

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

In re: Petition for rate increase by Progress Energy Florida, Inc.

Docket No. 090079

PROGRESS ENERGY FLORIDA'S SECOND REQUEST FOR CONFIDENTIAL CLASSIFICATION

# EXHIBIT B

COM PCR L GCL \_\_\_\_ GCL \_\_\_\_ BCP \_\_\_\_ SSC \_\_\_\_ SGA \_\_\_\_ ADM \_\_\_\_ CLK \_\_\_

> DOCUMENT NUMBER-DATE 04093 MAY-18 FPSC-COMMISSION CLERK

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## Costello, Jeanne

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Walls, J. Michael Monday, January 26, 2009 1:18 P 'Burnett, John' Sasso, Gary Ł.; Costello, Jeanne FW: PEF Fee Proposal
FW. FEF Fee Floposa

Attachments:

2009 Progress Energy Fee Proposal .pdf



Energy Fee Propo...

Confidential: This e-mail contains a communication protected by the attorney-client privilege or constitutes work product. If you do not expect such a communication please delete this message without reading it or any attachment and then notify the sender of this inadvertent mis-delivery.

John,

This email will confirm our discussion today in which PEF agreed to **protocol**, in the fee proposal attached to this email. This fee proposal will take effect for all PEF matters for January 2009 and subsequent months. As I indicated, I will review the prior budget numbers for the rate case and NCRC proceeding and get back to you with any revisions.

Thank you for your attention to this matter.

Mike

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FPSC-COMMISSION CLERK

CARLTON FIELDS

ATTORNEYS AT LAW

James Michael Walls 813.229.4257 direct mwalls@carlianfields.com 4221 W. Bay Scout Boulevord Suite 1000 Tampo, Florido 33607-5780 F.O. Bax 3239 Tampo, Florido 33601-3239

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TAMPA

813.223.7000 813.229.4133 fax www.contionfields.com

November 5, 2008

## CONFIDENTIAL AND PROPRIETIARY

Alex Glenn General Counsel - Florida Progress Energy Service Company, LLC Legal PEF - 151 299 1st Ave N St. Petersburg, FL 33701 John T. Burnett Associate General Counsel – Florida Progress Energy Service Company, LLC Legal PEF – 151 299 1" Avenue N St. Petersburg, FL 33701

Re: 2009 Carlton Fields Fee Proposal

Alex and John,

I have discussed fees and/or budgets for matters we have with PEF in 2009 with both of you so I wanted to provide this proposal to you both. The attached "Fee Proposal for 2009 PEF Matters" provides PEF with two alternative options for 2009 fees for PEF matters with Carlton Fields. Either aption, if selected by PEF, is acceptable to us. Upon acceptance, the selected by the proposal would take effect November 2008, which is when our budget year commences.

We value our relationship with you and PEF. We believe the attached proposal demonstrates our commitment to that relationship. As always, the **state relation state relation <b>state relation stat** 

If either of you have any questions about the fee proposal, please give me a call.

Sincerely,

James Michael Walls

Encl.

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## CONFIDENTIAL AND PROPRIETARY

## Fee Proposal for 2009 PEF Matters

Option A:

All matters billed at the discounted hourly rates represented in the attached Exhibit. The rate for Mike Walls is capped at **a state of a random random random representation** worked on PEF matters, as indicated in the attached exhibit, will be billed at **a state of random representation** worked on PEF matters, as indicated in the attached exhibit, will be billed at **a state of random representation a a billed** at **a state of random representation billed b** 

Carlton Fields will, at the request of PEF, develop litigation or other matter budgets and work toward completing all work within those budgets but it is understood that the budgets are not binding and are subject to adjustment for unforeseen or unusual events, activities, or circumstances. Carlton Fields will discuss potential adjustments to the prior budget estimates with PEF in an attempt to provide updated budgets.

Option B:

Carlton Fields will commit to the following:

(1). 2009 Rate Case:

Carlton Fields last provided PEF with a second proposal of the second 0 at PEF's request upon the understanding that PEF in-house counsel were taking on a larger role in the handling of the rate case, as identified in the witness assignments. Based upon that same understanding, and based upon the understanding that PEF in-house counsel have been asked to achieve budget efficiencies of five percent (5%), Carlton Fields will commit to a proposal for the 2009 rate case of the percent (5%), Carlton Fields will commit to a proposal for the 2009 rate case of marking confidential documents for production in discovery is included in costs and also excluded from the action of the commit to an entropy of the percent that PEF will handle this task in-house or retain hourly workers to handle it.

cover any motions for reconsideration or appeals from a Commission final order in the rate case. If the rate case settles at any time prior to a final Commission order, Carlton Fields agrees that it will be paid only for the fees incurred up to the point the settlement is signed, to the extent that its fees are the point to be point the settlement is signed, to the extent that its fees are the point to be point

does not include any appeal from any settlement approved by the Commission. Carlton Fields is willing to work with PEF on the timing of the payment of fees incurred and billed to address any PEF cash flow issues.

(2). 2009 NCRC Proceeding:

Carlton Fields provided PEF at PEF's request with a budget of **Sectors** 0 for the fees for the 2009 nuclear cost recovery clause proceeding for the CR3 Uprate project and Levy Nuclear Project

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## CONFIDENTIAL AND PROPRIETARY

costs. Carlton Fields will commit to **propose** for the 2009 NCRC proceeding for the 2009 NCRC proceedin

covers the NCRC proceeding through post-hearing briefs. e does not cover any motions for reconsideration or appeals from a Commission final order. If the NCRC proceeding is settled at any time prior to a final Commission order, Carlton Fields agrees that it will be paid only for the fees incurred up to the point the settlement is signed, to the extent that its fees are 0 🗖 r s t t 1 r y Ι, F 3 Ĵ, t **E E E** I e t 📰 n Z e

e does not include any appeal from any settlement approved by the Commission. Carlton Fields is willing to work with PEF on the timing of the payment of fees incurred and billed to address any PEF cash flow issues.

(3). All Other On-Going or Potential PEF matters:

Carlton Fields attorneys will bill their time at a start of the start

Carlton Fields will, at the request of PEF, develop litigation or other matter budgets and work toward completing all work within those budgets but it is understood that the budgets are not binding and are subject to adjustment for unforeseen or unusual events, activities, or circumstances. Carlton Fields will discuss potential adjustments to the prior budget estimates with PEF in an attempt to provide updated budgets.

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## **Progress Energy**

May 21, 2008

ABSG Consulting 475 14<sup>th</sup> Street, Suite 550 Oakland, CA 94612-4036

Attention: Mr. Steven P. Harris

## Contract No. 24203 Amendment No. 12 Effective May 21, 2008

This Amendment is governed by the terms and conditions of the above-referenced Contract. By this Amendment, Progress Energy Service Company, LLC offers to add the following Scope of Work as follows:

Contractor is to perform Hurricane Modeling and Quantification for Progress Energy Florida (PEF) by developing a loss assessment computer model of PEF Transmission and Distribution (T & D) assets and to perform probabilistic property damage analyses for hurricane exposures as per Contractor's proposal dated May 15, 2008 (Attachment A).

The Work authorized by this Amendment is not Nuclear Safety Related.

As full compensation for completion of this Work, Owner will pay Contractor the firm fixed price and the second se

Work shall begin week of May 21, 2008 and shall be complete not later 12/31/2008 as agreed to by Contractor and Owner's Designated Representative.

Progress Energy Service Company, LLC P.O. Box 1551 Baloigh, NC 27602

#220044

Page 2, Contract No. 24203, Amendment No. 12

## Progress Energy

Owner's Designated Representative for the Work authorized by this Amendment is Mr. Gary Little. Invoices for Work performed should be sent to him at Progress Energy Service Co., LLC, PO Box 1551, Raleigh, NC 27602.

All other terms in the Contract or other Contract Amendments remain unchanged.

Please execute this Amendment, retain one original copy for your file, and return the other original within ten (10) calendar days to Leanne Borgen, Progress Energy Service Company, LLC, P. O. Box 1551 (PEB 2), Raleigh, NC 27602. Please call me at (919) 546 -2925 if questions.

Sincerely. Sourceagest Leanne Borgen

Sourcing Specialist Corporate Services Department

Attachment A

## Accepted:

ABSG CONSULTING B١ ZALAU Name (printed): Title: 1 5-22-28 Date:

Should the person's title who is executing this document not indicate that he/she is a corporate officer, an affidavit signed by a corporate officer shall be provided stating that the person whose name appears above is duly authorized to execute Contracts.

Progress Energy Service Company, LLC PO Box 1551 Raleigh, NC 27602

REDACTED



May 15, 2008 Mr. Gary Little **Risk Manager Progress Energy** Raleigh, NC

ABS Consulting Proposal for Progress Energy Florida Subject: Hurricane Transmission and Distribution Loss Estimation and Reserve Solvency Study

Dear Mr. Little:

ABS Consulting is pleased to provide the following proposal to perform analyses of Progress Energy Florida's (PEF) transmission and distribution (T&D) hurricane loss exposures and performance of storm Reserve analyses.

#### SCOPE OF WORK

Hurricane Modeling and Quantification - ABS Consulting proposes to develop a loss assessment computer model of Florida Progress' transmission and distribution (T&D) assets and to perform probabilistic property damage analyses for hurricane exposures.

The analyses will involve the following tasks:

١. Hurricane Loss Analyses

#### Task 1 - Model Development

ABS Consulting will develop a hurricane exposure model of Progress Florida's T&D using the EQECAT WORLDCAT enterprise<sup>™</sup> proprietary catastrophe software. Distribution asset replacement values will be geo-coded on a sub zip code grid using Progress Florida's data to capture the distribution of T&D assets within Progress Florida's service territory. Each transmission structure would be modeled by a representative replacement value for its voltage class.

#### **Task 2 - Asset Vulnerabilities**

Storm vulnerabilities of transmission and distribution assets will be developed and calibrated to Progress Florida's loss data from the recent 2004 hurricanes Charlie, Frances and Jeanne as well as other industry data.

#### Task 3 - Probabilistic Risk Analysis

The analysis and results that will be provided are described in this section. The results will include the expected annual aggregate loss exceedance curve and the expected annual loss.

ABSG Consulting Inc. • 475 14th St. Suite 550 • Oakland, CA 94612-4036 USA • Tel: 510-817-3105 • Fax: 510-663-1048

> www.absconsulting.com Page 1

Progress Florida Hurricane T&D Loss Estimation & Storm Solvency Studies May 15, 2008

#### Aggregate Annual Loss Distribution

Expected aggregate, non-exceedance loss curves, will be provided considering all hurricane events. The non-exceedance curves will be developed to describe the annualized loss distribution of Progress Florida's portfolio of assets using the "Long-Term" hurricane hazard distribution.

#### Expected Annual Property Loss

Catastrophic computer hurricane simulations will be performed to assess and quantify the potential losses. The probabilistic analyses of a full range of event frequencies and severities will be performed to estimate the expected annual loss from hurricanes to transmission and distribution assets. The expected annual loss represents the "pure risk", over a long period of time, to repair or restore property damage caused by hurricane events.

#### **Benchmark Studies.**

Benchmark studies will be performed to calibrate the T&D model developed. While storm loss modeling involves many uncertainties, our experience to date has been that loss studies that have incorporated benchmark studies against utility loss histories show reasonable correlation of results. Progress Energy Florida's dollar loss statistics from recent hurricanes Chartie, Frances and Jeanne will be used in performing these benchmark studies along with other available industry data.

#### Task 4. - Report

The results of the foregoing tasks will be presented in a report, documenting the underlying modeling and analyses performed. This report will describe the risk profile of Progress Energy Florida's T&D assets.

## II. Storm Reserve Solvency Analyses

#### Task 5. – Reserve Fund Modeling and Analysis

Storm solvency analyses will be performed incorporating the loss distributions from the hurricane loss analyses performed above. Four to six annual accruals cases will be simulated. The Reserve Fund model will begin each year of the simulation with a beginning balance. Earnings and expenses (if any) will be credited or debited to the account for the simulation period. Hurricane losses will be debited as they occur. The fund balance will be computed each year-end.

Annual accruals will be simulated for reserve funding strategies. These may include accruals only, initial Reserve securitization or other methods of funding. The Reserve fund model will begin each year of the simulation with a beginning balance. Earnings and expenses will be credited or debited to the account for the simulation period. Storm related losses will be debited as they occur. The Reserve fund balance with 5th and 95th percentile upper and lower bounds, and the probability of Reserve fund insolvency will be computed for each year-end.

PROGRESS ENERGY FLORIDA

Progress Florida Hurricane T&D Loss Estimation & Storm Solvency Studies May 15, 2008

The results of the foregoing tasks will be presented in a report, documenting the underlying modeling and analyses performed. This report will describe the performance of Progress Florida's Reserve fund given accrual and initial balance strategies.

#### III: PREPARATION OF TESTIMONY

ABS Consulting can provide support Progress Energy Florida with expert testimony, consultation and analytics regarding Progress Energy Florida's potential filing before the Florida Public Service Commission relating to Reserve Fund, annual Reserve Fund accrual, and storm costs. ABS Consulting would provide these expert services as requested and in consultation with Progress Energy Florida staff and legal counsel on a time and materials basis:

#### **REQUIRED INFORMATION**

#### Transmission and Distribution Assets

It is anticipated that transmission and distribution (T&D) asset data will be available from Progress Energy Florida as undepreciated replacement cost. Distribution data by zip code, if available will be used to produce revised valuation distributions at a sub-zip level. Updated transmission structure lat/long database with voltage and structure type definitions along with estimates of structure replacement costs on a structure type basis will be utilized to model the transmission assets. Distribution asset data will be provided in the consensus format from the AEGIS working group.

#### Historical Loss Data.

Data on historical losses will be required for model calibration. This should include data from the 2004 hurricane season and other losses.

Cost data should include a breakout of capital and O&M (or labor) costs for storm restoration activities for T&D separately and for overhead and underground assets if these costs are account for separately.

#### Storm Reserve Solvency Analysis Parameters,

Data required for the model include current fund level, annual accrual levels. Teleconferences will be held with Progress Energy Florida staff as needed to develop and clarify early accrual test cases.

PROGRESS ENERGY FLORIDA

Page 3

Progress Florida Hurricane T&D Loss Estimation & Storm Solvency Studies May 15, 2008

## DELIVERABLES

This work scope will provide the following deliverables:

- A report summarizing the 2008 study model and the results of the analyses for Progress Energy Florida's transmission and distribution assets.
- Storm Reserve solvency analysis report will present the results of the probability of hurricane losses exceeding storm fund assets in any year for a range of annual accruals.

## COST & SCHEDULE

The Phase I and II are proposed on a firm fixed price basis. Tasks, schedules, deliverables and payments are provided below. This work scope consists of five tasks and several deliverables in each Phase. Deliverables are associated with project milestones and payments. All work will be performed under the existing Progress Energy contract terms. The proposed payment schedule for this work is provided below:

Milestone	Schedule	Payment
I. Hurricane Loss Analyses Task 1 – Project Inception	May TBD	
Task 4 - Completion of Hurricane Loss Report	Six to eight week after inception	
II. Reserve Modeling and Analyses Task 5 – Storm Solvency Analysis Report	Two week after completion of Task 4	
III. Regulatory Testimony	To be determined	

PROGRESS ENERGY FLORIDA

Page 4

Progress Florida Hurricane T&D Loss Estimation & Storm Solvency Studies May 15, 2008

#### Terms and Conditions

It is proposed that all work will be performed under the terms and conditions of our existing basic ordering agreement with Progress Energy.

Should the proposed scope of work be acceptable, please initiate a contract addendum to incorporate this task and provide a formal authorization for us to begin work.

In the development of this proposal, we have tried to define a project scope of services to meet your needs, as we understand them. Please contact us if you believe that some adjustments to the scope of work may be required to better fit your needs, budget, or schedule.

## QUALIFICATIONS

ABS Consulting is a consulting risk management and engineering firm headquartered in Houston, Texas, with regional offices in Oakland, Irvine, Washington, D.C., Denver, St. Louis and the Boston area. ABS Consulting also has offices in Europe, Tokyo, and Singapore. Our professional staff has comprehensive expertise in insurance loss estimation and natural hazards risk analysis.

ABS Consulting has worked with many U.S. and international electric utilities to evaluate risks and establish risk-transfer programs. This work has included project with Florida Power and Light, Florida Power Corporation and TECO Energy to quantify Hurricane Loss exposures of their assets.

If you are in agreement with this proposal, please sign this letter contract and return a copy of it to us to indicate your understanding of the proposed scope of work, acceptance of the proposed fee, attached Terms and Conditions, and to authorize us to proceed.

We look forward to working with Progress Energy on this very important project.

Potos

Steven P. Harris Vice President ABS Consulting International

#### Approved for Progress Energy Florida

Tasks 1 - 5: Amount\_

by:

Signature/Date)

PROGRESS ENERGY FLORIDA

Page 5

## Progress Energy

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May 21, 2008

ABSG Consulting 475 14<sup>th</sup> Street, Suite 550 Oakland, CA 94612-4036

Attention: Mr. Steven P. Harris

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Page 2, Contract No. 24203, Amendment No. 12

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Sincerely, Specialist Léanne Borgen Sourcing Specialist **Corporate Services Departmen** 

Attachment A

Accepted:

ABSG CONSULTING Name (printed): Title: Date:

Should the person's title who is executing this document not indicate that he/she is a corporate officer, an affidavit signed by a corporate officer shall be provided stating that the person whose name appears above is duly authorized to execute Contracts.

Progress Energy Service Company, LLC PO. Box 1551 Rateigh, NC 27602



May 15, 2008 Mr. Gary Little **Risk Manager** Progress Energy Raleigh, NC

Subject: ABS Consulting Proposal for Progress Energy Florida Hurricane Transmission and Distribution Loss Estimation and Reserve Solvency Study

Dear Mr. Little:

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Progress Florida Hurricane T&D Loss Estimation & Storm Solvency Studies May 15, 2008

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PROGRESS ENERGY FLORIDA

Page 3

Progress Florida Hurricane T&D Loss Estimation & Storm Solvency Studies May 15, 2008

#### Terms and Conditions

It is proposed that all work will be performed under the terms and conditions of our existing basic ordering agreement with Progress Energy.

Should the proposed scope of work be acceptable, please initiate a contract addendum to incorporate this task and provide a formal authorization for us to begin work.

In the development of this proposal, we have tried to define a project scope of services to meet your needs, as we understand them. Please contact us if you believe that some adjustments to the scope of work may be required to better fit your needs, budget, or schedule.

### QUALIFICATIONS

ABS Consulting is a consulting risk management and engineering firm headquartered in Houston, Texas, with regional offices in Oakland, Irvine, Washington, D.C., Denver, St. Louis and the Boston area. ABS Consulting also has offices in Europe, Tokyo, and Singapore. Our professional staff has comprehensive expertise in insurance loss estimation and natural hazards risk analysis.

ABS Consulting has worked with many U.S. and international electric utilities to evaluate risks and establish risk-transfer programs. This work has included project with Florida Power and Light, Florida Power Corporation and TECO Energy to quantify Hurricane Loss exposures of their assets.

If you are in agreement with this proposal, please sign this letter contract and return a copy of it to us to indicate your understanding of the proposed scope of work, acceptance of the proposed fee, attached Terms and Conditions, and to authorize us to proceed.

We look forward to working with Progress Energy on this very important project.

Pottons

Steven P. Harris Vice President ABS Consulting International

Approved for Progress Energy Florida

Tasks 1 - 5: Amount\_

by:

Signature/Date)

PROGRESS ENERGY FLORIDA

Page 5



Writer's Direct Dial No. 727-820-5587

R. ALEXANDER GLENN General Counsel – Florida

December 29, 2008

Richard D. Melson 705 Piedmont Drive Tallahassee, FL 32312

### Re: 2009 Base Rate Case Proceeding

Dear Rick:

This letter will confirm that Progress Energy Services Co., LLC has asked you to join our team consisting of in-house and outside counsel as additional outside counsel for our 2009 Base Rate Case proceeding. As you have discussed with John Burnett, we expect that you will assume primary responsibility for several Progress witnesses and will assume other duties that we agree upon as the case progresses.

You have previously reviewed and signed a copy of our Guidelines for Counsel Representing Progress Energy. Except as set forth in this letter, or specifically agreed to by me, these guidelines will govern your representation of Progress in this matter. The lead in-house counsel for this matter is Alex Glenn (for overall management and billing purposes) and John Burnett (for day-to-day contact).

We have agreed that you will be compensated for your work on this matter at

our mutual, non-binding expectation that this matter will involve roughly 500 hours or more of your time during 2009.

We approve your submission of manual invoices in lieu of utilizing our TyMetrix billing system. Your bills should include the following reference: "2009 Base Rate Case," and should be addressed to John Burnett at the following address:

John Burnett Progress Energy P.O. Box 14042 St. Petersburg, Florida 33733-4042 Y Progress Energy

We look forward to working with you on this matter. Please confirm that this letter accurately reflects our understanding by returning a signed copy of this letter to me at your earliest convenience.

Sincerely, Burn For

R. Alexander Glenn

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agreed: Pickar D. McBra 12/30/08

## GUIDELINES FOR COUNSEL REPRESENTING PROGRESS ENERGY

## 1. Scope and Applicability of these Guidelines.

These guidelines describe the relationship of Progress Energy, Inc. and its subsidiaries ("Progress Energy") and its outside counsel and other legal service providers. Progress Energy seeks to create a team approach to handling its legal matters. This team approach, with in-house counsel closely involved, will assure regular communication, avoidance of surprise and increased efficiency and economy. We expect outside counsel to review the Guidelines in detail and indicate their acceptance by signing and returning a copy of the Guidelines. Questions concerning these guidelines should be directed to the lead Progress Energy attorney assigned to the matter ("lead in-house counsel"). In the event of a conflict between any of these guidelines and any portion of any prior engagement letter generated by outside counsel and signed by a member of the Progress Energy law department, these guidelines control and supersede any contrary provisions contained in outside counsel's engagement letter. In addition to the attorney who signs these guidelines on behalf of his or her law firm, all members of an outside counsel team who work on a matter for Progress Energy are expected to be familiar with and follow these guidelines. Outside counsel may depart from the policies and procedures enumerated below only with the express prior approval of the lead in-house counsel.

## 2. <u>Coordination with Progress Energy Lawyers.</u>

A lead in-house counsel will be your principal contact for each matter you are handling. That lawyer will function as an integral member of the legal team, and is responsible for deciding what work will be performed by outside counsel. Lead in-house counsel should be kept regularly apprised of all significant developments in the matter and consulted sufficiently in advance of the date by which any significant decision must be made. The lead in-house counsel should also be given the opportunity to review well in advance of their due date drafts of all significant documents, including contracts, substantive pleadings, briefs, correspondence and any other documents that will be provided to third parties on Progress Energy's behalf, as well as any additional documents the lead in-house counsel requests to review. Outside counsel shall not file any significant documents without the express prior approval of the lead in-house counsel.

## 3. <u>Communication with Progress Energy</u>

All communications with Progress Energy should be directed to and/or through the lead in-house counsel assigned to a matter or to such other Progress Energy Law Department personnel designated by the lead in-house counsel. All written communications shall prominently display at the top the Progress Energy Reference Number (explained in 7(d) below) for the matter in question. Any contact with Progress Energy employees must be coordinated and approved by the Progress Energy lawyers in charge of the matter.

To the extent reasonably possible, appropriate, and as designated by lead in-house counsel, all written communications and documents sent between outside and in-house counsel should be sent in electronic format via e-mail, and marked with the following legends as appropriate:

## Privileged and Confidential Attornev-Client Privileged Attorney Work Product Progress Energy Proprietary

We expect outside counsel to have the capability to create TIF, PDF or other scanned, electronic documents so that such documents (e.g., opposing party's pleadings, discovery materials, etc.) may be shared electronically as requested. Eventually, Progress Energy plans to enable outside counsel to post electronic documents to an extranet site; we will advise your firm when the site is ready for such postings and at that time provide instructions.

## 4. Litigation Early Case Evaluation.

Progress Energy is committed to resolving litigation at the earliest possible date, before substantial legal fees are incurred. Therefore, no later than sixty (60) days of receiving a complaint in which Progress Energy is named as a defendant, or as otherwise designated by the lead in-house counsel, we ask that you give the lead in-house counsel your written assessment of Progress Energy's exposure, the likely cost of litigating the case to conclusion, and the amount (if any) for which you recommend that Progress Energy settle the matter, using the Early Case Evaluation Form appended to these guidelines. This evaluation should be updated annually.

Similarly, in instances in which outside counsel is engaged to represent Progress Energy in an affirmative litigation in which Progress Energy is to be a plaintiff or is otherwise to be a claimant, counsel should prepare a written case assessment of Progress Energy's recovery prospects, the likely cost of litigating the case to conclusion, and the amount for which you recommend that Progress Energy be willing to settle the matter, prior to the filing of an initial pleading on behalf of Progress Energy and in accordance with lead in-house counsel's instructions. You should also propose your strategy for resolving the matter in the most cost effective manner possible (e.g., proposed settlement strategy, motions that are likely to be dispositive, etc.).

## 5. Litigation Management.

Progress Energy believes that litigation is best managed through collaboration between and among outside counsel, in-house counsel and Progress Energy managers involved in the particular matter. To effectuate the collaborative process, outside counsel should communicate regularly with in-house counsel regarding case developments. Outside counsel should provide copies of pertinent pleadings and correspondence from opposing counsel to in-house counsel for input before responsive documents are sent. Responsive pleadings and correspondence to opposing counsel should be provided to Progress Energy legal staff sufficiently in advance of any filing deadlines to enable in-house counsel sufficient time to provide input. Outside counsel should notify in-house counsel of all hearings or other court ordered proceedings in advance of those proceedings and seek input from in-house counsel regarding strategy for such proceedings.

Notice and documentation of court imposed deadlines are crucial. Outside counsel should forward to the lead in-house counsel documentation evidencing due dates and deadlines. Of primary importance are due dates for answers, requests for admission, interrogatory and document requests, post-trial

motions and appeal. Notice of trial and deadlines under discovery scheduling orders should be made immediately and copies of the applicable orders sent to lead in-house counsel.

All discovery should be coordinated with Progress Energy Legal Department staff, including the scheduling of depositions so that in-house counsel may participate, at his or her option. In-house counsel will coordinate all communications with Progress Energy clients; outside counsel should not contact Progress Energy clients directly without express authorization to do so from in house counsel.

## 6. <u>Staffing</u>.

You and the lead in-house counsel must agree on the legal team assigned to the matter, including the legal and business resources to be provided by Progress Energy. Wherever possible, we expect you to use attorneys who have developed a knowledge of Progress Energy's businesses. Work should be delegated to associates, paralegals and legal assistants whenever appropriate. Work should be performed by the person who can perform the function most effectively. Hence, a partner should not perform associate-level tasks, associates should not perform paralegal tasks, and paralegals should not perform administrative tasks. The lead in-house counsel must approve all staffing changes in advance, including the addition of any attorney or legal assistant who will bill Progress Energy. This approval should preferably be in writing or via e-mail. If there is approved turnover or other changes in staffing, we normally will not pay for time spent by newly assigned attorneys or legal assistants to become familiar with the file.

Except for extraordinary matters, your legal team should not include more than two lawyers, the primary responsible lawyer and an associate. If the matter is large, it is Progress Energy's strong preference to have more time from a small number of attorneys instead of small amounts of time from more attorneys. Ordinarily only one lawyer should attend any meeting, deposition or court appearance, and prior approval should be obtained before sending more than one lawyer.

## 7. Third Party Services.

Outside counsel may only engage additional service providers such as document managers, consultants, experts, accountants, or other lawyers, with the express prior approval of the lead in-house counsel. Progress Energy is in the process of establishing a number of arrangements with third-party vendors that may allow cost savings on reimbursable expenses incurred by outside counsel. In this regard, at the outset of a matter, outside counsel should discuss with lead in-house counsel any applicable arrangements Progress Energy has made concerning service providers, including copy services; court reporting services; document collaboration services; jury consultants; and forensic accountants.

## 8. Fee Arrangements and Billing.

### a. Generally.

Unless we have otherwise agreed, compensation will be determined on the basis of time reasonably and necessarily spent on Progress Energy matters, using the pre-approved hourly rates. We expect

that time will be billed in tenth of hour increments. We welcome the use of alternative fee arrangements, and encourage you to propose contingent arrangements, fixed fees, unit fees, or any other mutually agreeable approach, particularly arrangements that result in a sharing of the risks and rewards of litigation.

## b. <u>Budgets</u>.

The lead in-house counsel may request that you and your firm, within thirty (30) days of receiving a litigation or non-litigation matter, provide an estimate of the total fees and disbursements for the remainder of the litigation or the project using the form attached to these Guidelines. (Attachment A – Budget Guidelines). This budget estimate should be developed in conjunction with the lead in-house counsel. The budget should be realistic and not overly conservative: it should include what you actually anticipate will happen in the remainder of the year, litigation or project. Your approved budget number will be incorporated into Progress Energy's Law Department budget, and both you and the lead in-house counsel will be responsible for meeting that budget.

Additionally, because of our own internal budgeting needs, the lead in-house counsel may request that by July 15 of each year, you submit an estimate of fees and disbursements for the following year for each matter on which you are engaged (estimated total fees and disbursements for each matter). If you receive a matter in July or later, you should prepare two budget estimates, one for the remainder of the year, another for the following calendar year.

Moreover, in matters in which the estimated fees and disbursements for a calendar year arc one hundred thousand United States dollars (US \$100,000) or more, or where otherwise requested by the lead in-house counsel, you may be required to provide periodic budget updates. The budget should identify fees by task and be developed with the lead in-house counsel.

In the event that a particular matter requires work in excess of that provided for by the most recent budget, outside counsel should contact the lead in-house attorney *before* undertaking any nonbudgeted work. Surprise is to be scrupulously avoided. Failure to provide advance notice that fees or other expenses will run in excess of amounts budgeted may result in Progress Energy's refusal to pay for the unbudgeted services.

Progress Energy will generally not pay for more than two hours of attorney time associated with preparation of a budget or staffing plan for a particular matter.

#### c. <u>Rates</u>.

In matters that are billed based on the law firm's hourly rates, outside counsel shall, upon engagement of the firm, provide the lead in-house counsel with a schedule showing the billing rate for each timekeeper (or class of timekeeper). Once agreed upon at the commencement of a matter or the beginning of a new calendar year, the scheduled billing rates shall remain in effect for the duration of the engagement or the entire calendar year unless lead in-house counsel approves proposed rate changes in advance. Progress Energy expects to be billed at rates that are highly competitive with those of comparable firms providing comparable services to Progress Energy or other similar clients. In addition, Progress Energy expects that outside counsel will charge for services at net billing rates

that are no higher than those charged to other clients of the firm, except for not-for-profit or pro bono clients.

Alternative fee arrangements, such as contingent fees, fixed fees or blended rates, may be appropriate for some matters. Lead in-house counsel may request such alternate fee arrangement proposals and outside counsel are expected to provide such proposals within 30 days of such request. Additionally, outside counsel should feel free to propose any such arrangements.

Progress Energy will pay for any portion of travel time spent by outside counsel traveling to a destination at which he/she will perform Progress Energy work. In appropriate circumstances Progress Energy may pay for such travel time during which outside counsel is not performing company business. Determinations regarding reimbursement for non-working travel time will be made on a case-by-case basis.

d. <u>Invoices</u>.

Invoices should be sent <u>monthly</u> via the chilling system. Bills should be sent to a web address that we will provide you. Please send originals of any back up documents (no faxes) such as travel receipts to the lead in-house counsel at 17 PEB, Progress Energy Legal Department, 410 South Wilmington Street, Raleigh, North Carolina 27602. Every matter should have a separate invoice. For example, if outside counsel is handling three pieces of litigation and two commercial transactions, then the outside counsel should send five separate invoices. For matters on which outside counsel provides ongoing advice a subject matter invoice may be used, such as an invoice entitled "General Wage and Hour Counsel" or "General Employee Benefits Counsel." <u>Progress Energy's standard payment terms for suppliers are 30 days</u>. Progress Energy will make every effort to pay your bills on that basis. In no event, however, will Progress Energy pay interest.

The bill for each month should be received <u>following the month in which the work was performed</u> and should be reviewed by the senior outside lawyer working on each matter for which an invoice is prepared. Progress Energy expects that all invoices be submitted via the TyMetrix billing process using the LEDES1998B format. However, upon approval by Progress Energy, if a manual invoice is sent then that invoice should contain the following: (Please see the Sample Invoice Guidelines, Attachment B).

- 1. The matter name;
- 2. The Progress Energy legal entity (please see Attachment C list of Progress Energy's Legal Entities);
- 3. The Progress Energy reference number (which can be obtained from the lead inhouse counsel);
- 4. The name of the Progress Energy lead in-house counsel;
- 5. A summary that lists the annual budget, the amount expended year-to-date (both fees and disbursements), the amount expended since the inception of the case (both fees and disbursements) and the invoice amount;

- 6. A summary containing the name, billing rate, time spent, and total charges for each professional who worked on the matter during the period covered by the invoice;
- 7. An attachment with a description of each daily time entry that is sufficiently detailed to provide for meaningful review (for example, "Trial Preparation" is unacceptably broad and vague as an entry, and "Deposition Preparation" is insufficiently detailed because it not only fails to note how the attorney prepared, but fails to identity the deponent as well); and
- 8. A detailed breakdown of all disbursements.

