

Hopping Green & Sams

Attorneys and Counselors

January 19, 2011

DEPARTMENT OF
ENVIRONMENTAL PROTECTION

JAN 20 2011

SITING COORDINATION

Via U.S. Mail

Michael P. Halpin, P.E.
Program Administrator, Siting Coordination Office
Department of Environmental Protection
3900 Commonwealth Boulevard
Tallahassee, Florida 32399-3000

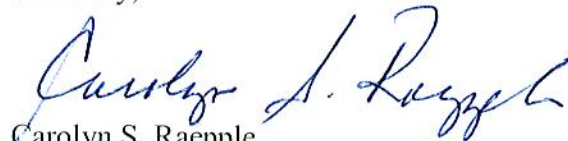
Re: IN RE: Florida Power and Light Company Turkey Point Units 6 & 7
DOAH Case No. 09-3575EPP; DEP OGC Case No. 09-3107; PPSA No. PA03-45A3

Dear Mr. Halpin:

Enclosed is a copy of the Proof of Publication for "Notice of Revised Deadline for Filing of Alternate Electrical Transmission Line Corridors Associated with Florida Power & Light Company Power Plant Site in Miami-Dade County: Turkey Point Units 6 & 7 Project." This Proof of Publication is submitted to the Siting Coordination Office on behalf of Florida Power and Light Company and pursuant to Rule 62-17.281, Florida Administrative Code. Please note that the Notice of Revised Deadline for Filing of Alternate Corridors was published in The Miami Herald newspaper on December 23, 2010, in accordance with the Seventh Revised Schedule approved by Order on November 1, 2010, and Section 403.5115(f), Florida Statutes. With the newly revised deadline for filing alternate corridors approved by the Administrative Law Judge's Order of January 3, 2011, FPL intends to publish another Notice of Revised Deadline for Filing of Alternate Corridors consistent with the comprehensive schedule revision currently being developed. When that occurs, another proof of publication will be provided to you.

If you have any questions, please do not hesitate to contact me.

Sincerely,



Carolyn S. Raepple
Attorney for Florida Power and Light Company

Enclosure (as noted above)

cc: Ann Seiler
Toni Sturtevant, Esq.
Michael S. Tammaro, Esq., Florida Power and Light Company

**PUBLISHED DAILY
MIAMI-DADE-FLORIDA**

**STATE OF FLORIDA
COUNTY OF DADE**

Before the undersigned authority personally
appeared:

ORFINDA ARRIETA

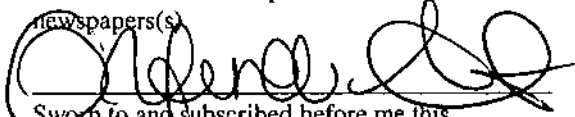
who on oath says that he/she is

CUSTODIAN OF RECORDS

of The Miami Herald, a daily newspaper published at
Miami in Dade County, Florida; that the attached
copy of advertisement that was published in the Local
Section in said newspaper in the issue of:

December 23, 2010

Affiant further says that the said The Miami Herald
is a newspaper published at Miami, in the said Dade
County, Florida and that the said newspaper has
heretofore been continuously published in said Dade
County, Florida each day and has been entered as
second class mail matter at the post office in Miami,
in said Dade County, Florida, for a period of one
year next preceding the first publication of the
attached copy of advertisement; and affiant further
says that he has neither paid nor promised any
person, firm or corporation any discount, rebate,
commission or refund for the purpose of securing
this advertisement for publication in the said
newspapers(s)

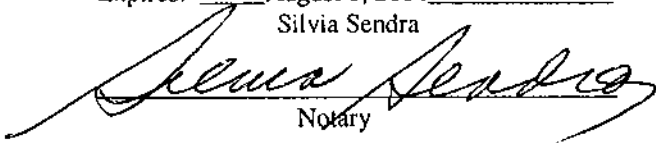


Sworn to and subscribed before me this
5th day of January __, 2011

My Commission

Expires: August 1, 2014

Silvia Sendra


Notary

CARDINAL GIBBONS HIGH SCHOOL

Paralyzed volleyball player taking first steps

After a 2008 car accident left him paralyzed, a former Cardinal Gibbons volleyball standout is on his feet and taking his first steps.

