of your prefiled
15	testimony at line 15. In relation to the EPU
16	project team, you indicated on line 15 significant
17	progress was made in 2009 including a laundry list
18	of activities; is that correct?
19	THE WITNESS: You're referring to the March
20	prefiled?
21	COMMISSIONER SKOP: March 1 prefiled
22	testimony, yes.
23	THE WITNESS: Sorry. I was looking at the
24	May. Yes.
25	COMMISSIONER SKOP: Okay. So if progress

1	was significant progress was being made in 2009
2	and everything was going well, then I guess the
3	question I would ask, why was it necessary to
4	replace the EPU management team?
5	THE WITNESS: As I stated earlier, the EPU
6	management team, the way it was organized was a
7	large corporate group. It was corporate centric.
8	Their mission of evaluating EPC contractors,
9	getting contracts in place for long-lead materials
10	such as turbine rotors, the conceptual engineering
11	analysis phase and and getting the groundwork
12	laid for all of that was appropriate.
13	That organization had extended power uprate,
14	all FPL capital projects across the nuclear fleet
15	as well as nuclear fuels. And so it was a very
16	large organization, and it was it was time to
17	to make it more site centric and move in move
18	more into a focus of implementation and an
19	operating nuclear facility and get, you know,
20	Bechtel up to speed and running, get the metrics in
21	place to be able to measure and improve
22	performance. And and that progress was was
23	certainly made.
24	COMMISSIONER SKOP: All right. Fair enough.
25	And just one follow-up question and I'll move back

to staff, on the same issue.

The replacement of the EPU management team
that you just spoke to, was that not -- did that
not occur as a direct result of the executive
steering committee meeting that was held on
July 25th, 2009?

THE WITNESS: Well, first, I wouldn't characterize it as a replacement of the EPU management team. As I stated earlier, there — there were several reassignments, but a number of the key players for EPU remained with EPU, a number of key players went to the projects organization. There are hundreds of millions of dollars of capital project that aren't EPU that have to be managed, and you certainly need the right skill set and expertise to be able to continue to do that business along with — with EPU.

I was -- I was approached by my boss before the meeting in July about his ideas around reorganizing the project and making them site -- site centric and using my operational expertise and my background as having been a plant general manger at a nuclear plant, a site vice president, been involved and being responsible for running a site while major projects are involved.

1	I was the site vice president during a reactor
2	head replacement at Turkey Point. And to use my
3	skill sets to take over the project. And again the
4	emphasis was on improving performance and bringing
5	some fresh ideas to the project.
6	COMMISSIONER SKOP: Thank you. And I
7	recognize again you came into the project late so,
8	I mean, I'm not being critical of your actions.
9	CHAIRMAN ARGENZIANO: Ms. Bennett?
10	MS. BENNETT: May I have just a minute more?
11	CHAIRMAN ARGENZIANO: Oh, yes. Go right
12	ahead.
13	MS. BENNETT: That was ten seconds. I have no
14	more questions.
15	CHAIRMAN ARGENZIANO: Commissioner Skop?
16	COMMISSIONER SKOP: Thank you, Mr. Jones. And
17	with respect to the replacement of the EPU
18	management team, again probably I should have
19	tightened up my language but I didn't have the page
20	in front of me, but reading from the staff audit
21	report that has been declassified, I guess the
22	title seems to be removal of the EPU senior
23	management team and that was in July of 2009. So
24	that's what my question was directed to. Thank
25	VOIL

1	CHAIRMAN ARGENZIANO: Commissioners? I have a
2	couple that I would just like to ask.
3	How significant of a decrease in long-term
4	need for new generation has resulted from the
5	recession? And do you believe, I guess, the
6	effects or that this affects the prudency of
7	FPL's decision to continue with the current nuclear
8	projects? If you can answer that.
9	THE WITNESS: Madam Chairman, witness Dr. Sim
10	can best address that from a feasibility
11	standpoint.
12	CHAIRMAN ARGENZIANO: Okay.
13	THE WITNESS: As far as the feasibility for
14	the extended power uprates and again you
15	evaluate environmental factors, future load demand,
16	all other sources of generation, many factors that
17	go into that is the 2010 feasibility analysis
18	for extended power uprate, you know, has a a
19	present cost benefit for our customers for the
20	medium fuel cost environmental II case of about
21	\$1.1 billion.
22	CHAIRMAN ARGENZIANO: Okay. And can you
23	address the issue of site banking and how it
24	relates to the NRC's permitting process?
25	THE WITNESS: I'm sorry, I didn't hear the

```
1
          question.
               CHAIRMAN ARGENZIANO: Can you address the
 3
          issue of site banking and how it relates to NRC's
          permitting process, or should I ask a different
          individual?
               THE WITNESS: I'm sorry, Madam Chairman, I
 7
          don't know what site banking is.
 8
               CHAIRMAN ARGENZIANO: Okay. Fair enough.
          Thank you. Staff has --
 9
               MR. YOUNG: I think Ms. Bennett said she was
10
          through with her line of questioning. I don't know
11
12
          if the parties have questions. It seems like
13
          Mr. Moyle might have some questions.
14
               CHAIRMAN ARGENZIANO: Okay. Hang on.
          Commissioner Skop and then we'll go to the parties.
15
16
               COMMISSIONER SKOP: Thank you, Madam Chair.
17
               I guess, Mr. Jones, since I kind of got into
          this, I might as well just ask some questions after
18
19
          all here. But again I reserve my right to ask a
20
          full series of questions if we get to an
21
          evidentiary hearing posture.
               Let's see where I'd like to begin. Have you
22
23
          discussed the testimony you've given here today
24
          with FPL employees or any FPL employees?
               THE WITNESS: The question is have I discussed
25
```

1	my testimony here today with any other FPL
2	employees?
3	COMMISSIONER SKOP: Yes.
4	THE WITNESS: Yes. There have been a number
5	of FPL employees that have been involved in
6	providing the information that is the basis for my
7	testimony.
8	COMMISSIONER SKOP: Okay. And have you
9	further discussed the scope of your testimony this
10	morning with regulatory affairs or legal members of
11	FPL?
12	THE WITNESS: Yes, I have.
13	COMMISSIONER SKOP: Okay. All right. I guess
14	your prefiled testimony, you became the vice
15	president of nuclear power uprate on or about
16	August 1st, 2009. And I believe that you testified
17	that you were invited to or attended the executive
18	steering committee meeting that was held on or
19	about July 25th, 2009; is that correct?
20	THE WITNESS: That is correct. I was in
21	attendance at that meeting.
22	COMMISSIONER SKOP: Okay. And did you receive
23	a meeting request for that meeting?
24	THE WITNESS: Yes, I did.
25	COMMISSIONER SKOP: Do you know who requested

-	indicating.
2	THE WITNESS: I don't recall who requested
3	that meeting.
4	COMMISSIONER SKOP: Okay. Was the purpose of
5	that executive steering committee meeting that day
6	to part of the purpose of the meeting to discuss
7	a line by line item or line item by line item of
8	the various project controls and cost estimates
9	associated with the extended power uprate?
10	THE WITNESS: Yes. One of the purposes of the
11	meeting was to look at the project and I said from
12	a number of different views from the license
13	amendment request, engineering analysis, the design
14	engineering analysis, Bechtel's resource plan,
15	FPL's resource plan, and look at that in comparison
16	to the original FPL conceptual feasibility study.
17	COMMISSIONER SKOP: And with respect to that,
18	I believe you testified that as a result of that
19	meeting, it was determined that there would be a
20	scope growth to which I also believe you testified
21	that there would be some potential cost and
22	schedule impacts.
23	I guess in the Concentric Report, it suggests
24	that the let me try to turn to the page so I can
25	state this properly. The Concentric Report

1	concludes, and I know that I've read your
2	management response to the Concentric Report, but
3	one of the findings, concerning findings of the
4	Concentric Report notwithstanding the potential of
5	the drafts of the information provided to the
6	Commission, but the finding was that Concentric
7	believes that a \$300 million or 27 percent increase
8	in the projected cost of the EPU project should
9	have been discussed in live testimony on
10	September 8, 2009. Is that your understanding of
11	concentric's finding in relation to the scope
12	growth?
13	THE WITNESS: Yes. That's the my
14	understanding of the conclusion. But I wouldn't
15	say as a result of scope growth, as I and maybe
16	I didn't explain it clearly. As my project
17	controls director reminds me constantly, he says my
18	job is to tell you where you're going to land based
19	on how you're on what your current plan or
20	activities or concept is. And and my job is to
21	tell you in the forecast that if you make changes
22	to that, what the downstream impact will be.
23	So again, July, and it's in my letter, there
24	was a lot of scope review that was ongoing, there
25	was a lot of review about how we were going to

execute this project, and those all would have
significant, significant impact. When you
mentioned \$300 million, about half of that was
associated with two mods that were under evaluation
that took months to complete.

Also, I think that saying a 27 percent increase is not correct in regards to because you're not taking into account the megawatt gain.

And probably a more -- more -- it would be better to look at it on a dollar per kilowatt as opposed to just looking at the overnight construction cost. I think that's an oversimplification.

COMMISSIONER SKOP: Perhaps it would. But again when the Florida Power & Light petitioned force need determination for the extended power uprates, again there was a projected cost. Again my concern is not necessarily what the final cost will end up being. But there was a projected cost and there was projected gain in terms of net increase in either rated power or electricity in terms of generation capability.

I think that, you know, the question as a result of this meeting was in a line-by-line comparison of the cost, that there had to be some indication, was there not, that the magnitude -- or

there were indicators that the magnitude of the cost of the project was increasing. Would you agree that there were indicators that --

THE WITNESS: Yes, Commissioner, there were —
the forecast was as you said, for the scope and
resource plan that was presented but not executed,
and certainly the engineering, not complete. As
well as there were a number of opportunities that
were flagged to mitigate that as well.

COMMISSIONER SKOP: And again, the -- I think in your management response to the Concentric Report, you mentioned that, and I also think you mentioned there was a lot of turmoil or transition going on with the replacement of the management team. But what -- you know, I'm trying to drive to the crux of is who knew what when. And were there sufficient indicators to show that, yes, indeed the magnitude of the cost estimate was growing and growing in a manner that was material and why were those changes not communicated to the testimony that was given on September 8th as well as any expected benefits.

I mean, if FPL had a good idea that would, you know, have some positive impact and certainly, hey, we want to do this additional mod that we didn't

```
1
         consider before, here's the cost ramifications,
2
         here's the impact, that's a good thing.
              Again, the purpose of this proceeding is not
3
         to beat up on the Florida Power & Light. That's
         not what I'm here to do. Do I disdain what I feel
         to be a demonstrated lack of disclosure on some
7
          issues that are important to the Commission? Yes.
8
              But all I ask as a regulator is you tell me
9
          the good and you tell me the bad. Progress did
         that yesterday. That's all I want to know. I'm
10
         not going to beat you up on things that your
11
         company is doing well. And I think it was
12
13
          constructive in light of some of the things that
14
          were going on perhaps to have made some of the
         management changes.
15
               So let's get back to the meeting that was held
16
17
         on July 25th for a second. You were invited, you
          testified that you attended. Are you aware of who
18
          else attended that meeting?
19
               THE WITNESS: Yes. There was a -- there were
20
21
          a large number of people that were there. There
22
          were of course the --
23
               COMMISSIONER SKOP: Let's limit -- let's limit
24
          it to management. Was Florida Power & Light
25
          executive management at that meeting?
```

```
1
               THE WITNESS: Yes.
               COMMISSIONER SKOP: Was Mr. Silagy at that
 2
 3
         meeting?
               THE WITNESS: I don't recall.
 5
               COMMISSIONER SKOP: Was Mr. Olivera at that
          meeting?
 7
               THE WITNESS: Yes.
               COMMISSIONER SKOP: Okay. Now let's take that
 9
              I previously asked you who had requested the
          meeting and the line by line analysis and you
10
          indicated that you did not know, so I will respect
11
12
          your personal knowledge of who may have requested
          the meeting. But in terms of FPL Group executives
13
          that may have attended that meeting, do you have
14
          any recollection who may have attended?
15
               THE WITNESS: Our president and COO of what is
16
17
          now, you know, NextEra Energy Corporation was in
18
          attendance.
               COMMISSIONER SKOP: Okay.
19
20
               THE WITNESS: My -- my boss, the executive
          vice president and chief nuclear officer,
21
22
         Mano Nazar was present at the meeting.
               COMMISSIONER SKOP: Okay. So in this meeting
23
24
          that I guess based on information I'm looking at,
          it was an all-day meeting that discussed things
25
```

1	beyond uprates, but with respect to the uprates did
2	so on a very detail specific basis line-by-line
3	project review of the costs and such, I believe you
4	testified in response to my question there were
5	indications that the magnitude of the cost at that
6	point in time had shifted upward. They weren't
7	fully definitized but there were indicators, were
В	there not, that the magnitude of the costs were
9	increasing?
10	THE WITNESS: Yes, Commissioner. I want to be
11	clear that and we refer to that as the project
12	forecast for the for the in-state.
13	COMMISSIONER SKOP: Yes, sir. Now, subsequent
14	to the live testimony that was given on
15	September 8th, did FPL not revise its cost
16	estimates on September 9th, the next the last
17	the day after the testimony was given?
18	THE WITNESS: No, Commissioner. The executive
19	presentations from July 2009 and continuing today
20	have the forecast that with changes, puts and
21	takes, that was a product of not only the work that
22	was done leading up to July 2009, but the scope
23	reviews that we continued to perform and
24	challenges, including changes that Bechtel made,
25	changes that we made to optimize the project.

1	So in every executive meeting going forward,
. 2	and the the forecast has been will again,
3	with some puts and takes relatively about the same
4	In fact, as as I tried to explain earlier, we'r
5	now at about 20 percent final on on engineering
6	And when we brought in High Bridge, we were using
. 7	High Bridge to to try and validate as well as
8	identify additional opportunities to optimize the
9	project. We our plan when we brought in High
10	Bridge in December, I hope you don't mind me
11	mentioning their company's name
12	COMMISSIONER SKOP: It's too late now. I
13	think it's been declassified. I could be
14	incorrect, but
15	THE WITNESS: What we really wanted we
16	really wanted to get that work done if we could
17	by by March in time to support the May filing.
18	You just don't put this together, you know, May 1
19	and it goes in on May 3rd as I'm sure you can
20	appreciate. And the scope of the work and the
21	amount of work for both High Bridge, Bechtel and
22	FPL turned out to be quite extensive. So it took
23	us until April April to finalize our new
24	nonbinding cost range.
25	COMMISSIONER SKOP: Okav.

1	THE WITNESS: And I know that sounds like a
2	long time and but there's just something this
3	big and this complex with changing scope, it it
4	took us those many months. And, in fact, I we
5	didn't want to finalize a new nonbinding cost
6	estimate because you've got to have a basis for it.
7	You've got to be able to stand behind it. It has
8	to be solid. Without High Bridge and High
9	Bridge, we didn't complete the work and finalize
10	that until June 16th but we felt comfortable enough
. 11	with the preliminary information from High Bridge
12	to finalize our own range mid April.
13	As a matter of fact, the feasibility analysis
14	that that's before the Commission, when it comes
15	to capital expenditures, that's when the last
16	inputs they literally spend Dr. Sim and his
17	team spends months on load forecast and all of
18	these other alternatives. But the capital input,
19	you can you can wait almost till the end. And
20	we took we took every minute of time we had to
21	give him that capital input.
22	So we my project team, my management was
23	did not have certainty around our new nonbinding
24	cost estimate and approve it until April of 2010.
25	COMMISSIONER SKOP: Okay. And again, I think

.

this is part of the construction -- I mean, 1 2 constructive discussion I'm trying to have. I'm trying to look at the good, what the company has 3 done well, and what we, you know, we focus on as positives and also look at some things that maybe we need to do better. But, you know, without being able to have open and transparency in the discussion and deferring 8 issues, it's not able to do that. So I think this 9 10 is bringing some, you know, things to light that, 11 frankly, need to be discussed. You mentioned the -- that the budget 12 information had not been changed as of the day 13 14 after or shortly thereafter of the live testimony that was given. I guess in my -- my briefing that 15 I had with staff, either I've got it wrong or -- or 16 17 I think staff would perhaps disagree. But that's maybe an issue that we can flesh out a little bit 18 19 further. 20 THE WITNESS: Well, I want to be clear that 21 when we -- in our presentations, we put the 22 original need filing, that's our benchmark, and 23 then we put the -- we'll put a current month and 24 then we'll put the previous month and the current

month. And there's some variation on that in

2	forecast.
3	Now, maybe this is this is probably the
4	issue is that we did not have a meeting in August
5	as as I recall. Now, we were very focused on
6	on the orderly transition of separating EPU project
7	from major I'm going to say nonEPU projects.
8	Doesn't make it any less or more important. And
9	so but that meeting on September 9th had been
10	scheduled for for quite some time.
11	COMMISSIONER SKOP: With respect to the
12	acceptance, I know that you in your management,
13	management discussion of the Concentric Report and
14	your testimony given today, you testified that, you
15	know, there perhaps was some uncertainty as to what
16	the final costs might be based on the potential
17	changes in scope that originated. But you have
18	also testified that there were indicators that that
19	scope was growing. And that's my concern about the
20	disclosure of that.
21	When you have those indicators, you know, I
22	don't like surprises. I'd rather just, hey, this
23	is what we're doing and, you know, I can get
24	comfortable with it real quick once I understand
25	: +

there. But the higher number was -- was in the

1	With respect to the prior EPU management team,
2	do you feel that there was an unwillingness or
3	denial on their part to accept some of the
4	indicators that they were seeing from project
5	controls?
6	THE WITNESS: In regards to the senior EPU
7	management team, in my view they were appropriately
8	challenging Bechtel as well as the other vendors.
9	And again, largely we're talking about future
10	out-year costs. And, you know, those numbers, it's
11	not like getting an estimate for a brake job. It's
12	just you know, it's it's not that exact.
13	COMMISSIONER SKOP: But those estimated costs
14	flow through. We do a 2009 true-up and a 2010-2011
15	estimated actual on projected cost. So to some
16	degree those costs are relevant in having, you
17	know, access to material information to evaluate
18	the prudency of such cost is not important, is it
19	not, for the Commission to have that type of
20	information and discussion?
21	THE WITNESS: I would agree that any
22	information you have is you know, as long as
23	it's relevant to the project, is good information
24	to have.
25	COMMISSIONER SKOP: Okay. Let's move quickly

1	to I think I have a lew other points. Let's
2	talk about the NRC response letters, okay, that was
3	dated August 13th where Florida Power & Light
4	withdrew its St. Lucie 1 LAR application. Did you
5	in your capacity as vice president of nuclear power
6	uprate discuss the withdrawal of the St. Lucy 1 LAR
7	with the legal department prior to August 12th,
8	2009?
9	THE WITNESS: I don't recall having any
10	conversations with the legal department about the
11	withdrawal of the licensed amendment request.
12	Wait. I had I had discussions with general
13	counsel in regards to this license amendment
14	request and the position that the NRC staff was
15	taking in regards to our current licensing basis
16	and, you know, what remedies we had through senior
17 .	management or legal staff, you know, at the NRC
18	to
19	COMMISSIONER SKOP: Is that general counsel of
20	Florida Power & Light or Group at that point?
21	THE WITNESS: That's Florida Power & Light.
22	COMMISSIONER SKOP: All right. Did you
23	discuss the withdrawal of the St. Lucie 1 LAR with
24	anyone in FPL's executive management team?
25	THE WITNESS: Yes. And if we you know,

1	earlier I talked about we had a phone call with NRC
2	on August the 11th, members of my project team,
3	members of the NRC project team, where the NRC at a
4	high level had told us about additional information
5	they would need to allow the law to go through and
6	that basically their process, acceptance process
7	does not allow for us to submit or follow up.
8	And so, you know, following that that call
9	with the NRC, I alerted I alerted my management
10	that we had a problem and that, frankly, we were
11	quite surprised that the NRC was was taking
12	taking that path because two of the issues were
13	outside our current licensing basis.
14	COMMISSIONER SKOP: And who was that
15	management? Was that Mr. Olivera or was that your
16	direct supervisor, I believe you mentioned
17	THE WITNESS: I notified I notified my
18	direct supervisor.
19	COMMISSIONER SKOP: AND did anyone discuss
20	this proposed action with regulatory affairs prior
21	to action being taken?
22	THE WITNESS: I didn't have any discussions
23	with regulatory affairs. And again, just to be
24	clear on the time line, there was already a
25	previously-planned meeting for the my boss and

1	the CEO of our company to meet with NRC
2	commissioners and other members of senior
3	management staff. And one of the issues was around
4	spent fuel pool criticalities. That's related and
5	not related to EPU. It's an emerging an
6	emerging industry issue.
7	And certainly that topic was discussed. And
В	then
9	COMMISSIONER SKOP: I'm just
10	THE WITNESS: Well, I'm just trying to explain
11	to you that that this was was a fluid a
12	fluid situation and we're, you know, discussing,
13	you know, what our options are, what the NRC
14	process is, are they in process, or are we in
15	process, and how can we bring this to successful
16	remedy without withdrawing the LAR, or even if that
17	opportunity exists. Which is why on August the
18	13th I called, you know, the NRC management and
19	asked them asked them about their time line and
20	asked them if their time line could go into next
21	week because our senior executives were meeting
22	with their senior executives and we needed time for
23	both sides to vet this out, you know, to determine
24	the best course of action to comply with their
25	processes and to have the least amount of impact

.	on on the project.
2	And so again, given the technical complexity
3	of the issue, this was not something that was
4	easily accomplished and took a couple of days.
5	COMMISSIONER SKOP: Okay.
6	THE WITNESS: In fact, I wasn't I really
7	wasn't planning on submitting you know, my
8	thought was that if we had to withdraw the LAR,
9	that we would do so on the following Monday.
10	COMMISSIONER SKOP: That would have been
11	okay.
12	THE WITNESS: And I don't want to kind of
13	guess at that date. And then the NRC told me that
1.4	they would that then the letter from them would
15	come out probably would come out on that
16	Tuesday.
L7	COMMISSIONER SKOP: Right.
18	THE WITNESS: But there was a benefit after
19	further discussion with the staff, is that if we
20	really to get to the technical detail and get
21	started on on resolving the issues so that we
22	could resubmit, is if we withdrew a few days
23	earlier, then we could get that and get the public
) A	meeting set up so that we could let the engineers

work together to come up with a success path.