## e. <u>December Accruals</u>.

Each year, the Law Department must accrue by December 29 all charges, both fees and disbursements, for the remainder of the year. Therefore, <u>by December 26 of each year</u>, you must send us all invoices through the end of December. If work is performed after December 26, please include that on the invoice for the month of January of the following year.

## 8. Costs and Disbursements.

We expect your hourly rates to reflect all of your firm's overhead expenses. We will reimburse for items other than legal fees only as set forth below.

### a. <u>Reimbursable Costs</u>.

We will reimburse the following items at your actual out-of-pocket cost without any mark-up provided they are reasonable and necessary:

- 1. Long distance telephone charges in the amounts actually charged by telephone companies to you for calls made in connection with Progress Energy matters.
- 2. Postage and express mail charges.
- 3. Inside photocopying at your cost, but not to exceed 10 cents per page; outside photocopying at cost billed to you if approved by lead in-house counsel.
- 4. Computerized legal research time charges from outside vendors.
- Coach airfare at the lowest practicable fare and moderate hotel, restaurant and transportation charges. Please utilize Progress Energy rates where possible. These can be obtained by booking travel via the Progress Energy Travel Center at 1-888-274-2687.
- 6. Filing fees.
- 7. Court reporter fees.

8. Expert witness fees for experts specifically authorized by lead in-house counsel.

9. Outside messenger services.

With permission from lead in-house counsel, you may request that such charges be billed directly to Progress Energy.

## b. Non-Reimbursable Costs.

We will not ordinarily reimburse for the following without specific authorization from the lead inhouse counsel:

- 1. File set-up or clerical charges.
- 2. Routine maintenance of case files.
- 3. Secretarial or word processing charges.
- 4. Fax communication charges (except for actual long distance telephone toll charges).
- 5. Photocopying charges in excess of 10 cents per page.
- 6. Charges for conference rooms or any other facility or equipment of your firm.
- 7. Personal commuting or non-travel meal expenses. In the absence of unusual circumstances, Progress Energy will not pay for meals or other incidental expenses for attorneys or staff members when they are working in their normal office location, including firm cafeteria charges and charges for meals served in your firm's conference rooms as well as taxi or car-service charges from your offices to your attorneys' homes.
- 8. Local telephone charges.
- 9. Budgeting or preparation of bills for Progress Energy.
- 10. Overtime secretarial charges.
- 11. Luxury hotels, first-class airfare, or business-class air fare.

## 9. Legal Research.

You are strongly urged to coordinate with lead in-house counsel before undertaking legal research. Progress Energy requires that all research projects of ten (10) hours or more be approved in advance by the responsible lead in-house counsel, unless the lead in-house counsel has previously expressly waived the requirement.

## 10. Legal Database.

Progress Energy is establishing a legal database that will include research, briefs and other significant pleadings. We want to include in this database the following work done by your firm for Progress Energy: research memoranda; dispositive motions; and other pleadings that address significant issues as directed by lead in-house counsel. Therefore, as you complete final versions of briefs or significant pleadings (or approved research), please forward them in both hard-copy and electronic formats to the lead in-house counsel. By signing these Guidelines, your firm recognizes that Progress Energy owns and has the right to use research legal memoranda and motion papers the firm prepares for Progress Energy for any purposes Progress Energy deems appropriate.

## 11. Dispute Resolution.

Our goal is prompt, cost-effective resolution of all litigation. We expect you to work aggressively with the lead in-house counsel to explore and assess all settlement possibilities, including alternative dispute resolution. Outside counsel may not reject an inquiry regarding alternative dispute resolution or settlement without consulting lead in-house counsel. All settlement offers or overtures should be reported immediately to the lead in-house counsel along with your analysis and recommendation. Although you should not undertake settlement negotiations without our prior approval, we encourage you to consider as to each matter how the most beneficial and cost effective resolution might be obtained.

## 12. Conflicts of Interest.

We expect prompt and complete disclosure of any potential conflicts of interest, including representation of an adverse party in any matter however unrelated it may seem. Normally, disclosures of potential conflicts would occur at the outset of a new matter, but we would also expect prompt disclosure of any potential conflicts arising during the course of a matter.

All requests for waivers of conflicts of interest should be accompanied by a list of all matters at issue and areas of law involved, as well as all contact attorneys and identities of Progress Energy businesses involved. Progress Energy's Vice President, Legal Department, has the exclusive authority to waive conflicts on behalf of Progress Energy, its subsidiaries and its affiliates. Please note that Progress Energy will **not** grant blanket prospective waivers of conflicts of interest.

## 13. Document Retention.

At the conclusion of each matter outside counsel handles on behalf of Progress Energy, document retention should be discussed with the lead in-house counsel responsible for the matter.

## 14. Access to Progress Energy Extranet Sites.

Should you or someone else from your firm be directed by lead in-house counsel to access any information or third-party services via a Progress Energy extranet site, your firm agrees as a condition of access to abide by any and all terms and conditions displayed on such sites without modification.

## 15. <u>Rules of Professional Responsibility.</u>

Progress Energy expects that all attorneys representing Progress Energy will abide by all applicable rules of professional responsibility.

## 16. Policy Regarding SEC Rules of Professional Conduct for Attorneys.

Outside counsel for Progress Energy who appear and practice before the Securities and Exchange Commission (SEC) on behalf of Progress Energy are expected to comply fully with the SEC's new rules establishing standards of professional conduct for attorneys and with Progress Energy's policy for complying with those rules. (Please see Attachment D). The policy requires attorneys who appear and practice before the SEC in the representation of Progress Energy to make appropriate reports to the General Counsel of Progress Energy (the "GC") of evidence of a material violation of securities laws, a material fiduciary duty or a similar violation by Progress Energy or its agents. Your firm should designate a single attorney as the "point person" to make any required reports to the GC and to receive notification regarding responses from the GC.

## 17. Proper Business Practices.

It is Progress Energy's policy to conduct its business with integrity and in compliance with all laws and the Progress Energy Code of Ethics; which can be found at www.progress-energy.com. Outside counsel agrees to abide by the Progress Energy Code of Ethics and all laws, including without limitation the United States Foreign Corrupt Practices Act ("FCPA"), as amended, 15 U.S.C. §§ 78(m)b, 78dd-1, 78dd-2, 78ff(c), the Truth in Negotiations Act, 10 U.S.C. § 2306(a), and the Federal Energy Regulatory Commission ("FERC") Code of Conduct and Standards of Conduct. Outside counsel agrees that it shall take no action or use or spend any funds, regardless of source, in violation of the laws of the United States of America or any country or countries in which it performs services for Progress Energy, including but not limited to the payments of bribes, kickbacks, political contributions, or other prohibited payments. Documentation of all business transactions shall properly describe the pertinent events and such records must not be false, distorted, or misleading. No undisclosed or unrecorded fund or asset shall be established for any purpose.

## 18. Entire Agreement; Amendments; Acceptance.

These Guidelines supersede and cancel any and all previous versions of Progress Energy's outside counsel guidelines. Please confirm that you have reviewed and, on behalf of your firm, accept Progress Energy's Guidelines as stated above.

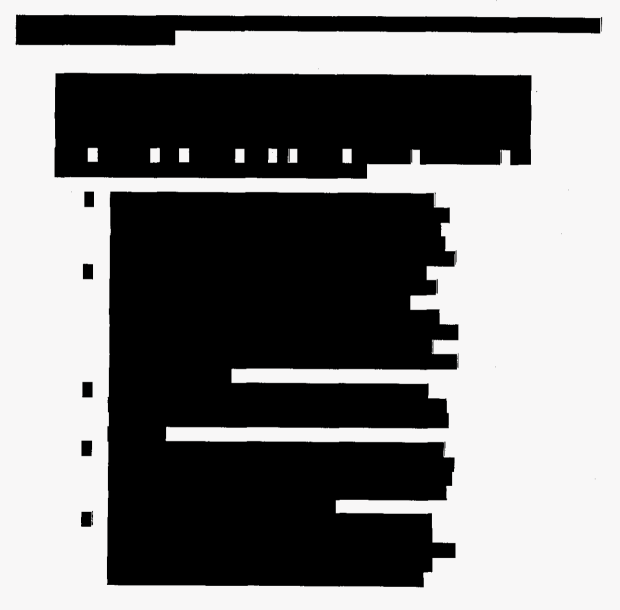
Review P	ed and agreed to:
Firm:	Richard D. Melson
Date:	12/18/2008

## CONTRACT NO. 363162

THIS CONTRACT, effective on March 27, 2008 (hereinafter "Contract"), is entered into between PROGRESS ENERGY SERVICE COMPANY, LLC, not in its individual capacity, but solely as agent PROGRESS ENERGY FLORIDA, INC., whose address is 410 South Wilmington Street, Raleigh, NC 27601 (hereinafter "Owner"), and TLG SERVICES, INC., whose office is located at 148 New Milford Road East, Bridgewater, Connecticut 06752 (hereinafter referred to as "Consultant").

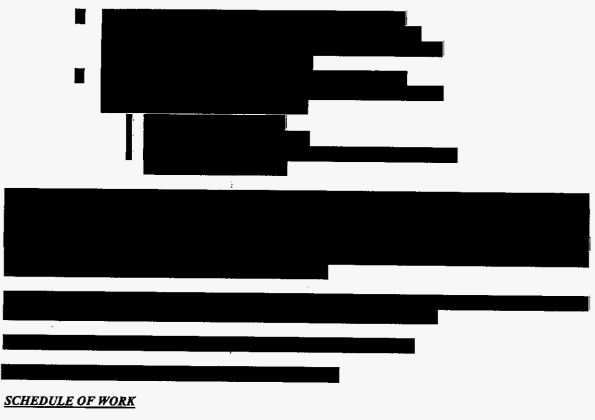
In consideration of the mutual promises set forth herein, the parties hereby contract as follows:

## 1. DESCRIPTION OF WORK



Short Form Computen Nuclear Revision 01/15/01 #184090

Page 2, Contract No. 363162





3. <u>COMPENSATION</u>

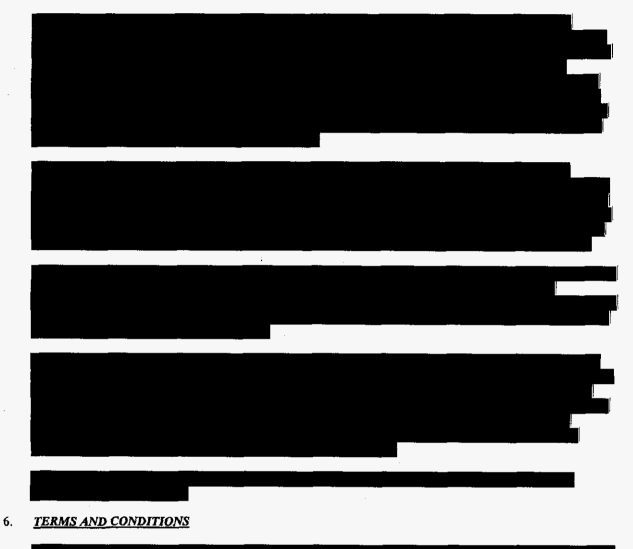
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- 4. OWNER'S DESIGNATED REPRESENTATIVE
- 5. NONDISCLOSURE OF CONFIDENTIAL INFORMATION

Short Form Consultant Nuclear Revision 01/15/08 #184099

Page 3, Contract No. 363162



Next paragraph begins on the following page.

Short Form Comultant Nocion Revision 01/15/08 #184099

## Page 4, Contract No. 363162

IN WITNESS WHEREOF, the parties hereto have executed this Contract by their duly authorized agents.

TLG SERVICES, INC.

DATE:

3

BY: NAME (printed)/ JOSEPH J. ADLER

TITLE: SR. MOR-DECOMMISSIONING

not in its individual capacity, but solely as agent for PROGRESS ENERGY FLORIDA, INC.

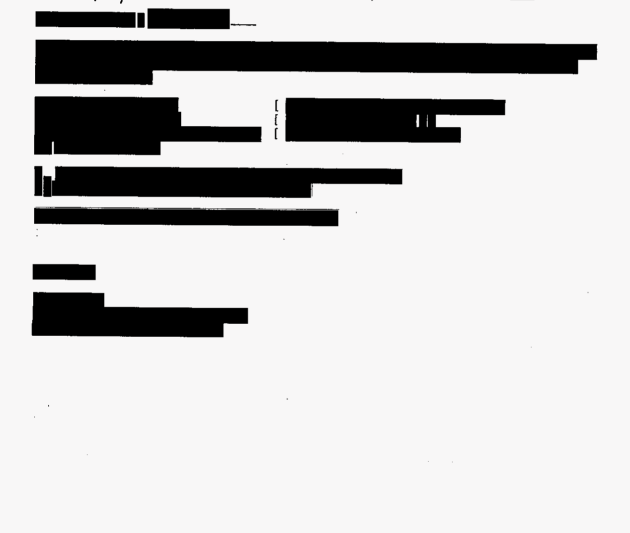
PROGRESS ENERGY SERVICE COMPANY, LLC

BY:

NAME: Todd Baucom

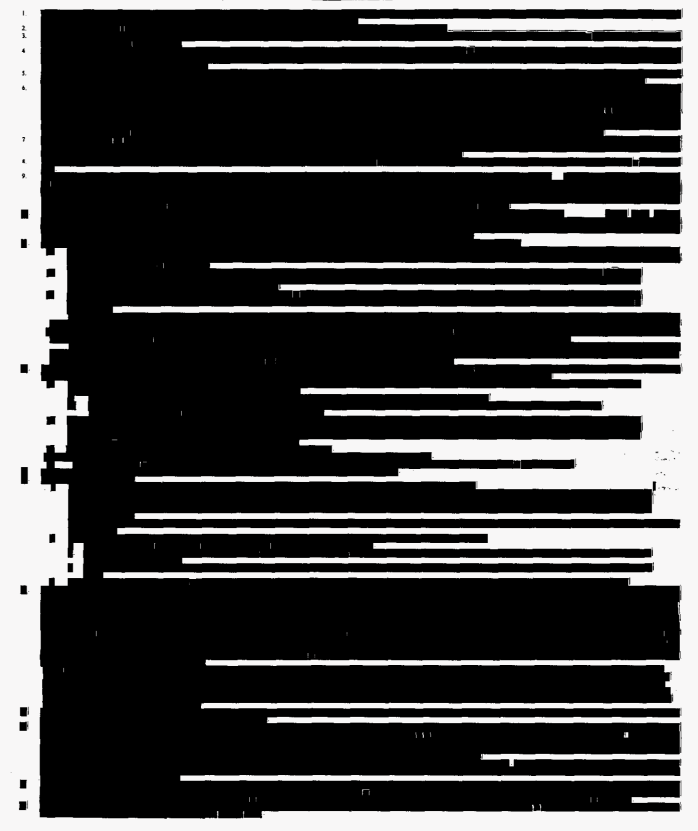
TITLE: Sourcing Specialist-Generation Carolinas

3/27 12008 DATE:



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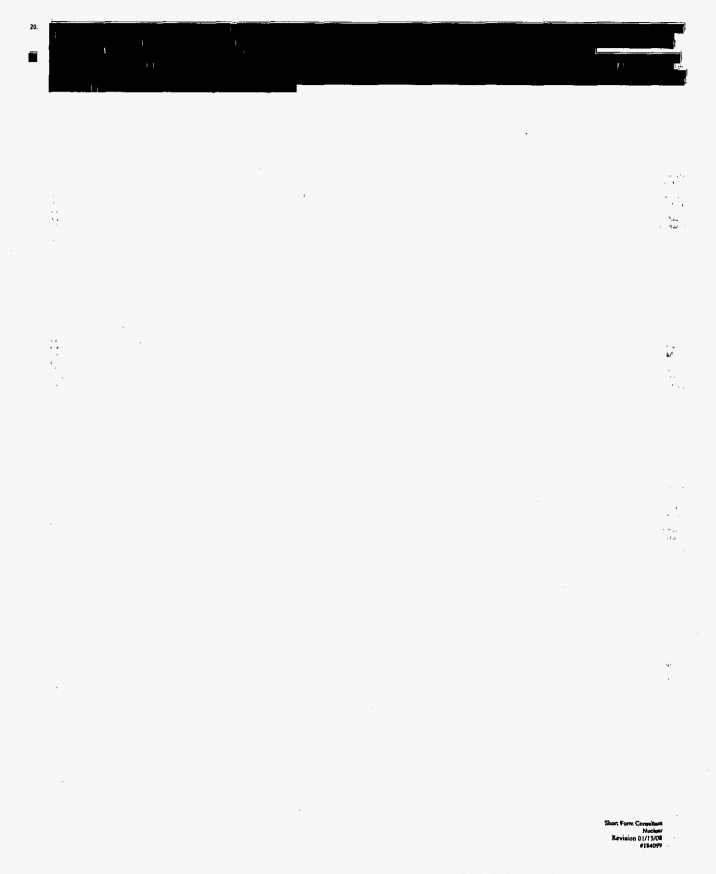
TERMS AND CONDITIONS



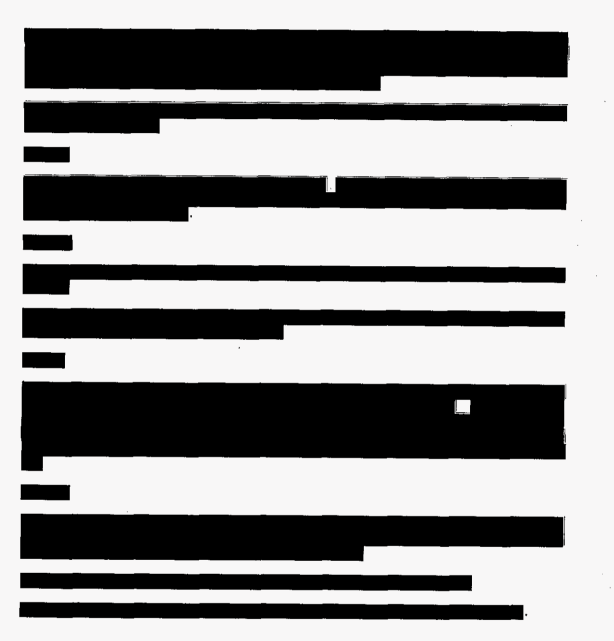
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## Page 6, Contract No. 363162



## RATE SCHEDULE

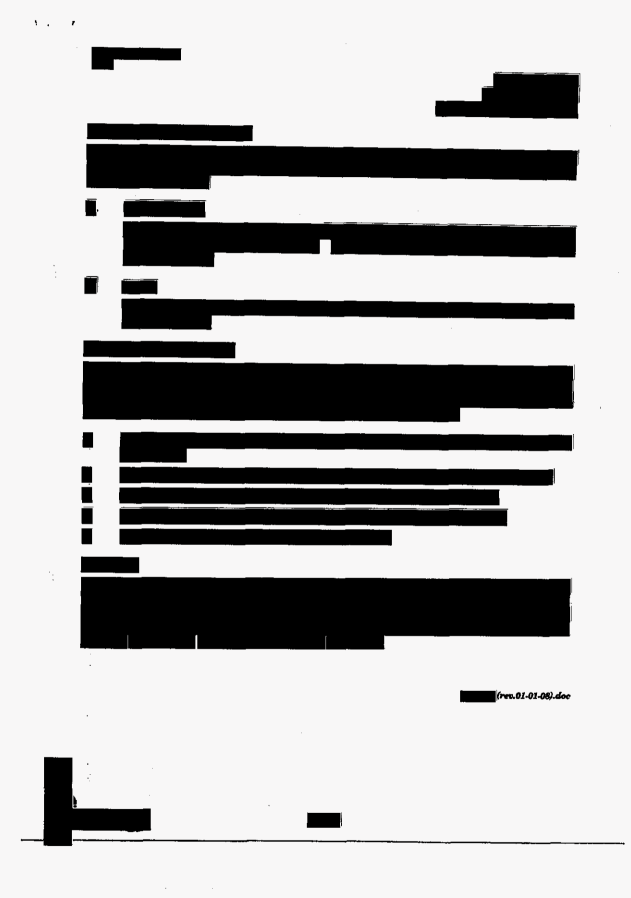




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#### 09RP-OPCPOD1-46-000090



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#### Contract Employee Code of Ethics Acknowledgment Form

Please go to the following website to review the Progress Energy Code of Ethics prior to signing this Acknowledgment Form. Hard copies are available upon request.

#### http://www.progress-energy.com/investors/corpgov/codeofethics.asp

I have read the Progress Energy Code of Ethics. I understand that the principles stated in the Code of Ethics represent those of Progress Energy as they relate to the work I perform as an independent Consultant (or as an employee of an independent Consultant of Progress Energy), and that violating those principles, or the legal and regulatory requirements applicable to my work may result in disciplinary action by my employer. I agree to abide by and support the legal and regulatory requirements applicable to my work. I understand that if I have questions concerning appropriate ethics or relevant legal and regulatory requirements, I should consult with my supervisor.

Signature of Contract Employee

Name of Contract Employee

Date

Social Security Number

#### Consultant Organization

Consultant shall maintain completed forms. Do not return completed forms unless they are specifically requested by Owner.

09RP-OPCPOD1-46-000091

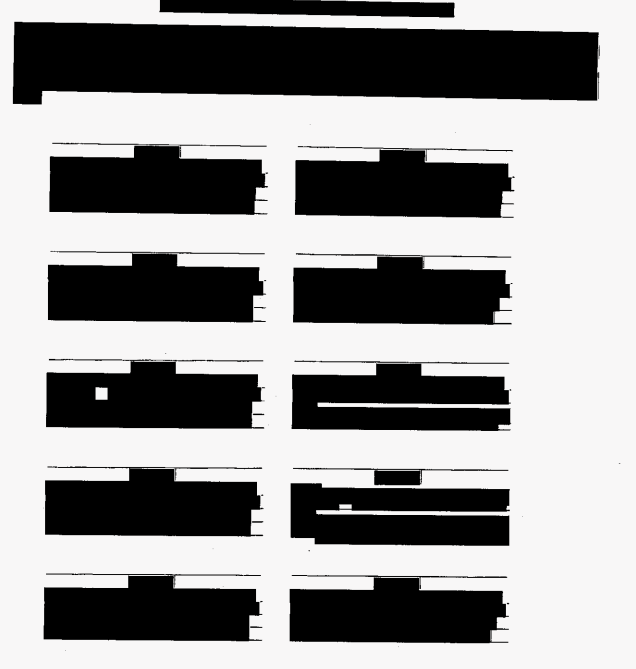
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#### Supplement to Contract No. 363162



# ATTORNEYS AT LAW

PLEASE REMIT TO: P.O. Box 3239 Tampa, Fi 33601-3239 B13.223.7000 Fax 813.229.4133

One Alioniic Center 1201 W. Peachtree St., Ste. 3000 Allanta, Georgia 30309 404,815,3400 Fox 404.815.3415

FED. (D. 59-1233896

P.O. Box 019101 Miami, FL 33131 305.530.0050 Fax 305.530.0055

P.Q. Sox 1171 Orlando, FL 32802 407.849.0300 Fax 407.648.9099

P.O. Box 2861 St. Pelersburg, FL 33731 727.821.7000 Fox 727 822 3768

P.O. Drower 190 Taliahassee, FL 32302 850.224.1585 Fox 850,222,0398

P.O. 80x 150 West Polm Beach, FL 33402 561.659.7070 Fax \$61,659,7368

PROGRESS ENERGY FLORIDA PO BOX 14042 ST PETERSBURG, FL 33733 JANUARY 9, 2009 JAMES M. WALLS REF. NO. 00309-38087 INVOICE NUMBER 531202

DUE DATE: UPON RECEIPT

RE: 2009 RATE CASE

BALANCE DUE FROM PREVIOUS STATEMENT LESS: PAYMENTS

BALANCE FORWARD

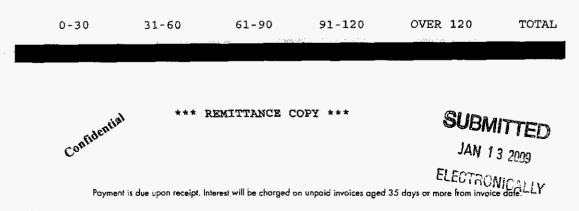
LEGAL SERVICES POSTED THROUGH 12/31/08 COSTS ADVANCED POSTED THROUGH 12/31/08

CURRENT INVOICE TOTAL

TOTAL AMOUNT DUE



AGED ACCOUNTS RECEIVABLE BALANCE OUTSTANDING BY DAYS



Services designated with an (\*) were performed under the strict supervision of admitted attorneys by persons not admitted to practice law in the controlling jurisdiction. 09RP-OPCPOD1-47-000038

REDACTED

## CARLTON FIELDS

ATTORNEYS AT LAW

PROGRESS ENERGY FLORIDA 2009 RATE CASE INVOICE NUMBER 531202

FED. ID 59-1233896

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JANUARY 9, 2009 REF. NO. 00309-38087 PAGE 1

PROFESSIONAL SERVICES AS POSTED THROUGH DECEMBER 31, 2008

PHASE L10: CASE ASSESSMENT, DEVELOP & ADMIN

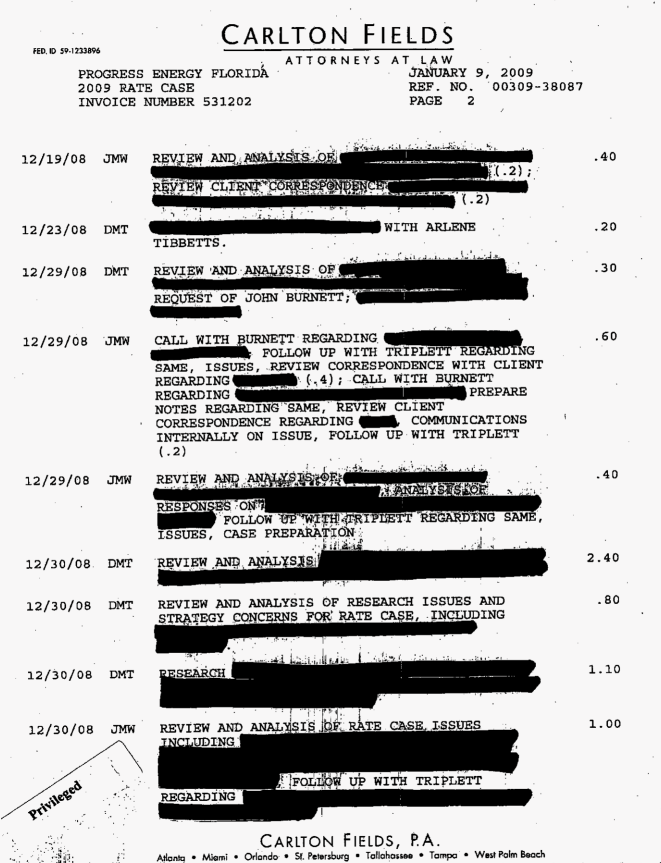
Task L110 : FACT INVESTIGATION/DEVELOPMENT

- 12/17/08 JMW REVIEW AND ANALYSIS OF FACT WITNESS TESTIMONY .40 DEVELOPMENT AND STATUS WITH TRIPLETT FOLLOWING CALL, WITH CLIENT, (.3); REVIEW VARIOUS TRIPLETT CORRESPONDENCE REGARDING (.1)
- 12/29/08 DMT REVIEW AND ANALYSIS OF 12/30/08 JMW TO CLIENT, FOLLOW UP WITH TRIPLET REGARDING

(1.0); ANALYSIS OF LIMITED PROCEEDING ISSUES, ORDERS, RULES, DRAFT OUTLINE OF SAME, ITEMS FOR LIMITED PROCEEDING CASE PREPARATION (3.0)

- · ·		Subtotal for Task L110 :	6.00
<b>Task L120</b> 12/15/08	: DMT	ANALYSIS/STRATEGY JOHN BURNETT, FOLLOW, UP WITH KAREN WATESKA AND KATE CARTER RE	- 40
12/15/08	DMT	REVIEW AND ANALYSIS OF OUTSTANDING WITNESS ISSUES AND CASE STRATEGY.	.40
12/15/08	JMW	VARIOUS CALLS WITH BURNETT REGARDING	-40
12/19/08	DMT	JOHN BURNETT RE	.60
12/19/08	DMT	REVIEW AND ANALYSIS OF ISSUES WITH CLIENT TEAM	.30
Privileged	:	CARLTON FIELDS. P.A.	

