# Office of Commission Clerk Official Filing

### **Ruth Nettles**

From:	Ruth McHargue
Sent:	Friday, March 14, 2008 11:47 AM
To:	Ruth Nettles; Kimberley Pena
Cc:	Cheryl Bulecza-Banks
Subject:	070601
Attachments:	FAX.TIF

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From:	Consumer Contact	
Sent:	Tuesday, March 11, 2008 8:34 AM	
To:	Ruth McHargue	
Subject:	FW: 727 847 3901, 1 page(s)	

To CLK for docket 070601

From:	NET SatisFAXtion	
Sent:	None	
To:	Consumer Contact	
Subject:	727 847 3901, 1 page(s)	

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#### **Received Fax Details**

Received On: Number of Pages: From (CSID): From (ANI):	3/10/2008 7:47 PM 1 727 847 3901
Sent to DID: Duration of Fax: Transfer Speed:	0:00:29 28800
Received Status: Number of Errors: Port Received On:	



Director, Office of Commission Clerk Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, Fl. 32399-0850

Re: Docket No. 070601-WU, Orangeland Water Supply

Sirs:

As a long term user of the Orangeland Water Supply company, I was shocked to receive your Staff –Assisted rate increase letter and proposed rate schedule.

How in the world can you justify an **800%** increase in the price of 5,000 gallons of water????? What I now pay \$5.00 for will be increased to **\$40.65** using your proposed new rates.

Tell me what other commodity or what other utility receives an 800% increase at one time?

I do realize that the rates have not increased in many years, but the ratepayers should **NOT** be burdened with such an exorbitant rate increase because the utility did not seek smaller increases in the past. As an analogy, if I was employed by a company and was content to work for \$5.00 an hour for almost 40 years and never ask for a raise, would I be justified to go to my employer and demand \$40.00 per hour? Because I had never been given a raise? I think not. In today's Florida housing environment of escalating taxes, skyrocketing Insurance rates, high energy bills and ever-increasing foreclosures, the last thing homeowners need is an **800%** increase of their water bills.

Please adjust this increase to an amount more reasonable and one that is more affordable for these utilities customers.

Sincerely. lan Varbag Alan Jackson

8341 Liman Drive New Port Richey, Florida 34653 (727) 543-3836

#### Office of Commission Clerk Official Filing

#### **Ruth Nettles**

From:	Ruth McHargue	
Sent:	Friday, March 14, 2008 11:55 AM	
To:	Ruth Nettles; Kimberley Pena	
Cc:	Cheryl Bulecza-Banks	
Subject:	FW: 070601	

Attachments:

FAX.TIF

Please disregard the below e-mail. I meant to forward it Derrell Scott to enter into CATS. Please add the fax to the docket file. Thanks, Ruth

From:	Ruth McHargue	
Sent:	Friday, March 14, 2008 11:47 AM	
То:	Ruth Nettles; Kimberley Pena	
Cc:	Cheryl Bulecza-Banks	
Subject:	070601	

Enter into CATS as information request Water and wastewater WU179 Docket # 070601 Pr-68

From:	Consumer Contact	
Sent:	Tuesday, March 11, 2008 8:34 AM	
To:	Ruth McHargue	
Subject:	FW: 727 847 3901, 1 page(s)	

To CLK for docket 070601

From:	NET SatisFAXtion	
Sent:	None	
To:	Consumer Contact	
Subject:	727 847 3901, 1 page(s)	

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# Office of Commission Clerk Official Filing



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## **BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION**

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In Re: Petition for Determination of Need for Levy Units 1 and 2 Nuclear **Power Plants.** 

Docket No: 080148- Er

RECENTED-SEPSC NBMAR 11 AM 10:57 COMINISSION Submitted for Filing: March 11, 2008

### NOTICE OF FILING AFFIDAVIT IN SUPPORT OF PEF'S FIRST REQUEST FOR CONFIDENTIAL CLASSIFICATION

Progress Energy Florida, Inc. hereby gives notice of filing the unverified affidavit of

Daniel L. Roderick in support of its First Request for Confidential Classification.

Respectfully submitted,

R. Alexander Glenn Deputy General Counsel PROGRESS ENERGY SERVICE COMPANY, LLC Post Office Box 14042 St. Petersburg, FL 33733-4042 Telephone: (727) 820-5587 (727) 820-5519 Facsimile:

CMP COM \_\_\_\_\_ CTR ECR /\_\_\_\_ GCL OPC RCA SCR SGA SEC OTH \_\_\_\_\_

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James Michael Walls Florida Bar No. 0706242 Dianne M. Triplett Florida Bar No. 0872431 CARLTON FIELDS, P.A. Post Office Box 3239 Tampa, FL 33601-3239 Telephone: (813) 223-7000 Facsimile: (813) 229-4133

> DOCUMENT NUMBER-DATE 01808 MARILS FPSC-COMMISSION CLERK

#### **BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION**

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In Re: Petition for Determination of Need for Levy Units 1 and 2 Nuclear Power Plants.

