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## SUPREME COURT OF THE UNITED STATES

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No. 93–180

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BOCA GRANDE CLUB, INC., PETITIONER v. FLORIDA  
POWER & LIGHT COMPANY, INC.

ON WRIT OF CERTIORARI TO THE UNITED STATES COURT OF  
APPEALS FOR THE ELEVENTH CIRCUIT

[April 20, 1994]

JUSTICE STEVENS delivered the opinion of the Court.

We granted certiorari, 509 U. S. \_\_\_\_ (1993), to consider the question whether, in an action against several alleged joint tortfeasors under general maritime law, the plaintiff's settlement with one defendant bars a claim for contribution brought by nonsettling defendants against the settling defendant. Because the opinion that we announce today in *McDermott, Inc. v. AmClyde, ante*, p. \_\_\_\_, adopts the proportionate share rule, under which actions for contribution against settling defendants are neither necessary nor permitted, we vacate the judgment of the Court of Appeals and remand the case for further proceedings consistent with that opinion.

*It is so ordered.*