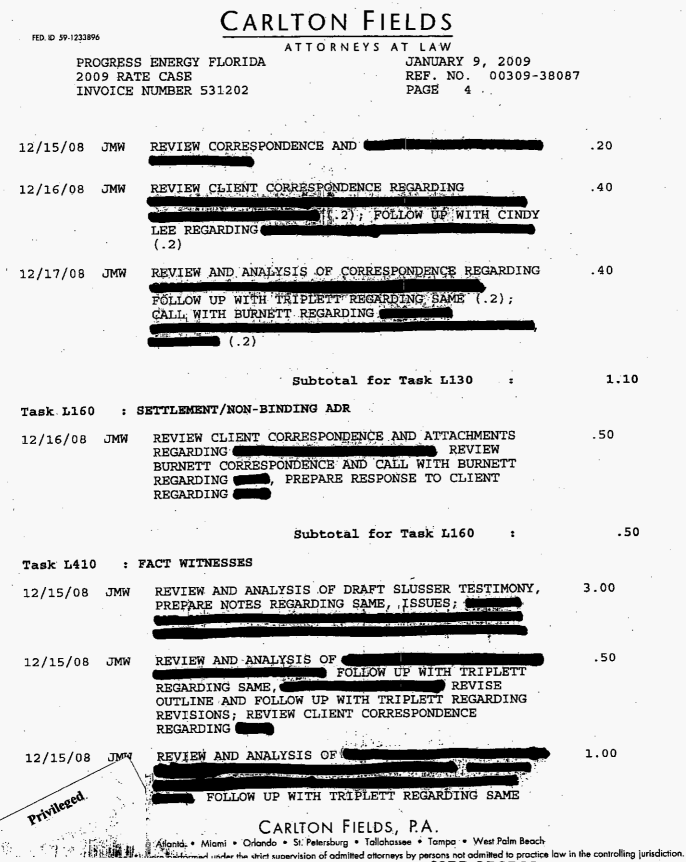
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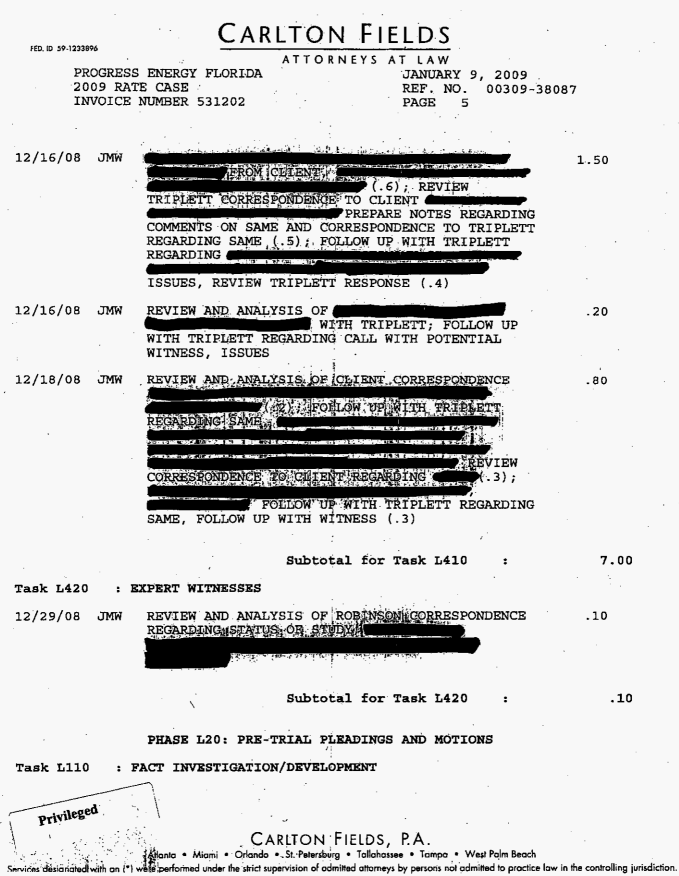


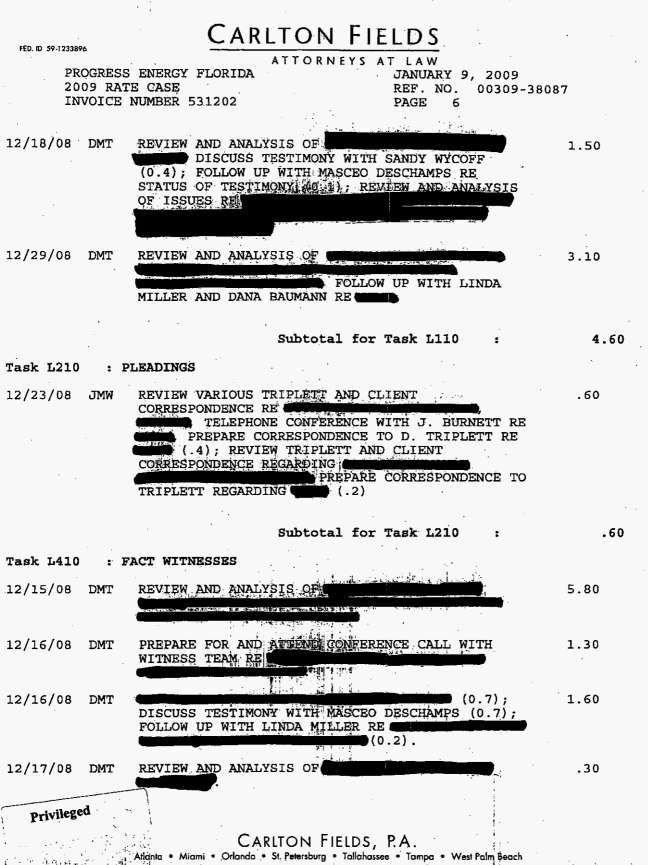
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FED. ID 59-1233896	CARLTON FIELDS		
PROGRES 2009 RA	ATTORNEYSATLAW SENERGY FLORIDĂ JANUARY 9, 2009 TE CASE REF. NO. 00309-3 NUMBER 531202 PAGE 3	38087	
12/30/08 JMW <sup>®</sup>	REVIEW AND ANALYSIS OF LISSPES	.20	•
12/31/08 DMT	FOLLOW UP WITH TRIPERTY REGARDING SAME RESEARCH	1.30	
12/31/08 DMT	REVIEW AND ANALYSIS OF ISSUES RE (0.1); FOLLOW UP RE SAME WITH MATT BERNIER (0.2).	.30	
12/31/08 DMT	REVIEW AND ANALYSIS OF ISSUES RE REVIEW AND ANALYSIS OF DISCOVERY TO IDENTIFY ISSUES (0.4).	1.00	
12/31/08 DMT	REVIEW AND ANALYSIS OF	1.20	
12/31/08 JMW	REVIEW VARIOUS CLIENT CORRESPONDENCE REGARDING	1.00	
	CORRESPONDENCE TO CLIENTS REGARDING FOLLOW UP WITH TRIPLETT REGARDING SAME, ANALYSIS (.2); REVIEW TRIPLETT CORRESPONDENCE AND PREPARE NOTES REGARDING SAME (.3); REVIEW CLIENT		,
	CORRESPONDENCE REGARDING		
	PREPARE CORRESPONDENCE TO CLIENT REGARDING (.5) Subtotal for Task L120 :	14.30	
Task L130 :	EXPERTS/CONSULTANTS		
12/15/08 JMW	CALL WITH CLIENT REGARDING STATUS OF PREPARE CORRESPONDENCE TO LEE AND GARRETT REGARDING	.10	-
Privileged	CARLTON FIELDS, P.A. Atlanta • Miami • Orlando • St. Petersburg • Tallahassee • Tampa • West Palm Beach	aw in the controlling jurisd	liction.
	09RP-OPCPOD1	-47-000047	

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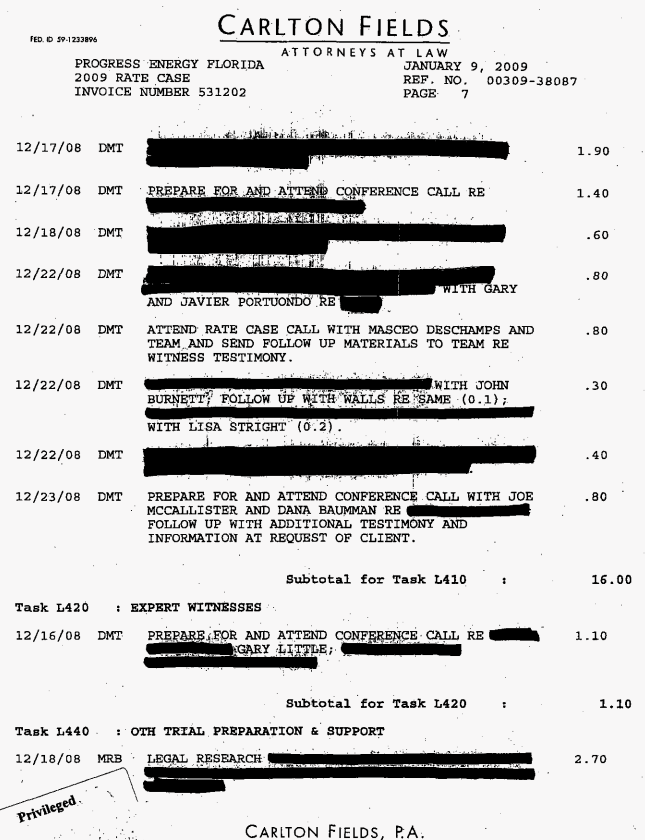




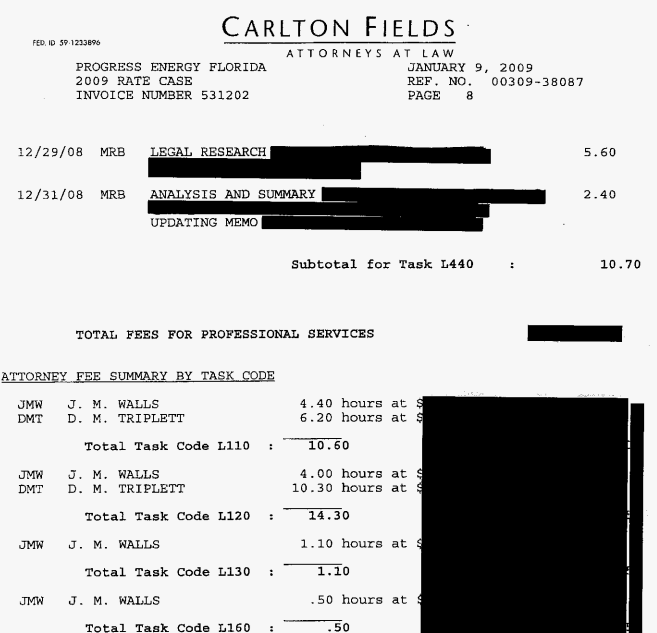


Services designated with an 1\*1 were performed under the strict supervision of admitted attorneys by persons not admitted to practice law in the controlling jurisdiction. 09RP-0PCP0D1-47-000044

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Atlanta • Miami • Orlando • St. Petersburg • Tallahassee • Tampa • West Palm Beach • Services designated with an Wilwere performed under the strict supervision of admitted attorneys by persons not admitted to practice law in the controlling jurisdiction. • OPRP-OPCPOD1-47-000045



JMW J. M. WALLS .60 h Total Task Code L210 : .60 JMW J. M. WALLS 7.00 h

DMT D. M. TRIPLETT 16.00 h Total Task Code L410 : 23.00 JMW J. M. WALLS .10 h

.50 .60 hours at \$ .60 7.00 hours at \$ 16.00 hours at \$ 23.00 .10 hours at \$ 1.10 hours at \$

Privileged and Confidential

DMT

D. M. TRIPLETT

CARLTON FIELDS, P.A.

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## CARLTON FIELDS

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PROGRESS ENERGY FLORIDA 2009 RATE CASE INVOICE NUMBER 531202 ATTORNEYS AT LAW JANUARY 9, 2009 REF. NO. 00309-38087 PAGE 9

Total Task Code L420 : 1.20

MRB M. R. BERNIER 10.70 hours at

Total Task Code L440 : 10.70

#### ATTORNEY FEE SUMMARY

DMT	D. M.	TRIPLETT	33.60	hours	at
JMW	J. M.	WALLS	17.70	hours	at
MRB	M. R.	BERNIER	10.70	hours	at
	TOTALS		62.00		

COSTS INCURRED ON YOUR BEHALF AS POSTED DECEMBER 31, 2008

Code E105 TELEPHONE 12/12/08 TELEPHONE

Total Code E105

TOTAL COSTS AS POSTED THROUGH DECEMBER 31, 2008 INVOICE 531202 TOTAL

BALANCE DUE FROM PREVIOUS STATEMENT LESS: PAYMENTS

TOTAL AMOUNT DUE

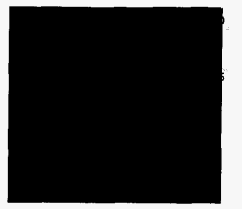


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Services designated with on (\*) were performed under the strict supervision of admitted attorneys by persons not admitted to practice law in the controlling jurisdiction. 09RP-0PCP0D1-47-000047





FED, ID 59-1233896

# CARLTON FIELDS

PROGRESS ENERGY FLORIDA	r	FEBRUARY 12, 2009	
2009 RATE CASE	•	REF. NO. 00309-38087	
INVOICE NUMBER 535404		PAGE 1	
		·	

PROFESSIONAL SERVICES AS POSTED THROUGH JANUARY 31, 2009

FFD ID 59-1233896

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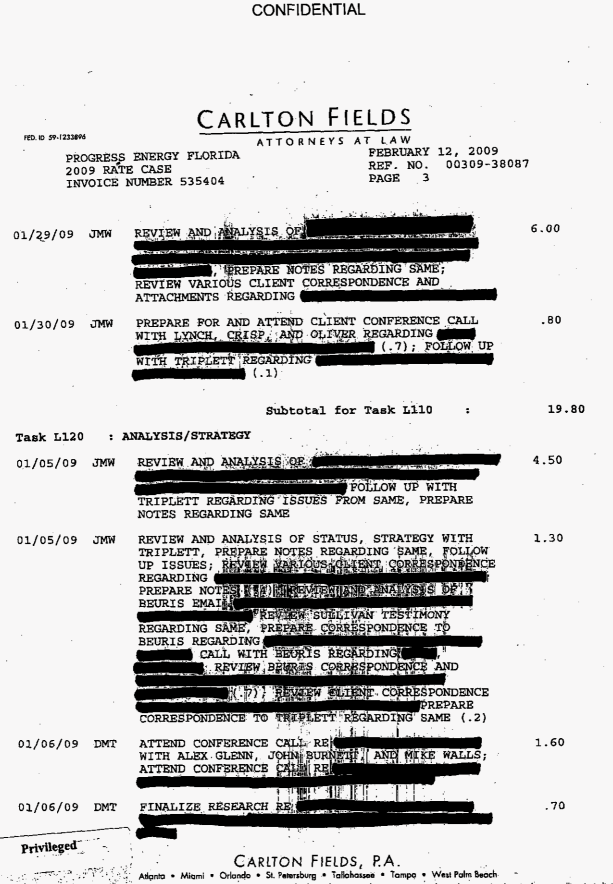
#### PHASE L10: CASE ASSESSMENT, DEVELOP & ADMIN

		•	•
Task L110	: 3	FACT INVESTIGATION/DEVELOPMENT	
01/05/09	DMT	REVIEW AND ANALYSIS OF ISSUES RE LIMITED PROCEEDINGS,	.80
01/06/09	DMT	UPDATE CHARTS REGARDING WITNESS TESTIMONY STATUS AND CLIENT RE SAME (0.20); REVIEW AND ANALYSIS OF MFR RE EXECUTIVE COMPENSATION AND HEALTH CARE	.70
		COSTS AND DRAFT AGENDA FOR CALL RE SAME (0.3); FOLLOW UP WITH FUEL TESTIMONY TEAM RE STATUS OF TESTIMONY (0.1); FOLLOW UP WITH NANCY HOLDSTEIN AND LORI CROSS RE	. 40
01/06/09	WML	CALL WITH GREGIBEURIS, REGARDING	
	a.	3.41194 199	
01/07/09	JMW	REVIEW VARIOUS CLIENT AND TRIPLETT CORRESPONDENCE REGARDING FOLLOW UP WICH TRIPLETT	.20
		REGARDING SAME, CALL TO CLIENT REGARDING	
01/13/09	WMU	REVIEW AND ANALYSIS AND PREPARE CORRESPONDENCE TO CRUSP, LYNCH, AND NE, REVIEW RESPONSE FROM RIB REGARDING (1.2), CALL WITH ED LYNCH	.90
	·	REGARDING NOTES AND (.6)	
01/13/09	ŴMŢ	REVIEW VARIOUS CORRESPONDENCE FROM CLIENTS (GLENN, BURNELT AND BORTHONDO) MREGARDING	1.00

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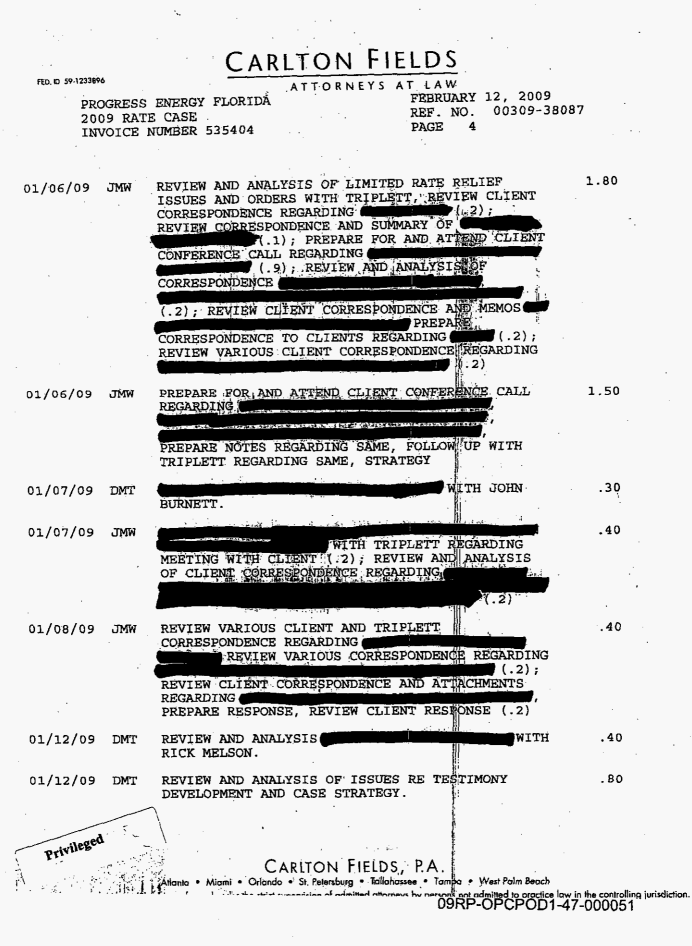
CARITON FIELDS, P.A. Dilando e St. Petessburg • Tallahassee • Tampa • West Polm Beach Dilando e St. Petessburg • Tallahassee • Tampa • West Polm Beach OPRP-OPCPOD1-47-000048 Atlanta 🕈 Miami 

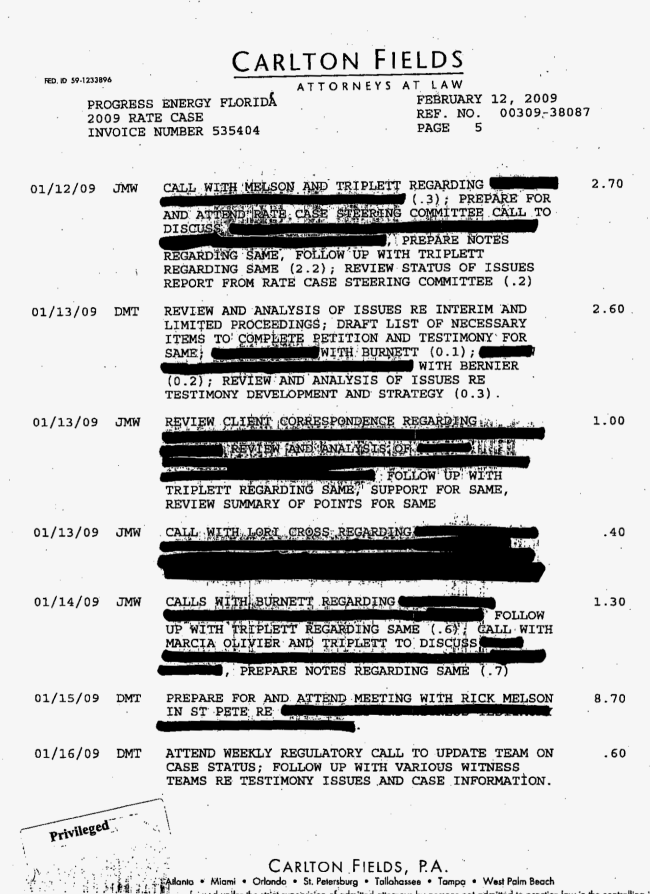
	CARLTON FIELDS		
FED, ID 59-1233896			
DROCT	ATTORNEYS AT LAW RESS ENERGY FLORIDA FEBRUARY 12, 2009	•	
	RATE CASE REF. NO. 00309-38		
INVO	ICE NUMBER 535404 PAGE 2		
01/13/09 JI	MW REVIEW AND ANALYSIS OF CLIENT DOCUMENTS AND	1.00	
	DRAFT ISSUES AND TESTIMONY, DRAFT AGENDA FOR MEETING WITH MELSON REGARDING PREPARE		
	CORRESPONDENCE TO CLIENT REGARDING		
	RESPONSE		
01/22/09 Ji	MW CALL WITH MARCIA REGARDING	.20	
	is.		
	PREPARE NOTES RECARDING SAME		
01 (00 D	MT PREPARE FOR AND ATTEND CONFERENCE CALL RE	1.30	
01/23/09 DI	MT PREPARE FOR AND ATTEND CONFERENCE CALL RE UPDATE OF RATE CASE TESTIMONY; REVIEW AND	1.30	
	ANALYSIS OF STATUS OF TESTIMONY AND ISSUES WITH		
	WALLS AND UPDATE CHART RE SAME.		
01/26/09 JI	MW REVIEW VARIOUS CORRESPONDENCE FROM TRIPLETT	.20	
	REVIEW VARIOUS CORRESPONDENCE TO		
	CLIENTS REGARDING		
4.	REGARDING SAME, ISSUES		
رر 01/26/09	MW CALL WITH BURNETT REGARDING	.40	
	PREPARE NOTES REGARDING SAME,		
	REVIEW CLIENT CORRESPONDENCE AND ATTACHMENT,		
	FOLLOW UP WITH TRIPLETT REGARDING SAME	•	
01/27/09 JI	MW REVIEW VARIOUS CLIENT CORRESPONDENCE REGARDING	1.70	
	REVIEW WARIOUS MELSON CORRESPONDENCE REGARDING		
	REVIEW WARIOUS MELSON CONTESPONDENCE REGARDING		
	REVIEW AND RESPOND TO CLIENT	,	
	CORRESPONDENCE REGARDING (1.4)		
01/00/00 T	MW REVIEW VARIOUS CLIENT CORRESPONDENCE REGARDING	.20	
01/28/09 J	FOLLOW UP	.20	•
	WITH TRIPLETT REGARDING		
01/28/09 J	MW REVIEW AND ANALYSIS OF CLIENT CORRESPONDENCE,	4.00	
· /		·	
.~	1(2.0); REVIEW AND		
.A	ANALYSIS OF REVIEW AND ANALYSIS OF		
wilese .		1 · · · ·	
AL.	- (2.0)		
	CARLTON FIELDS, P.A.		
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09RP-OPCPOD1-47-000050

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## CARLTON FIELDS

FED. ID 59-1233896

PROGRESS ENERGY FLORIDÀ 2009 RATE CASE INVOICE NUMBER 535404 FEBRUARY 12, 2009 REF. NO. 00309-38087 PAGE 6

01/16/09 DMT

REVIEW AND ANALYSIS OF ISSUES RE (MANALYSIS OF ISSUES AND FOLLOW UP QUESTIONS RAISED IN MEETING WITH RICK MELSON.

01/16/09 JMW

REVIEW VARIOUS CORRESPONDENCE WITH CLIENTS AND TRIPLETT RECARDING TRIPLETT RECARDING SAME, PREPARE RESPONSES, CALL WITH CLIENT REGARDING (.5); PREPARE CORRESPONDENCE TO CLIENT REGARDING (.5), FOLLOW UP WITH CORRESPONDENCE REGARDING (.5), FOLLOW UP WITH TRIPLETT REGARDING SAME, ISSUES (1.2)

01/19/09 JMW

REVIEW GLENN AND DOLAN CORRESPONDENCE REGARDING AND DRAFT RESPONSE TO CLIENT (1.0); REVIEW CORRESPONDENCE FROM BURNETT AND PORTUONDO REGARDING CORRESPONDENCE WITH BURNETT REGARDING CORRESPONDENCE WITH BURNETT REGARDING CORRESPONDENCE TO CLIENTS REGARDING PREPARE CORRESPONDENCE TO CLIENTS REGARDING

(.4); REVIEW VARIOUS CORRESPONDENCE REGARDING

REGARDING (2.5)

01/20/09 JMW

Privileged

PREPARE FOR AND ATTEND CLIENT CONFERENCE CALL

CORRESPONDENCE FROM CLITENTS RECARDING

CORRESPONDENCE REGARDING

### (.3)

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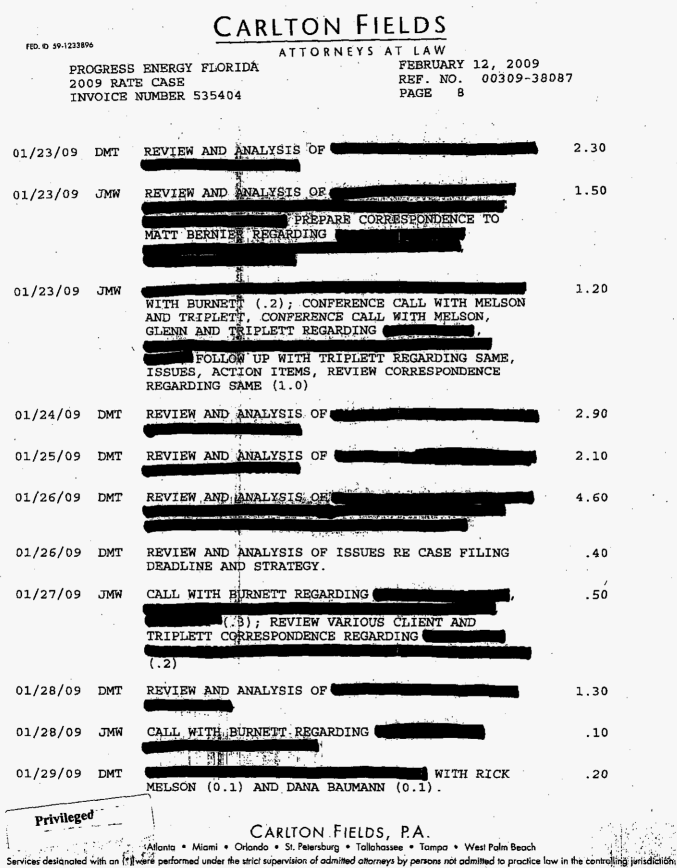
4.70

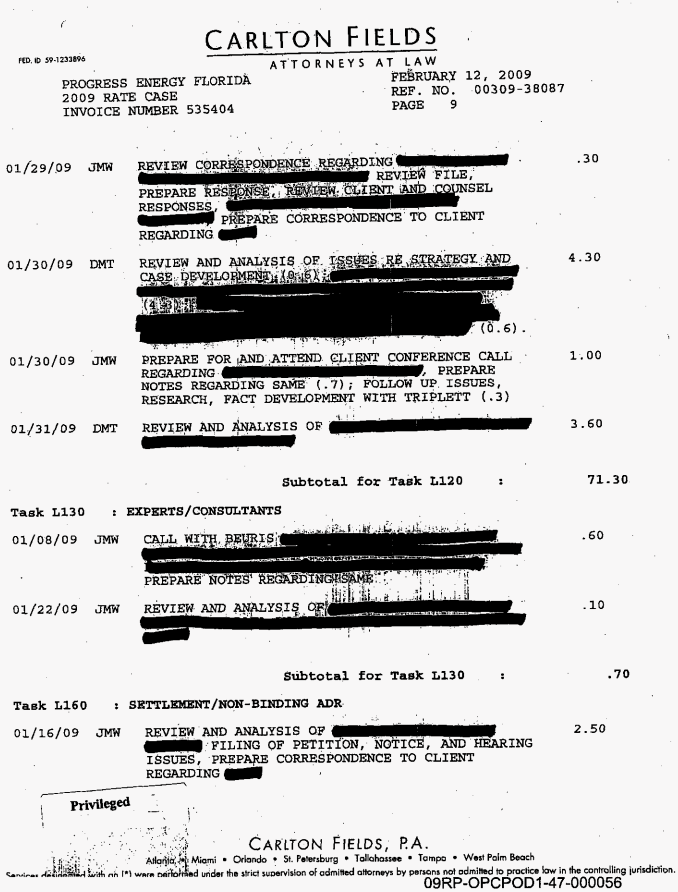
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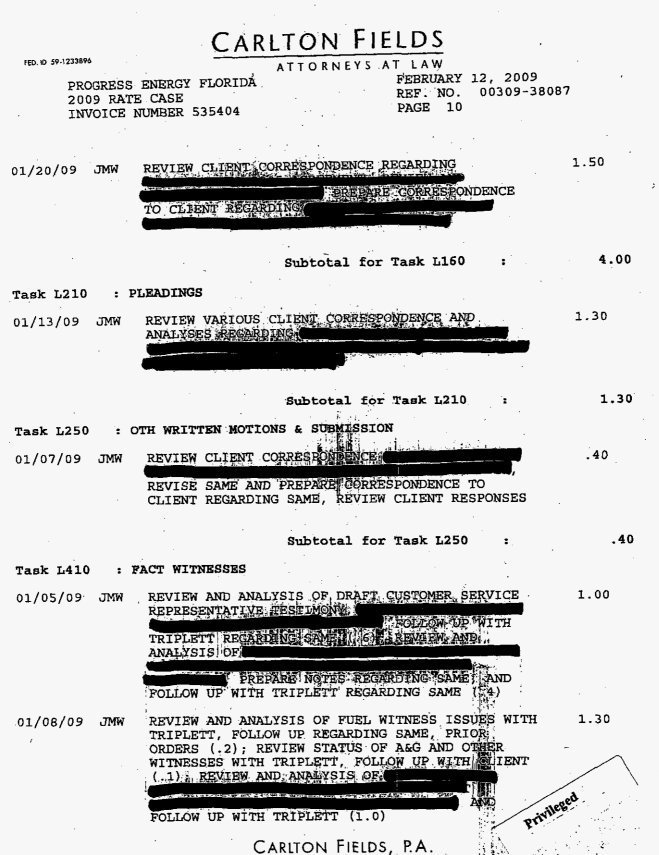
1.70

1.70

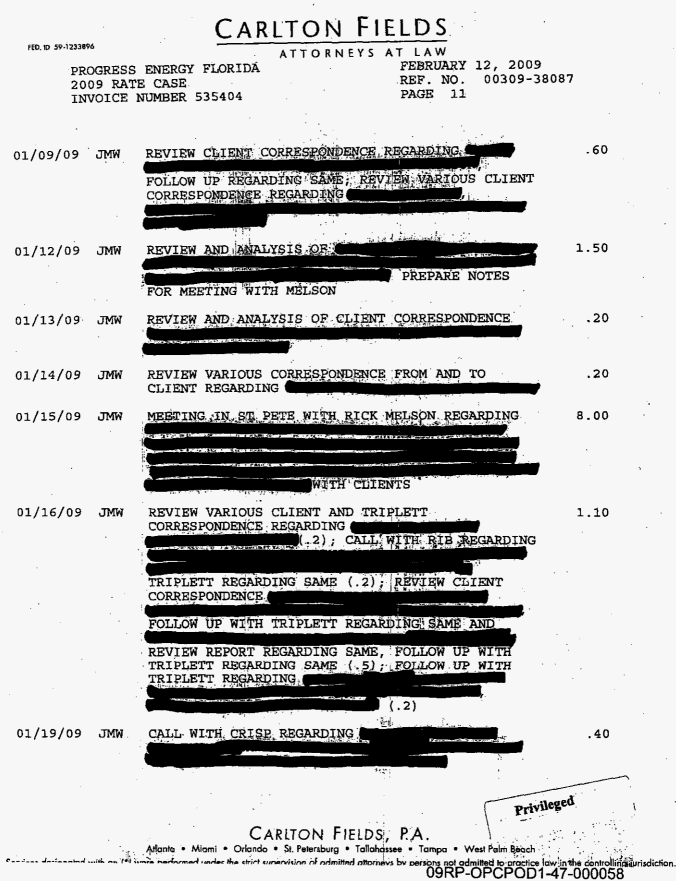
· · ·			
		CARLTON FIELDS	
FED. ID 59-123389	76	ATTORNEYS AT LAW	
PR	OGRESS	ENERGY FLORIDA FEBRUARY 12, 2009	
20 <sup>4</sup>	09 RAT	E CASE REF. NO. 00309-38007 NUMBER 535404 PAGE 7	
	VOICE		
	:		
01/21/09	JMW	REVIEW CLIENT CORRESPONDENCE REGARDING.	.50
		REVIEW AND RESPOND TO CORRESPONDENCE REGARDING (.3); REVIEW TEST YEAR LETTER,	
		PREPARE CORRESPONDENCE TO CLIENTS	
	· · ·	REGARDING REVIEW CLIENT RESPONSE, CALL TO CLIENT REGARDING (.2)	
			.50
01/21/09	JMW	REVIEW CLIENT CORRESPONDENCE, CALL WITH CLIENT (BURNETT) RECARDING	
		CLIENT CORRESPONDENCE RECARDING	
•			
		TOLLOW UP REGARDING SAME (.3)	
01/22/09	DMT	REVIEW AND ANALYSIS OF THE TO JOHN	.50
		BURNETT; REVIEW AND ANALYSIS OF	
		WITH RICK MELSON (0.3).	
01/22/09	DMT	WITH	.60
• •		MARCIA OLIMPER MOLIME	
		CROSS (0.2) WITH	
		JOHN BURNETT (0.1).	
01/22/09	DMT	REVIEW AND ANALYSIS OF ISSUES RE TEST YEAR LETTER, WITNESS TESTIMONY, AND CASE STATUS;	.70
	۰.	REVIEW AND ANALYSIS OF RESEARCH ISSUES RE	
01/22/09	WML	REVIEW VARIOUS CLIENT CORRESPONDENCE REGARDING	2.70
		CALLS TO AND WITH BURNETT REGARDING (.1);	
		CALLS WITH CLIENTS REGARDING CONTRACT CLIENTS	
		REGARDING (.2); PREPARE FOR AND ATTEND	
~	~	CLIENT CONFERENCE CALL REGARDING	
		REVISE LETTER AND CORRESPOND WITH CLIENT REGARDING FOLLOW UP WITH TRIPLETT	
	1-3	REGARDING SAME, STATUS (1.2); CALL WITH CLIENT	
Des:		(CROSS) REGARDING (.2); REVIEW CLIENT	
Traines.		CORRESPONDENCE REGARDING CAND RESPOND TO	
1 4		SAME (1.0)	
		CARLTON FIELDS, P.A.	
	Fof	CARLION TIELDS, F.A. Atlanta • Miami • Orlando • St. Petersburg • Tallahassee • Tampa • West Palm Beach	







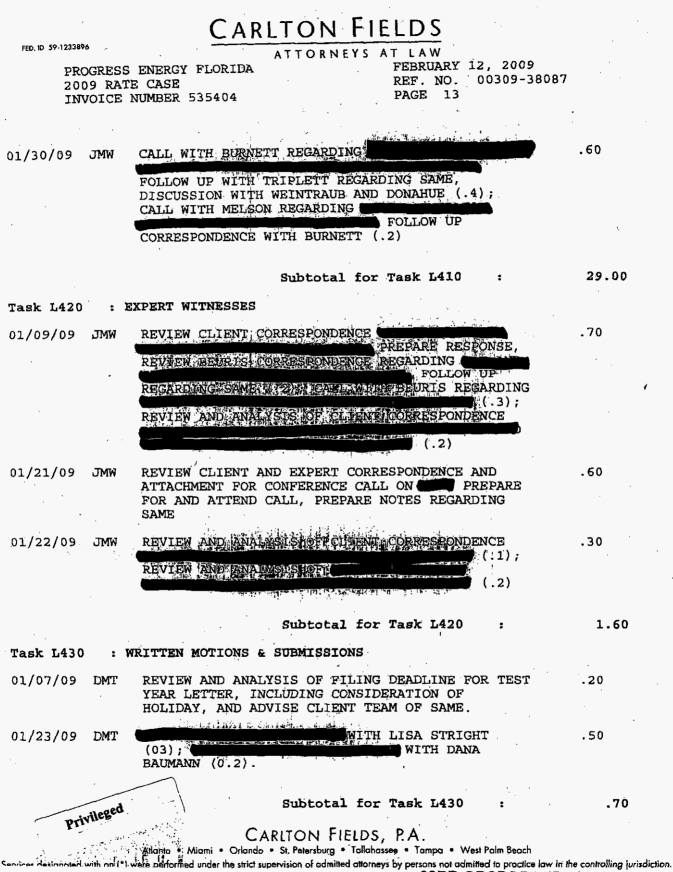
Atlanta • Miami • Orlando • Sf. Petersburg • Tallahassee • Tampa • West Palm weach Atlanta • Miami • Orlando • Sf. Petersburg • Tallahassee • Tampa • West Palm weach Under the strict supervision of admitted attorneys by persons not admitted to practice law in the control lingijurisdiction. 09RP-OPCPOD1-47-000057



