



**Energy Marketing  
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Via US Mail and Email [NAESB@NAESB.org](mailto:NAESB@NAESB.org)

Friday, February 22, 2008

Ms. Rae McQuade  
Director  
North American Energy Standards Board  
1301 Fannin, Suite 2350  
Houston, TX 77002

**Re: Order No. 698: Intraday Nomination Timeline Proposals (NAESB WGQ Annual Plan Item 7c)**

Dear Ms. McQuade,

Florida Power & Light Company ("FPL"), as a member of both the WGQ End User segment and the WEQ Marketing (IOU) segment of NAESB, wholeheartedly supports modification of the current pipeline grid nomination timeline by inclusion of one or more Intraday cycles. FPL believes the addition of one or more Intraday cycles would not only enhance the value of firm capacity but would afford FPL and other natural gas fueled electric power generators an opportunity to adjust daily nominations to be more closely aligned with the afternoon-evening peak demands.

In addition, the added value and flexibility afforded by implementation of this proposal will, in FPL's view, encourage the contracting of firm service which in turn could be vital to support future construction and maintenance of critical pipeline infrastructure.

We appreciate the opportunity to support this important initiative and ask that you post this letter to the NAESB WGQ BPS – Order 698 webpage.

Sincerely,

Dona G. Gussov  
Manager, Contract Administration  
Energy Marketing & Trading

Tim Gerrish  
Director, Origination  
Energy Marketing & Trading

Sam Forrest  
Vice President  
Energy Marketing & Trading