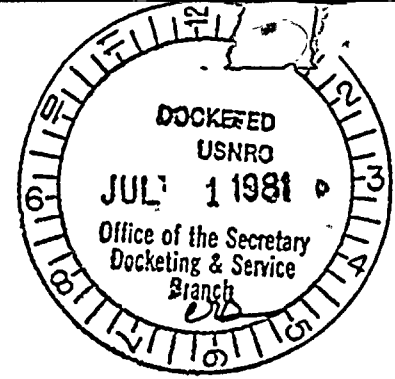


6/30/81



UNITED STATES OF AMERICA
NUCLEAR REGULATORY COMMISSION

FLORIDA POWER & LIGHT COMPANY

(St. Lucie Plant, Unit No. 2)

[Docket No. 50-389-A]

SERVED JUL 1 1981

NOTICE OF RECONSTITUTION OF BOARD

Pursuant to the authority contained in 10 CFR §2.721, the Atomic Safety and Licensing Board for Florida Power & Light Company (St. Lucie Plant, Unit No. 2), Docket No. 50-389-A, is hereby reconstituted by appointing the following Administrative Judge to the Board: Mr. Peter B. Bloch. Mr. Ivan W. Smith, who was Chairman of this Board will continue to serve on this Board as an alternate member.

As reconstituted, the Board is comprised of the following Administrative Judges:

- Peter B. Bloch, Chairman
- Robert M. Lazo
- Michael A. Duggan
- Ivan W. Smith, Alternate Member

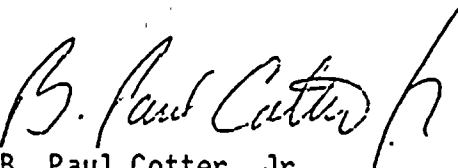
All correspondence, documents and other materials shall be filed with the Board in accordance with 10 CFR §2.701 (1980). The address of the new

DS03
5011

8107220094 810629
PDR ADOCK 05000389
PDR
U

Board member is:

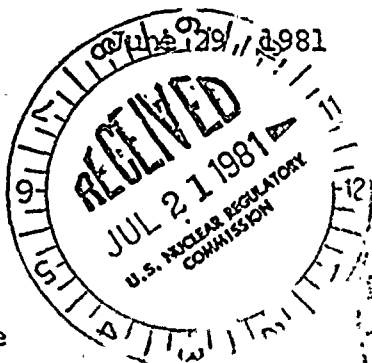
Administrative Judge Peter B. Bloch
U.S. Nuclear Regulatory Commission
Atomic Safety and Licensing Board Panel
Washington, D.C. 20555


B. Paul Cotter, Jr.
Chief Administrative Judge
Atomic Safety and Licensing
Board Panel

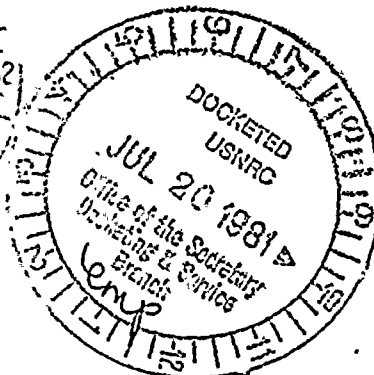
Dated at Bethesda, Maryland
this 30th day of June, 1981.

United States Senate

WASHINGTON, D.C. 20510



PROCEEDING NUMBER
REGD. & UTIL. PRC: 50-389 A



Honorable Joseph M. Hendrie
Chairman
U.S. Nuclear Regulatory Commission
1717 H Street, N.W.
Room H1149
Washington, D.C. 20555

Dear Chairman Hendrie:

I am very much concerned that the Dade County Resource Recovery Plant in Miami, Florida is not yet in operation, lacking an interconnection with Florida Power & Light Company. I understand that the Nuclear Regulatory Commission's Licensing Board has ordered FP&L to interconnect with all small power production facilities and other neighboring entities in its service area. The plant in Dade County is a small power production plant — 77 megawatts in capacity — in FP&L's service area and is presently ready to contribute to satisfy Florida's electric demands, without recourse to foreign oil. Yet if FP&L continues to refuse to interconnect with the Dade County plant the question becomes whether or not the NRC will enforce its order. At this time it is especially important for all concerned to know whether the Commission intends to move promptly to carry out its public responsibilities. I hereby request your advice as to what action your Commission is taking to implement its interconnection and transmission requirements on behalf of the Resource Recovery Plant.

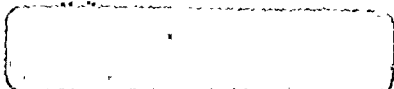
Sincerely yours,

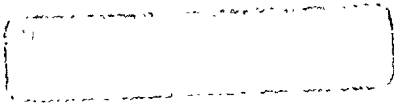
Paula Hawkins
United States Senator

PH:ms/glj

7/1...To EDO To Prepare Reply for Signature of: EDO...Suspense:
July 16...Cpys to: RF, Docket, OCA to Acknowledge...81-0881

DS04
s
1/0





le

oi

gi

of

ps

FK
PGL