#### CARLTON FIELDS FED. ID 59-1233896 ATTORNEYS AT LAW FEBRUARY 12, 2009 PROGRESS ENERGY FLORIDA REF. NO. 00309-38087 2009 RATE CASE PAGE 12 INVOICE NUMBER 535404 PREPARE FOR AND ATTEND CONFERENCE CALL WITH 3.00 01/21/09 JMW RIB, LYNCH, AND CRISP REGARDING PREPARE NOTES REGARDING SAME AND ANALYSIS OF REVISED EXHIBITS, (1.3); REV REVIEW AND REVISE PREPARE CORRESPONDENCE TO CLIENTS TESTIMONY, (1.7)REGARDING REVIEW TRIPLETT CORRESPONDENCE 1.70 01/23/09 JMW (1.0); REVIEW AND ANALYSIS OF VARIOUS LYNCH CORRESPONDENCE AND ATTACHMENTS REGARDING LOAD AND SALES FORECASTS, CORRESPONDENCE TO CLIENTS REGARDING (.5); REVIEW TRIPLETT CORRESPONDENCE AND SUMMARY OF STATUS OF FACT WITNESS TESTIMONY (.2)3.00 REVIEW AND ANALYSIS OF 01/26/09 JMW ATTACHMENTS AND PREPARE NOTES REGARDING SAME, PREPARE CORRESPONDENCE TO COUNSEL REGARDING REVIEW AND ANALYSIS OF ARIOUS CLIENT 4.00 01/27/09 JMW CORRESPONDENCE AND CORRESPONDENCE TO CLIENTS REGARDING 2.20 REVIEW AND ANALYSIS OF 01/28/09 JMW PREPARE NOTES, REVIEW AND ANALYSIS PREPARE NOTES FOLLOW UP WITH TRIPLETT REGARDING, SAME, ISSUES, PRIOR COMMENTS AND PREPARES CORRESPONDENCE TO CLIENT (2.0); REVIEW AND ARDING ESPONDENCE REGARDING LYSIS OF ME VARIOUS CORRESPONDENCE REGARDING .20 01/29/09 JMW PREPARE RESPONSES Privileged

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		CARLTON FIELDS	
200	GRESS	ATTORNEYS AT LAW S ENERGY FLORIDA FEBRUARY 12, 2009 TE CASE REF. NO. 00309-38 NUMBER 535404 PAGE 14	087
		PHASE L20: PRE-TRIAL PLEADINGS AND MOTIONS	
Task L110	: 1	FACT INVESTIGATION/DEVELOPMENT	
01/06/09	DMT	PREPARE FOR AND ATTEND CONFERENCE CALL RE	1.30
01/07/09	DMT	REVIEW AND ANALYSIS OF ISSUES RE TEAMS RE STATUS OF AND ISSUES RELATED TO	.80
01/27/09	DMT	REVIEW AND ANALYSIS OF ISSUES RE CASE OF A CAS	3.70
		Subtotal for Task L110, :	5,80
Task L120	:	ANALYSIS/STRATEGY	
01/14/09	DMT	PREPARE FOR AND ATTEND CONFERENCE CALL WITH MARCIA OLIVIER RE	.70
		Subtotal for Task 11120 :	.70
Task L210	:	PLEADINGS	
01/06/09	JMW	REVIEW AND ANALYSIS OF CLIENT DOCUMENTS,	2.50
01/08/09	WML	DRAFT AND REVISE PETITION FOR BASE RATE INCREASE	3.00
01/13/09	WML	REVISE PETITION CORRESPONDENCE TO CLIENTS	.60
•		REGARDING	
01/14/09	DMT	REVIEW AND ANALYSIS OF ISSUES RE INMITED PROCEEDING AND STRATEGY FOR DRAFTING TESTIMONY AND PETITION IN SUPPORT OF SAME	.90
01/22/09	JMW	REVIEW AND ANALYSIS OF CLIENT CORRESPONDENCE	2.50
hered		DRAFT AND REVISE PETITION	
Privileged	• • • • • • • • • • • • • • • • • • •	CARLTON FIELDS, PARTIE	

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## CARLTON FIELDS

FED. ID 59-1233896

PROGRESS ENERGY FLORIDA 2009 RATE CASE INVOICE NUMBER 535404 FEBRUARY 12, 2009 REF. NO. 00309-38087 PAGE 15

	. *		0.50
,		Subtotal for Task L210 :	9.50
Task L410	: 1	ACT WITNESSES	-
01/02/09	DMT	and the second secon	1.40
			•
	·		
01/06/09	DMT	PREPARE FOR AND ATTEND CONFERENCE CALL WITH MASCEO, DESCHAMPS, AND BECKY HIRTE RE	1.60
			<b>、</b>
01/06/09	DMT		1.10
01/08/09	DMT	REVIEW AND ANALYSIS OF ISSUES RE FUEL FORECAST	.60
		AND EXHIBITS WITH DANA BAUMANN;	
01/09/09	DMT	PREPARE FOR AND ATTEND CONFERENCE CALL WITH	1.60
		BENEFITS WITNESS TEAM RE	
01/09/09	DMT	PREPARE FOR AND ATTEND CONFERENCE CALL WITH	1.10
		WITNESS TEAM RE	
01/10/09	DMT		3.80
01/11/09	DMT		1,80
01/12/09	DMT		1.60
01/13/09	DMT	FOLLOW UP WITH DON TAYLOR FAUL MOORE AND	.70
		REVIEW AND ANALYSIS CONTINUELSON;	
		REVIEW AND ANALYSIS OF ISSUES	
		WITH ARLENE TIBBETTS	
01/13/09	DMT	REVIEW AND ANALYSIS OF DRAFT TESTIMONY AND	.70
		FOLLOW UP WITH WITNESS TEAMS RE SAME	
01/14/09	DMT	WIEH JOHN BURNETT '[0.1]';	.50
		WITH JAMES HAISLIP (DUIM) REVIEW AND	
bor	· · · · · · · · · · · · · · · · · · ·	ANALYSIS OF	
Privileged			
		CARLTON FIELDS, P.A.	

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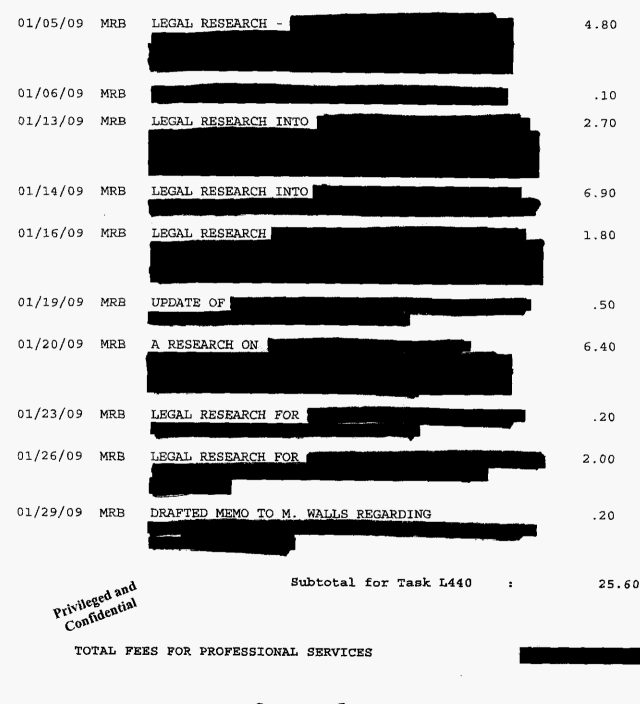
FED. ID 59-12338	196	CARLTON FIELDS	
20	09 RA	S ENERGY FLORIDA TE CASE NUMBER 535404 REF. NO. 00309-380 PAGE 16	87
		FOLLOW UP WITH RICK MELSON RE (0.2);	•
01/14/09	DMT	PREPARE FOR AND ATTEND CONFERENCE CALL RE	2.30
01/16/09	DMT	PREPARE FOR AND ATTEND CONFERENCE CALL WITH CUSTOMER SERVICE TEAM RE	1.60
01/22/09	DMT	REVIEW AND ANALYSIS OF	1.60
01/22/09	DMT	PREPARE FOR AND ATTEND CONFERENCE CALL WITH EXECUTIVE COMPENSATION WITNESS TEAM.	.80
01/23/09	DMT	REVIEW AND ANALYSIS OF AND FOLLOW UP WITH TEAM MEMBERS RE ADDITIONAL DETAILS.	3.00
01/26/09	DMT	and set and a station when we stated when a history of the set	. 60
01/26/09	D <b>M'T</b>	PREPARE FOR AND ATTEND CONFERENCE CALL RE	.70
01/28/09	DMT	REVIEW AND ANALYSIS OF ISSUES	.60
01/28/09	DMT	han a second the ball of the second sec	2.40
01/29/09	DMT	PREPARE FOR AND ATTEND CONFERENCE CALL WITH JOE MCCALLISTER AND DALE WILLIAMS RE	.70
01/29/09	DMT		3.70
		Subtotal for Task L410 :	34.50
Task L430	) :	WRITTEN MOTIONS & SUBMISSIONS	
01/28/09	DMT		1.20
Privilege	ed	Subtotal for Task L430 :	1.20
Task L440	)	OTH TRIAL PREPARATION & SUPPORT	
		CARLTON FIELDS, P.A.	1

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### CARLTON FIELDS

FED. ID 59-1233896

ATTORNEYSATLAW PROGRESS ENERGY FLORIDA FEBRUARY 12, 2009 2009 RATE CASE REF. NO. 00309-38087 INVOICE NUMBER 535404 PAGE 17



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## CARLTON FIELDS

FED. ID 59-1233896

ATTORNEYS AT LAW FEBRUARY 12, 2009 PROGRESS ENERGY FLORIDA REF. NO. 00309-38087 PAGE 18

#### ATTORNEY FEE SUMMARY BY TASK CODE

2009 RATE CASE

INVOICE NUMBER 535404

JMW DMT	J. M. WALLS D. M. TRIPLETT	17.00 hours at 8.60 hours at	
	Total Task Code L110	: 25.60	
	J. M. WALLS D. M. TRIPLETT		
	Total Task Code L120	: 72.00	
JMW	J. M. WALLS	.70 hours at	
	Total Task Code L130	: .70	
JMW	J. M. WALLS	4.00 hours at	
	Total Task Code L160	: 4.00	
JMW DMT	J. M. WALLS D. M. TRIPLETT	9.90 hours at .90 hours at	
	Total Task Code L210	: 10.80	
JMW	J. M. WALLS	.40 hours at	
	Total Task Code L250	: .40	
	J. M. WALLS D. M. TRIPLETT	29.00 hours at 34.50 hours at	
	Total Task Code L410	: 63.50	
JMW	J. M. WALLS	1.60 hours at	
	Total Task Code L420	: 1.60	
DMT	D. M. TRIPLETT	1.90 hours at	
	Total Task Code L430	: 1.90	
MRB	M. R. BERNIER	25.60 hours at	



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## CARLTON FIELDS

FED. ID 59-1233896

ATTORNEYS AT LAW

PROGRESS ENERGY FLORIDA 2009 RATE CASE INVOICE NUMBER 535404

FEBRUARY 12, 2009 REF. NO. 00309-38087 PAGE 19

#### Total Task Code L440 : 25.60

#### ATTORNEY FEE SUMMARY

DMT JMW	D. М. J. М.	TRIPLETT		hours hours	
MRB		BERNIER		hours	
	TOTALS		206.10		

#### COSTS INCURRED ON YOUR BEHALF AS POSTED JANUARY 31, 2009

Code E101 01/12/09	COPYING COPYING COST	Total Code	E101	2.80 2.80
Code E105 12/17/08 01/07/09 01/13/09 01/21/09 01/30/09	TELEPHONE TELEPHONE TELEPHONE TELEPHONE TELEPHONE TELEPHONE	Total Code		74.36 10.20 35.10 4.05 .15 <b>123.86</b>

TOTAL COSTS AS POSTED THROUGH JANUARY 31, 2009

\$126.66

4,492.80

INVOICE 535404 TOTAL

BALANCE DUE FROM PREVIOUS STATEMENT LESS: PAYMENTS



TOTAL AMOUNT DUE

Confidential

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## CARLTON FIELDS

#### ATTORNEYS AT LAW

PLEASE REMIT TO: P.O. Box 3239 Jampo, FL 33601-3239 B13.223.7000 Fax 813.229.4133

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One Ationic Center 
 One Atlantic Center
 P.O. Box 019101
 P.O. Box [171]
 P.O. Box 2801
 F.O. Box 2801

 1201 W. Peachtree St., Ste. 3000
 Miami, fL 33131
 Oxfondo, FL 32802
 St. Petersburg, FL 33731
 Tallahassee, FL 32302

 Miami, fL 33131
 Oxfondo, FL 32802
 St. Petersburg, FL 37731
 Tallahassee, FL 32302
 Atlanta, Georgia 30309 404.815.3400 Fox 404.815.3415

FED, ID 59-1233896

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305.530.0050 Fox 305.530.0055

407.849.0300 Fax 407.648.9099

727,821,7000 Fax 727.822.3768

P.O. Drower 190 850.224.1585 Fax 850.222.0398

P.O. Box 150 West Palm Beach, FE 33402 561.659.7070 Fax 561.659.7368

PROGRESS ENERGY FLORIDA PO BOX 14042 ST PETERSBURG, FL 33733

MARCH 12, 2009 JAMES M. WALLS REF. NO. 00309-38087 INVOICE NUMBER 539248

DUE DATE: UPON RECEIPT

RE: 2009 RATE CASE

BALANCE DUE FROM PREVIOUS STATEMENT LESS: PAYMENTS

BALANCE FORWARD

LEGAL SERVICES POSTED THROUGH 02/28/09 COSTS ADVANCED POSTED THROUGH 02/28/09

CURRENT INVOICE TOTAL

TOTAL AMOUNT DUE

AGED ACCOUNTS RECEIVABLE BALANCE OUTSTANDING BY DAYS

0-30	31-60	61-90	91-120	OVER	120	TOTAL	
	***	REMITTANCE	COPY ***		SUBN	NITTED	
	_					1 6 2009	
Confidentia	1				ELECT	RONICALLY	/
	Payment is due upon receipt	. Interest will be charged	on unpaid invoices aged	35 days or ma	re from invoi	ce date.	N.)
vices designated with	an (*) were performed under	the strict supervision of	admitted attorneys by per	sons not admitte	d to practice	law in the controllin	g jurisdicti



# CARLTON FIELDS

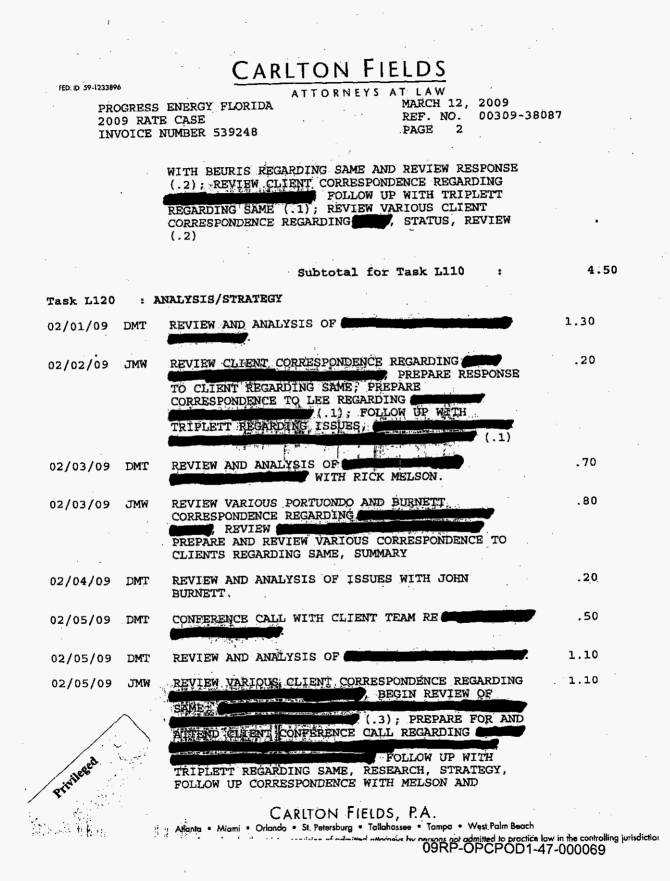
FED. ID 59-1233896

PROGRESS ENERGY FLORIDA	ALIORNEIS	MARCH 12,	2009 00309-38087
2009 RATE CASE INVOICE NUMBER 539248		PAGE 1	00309-38007

PROFESSIONAL SERVICES AS POSTED THROUGH FEBRUARY 28, 2009

PHASE L10: CASE ASSESSMENT, DEVELOP & ADMIN

Task L110	: F	ACT INVESTIGATION/DEVELOPMENT	* .
02/02/09	DMT	REVIEW AND ANALYSIS OF ISSUES RE RATE CASE TESTIMONY AND WITNESSES.	.30
02/05/09	₩ML	REVIEW AND ANALYSIS OF SUMMARY OF AND LATER PROCEEDINGS REGARDING PREPARE CORRESPONDENCE TO TRIPLETT REGARDING SAME	.30
02/11/09	DMT	DISCUSS TESTIMONY STATUS WITH TOM HARRISON.	.30
02/13/09	WMU	REVIEW VARIOUS CLIENT CORRESPONDENCE AND ATTACHMENTS REGARDING	.20
02/20/09	JMW.	CALL WITH TOM HARRIS REGARDING	.20
02/23/09	WML	REVIEW AND ANALYSIS OF CLIENT CORRESPONDENCE AND (.1) PCALL WITH ROBERT DUNCAN RECARDING	2.60
		ISSUES PREPARE NOTES RECARDING SAME, PREPARE ORRESPONDENCE TO CLIENTS REGARDING SAME, REVIEW CLIENT RESPONSES REGARDING SAME, PREPARE CORRESPONDENCE TO CLIENT (1.3); PREPARE FOR AND ATTEND CONFERENCE CALL WITH TED AND REGULATORY	
· · · ·		ACCOUNTING REGARDING NOTES REGARDING SAME, FOLLOW UP CALL WITH BURNETT REGARDING SAME (1.0); FOLLOW UP WITH TRIPLETT REGARDING TESTIMONY STATUS (.2)	•
02/24/09	WML	REVIEW VARIOUS CORRESPONDENCE FROM CLIENTS REGARDING (.1); REVIEW VARIOUS CORRESPONDENCE FROM CLIENT AND CORRESPONDENCE	.60
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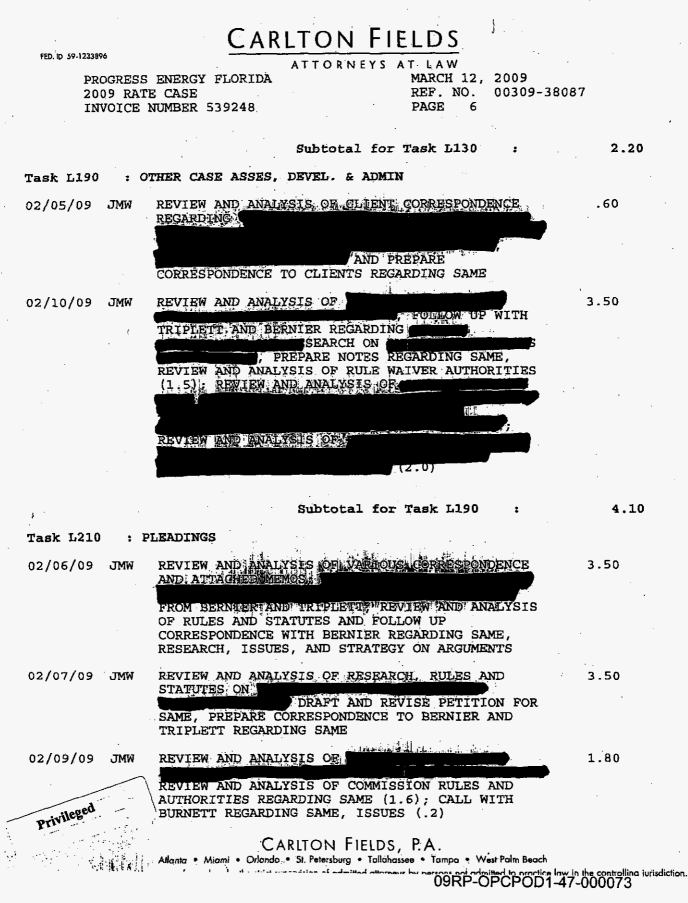
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2009 RATE	ATTORNEYS AT LAW ENERGY FLORIDA MARCH 12, 2009 CASE REF. NO. 00309-38087 UMBER 539248 PAGE 3	
	TRIPLETT (.8)	
02/06/09 JMW	PREPARE FOR AND ATTEND CLIENT CONFERENCE CALL 1.40 REGARDING STATUS AND STRATEGY WITH BURNETT, PORTUONDO, MELSON, WALLS, AND TRIPLETT, REVIEW AND ANALYSIS OFFICORRESPONDENCE, AND TOLLOW UP CALL WITH MELSON AND TRIPLETT REGARDING SAME, WITNESSES, STRATEGY	
02/09/09 JMW	RESPONSES, REVISE SAME .50	
02/10/09 DMT	REVIEW AND ANALYSIS OF AND BERNIER 40	
02/10/09 DMT	REVIEW AND ANALYSIS OF WITH .40 RICK MELSON.	
02/10/09 JMW	REVIEW VARIOUS CORRESPONDENCE FROM CLIENTS 1.00 REGARDING PREPARE CORRESPONDENCE TO PORTUONDO AND CROSS REGARDING (.2); CALL WITH BURNETT	
	CROSS REGARDING (1.27) CHILL WEITHERMOND I REGARDING SAME AND REVISE (.3); REVIEW AND RESPOND CLIENT AND MELSON CORRESPONDENCE REGARDING REVISE CORRESPONDENCE REGARDING SAME, REVIEW RESPONSES, PREPARE CORRESPONDENCE TO BURNETT REGARDING (.5)	
02/11/09 JMW ,	REVIEW CORRESPONDENCE FROM CLIENT REGARDING .80 SAME, STRATEGY ON . PREPARE FOR AND LABORATION CONTENT CONFERENCE CALL ON	
02/12/09 JMW	REVIEW AND ANALYSIS OF VARIOUS CLIENT .30 CORRESPONDENCE REGARDING PREPARE RESPONSES	
02/13/09 DMT	ATTEND WEEKLY CALL RE RATE CASE STRATEGY AND .40 TESTIMONY.	
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20	09 RAT	ENERGY FLORIDA E CASE NUMBER 539248 ATTORNEYS AT LAW MARCH 12, 2009 REF. NO. 00309-38 PAGE 4	3087
	:		-
02/13/09	DMT	REVIEW AND ANALYSIS WITH JOHN BURNETT.	.40
02/13/09	WMU	PREPARE FOR AND ATTEND CLIENT CONFERENCE CALL WITH CROSS, BURNETT, AND PORTUONDO REGARDING	.60
02/13/09	WMU	ATTEND CLIENT CONFERENCE CALL REGARDING (1997), WITNESS TESTIMONY REVIEW AND DEADLINES	.50
02/16/09	DMT	REVIEW AND ANALYSIS OF ISSUES RE TESTIMONY AND PETITIONS.	.40
02/16/09	JMW	CALL WITH MELSON REGARDING	1.00
		REGARDING SAME (.7)	· · ·
02/18/09	DMT	REVIEW AND ANALYSIS OF CASE ISSUES RE TESTIMONY FINALIZATION AND WITNESS STATUS.	.60
02/18/09	WMU	REVIEW VARIOUS CLIENT AND TRIPLETT CORRESPONDENCE REGARDING DISCUSSION WITH TRIPLETT REGARDING SAME	.60
02/20/09	<b>ЖМТ</b>	ATTEND VARIOUS CONFERENCE CALLS ON CORRESPONDENCE TO CORRESPONDENCE TO CLIENTS REGARDING SAME, REVIEW CLIENT CORRESPONDENCE REGARDING SAME (.7); CALL WITH	1.70
	·	BURNETT, CROSS, AND OLIVIER, AND WITH MELSON AND TRIPLETT REGARDING ISSUES, STATUS OF TESTIMONY, FILINGS, PREPARE NOTES REGARDING SAME (.6); REVIEW AND ANALYSIS OF STIPULATION AND REVISED STIPULATION, PREPARE CORRESPONDENCE TO CLIENTS REGARDING SAME, REVIEW CLIENT RESPONSES, CALLS TO BURNETT REGARDING SAME (.4)	
02/22/09	DMT	REVIEW AND ANALYSIS OF	1.10
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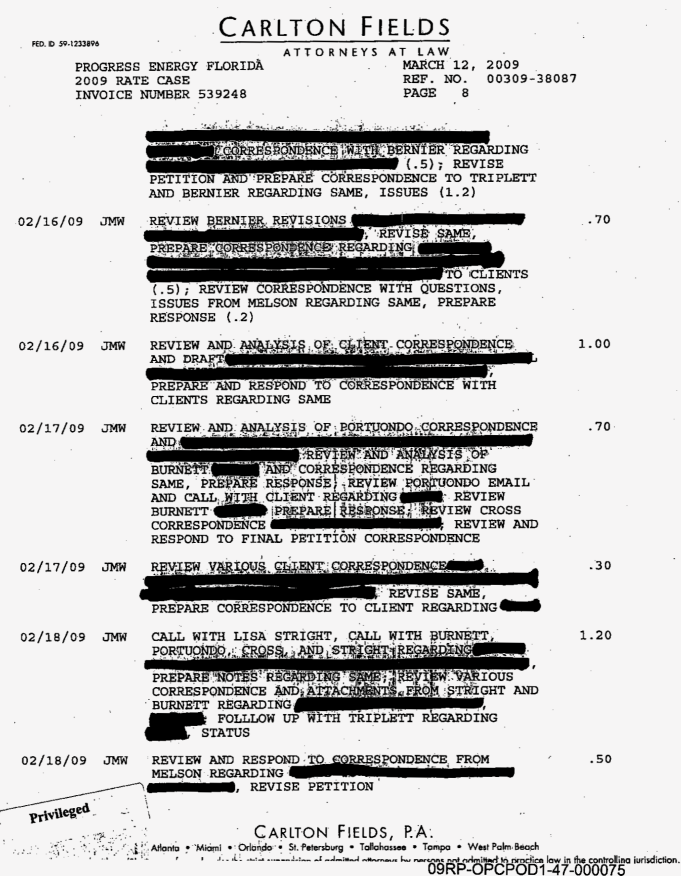
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200	<b>)9 RAT</b>	ENERGY FLORIDÁ MARCH 12, 2009 E CASE REF. NO. 00309-3800 NUMBER 539248 PAGE 5	37
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02/23/09	DMT	FINAL REVIEW AND ANALYSIS OF	3.70
2/24/09	DMT	DISCUSS CASE ISSUES AND DISCOVERY PROCESS WITH LISA STRIGHT.	.20
02/24/09	JMW	REVIEW. CORRESPONDENCE FROM BURNETT REGARDING	.10
02/27/09	WMU	REVIEW AND ANALYSIS OF VARIOUS CLIENT CORRESPONDENCE REGARDING	.20
02/27/09	WML	PREPARE FOR AND ATTEND CLIENT CONFERENCE CALL REGARDING STATUS, WITNESS AND EXHIBIT PREPARATION	.50
	X	Subtotal for Task L120 :	22.70
Task L130	: 1	EXPERTS/CONSULTANTS	
02/03/09		CALL WITH CINDY LEE REGARDING STATUS OF ISSUES, FOLLOW UP WITH EXPERT, PREPARE NOTES REGARDING SAME	.40
02/05/09	WML	REVIEW BEURIS CORRESPONDENCE REGARDING REVISED AND ISSUES (.1); FOLLOW UP CORRESPONDENCE WITH CLIENT REGARDING (.1)	.20
02/06/09	WMU	REVIEW GARRRETT CORRESPONDENCE AND PREPARE RESPONSE REGARDING REVIEW AND ANALYSIS OF LEE CORRESPONDENCE AND ATTACHMENT REGARDING (.3); PREPARE FOR AND ATTEND VARIOUS CLIENT CONFERENCE CALLS REGARDING ISSUES, PREPARE NOTES REGARDING SAME, PREPARE CORRESPONDENCE TO JAVIER, WILL AND CINDY REGARDING SAME (1.2)	1.50
02/14/09	WML	REVIEW CLIENT CORRESPONDENCE REGARDING (CORRESPONDENCE TO BEURIS REGARDING SAME; REVIEW CLIENT CORRESPONDENCE REGARDING	.10
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2009 RA	S ENERGY FLORIDĂ MARCH 12, 2009 TE CASE REF. NO. 00309-38087 NUMBER 539248 PAGE 7
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	PREPARE CORRESPONDENCE, TO BERNIER AND TRIPLETT 1.40
02/09/09 JMW	REGARDING
	REVISE PETITION AND PREMARE CORRESPONDENCE TO CLIENTS REGARDING (.6); REVIEW MELSON COMMENTS (.6); PREPARE CORRESPONDENCE TO CLIENTS REGARDING (.6); REVIEW RESPONSES, FOLLOW UP WITH
t	TRIDIET RECARDING SAME, STRATEGY, REVISE
	PETITION (.6); CALL AND CORRESPONDENCE WITH CLIENTS REGARDING
· .	(.2)
02/11/09 JMW	REVIEW AND ANALYSIS OF COMPANY 2.00 DRAFT AND REVISE PETITION
02/11/09 JMW	REVIEW AND ANALYSIS OF COMPANY AND ANALYSIS OF
02/12/09 JMW	REVIEW CLIENT CORRESPONDENCE REGARDING FILING .20
	OF COMPANY, REVIEW FILED PETITION AND COMPANY REVIEW CLIENT CORRESPONDENCE REGARDING REVIEW OPC AND AG NOTICES OF INTERVENTION, PREPARE CORRESPONDENCE TO CLIENT REGARDING
02/12/09 JMW	REVIEW VARIOUS CORRESPONDENCE AND ATTACHMENTS 6.50 FROM CLIENTS REGARDING PREPARE NOTES REGARDING SAME (.8); CALLS WITH BURNETT AND CLIENTS REGARDING SAME, STRATEGY, FOLLOW UP WITH TRIPLETT REGARDING SAME ((.5); REVIEW MEMOS AND AUTHORITIES ON FOLLOW UP WITH TRIPLETT AND BERNIER REGARDING FOLLOW UP WITH TRIPLETT AND BERNIER REGARDING ISSUES, AUTHORITIES, REVIEW RESPONSES (1.7); DRAFT AND REVISE PETITION, NOTES REGARDING SAME (3.5)
02/13/09 JM	DRAFT AND REVISE RETITION FOR COMPANY 3.70
	FOLLOWING CLIENT MEETINGS (1.5) REVIEW AND ANALYSIS MEMOS REGARDING
Privileged	AND CORRESPONDENCE WITH BERNIER REGARDING
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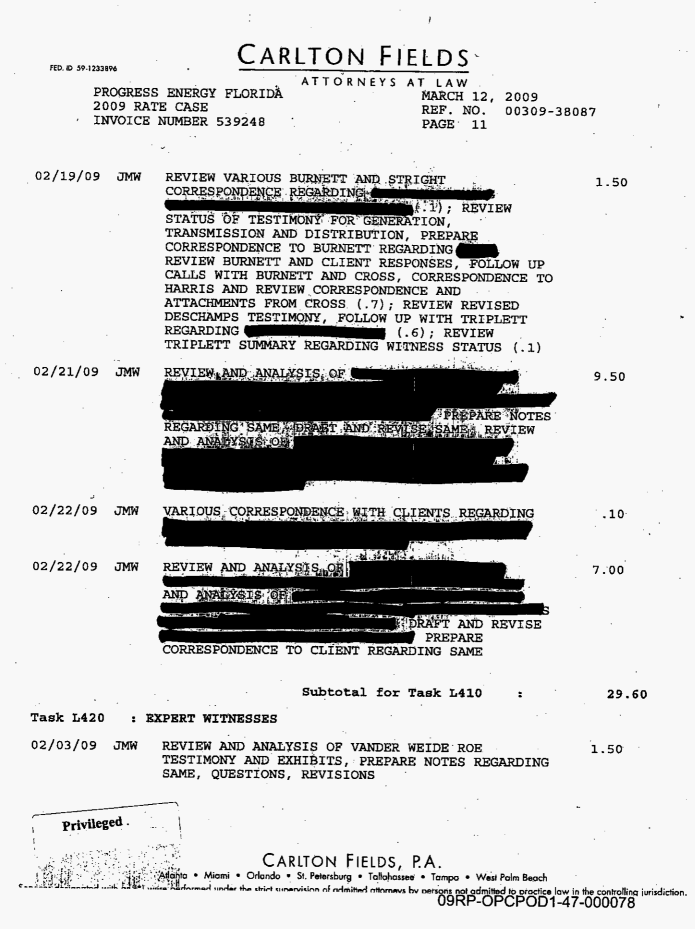


