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#### Matilda Sanders

From:	Costello, Jeanne [JCostello@CarltonFields.com] Monday, March 19, 2007 11:47 AM
Sent:	Monday, March 19, 2007 11:47 AM
То:	Filings@psc.state.fl.us
Cc:	Bill Walker; Capt. Damund Williams; Cecilia Bradley; James D. Beasley; James W. Brew; Jeff Stone; John Butler; John McWhirter; Joseph A. McGlothlin; Karen White; Lee Willis; Lisa Bennett; Michael
	Twomey; Norman "Doc" Horton; Patricia Christensen; Paula K. Brown, Regulatory Affairs; Phyllis
	Davis, Asst. to P. Christensen; Rhonda Dulgar, Asst. to S. Wright; Schef Wright; Susan Ritenour; Wade Litchfield
Subject:	Filing: Docket 060658
Attachments:	PEF'S Identification Final Hearing Demonstrative Exhibits.pdf



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<<PEF'S Identification Final Hearing Demonstrative Exhibits.pdf>> Attached for filing on behalf of Progress Energy is Progress Energy Florida, Inc.'s Identification of Demonstrative Exhibits for Possible Use at the Final Hearing in This Docket.

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DOCUMENT NUMBER-DATE

**FPSC-COMMISSION CLERK** 



# **BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION**

In Re: Petition on behalf of Citizens of the State of Florida to require Progress Energy Florida, Inc. to refund to customers \$143 million

DOCKET NO. 060658-EI

Filed: March 19, 2007

# PROGRESS ENERGY FLORIDA, INC.'S IDENTIFICATION OF DEMONSTRATIVE EXHIBITS FOR POSSIBLE USE AT THE FINAL HEARING IN THIS DOCKET

Progress Energy Florida, Inc. ("PEF" or the "Company"), through its undersigned

counsel and pursuant to Order No. PSC-07-0048-PCO-EI, hereby files PEF's Identification of

Demonstrative Exhibits for Possible Use at the Final Hearing in this Docket. PEF identifies, in

no particular order, the following demonstrative exhibits that PEF may use at the hearing:

1) Various versions of aerial pictures of Crystal River site found at Exhibit RH-1;

2) Exhibit JNH-8;

3) Page 2 of 22, Exhibit SAW-18;

4) DVD located at page 8 of 8, Exhibit RH-22;

5) Page 1 of 11, Exhibit RH-6;

6) Pages 3-4 of 11, Exhibit RH-6;

7) Pages 56-57, Exhibit RH-9;

8) Sample schematic of typical coal unit; and

9) Chart showing impact of transloading charges.

Respectfully submitted this  $\underline{\underline{n}}$  day of March, 2007.

R. ALEXANDER GLENN Deputy General Counsel – Florida James Michael Walls Florida Bar No. 0706242

DOCUMENT NUMBER-DATE

**FPSC-COMMISSION CLERK** 

TPA#2336898.1

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### **CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished via U.S. Mail this  $\underline{19^{++}}$  day of March, 2007 to all parties of record as indicated below.

annem. nijett

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