BY CHRISTY CABRERA
CHIRINOS
Sun Sentinel

The brace encasing his body can be cumbersome, but Nick Williams is smiling anyway.

As long as he's on his feet and taking steps — no matter how small — he considers the day a success.

Two years ago, a single-car accident put the Cardinal Gibbons volleyball player in a coma and he awoke paralyzed from the chest down. Doctors doubted Williams would ever walk again.

But he wouldn't accept that. After allowing himself one night to cry, Williams refocused.

"I just thought to myself, 'Watch me,'" he said. "I was used to fighting back in games. This is just another competition. I'm not battling the clock or another team. I'll just battle myself and my abilities."

In November, Williams first used his brace to stand and take the first steps since he was confined to a wheelchair.

"I'm in disbelief," he said after a physical therapy session. "If my arms weren't sore, I wouldn't believe this is happening." It was a moving sight that touched his physical therapists, fellow patients and most important, his family.

"I still cry every time I see it," said Williams' mother, Donna Pappas. "When I saw my baby boy upright for the first time in 2½ years, all I could think of, how he took his first



SUSAN STOCKER/SUN SENTINEL

STAYS ACTIVE: Nick Williams welcomes players to the court during a recent basketball tournament. Steps as a baby. There was so much emotion.

It's been a long journey for Williams. But with community support, therapists who gave him hope and an optimistic outlook, he has made remarkable progress.

Williams, 19, doesn't remember what happened early May 4, 2008, when he left his father's house in Pompano Beach to drive to his mother's and take his uncle to the airport.

It was only later that he learned his car had traveled onto a median and struck a tree and street sign along U.S. 1 in Fort Lauderdale.

Three months after his accident, Williams left Jackson Memorial Hospital and returned home.

Using a wheelchair, he also went back to finish high school. Teammates, classmates and friends provided support and he spoke at the school's orientation for incoming freshmen.

Williams became a regular at Gibbons' sporting events, often donning the school colors as he cheered on the Chiefs' graduate with his class in 2009.

He later started volunteering as a math tutor at

his old school, Bayview Elementary, and this fall, he became an assistant coach with the Gibbons basketball team when head coach Mary Seidin issued an invitation for Williams to join his staff.

Through all of his activities though, Williams' goal has always remained constant. "Eventually, I'd like to do this on my own," Williams said with a smile. "But walking is walking. You have to start with small steps — literally."



Notice of Finding of No Significant Impact And Notice of Intent to Request Release of Funds

December 23, 2010

City of Miami
Department of Community Development
444 SW 2nd Avenue, 2nd Floor
Miami, Florida 33130
(305) 416-2080

The following notice satisfies two separate but related procedural requirements of the U.S. Department of Housing and Urban Development for activities to be undertaken by the City of Miami, Florida.

Request for Release of Funds
On or about Tuesday, January 11, 2011, the City of Miami will submit a request to the U.S. Department of Housing and Urban Development (HUD) for the release of the following: (1) Neighborhood Stabilization Program (NSP) funds as authorized and appropriated under the Housing and Economic Recovery Act of 2008 (Public Law 110-289, July 30, 2008), and (2) Home Investment Partnership (HOME) Program funds under Title II of the Cranston-Gonzalez National Affordable Housing Act of 1990, as amended, for **THE ATRIUM at SPRING GARDEN** Project to be located at 808 - 880 NW 7th Avenue in the Overton neighborhood of the City of Miami, Miami-Dade County, Florida. This project will provide federal funding for the new construction of a forty-eight (48) unit multifamily high-rise apartment building which will provide affordable rental units. Estimated NSP 1 Program funding in the amount of \$1,360,000 along with \$450,000 in HOME Program funds will be allocated to this project by the City of Miami.

Finding of No Significant Impact
The City of Miami has determined that this project will have no significant impact on the human environment. Therefore, an Environmental Impact Statement under the National Environmental Policy Act of 1969 (NEPA) is not required. Additional project information is contained in the Environmental Review Record (ERR) on file at the City of Miami, Department of Community Development, 444 SW 2nd Avenue, 2nd Floor, Miami, Florida, and may be examined or copied weekdays from 8:00 A.M. to 5:00 P.M.