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	ATTORNEYSATLAW ESS ENERGY FLORIDÂ MARCH 12, 2009 RATE CASE REF. NO. 00309-38 CE NUMBER 539248 PAGE 9	087
02/18/09 JM	W REVIEW AND ANALYSIS OF DRAFT LIMITED PROCEEDING PETITION, REVIEW TESTIMONY, SETTLEMENT, AND REVISE SAME, FOLLOW UP WITH TRIPLETT REGARDING SAME, ARGUMENTS, PREPARE CORRESPONDENCE TO CLIENTS REGARDING	2.00
· · ·	Subtotal for Task L210 :	29.10
Task L230	: COURT MANDATED CONFERENCES	
02/26/09 DM	T PREPARE FOR AND ATTEND CONFERENCE CALL RE HEARING DATES; AMEND MOTION AND FOLLOW UP WITH OPPOSING COUNSEL RE SAME.	1.60
02/26/09 JM	W REVIEW AND ANALYSIS OF STAFF CORRESPONDENCE REGARDING MEETING TO DISCUSS RATE CASE SCHEDULES, PREPARE AND REVIEW CLIENT CORRESPONDENCE REGARDING (.2); REVIEW AND ANALYSIS OF STAFF AND CLIENT CORRESPONDENCE AND PROPOSED SCHEDULES, CALL AND CORRESPONDENCE TO CLIENT REGARDING SAME (.3); PREPARE FOR AND ATTEND STAFF CONFERENCE CALL WITH ALL PARTIES AND CLIENTS, CONFERENCE WITH CLIENTS REGARDING (1.5)	2.00
	Subtotal for Task L230 :	3.60
Task L250	: OTH WRITTEN MOTIONS & SUBMISSION	
02/17/09 JM	W REVIEW VARIOUS CLIENT CORRESPONDENCE REGARDING PREPARE RESPONSE; FOLLOW UP WITH TRIPLETT REGARDING WITNESS ISSUES; REVIEW AND CLIENT CORRESPONDENCE REGARDING SAME	.20
e de la companya de l		
	Subtotal for Task L250 :	.20
Task L410	: FACT WITNESSES	
02/02/09 JM	W PREPARE LIST OF KEY POINTS AND QUESTIONS FROM	4.00
	12 51; REVAEW AND AMALYSIS OF	
orivileged	(1.5)	
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ATTORNEYS AT LAW MARCH 12, 2009 2009 RATE CASE 1NVOICE NUMBER 539248 02/02/09 JMW PREPARE FOR AND ATTEND CONFERENCE CALL WITH PORTUCNOO AND MELSON REGARDING REGARDING SAME, FOLLOW UP WITH TRIPLETT REGARDING SAME, FOLLOW UP WITH TRIPLETT REGARDING SAME, ISSUES (.6); FOLLOW UP WITH TRIPLETT REGARDING 02/03/09 JMW REVIEW JARLEYS (.6); FOLLOW UP WITH TRIPLETT REGARDING 02/03/09 JMW REVIEW JARLEYS (.6); FOLLOW UP WITH TRIPLETT REGARDING 02/06/09 JMW REVIEW JARLEYS (.1) PREPARE CORRESPONDENCE TO CLIENT EXPLAINING SAME, ISSUES, REVISIONS, AND STRATEGY 02/06/09 JMW REVIEW JARLEYS CLIENT CORRESPONDENCE REGARDING 02/06/09 JMW REVIEW JARLEYS (.1) PREPARE FOR TAND ATTEND CLIENT CONFERENCE CALL WITH SLUSSER, HOLDSTEIN, AND MELSON REGARDING 02/09/09 JMW REVIEW VARIOUS CLIENT AND TRIPLETT CORRESPONDENCE REGARDING 02/12/09 JMW REVIEW VARIOUS CLIENT AND TRIPLETT REGARDING SAME, STRATEGY (.1) 02/09/09 JMW REVIEW VARIOUS CLIENT AND TRIPLETT CORRESPONDENCE REGARDING 02/12/09 JMW REVIEW VARIOUS CLIENT AND TRIPLETT REGARDING SAME 02/18/09 JMW REVIEW AND ANALYSIS OF DRAFT REVIEW VARIOUS CLIENT CORRESPONDENCE REGARDING 02/18/09 JMW REVIEW AND ANALYSIS OF DRAFT REGARDING SAME (1.0); REVIEW AND ANALYSIS OF DRAFT RECARDENCE TO MELSON REGARDING SAME, REVIEW RESPONSE (1.2) 02/18/09 JMW REVIEW AND ANALYSIS OF DRAFT REVIEW AND ANALYSIS OF DRAFT RECARDING SAME (1.0); REVIEW AND ANALYSIS OF DRAFT RECARDING SAME (1.0); REVIEW AND ANALYSIS OF DRAFT RECARDING SAME (1.0); REVIEW AND ANALYSIS OF DRAFT RECARDING SAME (1.2); REVIEW AND ANALYSIS OF DRA	FED. ID 59-12338	196	CARLTON FIELDS	
PORTUGNIC AND MELSON RECARDING PREPARE NOTES REGARDING SAME, FOLLOW UP WITH TRIPLETT REGARDING SAME, ISSUES (.6); FOLLOW UP WITH TRIPLETT REGARDING (.1) 02/03/09 JMW REVISEA PREPARE CORRESPONDENCE TO CLIENT EXPLAINING SAME, ISSUES, REVISIONS, AND STRATEGY 02/06/09 JMW REVIEW VARIOUS CLIENT CORRESPONDENCE REGARDING (.1); PREPARE FOR AND ATTEND CLIENT CONFERENCE CALL WITH SLUSSER, HOLDSTEIN, AND MELSON REGARDING (.1); PREPARE FOR AND ATTEND CLIENT CONFERENCE CALL WITH SLUSSER, HOLDSTEIN, AND MELSON REGARDING (.6); REVIEW VARIOUS TRIPLETT AND CLIENT CORRESPONDENCE REGARDING 02/09/09 JMW REVIEW VARIOUS CLIENT AND TRIPLETT REGARDING SAME, STRATEGY (.1) 02/12/09 JMW REVIEW VARIOUS CLIENT CORRESPONDENCE REGARDING 02/18/09 JMW REVIEW VARIOUS CLIENT CORRESPONDENCE REGARDING 02/18/09 JMW REVIEW AND ANALYSIS OF POLLOW UP WITH TRIPLETT REGARDING SAME 02/18/09 JMW REVIEW AND ANALYSIS OF POLLOW UP WITH TRIPLETT REGARDING SAME 02/18/09 JMW REVIEW AND ANALYSIS OF PREVIEW AND ANALYSIS OF PRAFT PREVIEW AND ANALYSIS OF PREPARE CORRESPONDENCE TO MELSON REGARDING SAME, REVIEW RESPONSE (1.2)	20	09 RAT	ENERGY FLORIDA MARCH 12, 2009 E CASE REF. NO. 00309-380	87
PORTUGNIC AND MELSON RECARDING PREPARE NOTES REGARDING SAME, FOLLOW UP WITH TRIPLETT REGARDING SAME, ISSUES (.6); FOLLOW UP WITH TRIPLETT REGARDING (.1) 02/03/09 JMW REVISEA PREPARE CORRESPONDENCE TO CLIENT EXPLAINING SAME, ISSUES, REVISIONS, AND STRATEGY 02/06/09 JMW REVIEW VARIOUS CLIENT CORRESPONDENCE REGARDING (.1); PREPARE FOR AND ATTEND CLIENT CONFERENCE CALL WITH SLUSSER, HOLDSTEIN, AND MELSON REGARDING (.1); PREPARE FOR AND ATTEND CLIENT CONFERENCE CALL WITH SLUSSER, HOLDSTEIN, AND MELSON REGARDING (.6); REVIEW VARIOUS TRIPLETT AND CLIENT CORRESPONDENCE REGARDING 02/09/09 JMW REVIEW VARIOUS CLIENT AND TRIPLETT REGARDING SAME, STRATEGY (.1) 02/12/09 JMW REVIEW VARIOUS CLIENT CORRESPONDENCE REGARDING 02/18/09 JMW REVIEW VARIOUS CLIENT CORRESPONDENCE REGARDING 02/18/09 JMW REVIEW AND ANALYSIS OF POLLOW UP WITH TRIPLETT REGARDING SAME 02/18/09 JMW REVIEW AND ANALYSIS OF POLLOW UP WITH TRIPLETT REGARDING SAME 02/18/09 JMW REVIEW AND ANALYSIS OF PREVIEW AND ANALYSIS OF PRAFT PREVIEW AND ANALYSIS OF PREPARE CORRESPONDENCE TO MELSON REGARDING SAME, REVIEW RESPONSE (1.2)				
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02/03/09 JMW REVISE. 1.50 PREPARE CORRESPONDENCE TO CLIENT EXPLAINING SAME, ISSUES, REVISIONS, AND STRATEGY 02/06/09 JMW REVIEW, VARIOUS CLIENT CORRESPONDENCE REGARDING (.1); PREPARE FOR AND ATTEND CLIENT CONFERENCE CALL WITH SLUSSER, HOLDSTEIN, AND MELSON REGARDING (.1); PREPARE FOR AND ATTEND CLIENT CONFERENCE CALL WITH SLUSSER, HOLDSTEIN, AND MELSON REGARDING (.6); REVIEW VARIOUS TRIPLETT AND CLIENT CORRESPONDENCE REGARDING (.6); REVIEW VARIOUS CLIENT AND TRIPLETT REGARDING SAME, STRATEGY (.1) 02/09/09 JMW REVIEW VARIOUS CLIENT AND TRIPLETT REGARDING SAME 02/12/09 JMW REVIEW VARIOUS CLIENT CORRESPONDENCE REGARDING 02/18/09 JMW REVIEW VARIOUS CLIENT CORRESPONDENCE REGARDING 02/18/09 JMW REVIEW VARIOUS CLIENT CORRESPONDENCE REGARDING 02/18/09 JMW REVIEW AND ANALYSIS OF POLLOW UP WITH TRIPLETT REGARDING SAME (1.0); REVIEW AND ANALYSIS OF DRAFT REGARDING SAME (1.0); REVIEW AND ANALYSIS OF DRAFT REGARDING SAME (1.3); REVIEW AND ANALYSIS OF PREPARE CORRESPONDENCE TO MELSON REGARDING SAME, REVIEW RESPONSE (1.2)			REGARDING SAME, FOLLOW UP WITH TRIPLETT REGARDING SAME, ISSUES (.6); FOLLOW UP WITH TRIPLETT REGARDING	N <sup>1</sup>
SAME, ISSUES, REVISIONS, AND STRATEGY 02/06/09 JMW REVIEW VARIOUS CLIENT CORRESPONDENCE REGARDING .80 (.1); PREPARE FOR AND ATTEND CLIENT CONFERENCE CALL WITH SLUSSER, HOLDSTEIN, AND MELSON REGARDING (.6); REVIEW VARIOUS TRIPLETT AND CLIENT (.6); REVIEW VARIOUS TRIPLETT AND CLIENT (.6); REVIEW VARIOUS CLIENT AND TRIPLETT	02/03/09	WML		1.50
<ul> <li>PREPARE FOR AND ATTEND CLIENT CONFERENCE CALL WITH SLUSSER, HOLDSTEIN, AND MELSON REGARDING (.6); REVIEW VARIOUS TRIPLETT AND CLIENT CORRESPONDENCE REGARDING (.6); REVIEW VARIOUS CRIENT AND CLIENT CORRESPONDENCE REGARDING (.1)</li> <li>02/09/09 JMW REVIEW VARIOUS CLIENT AND TRIPLETT CORRESPONDENCE REGARDING (.1)</li> <li>02/12/09 JMW REVIEW VARIOUS CLIENT CORRESPONDENCE REGARDING .10</li> <li>02/12/09 JMW REVIEW VARIOUS CLIENT CORRESPONDENCE REGARDING .10</li> <li>02/18/09 JMW REVIEW AND ANALYSIS OF FOLLOW UP WITH TRIPLETT REGARDING SAME (1.0); REVIEW AND ANALYSIS OF DRAFT REVIEW AND ANALYSIS OF FOLLOW UP WITH TRIPLETT REGARDING SAME (1.0); REVIEW AND ANALYSIS OF DRAFT REVIEW AND ANALYSIS OF FOLLOW UP WITH TRIPLETT REGARDING SAME (1.3); REVIEW AND ANALYSIS OF DRAFT REVIEW AND ANALYSIS OF FOLLOW UP WITH TRIPLETT REGARDING SAME (1.3); REVIEW AND ANALYSIS OF DRAFT REVIEW AND ANALYSIS OF FOLLOW UP WITH TRIPLETT REGARDING SAME (1.3); REVIEW AND ANALYSIS OF DRAFT REVIEW AND ANALYSIS OF FOLLOW UP WITH TRIPLETT REGARDING SAME (1.3); REVIEW AND ANALYSIS OF DRAFT REVIEW AND ANALYSIS OF FOLLOW UP WITH TRIPLETT REGARDING SAME (1.3); REVIEW AND ANALYSIS OF FOLLOW UP WITH TRIPLETT REGARDING SAME (1.3); REVIEW AND ANALYSIS OF FOLLOW UP WITH TRIPLETT REGARDING SAME (1.3); REVIEW AND ANALYSIS OF FOLLOW UP WITH TRIPLETT REGARDING SAME (1.3); REVIEW AND ANALYSIS OF FOLLOW UP WITH TRIPLETT REGARDING SAME (1.3); REVIEW AND ANALYSIS OF FOLLOW UP WITH TRIPLETT REGREDING SAME (1.2)</li> </ul>				
<ul> <li>WITH SLUSSER, HOLDSTEIN, AND MELSON REGARDING (.6);</li> <li>REVIEW VARIOUS TRIPLETT AND CLIENT CORRESPONDENCE REGARDING FOLLOW UP WITH TRIPLETT REGARDING SAME, STRATEGY (.1)</li> <li>02/09/09 JMW REVIEW VARIOUS CLIENT AND TRIPLETT CORRESPONDENCE REGARDING</li> <li>02/12/09 JMW REVIEW VARIOUS CLIENT CORRESPONDENCE REGARDING</li> <li>02/12/09 JMW REVIEW VARIOUS CLIENT CORRESPONDENCE REGARDING</li> <li>02/18/09 JMW REVIEW AND ANALYSIS OF FOLLOW UP WITH TRIPLETT REGARDING SAME</li> <li>02/18/09 JMW REVIEW AND ANALYSIS OF FOLLOW UP WITH TRIPLETT REGARDING SAME (1.0); REVIEW AND ANALYSIS OF DRAFT</li> <li>02/18/09 JMW REVIEW AND ANALYSIS OF</li> </ul>	02/06/09	-JMW	the second s	.80
REVIEW VARIOUS TRIPLETT AND CLIENT CORRESPONDENCE REGARDING FOLLOW UP WITH TRIPLETT REGARDING SAME, STRATEGY (.1) 02/09/09 JMW REVIEW VARIOUS CLIENT AND TRIPLETT CORRESPONDENCE REGARDING .20 02/12/09 JMW REVIEW VARIOUS CLIENT CORRESPONDENCE REGARDING .10 02/12/09 JMW REVIEW VARIOUS CLIENT CORRESPONDENCE REGARDING .10 02/18/09 JMW REVIEW AND ANALYSIS OF FOLLOW UP WITH TRIPLETT REGARDING SAME (1.0); REVIEW AND ANALYSIS OF DRAFT		)	WITH SLUSSER, HOLDSTEIN, AND MELSON REGARDING	
02/09/09 JMW REVIEW VARIOUS CLIENT AND TRIPLETT20 02/12/09 JMW REVIEW VARIOUS CLIENT CORRESPONDENCE REGARDING .10 REGARDING SAME10 02/18/09 JMW REVIEW AND ANALYSIS OF FOLLOW UP WITH TRIPLETT20 02/18/09 JMW REVIEW AND ANALYSIS OF FOLLOW UP WITH TRIPLETT REGARDING SAME (1.0); REVIEW AND ANALYSIS OF JRAFT			REVIEW VARIOUS TRIPLETT AND CLIENT CORRESPONDENCE REGARDING FOLLOW UP WITH TRIPLETT	
02/12/09 JMW REVIEW VARIOUS CLIENT CORRESPONDENCE REGARDING .10 REGARDING SAME	02/09/09	WMC	REVIEW VARIOUS CLIENT AND TRIPLETT	.20
FOLLOW UP WITH TRIPLETT REGARDING SAME (1.0); REVIEW AND ANALYSIS OF DRAFT REGARDING SAME (1.3); REVIEW AND ANALYSIS OF , PREPARE CORRESPONDENCE TO MELSON REGARDING SAME, REVIEW RESPONSE (1.2)	02/12/09	WML	REVIEW VARIOUS CLIENT CORRESPONDENCE REGARDING FOLLOW UP WITH TRIPLETT	.10
REGARDING SAME (1.3); REVIEW AND ANALYSIS OF REGARDING SAME (1.3); REVIEW AND ANALYSIS OF , PREPARE CORRESPONDENCE TO MELSON REGARDING SAME, REVIEW RESPONSE (1.2)	02/18/09	JMW	REGARDING SAME (1.0); REVIEW AND ANALYSIS OF	3.50
CORRESPONDENCE TO MELSON REGARDING SAME, REVIEW RESPONSE (1.2)		,	REVISE SAME, FOLLOW UP WITH TRIPLETT	
02/18/09 TWW PREPARE FOR AND ATTEND #4 JENT CONFERENCE CALL . 70			CORRESPONDENCE TO MELSON REGARDING SAME, REVIEW	
REGARDING	02/18/09	JMW	PREPARE FOR AND ATTEND CLIENT CONFERENCE CALL REGARDING	.70
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2009 RATE CASE	F	EF. NO.	00309-38087
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02/09/09	WML	REVIEW AND ANALYSIS OF CORRESPONDENCE AND PREPARE FOR AND ATTEND CONFERENCE CALL WITH CINDY LEE AND EARL ROBINSON REGARDING SAME, STUDY AND TESTIMONY, ISSUES, PREPARE NOTES REGARDING SAME (1.4); CALL WITH BURNETT REGARDING ISSUES (.2); REVIEW NOTES AND PREPARE CORRESPONDENCE TO CLIENTS REGARDING (.6)	2.20
02/10/09	WMU	CALL WITH CROSS REGARDING CALL WITH CROSS REGARDING SAME	.30
02/10/09	JMW	REVIEW VARIOUS CORRESPONDENCE AND ATTACHMENTS REGARDING RATINGS AND COSTS WITH BEURIS AND VANDER WEIDE. (.2); PULL AND REVIEW AND PREPARE CORRESPONDENCE TO BEURIS REGARDING (.3)	. 80
02/18/09	JMW	REVIEW AND ANALYSIS OF DRAFT DEPRECIATION EXPERT TESTIMONY AND EXHIBITS, REVISE SAME	. 50
02/18/09	JMW	REVIEW NOTES AND CALL TO VANDER WEIDE REGARDING TESTIMONY ISSUES, PREPARE NOTES REGARDING SAME	.30
02/18/09	WMU	REVIEW AND ANALYSIS OF CHANGES TO STORM TESTIMONY REGARDING PREPARE AND RESPOND TO MELSON CORRESPONDENCE REGARDING	.50

02/19/09. JMW REVIEW AND ANALYSIS OF DRAFT DEPRECIATION EXPERT TESTIMONY AND EXHIBITS, PREPARE NOTES REGARDING QUESTIONS, REVISE SAME

02/20/09 CALLS WITH CINDY LEE REGARDING JMW .20 02/20/09 JMW REVIEW AND ANALYSIS OF DEPRECIATION EXPERT 2.00

TESTIMONY AND STUDY, PREPARE NOTES REGARDING SAME, REVISIONS, QUESTIONS

Subtotal for Task L420

10.30

2.00

PHASE L20: PRE-TRIAL PLEADINGS AND MOTIONS

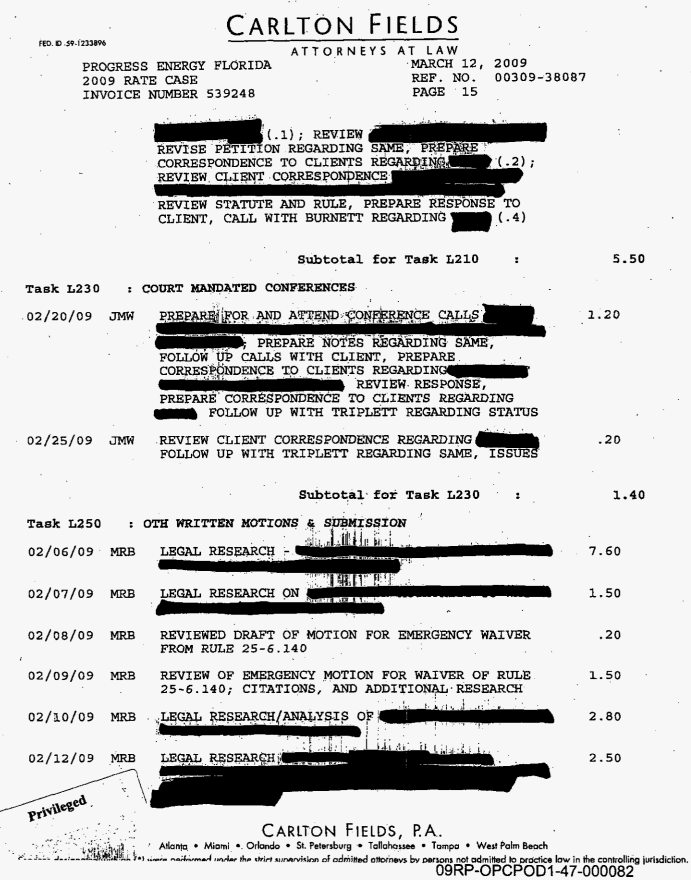
CARLTON FIELDS, P.A.

Atlanta • Miami • Orlando • St. Petersburg • Tallahassee • Tampa • West Palm Beach وتساويه المراجعة ومعمرته فمتعفر مرافع والبرين البري مترافعه والمراجع

FED. ID 59-123389	6	CARLTON FIELDS	·
PR( 20)	OGRESS 09 RAI	ATTORNEYS AT LAW SENERGY FLORIDA MARCH 12, 2009 TE CASE REF. NO. 00309-38087 NUMBER 539248 PAGE 13	
Task L110	: F	ACT INVESTIGATION/DEVELOPMENT	
02/18/09	DMT	PARTICIPATE IN CONFERENCE CALL WITH	.80
02/25/09	, WMC	REVIEW CLIENT CORRESPONDENCE REGARDING	.50
,		CLIENTS REGARDING (.2); REVIEW VARIOUS CLIENT CORRESPONDENCE REGARDING FOLLOW	
02/27/09	DMT	UP WITH TRIPLETT REGARDING SAME (.2) ATTEND RATE CASE CALL TO UPDATE CASE ISSUES AND TESTIMONY.	.50
02/27/09	WML	REVIEW VARIOUS CLIENT CORRESPONDENCE REGARDING PREPARE CORRESPONDENCE TO CLIENTS REGARDING (.1); REVIEW VARIOUS TEMAILS FROM LORI CROSS REGARDING PREPARE RESPONSES (.2); REVIEW VARIOUS CORRESPONDENCE REGARDING SAME (.1); REVIEW VARIOUS CLIENT CORRESPONDENCE REGARDING STATUS OF TESTIMONY, DRAFTS (.2)	. 60
		Subtotal for Task L110 :	2.40
Task L120	: A	NALYSIS/STRATEGY	
02/06/09	DMT	CONFERENCE CALL WITH TEAM RE LIMITED PROCEEDING AND OTHER PETITIONS; REVIEW AND ANALYSIS OF ISSUES RE WITNESS RESPONSIBILITY.	.80
02/26/09	DMT	REVIEW AND ANALYSIS OF ISSUES RE	.20
Privilege	d	Subtotal for Task L120 :	1.00
Task L210	- 1	PLEADINGS	
02/10/09	DMĨ	DRAFT PETITION FOR LIMITED PROCEEDING.	.30
1 <u>1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 </u>		CARLTON FIELDS, P.A. Atlanta • Miami • Orlando • St. Petersburg • Tallohassee • Tampa • West Palm Beach ogreen artificmed under the strict supervision of admitted attorneys by persons not admitted to practice law in the O9RP-OPCPOD1-47-0	e controlling jurisdiction. 00080

# CARLTON FIELDS

FED. ID 59-1233896		CARLION TILLOS		
2009	9 RATE	ATTORNEYS AT LAW ENERGY FLORIDA MARCH 12, 2009 E CASE REF. NO. 00309-38 IUMBER 539248 PAGE 14	087	
02/16/09 J		REVIEW AND ANALYSIS OF OPC AND AG RESPONSE TO 60-DAY NOTICE RULE WAIVER PETITION, PREPARE NOTES REGARDING SAME	.30	
02/17/09 E		REVIEW AND ANALYSIS OF DRAFT LIMITED PROCEEDING PETITION WITH MATT BERNIER.	.20	
02/17/09 J	WMC	REVIEW CLIENT CORRESPONDENCE, CARE REVISE PETITION FOR BASE RATE RELIEF CORRESPONDENCE TO PREPARE CORRESPONDENCE TO CLIENTS REGARDING (CORRESPONDENCE TO REGARDING SAME	1.50	
02/19/09 J		REVIEW AND ANALYSIS OF WHITE SPRINGS AND FRF PETITIONS TO INTERVENE; PREPARE CORRESPONDENCE TO CLIENTS REGARDING (CORRESPONSE REGARDING (	.20	Ŧ
02/19/09 J		REVIEW AND ANALYSIS OF FRF OPPOSITION TO 60 DAY NOTICE REQUIREMENT WALVER, CALL WITH BURNETT REGARDING CONTRACTOR REVIEW CLIENT CORRESPONDENCE REGARDING CONTRACTOR CLIENT CORRESPONDENCE REGARDING REVIEW STAFF NOTICE, CALENDAR SAME; PREPARE NOTES FOR CONFERENCE WITH STAFF AND INTERVENORS	.80	
02/20/09 E		REVIEW AND ANALYSIS OF RATE CASE PETITION AND INTERIM RELIEF REQUEST.	.20	
02/23/09 D		FINALIZE NOTICE OF WITHDRAWAL AND COORDINATE GATHERING APPROVALS FOR FILING OF AGREED MOTION; FOLLOW UP WITH OPPOSING COUNSEL RE SAME.	.60	
02/23/09 J	JMW	REVIEW AND ANALYSIS OF RICK MELSON	.20	· `
02/25/09 D		REVIEW AND ANALYSIS OF DRAFT PUBLIC NOTICE FOR INCLUSION IN MFR SCHEDULE.	.30	
		REVISION TO VARIOUS PETITIONS TO INCORPORATE CUSTOMER NUMBER LANGUAGE, CORRESPONDENCE WITH TRIPLETT REGARDING (.2); REVIEW AND PREPARE CORRESPONDENCE REGARDING	.90	
Privileged	\	FREFRIS CORRESPONDENCE REGRIDING		
		CARLTON FIELDS, P.A. Atlanta • Miami • Orlando • St. Rejessborg • Tallahassee • Tampa • West Palm Beach	w in the controlling luris	diction.
		09RP-OPCPOD1-4	7-000081	



FED. ID 59-1233896

PROGRESS ENERGY FLORIDA 2009 RATE CASE INVOICE NUMBER 539248 MARCH 12, 2009 REF. NO. 00309-38087 PAGE 16

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		and the second	
02/13/09	MRB	LEGAL RESEARCH INNON	7.00
		ADEIGAL RESEAROHNINTO	
02/15/09	MRB	LEGAL RESEARCH INTO	2.50
02/18/09	MRB	DRAFTED PETITION FOR LIMITED BASE RATE PROCEEDING	2.10
02/21/09	WMU	REVIEW AND RESPOND TO VARIOUS CLIENT CORRESPONDENCE REGARDING REVIEW CLIENT RESPONSES; REVIEW VARIOUS CORRESPONDENCE FROM OPC AND INTERVENORS REGARDING SAME	.20
02/23/09	<b>ЈМЙ</b>	CORRESPONDENCE WITH OPC COUNSEL REGARDING STIPULATION/ MOTION, REVIEW RESPONSES FROM OTHER COUNSEL, CALL WITH BURNETT AND BECK REGARDING FOLLOW UP PREPARATION OF JOINT MOTION FOR SIGNATURE, NOTICE OF WITHDRAWAL OF PETITION (.2); PREPARE AGREED MOTION, REVIEW NOTICE OF WITHDRAWAL, CALLS WITH MARTHA CARTER, BURNETT, PAUL LEWIS, AND REHWINKLE REGARDING SAME, STATUS, ISSUES, REVIEW AND PREPARE CORRESPONDENCE REGARDING SAME, REVIEW VARIOUS CORRESPONDENCE AND NOTICES FILED REGARDING SAME (1.2)	1.40
02/24/09	WMU	REVIEW AND ANALYSIS OF PSC NOTICE ON STAFF RECOMMENDATION AND STAFF RECOMMENDATION ON 60-DAY NOTICE WAIVER	.20
02/26/09	WMC.	REVIEW CLIENT CORRESPONDENCE AND OPC LETTER REGARDING TEST YEAR AND DATA, CLIENT EMAILS REGARDING CALL WITH BURNETT REGARDING REVIEW CLIENT CORRESPONDENCE REGARDING (.4); PULL RESEARCH MATERIAL AND FOLLOW UP WITH TRIPLETT REGARDING RESEARCH ON REVIEW CLIENT CORRESPONDENCE REGARDING PREPARE CORRESPONDENCE TO TRIPLETT AND BERNIER REGARDING (.2)	. 60
Privileged	-	CANTON FILLOS DA	
		CARLTON FIELDS, P.A. Atlanta • Miami • Orlando • St. Petersburg • Tallahassee • Tampa • West Polm Beach	
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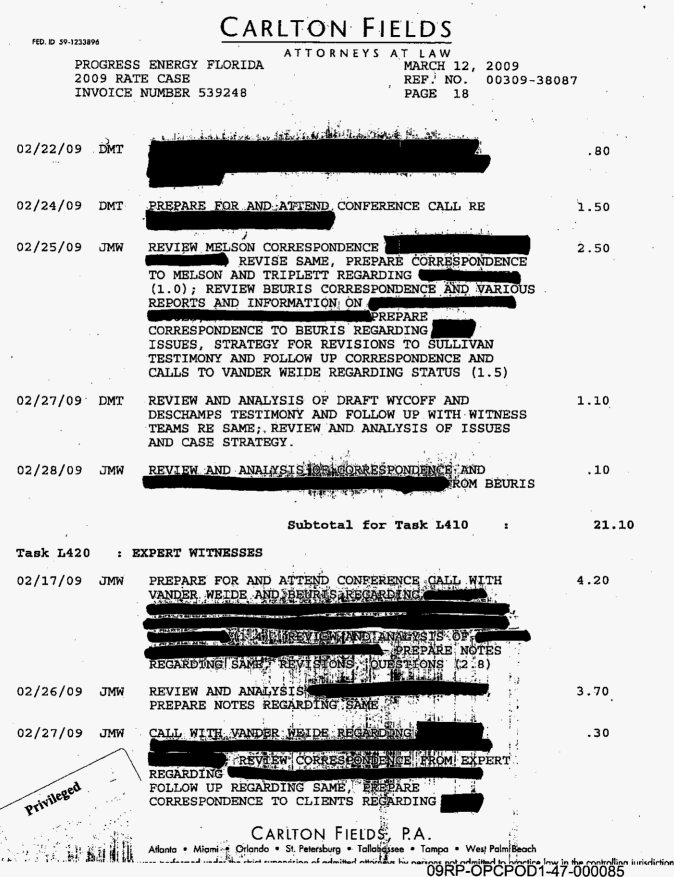
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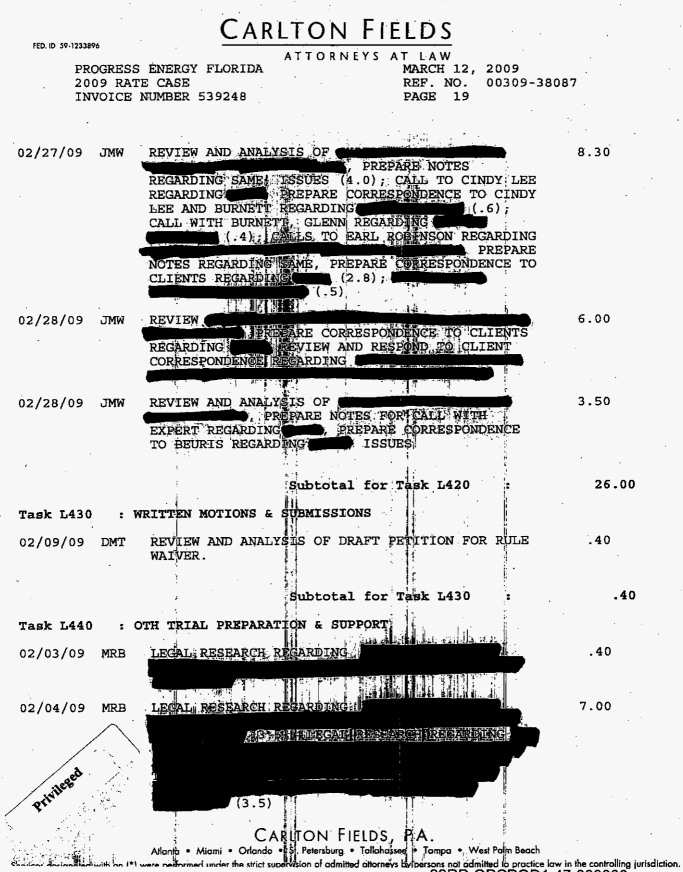
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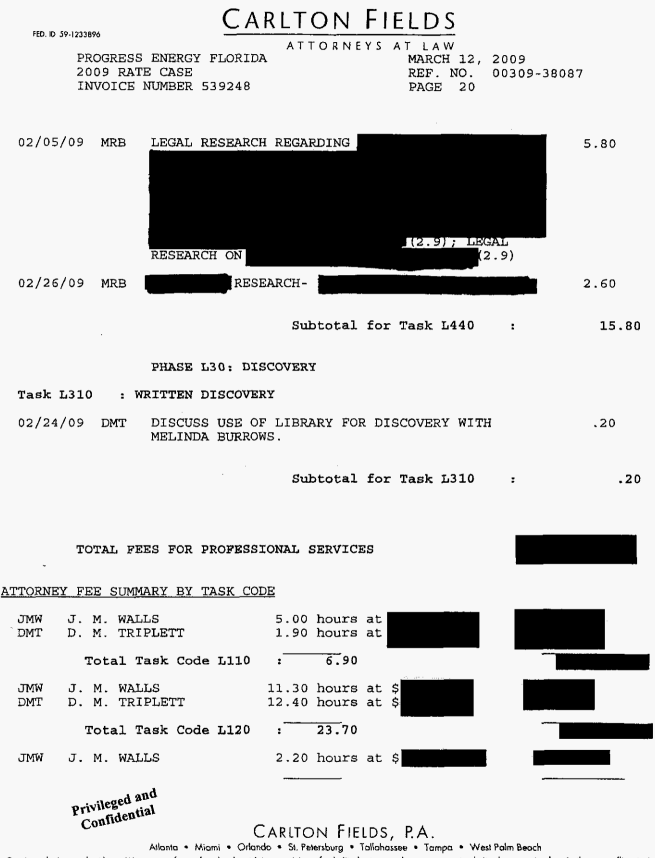
20	09 RAJ	ATTORNEYSATLAW SENERGY FLORIDÁ MARCH 12, 2009 TE CASE REF. NO. 00309-380 NUMBER 539248 PAGE 17	87
		Subtotal for Task L250 :	30.10
ask L410	: 1	FACT WITNESSES	•
2/03/09	DMT	REVIEW AND ANALYSIS OF AND FOLLOW UP WITH DANA BAUMANN AND PAUL MOORE RE SAME.	.60
2/04/09	DMT	REVISE TESTIMONY CONSISTENT WITH COMMENTS FROM TEAM.	.30
02/04/09	DMT	REVIEW AND ANALYSIS OF	1.40
02/06/09	DMT	DISCUSS RATE CASE TESTIMONY WITH EXECUTIVE COMPENSATION TEAM.	1.80
02/09/09	DMT	PREPARE FOR AND ATTEND CONFERENCE CALL RE STORM STUDY TESTIMONY WITH GARY LITTLE AND RICK MELSON.	1.20
02/11/09	DMT	DISCUSS WITH JOHN BURNETT.	.30
2/11/09	DMT	REVIEW AND ANALYSIS OF	.40 '
2/12/09	DMT	REVISE	.40
02/16/09	DMT	PREPARE FOR AND ATTEND CONFERENCE CALL WITH WITNESS TEAM RE A&G TESTIMONY.	1.20
02/17/09	DMT	TEAMS RE TESTIMONY DEADLINES.	2.10
02/19/09	DMT	PREPARE FOR AND ATTEND CONFERENCE CALL RE WITH WITNESS TEAM (2.9); DISCUSS WELSON AND PAUL MOORE (0.4).	3.30
02/20/09	DMT	ATTEND CONFERENCE CALL WITH FUELS WITNESS TEAM RE TESTIMONY (1.8); ATTEND UPDATE CALL RE CASE STATUS (0.3).	2.10
Privileged			