1	COMMISSIONER SKOP: Okay. Let me let me
2	get back to my point. I think the fact was that
3	the LAR for the St. Lucie plant 1 was withdrawn.
4	And notwithstanding the fact of why that needed to
5	occur, the Commission was not notified of that
6	until 10 days after it happened. Can you offer
7	explanation of of why that was and why that's
8	acceptable?
9	THE WITNESS: Well, as I as I stated on
10	COMMISSIONER SKOP: I'm talking about let
11	me clarify my question. I'm aware obviously this
12	was a negotiated withdrawal so that it could
13	facilitate the meeting that happened on the 18th
14	and the other things, and I'm familiar with all the
15	details in the letter.
16	My question is, FPL made a management decision
17	to request withdrawal of the St. Lucie 1 LAR. The
18	Nuclear Regulatory Commission in its response dated
19	the same day as the transmittal letter approved
20	that request and listed the three things that you
21	spoke of.
22	Why was the Florida Public Service Commission
23	not informed and not provided with that document on
24	behalf of your company?
25	THE WITNESS: Commissioner Skop, it was

1	Herther a conscious decision to notify of not
2	notify at at this particular time. And up until
3	August the 18th, I'm not even sure of what the
4	scope, depth and breadth of the NRC issue is and
5	what it will take to resubmit. Are we talking a
6	two-week resubmittal, are we talking a two-month,
7	are we talking a six-month?
8	So I don't know how big it is after that
9	you know, that all-day meeting.
10	And then and then of course given spent
11	fuel pool criticality of course which is
12	complicated and not my area of expertise, there was
13	a series of meetings with our vendor to how big is
14	this and how long will it take you to do what it is
15	the technical staff, you know, wants done?
16	COMMISSIONER SKOP: And that goes to the crux
17	of my very question. I know that you're pursuing
18	what's necessary to achieve approval of the LAR.
19	I've got that.
20	What I'm taking exception to is there was a
21	very significant event that FPL took for probably
22	reasons that you've explained. I don't doubt the
23	reasons. What I'm questioning is the fact the
24	action was done, the NRC responded on the 13th,
25	days before Public Counsel and the intervenors

entered into the stipulation that we have before us and days before the start of this proceeding.

Now you've testified -- and so my concern is that that document which failed to be material or contain material information was not provided to this Commission as soon as the either FPL made the request or on the same day the NRC approved the request. It was actually disclosed only after staff put it in the docket ten days later, less than 24 hours before the start of this proceeding.

Now, why is that important? Because as you've testified to Ms. Bennett's question, that the withdrawal of the LAR will result — and I believe I wrote down — I believe you testified that withdrawal of the St. Lucie 1 LAR will result in material cost and schedule impact and at that point that impact cannot be quantified because you said it might be two months or two-and-a-half months because of the date it was withdrawn or the end of November. That's actually like two-and-a-half months. But then you further receded from that in response to her questions to indicate it may be longer than that. I understand we don't control the NRC schedule. But you did also indicate there would be some additional costs associated with

1	that. And so to me when you have something that is
2	material, material information, I'm just merely
3	asking the company, disclose it openly. It can do
4	you no harm.
5	We wouldn't be having this discussion if you
6	had provided it on the day it was requested and
7	released. But I do feel that it's important and
8	germane to the cost recovery that the Commission is
9	being asked to approve now because we are dealing
10	with estimated and projected costs for 2010 to
11	2011.
12	So you know, where am I off base on that or
13	is that a reasonable request on behalf of the
14	Commission?
15	THE WITNESS: Commissioner Skop, I can fully
16	appreciate where you are at the you now, at the
17	time. You know, my first thought was not of the
18	Commission, it was it was, you know, how big is
19	this and what is the impact relative to the total
20	spend on license amendment request which is like
21	100 probably 25 million dollars. The additional
22	engineering cost for this is is is going to
23	be not significant relative to that amount.
24	What I would but obviously the potential,
25	the potential that it could impact the refueling

```
outage schedule, that could -- that could be
 1
 2
         material. But I haven't made that determination as
 3
         of this time. And I'm trying to be as open and
          candid as I possibly can here. That's work that
 5
          I've got to do.
 6
              COMMISSIONER SKOP: Well, in response to my
 7
         perspective, suffice it to say the lesson learned
          from this is that open disclosure and disclosing
 9
          such events to the PSC I think would be a positive
10
         thing whereas not disclosing and withholding it and
11
         only doing it after it's put in the docket by our
12
         own staff, again, I think I don't need to belabor
13
         that point. I do have --
14
              THE WITNESS: Well, Commissioner Skop, I would
15
         tell you that whatever day that we provided it, and
         I don't remember the day, we were preparing that
16
17
         write-up in the morning. And so we -- we did not
18
         provide that in response to going on the website,
          and I want to be very clear about that. That I had
19
20
         gotten with counsel and we prepared our notice to
         put -- to notify staff that morning.
21
              COMMISSIONER SKOP: Okay. Very well.
22
23
               THE WITNESS: So the posting by the staff
         was -- did not prompt us.
24
```

COMMISSIONER SKOP: Okay. Well, had staff not

1	put it in the docket, I do have to question whether
2	it would have even been disclosed or discussed in
3	the scope of the testimony. But again
4	THE WITNESS: I have to respectfully disagree
5	with you on that. I met with I met with counsel
6	and reviewed a draft for posting, and I hadn't
7	obviously I have no knowledge what staff was doing
8	or planned to do. And and and, you know, I
9	really care about my integrity here.
10	COMMISSIONER SKOP: And I'm not questioning
11	your integrity. I'm not questioning your integrity
12	at all. We're having a very constructive
13	discussion. What I am questioning though is the
14	fact remains is FPL requested or contemplated
15	requesting withdrawal of its LAR for the St. Lucie
16	1 on or before August 13th. And I think I also
17	heard a meeting on August 12th. NRC approved it
18	the same day. The Commission was agnostic to that
19	fact and FPL never disclosed that fact.
20	Now, I'm not blaming you. I'm just saying
21	that information needs to be transmitted to the
22	Commission so we stay abreast of issues that deal
23	with this.
24	I have a few more questions and then I'm
25	sure

THE WITNESS: But for the record, on the morning of August 13th, my plan at that time, if after talking to the staff that morning was that it -- if we had not made any headway to find a way to get the LAR accepted, that I would withdraw on that Monday. Only after talking to staff and then they come to the realization that the LAR, they were standing by their current position on the current licensing basis, there was benefit to do it early. And so I made the decision on the 13th to go

And so I made the decision on the 13th to go ahead and execute that withdrawal. But that was not my plan when I woke up that morning on the 13th.

COMMISSIONER SKOP: And I'm not questioning that. I'm merely stating that when such action is taken by FPL and approved by the NRC, it would be very constructive for the Commission to have been provided notice of that by your company and not ten days after the fact, the day before a hearing and is — is not a reflection on you.

THE WITNESS: Yeah, I understand your point.

I appreciate your point. I was just trying -
August the 18th I needed the August 18th meeting to

understand the scope and the breadth of what the

```
1
          NRC's concerns were.
 2
               COMMISSIONER SKOP: I understand. I'm not
 3
          faulting management action.
               THE WITNESS: You keep referring to the ten
 5
          days, Commissioner, and, you know, I --
 6
               COMMISSIONER SKOP: I'm sorry.
 7
               THE WITNESS: -- I can't make a material
8
          determination until after I have a meeting.
               COMMISSIONER BRISÉ: Commissioner
9
10
          Argenziano --
               CHAIRMAN ARGENZIANO: Thank you, Mr. Chair.
11
          Could we -- I think that's been addressed and I
12
13
          don't want to just go into -- I think we -- what I
14
          wanted to mention to the chair is that we are going
          to switch out reporters and we figured we'd go
15
16
          to -- our court reporters and we figured we'd go to
          lunch around 2:00. But I think Commissioner Skop
17
          has a couple more questions or something. So if I
18
          just let you know that we plan to go to lunch about
19
20
          2:00 or at the end of his questioning.
21
               THE WITNESS: Commissioner Skop, again, I
         pride myself in being self-critical. My company is
22
23
          very self-critical and we say a self-improved
          learning organization. So if I sounded defensive,
24
25
          I didn't mean to sound defensive. I was just
```

1	trying to clarify. I appreciate your position
2	about knowing sooner rather than later.
3	COMMISSIONER SKOP: Right. And I'm not
4	being again, I'm not being critical of you. The
5	ten days that I speak of is the ten days in which
6	the letter was approved by the NRC, actually
7	requested by I don't want to repeat the thing
8	but it's important on this distinction.
9	The ten days is when FPL's counsel actually
10	informed the Commission that the letter existed in
11	response to what staff had put in the docket
12	earlier that day. So I think we're done with that
13	point. I understand why FPL did what it did. I'm
14	just merely saying that I view the event as
15	material and the Commission should have been
16	provided notice no later than the 14th or the day
17	of that event happening. I mean, that to me is my
18	concern.
19	MR. ANDERSON: For the record, please, I
20	believe that it was just mischaracterized, the
21	witness's testimony. The witness was very clear
22	that the company was preparing that information for
23	filing irregardless of what staff did. So the
24	characterization a moment ago that the evidence

25 showed to the contrary, I just wanted -- counsel,

1	that the way you frame the question would be
2	objectionable.
3	COMMISSIONER SKOP: Thank you. Mr. Anderson,
4	I don't believe I characterized anything. The
5	factual basis is that on or before the 13th of
6	August, Florida Power & Light made a management
7	decision to do something. I don't fault that
8	decision. The same day the NRC responded and
9	approved the FPL request.
10	There was a filing made on the in the
11	docket on the 23rd of August, late afternoon, hours
12	after staff had placed the document in question
13	into our record. The fact remains that FPL never
14	notified the Commission of the existence of that
15	document until your filing was made. That's my
16	point. Moving on, and if we want to break at
17	2:00 I'll ask my questions when we come back from
18	lunch.
19	COMMISSIONER BRISÉ: I think that's a good way
20	to go. An hour and 15 minutes. We will reconvene
21	at 3:15. We are now in recess.
22	(Lunch break taken.)
23	CHAIRMAN ARGENZIANO: Okay. We're going to
24	begin. Let everybody find their way to their
25	seats. And if anybody is missing, hopefully

1

25

```
they'll know we're beginning. We're good to go, I
2
         guess. Okay. Did you want to --
3
         Commissioner Skop, you're recognized.
              COMMISSIONER SKOP: Thank you, Madam Chair.
5
         And I just wanted to pick up where we left off
6
         before lunch. Just one point of passing, and I
7
         hate to belabor the point but I think it will
8
         become important because I'm sure it will come up
9
         on redirect.
              Mr. Jones, the letter that Mr. Anderson signed
10
11
         dated August 23rd that informed the Commission
         after the NRC response letter had been posted in
12
         the Commission's docket, the FPL letter that was
13
         provided to the Commission subsequent to that on
14
15
         the 23rd, did you review that letter before it was
         sent to the Commission or did Mr. Anderson ask you
16
17
         to review that letter?
              THE WITNESS: Yes, I did.
18
              COMMISSIONER SKOP: Okay. And do you have a
19
         copy of that letter in front of you?
20
              THE WITNESS: No, I do not.
21
               COMMISSIONER SKOP: Okay. Subject to check,
22
23
         would you concur that that's basically a
         one-paragraph letter?
24
```

THE WITNESS: Yes. As I recall, it's about

1	one paragraph.
2	COMMISSIONER SKOP: Is there any reason why it
3	would take ten days to prepare a one-paragraph
4	letter to notify the Commission of this
5	information?
6	THE WITNESS: No, it doesn't take ten days to
7	write a one-paragraph letter.
8	COMMISSIONER SKOP: Thank you, I won't
9	belabor that point. But I just anticipated that
10	something might arise so I thought I would address
11	it before it came up.
12	I want to turn your attention real quick to
13	the staff audit report and cover a technical issue
14	with you. And if you could please turn your
15	attention to page 34 of the staff audit report.
16	THE WITNESS: Do I have that report?
17	CHAIRMAN ARGENZIANO: Make sure he has a copy.
18	Is that
19	COMMISSIONER SKOP: Thank you. Okay. Are you
20	with me?
21	THE WITNESS: I have the report.
22	COMMISSIONER SKOP: If I could ask you to turn
23	to page 34 of the report where it discusses
24	pressure discrepancies.
25	MS. HELTON: Excuse me, Madam Chairman and

1	Commissioner Skop. If I could just say for
2	purposes of a clear record, that that's already
3	been marked as Exhibit 77.
4	. CHAIRMAN ARGENZIANO: Okay. Thank you. Did
5	you ask a question?
6	MR. YOUNG: I'm sorry, Ms. Helton. I gave Ms
7	Helton the wrong information. That if you flip
8	the page, it's
9	CHAIRMAN ARGENZIANO: It's not 77.
10	MR. YOUNG: No, ma'am. It's No. 178.
11	CHAIRMAN ARGENZIANO: Quite a bit of
12	difference. Okay. 178. Thank you.
13	Commissioner Skop?
14	COMMISSIONER SKOP: Thank you, Madam Chair.
15	Mr. Jones, do you see the passage entitled
16	pressure discrepancies on page 34 of the staff
17	audit report?
18	THE WITNESS: Yes, I do.
19	COMMISSIONER SKOP: And can I ask you to read
20	the first sentence with the exception of the
21	confidential number at the end of that sentence,
22	please?
23	THE WITNESS: Do you want me to read that out
24	loud or
25	COMMISSIONER SKOP: Yes, please, with the

1	exception of the confidential
2	THE WITNESS: Okay. FPL has found
3	discrepancies between the design pressure used for
4	the Siemens turbine upgrade contract and actual
5	plant parameters and estimates a cost to resolve
6	this issue will reach and that part is redacted.
7	COMMISSIONER SKOP: Okay. All right. Would
В	it be correct to understand that what this pertains
9	to is that the steam header pressure, the existing
10	steam header pressure and the turbine inlet
11	pressure, there's a mismatch between the design
12	specification that was specified for the inlet
13	pressure to the turbine?
14	THE WITNESS: Yes, Commissioner Skop, if I
15	could explain that. As you're, you know, very much
16	aware, whatever heat is produced from the reactor
17	is transferred through the steam generator and you
18	expect a certain steam generator pressure. And
19	then from the steam generator you have a number of
20	components between the steam generator and the
21	turbine and so there is some pressure loss through
22	those those components.
23	And what this is and so this is to that
24	issue in that as a part of the early specification
25	for the turbine, there are heat rates that are run

1	by Shaw Engineering, basic modeled heat rates that
2	look at the desired reactor output, and then it
3	looks at it takes the design basis documents,
4	the original vendor information for the several
5	components to which the those vendors have
6	performance specs which would through engineering
7	analysis tell you what the pressure loss in that
8	line would be.

So if you picture, you know, a garden hose running real far out into the yard or the street, by the time you get to the end of that there's very little water pressure, so to speak. And so this is — and so early on in the project, through engineering analysis, and through the vendor information for each of those components, there was a pressure drop calculated. And then the — and so based on that, you communicate that early information to Siemens. The overall project plan is do the engineering analysis on what the performance should be, then go do field testing to verify actual performance.

Following that actual field testing to validate performance, then you go back and finalize your design specification with your turbine supplier, in this case which is Siemens.

1 In this case, the existing instrumentation and 2 test points at Turkey Point, Turkey Point is a real -- it's a -- I'm not going to say old, it's 3 a -- it's an old plant, and the test points that were needed weren't there. And so there was a modification to add the test points during a refueling outage and then there was testing that was performed throughout the years to -- throughout 9 the year to verify the actual plant conditions, compared that to the heat rate which is part of the 10 project plan, and we had about 40 pounds per square 11 inch less than what we had desired, which then 12 13 would -- would cause us to take one of several 14 paths. 15

16

17

18

19

20

21

22

23

24

25

We could revise the turbine spec because the turbine isn't designed yet. Siemens is waiting for that input. So this is a perfect example in a project where there are logic ties. You must do this before you do that and you must do this before you do that. And so Siemens is not allowed to proceed until we've done the infield verifications, fed that back to Shawn who did the original heat rate to get that final specification for that turbine.

So with the pressure drop greater which is an

1	existing plant condition for the original design,
2	we either needed to change the turbine design to
3	accommodate that lower pressure which would have
4	meant fewer megawatts than what we wanted, or
5	evaluate other alternatives such as removing those
6	1960 vintage components and upgrading those
7	components so there would be less line loss and so
8	more of the energy from the reactor could get to
9	the turbine, or increase the average temperature of
10	the reactor coolant system which would have the
11	same effect as replacing the obsolete components.
12	So we went through a decision making process
13	and ultimately and we did an economic analyses
14	by our resource planning people, and it was very
15	cost-effective to just replace the obsolete
16	components rather than sacrifice the megawatts.
17	COMMISSIONER SKOP: Okay. With respect to
18	that in terms of the design point or design
19	specification discrepancy, has there been any root
20	cause analysis done to determine who was
21	responsible for specifying the steam line pressure
22	versus what the actual header pressure would have
23	been?
24	THE WITNESS: No, there was no root cause. As
25	I said, Commissioner Skop, the project plan starts

1	with the unit heat late and that analysis is
2	performed by Shaw. Shaw doesn't have any in-plant
3	data because the test points don't exist so they
4	have to use the vendor specifications for the
5	components. The vendor specifications for the
6	components that were installed back in the late
7	'60s and, you know, the plant went on line in '72,
8	those those numbers from those original
9	manufacturers would have indicated less of a
10	pressure drop than real conditions.
11	COMMISSIONER SKOP: Okay. And that's my
12	question. To the extent that the plant is
13	relatively old and design specifications would have
14	been what they were with the existing equipment and
15	that the equipment may foul or degrade over time
16	causing, you know, additional pressure drop over
17	design specification at the time, was there no
18	cross check done to actual plant parameters of the
19	steam header pressure?
20	THE WITNESS: Oh, yeah, I understand your
21	question. The the components actually hadn't
22	degraded. It's that like for main steam
23	isolation valve, the engineering factors, without
24	getting a lot of detail, would assume say for sake
25	of argument a 5-pound pressure drop. Actual

measured condition when we installed a pressure tap during the outage between that valve and another valve, the measured differential pressure was higher. So Shaw used the correct design input parameters but we didn't have a way to field verify that particular point without installing the test taps.

