

BEFORE THE UNITED STATES  
NUCLEAR REGULATORY COMMISSION



BEFORE THE ATOMIC SAFETY AND LICENSING BOARD

In the Matter of )  
 )  
Florida Power & Light Company )  
(St. Lucie Plant, Unit No. 2) )

Docket No. 50-89A

US NRC  
DISTRIBUTION SERVICES  
BRANCH

1981 JAN 8 PM 3 24

RECEIVED  
DISTRIBUTION  
SERVICES UNIT

MOTION FOR LEAVE TO FILE ATTACHED REPLY  
OF FLORIDA CITIES TO FLORIDA POWER & LIGHT COMPANY'S  
RESPONSE TO JOINT MOTION

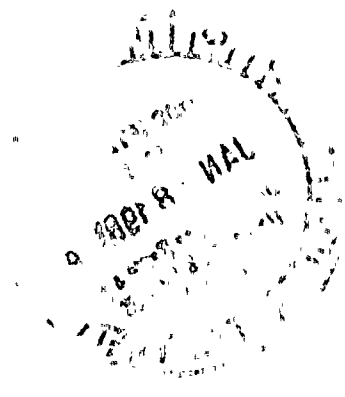
Florida Cities hereby move for leave to file their enclosed reply. In support of this motion, Cities state that FP&L's brief, filed on December 3, 1980, in response to Cities' answer, raises certain questions outside the scope of Cities' answer which warrant reply and clarification by Cities of their position. FP&L's brief also makes new statements of law which have not been responded to, and makes unfounded allegations against Cities and their counsel of acting in bad faith.

Cities also note the overall importance of the matter before this Commission: the standards to be applied to and the particular terms of license conditions proposed in settlement of

8101090 348

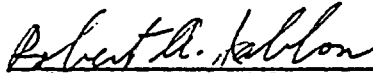
M

D508  
5 0/20



litigation. Cities submit that their reply should be accepted for filing in order to permit a full and fair discussion of the relevant issues.

Respectfully submitted,



---

Robert A. Jablon  
Alan J. Roth  
Marta A. Manildi

Attorneys for the Lake Worth Utilities Authority, New Smyrna Beach Utilities Commission, Sebring Utilities Commission, Gainesville Regional Utilities and the Cities of Alachua, Bartow, Ft. Meade, Key West, Lake Helen, Mount Dora, Newberry, St. Cloud and Tallahassee, Florida and the Florida Municipal Utilities Association

January 8, 1981

Law Offices of  
Spiegel & McDiarmid  
2600 Virginia Avenue, N.W.  
Suite 312  
Washington, D.C. 20037  
(202)333-4500