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	59-1233896 <u>CA</u>	RLTON FIELDS
110.10	PROGRESS ENERGY FLORID 2009 RATE CASE INVOICE NUMBER 539248	REF. NO. 00309-38087
	Total Task Code L130	: 2.20
JMW	J. M. WALLS	4.10 hours at \$
	Total Task Code L190	: 4.10
JMW DMT	J. M. WALLS D. M. TRIPLETT	33.00 hours at \$ 1.60 hours at \$
	Total Task Code L210	: 34.60
JMW DMT	J. M. WALLS D. M. TRIPLETT	3.40 hours at \$
	Total Task Code L230	
JMW MRB	J. M. WALLS M. R. BERNIER	2.60 hours at \$ 27.70 hours at \$
	Total Task Code L250	: 30.30
DMT	D. M. TRIPLETT	.20 hours at \$
	Total Task Code L310	
JMW DMT	J. M. WALLS D. M. TRIPLETT	32.20 hours at \$ 18.50 hours at \$
	Total Task Code L410	: 50.70
JMW	J. M. WALLS	36.30 hours at \$
	Total Task Code L420	: 36.30
DMT	D. M. TRIPLETT	.40 hours at second and second an
	Total Task Code L430	
MRB	M. R. BERNIER	15.80 hours at \$
	Total Task Code L440	

#### ATTORNEY FEE SUMMARY

DMT	D. M. TRIPLETT	36.60 hours at \$234.00 =	
JMW	J. M. WALLS	130.10 hours at \$350.00 =	
MRB	M. R. BERNIER	43.50 hours at \$175.50 =	
	TOTALS	210.20	

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# CARLTON FIELDS

FED. ID 59-1233896

	ATTORNEYS AT LAW	
PROGRESS ENERGY FLORIDA	MARCH 12,	2009
2009 RATE CASE	•	00309-38087
INVOICE NUMBER 539248	PAGE 22	

### COSTS INCURRED ON YOUR BEHALF AS POSTED FEBRUARY 28, 2009

	COPYING COPYING COST COPYING COST	Total	Code	E101	6.00 129.00 <b>135.00</b>
Code E104 02/23/09	FACSIMILE FAX	Total	Code	E104	.00 .00
02/12/09	TELEPHONE TELEPHONE TELEPHONE TELEPHONE TELEPHONE	Total	Code	E105	11.25 174.67 12.30 10.65 21.15 230.02
Code E107 02/11/09	DELIVERY SERVICES/MESSENGERS EXPRESS MAIL	Total	Code	E107	17.30 <b>17.30</b>

TOTAL COSTS AS POSTED THROUGH FEBRUARY 28, 2009 \$382.32

INVOICE 539248 TOTAL



BALANCE DUE FROM PREVIOUS STATEMENT LESS: PAYMENTS



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TOTAL AMOUNT DUE

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ATTORNEYS AT LAW

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Tompo, FL 33601-3239 813.223.7000 Fox 813.229.4133

One Atlantic Center 1201 W. Peachtree St., Ste. 3000 Atlanta, Georgia 30309 404.815.3400 Fox 404.815.3415

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PROGRESS ENERGY FLORIDA PO BOX 14042 ST PETERSBURG, FL 33733

APRIL 9, 2008 JAMES M. WALLS REF. NO. 00309-38087 INVOICE NUMBER 496166

#### RE: 2009 RATE CASE

BALANCE DUE FROM PREVIOUS STATEMENT LESS: PAYMENTS

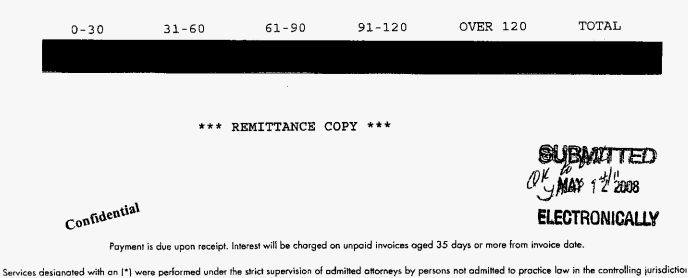
#### BALANCE FORWARD

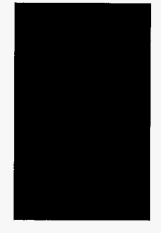
LEGAL SERVICES POSTED THROUGH 03/31/08 COSTS ADVANCED POSTED THROUGH 03/31/08

CURRENT INVOICE TOTAL

TOTAL AMOUNT DUE

#### AGED ACCOUNTS RECEIVABLE BALANCE OUTSTANDING BY DAYS





.80

# CARLTON FIELDS

FED. ID 59-1233896

	ATTORNEYS	AT LAW	
PROGRESS ENERGY FLORIDA		APRIL 9,	2008
2009 RATE CASE		REF. NO.	00309-38087
INVOICE NUMBER 496166		PAGE 1	

#### PROFESSIONAL SERVICES AS POSTED THROUGH MARCH 31, 2008

PHASE L100: CASE ASSESSMENT, DEVELOP & ADMIN

Task L120: ANALYSIS/STRATEGY

03/04/08	JMW	CALLS AND CORRESPONDENCE WITH CLIENT, BURNETT,	50
, ,		REGARDING	
		POWER POINT AND CLIENT CORRESPONDENCE REGARDING	
		FOLLOW UP WITH TRIPLETT REGARDING STATUS,	
		STRATEGY	
	•		

- 03/07/08 DMT PREPARE FOR AND ATTEND RATE CASE KICK OFF 3.10 MEETING IN ST PETE.
- 03/07/08 JMW PREPARE FOR AND ATTEND RATE CASE KICK-OFF 2.70 MEETING IN ST PETERSBURG WITH CLIENTS

Subtotal for Task L120 : 6.30

#### Task L420: EXPERT WITNESSES

- 03/19/08 DMT PREPARE FOR AND ATTEND CONFERENCE CALL WITH NANCY HOLDSTEIN AND WILL GARRETT RE
  - Subtotal for Task L420 : .80

	TOTAL FEES FOR PROFESSION	AL SERVICES	2017 Salariya
ATTORNE	FEE SUMMARY BY TASK CODE		
	J. M. WALLS D. M. TRIPLETT	3.20 hours at 3.10 hours at	
	Total Task Code L120:	6.30	
DMT	D. M. TRIPLETT	.80 hours at	
	1 - nd		

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\$4.50

# CARLTON FIELDS

PROGRESS ENERGY FLORIDA 2009 RATE CASE INVOICE NUMBER 496166 ATTORNEYS AT LAW APRIL 9, 2008 REF. NO. 00309-38087 PAGE 2

 Total Task Code L420:
 .80

 ATTORNEY FEE SUMMARY

 DMT
 D. M. TRIPLETT

 JMW
 J. M. WALLS

 TOTALS
 7.10

COSTS INCURRED ON YOUR BEHALF AS POSTED MARCH 31, 2008

Code E105 TELEPHONE 03/20/08 TELEPHONE

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FED, ID 59-1233896

			4.50
Total	Code	E105	4.50

TOTAL COSTS AS POSTED THROUGH MARCH 31, 2008

INVOICE 496166 TOTAL

BALANCE DUE FROM PREVIOUS STATEMENT LESS: PAYMENTS

TOTAL AMOUNT DUE

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FED. ID 59-1233896

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P.O. Box 1171 407.849.0300 Fax 407.648,9099

P.O. Box 2861 Orlando, FL 32802 St. Petersburg, FL 3373 } 727.821.7000 Fox 727.822.3768

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PROGRESS ENERGY FLORIDA PO BOX 14042 ST PETERSBURG, FL 33733 MAY 6, 2008 JAMES M. WALLS REF. NO. 00309-38087 **INVOICE NUMBER 499864** 

RE: 2009 RATE CASE

BALANCE DUE FROM PREVIOUS STATEMENT LESS: PAYMENTS

BALANCE FORWARD

LEGAL SERVICES POSTED THROUGH 04/30/08 COSTS ADVANCED POSTED THROUGH 04/30/08

CURRENT INVOICE TOTAL

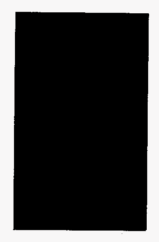
TOTAL AMOUNT DUE

AGED ACCOUNTS RECEIVABLE BALANCE OUTSTANDING BY DAYS

0-30	31~60	61-90	91-120	OVER 120	TOTAL
	● <b>00 0, 11 0, 00 0, 00</b> 0, 00			1995-1997 (1997)	
Confid		EMITTANCE C	OPY ***		SUBMITTED MAY 1 2 2008 ELECTRONICALLY

Payment is due upon receipt. Interest will be charged on unpaid invoices aged 35 days or more from invoice date.

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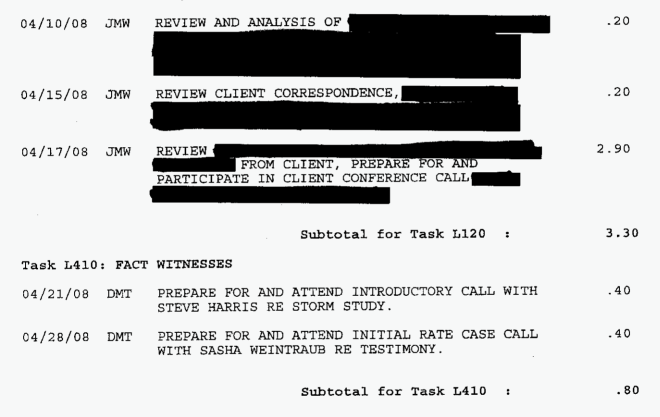
FED. ID 59-1233896

	ATTORNEYS AT LAW	
PROGRESS ENERGY FLORIDA	MAY 6, 2008	
2009 RATE CASE	REF. NO. 00309-38087	
INVOICE NUMBER 499864	PAGE 1	

#### PROFESSIONAL SERVICES AS POSTED THROUGH APRIL 30, 2008

PHASE L100: CASE ASSESSMENT, DEVELOP & ADMIN

#### Task L120: ANALYSIS/STRATEGY



TOTAL FEES FOR PROFESSIONAL SERVICES

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FED. ID 59-1233896

	ATTORNEYS	AT LAW
PROGRESS ENERGY FLORIDA		MAY 6, 2008
2009 RATE CASE		REF. NO. 00309-38087
INVOICE NUMBER 499864		PAGE 2

#### ATTORNEY FEE SUMMARY BY TASK CODE

JMW	J. M. WALLS	3.30 hours at
	Total Task Code L120:	3.30
DMT	D. M. TRIPLETT	.80 hours at
	Total Task Code L410:	.80

#### ATTORNEY FEE SUMMARY

DMT	D. M. TRIPLETT	0.80 hours at	\$220.50 = 176.40
JMW	J. M. WALLS	3.30 hours at	\$346.50 = 1143.45
	TOTALS	4.10	\$1,319.85

#### COSTS INCURRED ON YOUR BEHALF AS POSTED APRIL 30, 2008

Code E105	TELEPHONE
04/17/08	TELEPHONE

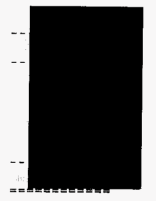
Total Code E105

17.55 17.55

TOTAL COSTS AS POSTED THROUGH APRIL 30, 2008

INVOICE 499864 TOTAL

BALANCE DUE FROM PREVIOUS STATEMENT LESS: PAYMENTS



TOTAL AMOUNT DUE

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PROGRESS ENERGY FLORIDA PO BOX 14042 ST PETERSBURG, FL 33733

JULY 11, 2008 JAMES M. WALLS REF. NO. 00309-38087 INVOICE NUMBER 508190

DUE DATE: UPON RECEIPT

RE: 2009 RATE CASE

BALANCE DUE FROM PREVIOUS STATEMENT LESS: PAYMENTS

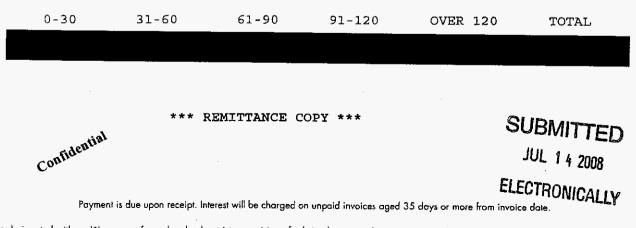
BALANCE FORWARD

LEGAL SERVICES POSTED THROUGH 06/30/08 COSTS ADVANCED POSTED THROUGH 06/30/08

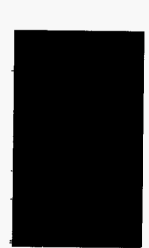
CURRENT INVOICE TOTAL

TOTAL AMOUNT DUE

#### AGED ACCOUNTS RECEIVABLE BALANCE OUTSTANDING BY DAYS

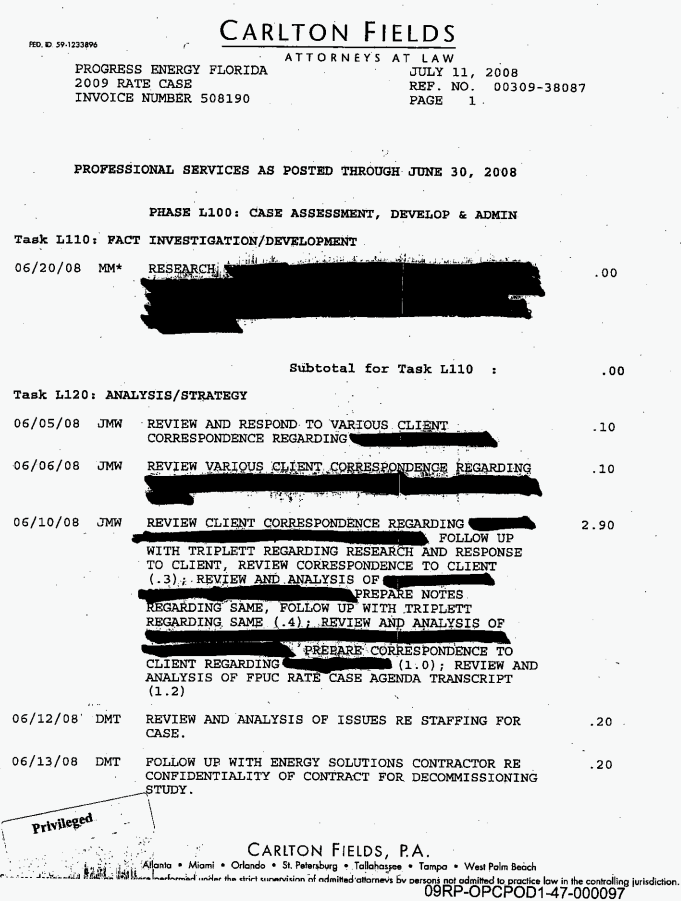


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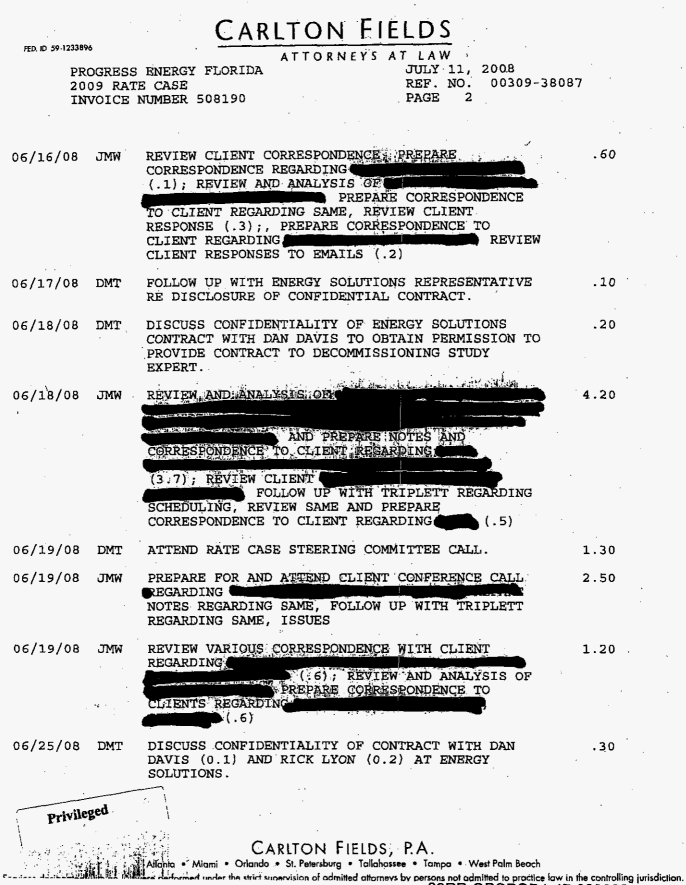


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CARLTON FIELDS						
2009 RATE	ENERGY FLORIDA	TTORNEYS A	JULY 11, 2	2008 00309-38087	7	
06/26/08 JMW	REVIEW CLIENT CORP ANALYSIS OF CORRESPONDENCE TO PREPARE NOTES AND	CONFERENCE P. CLIENT REGAR	CALL, REVIE REPARE DING	W AND	1.50	
06/27/08 JMW	CALL WITH CLIENTS	CALL WITH B	URNETT REGA	RDING	.30	
	2	Subtotal for	Task L120	:	15.70	
	PHASE L200: PRE-TH	RIAL PLEADING	S AND MOTIC	NS		
Task L410: FACT	WITNESSES					
06/20/08 JMW	REVIEW VARIOUS CON WITH BURNETT REGAN REGARDING SAME		REGARDING REPARE NOTE	15	.20	
		Subtotal for	Task L410	:	.20	
TOTAL FE	ES FOR PROFESSIONAL	L SERVICES				
ATTORNEY FEE SUMM	ARY BY TASK CODE					
MM* M. MORELL	[*	.00 hours a	t			
Total T	ask Code L110:	.00				
JMW J. M. WAL DMT D. M. TRI		13.40 hours a 2.30 hours a				
Total T	ask Code L120:	15.70				
JMW J. M. WAL		.20 hours a	t			
	ask Code L410:	.20				
Privileged and Confidential	Privileged and Confidential Confidential					

Privileg-Confidential Confidential Atlanta • Miami • Orlando • St. Petersburg • Tallahassee • Tampa • West Palm Beach Services dering and with an (\*) were performed under the strict supervision of admitted attorneys by persons not admitted to practice law in the controlling jurisdiction. 09RP-OPCPOD1-47-000099

# CARLTON FIELDS

FED. ID 59-1233896

ATTORNEYS AT LAW

PROGRESS ENERGY FLORIDA 2009 RATE CASE INVOICE NUMBER 508190 JULY 11, 2008 REF. NO. 00309-38087 PAGE 4

ATTORNEY FEE SUMMARY

DMT	D. M. TRIPLETT	2.30 hours a	
JMW	J. M. WALLS	13.60 hours a	
MM*	M. MORELLI* TOTALS	6.50 hours a 15.90	at

COSTS INCURRED ON YOUR BEHALF AS POSTED JUNE 30, 2008

Code E105 05/23/08 06/19/08	TELEPHONE TELEPHONE TELEPHONE Total Code E105	
Code E106 06/18/08 06/18/08 06/18/08 06/18/08 06/18/08 06/18/08 06/18/08	ONLINE RESEARCH WESTLAW RESEARCH WESTLAW RESEARCH WESTLAW RESEARCH WESTLAW RESEARCH WESTLAW RESEARCH WESTLAW RESEARCH WESTLAW RESEARCH WESTLAW RESEARCH	
TOTA	L COSTS AS POSTED THROUGH JUNE 30, 2008 INVOICE 508190 TOTAL	
	NCE DUE FROM PREVIOUS STATEMENT : PAYMENTS TOTAL AMOUNT DUE	

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ATTORNEYS AT LAW

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One Atlantic Center One Atlantic Center 1201 W. Peochiree St., Ste. 3000 Atlanta, Georgia 30309 404,815,3400 6-----404 815,3415 Fax 404.815.3415

P.O. Box 019101 Miomi, FL 33131 305.530.0050 Fax 305.530.0055

P.O. Box 1171 407,849.0300 Fox 407.648.9099

P.O. Box 2861 Orlando, FL 32802 St. Patersburg, FL 33731 Tollahossee, FL 32302 727.821.7000 fox 727.822.3768

₽.O. Drawer 190 850,224,1585 Fax 850.222.0398

P.O. Box 150 West Palm Beach, FL 33402 561.659.7070 Fax 561.659.7368

PROGRESS ENERGY FLORIDA PO BOX 14042 ST PETERSBURG, FL 33733

AUGUST 6, 2008 JAMES M. WALLS REF. NO. 00309-38087 INVOICE NUMBER 511520

DUE DATE: UPON RECEIPT

RE: 2009 RATE CASE

BALANCE DUE FROM PREVIOUS STATEMENT LESS: PAYMENTS

BALANCE FORWARD

LEGAL SERVICES POSTED THROUGH 07/31/08 COSTS ADVANCED POSTED THROUGH 07/31/08

CURRENT INVOICE TOTAL

TOTAL AMOUNT DUE

AGED ACCOUNTS RECEIVABLE BALANCE OUTSTANDING BY DAYS

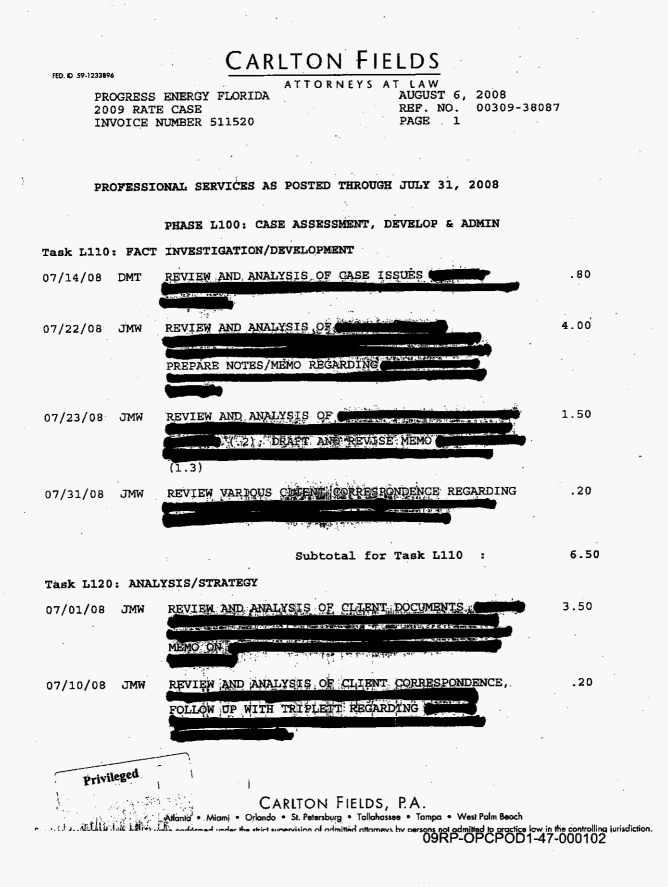
0-30	31-60	61-90	91-120	OVER 12	0 TOTAL
Confidential	*** ]	REMITTANCE C	OPY ***		SUBMITTED
Conflor					AUG 0 7 2008
					ELECTRONICALLY
Payment	is due upon receipt. In	terest will be charged or	unpaid invoices aged :	35 days or more from	n invoice date.

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FED ID 59-1233896

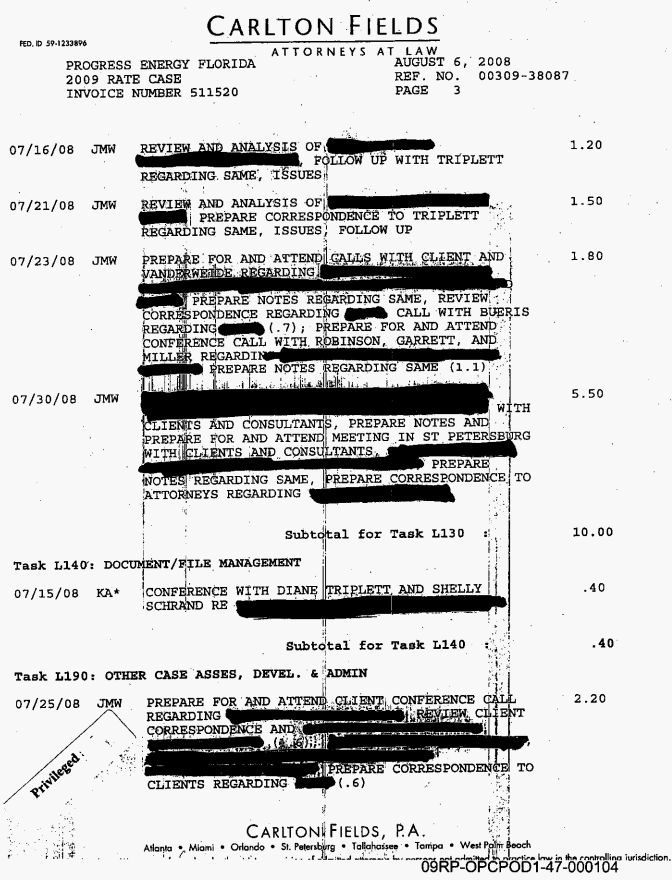
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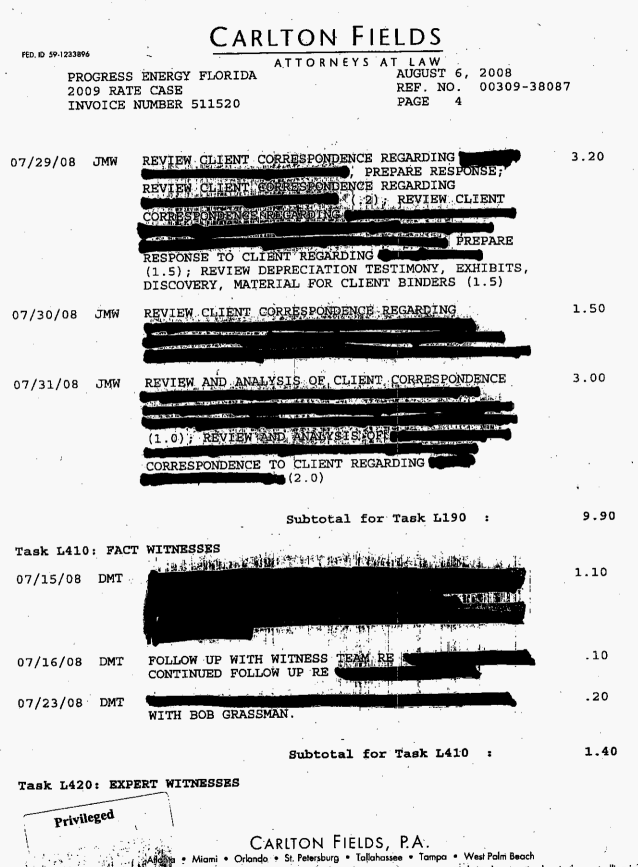


	•	CARLTON FIELDS			
20	OGRESS	ATTORNEYSATLAW ENERGY FLORIDA AUGUST 6, 2008 E CASE REF. NO. 00309-38 NUMBER 511520 PAGE 2	3087		
07/14/08	JMW	REVIEW CLIENT CORRESPONDENCE	1.50		
		(.1); MEETING WITH TRIPLETT REGARDING ISSUES, RESEARCH AUTHORITIES AND ADDITIONAL RESEARCH, CASE PREPARATION ISSUES (.5); PREPARE VARIOUS CORRESPONDENCE TO WITNESS COORDINATORS REGARDING (.5); REVIEW VARIOUS CLIENT CORRESPONDENCE REGARDING CALLS TO CLIENT REGARDING (.7); CALL WITH BURNETT REGARDING (.7); CALL WITH BURNETT REGARDING PREPARE NOTES REGARDING SAME (.2)			
07/15/08	JMW	CORRESPONDENCE WITH CLIENT REGARDING	30		
07/16/08	DMT	REVIEW AND ANALYSIS OF FOSSIL DISMANTLEMENT STUDY AND FOLLOW UP WITH WALLS RE	2.60		
07/16/08	JMW	REVIEW AND ANALYSIS OF CLIENT DOCUMENTS, TO PREPARE FOR 2009 RATE CASE	2.50		
07/18/08	WMC	REVIEW CLIENT CORRESPONDENCE REGARDING REGARDING SAME, REVIEW UP WITH TRIPLETT REGARDING SAME, REVIEW TRIPLETT CORRESPONDENCE TO CLIENT (2); CALLINITI (ALIENT REGARDING UP REGARDING SAME (2); REVIEW CLIENT CORRESPONDENCE REGARDING FOLLOW UP WITH TRIPLETT REGARDING SAME, ISSUES (.1); REVIEW AND ANALYSIS OF	1.50		
07/25/08	''DMT	ATTEND WEEKLY RATE CASE CALL WITH CLIENT TEAM.	1.30		
07/31/08	WML	REVIEW CLIENT CORRESPONDENCE REGARDING	.30		
	¥.,•	Subtotal for Task L120 :	13.70		
Task L130: EXPERTS/CONSULTANTS					

وريب المحدد فرايد

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ATTORNEYS AT LAW PROGRESS ENERGY FLORIDA AUGUST 6, 2008 2009 RATE CASE REF. NO. 00309-38087	
INVOICE NUMBER 511520 PAGE 5	
07/18/08 DMT REVIEW AND ANALYSIS OF TO 1.4 BURNETT.	0
Subtotal for Task L420 : 1.	40
PHASE L300: DISCOVERY	
Task L120: ANALYSIS/STRATEGY	
07/15/08 SS* ANALYSIS OF MATERIALS NEEDED FOR WITNESS .4 NOTEBOOKS	0
Subtotal for Task L120 :	40
Task L330: DEPOSITIONS	
07/18/08 SS* DRAFT INDEX FOR THOMAS SULLLIVAN'S WITNESS .3 NOTEBOOK	0
Subtotal for Task L330 :	30
TOTAL FEES FOR PROFESSIONAL SERVICES	
ATTORNEY FEE SUMMARY BY TASK CODE	
TMW J M WALLS 5.70 hours at	

JMW	J. M. WALLS	5.70 hours		=	
DMT	D. M. TRIPLETT	.80 hours	at	=	
	Total Task Code L110:	6.50			
JMW	J. M. WALLS	9.80 hours	at	=	
DMT	D. M. TRIPLETT	3.90 hours		=	
SS*	S. SCHRAND*	.40 hours	at	=	
	Total Task Code L120:	14.10			
JMW	J. M. WALLS	10.00 hours	at \$	-	
Pr	tivileged and Confidential				

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FED ID	59-1233896	ARLTON FIELDS	
	PROGRESS ENERGY FLORI 2009 RATE CASE INVOICE NUMBER 511520	REF. NO. 00309-38087	
	Total Task Code L130	: 10.00	I
KA*	K. ADAMS*	.40 hours at	
	Total Task Code L140	.40	
JMW	J. M. WALLS	9.90 hours at	
	Total Task Code L190	9.90	
SS*	S. SCHRAND*	.30 hours at	
	Total Task Code L330		
DMT	D. M. TRIPLETT	1.40 hours at	
	Total Task Code L410	): 1.40	
DMT	D. M. TRIPLETT	1.40 hours at	
	Total Task Code L420	0: 1.40	
ATTORNE	Y FEE SUMMARY		
DMT	D. M. TRIPLETT	7.50 hours at 0.70 hours at	
SS* JMW	S. SCHRAND* J. M. WALLS	35.40 hours at	
KA*	K. ADAMS*	0.40 hours at	
	TOTALS	44.00	
	COSTS INCURRED ON YOU	JR BEHALF AS POSTED JULY 31, 2008	J
07/	E101 COPYING 18/08 COPYING COST 30/08 COPYING COST	37.80 239.40 Total Code E101 277.20	
07/	E105 TELEPHONE 09/08 TELEPHONE 25/08 TELEPHONE	4.20 14.25 Total Code E105 18.45	

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### CARLTON FIELDS

FED. ID 59-1233896

PROGRESS ENERGY FLORIDA 2009 RATE CASE INVOICE NUMBER 511520 ATTORNEYS AT LAW AUGUST 6, 2008 REF. NO. 00309-38087 PAGE 7

TOTAL COSTS AS POSTED THROUGH JULY 31, 2008

INVOICE 511520 TOTAL

BALANCE DUE FROM PREVIOUS STATEMENT LESS: PAYMENTS

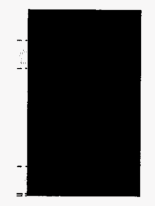
TOTAL AMOUNT DUE



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FED. ID 59-1233896

## **LARLTON FIELDS**

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P.O. Box 019101 Miomi, FL 33131 305.530.0050 Fax 305.530.0055

Orlando, FL 32802 407.849.0300 Fax 407.648 9099

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P.O. Box 150 West Polm Beach, FL 33402 561.659.7070 Fox 561.659.7368

PROGRESS ENERGY FLORIDA PO BOX 14042 ST PETERSBURG, FL 33733

SEPTEMBER 11, 2008 JAMES M. WALLS REF. NO. 00309-38087 INVOICE NUMBER 516058

DUE DATE: UPON RECEIPT

#### RE: 2009 RATE CASE

BALANCE DUE FROM PREVIOUS STATEMENT LESS: PAYMENTS

BALANCE FORWARD

LEGAL SERVICES POSTED THROUGH 08/31/08 COSTS ADVANCED POSTED THROUGH 08/31/08

CURRENT INVOICE TOTAL

Confidential

TOTAL AMOUNT DUE

AGED ACCOUNTS RECEIVABLE BALANCE OUTSTANDING BY DAYS

0-30	31-60	61-90	91-120	OVER 120	TOTAL

\*\*\* REMITTANCE COPY \*\*\*

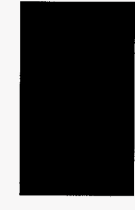
#### SUBMITTED

SEP 11 2008

ELECTRONICALLY

Payment is due upon receipt. Interest will be charged on unpaid invoices aged 35 days or more from invoice date.