В

COMMISSIONER SKOP: Okay. Well, the -- I think the test taps would have determined the differential pressure or at least the pressure drop across any piece of either vale or fitting, if you would, and you might have to do that in sequence across the steam header for the main steam valve or main shutoff valves or whatever that's in there, and I don't want to get into too much technical mumbo jumbo detail.

But it seems to me that you know what your steam inlet pressure would be, your steam chest pressure would be and you know what actual plant parameters currently deliver to the existing turbine. And seems to me that that would be the basis for notwithstanding the design specification what FPL would seek to achieve. But you would think somebody would cross-reference the design specification data against the actual data which

1	isn't looking at the pressure drop, it's a
2	summation of all those pressure drops at the
3	steam to the turbine, existing turbine. Does
4	that kind of make sentence?
5	THE WITNESS: It definitely makes sense to me.
6	Those are the same questions that I asked, is was
7	there any way that we could have gotten a rough
8	order of magnitude by looking at other
9	plant-installed instrumentation. The critical
10	pressure as you say is the inlet pressure to the
11	turbine.
12	Unfortunately, the and so I do know what
13	the steam chest pressure is, it's before the steam
14	hits the first moving set of blades and the
15	turbine. If you picture a turbine is just a big
16	fancy fan and you're going to blow steam through
17	the blades and make it spin.
18	So we're interested in what the pressure of
19	that steam is right before the blades on this
20	this turbine. And we that is certainly a
21	parameter that you can block in the control room
22	and see what that is.
23	The turbine upgrade and design however is
24	changing the turbine control valves. The turbine
25	control valves at Turkey Point are sequentialled

and throttled and so therefore there is pressure drop across those. So that current steam chest pressure to me is meaningless at this point. I can't make, I can't make a comparison.

However, to your point though, you know, upstream of that is a steam header pressure to the turbine that -- that it's not a calibrated gauge but -- and so it could be off, you know, 20, maybe 30 pounds. And so it would give you some -- some information, however it's not a calibrated gauge.

But to that point -- but to that point, the team was on the project time line to do -- to install the test points and get actual field conditions. Could they have known earlier? They could have had indication earlier that, that the pressure could have been off by some amount. They still would have had to install the test ports and they still would have had to collect all the infield data to validate, which -- which was done toward the end of the year.

COMMISSIONER SKOP: Okay. And again what I was interested in, and maybe I got a little bit more detailed of the steam chest pressure and the throttle valve. What I was more concerned with is the header pressure right before you go into the

turbine controls that would give you some -- at least a critical check and balance on does the specification, design specification match up with actual plant parameters within a range of uncertainty that one could, you know, estimate to check and see. Because again looking at the confidential numbers, the summation of the two numbers that are remaining to be confidential, and without disclosing those numbers, those numbers are not insignificant. There may be some, you know, benefit to replacing aged equipment. But there's still a cost impact as a result of the pressure

insignificant. There may be some, you know, benefit to replacing aged equipment. But there's still a cost impact as a result of the pressure discrepancies and somebody, the ratepayer, is going to have to ultimately pay for that unless it's found to be imprudent. So that's where I think trying to get to the bottom of this new development is an issue. Sometimes things happen, but it's important I think to get a better understanding because the two dollar amounts there are almost as much as -- that's been requested for the EPU for the 2011 projected cost. I mean, that's not giving anything away. It's just order of magnitude.

So I think that addresses the technical question I had and I want to go back now to some

remaining questions. 2 THE WITNESS: Commissioner Skop, could I 3 clarify? COMMISSIONER SKOP: You may. THE WITNESS: Yeah. It was always a part of 5 the project plan to do the heat rate so that 6 7 Siemens could start work preliminary engineering 8 design type work. It was always part of the 9 project plan to go modify the plant, to install test points so that we could get the detailed 10 accurate information because that critical 11 parameter needs to be within 12 PSI. It can 12 accommodate about a 12 PSI margin. And that plan 13 14 was followed. 15 I think that everyone was expecting it to just be okay. Even if they would have discovered it six 16 17 months early, it doesn't change the output. The output is still either don't replace the components 18 19 with components that have less pressure drop and we certainly could do that. And -- and the turbine 20 21 would be designed to that spec but you'd have lower 22 megawatts. But the cost associated with those 23 modifications, which the last time I looked was --24 was for the modifications around \$34 million, is --

is very cost-effective. It's a positive NPV of

1

about \$116 million benefit to our customers to make that modification. If it would have been a negative NPV, we would have said, no, we're not going to replace those components, those megawatts are too expensive. Does that make --

COMMISSIONER SKOP: I think it makes sense. I think what I'm trying to drive out without, you know, questioning, you know, management action, is that there has been a discrepancy that was identified and there's costs associated with resolving that issue and also some cost to resolve the differences and change the steam header lineup in terms of the steam isolation valves, main steam pressure valves, whatever is in there, going from memory.

But I think my concern would be -- and certainly that may have been part of the plan, but obviously the -- putting the pressure taps in and determining the actual pressure drop between the respective valves and the fittings, at some point could that work have -- and I'm not trying to -- to armchair quarterback the decision that was made. But I'm just trying to look in totality should that work have been perhaps done prior to specifying the design pressure used for the Siemens turbine or

1	could that have been reserved or did the turbine
2	contract need to be, you know, executed and moved
3	forward to preserve schedule. But again there is a
4	cost impact associated with whatever happened and
5	I'll leave it to the intervenors after I'm gone to
6	hash that one out. But I'm just trying to get some
7	visibility into how did this arise and, you know,
8	what are the costs to remedy the pressure
9	discrepancies that have been found.
10	THE WITNESS: Yes, I'd like to explain.
11	COMMISSIONER SKOP: Please do.
12	THE WITNESS: Okay. To preserve the megawatt
13	guarantee that we have contractually with Siemens,
14	there are a lot of specific data points that they
15	want collected. So that's part of the driver.
16	So that's one reason to go install a lot of
17	test ports. In fact, on unit 3, this fall-outage
18	will be installing some test pressure taps inside
19	the unit 3 condenser. These particular test
20	points, the plant needed to be shut down,
21	depressurized and cooled down to install these
22	because they're in the main steam system which at
23	power is normally 800 PSI as I know you're aware.
24	The question, could the testing have been done
25	like immediately following the outage? It could

1	have. It wasn't scheduled that way because we
2	didn't need that final input until much further
3	downstream. Siemens was not Siemens was not
4	scheduled to go to manufacturing until a certain
5	points so the project plan was laid out to this
6	outage do the test points and then you had this
7	number of months to do the actual infield
8	measurements, feed it back to Shaw who did the heat
9	balance.
10	So I did want to be clear that Shaw didn't

So I did want to be clear that Shaw didn't make any error. Their inputs were -- were off of paper, and components that were installed in 1970 or whatever may perform exactly as designed, may perform a little different.

And so therefore, I just want to be clear that it's not added costs. I could have chose to spend zero dollars. And -- and the components that are currently installed are perfectly fine and will be there for the next 20 years. But there was an opportunity for those megawatts with a net present value benefit to our customers and so it was -- it was -- it was a business decision.

Now, we could have made that business decision earlier but at the end of the day, it doesn't matter.

1	COMMISSIONER SKOP: Okay. And the reason I
2	ask,Mr. Jones, is again the pressure discrepancies
3	were identified in this iteration of the staff
4	audit report which is let me make sure I'm
5	looking at it. The one that was issued in July,
6	2010. This was not, I don't believe, and I have it
7	in front of me, in last year's report. So again
В	this seems to be an emerging issue. And I'm not
9	suggesting that Shaw did anything wrong other than
10	rely on the existing, you know, as-built
11	specification given the hardware that was specced
12	out for the steam header.
13	But that would not be intuitively obvious to
14	me from reading the summary contained in the staff
15	audit report. That part is kind of left out so I
16	think that's where my line of questioning
17	originates from is, okay, here's an issue, is there
18	root cause of the issue and then here's a cost to
19	remedy the issue.
20	But certainly there does seem to be a cost,
21	and I know you said there wasn't because you did
22	the, you know, financial analysis on the net
23	present value requirement. But the last sentence
24	in page 34 seems to suggest there is an increase in
25	project cost to resolve the differences. So again

_	z iii 1100 ouzu uiid z iii 1100 ouzu Wiccinez Ciie
2	Commission has been provided with that additional
3	analysis, financial analysis that's been performed
4	to to ascertain whether you know, the various
5	options there.
6	So that's the question that's you know, I
7	don't want to get too much into that. I think you
8	addressed my concerns a little bit to the
9	intervenors. But we need to try and get some
10	transparency of what's going on there. It seems
11	like FPL and the vendors did what they were
12	supposed to do.
13	But relating that back to loss or gain of
14	uprate and generation capability, that's something
15	that the full picture is not there for me. So
16	that's why I asked those specific questions. And I
17	think we can move on from here on that one, unless
18	you have anything to add on that.
19	THE WITNESS: Yes, Commissioner. We did
20	provide to the audit staff our detailed white paper
21	that that did go back and look at that overall
22	time line, did look at several options, and it's
23	including a decision-making white paper that we
24	wrote and provided to senior management on or
25	about the date of the report was March 11th,

1	2010 when we brought the brought it to
2	conclusion as to whether to modify or not modify.
3	COMMISSIONER SKOP: Okay. And just to follow
4	up on a couple of different lines of questions and
5	then hopefully we can wrap this up. You mentioned
6	that FPL, after it removed the EPU senior
7	management team, started looking at options of
8	self-performing work remaining on the EPU, looking
9	at other EPC contractors. I think you mentioned
10	Highpoint as one of them. And again I've confirmed
11	that's not confidential, at least from the redacted
12	information I'm looking at because I saw the word
13	unredacted, so I don't believe that's a problem.
14	But ultimately FPL decided not to shift the work to
15	a different EPC contractor; is that correct?
16	THE WITNESS: That is correct. We ultimately
17	decided to retain Bechtel as the EPC, we decided to
18	take some portions of the work such as start-up
19	testing and do that in-house, and we looked at some
20	specific engineering and gave that to other
21	companies that we thought could do it more
22	officially.
23	But as the overall engineering procurement
24	contractor, we did decide to stay with Bechtel
25	because we at the end of the day, we thought that

1	the energy and effort to switch horses, if you
2	will, at this point demobilize Bechtel, mobilize a
3	new EPC, was any cost benefit we would get there
4	would negate the cost benefit we were looking for.
5	COMMISSIONER SKOP: And that was my point.
6	Again I can try and look it up but I don't belabor
7	that. But I guess the conclusion in relation to
8	not going towards a new EPC contractor then would
9	be cost probative in doing such when you look at
10	those additional ramp-up costs and termination
11	costs and all of the things that go into that. So
12	it was more financially driven rather than benefit
13	driven; is that correct?
14	THE WITNESS: I'm not sure I understand your
15	question.
16	COMMISSIONER SKOP: Okay. Somewhere in the
17	voluminous record, again one of the reasons it
18	may be in the Concentric Report but I believe
19	one of the reasons why they did not go with an
20	alternate EPC contractor was because it would have
21	been cost probative in terms of gaining any benefit
22	and as opposed to staying with the existing
23	contractor at this point; is that correct? I mean,
24	I can try and look for it real quick but
25	THE WITNESS: Yes, Commissioner. In effect,

1	to demobilize Bechtel, there have been costs
2	associated with that. Mobilize a second EPC, there
3	would have been cost associated with and disruption
4	to the project we felt was too great a risk to
5	take.
6	COMMISSIONER SKOP: Okay. All right. That
7	resolves that question.
8	Let's talk real quick about you mentioned that
9	you assumed the position of vice president of
10	nuclear power uprate on or about August 1st of 2009
11	and prior to that you worked for NextEra
12	specifically on the Point Beach project; is that
13	correct? Or one of the Point you were Midwest
14	manager type of position?
15	THE WITNESS: To clarify, if I may, I'm an
16	employee of Florida Power & Light Company. I
17	worked for the nuclear fleet. My assignment was to
18	the affiliate company to which the customers do not
19	pay for that. I was the vice president of
20	operations for Midwest.
21	As far as EPU for that particular plant, that
22	was a project being done for my plant. I did not
23	have responsibility for the actual project, just
24	the results.

COMMISSIONER SKOP: All right. And so to be

clear, Point Beach is a nuclear unit operated by

```
2
         the unregulated entity which is now, I believe,
         Next Energy -- NextEra Energy Resources; is that
3
         correct?
5
              THE WITNESS: Yes.
              COMMISSIONER SKOP: Okay. And with respect to
         Point Beach, do you know what -- you mentioned in
7
         your testimony your reference to LAR. Do you know
8
9
         what the status of the LAR is for Point Beach at
         this time?
10
11
              MR. ANDERSON: Chairman Argenziano, I'd like
12
         to be heard very briefly.
13
              CHAIRMAN ARGENZIANO: Yes.
              MR. ANDERSON: This proceeding involves FPL
14
15
         Florida plants. It does not involve in any respect
         our sister companies, plants and other --
16
              COMMISSIONER SKOP: Madam Chairman, to the
17
18
         objection?
19
              CHAIRMAN ARGENZIANO: Commissioner Skop.
20
              COMMISSIONER SKOP: It's relevant. I'm laying
         a foundation for my next question. The status
21
         of -- merely it's inquiring of the status of the
22
23
         LAR and just merely asked the witness if he knew of
24
         the status of the LAR. And its a simple yes or no.
         I don't --
25
```

7	CHAIRMAN ARGENZIANO: That's fine. Indt's
2	fine. Is that all right?
3	THE WITNESS: Yes, I know the status of the
4	extended power uprate license amendment request for
5	Point Beach.
6	COMMISSIONER SKOP: Okay. Can you and feel
7	free to object. Can you tell me what that status
8	is?
9	THE WITNESS: Yes. That status is it is in
10	the review and approval part of it. As I mentioned
11	earlier, the NRC's process has an acceptance review
12	which they can take up to two months. And once
13	once they've agreed to accept it, then they get
14	into a much more detailed review for that license
15	amendment request, and that is the process that we
16	are in with Point Beach.
17	COMMISSIONER SKOP: Okay. And just very few
18	remaining questions. The nuclear division is
19	organized at FPL but it it it's intertwined
20	to some degree to the extent that it has the entire
21	fleet, both unregulated reactors and existing
22	reactors under the nuclear division; is that
23	correct?
24	THE WITNESS: That is correct. We operate as
25	a nuclear fleet.

1	COMMISSIONER SKOP: Okay. I guess the
2	question that I would ask is, is the fact that
3	you know, you have limited resources to accomplish
4	projects and I think you've mentioned the
5	organizational structure. It was detailed with
6	great specificity in last year's audit report with
7	the org chart and we've talked about the management
8	changes. Is that combined organization, are there
9	sufficient resources available that allow or don't
10	impact the ability to execute the EPU completion on
11	a costing schedule as it pertains to the regulated
12	units?
13	Let me reframe my question. You have the
14	nuclear division which has unregulated and
15	regulated plants as a fleet. Okay. But we have
16	specific issues related to EPU and new construction
17	in Florida as well as the unregulated entity has
18	their own business segment.
19	My question is, is that organizational
20	structure as a whole impacting the ability of FPL
21	to execute the EPU completion on costing schedule?
22	THE WITNESS: No, Commissioner. As far as the
23	other company is concerned, they have their
24	extended power uprate team, St. Lucie and Turkey
25	Point each each have theirs. There are always

1	resource challenges in in any business or any
2	major activity. So we do we will supply people,
3	you know, within the fleet to to wherever there
4	is a need and will properly allocate those costs
5	and then we'll either backfill that position or
6	we'll we may have some a regular employee
7	backfill or we may use a contractor to substitute.
8	And we don't just do that within the within the
9	nuclear fleet. I've gotten people from all other
10	business units within the company to come on the
11	project either on a project-bound basis, temporary
12	basis. And so we do move resources resources
13	around. But as with any any EPU aside, EPU
14	aside, just running the day-to-day business within
15	the nuclear fleet or within our nonnuclear fleet,
16	there's always pressure on resources and challenges
17	with that. But not to the extent that I'm worried
18	about resources being a major risk for the project.
19	COMMISSIONER SKOP: Okay. Thank you. And I'm
20	just no need to have you reference a
21	confidential document at this point. And staff,
22	the Bates page I'm looking at, this is what's been
23	marked as POD 29, and the Bates page specifically
24	is 153493 of NCRC-10. And if we could pass out
25	copies to the witness and the Commissioners

1	perhaps.
2	MR. ANDERSON: Which number was that again,
3	please?
4	COMMISSIONER SKOP: It's what's been marked
5	for identification or actually not marked, but
6	it's POD 29, and the Bates page is FPL 153493,
7	NCR-10.
8	THE WITNESS: I'm sorry, Commissioner, can you
9	repeat that number?
10	COMMISSIONER SKOP: Yes. The number and
11	like I say, it's probably going to have to get
12	looked at so everyone can follow along. But it's
13	FPL 153493 is the number I have.
14	THE WITNESS: 153493, just
15	COMMISSIONER SKOP: And that's at the top
16	right-hand corner. And staff, if I can get a copy
17	of that confidential document after all because
18	again there may be a mismatch between the pages I
19	have and what you passed out. So I just want to
20	double-check that I'm on the right page.
21	MS. HELTON: Madam Chairman?
22	CHAIRMAN ARGENZIANO: Yes.
23	MS. HELTON: Just so we can have a clear
24	record, staff is telling me that this has not been
25	given any kind of an exhibit number And I'm just

```
wondering whether it should be in case it is
1
         admitted into the record so that we will have a
2
         clear record.
              CHAIRMAN ARGENZIANO: Commissioner Skop?
              COMMISSIONER SKOP: We can mark it for
5
         identification. I don't usually move exhibits.
6
         But we need to do what we need to do.
В
              MS. HELTON: I think that might be -- I just
9
         think that might be better.
10
              CHAIRMAN ARGENZIANO: To give it a number.
11
              MS. HELTON: Yeah. I think Ms. Bennett would
         like to do that.
12
              MS. BENNETT: It's a set of documents in its
13
14
         entirety that we were going to ask to be moved into
15
         the record. So -- and they're almost all
         confidential. It's Document No. 06790-10 in our
16
17
         case management system. And that's all of FPL's
18
         responses to staff's fourth production of
19
         documents. And I believe Commissioner Skop is
20
         asking questions on the POD No. 29 which consists
21
         of several hundred pages.
22
              COMMISSIONER SKOP: Okay. And staff, like I
         say, because this is being thrown on the
23
24
         Commissioners, can we have someone from staff help
25
         everyone on the bench get to the page? Or is
```

```
1
         everyone there? Okay.
 2
              CHAIRMAN ARGENZIANO: I think so.
              MR. YOUNG: And Madam Chairman, for
 3
          identification purposes, that will be Exhibit No.
         242.
              CHAIRMAN ARGENZIANO: And what did we -- what
 7
         did we title it, Commissioner Skop? What do we
         call it? Want to just call it --
               COMMISSIONER SKOP: Ms. Bennett? I would call
 9
          it Concentric Report.
10
               MS. BENNETT: Oh, the name of the document?
11
12
              CHAIRMAN ARGENZIANO: Yes, please.
13
              MS. BENNETT: Let's short title staff's --
          FPL's responses to fourth PODs, staff's fourth
14
          PODs.
15
               (Exhibit No. 242 was marked for
16
     identification.)
17
               CHAIRMAN ARGENZIANO: Thank you. You're
18
19
          recognized.
20
               COMMISSIONER SKOP: Thank you, Madam Chair.
21
          At the beginning of that document if we go seven
22
          pages in, that should be that Bates number because
23
          the bottom of the page is numbered page 7 of 23.
24
               Okay. Mr. Jones, are you at that page which
```

is Bates marked stamped as FPL 153493?

