# **BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION**

In re: Nuclear Power Plant Cost Recovery Clause Docket No. 080009-EI Submitted for Filing: Sept 11, 2008 RECEIVED-FFSC

# PROGRESS ENERGY FLORIDA'S REQUEST FOR CONFIDENTIAL CLASSIFICATION REGARDING REBUTTAL TESTIMONY OF WILL GARRETT

Progress Energy Florida ("PEF" or the "Company"), pursuant to Section 366.093, <u>Fla.</u> <u>Stats.</u>, and Rule 25-22.006(3), F.A.C., requests confidential classification of portions of the Rebuttal Testimony of Will Garrett, filed with the Public Service Commission ("PSC") August 21, 2008. This testimony contains confidential and sensitive cost projections and analyses regarding the Company's nuclear projects, the disclosure of which would impair PEF's competitive business. The documents at issue are subject to a pending Notice of Intent to Request Confidential Classification filed August 21, 2008. The unredacted documents discussed above are being filed under seal with the Commission on a confidential basis to keep the competitive business information in those documents confidential.

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## The Confidentiality of the Documents at Issue

OPC RCP SSC SGA ADM Clk Commission which are shown and found by the Commission to be proprietary confidential business information shall be kept confidential and shall be exempt from [the Public Records TAct]." § 366.093(1), Fla. Stats. Proprietary confidential business information means information that is (i) intended to be and is treated as private confidential information by the

Company, (ii) because disclosure of the information would cause harm, (iii) either to the Company's ratepayers or the Company's business operation, and (iv) the information has not been voluntarily disclosed to the public. § 366.093(3), <u>Fla. Stats.</u> Specifically, "information...

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the disclosure of which would impair the efforts of the public utility or its affiliates to contract for goods or services on favorable terms" is defined as proprietary confidential business information. § 366.093(3)(d), <u>Fla. Stats.</u> Additionally, subsection 366.093(3)(e) defines "information relating to competitive interests, the disclosure of which would impair the competitive business of the provider of the information," as proprietary confidential business information. Subsection 366.093(3)(b) further defines "internal auditing controls and reports of internal audits" as proprietary confidential business information.

Portions of Rebuttal Testimony of Will Garrett should be afforded confidential treatment for the reasons set forth in the Affidavit of Daniel L. Roderick filed in support of PEF's Request for Confidential Classification and for the following reasons. Specifically, portions of this testimony contains information based on confidential and sensitive cost projections and analyses regarding the Company's nuclear projects, regarding land acquisition costs that would adversely impact PEF's competitive business interests if disclosed to the public. <u>See</u> Affidavit of Daniel L. Roderick at ¶ 5.

PEF is requesting confidential classification of this information because public disclosure of the information in question would impair PEF's ability to contract for real estate on competitive and favorable terms. <u>Id.</u> PEF negotiates with potential landowners to obtain competitive contracts for real property that provide economic value to PEF and its ratepayers. <u>Id.</u> In order to obtain such contracts, however, PEF must ensure that these landowners are not aware of how much the Company estimates the land would cost in a condemnation proceeding. <u>Id.</u> 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

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for the future purchase of other real property. <u>Id.</u> In addition, should PEF need to obtain any land through condemnation proceedings, it would impair PEF's ability to obtain favorable pricing terms if landowners were to know what PEF internally expected to pay for the property through condemnation proceedings. <u>Id.</u>

Upon receipt of this confidential information, strict procedures are established and followed to maintain the confidentiality of the 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. (Affidavit of Daniel L. Roderick at  $\P$  6). At no time since receiving the information in question has the Company publicly disclosed that information. Id. The Company has treated and continues to treat the information at issue as confidential. Id.

#### **Conclusion**

The competitive, confidential information at issue in this request fits the statutory definition of proprietary confidential business information under Section 366.093 and Rule 25-22.006, F.A.C., and that information should be afforded confidential classification. In support of this motion, PEF has enclosed the following:

(1). A separate, sealed envelope containing one copy of the confidential Appendix A to PEF's Request for Confidential Classification for which PEF intends to request confidential classification with the appropriate section, pages, or lines containing the confidential information highlighted. This information should be accorded confidential treatment pending a decision on PEF's request by the Florida Public Service Commission;

(2). Two copies of the documents with the information for which PEF intends to request confidential classification redacted by section, page, or lines where appropriate as Appendix B; and

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(3). A justification matrix supporting PEF's request for confidential classification of the highlighted information contained in confidential Appendix A, as Appendix C.

WHEREFORE, PEF respectfully requests that the redacted portions of the Rebuttal

Testimony of Will Garrett, be classified as confidential for the reasons set forth above.

Respectfully submitted this day of September 11, 2008.

R. Alexander Glenn General Counsel PROGRESS ENERGY SERVICE COMPANY, LLC Post Office Box 14042 St. Petersburg, FL 33733-4042 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. Post Office Box 3239 Tampa, FL 33601-3239 Telephone: (813) 223-7000 Facsimile: (813) 229-4133 I HEREBY CERTIFY a true and correct copy of the foregoing has been furnished to counsel and parties of record as indicated below via electronic and U.S. Mail this  $\frac{1}{4}$  day of September, 2008.

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### STATE OF FLORIDA



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ACKNOWLEDGEMENT

DATE: September 11, 2008

**James Michael Walls, Carlton Fields Law Firm** TO:

FROM: **Ruth Nettles, Office of Commission Clerk** 

Acknowledgement of Receipt of Confidential Filing RE:

This will acknowledge receipt of a CONFIDENTIAL DOCUMENT filed in Docket Number 080009 or. if filed in an undocketed matter, concerning portions of rebuttal testimony of Will Garrett, and filed on behalf of Progress Energy. The document will be maintained in locked storage.

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

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