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## CARLTON FIELDS

4	A FIORNETS		•
PROGRESS ENERGY FLORIDA	Υ	SEPTEMBER	11, 2008
2009 RATE CASE		REF. NO.	00309-38087
INVOICE NUMBER 516058		PAGE 1	•

FED. ID 59-1233896 ·

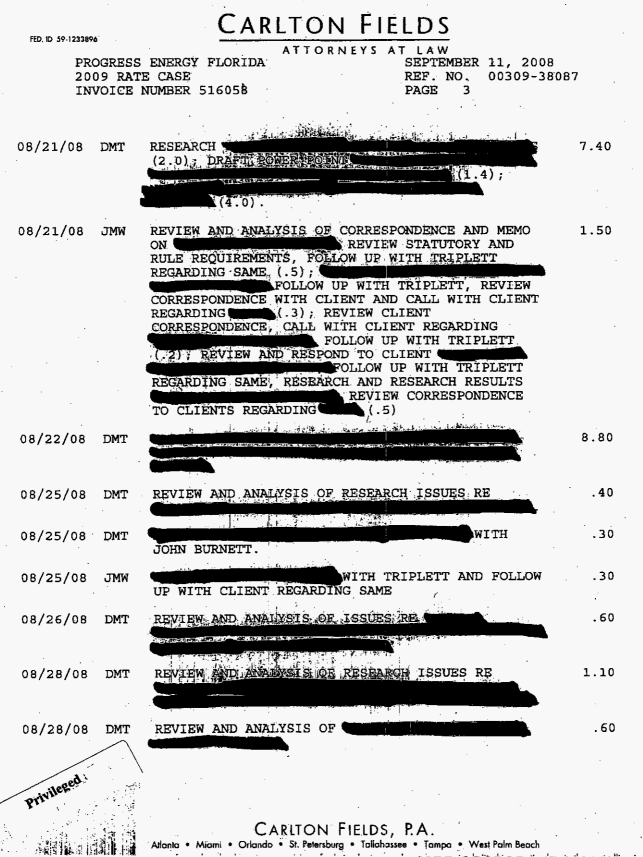
PROFESSIONAL SERVICES AS POSTED THROUGH AUGUST 31, 2008 PHASE L100: CASE ASSESSMENT, DEVELOP & ADMIN Task L110: FACT INVESTIGATION/DEVELOPMENT FOLLOW UP WITH CUSTOMER SERVICE TEAM RE .30 08/11/08 DMT (0.1); FOLLOW UP WITH SOPHIA O KEEFE RE (0.2). 08/11/08 DMT PREPARE FOR AND ATTEND CALL RE 1.40 WITH RICHARD REILAND. 08/11/08 DMT DISCUSS .20 WITH JAVIER PORTUONDO. .30 08/12/08 DMT FOLLOW UP WITH JAVIER PORTUONDO RE .50 08/13/08 DMT DISCUSS WITH BOB GRASSMAN" (0.2); FOLLOW UP WITH CINDY LEE AND SOPHIA O KEEFE RE (0.2); SEND EMAIL RE TO CLIENT TEAM (0.1). 1.50 08/13/08 JMW REVIEW AND ANALYSIS 08/18/08 DMT REVIEW AND ANALYSIS .70 1.3 P G 1. 08/19/08 DMT WITH FUEL .80 WITNESS TEAM. 08/19/08 JMW REVIEW AND ANALYSIS OF 1.50 REVIEW AND ANALYSIS, (1.0) Privileged Subtotal for Task L110 7.20 . . CARLTON FIELDS, P.A. • Orlando • St. Petersburg. • Tollahassee • Tampa • West Palm Beach Atlanta 09RP-0PCP0D1-47-000110

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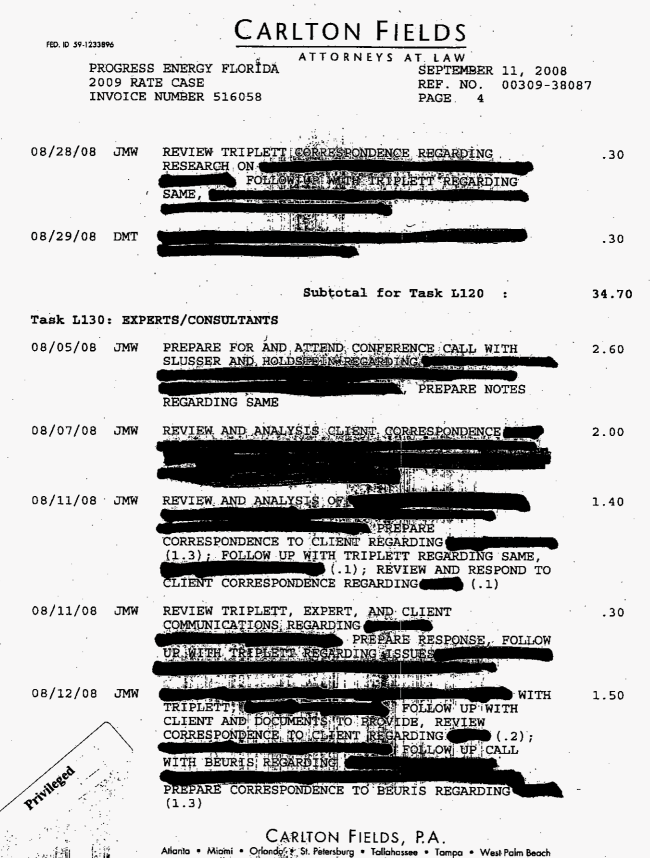
PETE.       1.30         08/11/08       DMT       ATTEND RATE CASE STRATEGY CALL.       1.30         08/13/08       DMT       REVIEW AND ANALYSIS OF RESEARCH ISSUES RE       .40         08/13/08       DMT       REVIEW AND ANALYSIS OF RESEARCH ISSUES RE       .40         08/13/08       JMW       CALL WITH BURNETT REGARDING IMPORTANCE REGARDING       .50         08/13/08       JMW       CALL WITH BURNETT REGARDING IMPORTANCE REGARDING       .50         08/14/08       JMW       CALL WITH BURNETT REGARDING IMPORTANCE REGARDING       .50         08/14/08       JMW       REVIEW AND ANALYSIS OF VARIOUS CLIENT CORRESPONDENCE REGARDING       .50         08/18/08       DMT       REVIEW AND ANALYSIS OF RESEARCH REGARDING       .40         08/18/08       DMT       REVIEW AND ANALYSIS OF RESEARCH REGARDING       .60         08/19/08       DMT       REVIEW AND ANALYSIS OF RESEARCH REGARDING       .60         08/19/08       JMW       REVIEW AND ANALYSIS OF RESEARCH ISSUE RE       .30         08/19/08       JMW       REVIEW VARIOUS CLIENT CORRESPONDENCE REGARDING       1.30         REVIEW AND ANALYSIS OF RESEARCH ISSUE REGARDING       .30       .30         08/19/08       JMW       REVIEW AND ANALYSIS OF RESEARCH ISSUE REGARDING SAME (.7); PREPARE VARIOUS CORRESPONDENCE REGARDIN	. 2	009 RA	ATTORNEYSATLAW SEPTEMBER 11, 2008 IE CASE REF. NO. 00309-380 NUMBER 516058 PAGE 2	87
PETE.       1.30         08/11/08       DMT       ATTEND RATE CASE STRATEGY CALL.       1.30         08/13/08       DMT       REVIEW AND ANALYSIS OF RESEARCH ISSUES RE       .40         08/13/08       JMW       CALL WITH BURNETT REGARDING IMPORTANCE REGARDING       .50         08/13/08       JMW       CALL WITH BURNETT REGARDING IMPORTANCE REGARDING       .50         08/13/08       JMW       CALL WITH BURNETT REGARDING IMPORTANCE REGARDING       .50         08/14/08       JMW       CALL WITH BURNETT CORRESPONDENCE REGARDING       .50         08/14/08       JMW       REVIEW AND ANALYSIS OF VARIOUS CLIENT       .50         08/18/08       DMT       REVIEW AND ANALYSIS OF RESEARCH REGARDING       .40         PRIOR RESEARCH ON TOPIC.       AND       .40         08/18/08       DMT       REVIEW AND ANALYSIS OF RESEARCH REGARDING       .60         08/19/08       DMT       REVIEW AND ANALYSIS OF RESEARCH REGARDING       .60         08/19/08       DMT       REVIEW AND ANALYSIS OF RESEARCH REGARDING       .30         08/19/08       JMW       REVIEW AND ANALYSIS OF RESEARCH REGARDING       .30         08/19/08       JMW       REVIEW AND ANALYSIS OF RESEARCH REGARDING       .30         08/19/08       JMW       REVIEW AND A	Task L12	0: ANA	LYSIS/STRATEGY	
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WITH BEURIS REGARDING         (.1); REVIEW AND RESPOND TO VARIOUS         CLIENT AND TRIPLET CORRESPONDENCE REGARDING         (.4)         08/14/08 JMW         REVIEW AND ANALYSIS OF VARIOUS CLIENT         CORRESPONDENCE REGARDING         08/18/08 DMT         REVIEW AND ANALYSIS OF RESEARCH REGARDING         08/18/08 DMT         REVIEW AND ANALYSIS OF RESEARCH REGARDING         08/18/08 DMT         REVIEW AND ANALYSIS OF RESEARCH REGARDING         08/19/08 JMW         REVIEW VARIOUS CLIENT CORRESPONDENCE REGARDING         08/19/08 JMW         REVIEW VARIOUS CLIENT CORRESPONDENCE REGARDING         08/19/08 JMW         REVIEW VARIOUS CLIENT CORRESPONDENCE REGARDING         08/19/08 JMW         REVIEW AND ANALYSIS OF         REVIEW AND ANALYSIS OF         08/19/08 DMT         REVIEW AND ANALYSIS OF         08/20/08 DMT         REVIEW AND ANALYSIS OF         08/20/08 DMT         REVIEW AND ANALYSIS OF <td>08/13/08</td> <td>DMT</td> <td>REVIEW AND ANALYSIS OF RESEARCH ISSUES RE</td> <td>.40</td>	08/13/08	DMT	REVIEW AND ANALYSIS OF RESEARCH ISSUES RE	.40
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PRIOR RESEARCH ON TOPIC. D8/18/08 DMT REVIEW AND ANALYSIS OF RESEARCH REGARDING .60 08/19/08 DMT REVIEW AND ANALYSIS OF RESEARCH ISSUE REC	08/14/08	WMC	REVIEW AND ANALYSIS OF VARIOUS CLIENT CORRESPONDENCE REGARDING	.50
08/19/08 DMT REVIEW AND ANALYSIS OF RESEARCH ISSUE RE	08/18/08	DMT	REVIEW AND ANALYSIS OF THE AND PRIOR RESEARCH ON TOPIC.	.40
08/19/08 JMW REVIEW VARIOUS CLIENT CORRESPONDENCE REGARDING REGARDING REVIEW AND ANALYSIS OF A CONTENT OF A CONTENT REGARDING SAME (.7); PREPARE VARIOUS CORRESPONDENCE REGARDING (.4) 08/20/08 DMT REVIEW AND ANALYSIS OF A CONTENT SAME (.4) .30	08/18/08	DMT	REVIEW AND ANALYSIS OF RESEARCH REGARDING	.60
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			BURNETT REGARDING PREPARE NOTES REGARDING SAME (.7); PREPARE VARIOUS CORRESPONDENCE REGARDING REGARDING REVIEW CLIENT CORRESPONDENCE REGARDING	
08/20/08 DMT NATIONAL RESEARCH RE	08/20/08	DMT	REVIEW AND ANALYSIS OF	.30
	08/20/08	DMT	NATIONAL RESEARCH RE	4.80
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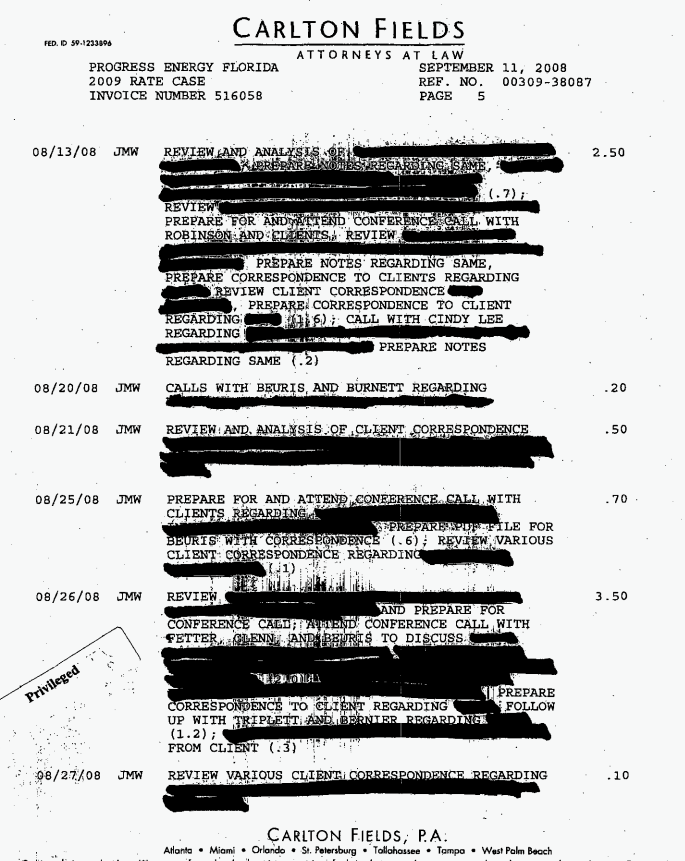


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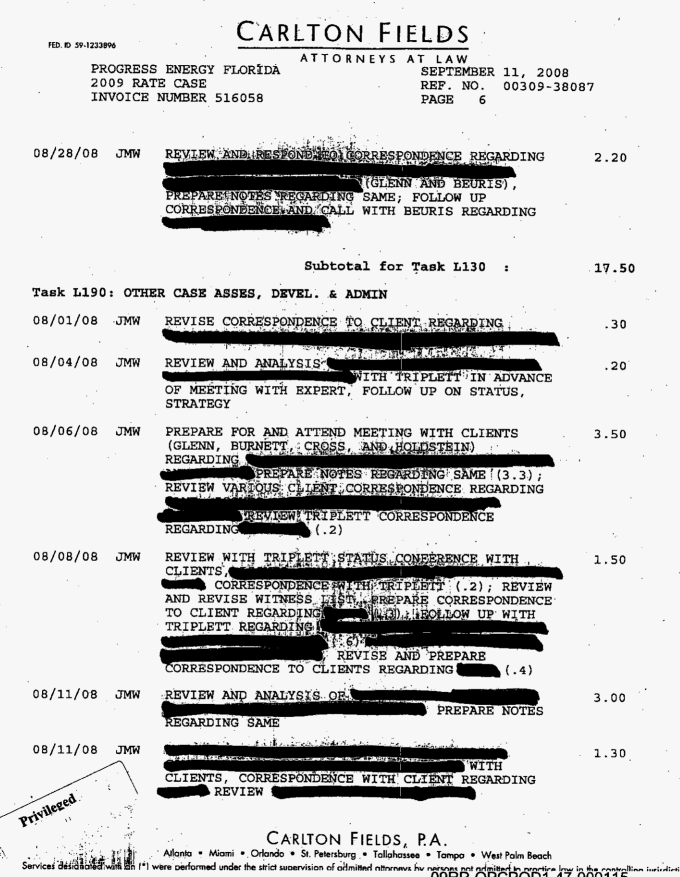


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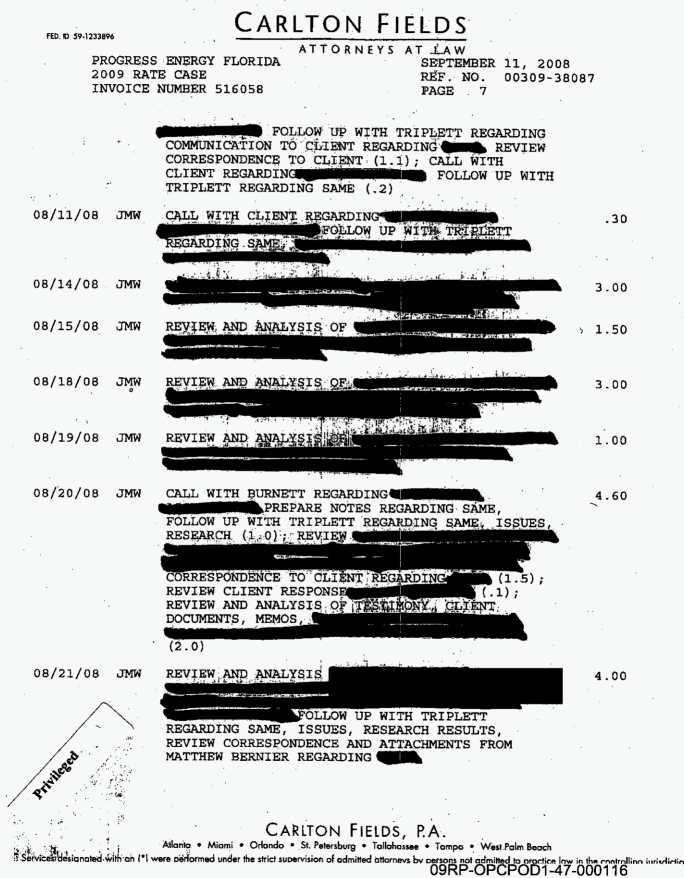
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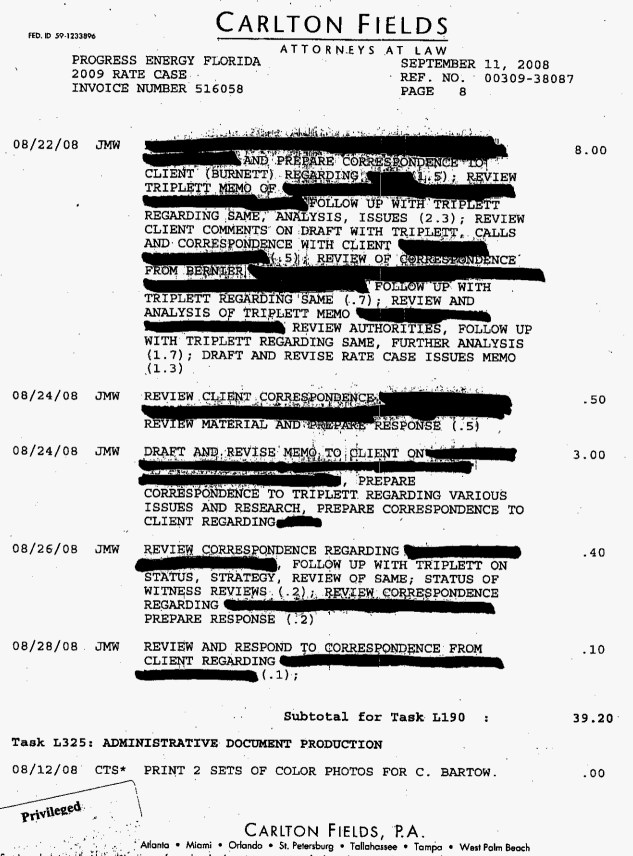
Services designated with an (\*) were performed under the strict supervision of admitted attorneys by persons not admitted to practice law in the controlling jurisdiction 09RP-OPCPOD1-47-000114



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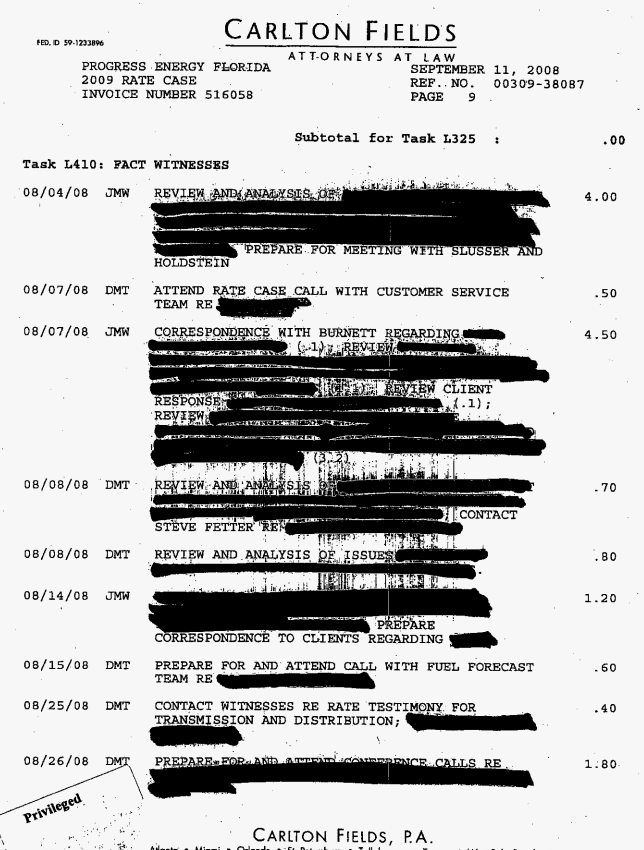


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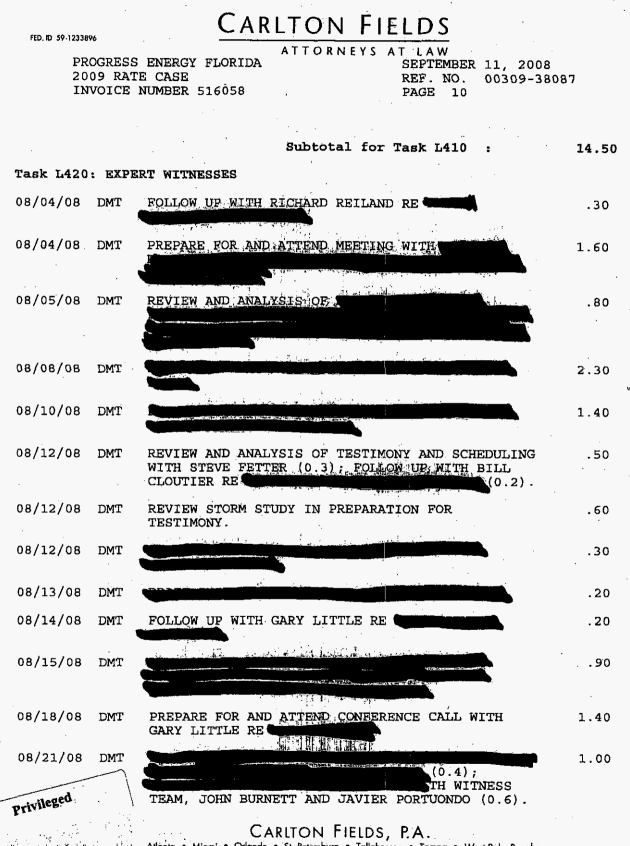
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09RP-0PCP0D1-47-000118

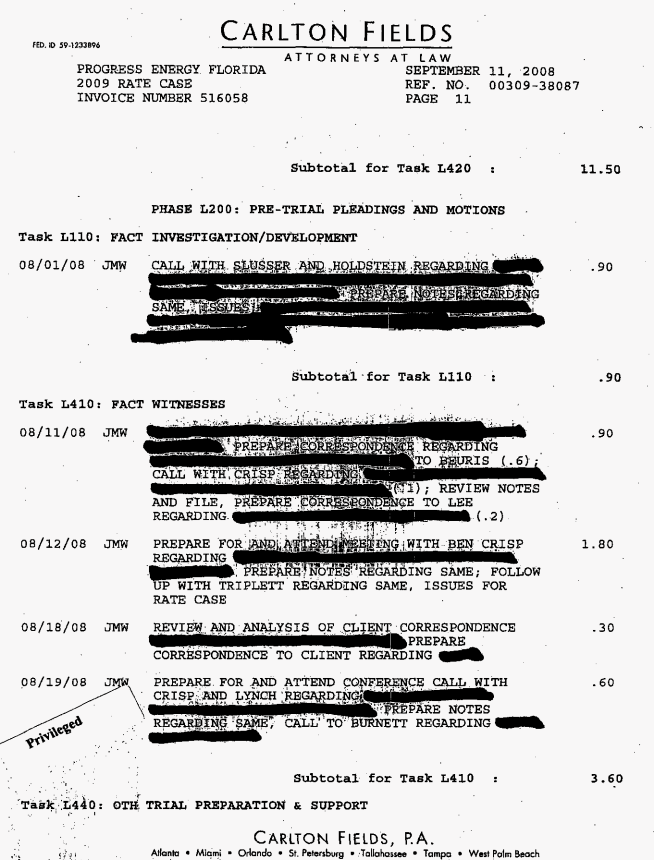
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Atlânta • Miami • Orlanda • St. Petersburg • Tallahassee • Tampa • West Palm Beach Services designated with an it were performed under the strict supervision of admitted attorneys by persons not admitted to practice have in the control it 09RP-OPCPOD1-47-000119

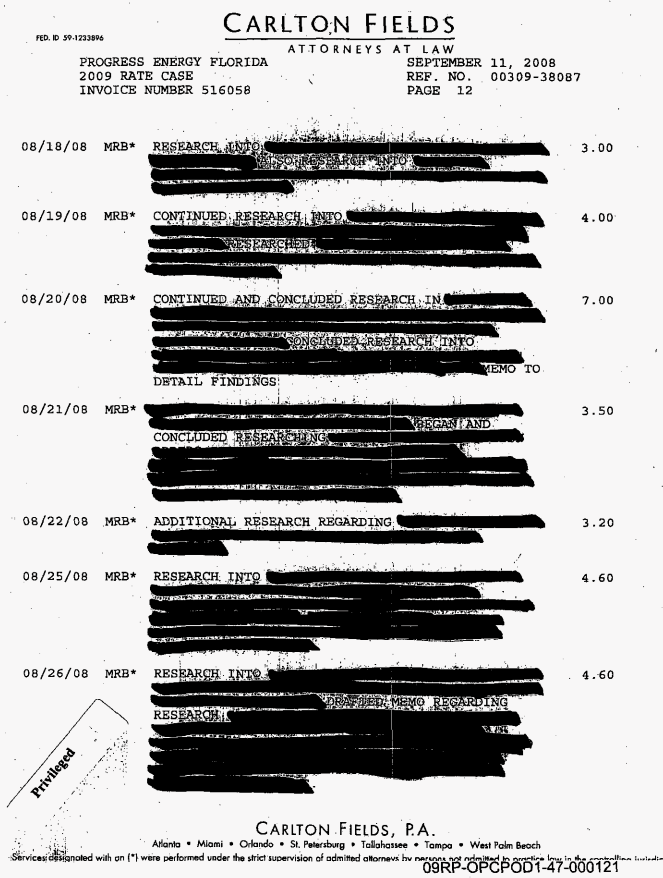
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Services designated with an (\*) were performed under the strict supervision of admitted attaineys by persons not admitted in construction by the control of the control of admitted attaineys by persons not admitted in the control of the control of admitted attaineys by persons not admitted in the control of the control of admitted attaineys by persons not admitted in the control of the control of admitted attaineys by persons not admitted in the control of the control of admitted attaineys by persons not admitted in the control of the control of admitted attaineys by persons not admitted in the control of the control of admitted attaineys by persons not admitted in the control of the control of admitted attaineys by persons not admitted in the control of the control of admitted attaineys by persons not admitted in the control of the control of the control of admitted attaineys by persons not admitted in the control of the c

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### CARLTON FIELDS

FED, ID 59-1233896

PROGRESS ENERGY FLORIDA 2009 RATE CASE INVOICE NUMBER 516058 ATTORNEYS AT LAW SEPTEMBER 11, 2008 REF. NO. 00309-38087 PAGE 13

08/27/08	MRB*	RESEARCH	INTO					3	.30
				Subtotal	for Task	L440	:	3:	3.20

#### PHASE L300: DISCOVERY

#### Task L330: DEPOSITIONS

08/08/08 KA\* PREPARED WITNESS NOTEBOOKS FOR JEFF LYASH, 2.70 WILLETTE MORMAN PERRY, JAMES VANDER WEIDE, PETER TOOMEY; ASSISTED WITH WITNESS NOTEBOOKS FOR EARL ROBINSON AND ROBERT MATTHEWS

Subtotal for Task L330 : 2.70

#### Task L332: DEFENDANTS' DEPOSITIONS - FACT WITNESS ONLY

08/08/08	SS*	ANALYSIS OF WITNESSES AND ITEMS NEEDED FOR EACH WITNESS	.70
08/08/08	SS*	PREPARE WITNESS NOTEBOOKS.	4.40

Subtotal for Task L332 : 5.10

TOTAL FEES FOR PROFESSIONAL SERVICES

#### ATTORNEY FEE SUMMARY BY TASK CODE

JMW	Total Task Code L110: J. M. WALLS	8.10 4.40 hours at	
	Privileged and Confidential		

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Services designated with an I\*1 were performed under the strict supervision of admitted attorneys by persons not admitted to practice law in the sontrolling incidential of 09RP-OPCPOD1-47-000122

FED, I	D 59-1233896	LTON FIELDS	
	PROGRESS ENERGY FLORIDA 2009 RATE CASE INVOICE NUMBER 516058	ATTORNEYS AT LAW SEPTEMBER 11, 2008 REF. NO. 00309-38087 PAGE 14	
DMT	D. M. TRIPLETT	30.30 hours at	
	Total Task Code L120:	34.70	
JMW	J. M. WALLS	17.50 hours at	
	Total Task Code L130:	17.50	
JMW	J. M. WALLS	39.20 hours at	
	Total Task Code L190:	39.20	
CTS*	CLIENT TECH LEVEL 1*	.00 hours at	
	Total Task Code L325:	.00	
KA*	K. ADAMS*	2.70 hours at :	
	Total Task Code L330:	2.70	
SS*	S. SCHRAND*	5.10 hours at 4	
	Total Task Code L332:	5.10	
JMW DMT	J. M. WALLS D. M. TRIPLETT	13.30 hours at 4.80 hours at 1	
	Total Task Code L410:	18.10	
DMT	D. M. TRIPLETT	11.50 hours at :	
	Total Task Code L420:	11.50	
MRB*	M. R. BERNIER*	33.20 hours at :	
	Total Task Code L440:	33.20	
ATTORNE	Y FEE SUMMARY		
DMT SS* JMW MRB* CTS* KA*	D. M. TRIPLETT S. SCHRAND* J. M. WALLS M. R. BERNIER* CLIENT TECH LEVEL 1* K. ADAMS* TOTALS	50.80 hours at 5.10 hours at 78.30 hours at 33.20 hours at 0.40 hours at 2.70 hours at 170.10	

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REDACTED

	ATTORNEYS AT LAW
PROGRESS ENERGY FLORIDA	SEPTEMBER 11, 2008
2009 RATE CASE	REF. NO. 00309-38087
INVOICE NUMBER 516058	PAGE 15

COSTS INCURRED ON YOUR BEHALF AS POSTED AUGUST 31, 2008

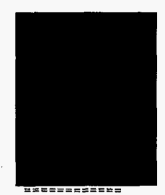
Code E101 08/01/08 08/08/08	COPYING COPYING COST COPYING COST	Total C	lode	E101	2.70 216.40 <b>219.10</b>
Code E105 08/01/08 08/13/08 08/28/08	TELEPHONE TELEPHONE TELEPHONE TELEPHONE	Total C	Code	E105	3.90 17.25 8.25 <b>29.40</b>
Code E124 08/12/08	COLOR COPYING COST	Total C	Code	E124	14.00 <b>14.00</b>

TOTAL COSTS AS POSTED THROUGH AUGUST 31, 2008

INVOICE 516058 TOTAL

BALANCE DUE FROM PREVIOUS STATEMENT LESS: PAYMENTS

TOTAL AMOUNT DUE



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FED. ID 59-1233896

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FED. ID 59-1233896

1

## CARLTON FIELDS

#### ATTORNEYS AT LAW

PLEASE REMIT TO:

P.O. Box 3239 Tompo, FL 33601-3239 813.223.7000 Fax 813.229.4133

One Atlantic Center 
 One Atlantic Center
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 P.O. Box 1171
 P.O. Box 2861
 P.O. Drawer 190

 1201 W. Peochiree St., Ste. 3000
 P.O. Box 019101
 P.O. Box 1171
 P.O. Box 2861
 P.O. Drawer 190

 Atlanta, Georgia 30309
 Miami, FL 33131
 Orlando, FL 32802
 St. Pelersburg, FL 33731
 Tallohassee, FL 32302
 Atlanta, Georgia 30309 404.815.3400 Fax 404.815,3415

 305.530.0050
 407.849.0300

 Fax 305.530.0055
 Fax 407.648.9099

727.821.7000 Fax 727.822.376B

850.224.1585 fax B50.222.0398

P.O. Box 150 West Palm Beach, FL 33402 561.659.7070 Fax 561.659.7368

PROGRESS ENERGY FLORIDA PO BOX 14042 ST PETERSBURG, FL 33733

OCTOBER 10, 2008 JAMES M. WALLS REF. NO. 00309-38087 INVOICE NUMBER 519702

DUE DATE: UPON RECEIPT

REVISED:

RE: 2009 RATE CASE

BALANCE DUE FROM PREVIOUS STATEMENT LESS: PAYMENTS LESS: CREDITS ON ACCOUNT

BALANCE FORWARD

LEGAL SERVICES POSTED THROUGH 09/30/08 COSTS ADVANCED POSTED THROUGH 09/30/08

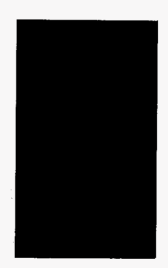
CURRENT INVOICE TOTAL

TOTAL AMOUNT DUE

#### AGED ACCOUNTS RECEIVABLE BALANCE OUTSTANDING BY DAYS

0-30	31-60	61-90	91-120	OVER	120	TOTAL
<u>.                                    </u>						
Confidentia	) ***	REMITTANCE	COPY ***			
Po	yment is due upon receipt	. Interest will be charge	d on unpaid invoices ag	ed 35 days or mo	re from inv	roice date.