1	IND WITHDOD. 165, I am.
2	COMMISSIONER SKOP: Okay. And do you see the
3	deleted comment at the top right of that page?
4	THE WITNESS: Yes, I do.
5	COMMISSIONER SKOP: Okay. With respect to
6	that comment and my prior line of questioning
7	regarding whether there was sufficient level of
8	effort dedicated to ensuring that FPL's ability to
9	execute the FPL EPU effort on cost and schedule,
LO	should that comment factor in that analysis given
11	the extent of of, for lack of a better word,
L2	time that was dedicated within the scope of that
L3	comment without getting into too much detail? If
L4	you read the comment, I think it should be somewhat
1.5	evident where I'm going with that.
L 6	THE WITNESS: Yes, I've read the comment. I
L7	don't know, I can't speak to what portion of the
18	team was involved in in the activity that's
19	referenced here and what the impact was. In other
20	words, it's it's not clear if we're talking an
21	entire group of people, some portion of the team.
22	And so I can't draw any conclusion from that
23	that comment.
24	COMMISSIONER SKOP: All right. Well let me
25	try and help home in on the point that concerns me.

1	The first sentence obviously, that's going to
2	address the location. The second sentence
3	addresses the team, the time, and the I guess
4	perhaps the location, and then the remaining
5	portion of that addresses what occurred subsequent
6	to that. And I guess my my where I'm going
7	with this in line in my previous question is this
8	occurred shortly before the July 25th type meeting
9	and probably at the same time that all of this, you
10	know, cost data for the Florida base proceedings
11	would have been prepared and testimony would have
12	been filed. So that's kind of where I'm getting to
13	on that.
14	THE WITNESS: Yes, I understand. And I
15	understand the location in regard to the second
16	sentence. I don't know if that's the entire team,
17	a portion of the team. The team in general at that
18	time was quite large. So and so I I cannot
19	offer what, if any, impact that had on the Florida
20	project. There's just not enough information to
21	know.
22	I would I would tell you that, that it's
23	not unusual, in fact, it's more the norm, in our
24	nuclear fleet that when we have a refueling outage.

say, at St. Lucie, that a good portion of our staff

1	will go and provide additional oversight and
2	monitoring at St. Lucie. That doesn't mean they
3	stop everything they're doing. But it means they
4	do spend a portion of their day evaluating
5	performance and assisting during the refueling
6	outage.
7	And so this statement is it doesn't go to
8	what type of effort this this was.
9	COMMISSIONER SKOP: Okay. Thank you. Two
10	follow-up questions and then one small line of
11	questioning and I think we'll be done.
12	This is a draft copy of the Concentric Report
13	or what ultimately became the Concentric Report.
14	And enclosed as part of the Concentric Report was
15	the employee letter.
16	The question that I have is were you provided
17	with a copy of the employee letter that was sent to
18	Mr. Hay?
19	THE WITNESS: I read a copy of the employee
20	concern letter. I don't recall exactly when that
21	was. If that I was interviewed as a part of the
22	Concentric investigation and I just don't
23	specifically recall if it was at that particular
24	date or after that that I saw the letter. But
25	it as you mentioned, it is an attachment to the

1	report.
2	COMMISSIONER SKOP: Okay. And with respect to
3	the report which was prepared at FPL's direction by
4	Concentric in an independent report, were you asked
5	to review any drafts of this report?
6	THE WITNESS: Yes, I did review drafts of the
7	Concentric Report and I provided my verbal
8	comments, feedback to the Concentric Report in
9	regards to things such as time line or or facts
10	in the report.
11	COMMISSIONER SKOP: Okay. And if I could ask
12	you to turn to the first page actually let me
13	get the right Bates number page will probably be
14	the best way to go about this.
15	I may I may have to shift documents on us.
16	Ms. Bennett, if you can help me out. I'm looking
17	at the same confidential document POD 29 and the
18	page is Bates page FPL 153197.
19	Let me see if that's in the same grouping. I
20	think that may be actually in a different document
21	So if you can help everyone get to that. This
22	is right. That's the page we're all looking
23	for. So if we can get the witness a copy and the
24	Commissioners because yes, 153197. And I
25	believe it's the first page of a separate document

1	in that stack they gave you with the big green
2	comment box. Okay. Is everyone there?
3	All right. Mr. Jones, if I could ask you to
4	review what's been marked for identification as
5	Exhibit No. 242, Bates page FPL 153197, and the
6	comment at the top right corner of this document.
7	MR. ANDERSON: We're still catching up with
8	you here over here for a moment.
9	CHAIRMAN ARGENZIANO: Let's make sure
10	everybody is caught up before we move on. If you
11	would just indicate when you're ready.
12	MR. ANDERSON: We're there now. Thank you.
13	COMMISSIONER SKOP: And Mr. Johns, have you
14	had an opportunity to review Bates page FPL 153197
15	which is page 1 of 20 of that document?
16	THE WITNESS: Yes, I have.
17	COMMISSIONER SKOP: Okay. In a prior line of
18	questioning, we discussed the executive steering
19	committee meeting that was held on or about
20	July 25th, 2009, and I asked you a question as to
21	who may have requested that meeting.
22	THE WITNESS: Yes.
23	COMMISSIONER SKOP: Does that comment give
24	some clarity to who may have requested that meeting
25	and the line by line review that we discussed.

Ŧ	INC WITHESS: That Comment makes a statement
2	as to who requested the line by line.
3	COMMISSIONER SKOP: Okay. And you stated that
4	that person, which I believe you previously
5	testified was the president and chief operating
6	officer of FPL Group, attended the meeting on
7	July 25th, 2009; is that correct?
8	THE WITNESS: That's correct.
9	COMMISSIONER SKOP: Okay. And I don't believe
10	that name is confidential based on my ruling and
11	the fact that there is no protective order or
12	challenge to the ruling on that. This document is
13	confidential, but however the name of a corporate
14	officer of FPL Group I don't believe is
15	confidential. So I would ask if you could name
16	that individual.
17	THE WITNESS: The president and chief
18	operating officer of NextEra.
19	COMMISSIONER SKOP: Back at the time it would
20	have been FPL Group.
21	THE WITNESS: It would have been FPL Group at
22	the time.
23	COMMISSIONER SKOP: So can you please identify
24	that individual, please?
25	THE WITNESS: That individual is James Robo.

```
COMMISSIONER SKOP: All right. Thank you.
1
          Just one final question that I have. Just in
2
3
          summary -- I could ask the court reporter to read
          back the transcript and I'd rather avoid doing that
          but I'm trying to also anticipate what might be an
          objection from Mr. Anderson.
               But just to be clear, on the July 25th, 2009
          executive steering committee meeting at which point
 8
 9
          a line by line financial review of the FPL EPUs was
10
          conducted, I believe it was your testimony that
          Mr. Olivera attended that meeting and Mr. Robo
11
          attended that meeting from FPL Group -- actually
12
13
          let me reframe that. That Mr. Olivera as president
14
          and chief operating officer of FPL Group at Power &
15
          time Light attended that meeting and that Mr. Robo
16
          as president and chief operating officer of FPL
          Group at that time attended the meeting on the 25th
17
18
          to have that line by line budget discussion; is
19
          that correct.
20
               THE WITNESS: Yes, among others.
               COMMISSIONER SKOP: Okay. And you also
21
22
          attended that meeting?
23
               THE WITNESS: Yes, I did.
24
               COMMISSIONER SKOP: Very well.
25
          Madam Chairman, at this time I don't believe I have
```

τ.	aril addressivat danserous. The we lare demand and
2	triple check here. I don't believe I have any
3	additional questions at this point for Mr. Jones.
4	However, I would reserve my right to ask additional
5	questions if we get into an evidentiary hearing
6	posture. Thank you.
7	CHAIRMAN ARGENZIANO: Thank you.
8	Commissioners?
9	I think I have a question, and stop me if it's
LO	something that shouldn't be asked. I'm sure you
11	will.
12	The Concentric Report, I guess it goes through
13	periods of change and edits that occur. And
1.4	anywhere else there's edits to either mistakes or
15	grammar or technical terms or whatever. Has has
16	it changed substantially from its initial
17	THE WITNESS: Madam Chairman, prior to this
18	hearing I was shown the stacks of drafts for the
19	Concentric Report prior to being shown that, just
20	prior to the hearing. I had no knowledge of how
21	many drafts there were. I didn't know that I
22	reviewed at least two and provided my verbal
23	comments and feedback on that report. But I can't
24	speak to the number of changes and whether they
25	were but all editorial or context or such.

1	CHAIRMAN ARGENZIANO: Okay. Did Stall
2	THE WITNESS: But I would defer that to the
3	author of the report, John Reed.
4	CHAIRMAN ARGENZIANO: Okay.
5	COMMISSIONER SKOP: May I have some brief
6	follow-up on that?
7	CHAIRMAN ARGENZIANO: Commissioner Skop.
8	COMMISSIONER SKOP: Thank you.
9	Mr. Jones, if this was an independent effort,
10	then how can independence be maintained if FPL
.1	management is offering its comments and suggestions
12	to the independent investigation report? I don't
13	get to as an example, I don't get to do that
L4	with our staff audit report.
15	THE WITNESS: Well, we have a number of
16	independent or internal reports that we Commission.
17	It could be, you know, human resources and those
18	people that have a need to know or are close to the
19	issues are asked to verify the facts or time line
20	is correct. They're asked for the feedback. At
21	the end of the day it is up to the investigating
22	entity to make the final decision on on their
23	report. I do not provide any written comments. I
24	do not provide any electronic editing. I just
) K	provide my perspective on tope and porspective

2	in the drafts that I was that I reviewed.
3	COMMISSIONER SKOP: Thank you.
4	CHAIRMAN ARGENZIANO: Thank you. And
5	Mr. Jones, you indicated that Mr. Reed would be the
6	person to ask about maybe track changes and the
7	differences.
8	THE WITNESS: Yes, ma'am, Madam Chairman.
9	CHAIRMAN ARGENZIANO: Thank you. Are we done
10	with this witness?
11	MR. YOUNG: I think FIPUG might have some
12	questions.
13	CHAIRMAN ARGENZIANO: Oh, I'm sorry, yes.
14	Forgot where we were.
15	CROSS-EXAMINATION
16	BY MR. McGLOTHLIN:
17	Q Sir, you said earlier that the uprate project
18	had progressed from very little engineering to about 20
19	percent engineering at this point; is that correct?
20	A About 19 to 20 percent of the total number of
21	modifications that are currently identified are
22	complete. There may be additional modifications that
23	will be identified through the LAR engineering analysis
24	process and based on the inner sees review as well as

25 there could be additional modifications identified as a

and whether or not there was any technical errors

- 1 part of the design engineering.
- 2 And then one other source is similar to when
- 3 you are doing a little remodeling of your house, and you
- 4 were going to do a simple thing like move the stove and
- 5 you discovered that the conduit is in a different spot
- 6 than what you expected and you're in the middle of a
- 7 modification, you may have to make another modification
- 8 to be able to complete the original intended
- 9 modification.
- 10 Q Now, your direct testimony also states that
- 11 the nonbinding estimate, the term that you used, has
- 12 increased to something like \$2.3 billion for all the
- 13 uprate projects; is that correct?
- 14 A For the feasibility analysis, we used 2. -- I
- 15 should -- 2.050 to 2.3 billion. The feasibility
- 16 analysis used the upper end of that range. My forecast
- 17 range for everything that I had identified as
- 18 modifications, the Bechtel resource ramp, FPL ramp, as
- 19 well as the new modifications at the time were at the
- 20 low end of that range.
- 21 Q You've also used a term "level of certainty."
- 22 What level of certainty do you attach to this latest
- 23 nonbinding estimate?
- 24 A P-50.
- 25 Q Say again.

- 1 A P-50.
- 2 0 What is that?
- 3 A P-50 means that there's an equal probability
- 4 of it going up as there is of it going down.
- 5 Q And are there any parameters in terms of how
- 6 far up or how far down that attach to P-50?
- 7 A I think it's important to look at the trend
- 8 and the rate at which you're identifying issues and the
- 9 magnitude of which you're identifying issues. That
- 10 doesn't mean that you wouldn't have a discovery through
- 11 testing as we did for the steam pressure that -- where
- 12 you would need to do a business case on whether to
- 13 proceed or no.
- 14 But the -- but it's more important to look at
- 15 the trend of discovery than, you know, just a
- 16 subjective, gee, it could go there or could go there.
- Dr. Sims will report in detail on the
- 18 feasibility. I do know that the needs filing, that the
- 19 present value for the customer was around 347 million,
- 20 and I do know that for 2010, using the upper end of the
- 21 2.3 billion and the 450-megawatt, that the present value
- 22 is now over a billion for the customers. But of course
- 23 there are many different factors that go into that
- 24 feasibility and Dr. Sims is best suited to explain that.
- Q Well, my question is limited to capital costs,

- 1 the price tag of completing the unit. And you used the
- 2 term P-50 which means the equal probability of
- 3 increasing or decreasing but you also said look at the
- 4 trend.
- 5 Now, compared to the nonbinding estimate that
- 6 was presented a year ago and using the upper end of
- 7 \$2.3 billion, that is an increase of about \$500 million,
- 8 is it not?
- 9 A Could you restate the question?
- 10 Q Comparing the nonbinding estimate that has
- 11 been presented in your testimony in this case, comparing
- 12 that, comparing the high end of that range to the
- 13 nonbinding estimate that was presented a year ago, that
- 14 represents an increase of approximately \$500 millions,
- 15 does it not?
- 16 A That represents a change in forecast of
- 17 \$500 million if you take the 2.3 and compare it to the
- 18 needs find, that's correct.
- 19 Q Now, you also said the important thing is to
- 20 look at the trend. Is that the trend we should be
- 21 concerned with if we are trying to get a handle on what
- 22 the ultimate price tag of the uprate is going to be?
- 23 A The trend you should be concerned with is the
- 24 month over month and the types of engineering discovery
- 25 that we're having through engineering analysis and

- 1 whether those are -- are significant, medium or low.
- 2 And by that I mean as a part of this project,
- 3 we have a risk management tool. And so anyone on the
- 4 project or anyone external to the project, if they
- 5 identify anything that could impact costs, schedule,
- 6 quality, can raise that -- raise that issue and we'll
- 7 assign some probability of that occurring. We'll
- 8 conceptually assign some dollar amount with that or some
- 9 schedule impact with that and we'll capture that as a
- 10 part of the project cost.
- 11 So when you are looking at that \$2.3 billion
- 12 figure as the high end, about 158 million of that is
- 13 what we've identified as risk. It's things that haven't
- 14 come to pass and there's opportunities to mitigate.
- 15 Now, you're not going to mitigate the entire
- 16 \$158 million clearly and you're not going to mitigate it
- 17 tomorrow. Some of those things that are on that risk
- 18 metrics is I've got to complete the engineering to know
- 19 what the answer is or I've got to devise a strategy what
- 20 to do with it.
- 21 So here's a very simple example. Is -- is the
- 22 secondary side of the nuclear power plant which is all
- 23 steam and water, we refer to as the clean side of the
- 24 power plant. It's not part of the primary site.
- 25 Well, back in the '80s, the original steam

- 1 generators for Turkey Point had some very, very tiny
- 2 leakage but that resulted in some contamination of the
- 3 secondary side. And so what was in the project was a
- 4 nominal amount of dollars in the event that some of that
- 5 secondary side component once we removed it, that we
- 6 would not be able to free release it or salvage it, that
- 7 we'd have to treat it as radioactive waste.
- 8 And so it was identified as a risk in a very
- 9 conceptual estimate of an additional 11 -- could be 11
- 10 or 13 million dollars. I have a lot of numbers in my
- 11 head for a \$2 billion project. But nonetheless, that's
- 12 when they got my attention is, is we're putting
- 13 \$11 million in the project, \$11 million hit because
- 14 someone raised the potential that the secondary may have
- 15 internal contamination and it's going to be very
- 16 expensive to dispose of.
- Now, I can't mitigate that risk overnight but
- 18 I have a project plan and I have someone working on that
- 19 and I don't expect all of that to come to fruition. In
- 20 fact, I suspect it will be a fraction of that cost. But
- 21 until we get to the end answer, however months it takes,
- 22 that \$11 million will be there.
- 23 So not that entire amount is -- is definitely
- 24 hardware. A certain portion of that is allocated for
- 25 scope not defined as well as risk, things that -- that

- 1 people have thought this could occur, I don't have an
- 2 answer yet, I may -- that engineering for that is going
- 3 to occur next year and then I can give a definitive
- 4 number for that.
- 5 Q And at the end of that process, your estimate
- 6 is at the probability of the 2.3 billion being more or
- 7 less is P-50, correct? Is that what you said earlier?
- 8 A That's what I said earlier. The key is cost
- 9 certainty, cost certainty comes with completing the
- 10 design engineering. And as I stated earlier, okay,
- 11 we -- if we would have done the law engineering first,
- 12 then all the design engineering, then you would spend a
- 13 year estimating and then you could provide a project
- 14 estimate which is what most people are used to when they
- 15 get an estimate to get their house reroofed or, you
- 16 know, a brake job done on their car, so to speak.
- 17 If we were to take that approach and that's
- 18 what the Legislature and this Commission had the wisdom
- 19 to do is -- is you wouldn't have any benefit, you know,
- 20 for the customers. And so you do that in overlapping
- 21 phases and you sequence it with the refueling outage so
- 22 that you bring the megawatts sooner. But with that,
- 23 because the engineering isn't done, you trade off a huge
- 24 customer benefit for cost uncertainty for the first few
- 25 years of the project until the engineering is done.

