#### BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In Re: Petition on behalf of Citizens of	)	
the State of Florida to require	)	DOCKET NO. 060658-EI
Progress Energy Florida, Inc. to	)	
refund to customers \$143 million	)	Filed: January 19, 2007

## PROGRESS ENERGY FLORIDA, INC.'s NOTICE OF FILING REVISED CONFIDENTIALITY JUSTIFICATION MATRIX (EXHIBIT C) TO REQUEST FOR CONFIDENTIAL CLASSIFICATION ORIGINALLY FILED JANUARY 16, 2007

Progress Energy Florida, Inc. hereby gives notice of filing the attached Revised Confidentiality Justification Matrix (Exhibit C) to Progress Energy Florida Inc.'s Request for Confidential Classification, originally filed January 16, 2007.

R. Alexander Glenn
Deputy General Counsel – Florida
John T. Burnett
Associate General Counsel
PROGRESS ENERGY SERVICE
COMPANY, LLC
Post Office Box 14042

Telephone: (727) 820-5587 Facsimile: (727) 820-5519 James Michael Walls
Florida Bar No. 0706242
Dianne M. Triplett
Florida Bar No. 0872431
CARLTON FIELDS, P.A.
4421 W. Boy Scout Blvd., Ste. 1000 (33607)
St. Petersburg, FL 33733-4042
Post Office Box 3239

Telephone: (813) 223-7000 Facsimile: (813) 229-4133

Tampa, FL 33601-3239

#### **CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished by electronic mail and U.S. Mail on this 19 day of January, 2007 to all counsel as listed on the attached service list.

Attorney

#### DOCKET NO. 060658-EI COUNSEL OF RECORD AND INTERESTED PARTIES

Lisa Bennett Florida Public Service Commission 2540 Shumard Oak Blvd. Tallahassee, FL 32399-0850 Jack Shreve
Senior General Counsel
Cecilia Bradley
Senior Assistant Attorney General
Office of the Attorney General
The Capitol – PL01
Tallahassee, FL 32399-1050

Joseph A. McGlothin Associate Public Counsel Office of the Public Counsel c/o The Florida Legislature 111 West Madison Street, Room 812 Tallahassee, FL 32399-1400 John McWhirter, Jr. McWhirter, Reeves Law Firm 400 North Tampa Street, Ste. 2450 Tampa, FL 33602

Michael B. Twomey P.O. Box 5256 Tallahassee,FL 32314-5256 R. Wade Litchfield John T. Butler Natalie Smith Florida Power & Light Co. 700 Universe Blvd. Juno Beach, FL 33408-0420

Bill Walker Florida Power & Light Co. 215 S. Monroe St., Ste. 810 Tallahassee, FL 32301-1859 Susan D. Ritenour Richard McMillan Gulf Power Company One Energy Place Pensacola, FL 32520-0780

Robert Scheffel Wright Young van Assenderp, P.A. 225 S. Adams St., Ste. 200 Tallahassee, FL 32301 Norman H. Horton, Jr. Fred R. Self Messer Law Firm P.O. Box 1876 Tallahassee, FL 32302-1876

Lieutenant Colonel Karen White Captain Damund Williams Federal Executive Agencies 139 Barnes Drive, Ste. 1 Tyndall AFB, FL 32403-5319 Paula K. Brown Regulatory Affairs Tampa Electric Company P.O. Box 111 Tampa, FL 33602-0111 Cheryl Martin Florida Public Utilities Company P.O. Box 3395 West Palm Beach, FL 33402-3395

James W. Brew Brickfield, Burchette, Ritts & Stone, P.C. 8<sup>th</sup> Floor, West Tower 1025 Thomas Jefferson Street, NW Washington, D.C. 20007-5201

James D. Beasley Lee L. Willis Ausley & McMullen Law Firm P.O. Box 391 Tallahassee, FL 32302

Jeffrey A. Stone Russell Badders P.O. Box 12950 Pensacola, FL 32591

TPA#2317618.1 4

### **EXHIBIT C**

# DOCKET NO. 060658 PROGRESS ENERGY FLORIDA Revised Confidentiality Justification

DOCUMENT/RESPONSES	PAGE/LINE	JUSTIFICATION
Al Pitcher direct testimony	Lines 16,17, 19 and 20 on page 13; cost impact analysis and figures regarding bids submitted in response to PEF's July 2003 RFP.	§366.093(3)(d), F.S. The document in question contains confidential information, the disclosure of which would impair PEF's efforts to contract for goods or services on favorable terms.  §366.093(3)(e), F.S. The document in question contains confidential information relating to competitive business interests, the disclosure of which would impair the competitive business of the provider/owner of the
Exhibit AWP-6 to Al Pitcher's direct testimony	Page 2 of 10 of AWP-6.  Price of coal for 2005-2006 coal purchases from Drummond delivered by foreign water.  Price of coal for 2005-2006 coal purchases from Central Coal Company delivered by domestic water.	§366.093(3)(d), F.S. The document in question contains confidential information, the disclosure of which would impair PEF's efforts to contract for goods or services on favorable terms.  §366.093(3)(e), F.S. The document in question contains confidential information relating to competitive business interests, the disclosure of which would impair the competitive business of the provider/owner of the information.