Public Comments
Any individual, group, or agency disagreeing with this determination or wishing to comment on the project may submit written comments to the City of Miami Department of Community Development, 444 SW 2nd Avenue, 2nd Floor, Miami, Florida, 33130. All comments received by Monday January 10, 2011 will be considered by the City of Miami prior to authorizing submission of a request for release of funds. Comments should specify which notice they are addressing.

Release of Funds
The City of Miami certifies to HUD that Mr. Carlos A. Migoya, in his capacity as City Manager, consents to accept the jurisdiction of the Federal Courts if an action is brought to enforce responsibilities in relation to the environmental review process and that these responsibilities have been satisfied. HUD's approval of the certification satisfies its responsibilities under NEPA and related laws, and authorities, and allows the developer, **UDG II, LLC** to use Program funds.

Objections to Release of Funds
HUD will accept objections to its release of funds and the City of Miami's certification for a period of fifteen days following the anticipated submission date or its actual receipt of the request (whichever is later) only if they are one of the following bases: (a) the certification was not executed by the Certifying Officer of the City of Miami; (b) the City of Miami has omitted a step or failed to make a decision or finding required by HUD regulations at 24 CFR Part 58; (c) the grant recipient has committed funds or incurred costs not authorized by 24 CFR Part 58 before approval of a release of funds by HUD; or (d) another Federal agency acting pursuant to 40 CFR Part 1504 has submitted a written finding that the project is unsatisfactory from the standpoint of environmental quality.

Objections must be prepared and submitted in accordance with the required procedures (24 CFR Part 58) and shall be addressed to the HUD grant administration office at the U.S. Department of Housing and Urban Development, Environmental Team, Florida State Office, 908 S.E. 1st Avenue, Room 500, Miami, Florida 33131, Attn: Environmental Division. Potential objectors should contact HUD, to verify the actual last day of the objection period.

Carlos A. Migoya, City Manager
Certifying Officer
(Ad No. 007888)

NOTICE OF REVISED DEADLINE FOR FILING OF ALTERNATE ELECTRICAL TRANSMISSION LINE CORRIDORS ASSOCIATED WITH FLORIDA POWER & LIGHT COMPANY POWER PLANT SITE IN MIAMI-DADE COUNTY: TURKEY POINT UNITS 6 & 7 PROJECT

1. Application number P403-4503 for certification to authorize construction and operation of two 1,100 megawatt (MW) (net) nuclear electrical generating units at FPL's existing Turkey Point Plant property in unincorporated Miami-Dade County and associated facilities, including transmission lines and system improvements, was filed by Florida Power & Light Company (FPL) with the Department of Environmental Protection (DEP) on June 30, 2009. The Project is known as the Turkey Point Units 6 & 7 Project (Project). The case is now pending before the Florida Division of Administrative Hearings (DOAH), Case No. 09-3575EPF, prior to action by the Florida Governor and Cabinet, acting as the Siting Board, or by the DEP Secretary, pursuant to the Florida Electrical Power Plant Siting Act (PPSA), Chapter 403, Part 1, Florida Statutes (F.S.). FPL is seeking certification of the Project under the PPSA.

2. FPL's Turkey Point Units 6 & 7 Project application seeks certification to expand the existing Levee substation in west Miami-Dade County and to approve the location of corridors for the construction, operation, and maintenance of the following electrical transmission lines:

(a) Clear Sky-Turkey Point transmission line: an on-site 230 kilovolt (KV) line from the existing Turkey Point substation on the Turkey Point property to the proposed Clear Sky substation, which also will be located on the Turkey Point Plant property;
(b) Clear Sky-Davis and Davis-Miami transmission lines: a 230-KV line from the proposed Clear Sky substation to the existing Davis substation in southeast Miami-Dade County, and another 230-KV line from the Davis substation to the existing Miami substation in downtown Miami just north of the Miami River;

(c) Clear Sky-Leves #1 and #2 transmission lines: two 500-KV lines from the proposed Clear Sky substation to the Leves substation (to be expanded) in west Miami-Dade County, and;
(d) Clear Sky-Pensacola transmission line: a 230-KV line from the proposed Clear Sky substation to the existing Pensacola substation in northwest Miami-Dade County.