- 1 That's the trade-off.
- 2 MR. McGLOTHLIN: That's all I have at this
- 3 time.
- 4 CHAIRMAN ARGENZIANO: Commissioner Skop? I'm
- 5 sorry, Mr. Moyle?
- 6 MR. MOYLE: Thank you, Madam Chairman. I have
- 7 just a couple of lines of questions, one related to
- 8 this issue of timing and the other related to some
- 9 of these confidential documents.
- 10 CROSS-EXAMINATION
- 11 BY MR. MOYLE:
- 12 Q But good afternoon, sir. Jon Moyle on behalf
- 13 of FIPUG. I just wanted to make sure I have some timing
- 14 down properly with respect to the withdrawal of the
- 15 licensing action that you guys withdrew.
- 16 I'm correct that that withdrawal letter, you
- 17 sent a letter on August 13th and you got a letter back
- 18 from the Nuclear Regulatory Commission on August 13th as
- 19 well; is that right?
- 20 A Yes, that's correct.
- 21 Q Okay. I think you testified earlier that on
- 22 August 11th you had a phone call where I assume they
- 23 kind of delivered the bad news to you; is that right?
- 24 A On August -- that is correct. On August the
- 25 11th we had a phone call and the NRC informed us that

- 1 there was significantly more detail they were looking
- 2 for in a couple of areas and that at that point they
- 3 didn't think they could accept the license amendment
- 4 request. We provided push back on that for the basis
- 5 for that and started discussions with senior management.
- 6 Q And -- and essentially the -- what the NRC
- 7 staff told you was you really had two options. One, you
- 8 could withdraw your request or, two, you could not
- 9 withdraw it and get a denial notice, correct?
- 10 A The process is that if you do not withdraw
- 11 your license amendment request, you'll get a denial
- 12 request, that is correct.
- 13 Q So then, I guess, sequencing again, your
- 14 senior management already had a meeting set up on the
- 15 12th of August with senior NRC staff, correct?
- 16 A That is correct. And we began the escalation
- 17 of the issue with our management and they began the
- 18 escalation with their management.
- 19 Q And your objective was to try to turn them
- 20 around, was it not, with respect to their decision
- 21 either to deny or to require you to withdraw?
- 22 A That is correct.
- 23 Q And I tried to take notes when you were going
- 24 through this because all of this is happening pretty
- 25 close to the hearing. Do you know -- wasn't the

- 1 discovery cutoff date in this hearing on August 12th?
- 2 Do you know that?
- 3 A No, I do not know what the cutoff is for the
- 4 hearing.
- 5 Q But this decision of the NRC that basically
- 6 resulted in you withdrawing this application, I think
- 7 you testified it will add additional cost to the
- 8 project, correct?
- 9 A That is correct. And I further explained
- 10 that -- that the engineering that was done is good
- 11 engineering. They're asking to go to another whole
- 12 level so that's additional engineering to be done and so
- 13 there is a cost associated with that.
- 14 Q And the cost, I think you used the phrase, you
- 15 said 125 million or 150 million that you expected there
- 16 to be increased costs not of that magnitude, but do you
- 17 know the order of magnitude of cost that -- that will
- 18 flow from this decision as we sit here today, or is that
- 19 something that's to be decided as time goes forward?
- 20 A No, I was referring to -- to the amount that
- 21 we've spent on the license amendment request process for
- 22 our Florida plants is on the order of around
- 23 \$100 million. And we forecast, you know, approximately
- 24 another 20 or 25 million. The additional engineering to
- 25 be done here to satisfy the technical reviewers could be

- on the order of a million or a million-and-a-half. I'd
- 2 rather not speculate and say this is definitely the
- 3 number. But it will probably be on that order of
- 4 magnitude for the engineering analysis. If there are
- 5 additional modifications required by the NRC to the
- 6 spent fuel pool to allow extended power uprate, then
- 7 that would be, that would be additional cost.
- 8 Q Right. And with respect to -- I think the two
- 9 variables were the additional cost and the additional
- 10 time, correct, that resulted from this withdrawal?
- 11 A Well, yes, there's the additional engineering
- 12 analysis --
- 13 Q Right.
- 14 A -- that has not yet been performed. The time
- 15 aspect of it is it takes time to do the engineering and
- 16 that's what you're paying for. The time variable that I
- 17 was referring to is the time it will take the NRC to
- 18 review the resubmittal and whether or not it will have
- 19 an impact on the scheduled refueling outage, and that's
- 20 yet to be determined. However, one of our contingencies
- 21 is to perform all the modifications and -- and do the
- 22 power ascension online which we call that an online
- 23 implementation which we've done before.
- 24 The other impact -- again, since the rules are
- 25 changing, the staff guidance on spent fuel pool

- 1 criticality just came out last night, or we just got a
- 2 copy of it last night or today I was informed, and it's
- 3 just going to be going on the public register for
- 4 comment. That's going to be the standard that we're
- 5 going to have to live to. And that could require
- 6 physical modifications to the existing spent fuel pools
- 7 at Turkey Point and Saint Lucie. Until we complete that
- 8 unless, I cannot tell you the extent of that physical
- 9 modification.
- 10 Q All right. Your testimony in this case,
- 11 there's an issue No. 22 that says, and I quote, what
- 12 system and jurisdictional amount should the Commission
- 13 approve as FPL's reasonable actual estimated 2010 cost
- 14 and estimated true-up amounts for the extended power
- 15 uprate project? Your testimony speaks to that issue,
- 16 correct? Yes, no?
- 17 A Yes.
- 18 Q Okay. And are you aware that Public Counsel's
- 19 position which FIPUG agreed with was that OPC agrees
- 20 with staff proposal to conduct a more detailed
- 21 examination of the cost in a separate docket. You're
- 22 aware that that's the position of FIPUG and OPC with
- 23 respect to that issue?
- 24 A No, I'm not aware of what your position is.
- 25 Q The -- the fact that there could be additional

- 1 cost associated with this withdrawal, wouldn't you agree
- 2 that -- that allowing the parties the opportunity to dig
- 3 into this issue further as it develops, to understand
- 4 the magnitude of those costs would be beneficial in
- 5 determining whether these -- these costs were prudently
- 6 incurred or imprudently incurred?
- 7 A First let me speak to the characterization.
- 8 Q Well, if you could --
- 9 A You tie it to --
- 10 MR. MANAUSA: Madam Chairman.
- 11 A -- you tie it to the withdrawal.
- 12 CHAIRMAN ARGENZIANO: Hang on one second.
- 13 Mr. Moyle?
- 14 MR. MOYLE: Yeah. I mean, obviously the
- 15 Commission rule is the yes, no, and then the
- 16 explanation.
- 17 BY MR. MOYLE:
- 18 Q I'm just simply trying to ask a yes/no
- 19 question which is should additional time -- would
- 20 additional time help ascertain the costs associated with
- 21 the withdrawal that a future Commission may decide could
- 22 be prudent or could be imprudent? Would additional time
- 23 help ascertain those costs?
- 24 A Yes, additional time would help ascertain
- 25 those costs.

- 1 Q And you were asked a few questions about
- 2 the -- your -- the Point Beach uprate project, correct?
- 3 A That's correct.
- 4 Q Okay. Did the Point Beach uprate project also
- 5 have a withdrawal of a requested licensing action for
- 6 its extended power uprate efforts?
- 7 A The license amendment request for the extended
- 8 power uprate for Point Beach as not been withdrawn.
- 9 Q Okay. Throughout the country, some of these
- 10 extended uprate projects have gone forward, correct, and
- 11 have been completed?
- 12 A Yes. There are a number of extended power
- 13 uprate projects that have been accomplished in the
- 14 United States. The boiler water reactors, there are a
- 15 large number of those. As far as pressurized water
- 16 reactors in the context of a true extended power uprate,
- 17 although if you check the NRC website you'll see a
- 18 couple other listed, but the true extended power uprate
- 19 has been Ginaa.
- 20 Q The -- the other line of questions I had just
- 21 briefly, you have all of these confidential documents in
- 22 front of you, do you not, that staff identified as an
- 23 exhibit? I want to direct your attention to FPL Bates
- 24 stamped document 152887 which is a letter dated
- 25 February 19, 2010.

- 1 A Did you say 152887?
- 2 Q Yeah, 152887.
- 3 A I'm not there yet.
- 4 Q And 152888. It's a February 19, 2007 letter.
- 5 And there's actually a cover page associated with it,
- 6 152886. Just tell me when you're there.
- 7 COMMISSIONER SKOP: Mr. Moyle, if I could ask,
- 8 what Bates number is that? Because some of the
- 9 documents we have you have to scroll through them.
- 10 Do you have a front cover Bates page and then a
- 11 subsequent Bates page?
- 12 MR. MOYLE: Yeah. The Bates page on the very
- 13 first is 152886, and then it's 152887 and then
- 14 152888 according to the information I have.
- 15 COMMISSIONER SKOP: That's what I thought it
- 16 was.
- 17 MR. YOUNG: It's at the bottom of the page,
- 18 Commissioner. And Madam Chairman, it's my
- 19 understanding that this letter is no longer
- 20 confidential except for the name of the employee
- 21 and the position, I think.
- 22 MR. ANDERSON: Yeah. All the names and titles
- 23 I believe here are -- just to be clear, there's a
- 24 public version of this, there's a nonpublic. We
- just want to be careful how we proceed.

- 1 CHAIRMAN ARGENZIANO: All names are
- 2 confidential and positions.
- 3 MR. YOUNG: Except for the Commissioner's
- 4 ruling on the --
- 5 MR. ANDERSON: ON the one individual.
- 6 COMMISSIONER SKOP: The one individual, Mr.
- 7 Jim Robo who is president and chief operating
- 8 officer of FPL Group at the time -- actually FPL
- 9 Group at the time of this letter was withheld from
- 10 being confidential.
- 11 CHAIRMAN ARGENZIANO: Okay.
- 12 BY MR. MOYLE:
- 13 Q Just a couple of questions on this letter.
- 14 The person who signed this letter, are they still with
- 15 FPL, do you know?
- 16 A No, they are not.
- 17 Q And you were asked questions previously about
- 18 the change in management related to the EPU project.
- 19 You talked about succession planning. But the change in
- 20 management related to the EPU project didn't have
- 21 anything to do with succession planning, did it?
- 22 A Yes. Succession planning does factor into
- 23 that. It's part of my development to run a major
- 24 construction project. I've been in line operations most
- 25 of my career.

- 1 Q The -- so the point -- counsel for FPL has
- 2 indicated this letter is declassified or not
- 3 confidential. The letter suggests that on the second
- 4 page that there was trouble with the EPU project and it
- 5 says, quote, the trouble was enough to replace the
- 6 entire senior project team. Do you disagree with that
- 7 statement?
- 8 A Yes, I do.
- 9 Q So you were involved and had knowledge of the
- 10 senior project team and how they were -- they were
- 11 performing?
- 12 A I disagree with that statement in the context
- 13 that the entire senior project team was replaced as I
- 14 testified to earlier.
- 15 Q Okay. With respect to any members of that
- 16 project team that were replaced, was the reason that
- 17 they were replaced was because of poor performance or
- 18 trouble with the EPU project?
- 19 A As I mentioned before, the very most senior
- 20 people associated with that project, solid performers,
- 21 had been solid performers for decades. The -- I already
- 22 testified to the fact that there was a reorganization to
- 23 take the EPU and separate the EPU from the projects and
- 24 fuels organization. That required a division of
- 25 responsibility. There were some reassignments. And so

- 1 that's part of the reason, was to decentralize it. Part
- 2 of the reason was to align skill sets and functions.
- 3 Part of the reason was to get different performance and
- 4 put a different area of focus on the project.
- 5 Q Okay. The bottom of the first page, 152887,
- 6 there's a statement, "Finally in July of 2009, senior
- 7 management decided it was time to inform executive
- 8 managers of the poor condition of EPU which precipitated
- 9 the replacement of the entire EPU project senior
- 10 management team. I take it from your previous answers
- 11 that you would -- you would take exception with that
- 12 sentence in this letter; is that right?
- 13 A I'm sorry, I lost the sentence.
- 14 Q It's the second from the last sentence, the
- 15 bottom of page 1. Finally in July of 2009.
- 16 A I'm with you. Yes. I do not agree with the
- 17 characterization that that statement makes.
- 18 Q Do you know the individual who wrote this
- 19 letter?
- 20 A Yes, I do.
- 21 Q As we sit here today, I take it you question
- 22 his veracity?
- 23 A No, I don't question his veracity. I have a
- 24 difference of opinion in regard to how he characterizes
- 25 that.

1	MR. MOYLE: Okay. Thank you. That's all I
2	have.
3	CHAIRMAN ARGENZIANO: Commissioner Skop?
4	COMMISSIONER SKOP: Thank you, Madam Chairman
5	A couple follow-up questions and I'll try to make
6	this as brief as possible.
7	Mr. Jones, if I could direct you back to the
8	same letter that Mr. Moyle asked you to refer to,
9	and I don't have the Bates page in front of me but
10	we, for the sake of discussion, we know what letter
11	we're talking about. This is the employee letter
12	dated February 19th, 2010 that was directed to
13	Mr. Hay who is FPL Group chairman and chief
14	executive officer. Do you see the first page of
15	the letter?
16	THE WITNESS: Yes, I do.
17	COMMISSIONER SKOP: The last sentence at the
18	first page, can you please read that last sentence
19	for me?
20	THE WITNESS: The last sentence on the first
21	page?
22	COMMISSIONER SKOP: Yes, sir. Beginning with
23	"my."
24	THE WITNESS: "My project control group
25	prepared detailed reviews that were presented

1	to" it's redacted "late in July 2009 on the
2	poor condition of EPU."
3	COMMISSIONER SKOP: And that redaction, there
4	is Mr. Jim Robo who's no long confidential so could
5	I ask you to reread the sentence noting that that
6	Information is no longer redacted based on my
7	ruling?
8	THE WITNESS: "My project control groups
9	prepared detail reviews that were presented to
10	Mr. Jim Robo late in July 2009 on the poor
11	condition of EPU."
12	COMMISSIONER SKOP: And on the second page of
13	the letter, second paragraph, can you read that
14	paragraph in its entirety, please.
15	THE WITNESS: "I'm concerned about how FPL
16	will report these findings at the upcoming PSC
17	hearings. Any information from EPU other than
18	other than which was presented to management last
19	summer will be a manipulation of the truth.
20	Current reporting for PTN and PSL, meaning Turkey
21	Point and St. Lucie, does not contain information
22	showing there is serious trouble with these
23	projects. The trouble was enough to replace the
24	entire senior project team."
25	COMMISSIONER SKOP: Okay. And then can you

-	read the filter sentence of the next paragraph,
2	please.
3	THE WITNESS: "Enclosed with this letter are
4	the presentations given to Mr. Robo last July. If
5	you investigate" do you want me to read the
6	whole paragraph?
7	COMMISSIONER SKOP: No, that's fine. I think
8	we've covered enough on that. Do you
9	notwithstanding the Concentric Report, do you have
.0	any reason to doubt the validity of these
11	allegations?
.2	THE WITNESS: Yes, I do. Going to the second
13	paragraph on page 2, as I stated earlier, the
4	project forecast that we had and the direction that
L 5	we had coming out of July 2009 remained within our
16	monthly reports. Those numbers are generated by
17	the project controls organization and continue
18	to that forecast along with the progress we were
19	making on the actions in regards and I won't go
20	back through those.
21	But in regards to ongoing activities
22	continuing to be reported to the senior execs,
23	those same presentations with those forecast
24	numbers were provided to PSC audit, audit staff as
) K	a normal course of discovery. In fact when I

T	Teather that
2	COMMISSIONER SKOP: How do we can we move
3	to strike that or what do we want to do.
4	MR. ANDERSON: We move to strike that, please,
5	as clearly an inadvertent error.
6	CHAIRMAN ARGENZIANO: So moved.
7	THE WITNESS: Sorry. When I learned that this
8	employee was he was the that's a title.
9	"When I learned this employee was leaving the
10	company, I had a meeting with this employee and I
11	showed him the executive steering committee
12	presentations that had the forecast numbers in it
13	as well as the actions that were being taken by the
1.4	project team. And then I also showed him the
15	documents that we were providing in discovery that
16	had those same forecast numbers in it and he
17	commented to me that, one, he was pleased that I
18	took the time to meet with him, that he was not
19	aware of that information and that he was glad that
20	that information was being shared with the senior
21	executives and being provided to the PSC staff.
22	COMMISSIONER SKOP: All right. And
23	notwithstanding your difference of opinion with the
24	Concentric Report as identified in your management
25	discussion, Concentric took a different position

1	and indicated that they found the employee
2	allegations in the employee letter and the employee
3	to be credible and that most of the allegations
4	were indeed fact accurate, is that correct, based
5	on the Concentric appeal of their own independent
6	analysis?
7	THE WITNESS: Mr. Skop, it isn't that I
8	disagree with the Concentric Report. This employee
9	is a good employee. He's credible. He knows what
10	he's doing. And I I disagreed with concentric's
11	conclusion in regard to that number being, being
12	final, that number been solid, that number being
13	well vetted and ready and ready for reporting.
14	No different than the megawatts. In that regard
15	COMMISSIONER SKOP: We'll get to that in a
16	second. Just to follow up on one page of question
17	that Mr. Moyle asked with respect to removal of the
18	EPU senior management team, if you could turn to
19	page 24 of the staff audit report. And staff has a
20	number that's been marked for identification yet on
21	that document.
22	MR. YOUNG: 178.
23	COMMISSIONER SKOP: Okay. So the document is
24	mark for identification as document 178 which is
25	the staff audit report for Florida Power & Light's

1	project management internal controls for nuclear
2	plant operating construction projects.
3	MR. ANDERSON: Could I pause for a second? I
4	noted an inadvertent reference by the witness to a
5	title. Could we have the same treatment in
6	relation to that?
7	CHAIRMAN ARGENZIANO: Absolutely?
8	MR. ANDERSON: Thank you.
9	CHAIRMAN ARGENZIANO: Absolutely.
10	COMMISSIONER SKOP: Absolutely.
11	MR. ANDERSON: Thank you. And I'll just ask
12	that everyone, including our witness, slow down,
13	pay careful, careful attention in relation to
14	the
15	COMMISSIONER SKOP: I certainly did not want
16	that to come out, again that the action of that
17	employee was, you know again, you want to
18	encourage that type of concerns to come forward
19	when it's appropriate to do so.
20	Mr. Jones, if I could turn your attention to
21	page 24 of the staff audit report, Commission staff
22	audit report.
23	THE WITNESS: I'm there.
24	COMMISSIONER SKOP: Okay. And on that page

under section 3.1.2, it discusses EPU management

7	replacement and restructure. And in response to a
2	line of questioning from Mr. Moyle, I guess you
3	reached different conclusions as to why the EPU or
4	the EPU senior management team was removed. Can I
5	ask you to read the first paragraph regarding the
6	removal of the EPU senior management team on that
7	page, please.
8	THE WITNESS: Excuse me, which paragraph?
9	COMMISSIONER SKOP: Okay. Where it begins,
10	"Removal of EPU senior management team." Can I ask
11	you to read that first paragraph, please.
12	THE WITNESS: "In July 2009, FPL senior
13	management changed EPU project management teams.
14	The significance of this event is that FPL senior
15	management believed the original team was not
16	performing as expected. Senior management believed
17	that a change in EPU management was necessary to
18	ensure the project quality and forecasted costs
19	were not compromised. FPL senior management
20	noted" and there's a footnote 3.
21	COMMISSIONER SKOP: We can skip the footnote.
22	THE WITNESS: Okay.
23	COMMISSIONER SKOP: And if you could just keep
24	reading that indented paragraph and then the next
25	sentence after that indented paragraph, please.

1	THE WITNESS: "Both previously assigned FPL
2	level mangers were no longer involved in the EPU
3	project because FPL Group senior management decided
4	that changes to these leadership positions would
5	enhance FPL's ability to bring the EPU projects to
6	successful completion, promote effective successive
7	planning and talent utilization and improve the
8	quality and timeliness of forecasted project
9	costs."
10	COMMISSIONER SKOP: Okay. And then the next
11	sentence right after that, please.
12	THE WITNESS: The next sentence is, "According
13	to FPL, the original management team had not been
14	aggressive in keeping cost estimates from the EPU
15	contractor under control. FPL senior management
16	stated that the original EPU project team was not
17	able to accomplish this. FPL senior management
18	further noted"
19	COMMISSIONER SKOP: That's fine. With respect
20	to the indentation part that you previously read,
21	that references FPL Group senior management
22	decided; is that correct?
23	THE WITNESS: Yes.
24	COMMISSIONER SKOP: Okay. So putting this
25	into perspective, the executive steering committee

. 1	held a line-by-line project review or
2	line-by-line review of the EPU project on or about
3	July 25th, 2009. Subsequent to that, according to
4	this staff audit report, FPL Group senior
5	management decided to replace the EPU senior
6	management team. And I guess as we stated,
7	Mr. Robo, who was chief operating officer who as
8	you testified requested that line by line and would
9	have attended that meeting, I guess it's
10	interesting that the decision to replace the EPU
11	senior management team seems to have been made at
12	the FPL Group level, not the Florida Power & Light
13	level according to that information. I just picked
14	up on that myself so I thought I'd ask you what
15	your person knowledge may be regarding who made
16	that decision.
17	And that goes to my previous question about
18	the EPU senior management team seems to be removed
19	immediately after that July 25th, 2009 meeting, or
20	somewhere shortly thereafter.
21	MR. ANDERSON: Commissioner Skop, I'd ask that
22	the questions more carefully characterize the
23	testimony earlier today. There was no testimony
24	that the entire team, for example, was removed,
25	et cetera.