DOCUMENT/RESPONSES	PAGE/LINE	JUSTIFICATION
Exhibit AWP-6 to Al Pitcher's direct testimony	Page 3 of 10 of AWP-6.  2005-2006 price of delta coal purchased from Massey Energy delivered by domestic rail.  2005-2006 price of alpha coal purchased from Massey Energy and B&W Resources delivered by domestic rail.	§366.093(3)(d), F.S. The document in question contains confidential information, the disclosure of which would impair PEF's efforts to contract for goods or services on favorable terms.  §366.093(3)(e), F.S. The document in question contains confidential information relating to competitive business interests, the disclosure of which would impair the competitive business of the provider/owner of the information.
Exhibit AWP-6 to Al Pitcher's direct testimony	Page 5 of 10 of AWP-6.  "Attachment A" Purchases from 2005-2006 RFP corrected copy for CR units 1, 2, 4 & 5; last four columns of table listing cash costs and evaluated utilized costs. SO2 Price at bottom of table.	§366.093(3)(d), F.S. The document in question contains confidential information, the disclosure of which would impair PEF's efforts to contract for goods or services on favorable terms.  §366.093(3)(e), F.S. The document in question contains confidential information relating to competitive business interests, the disclosure of which would impair the competitive business of the provider/owner of the information.
Exhibit AWP-6 to Al Pitcher's direct testimony	Page 6 of 10 of AWP-6.  "Attachment A" Purchases	§366.093(3)(d), F.S. The document in question contains confidential

DOCUMENT/RESPONSES	PAGE/LINE	JUSTIFICATION
	from 2005-2006 RFP corrected copy for CR units 1, 2, 4 & 5; last four columns of table listing cash costs and evaluated utilized costs. SO2 Price at bottom of table.	information, the disclosure of which would impair PEF's efforts to contract for goods or services on favorable terms.  §366.093(3)(e), F.S. The document in question contains confidential information relating to competitive business interests, the disclosure of which would impair the competitive business of the provider/owner of the information.
Alexander Weintraub direct testimony	Line 1, on page 12 and lines 5-10 on page 14. Coal supply and transportation information.	§366.093(3)(d), F.S. The document in question contains confidential information, the disclosure of which would impair PEF's efforts to contract for goods or services on favorable terms.  §366.093(3)(e), F.S. The document in question contains confidential information relating to competitive business interests, the disclosure of which would impair the competitive business of the provider/owner of the information.
Alexander Weintraub direct testimony	Lines 13-14, page 13. Proprietary confidential business information as to future compliance strategies.	§366.093(3)(d), F.S. The document in question contains confidential information, the disclosure of which would impair PEF's efforts to contract for goods or services on favorable terms.

DOCUMENT/RESPONSES	PAGE/LINE	JUSTIFICATION
		§366.093(3)(e), F.S. The document in question contains confidential information relating to competitive business interests, the disclosure of which would impair the competitive business of the provider/owner of the information.
Alexander Weintraub direct testimony	Lines 3-4, page 29. Contractual expiration date information.	§366.093(3)(d), F.S. The document in question contains confidential information, the disclosure of which would impair PEF's efforts to contract for goods or services on favorable terms.
		§366.093(3)(e), F.S. The document in question contains confidential information relating to competitive business interests, the disclosure of which would impair the competitive business of the provider/owner of the information.

DOCUMENT/RESPONSES	PAGE/LINE	JUSTIFICATION
Exhibit SAW-4 to Alexander Weintraub's direct testimony	Charts on pages 3-5 of 6; charts regarding confidential hedging terms, volume and pricing.	§366.093(3)(d), F.S. The document in question contains confidential information, the disclosure of which would impair PEF's efforts to contract for goods or services on favorable terms.  §366.093(3)(e), F.S. The document in question contains confidential information relating to competitive business interests, the disclosure of which would impair the competitive business of the provider/owner of the
Exhibit SAW-7 to Alexander Weintraub's direct testimony	Pages 4-6 of 6. Bates Nos. PEF-FUEL-004629 through PEF-FUEL- 004631; PEF Regulated Fuels Dept. Coal Procurement Plan for February 2006 RFP;	§366.093(3)(d), F.S. The document in question contains confidential information, the disclosure of which would impair PEF's efforts to contract for goods or services on
	confidential coal price comparisons, volume targets, transportation assumptions & company business strategies for purchasing compliance & non-compliance coal.	favorable terms.  §366.093(3)(e), F.S.  The document in question contains confidential information relating to competitive business interests, the disclosure of which would impair the competitive business of the provider/owner of the information.
Exhibit SAW-8 to Alexander Weintraub's direct testimony	Page 12 of 14. Bates No. PEF-FUEL-001960; price of PRB coal listed twice on page.	§366.093(3)(d), F.S. The document in question contains confidential information, the disclosure