3. The Clear Sky-Turkey Point, Clear Sky-Davis, and Davis-Miami transmission lines are proposed to be located within a corridor identified as the "East Preferred Corridor." The Clear Sky-Leves #1 and #2 and the Clear Sky-Pensacola transmission lines are proposed to be located within a corridor identified as the "West Preferred Corridor." FPL is also proposing an alternate corridor for a portion of the Clear Sky-Leves #1 and #2 and the Clear Sky-Pensacola transmission lines, which is identified as the "West Secondary Corridor." The proposed transmission corridors cross the following local government jurisdictions: Miami-Dade County, City of Miami, City of Coral Gables, City of South Miami, Village of Pinecrest, Village of Palmetto Bay, Florida City, City of Doral, and Town of Meehan. The Project and its potential impacts are more fully described in FPL's application for site certification, which is available for public review online at www.dep.state.fl.us/siting (click on "Applications in Process") and during normal business hours at Miami-Dade County public libraries. A copy of the application is also available by contacting Ms. Ann Seiler at the DEP Office of Siting Coordination at (850) 245-2002 or Ann.Seiler@dep.state.fl.us.

4. For each of the electrical transmission line corridors listed in paragraph 3 above, consideration may be given in this proceeding to propose alternate routes for portions of all of FPL's transmission line corridors. To propose an alternate corridor, persons must request to become a party to the proceeding (see paragraph 5 below), and then must file a notice of proposed alternate corridor with the Administrative Law Judge, all parties, and any local governments in the jurisdiction of which the alternate is proposed, by no later than January 14, 2011. The filing must include the most recent United States Geological Survey 1:24,000 quadrangle maps specifically delineating the corridor boundaries, a description of the proposed alternate corridor, and a statement of the reasons the proposed alternate should be certified. Each party proposing an alternate corridor will be required to comply with DEP's application fee and notice requirements, and will have the burden of providing the data necessary for the agencies listed in Section 403.5296(2), F.S., to prepare a supplementary report on the proposed alternate corridor. The party proposing the alternate corridor will also have the burden of proving that the alternate corridor is certifiable at the certification hearing. See Sections 403.5115, 403.518(6), 403.527, and 403.5271, F.S., for further information and requirements. The dates by which the proponent of an alternate corridor must meet its obligations are set forth in the schedule adopted by the Administrative Law Judge by Order dated November 1, 2010, in DOAH Docket No. 09-3575, which can be viewed at <http://www.doah.state.fl.us/letter/09-3575> in the "Quick Docket" box.

5. Section 403.508(9), F.S., establishes that certain government agencies shall be parties to the certification proceeding upon filing of a notice of intent to be a party at least 90 days prior to certification hearing. These agencies include: the Public Service Commission; the Department of Community Affairs; the Fish and Wildlife Conservation Commission; the South Florida Water Management District; the South Florida Regional Planning Council; the Department of Transportation; and the local governments in the jurisdiction of which the proposed power plant or associated facilities are to be located. In addition, other parties may include any person, including government agencies and non-profit corporations, whose substantial interests are affected and being determined by the proceeding and who timely file a motion to intervene pursuant to Chapter 120, F.S., and applicable rules. Intervention pursuant to this paragraph may be granted at the discretion of the designated Administrative Law Judge and upon number of the agency or person making the filing. A notice of intent to be a party or motion to intervene must contain adequate information sufficient to demonstrate the agency or person is entitled to participate in the proceeding. The notice or motion must be sent by mail to FPL and to all parties. (A list of parties may be obtained from the DEP Office of Siting Coordination at the contact listed in paragraph 3 above).

If you would like to receive periodic updates related to the Turkey Point Units 6 & 7 Project, please call FPL at 1-800-852-3267 with your contact information or send an e-mail to clearskycorridor@fpl.com requesting placement on FPL's mailing list. Current project information can also be found on FPL's website located at www.fpl.com/clearskycorridor.

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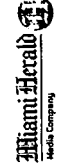
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