1	COMMISSIONER SKOP: Okay. And that's fine.
2	Just the it states that, you know again, I'm
3	reading what I have before me. I wasn't there, I
4	didn't do the staff internal audit. And again I'm
5	not trying to be inflammatory. I'm trying to have
6	a very constructive discussion.
7	So Mr. Anderson I do appreciate your comment
8	so we can couch it in the fact that maybe not every
9	person was removed, but certainly there was an
10	event and that event was a line-by-line management
11	review at a meeting that was attended by Jim Robo
12	who is chief operating officer and president of FPL
13	Group at the time, according to your testimony,
14	Mr. Olivera from Florida Power & Light was there,
15	you attended the meeting, and then shortly
16	thereafter, according to this paragraph, FPL Group
17	senior management decided to change the leadership
18	positions that were changed because I think that
19	should tighten that up a bit.
20	So do you have any personal knowledge of why
21	FPL Group senior management would make that
22	decision in lieu of FPL Power and Light management?
23	Seems to be a lot of people involved in this
24	meeting here on July 25th.
25	THE WITNESS: Commissioner Skop, as I recall.

1	the reorganization was announced prior to that
2	July 25th meeting. I know I was certainly
3	approached before that July 25th meeting in regards
4	to FPL Group's senior management. I'm not privy to
5	which of the senior executives were were
6	involved in any decision making.

I would like to point out that these two paragraphs are taken from the response that we provided, which is -- is -- we provided several paragraphs and so to just focus in on two could characterize this improperly.

COMMISSIONER SKOP: Okay. Very well. And let me move on on that line. I think that obviously what's important there is the fact that the meeting was held, it was attended by high level executives from Florida Power & Light and also high level executives from FPL Group, and then there was action taken after that.

But let me get back to my point as to your disagreement with the findings of the Concentric Report. And as you previously testified, based upon the line-by-line formal review of the EPU projects that was conducted on July 25th, 2009, there was clear indication that the magnitude of the projected cost estimate had increased

1	substantially; is that correct?
2	THE WITNESS: That's correct. The forecast
3	was significantly higher than the original needs
4	filing.
5	COMMISSIONER SKOP: Okay. And that was known
6	based on that was known by both FPL and FPL
7	Group executive management who attended the
8	July 25th, 2009 executive steering committee
9	meeting; is that correct?
10	THE WITNESS: Yes, Commissioner, that is
11	correct. And as I stated, there was clear
12	direction given and clearly opportunities
13	identified to mitigate that.
14	COMMISSIONER SKOP: I understand. But I'm
15	talking about the magnitude. Again, end number is
16	going to be what the end number is going to be.
17	But what I'm trying to get at is that there seem t
18	be warning flags or key indicators that, you know,
19	caused management to be replaced and that the cost
20	magnitude of the projected cost estimate had
21	increased substantially, and that gets back to the
22	point of who knew what when and why was that not
23	disclosed in the testimony.
24	And so my next question is, since we're on a
25	roll here, if the FPL witness who gave testimony o

1	September 8th, 2009 who attended that meeting on
2	July 25th knew or should have known that there was
3	a clear indication that the magnitude of the
4	projected cost estimate had increased substantially
5	and that witness did not amend his prefiled
6	testimony that was given under oath to the Florida
7	Public Service Commission to reflect this material
В	information, then would it stand to reason that the
9	FPL witness testimony was inaccurate and
10	incomplete?
11	MR. ANDERSON: I object to the question. It
12	contains numerous, numerous facts and assumptions
13	not in evidence. This is about the third time
14	we've been through all of the details in relation
15	to this July meeting. Mr. Jones has carefully
16	explained the context of all of those numbers and
17	figures. I believe we've been very patient in
18	relation to the provision of Mr. Jones, but we're
19	also crossing over into we're you know,
20	the I believe the questions are not even
21	questions. We're getting paragraph-long statements
22	and characterizations or what could be described as
23	testimony. And that is not proper questioning
24	either, so we object.
25	CHAIRMAN ARGENZIANO: Commissioner Skop to the

objection	and	can	you	phrase	questions	to	be
questions:	?						

2

3

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

COMMISSIONER SKOP: Okay. To the objection, the question goes to the heart of the veracity and accuracy of the information provided to the Florida Public Service Commission by FPL witness that gave testimony to this Commission under oath. It requires laying a predicate to determine who knew what when, and based on that predicate that was the result of the Concentric Report which I think I've clearly established the foundation that not only Jim Robo who was president and chief executive officer of FPL Group, but Armando Olivera, based on witness testimony, attended that meeting, the witness before us attended that meeting, and the witness that gave testimony previously to the Commission whose name has been redacted, why, again I accepted the argument but I disagree with it. But the bottom line is we've laid the foundation of who knew what when.

So the person that gave the testimony to the Commission knew or should have known based on this witness's testimony that there was clear indication that the magnitude of the projected cost estimate had increased substantially.

1	So my question, Mr. Anderson, goes to the very
2	heart in the opinion of this witness is that if the
3	FPL witness gave previous testimony, sworn
4	testimony, and knew what he knew or should have
5	known based on that July meeting, then and that
6	witness did not amend his prefiled testimony while
7	under oath to reflect this material information,
8	then I ask the witness merely to opine whether it
9	would stand to reason that the FPL witness
10	testimony that was previously given on September
11	8th, 2009, was inaccurate and incomplete. I mean,
12	it's lengthy but you to be lengthy to kind of get
13	there. I mean, I'm doing this on the fly.
14	CHAIRMAN ARGENZIANO: Mr. Anderson?
15	MR. ANDERSON: The final question itself is
16	absolutely inappropriate. It asks for a legal
17	conclusion of an engineering witness. In addition,
18	the lengthy, lengthy, lengthy prelude and predicate
19	are are argumentative and characterizing of
20	one's position. The arguments one associates with
21	an advocate, honestly, and not with a decision
22	maker. I'm being very careful.
23	COMMISSIONER SKOP: Let me withdraw the
24	question and proffer what the
25	CHAIRMAN ARGENZIANO: The question is

withdrawn. And are you going to ask a question? COMMISSIONER SKOP: The problem here is I don't have the witness that gave his testimony so I can't examine that witness. That witness my understanding is no longer employee of FPL Company. The problem is also with, you know, some of the deferral thing as time goes on and we defer these items, witnesses leave, time fades, memories fade. So I'm at a little bit of a strategic disadvantage here.

But I would respectfully proffer that the question I'm trying to ask the witness of which he may not have personal knowledge were to establish whether the testimony given under oath was accurate and complete based upon what should have been known from that July 25th meeting. And I'll just move on from that point.

I think that's -- that's the core of the issue, given the fact that the witness -- the witness before the Commission has indicated and responded that, yes, it was true that there was clear indication of the magnitude of the projected cost estimate had increased substantially and that was known by the people that attended the meeting, including the prior FPL witness on July 25th. I

1	won't belabor the point. I'll move on to my next
2	question.
3	MR. ANDERSON: We'll note the record speaks
4	for itself as to what the witness said for more
5	than four hours.
6	COMMISSIONER SKOP: And for the record, I'd
7	also note that you asked the question to the
8	witness as to whether he had any changes to his
9	prefiled testimony.
10	CHAIRMAN ARGENZIANO: Let's do this. Let's
11	take a break and let's do ten minutes. Thank you.
12	(Break taken.)
13	CHAIRMAN ARGENZIANO: I think we're back on.
14	And I want to say something first, and I know
15	Commissioner Graham had indicated if you would
16	just allow me to make a couple of comments first
17	I'd appreciate it and then I'll recognize you and
18	then Commissioner Skop.
19	To the witness, if I could ask you to please,
20	if you're answered if you're asked a question,
21	to answer yes or no. And if you feel that you must
22	elaborate, I can understand that and then we'll
23	allow that. But I think that we'll be here till
24	after Christmas if we just continue. But I
25	understand the necessity sometimes that a yes or no

answer is not always the end all. So please let me 1 know. But if you can kind of -- if it's -- if it's 2 possible, please do that. 3 And the other thing I wanted to say, and it may set us on track to where we need to be, I just 6 wanted to make a comment that I think 7 Commissioner Skop's subject matter that he was asking is something that I am very interested in 9 also and I think it's very pertinent. And I'm going to read part of this, and that's 10 why I think it's pertinent. I'm not going to go to 11 12 as whether he's being advocate or not. I think it's very difficult. I didn't hear that, I think 13 it's very difficult to get to where you want to go 14 15 sometimes. But I want to read part of the report. And I want to make sure before I read part of that 16 report that it is not confidential except for the 17 18 names, is that correct, and any number amount? Okay. I want to read a part of that very quickly 19 20 and then make a suggestion, if I may. 21 And it is on -- let's see if I can find the page -- page 47 of 56 -- I'm sorry, 41. Forty-one. 22 23 Page 41 where it begins on the bottom next to the last paragraph, "The Concentric investigation also 24

examined the 2009 nuclear cost recovery clause

1	proceedings to evaluate whether information
2	provided to the FPSC during the proceedings was
3	accurate and consistent with the standards expected
4	for testimony before and submissions made to a
5	regulatory agency. Concentric identified that
6	budget estimate information provided by the vice
7	president of uprates in his May 2009 testimony had
8	changed and the change was not discussed in the
9	hearing. Concentric stated in I'm sorry,
10	Concentric stated in its report that, while
11	Concentric agrees that the new analysis confirmed
12	the conclusions of mister blank's testimony, we
13	believe that a pick out a number, and I'm not
14	going to go into that or percentage increase in
15	the percentage cost of the EPU project, okay,
16	should have been discussed in the live testimony on
17	September 8, 2009.
18	In an interview with Concentric, FPSC audit
19	staff determined that FPL witnesses are prepared by
20	their attorneys for potential questions that might
21	be asked during the hearing as most witnesses are.
22	During the interview, Concentric agreed that mister
23	blank had participated in a line by line budget

discussion with FPL's executive steering committee

in July of 2009 and therefore understood that the

24

1	budget information provided in May 2009 was indeed
2	incorrect by the time of the hearing on
3	September 8, 2009. Yet, when asked by FPL attorney
4	Anderson if I ask you the same questions contained
5	in your prefiled direct testimony would your
6	answers be the same? Mister blank answered, yes,
7	they would be.
8	FPSC audit staff and Concentric agree mister
9	blank knew the budget estimate was being reviewed
10	and likely would change. In fact, Concentric
11	states in the investigation report on
12	September 9th, 2009, the PSC was presented with a
13	newly revised forecast that further increased the
14	cost did you say the numbers were not by
15	104 million total for both sites. This
16	presentation stated that approximately 30 percent
17	of the total project costs have high certainty.
18	And the reason I read that, because it is
19	pertinent and it is important to find out what
20	happened there. But can I make the suggestion that
21	possibly this is not the right witness and perhaps
22	the next witness is the person to ask that
23	question?
24	COMMISSIONER SKOP: I think that the
25	information you read, had I been able to find that,

1	would have been able to lay a foundation to ask the
2	witness the question without the objection by
3	Mr. Anderson, but I'll yield
4	CHAIRMAN ARGENZIANO: The question is, can we
5	ask that question, would you be satisfied with
6	asking that of the next the next gentleman is
7	the man who wrote the report. Okay. Explain,
8	please give me an explanation.
9	COMMISSIONER SKOP: I would not. What I need
10	to do is instead of a lengthy predicate, I need to
11	tighten it up. It's been a long day. But the
12	witness has already testified that there was clear
13	indication that the magnitude of the projected cost
14	estimate had increased substantially. He answered
15	yes to that question.
16	The Concentric Report indicated, as you
17	stated, that the while Concentric agrees that
18	the new Concentric agrees that they believe that
19	a \$300 million or 27 percent increase in the
20	projected cost of the EPU project should have been
21	discussed during the live testimony of September
22	8th, 2009.
23	So my question to the witness is I know why
.24	you disagree with the Concentric Report. Okay.
25	And that's on what the final number is going to be.

1	My question to you, which you've answered yes, is
2	that at that meeting on July 25th, there was clear
3	indication that the magnitude of the projected cost
4	estimate had increased substantially.
5	So based on that foundation, the question I
6	have to you is, and let me ask one other thing.
7	The passage that Commissioner Argenziano read, is
8	it your understanding from attending that July 25th
9	meeting that that person was in attendance at that
10	meeting, the prior FPL witness?
11	THE WITNESS: Yes, that person was in
12	attendance at the meeting.
13	COMMISSIONER SKOP: Okay, So based upon
14	attendance at that meeting and based upon your
15	prior testimony that you just gave, he also would
16	have had a clear indication that the magnitude of
17	the projected cost estimate had increased
18	substantially based upon attending that meeting; is
19	that correct?
20	THE WITNESS: Yes, Commissioner. Based on
21	being not only being in attendance for that
22	meeting but his team had prepared those numbers
23	and that that forecast. And also I want to make
24	sure it's clear that reorganizing the project was
25	announced prior to this meeting. And the prior

witness -- we go through a change of management process for an orderly transition. As I described before, we needed to split the EPU project and the other major capital projects apart and you have to have people to run both organizations.

Having said that, the prior witness retained the responsibilities for the preparation for the hearing and had access to that information.

I do need to be -- I do need to say again that that number was not considered a valid number and there was work to be done to -- to validate that number and that's where I disagree with Concentric.

And if I can say one other thing. You asked me a question much earlier in the day about the September 9th presentation and had the forecast changed, and I said, no, the numbers are basically the numbers. And as I look at this passage here, specifically on page 42, and the reference to the \$104 million, I want to correct my prior testimony and say the number from July to that time could have -- could have changed. They move month over month.

The point I was trying to make earlier is that the numbers that go in those presentations come right out of the project controls. If you could

1 visualize a notebook this thick of spreadsheets that roll up to that number, that number from July 2 never goes away, is what I was trying to attest to 3 in regards to the September 9th meeting. You build on that or you subtract from that. 5 COMMISSIONER SKOP: Let me get back to the question before the Commission. The person whose 7 8 names are redacted that attended the July 25th, 2009 meeting with you, you just testified that by 9 10 virtue of the fact that the person attended the line-by-line review, that that person would have 11 12 had a clear understanding that the magnitude of the 13 projected cost estimate had increased 14 substantially. Again, I'm framing my question not into what the ultimate dollar amount will be but 15 16 the magnitude and the indicators that the magnitude 17 had increased substantially. 18 The question I have to you --MR. ANDERSON: We object even to that -- the 19 20 predicate. Because what he just said, as I do need 21 to say again, that the number was not a valid 22 number. At every turn, every one of these 23 hypothetical questions which you're asking of this 24 witness is mischaracterizing that vital point. 25 COMMISSIONER SKOP: Okay. Well, again, the

1	witness has testified, and we can have the court
2	reporter read it back, Madam Chair, that by virtue
3	of attending the meeting of July 25th, 2009, and by
4	virtue of the line-by-line discussion, there was a
5	clear indication that the magnitude of the
6	projected cost estimate had increased
7	substantially. The witness answered that question
8	yes. I'll be happy to have the court reporter read
9	that back.
10	The witness also testified that this was known
11	by both FPL and FPL Group executive management who
12	attended the July 25th, 2009 executive steering
13	committee meeting. So I hate to beat this into the
14	thing, but the subtlety here is they're talking
15	about the actual number. I'm talking about
16	indicators to say we've got a problem and the
17	the magnitude has changed.
18	So the question I have and Mr. Anderson,
19	you can object to your heart's content but the
20	question is this. Based upon the fact that the
21	witness has testified that the magnitude of the
22	projected cost estimate had increased, this is my
23	question. If the FPL witness whose name is
24	redacted knew that the magnitude of the projected

cost estimate had increased substantially by virtue

1	of his attendance at the July 25th, 2009 meeting,
2	and did not amend his prefiled testimony under oath
3	to reflect this material information, then would it
4	stand to reason that his testimony was inaccurate
5	and incomplete?
6	MR. ANDERSON: We object again to the
7	formulation of the question. You state "and did
8	not amend testimony," et cetera. What you're doing
9	in there is you're wrapping an entire legal opinion
10	which you're asking for this particular person to
11	respond to.
12	COMMISSIONER SKOP: I don't have the
13	Mr. Anderson, to your objection, I don't have the
14	luxury of having the former FPL employee to
15	question them question him on that thing. So
16	that's part of the problem here. And again, I can
17	withdraw the question. I think we know the heart
18	of what I'm trying to get at. I'll leave it to
19	staff if they want to go after this or one of the
20	intervenors and try to frame it.
21	CHAIRMAN ARGENZIANO: Do you want me to
22	COMMISSIONER SKOP: Yeah, we can ask staff if
23	they want because I've got a few more questions
24	after that and I'm done.

MR. YOUNG: Commissioner Skop, that's one of

1	my questions for witness keed as relates to the
2	testimony that he his Concentric Report that he
3	produced when he talked about it, frankly, in that
4	report as relates to whether the witness from last
5	year was truthful towards in his statements
6	towards the Commission.
7	COMMISSIONER SKOP: And to Mr. Young, I think
8	the point I'm trying to induce from the witness is
9	that the witness testified there was clear
10	indication that the magnitude of the projected cost
11	estimate had increased substantially. And by
12	virtue of the former FPL employee who gave
13	testimony that was at that meeting, then they would
14	have had that same knowledge that the current
15	witness has.
16	So what I'm trying to get at, if they had the
17	same knowledge and didn't amend their testimony to
18	reflect that material information, then I'm trying
19	to get an answer as to whether their testimony was
20	accurate and complete. And that's that's the
21	problem I'm facing here.
22	And Mr. Reed, I don't know whether he the
23	disconnect here is Mr. Reed is not an FPL employee
24	and didn't attend the July 25th meeting.

CHAIRMAN ARGENZIANO: I want to ask counsel a

1	question. Does a Commissioner as I guess I've
2	seen excuse me, Commissioner Skop. I've seen
3	judges ask questions of witnesses all the time and
4	I'd like to know, I guess I'd like to know your
5	opinion on the objection. Commissioner Skop and
6	then
7	COMMISSIONER SKOP: Thank you. The point I
8	wanted to make too, Madam Chair, and I apologize
9	for interrupting but it's directly on point
10	again Mr. Anderson's objection, I understand his
11	basis. However when it gets down to the veracity
12	of testimony given under oath before the Florida
13	Public Service Commission, you know, I was accused
14	of being an advocate or whatever, I think it's well
15	within my prerogative as a Commissioner for this
16	Commission to determine and make a substantial
17	inquiry as to the accuracy and the veracity of the
18	testimony that was given under oath. So I think we
19	ought to have broad latitude in that regard.
20	CHAIRMAN ARGENZIANO: Well that's the reason
21	for my question.
22	MS. HELTON: If I'm understanding
23	Mr. Anderson's objection correctly, I think it's
24	that he thinks in his opinion that perhaps
25	Commissioner Skop is trying to draw some kind of a

1	legal conclusion out of the witness and the witness
2	is not an attorney.
3	MR. ANDERSON: Right.
4	MS. HELTON: Perhaps Commissioner Skop could
5	phrase his question
6	CHAIRMAN ARGENZIANO: That's what I was going
7	to ask you. Could it be phrased different or do
8	you have to be an attorney to answer that question?
9	MS. HELTON: Well I was going to give a
10	suggestion just for Commissioner Skop perhaps to
11	phrase his question, all legalities aside, in his
12	opinion, was the testimony given in the 2009
13	proceeding accurate based on the information that
14	was learned in that meeting.
15	CHAIRMAN ARGENZIANO: That would get to the
16	same point. Commissioner Skop?
17	COMMISSIONER SKOP: Thank you, Madam Chair.
18	And again, Mr. Jones, I'm not asking for your
19	legal conclusion and I'm not asking for you to
20	articulate the reason why you disagree with the
21	Concentric Report. What I'm asking is in relation
22	to actual knowledge that there was clear indication
23	that the magnitude of the projected cost estimate
24	had increased substantially as you testified to,
25	whether the prior witness who knew that same

•	initial metals should have amended his testimony
2	and should have amended his testimony to include
3	that material information.
4	MS. HELTON: Madam Chairman and
5	Commissioner Skop, I think the problem is whether
6	he should have amended his testimony. I don't
7	think and I have to say, I agree with
8	Mr. Anderson there that I'm not sure that this
9	witness would have any basis upon which to know
10	whether his testimony should be amended or not. I
11	think it is a fair question, however, to ask in his
12	opinion, was
13	CHAIRMAN ARGENZIANO: I'd ask in his opinion.
14	COMMISSIONER SKOP: Mr. Jones, let me ask two
15	questions as a follow-up to that. First, if you
16	were similarly situated based on attending that
17	meeting in July 25th, 2009, and you knew based on
18	your testimony there was clear indication that the
19	magnitude of the projected cost estimate for the
20	EPU had increased substantially as you testified
21	to, then if you were appearing to testify before
22	this Commission, would you have found it
23	appropriate to amend your testimony to include the
24	fact that the magnitude of the projected cost
25	estimate had increased?