DOCUMENT/RESPONSES	PAGE/LINE	JUSTIFICATION
		of which would impair PEF's efforts to contract for goods or services on favorable terms.
		§366.093(3)(e), F.S. The document in question contains confidential information relating to competitive business interests, the disclosure of which would impair the competitive business of the provider/owner of the information.
Exhibit SAW-8 to Alexander Weintraub's direct testimony	Page 13 of 14. Bates No. PEF-FUEL-001961; Economic factors of burning PRB coal at CR 4; costs in column titled "Crystal River 4."	§366.093(3)(d), F.S. The document in question contains confidential information, the disclosure of which would impair PEF's efforts to contract for goods or services on favorable terms.
		§366.093(3)(e), F.S. The document in question contains confidential information relating to competitive business interests, the disclosure of which would impair the competitive business of the provider/owner of the information.
Exhibit SAW-9 to Alexander Weintraub's direct testimony	Page 6 of 14. Bates No. PEF-FUEL-001825; in Assumptions table: two coal prices in column one; one transportation cost in column two; capital investments to burn PRB twice in column three. In	§366.093(3)(d), F.S. The document in question contains confidential information, the disclosure of which would impair PEF's efforts to contract for goods or services on favorable terms.

DOCUMENT/RESPONSES	PAGE/LINE	JUSTIFICATION
	the table mid-page, all coal costs in columns 1-4.	§366.093(3)(e), F.S. The document in question contains confidential information relating to competitive business interests, the disclosure of which would impair the competitive business of the provider/owner of the information.
Exhibit SAW-12 to Alexander Weintraub's direct testimony	Page 5 of 13. Bates No. PEF-FUEL-001984; delivered coal costs to CR 4 & 5; price of coal on left side of graph.	§366.093(3)(d), F.S. The document in question contains confidential information, the disclosure of which would impair PEF's efforts to contract for goods or services on favorable terms.  §366.093(3)(e), F.S. The document in question contains confidential information relating to competitive business interests, the disclosure of which would impair the competitive business of the provider/owner of the information.
Exhibit SAW-13 to Alexander Weintraub's direct testimony	Pages 5-8 of 12. Bates No. PEF-FUEL-001784-001787; coal cost referenced on first sentence of page.	§366.093(3)(d), F.S. The document in question contains confidential information, the disclosure of which would impair PEF's efforts to contract for goods or services on favorable terms.  §366.093(3)(e), F.S. The document in question contains confidential

DOCUMENT/RESPONSES	PAGE/LINE	JUSTIFICATION
		information relating to competitive business interests, the disclosure of which would impair the competitive business of the provider/owner of the information.
Exhibit SAW-14 to Alexander Weintraub's direct testimony	Page 4 of 35. Bates No. PEF-FUEL-003197; Sargent & Lundy Report; modification cost for CR 4 & 5; first paragraph, line 1.	§366.093(3)(d), F.S. The document in question contains confidential information, the disclosure of which would impair PEF's efforts to contract for goods or services on favorable terms.
Exhibit SAW-14 to Alexander Weintraub's direct testimony	Page 5 of 35. Bates No. PEF-FUEL-003198; Sargent & Lundy Report; modification cost for CR 4 & 5; first paragraph, line 1.	§366.093(3)(d), F.S. The document in question contains confidential information, the disclosure of which would impair PEF's efforts to contract for goods or services on favorable terms.
Exhibit SAW-14 to Alexander Weintraub's direct testimony	Page 6 of 35. Bates No. PEF-FUEL-003199 and 003215-3223; Sargent & Lundy Report; modification cost for CR 4 & 5; first paragraph, line 1.	§366.093(3)(d), F.S. The document in question contains confidential information, the disclosure of which would impair PEF's efforts to contract for goods or services on favorable terms.
Exhibit SAW-14 to Alexander Weintraub's direct testimony	Pages 23-30 of 35. Bates No. PEF-FUEL- 003215- 3223; Sargent & Lundy Report; summary of recommended modifications for CR 4 & 5; entire page confidential.	§366.093(3)(d), F.S. The document in question contains confidential information, the disclosure of which would impair PEF's efforts to contract for goods or services on favorable terms.
Exhibit SAW-16 to Alexander Weintraub's direct testimony	Pages 5 of 49. Bates No. PEF-FUEL-003755: Coal Financial Performance Evaluation.	§366.093(3)(d), F.S. The document in question contains confidential information, the disclosure

DOCUMENT/RESPONSES	PAGE/LINE	JUSTIFICATION
		of which would impair PEF's efforts to contract for goods or services on favorable terms.  §366.093(3)(e), F.S. The document in question contains confidential information relating to competitive business interests, the disclosure of which would impair the
		competitive business of the provider/owner of the information.
Donna Davis direct testimony	Lines 2, 4-6 and 12 on page 50. Confidential information contained in proprietary business operating agreements with third parties.	§366.093(3)(d), F.S. The document in question contains confidential information, the disclosure of which would impair PEF's efforts to contract for goods or services on favorable terms.
		§366.093(3)(e), F.S. The document in question contains confidential information relating to competitive business interests, the disclosure of which would impair the competitive business of the provider/owner of the information.