Docket No: \_\_\_\_\_

Submitted for Filing: March 11, 2008

### AFFIDAVIT OF DANIEL L. RODERICK IN SUPPORT OF PROGRESS ENERGY FLORIDA'S FIRST REQUEST FOR CONFIDENTIAL CLASSIFICATION

STATE OF FLORIDA

COUNTY OF CITRUS

BEFORE ME, the undersigned authority duly authorized to administer oaths, personally appeared Daniel L. Roderick, who being first duly sworn, on oath deposes and says that:

1. My name is Daniel L. Roderick. I am over the age of 18 years old and I have been authorized by Progress Energy Florida (hereinafter "PEF" or the "Company") to give this affidavit in the above-styled proceeding on PEF's behalf and in support of PEF's Request for Confidential Classification. The facts attested to in my affidavit are based upon my personal knowledge.

2. I am the Vice President of Nuclear Projects and Construction for PEF's nuclear plant. This department manages nuclear generation growth strategies.

3. As the Vice President of Nuclear Projects and Construction, I am responsible for all aspects of major projects and construction of nuclear generating assets in Florida, including the administration of PEF's contracts for land acquisition and the formation of project schedules. 4. PEF is seeking confidential classification for portions of the pre-filed testimony of Daniel L. Roderick. A detailed description of the confidential information at issue is contained in confidential Exhibit A to PEF's First Request for Confidential Classification and is outlined in PEF's Justification Matrix that is attached to PEF's First Request for Confidential Classification as Exhibit C. PEF is requesting confidential classification of this information because public disclosure of the information in question would violate confidentiality agreements between PEF and its land sellers and would impair PEF's ability to contract for real estate on competitive and favorable terms.

5. Mr. Roderick's testimony contains the land acquisition costs for the Levy Nuclear sites. Both sites were purchased pursuant to contracts that contain confidentiality provisions. PEF negotiates with potential landowners to obtain competitive contracts for real property that provide economic value to PEF and its ratepayers. In order to obtain such contracts, however, PEF must be able to assure these landowners that sensitive business information, such as the quantity and pricing terms of their contracts, will be kept confidential. PEF has kept confidential and has not publicly disclosed the proprietary contract terms and provisions at issue here. Absent such measures, PEF would run the risk that sensitive business information regarding what it is willing to pay for real property would be made available to the public and, as a result, other potential sellers of real property could change their position in their negotiations with PEF for the future purchase of other real property. Without PEF's measures to maintain the confidentiality of sensitive terms in these real property purchase contracts, the Company's efforts to obtain competitive land contracts would be undermined. In addition, by the terms of these contracts, all parties, including PEF, have agreed to protect proprietary and confidential information, which is defined to include the price, from public disclosure.

2

6. PEF is also seeking confidential classification of Exhibit No. \_\_\_\_ (DLR-6) to Mr. Roderick's testimony. A detailed description of the confidential information at issue is contained in confidential Exhibit A to PEF's First Request for Confidential Classification and is outlined in PEF's Justification Matrix that is attached to PEF's First Request for Confidential Classification as Exhibit C. PEF is requesting confidential classification of this information because public disclosure of the information in question would allow other parties to discover when the Company plans to purchase and install various pieces of equipment for the Levy Units and would thus impair PEF's ability to contract for such services on competitive and favorable terms.

7. PEF must negotiate and contract for certain pieces of equipment well in advance of the actual installation of that equipment. If potential vendors and utilities or other potential purchasers competing for the equipment orders knew when PEF must purchase such equipment, PEF's ability to negotiate for and timely obtain such equipment will likely be impaired. In order to obtain competitive contracts for the benefit of its ratepayers, PEF must be able to negotiate for long-lead items without potential vendors or competing purchasers knowing when the equipment must be ordered to meet deadlines. For example, if potential vendors or competing purchasers knew that PEF needed a particular piece of equipment by a certain date, they may change their behavior in the marketplace to the detriment of PEF's ratepayers. PEF has kept confidential and has not

8. Upon receipt of this confidential information, and with its own confidential information, strict procedures are established and followed to maintain the confidentiality of the terms of the documents and information provided, including restricting access to those persons who need the information to assist the Company, and restricting the number of, and access to the information and contracts. At no time since negotiating and receiving the contracts and

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preparing the schedule information in question has the Company publicly disclosed that information or contracts. The Company has treated and continues to treat the schedule information and contracts at issue as confidential.

9. This concludes my affidavit.

Further affiant sayeth not.

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Dated the \_\_\_\_\_ day of March, 2008.

(Signature) Daniel L. Roderick Vice President Nuclear Projects and Construction Crystal River Unit 3 Crystal River Energy Complex Site Administration 2C 15760 West Power Line Street Crystal River, Florida 34428

THE FOREGOING INSTRUMENT was sworn to and subscribed before me this \_\_\_\_\_ day of March, 2008 by Daniel L. Roderick. He is personally known to me, or has produced his \_\_\_\_\_\_ driver's license, or his \_\_\_\_\_\_ as identification.

(Signature)

(AFFIX NOTARIAL SEAL)

(Printed Name)		
NOTARY	PUBLIC,	STATE OF _

(Commission Expiration Date)

(Serial Number, If Any)