1	THE WITNESS: I don't know, because you're
2	asking me really
3	CHAIRMAN ARGENZIANO: Answer yes or no.
4	THE WITNESS: I do not know.
5	CHAIRMAN ARGENZIANO: Okay.
6	COMMISSIONER SKOP: All right. On that same
7	thought, if the FPL witness that provided live
8	testimony on September 8th, 2009, who attended that
9	meeting with you and also based on your testimony
10	should have had a clear indication that the
11	magnitude of the projected cost estimate had
12	increased substantially by virtue of attending that
13	meeting, in your opinion should that witness have
14	amended his testimony to reflect that material
15	information?
16	MR. ANDERSON: Same objection. Same
17	objection. In fact, just to be you know,
18	Ms. Helton I think formulated an unobjectionable
19	question. The fundamental problem with these
20	questions is they have these front-end predicates
21	which are, are not right.
22	COMMISSIONER SKOP: Why don't I defer to our
23	legal staff to ask an unobjectionable question in
24	that same line and then I'll continue my questions
25	if I have more thought out.

+	no. neuton. Office I m nete In an advisory
2	capacity, I don't feel comfortable asking the
3	question. Perhaps Mr. Young or Ms. Bennett could
4	remember the question that I suggested to
5	Commissioner Skop and they can ask it.
6	MR. YOUNG: Madam Chairman, if
7	Commissioner Skop can repeat the question and I can
8	go from there.
9	CHAIRMAN ARGENZIANO: Well, wasn't it a little
10	something like in your opinion
11	MR. YOUNG: Okay. I got it.
12	CHAIRMAN ARGENZIANO: I think you have it.
13	MR. YOUNG: In your opinion, should the FPL
14	witness should have amended his testimony?
15	CHAIRMAN ARGENZIANO: Well, you just asked the
16	question. Mr. Jones, he just asked the question.
17	COMMISSIONER SKOP: Mr. Jones, should the FPL
18	witness
19	CHAIRMAN ARGENZIANO: In your opinion.
20	COMMISSIONER SKOP: in your opinion have
21	amended his testimony, period? Yes or no?
22	THE WITNESS: No.
23	COMMISSIONER SKOP: Why? Based on the fact
24	that he had a clear understanding of the magnitude
25	that the projected cost estimate had increased

1	substantially as you testified by attendance at the
2	meeting.
3	THE WITNESS: He clearly had, as I stated
4	earlier, knowledge of the change in the forecast as
5	well as he clearly had knowledge of all the
6	opportunities in regards to mitigating that
7	forecast and he clearly had knowledge of all
8	project activities that were going and he clearly
9	had knowledge of all the directions from senior
10	management to to mitigate such to reduce that.
11	And so, therefore, I don't want to speak to
12	the state of his his mind. But one could
13	conclude that he knew that that was not a valid,
14	acceptable number. No different than the increase
15	in megawatts.
16	The position that you put me in is when I
17	think about prudence, is I have the benefit of
18	hindsight for where the project is now. And so
19	therefore it is hard for me to to transport
20	myself exactly back in time other than going back
21	and looking at the facts at the time which I just
22	stated.
23	CHAIRMAN ARGENZIANO: I have a question
24	because now that brings up a question that I have.
25	In your opinion, knowing that that

1	individual whose name is confidential understood
2	that the budget information and I'm going to
3	read it right from the line here understood that
4	the budget information provided in May 2009 was
5	indeed incorrect by the time of the hearing, do you
6	still think is your opinion still no, that he
7	shouldn't have amended even though he knew it was
8	incorrect?
9	THE WITNESS: And I think the chairman is
10	reading from the Concentric conclusion as opposed
11	to anything the witness talked about.
12	CHAIRMAN ARGENZIANO: Yes, I did read from the
13	Concentric.
14	MR. ANDERSON: Yeah. And Mr. Jones, you know,
15	you can I just ask that you specify what you're
16	reading from so that the source
17	CHAIRMAN ARGENZIANO: Oh, I'm sorry, if I
18	didn't say that I thought I said it was from the
19	report. If I didn't, it was from the Concentric
20	Report that I just read in the entirety, that
21	paragraph.
22	MR. ANDERSON: Could you indicate the page and
23	line if you want him to look at it?
24	CHAIRMAN ARGENZIANO: Certainly.
25	MR. ANDERSON: Because remember he

T	Charana Andenziano. rage 42, and 1 couldn't
2	count the line. You'll have to look. It's the
3	first paragraph.
4	MR. YOUNG: Excuse me, Madam Chairman. I
5	think it's staff audit that you're looking at.
6	CHAIRMAN ARGENZIANO: Yes, 1'm sorry. I'm
7	talking about the Concentric Report, and yes, it is
8	the staff audit. I'm sorry. And I hope that's the
9	way I identified the first time when I read it. If
10	not, I will make that correction now.
11	MR. ANDERSON: May I just check that the
12	witness have the does have the page and the
1.3	report in front of him because that helps a lot.
L 4	CHAIRMAN ARGENZIANO: The page is 42 and it is
15	the top paragraph beginning with "in an interview."
16	MR. ANDERSON: Thank you. I appreciate that.
17	CHAIRMAN ARGENZIANO: Thank you. I didn't
18	realize I had made that mistake. Thank you.
19	THE WITNESS: (Examining document.)
20	CHAIRMAN ARGENZIANO: Where it indicates
21	that
22	THE WITNESS: Yes, I'm with you.
23	CHAIRMAN ARGENZIANO: Okay. I think the fifth
24	line down. And I'm just simply asking if knowing
) E	that that lime whom it does would Hondanate and that

1	the budget information provided in May 2009 was
2	indeed incorrect," dot, dot, dot, that your opinion
3	would still remain the same that no, he should not
4	have amended his comments in his report?
5	THE WITNESS: Yes, my opinion remains the
6	same.
7	CHAIRMAN ARGENZIANO: Okay.
8	THE WITNESS: I read this and this is
9	someone's opinion in regards to correct or
10	incorrect.
11	CHAIRMAN ARGENZIANO: Thank you.
12	Commissioner Skop, did you have any another
13	questions?
14	COMMISSIONER SKOP: Yeah, a few more
15	questions. Mr. Jones, to the Chairman's prior
16	question that you disagree with, those are the
17	findings of Concentric which was independently I
18	mean which was retained to provide independent
19	analysis of the facts associated with the accuracy
20	of information provided to the Florida Public
21	Service Commission; is that correct?
22	THE WITNESS: Yes, Commissioner, that's
23	correct.
24	COMMISSIONER SKOP: Okay. And they take a
25	different conclusion based upon their own

1	independent analysis than than that you
2	disagree with, correct?
3	THE WITNESS: Yes, that's correct.
4	COMMISSIONER SKOP: All right. Just a few
5	more questions.
6	Mr. Jones, as part of a April 2nd filing with
7	the Securities & Exchange Commission, that AKFD
8	disclosure contained a letter dated April 2nd that
9	was directed to Team. And as an employee of
10	Florida Power & Light Company, did you receive a
11	copy of that letter that appears to be sent to
12	employees regarding the anonymous employee letters?
13	MR. ANDERSON: What document is this again,
14	please?
15	CHAIRMAN ARGENZIANO: Can you repeat that,
16	Commissioner Skop?
17	COMMISSIONER SKOP: Okay. I'm asking if
18	Mr. Jones received a copy of an April 2nd letter
19	from Mr. Hay to Team related to the anonymous
20	employee letters? And that was filed as attachment
21	to a Securities Exchange filing, AK under
22	regulation FD on April 2nd, 2010.
23	CHAIRMAN ARGENZIANO: Mr. Anderson, do you
24	need a minute to get it?
25	MR. ANDERSON: I do. But I but I'm puzzled

1	because this involves in no respect the nuclear
2	cost recovery clause or anything we've talked
3	about.
4	COMMISSIONER SKOP: I believe,
5	Madam Chairman
6	MR. ANDERSON: If there's no foundation for
7	it, there's no relation of this to any issue, you
8	know
9	COMMISSIONER SKOP: Let me attempt to lay a
10	foundation. As an FPL employee, did you receive a
11	letter from Mr. Hay directed to Team on April 2nd,
12	2010 that addressed the subject of anonymous
13	employee letters?
14	THE WITNESS: Commissioner Skop, if I can see
15	the letter, I would feel more comfortable answering
16	the question.
17	COMMISSIONER SKOP: We need to make a copy
18	real quick, so if we can hold in place.
19	CHAIRMAN ARGENZIANO: Okay. Let's get a copy.
20	He needs to be able to see that letter. Do we have
21	an extra copy that okay. Do you have a
22	different question you may get to while we're doing
23	that?
24	COMMISSIONER SKOP: Again, my different my
25	next question

1	CHAIRMAN ARGENZIANO: Pertains to that? Okay.
2	COMMISSIONER SKOP: Yeah, I'm laying the
3	foundation for my final question.
4	CHAIRMAN ARGENZIANO: Okay. Then we're on
5	kind of an informal recess until the copy gets
6	made. Anybody needs to remember, in
7	COMMISSIONER SKOP: Highlights, I don't know
8	how that got done.
9	COMMISSIONER EDGAR: Madam Chairman, I'm not
10	sure we're back on the record or our court reporter
11	was ready, so
12	CHAIRMAN ARGENZIANO: Okay. Thank you. Are
13	we all ready? That's the question I had asked
14	if okay. We're ready. We're back on.
15	COMMISSIONER SKOP: Madam Chair, I'm not so
16	sure that the copies we passed out again, the
17	intent was to make copies without the highlights so
18	again I'm not sure how that got highlighted.
19	But
20	CHAIRMAN ARGENZIANO: Does it matter?
21	COMMISSIONER SKOP: I don't believe it matters
22	but it may warrant the objection that can otherwise
23	by cured by having an un-highlighted copy of the
24	document put before for purposes Mr. Jones, I
25	want to give you a minute to review this letter

1	that was dated April 2nd, 2010 address to Team that
2	was attached as part of an AK filing under
3	regulation FD that was filed with the Securities &
4	Exchange Commission on April 2nd, 2010. Do you see
5	that letter?
6	THE WITNESS: I have the letter, yes.
7	COMMISSIONER SKOP: As an FPL employee, did
В	you receive a copy of that letter that was directed
9	to Team?
10	THE WITNESS: Yes.
11	COMMISSIONER SKOP: Okay. Thank you.
12	The first highlighted section at the bottom of
13	the page
14	MR. ANDERSON: We do not have highlights,
15	Commissioner Skop.
16	COMMISSIONER SKOP: Okay. I don't know what's
17	been passed out and what hasn't been passed out
18	CHAIRMAN ARGENZIANO: I do, so
19	MS. HELTON: While we're kind of interrupted,
20	maybe it might be good if we can just go ahead for
21	purposes of a clear record, give this an exhibit
22	number for identification.
23	COMMISSIONER SKOP: Well, my preference would
24	be to enter into the record an un-highlighted copy
25	of the letter. That was my intent but I couldn't

1	seem to get the copies
2	CHAIRMAN ARGENZIANO: Can we do that
3	afterwards?
4	COMMISSIONER SKOP: I think we can do that
5	afterwards. So, I mean, the highlight is not
6	intended to be on the document. Okay. That was my
7	own personal highlight to attract my attention to a
8	position on the page.
9	All right. Mr. Johns, you testified that you
10	received a copy of this letter dated April 2nd,
11	2010, from Mr. Hay who is the chairman and CEO of
12	FPL Group. And the last paragraph on the first
13	page, can you read the first sentence of that
14	paragraph, please, beginning with the words "we are
15	proud"?
16	THE WITNESS: Yes. We are proud of the
17	quality of major company processes for validating
18	the accuracy of information we furnish to our
19	external stakeholders
20	COMMISSIONER SKOP: Keep going.
21	THE WITNESS: I think I was going a little
22	fast.
23	COMMISSIONER SKOP: Okay. Can you
24	MR. ANDERSON: Yeah. At this time I'd like to
25	go ahead and interpose an objection. This letter

1	does not come within 100 yards of the testimony of
2	this witness. This witness did not write the
3	document, did not participate in the preparation of
4	the document. It relates in no way to any issue of
5	the NCNR proceeding. And yes, looking at this
6	letter, we are proud that the quality of our
7	company processes for validating the accuracy of
8	the information we furnish to external
9	shareholders. Yes, that's absolutely true. But has
10	absolutely nothing to do with this proceeding or
11	this case and we go farther and farther afield as
12	the hours proceed.
13	COMMISSIONER SKOP: Madam Chairman, to the
14	objection I respectfully disagree. I'm laying a
15	foundation to ask the witness a question a
16	question that the witness would have direct
17	personal knowledge of in relation to an employee
18	letter.
19	So again I'm laying the foundation between the
20	letter that Mr. Hay sent to employees on April 2nd,
21	2010 that was part of the Securities & Exchange
22	Filing which the witness has testified as FPL
23	employee he received a copy of. That is critical
24	to the question that I'm going to ask on my
25	subsequent questions. So I'm merely laying a

1	foundation to avoid an objection. I think I should
2	be given broad latitude because it pertains to the
3	witness's opinions and some of the veracity of
4	statements that have been made to the Florida
5	Public Service Commission.
6	MR. ANDERSON: I'd like a ruling.
7	CHAIRMAN ARGENZIANO: Legal counsel
8	MR. ANDERSON: I'm sorry. Two things.
9	Constructively, I suggest just asking that question
10	then. We do object to this document and we'd ask
11	for a ruling.
12	CHAIRMAN ARGENZIANO: Legal counsel to the
13	objection and to Commissioner Skop's purpose for
14	laying the foundation and could the question be
15	asked without the document? No, I didn't think so.
16	Okay.
17	MS. HELTON: Madam Chairman, my recommendation
18	is to go a little bit further down this line and
19	see where we're going and allow Commissioner Skop
20	to ask the next question or two. And if we haven't
21	reached the point where it all comes together, then
22	maybe we can revisit it.
23	CHAIRMAN ARGENZIANO: Well, we have an
24	objection.

MS. HELTON: To do that, you'd have to

1	overrule the objection at this time.
2	CHAIRMAN ARGENZIANO: Well, at this time I'll
3	overrule the objection and, Commissioner Skop, if
4	you can move us down the line.
5	COMMISSIONER SKOP: Thank you. Mr. Jones, the
6	first paragraph on that letter that you testified
7	that you received on or about April 2nd, 2010, can
8	you read the full sentence beginning with the word
9	"we" of that last paragraph, please.
10	THE WITNESS: We're proud that the quality of
11	major company processes for validating the accuracy
12	of information we furnish to our external
13	stakeholders continues to satisfy scrutiny.
14	COMMISSIONER SKOP: Okay. Thank you. With
15	respect to the employee complaint letter that you
16	indicated that you were interviewed regarding and
17	that you had seen a copy of which the name of the
18	person remains confidential, the April 2nd letter
19	deals with the anonymous employee complaints. The
20	employee letter of February 19th, 2010, deals with
21	the actual redacted name of an employee who made
22	the complaint.
23	And the question that I would like to ask on
24	the employee letter in the Concentric Report that

you talked about there previously and I'll want to

1	ask you, that employee letter which was in parallel
2	with you know, which was sent to FPL Group
3	management prior to the April 2nd being sent to the
4	team, there was an investigation conducted. But
5	the concerns expressed in the employee letter
6	indicated concern about how FPL would report
7	findings of upcoming PSC hearings and that any
8	information from the EPU other than which was
9	presented to management last summer will be a
10	manipulation of the truth. Okay?
11	So my question based upon your knowledge of
12	the employee letter and its concerns and the
13	existence of that letter and the existence of the
14	findings of the Concentric Report which you may or
15	may not agree with, but
16	CHAIRMAN ARGENZIANO: Is there a question?
17	COMMISSIONER SKOP: The question. I'm trying
18	to look at my small notes.
19	CHAIRMAN ARGENZIANO: Okay.
20	COMMISSIONER SKOP: My question is, as it
21	pertains to the accuracy of the information
22	provided to the Florida Public Service
23	Commission let me see. Hold on. I want a
24	minute.
25	The common element between the anonymous

1	letters and the employee letter of February 19th,
2	2010, one common element again seems to be
3	pertaining to the accuracy of information provided
4	to the Florida Public Service Commission.
5	My question is, based upon the existence of
6	the employee letter dated February 19th, 2010 and
7	the subsequent findings of the Concentric Report
8	which brought into question the veracity of
9	statements made under oath to the Florida Public
10	Service Commission, did it occur to you that the
11	employee complaint letter dated February 19th, 2010
12	should be made public?
1.3	MR. ANDERSON: We object to that question.
14	That is a multi, multi-part question. I
15	couldn't even begin to follow it. I think if the
16	information which is desired to be elicited of the
17	witness asks a direct question of the witness,
18	there is look at the basic predicate of that.
19	It began with "the common element between anonymous
20	letters and this letter were X." There was no even
21	discussion or foundation that the witness even read
22	the common letter. So I just would suggest asking
23	plain, simple questions.
24	COMMISSIONER SKOP: Okay. I'll reframe the
25	question.

Ţ	Chairman Argenziano: Commissioner Skop, ii
2	you can reframe the question and then I think
3	then I think I'm going to make a decision for the
4	rest of the day.
5	COMMISSIONER SKOP: All right. Thank you.
6	Mr. Jones, you've read the employee complaint
7	letter dated February 19th, 2010 that was addressed
8	to Mr. Hay; is that correct?
9	THE WITNESS: Yes, I have.
10	COMMISSIONER SKOP: Okay. And a concern
11	expressed in that letter is the accuracy of
12	information and how information would be reported
13	to the Florida Public Service Commission, is that
14	not correct? That one of the allegations in that
15	letter has that very concern in it?
16	THE WITNESS: Yes. It states that it's a
17	concern about how FPL would report these findings
18	at the upcoming PSC hearings.
19	COMMISSIONER SKOP: Okay. And the finding of
20	the Concentric Report which you disagree with, but
21	the finding of the Concentric Report which was
22	prepared independently concludes that the witness
23	should have amended his testimony to address a
24	\$300 million or 27 percent cost escalation at the
25	September 8th, 2009 hearing, correct?

