BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: FPSC Review of Customer Data Security of Florida's Five Investor-Owned Utilities.

Docket No. Undockete Dated: December 13, 200

PROGRESS ENERGY FLORIDA INC.'S AMENDED REQUEST FOR CONFIDENTIAL CLASSIFICATION

Progress Energy Florida, Inc., ("PEF" or "Company"), pursuant to Section 366.093, Florida Statutes (F.S.), and Rule 25-22.006, Florida Administrative Code (F.A.C.), submits this Amended Request for Confidential Classification for information contained in the FPSC's Review of Customer Data Security of Florida's Five Investor-Owned Utilities, PEF Responses to Data Requests 1 and 2, and certain information contained in Staff's audit workpapers, specifically certain information regarding PEF. In support of this Request, PEF states:

		1.	In Staf	f's Review, ther	e is sensitive PE	F information	that is "proprie	etary business
CMP		•	,, , , ,	.: 200,000,00	\ TTL :1 G			
COM	l	intormatic -	n" under Se	ection 366.093(3), Florida Statute	es.		
CTR		2.	The fo	llowing exhibits	are included wit	h this request:		
ECR GCL	1	-	(a)	Sealed Compos	ite Exhibit A is a	package conta	nining unredacte	d copies of all
OPC		the pages o	of the FPSC	Review of Custo	omer Data Securi	ty, PEF Respo	nses to Data Rec	quests 1 and 2,
RCA	· 	and Staff'	s audit work	kpapers for which	h PEF seeks conf	fidential treatn	nent. Composite	e Exhibit A is
SCR SGA		being sub	mitted sepa	rately in a sealed	d envelope label	ed "CONFIDI	ENTIAL." In the	ne unredacted
SEC		versions, t	he informat	tion asserted to b	e confidential is	highlighted by	y yellow marker	·
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(3	oe Conf.			Pegnent CC UMBER-DATE	DOCUMENT NU	MBER-DATE	DOCUMENT NU	MBER-DATE
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- (b) Composite Exhibit B is a package containing two copies of redacted versions of the documents for which the Company requests confidential classification. The specific information for which confidential treatment is requested has been blocked out by opaque marker or other means.
- (c) Exhibit C is a table which identifies by page and line the information for which PEF seeks confidential classification and the specific statutory bases for seeking confidential treatment.
- 3. As indicated in Exhibit C, the information for which PEF requests confidential classification is "proprietary confidential business information" within the meaning of Section 366.093(3), F.S. Specifically, the information at issue relates to PEF's internal data security processes and security procedures outlined in the FPSC Review, Data Request responses and Staff's audit workpapers. The documentation outlines elements of PEF's data security procedures, which if disclosed, could impair the efforts of the Company to maintain secure customer and business information. If the information at issue was made public, it could be used to attempt to breach PEF's data security policies and procedures. *See* § 366.093(3)(c), F.S.; Affidavit of Elaine McCallister at ¶ 5. Furthermore, the information at issue relates to sensitive customer information, the disclosure of which could impair data security interests for both PEF and its customers. *Id.* § 366.093(3)(e); Affidavit of Elaine McCallister at ¶ 6. Accordingly, such information constitutes "proprietary confidential business information" which is exempt from disclosure under the Public Records Act pursuant to Section 366.093(1), F.S.
 - 4. The information identified as Exhibit "A" is intended to be and is treated as

confidential by the Company. See Affidavit of Elaine McCallister at ¶ 7. The information has not been disclosed to the public, and the Company has treated and continues to treat its internal processes, security procedures and the information at issue as confidential. See Affidavit of Elaine McCallister at ¶ 7.

5. PEF requests that the information identified in Exhibit A be classified as "proprietary confidential business information" within the meaning of section 366.093(3), F.S., that the information remain confidential for a period of at least 18 months as provided in section 366.093(4) F.S., and that the information be returned as soon as it is no longer necessary for the Commission to conduct its business.

WHEREFORE, for the foregoing reasons, PEF respectfully requests that this Request for Confidential Classification be granted.

RESPECTFULLY SUBMITTED this 13th day of December, 2007.

R. ALEXANDER GLENN

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NATHAN A. SKOP



OFFICE OF COMMISSION CLERK
ANN COLE
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(850) 413-6770

Public Service Commission

ACKNOWLEDGEMENT

<u> </u>						
M. Sanders, Office of Commission Clerk						

This will acknowledge receipt of a CONFIDENTIAL DOCUMENT filed in Docket Number 080061-6-1
Undecketed or, if filed in an undocketed matter, concerning FPSCs review of customer data security of Florida's five investor-owned Utilities, PEFs responses to data requests 1 and 2, and filed on behalf of Progress Energy Florida, Inc.. The document will be maintained in locked storage.

If you have any questions regarding this document, please contact Marguerite Lockard, Deputy Clerk, at (850) 413-6770.

DOCUMENT NUMBER-DATE 10908 DEC 135

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