1	MR. ANDERSON: I suggest that the I ask
2	that the witness be pointed to the specific portion
3	of the report rather than have it paraphrased.
4	COMMISSIONER SKOP: Okay. Very well, On
5	the let's go to the staff audit report because
6	it's quicker that way. And what's the 178,
7	Mr. Young? Hey, guys.
8	CHAIRMAN ARGENZIANO: I think it was 178; is
9	that correct, the staff audit report?
10	MS. HELTON: Yes, ma'am, that's my
11	recollection, 178.
12	COMMISSIONER SKOP: If we go to what's been
13	marked for identification as Exhibit 178, and I
14	believe it's on page 41 of the staff audit
15	report
16	CHAIRMAN ARGENZIANO: Everybody there? Okay.
17	COMMISSIONER SKOP: Okay. Can you read the
18	last paragraph on page 41 of the staff audit
19	report?
20	THE WITNESS: The inset?
21	COMMISSIONER SKOP: Yes.
22	THE WITNESS: While Concentric agrees the new
23	analysis confirmed the conclusions in mister
24	blank's testimony, we believe that a
25	\$300 million or 27 percent increase in the

-	projected tost of the are project should have been
2	discussed in the live testimony on September 8,
3	2009.
4	COMMISSIONER SKOP: All right. Would you
5	agree that the Concentric finding deals with the
6	veracity of the testimony given to the Florida
7	Public Service Commission for that witness?
8	MR. ANDERSON: Object. The document speaks
9	for itself and he's asking the wrong witness.
10	CHAIRMAN ARGENZIANO: Perhaps it should be the
11	other witness?
12	COMMISSIONER SKOP: I'll try to reframe.
13	Mr. Jones, based upon reading the Concentric
14	finding at the bottom of page 41 of the staff audit
15	report which has been marked for identification as
16	Exhibit 178, does that not relate to how
17	information is provided to the Florida Public
18	Service Commission?
19	THE WITNESS: Yes. This paragraph is in that
20	context.
21	COMMISSIONER SKOP: Okay. And that was a
22	concern in the employee letter dated February 19th,
23	2010, correct, the letter that you read?
24	THE WITNESS: No, Commissioner. I believe
25	the employee stated in the upcoming Florida Public

-	Dervice OwnerDoxon nearings.
2	COMMISSIONER SKOP: But the general concern
3	was the accuracy of information provided in the
4	Florida Public Service Commission; is that correct?
5	MR. ANDERSON: I would object. That letter
6	speaks for itself, and I believe the witness has
7	accurately characterized exactly what it does say.
8	CHAIRMAN ARGENZIANO: Commissioner Skop?
9	COMMISSIONER SKOP: I was looking to get an
10	answer from the witness but I will take
11	Mr. Anderson's comments as an objection. Is that
12	correct, Mr. Anderson?
13	CHAIRMAN ARGENZIANO: He objected.
14	COMMISSIONER SKOP: Okay.
15	CHAIRMAN ARGENZIANO: Can you ask a different
16	question or rephrase?
17	COMMISSIONER SKOP: I will try to rephrase to
18	avoid an objection.
19	Mr. Jones, based on the February 19th employed
20	letter, did the employee express concerns regarding
21	how information would be provided to the Florida
22	Public Service Commission?
23	THE WITNESS: Yes, Commissioner. He states
24	that he is concerned about how FPL will report
25	these findings at the upcoming PSC hearings.

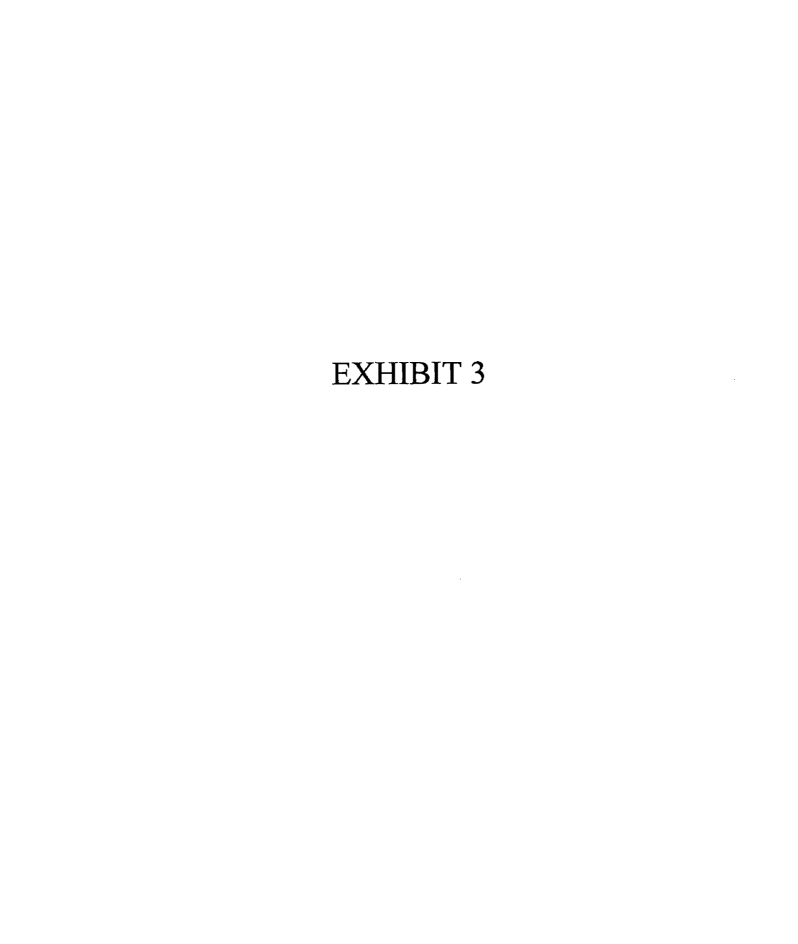
1	COMMISSIONER SKOP: And you've read the
2	finding of the Concentric Report as it pertains to
3	the testimony given by the name of the redacted FPL
4	witness; is that correct?
5	THE WITNESS: Yes, I have.
6	COMMISSIONER SKOP: Okay. And that concerns
7	the accuracy of the information provided to this
8	Commission; is that correct?
9	THE WITNESS: Yes, it does.
10	COMMISSIONER SKOP: Okay. So does not the
11	finding of the Concentric Report and the employee
12	letter dated February 19th, 2010 not stand in sharp
13	contrast to the statements made in the letter sent
14	to employees on April 2nd, 2010 with respect to the
15	accuracy of information furnished to external
16	stakeholders that continues to satisfy scrutiny?
17	MR. ANDERSON: That's an objection. That's
18	an inappropriate question for this witness.
19	COMMISSIONER SKOP: All right. It's getting
20	late in the day. I think I've made my point so I'm
21	going to
22	CHAIRMAN ARGENZIANO: Commissioner Skop,
23	here's what I'm going to do because it is late in
24	the day. I really hoped that we could get through
25	this today. But unfortunately people are tired and

2	take a break away from here. And I do have several
3	questions for Mr. Reed coming up. So I don't think
4	that any of us need to stay here till nine, ten
5	o'clock tonight. Unfortunately, I was hoping we
6	could get it done today, but I don't think that's
7	going to happen.
8	So I suggest that we recess until tomorrow
9	morning at 9:30. I'm sorry, did I forget to do
10	anything?
11	MR. KISER: I'm just not clear. What's the
12	status of this witness?
13	CHAIRMAN ARGENZIANO: Well, we didn't excuse
14	him so he has to sit here all night. I'm only
15	kidding. No. I think, I think
16	Commissioner Skop, were you done with questions for
17	this witness?
18	COMMISSIONER SKOP: I'm done unless staff or
19	redirect or anything.
20	CHAIRMAN ARGENZIANO: Any other questions for
21	the so we will excuse Mr. Jones. Thank you.
22	COMMISSIONER SKOP: Thank you, Mr. Jones.
23	MS. HELTON: Unless do you all have redirect?
24	COMMISSIONER SKOP: And then staff will move
25	in the other exhibits that we marked at a later

I can see that maybe some people maybe just need to

1	point in time; is that correct?
2	CHAIRMAN ARGENZIANO: And might I might I
3	do this. Just a little change because I forgot
4	something. Can we start at 9:45 tomorrow rather
5	than 9:30? Is there any problem with doing that?
6	9:45 tomorrow morning. Thank you.
7	(Hearing adjourned.)
В	* * *
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	

1	CERTIFICATE OF REPORTER
2	
3	
1	STATE OF FLORIDA }
5	COUNTY OF LEON)
6	
7	1, LORI DESELL, RFR, COR, certify that :
ਰ	transcribed the video and audio of the aforementioned
9	proceedings, and that the transcript is a true and
10	complete transcription of the proceedings to the best of
11	my ability to hear and understand.
15	I further certify that I am not a relative,
13	employee, autorney or counsel of any of the parties, nor
14	am I a relative or employee of any of the parties'
: E	stronney or counsel connected with the Antion, nor am .
_6	financially interested in the action.
77	WITHESS my hand and official seal this lat day
18	of September, 2010.
19	- 18 is x 193111
20	LORI DEZELL, RPR, CCR 2894-A Pemington Green Land
21	Tallahassee, Florida 32308 850-878-2221
22	e nomen and the first of the section
23	
24	
25	



FPSC-COMMISSION FLITT

1	FIORINA	BEFORE THE PUBLIC SERVICE COMMISSION
2 .	FLORIDA	FUBLIC SERVICE COMMISSION
3	In the Matter o	f:
4		UNDOCKETED
5	FDI GIIGDFMGION	OF CAPE CANAVERAL
6	AND RIVIERA BEA	
7		
8		
9		
10	PROCEEDINGS:	AGENDA CONFERENCE ITEM NO. 17
12	COMMISSIONERS	
13		CHAIRMAN NANCY ARGENZIANO COMMISSIONER LISA POLAK EDGAR
14		COMMISSIONER NATHAN A. SKOP COMMISSIONER DAVID E. KLEMENT
15		COMMISSIONER BEN A. "STEVE" STEVENS III
16		
17	DATE:	Tuesday, March 2, 2010
18	PLACE:	Betty Easley Conference Center Room 148
19		4075 Esplanade Way Tallahassee, Florida
20	REPORTED BY:	JANE FAUROT, RPR
21	REFORTED BI:	Official FPSC Reporter (850) 413-6732
22		(000) 410 0102
23		
24		

FLORIDA PUBLIC SERVICE COMMISSION

Cape Canaveral and Riviera Beach need determinations specifically required the reporting of annual costs, and in that order, annual reporting of costs, FPL has agreed that it will report on an annual basis budgeted and actual costs compared to the estimated total in service cost of the proposed WEC 3, Cape Canaveral and Riviera units, the report shall be submitted to the Director of the Division of Economic Regulation. In addition, FPL has also agreed that a different combustion turbine design from one presented in the proceedings is chosen, FPL will report to us regarding the comparative cost advantage of the alternative design chosen. Such a selection would only be made if the projected cost to FPL customers would be lower as a result of using an alternate design.

commissioner EDGAR: Commissioner Skop, you are going way too fast for me, and I'm thinking maybe a little fast for the court reporter. Could you read that last paragraph or two again for both of our benefits.

COMMISSIONER SKOP: I'll start over with this section. Furthermore, the Commission order for the Cape Canaveral and Riviera Beach need determinations specifically required the annual reporting of costs.

And in that order, FPL has agreed that it will report

on an annual basis budgeted and actual costs compared to the estimated total in-service cost of the proposed WEC 3, Cape Canaveral, and Riviera units. The report shall be submitted to the Director of the Division of Economic Regulation.

In addition, FPL also agreed that if a different combustion turbine design from the one presented in these proceedings is chosen, FPL will report to us regarding the comparative cost advantage of that alternate design chosen. Such a selection would only be made if the projected cost to FPL customers would be lower as a result of the use of the alternate design.

FPL was late in filing that annual report.

In fact, it was filed upon staff request on
February 25th. The report as filed was incomplete.

It had no actual cost data for the Riviera Beach or
Cape Canaveral conversion projects. FPL subsequently
resubmitted this information, which was filed
yesterday, and the resubmitted report lacked
sufficient detail to ascertain what the specific AFUDC
costs would be as they have been incurred to date. So
I would ask staff to get with FPL to resolve those
discrepancies, to give a little better insight as to
what charges are being accrued in support of the

recommendation I've requested.

б

In closing, constructive regulation requires a framework of mutual respect. Unfortunately, as FPL's conduct clearly demonstrates, we're not there yet. While FPL is certainly free to diminish its future earnings potential by failing to make additional investments to plant, property, and equipment, the question of whether FPL ratepayers should continue incurring carrying costs for projects that — excuse me — the question of whether FPL ratepayers should continue incurring carrying costs for projects that FPL unilaterally suspended remains to be answered.

Thank you, Madam Chairman, and I'd like to thank my colleagues for your time.

CHAIRMAN ARGENZIANO: Commissioner Stevens.

COMMISSIONER STEVENS: Madam Chair, did we -- did staff notice FPL that this was going to be on the agenda today?

CHAIRMAN ARGENZIANO: Mary Anne.

MS. HELTON: Sorry. I'm having a hard time getting to the button.

When I learned from Commissioner Skop that he wanted to have this item added to the agenda, I went to the Chairman's Office and filled out the

but in the interim, again, I'm questioning whether it's appropriate for ratepayers to continue to incur interest on the approximate \$9 million that has already been spent to date, assuming the FPL report is accurate. And, again, I would look to staff to provide that recommendation.

CHAIRMAN ARGENZIANO: Mr. Butler.

MR. BUTLER: Thank you, Madam Chairman.

I just wanted to advise the Commission -- I just confirmed that FPL, it has suspended the accrual of AFUDC. The last AFUDC was recorded in December 2009, so we are not recording it for January, they are not recording it for February, and it will not recommence.

You know, I really can't speak to when it would recommence. It obviously depends on what happens with the suspension, and there's lots of factors there, but I can confirm to you that there has been no AFUDC recorded in 2010, and that's the status of it today.

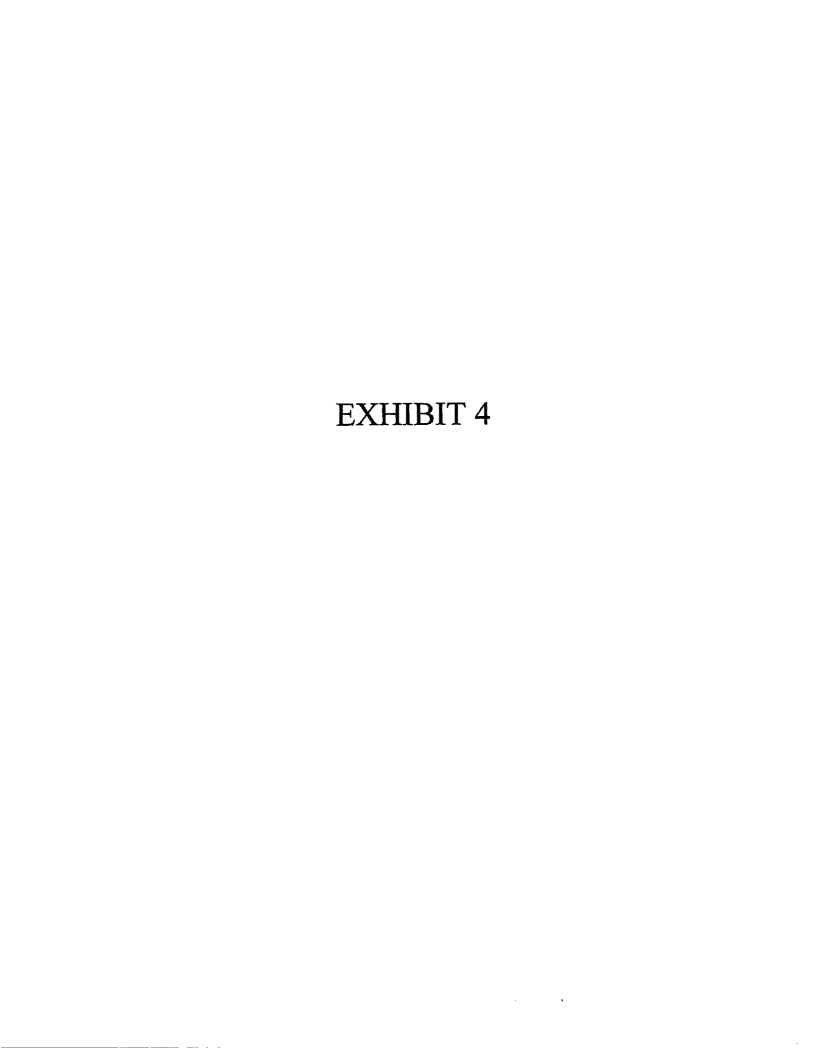
months to advise the Commission and submit proposed

CHAIRMAN ARGENZIANO: Commissioner Skop.

COMMISSIONER SKOP: Thank you, Madam Chair.

And thank you, Mr. Butler, for clarifying
that. Again, pursuant to Commission rule, FPL has six

1			
2	STATE OF FLORIDA)		
3	: CERTIFICATE OF REPORTER		
4	COUNTY OF LEON)		
5	T TAME DAUDOR DDD Chief Herming Depositor		
6	I, JANE FAUROT, RPR, Chief, Hearing Reporter Services Section, FPSC Division of Commission Clerk, do hereby certify that the foregoing proceeding was heard		
7	at the time and place herein stated.		
8	IT IS FURTHER CERTIFIED that I stenographically reported the said proceedings; that the same has been		
9	transcribed under my direct supervision; and that this transcript constitutes a true transcription of my notes		
10	of said proceedings.		
11	I FURTHER CERTIFY that I am not a relative, employee, attorney or counsel of any of the parties,		
12	nor am I a relative or employee of any of the parties' attorney or counsel connected with the action, nor am I		
13	financially interested in the action.		
14	DATED THIS 19th day of March, 2010.		
15			
16	1 mus Junet		
17	JANE FAUROT, RPR Official FBSC Hearings Reporter		
18	(650) 413-6732		
19			
20			
21			
22			



1 BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION 2 3 In the Matter of: DOCKET NO. 090109-EI PETITION FOR APPROVAL OF SOLAR ENERGY POWER PURCHASE AGREEMENT 5 BETWEEN TAMPA ELECTRIC COMPANY AND ENERGY 5.0, LLC. 6 7 В 9 10 11 12 13 PROCEEDINGS: AGENDA CONFERENCE ITEM NO. 13 14 COMMISSIONERS 15 CHAIRMAN NANCY ARGENZIANO PARTICIPATING: COMMISSIONER LISA POLAK EDGAR 16 COMMISSIONER NATHAN A. SKOP COMMISSIONER DAVID E. KLEMENT 17 COMMISSIONER BEN A. "STEVE" STEVENS III 18 Tuesday, February 9, 2010 DATE: 19 Betty Easley Conference Center PLACE: Room 148 20 4075 Esplanade Way Tallahassee, Florida 21 LINDA BOLES, RPR, CRR REPORTED BY: 22 JANE FAUROT, RPR Official FPSC Reporter

FLORIDA PUBLIC SERVICE COMMISSION

(850) 413-6734

23

24

MR. BALLINGER: The answer is yes. And I would say, also, that is above and beyond avoided cost already. So even at a lower -- at the cost at the levelized cost of this contract that we calculated at 22.4 cents, that would still be, in my mind, TECO's ratepayers paying more for this energy than --

supported the staff recommendation that was not to limit it to avoided cost. I was comfortable with that. The Commission chose to go beyond that, and I was comfortable with that, too. What I'm not comfortable with, if I'm getting out there on a limb, in light of going beyond the expressed mandate of the Florida Legislature for 110-megawatts statewide, because that was supposed to be used to evaluate whether this was feasible, it was a feasibility analysis, it wasn't a broad open the floodgate, do whatever you want, Florida Public Service Commission.

You know, 110 megawatts, rightfully or wrongfully was fully subscribed by FPL. They gobbled it all up, okay. So it didn't leave anything for TECO and Progress, and I'm sympathetic to that. But what I'm saying is there is a difference between a purchased power agreement or a power purchase agreement that this contract is and building it yourself, and that is what

1	!
1	
2	STATE OF FLORIDA)
3	: CERTIFICATE OF REPORTERS
4	COUNTY OF LEON)
5	WE, JANE FAUROT, RPR, and LINDA BOLES, RPR,
6	CRR, Official Commission Reporters, do hereby certify that the foregoing proceeding was heard at the time and
7	place herein stated.
8	IT IS FURTHER CERTIFIED that we stenographically reported the said proceedings; that the
9	same has been transcribed under our direct supervision; and that this transcript constitutes a true
10	transcription of our notes of said proceedings.
11	WE FURTHER CERTIFY that we are not a relative, employee, attorney or counsel of any of the parties, nor
12	are we a relative or employee of any of the parties' attorneys or counsel connected with the action, nor are
13	we financially interested in the action.
14	
15	DATED THIS 22nd DAY OF FEBRUARY, 2010.
16	
17	JAME FAUROT, RPR ZINZA BOLES, RPR, CRR
18	Commission Reporter Commission Reporter (850) 413-6732 (850) 413-6734
19	(030) 413-0/32
20	
21	
22	
23	
24	
25	