Services designated with an (\*) were performed under the strict supervision of admitted attorneys by persons not admitted to practice law in the controlling jurisdiction. 09RP-OPCPOD1-47-000125



FED. ID 59-1233896

PROGRESS ENERGY FLORIDA 2009 RATE CASE INVOICE NUMBER 519702

OCTOBER 10, 2008 REF. NO. 00309-38087 PAGE 1

PROFESSIONAL SERVICES AS POSTED THROUGH SEPTEMBER 30, 2008

PHASE L10: CASE ASSESSMENT, DEVELOP & ADMIN

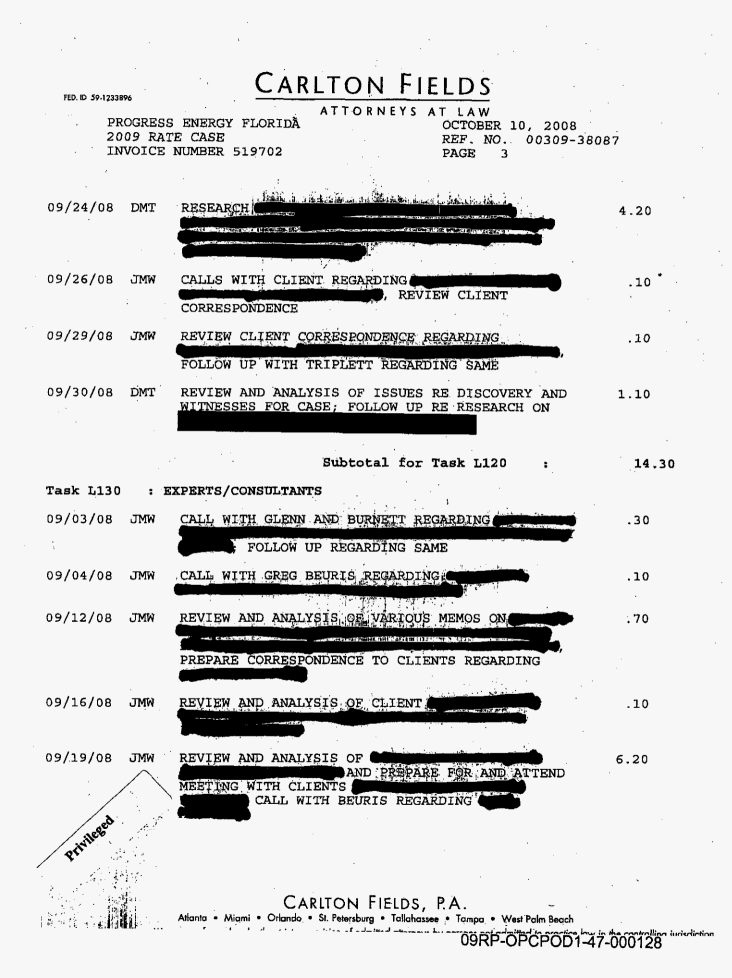
: FACT INVESTIGATION/DEVELOPMENT Task Lli0 CALL WITH BEURIS REGARDING 1:50 09/05/08 JMW PREPARE FOR AND PARTICIPATE IN MEETING WITH BUERIS, PORTUONDO, SULLIVAN, AND OLIVIER REGARDING PREPARE NOTES REGARDING SAME; REVIEW AND ANALYSIS OF CLIENT CORRESPONDENCE REVIEW INTERVIEW SUMMARY WITH TRIPLETT .20 09/16/08 JMW REGARDING FOLLOW UP WITH TRIPLETT REGARDING STATUS OF VARIOUS STUDIES, TESTIMONIES, COMMUNICATION TO CLIENTS REGARDING REVIEW AND ANALYSIS OF STATUS OF VARIOUS EXPERT .10 09/18/08 JMW , WITH REPORTS, TRIPLETT REVIEW CLIENT AND TRIPLETT CORRESPONDENCE .10 09/22/08 JMW REGARDING STATUS OF STUDIES AND REPORTS. ROE . WITNESS .20 REVIEW AND ANALYSIS OF MEMO 09/25/08 JMW PREPARE NOTES REGARDING SAME 3.70 09/30/08 SS\* ONLINE RESEARC - 1 \* Prati ma 2019 - 10余田 30 Subtotal for Task L110 5.80 : ANALYSIS/STRATEGY Task L120 Privileged CARLTON FIELDS, P.A.

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09RP-OPCPOD1-47-000126

20	OGRESS 09 RAI	CARLTON FIELDS ATTORNEYS AT LAW CTOBER 10, 2008 REF. NO. 00309-38 PAGE 2	087	
9/05/08	WMU.	REVIEW AND ANALYSIS OF CLIENT CORRESPONDENCE PREPARE NOTES REGARDING SAME (.3); REVIEW CLIENT CORRESPONDENCE REGARDING (.1)	.40	
9/08/08	WMU	REVIEW CLIENT CORRESPONDENCE AND REVIEW CLIENT DOCUMENTS AND CORRESPONDENCE REGARDING SAME, REVISE DOCUMENT	1.00	
9/09/08	WML	REVIEW CLIENT DOCUMENTS, MEMOS, REVIEW AND	2.00	
9/10/08	ŴMŢ	VARIOUS CLIENT CORRESPONDENCE AND ATTACHMENTS REGARDING (.3)	1.80	
)9/12/08	WMU	REVIEW AND ANALYSIS OF MEMO ON CONTRACT OF THE AND RESPOND TO CORRESPONDENCE TO BERNIER REGARDING CONTRACT OF THE AND RESPONDENCE TO BERNIER REGARDING CONTRACT OF THE AND RESPOND TO FOLLOW UP ISSUES	1.20	
09/19/08	JMW	REVIEW AND ANALYSIS OF	.20	
9/23/08	DMT	REVIEW AND ANALYSIS OF ISSUES RECEIVED WITH SHELLY SCHRAND RE SAME.	.20	
9/23/08	DMT	RESEARCH AND ANALYSIS RE	1.10	
9/23/08	DMT	REVIEW AND ANALYSIS OF RESEARCH	.60	
09/23/08	WMU	REVIEW CORRESPONDENCE FROM TRIPLETT REGARDING RATE CASE ISSUES, STATUS OF RESEARCH, FOLLOW UP REGARDING SAME,	.30	

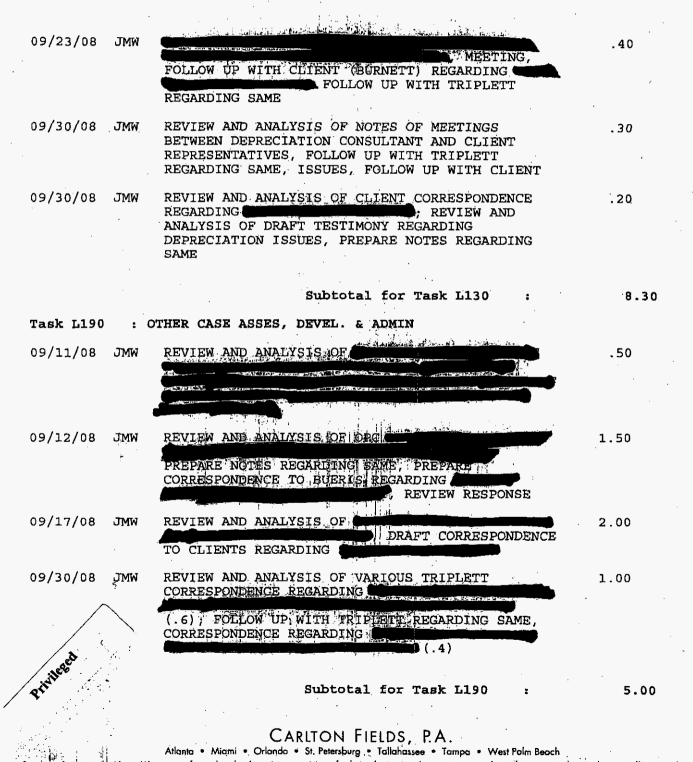
Allanta • Miami • Orlando • St. Petersburg • Tallahassee • Tampa • West Polim Beach 09RP-OPCPOD1-47-000127



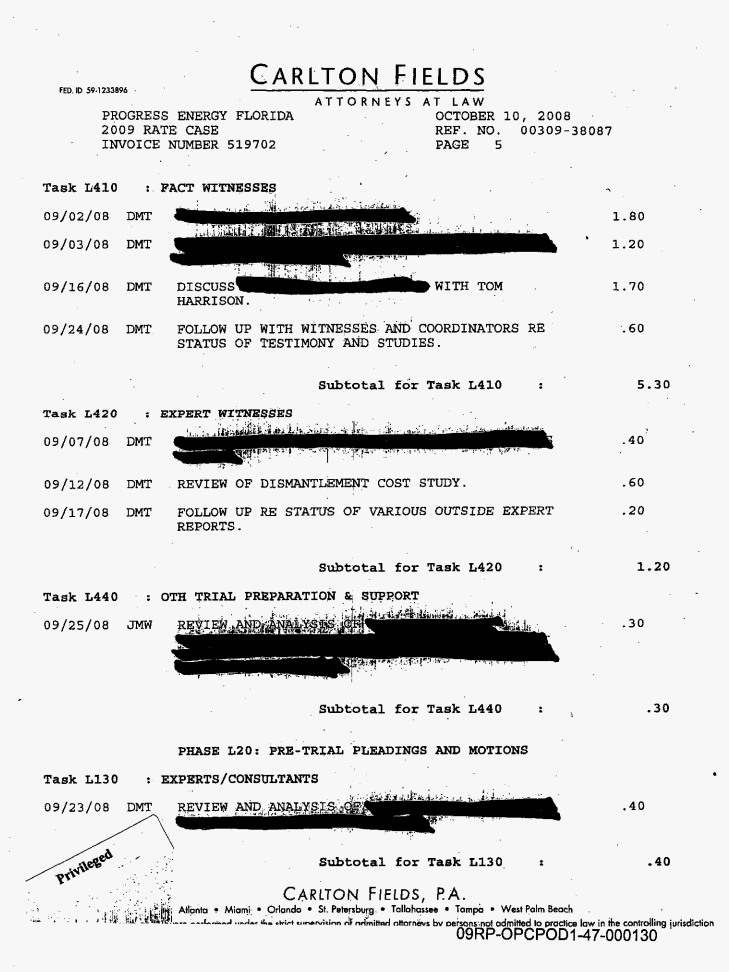
FED. ID 59-1233896

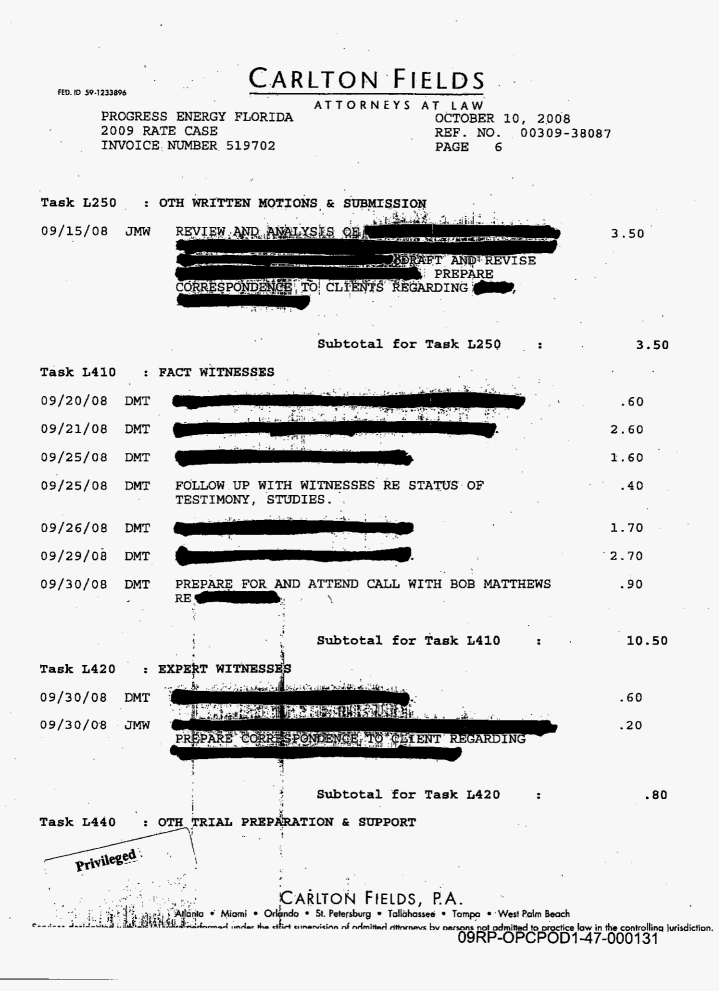
PROGRESS ENERGY FLORIDA 2009 RATE CASE INVOICE NUMBER 519702

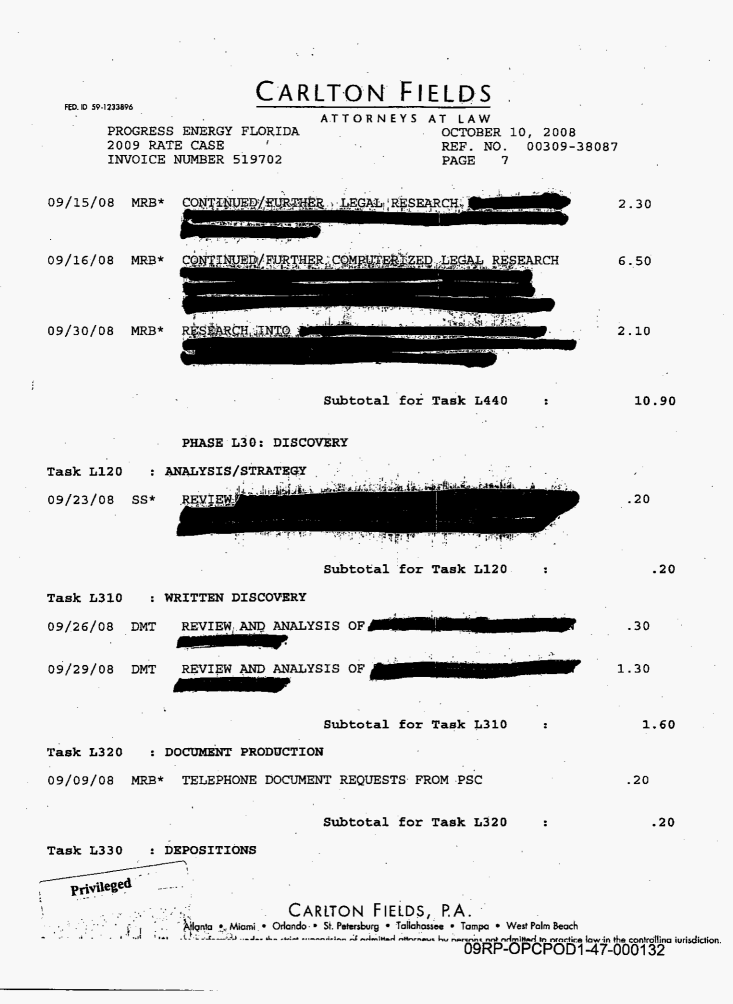
OCTOBER 10, 2008 REF. NO. 00309-38087 PAGE 4



envision of admitted attorneys by persons not admitted to practice law in the controlling jurisdiction. 09RP-0PCP0D1-47-000129







FED. ID 59-1233896

ATTORNEYS AT LAW

PROGRESS ENERGY FLORIDA 2009 RATE CASE INVOICE NUMBER 519702 OCTOBER 10, 2008 REF. NO. 00309-38087 PAGE 8

09/16/08	SS*	TELEPHONE	CALL	FROM	PARALE	GAL	TIBBE	ETS		DIN	G	.40
				Sul	ototal	for	Task	L33	0	:		.40

TOTAL FEES FOR PROFESSIONAL SERVICES ATTORNEY FEE SUMMARY BY TASK CODE J. M. WALLS JMW 2.10 hours at SS\* S. SCHRAND\* 3.70 hours at Total Task Code L110 : 5.80 J. M. WALLS JMW 7.10 hours at D. M. TRIPLETT DMT 7.20 hours at SS\* S. SCHRAND\* .20 hours at Total Task Code L120 : 14.50 J. M. WALLS JMW 8.30 hours at D. M. TRIPLETT DMT .40 hours at Total Task Code L130 : 8.70 J. M. WALLS JMW 5.00 hours at Total Task Code L190 : 5.00 JMW J. M. WALLS 3.50 hours at Total Task Code L250 : 3.50 DMT D. M. TRIPLETT 1.60 hours at Total Task Code L310 : 1.60 MRB\* M. R. BERNIER\* .20 hours at

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	PROGRESS ENERGY FLORIDA 2009 RATE CASE INVOICE NUMBER 519702	ATTORNEYS AT LAW OCTOBER 10, 2008 REF. NO. 00309-38087 PAGE 9
	Total Task Code L320 :	.20
SS*	S. SCHRAND*	.40 hours at
	Total Task Code L33(0 :	.40
DMT	D. M. TRIPLETT	15.80 hours at
	Total Task Code L410 :	15.80
	J. M. WALLS D. M. TRIPLETT	.20 hours at 1.80 hours at
	Total Task Code L420 :	2.00
	J. M. WALLS M. R. BERNIER*	.30 hours at 10.90 hours at
	Total Task Code L440 :	11.20

#### ATTORNEY FEE SUMMARY

FED. ID 59-1233896

DMT SS* JMW MRB*	D. M. TRIPLETT S. SCHRAND* J. M. WALLS M. R. BERNIER*	26.80 hours at 4.30 hours at 26.50 hours at 11.10 hours at	= = = =	
	TOTALS	68.70		

### COSTS INCURRED ON YOUR BEHALF AS POSTED SEPTEMBER 30, 2008

Code E101 09/09/08	COPYING COPYING COST Total Code E101	66.60 <b>66.60</b>
Code E105 08/28/08 09/04/08 09/09/08 09/25/08 09/26/08	TELEPHONE TELEPHONE TELEPHONE TELEPHONE TELEPHONE TELEPHONE TELEPHONE TELEPHONE TELEPHONE TELEPHONE	56.01 .45 14.25 2.10 2.10 <b>74.91</b>
Code E111 09/24/08	MEALS MEALS - VENDOR: TOOJAY'S GOURMET DELL - 09/19/08 LUNCH ORDER -	44.42

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FED. ID 59-1233896

# CARLTON FIELDS

PROGRESS ENERGY FLORIDA 2009 RATE CASE INVOICE NUMBER 519702 OCTOBER 10, 2008 REF. NO. 00309-38087 PAGE 10

Total Code E111

44.42

TOTAL COSTS AS POSTED THROUGH SEPTEMBER 30, 2008 INVOICE 519702 TOTAL

BALANCE DUE FROM PREVIOUS STATEMENT LESS: PAYMENTS LESS: OTHER CREDITS

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TOTAL AMOUNT DUE

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### CARLTON FIELDS

ATTORNEYS AT LAW

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One Atlantic Center 1201 W. Peachiree St., Ste. 3000 Atlanta, Georgia 30309 404.815.3400 Fox 404.815.3415

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Orlanda, FL 32802 Fax 407.648.9099

P.O. Box 2861 St. Petersburg, FL 33731 727.821.7000 Fax 727.822.3768

P.O. Drower 190 Tallahossee, FL 32302 850 224 1585 Fax 850.222.0398

P.O. 8ex 150 West Palm Beach, FL 33402 561.659.7070 Fax 561.659.7368

PROGRESS ENERGY FLORIDA PO BOX 14042 ST PETERSBURG, FL 33733

OCTOBER 31, 2008 JAMES M. WALLS REF. NO. 00309-38087 INVOICE NUMBER 522256

DUE DATE: UPON RECEIPT

#### RE: 2009 RATE CASE

BALANCE DUE FROM PREVIOUS STATEMENT LESS: PAYMENTS LESS: CREDITS ON ACCOUNT

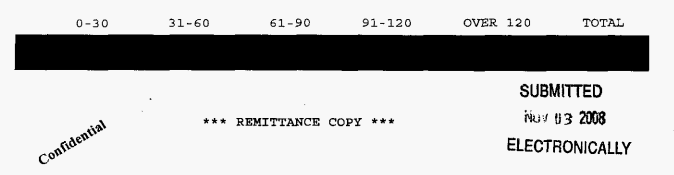
BALANCE FÓRWARD

LEGAL SERVICES POSTED THROUGH 09/30/08 COSTS ADVANCED POSTED THROUGH 09/30/08

CURRENT INVOICE TOTAL

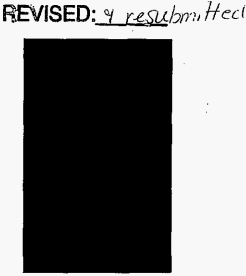
TOTAL AMOUNT DUE

#### AGED ACCOUNTS RECEIVABLE BALANCE OUTSTANDING BY DAYS



Payment is due upon receipt. Interest will be charged on unpaid invoices aged 35 days or more from invoice date.

Services designated with an (\*) were performed under the strict supervision of admitted attorneys by persons not admitted to practice law in the controlling jurisdicti 09RP-OPCPOD1-47-000136



407.849.0300

P.O. Box 1171

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## CARLTON FIELDS

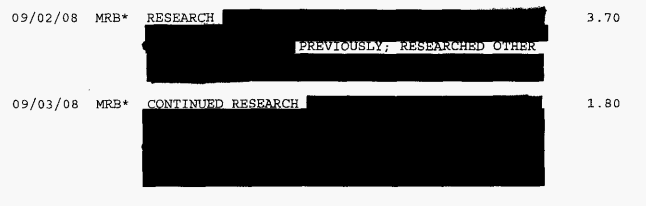
FED. ID 59-1233896

	ATTORNEYS AT LAW
PROGRESS ENERGY FLORIDA	OCTOBER 31, 2008
2009 RATE CASE	REF. NO. 00309-38087
INVOICE NUMBER 522256	PAGE 1

#### PROFESSIONAL SERVICES AS POSTED THROUGH SEPTEMBER 30, 2008

PHASE L20: PRE-TRIAL PLEADINGS AND MOTIONS

Task L440 : OTH TRIAL PREPARATION & SUPPORT



Subtotal for Task L440 : 5.50

TOTAL FEES FOR PROFESSIONAL	L SERVICES	
ATTORNEY FEE SUMMARY BY TASK CODE		
MRB* M. R. BERNIER*	5.50 hours at	
Total Task Code L440 :	5.50	
ATTORNEY FEE SUMMARY		
MRB* M. R. BERNIER* TOTALS	5.50 hours at 5.50	
Privileged and Confidential	INVOICE 522256 TOTAL	-

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FED. ID 59-1233896

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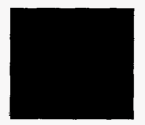
PROGRESS ENERGY FLORIDA 2009 RATE CASE INVOICE NUMBER 522256

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0.13

OCTOBER 31, 2008 REF. NO. 00309-38087 PAGE 2

BALANCE DUE FROM PREVIOUS STATEMENT LESS: PAYMENTS LESS: OTHER CREDITS



TOTAL AMOUNT DUE



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FEL. ID 59-1233896

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P.O. Box 019101 Migmi, FL 33131 305.530.0050 Fax 305.530.0055

P.O. Box 1171 Orlando, FL 32802 407.849.0300 Fax 407.648.9099

P.O. Box 2861 St. Petersburg, FL 33731 727.821.7000 Fax 727,822,3768

P.O. Drower 190 Taliahassee, FL 32302 850.224.1585 Fax 850.222.0398

P.O. Box 150 West Polm Beach, FL 33402 561.659.7070 Fax 561.659,7368

PROGRESS ENERGY FLORIDA PO BOX 14042 ST PETERSBURG, FL 33733

NOVEMBER 7, 2008 JAMES M. WALLS REF. NO. 00309-38087 INVOICE NUMBER 523126

DUE DATE: UPON RECEIPT

RE: 2009 RATE CASE

BALANCE DUE FROM PREVIOUS STATEMENT LESS: PAYMENTS

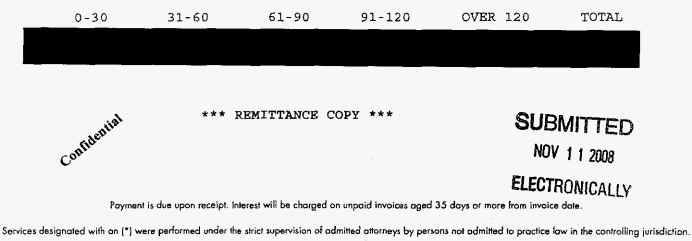
BALANCE FORWARD

LEGAL SERVICES POSTED THROUGH 10/31/08 COSTS ADVANCED POSTED THROUGH 10/31/08

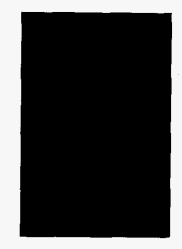
CURRENT INVOICE TOTAL

TOTAL AMOUNT DUE

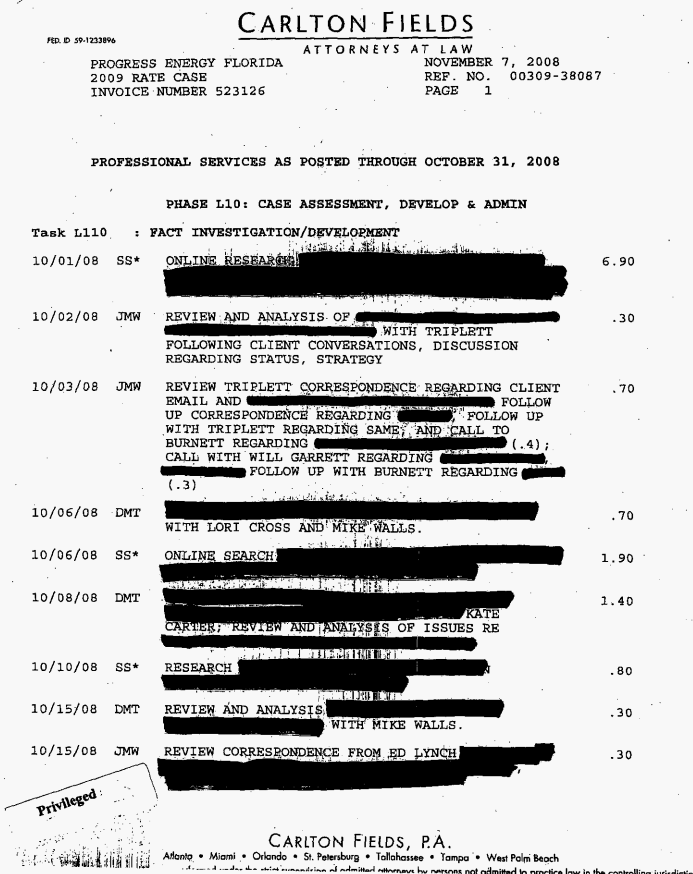
AGED ACCOUNTS RECEIVABLE BALANCE OUTSTANDING BY DAYS



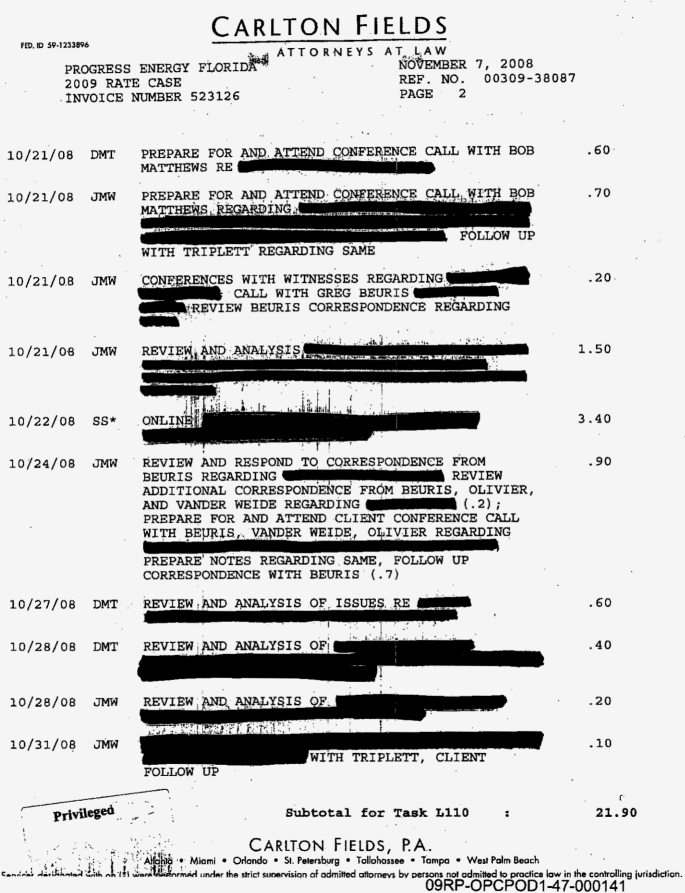
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Nons not admitted to practice law in the controlling jurisdiction. 09RP-0PCP0D1-47-000140

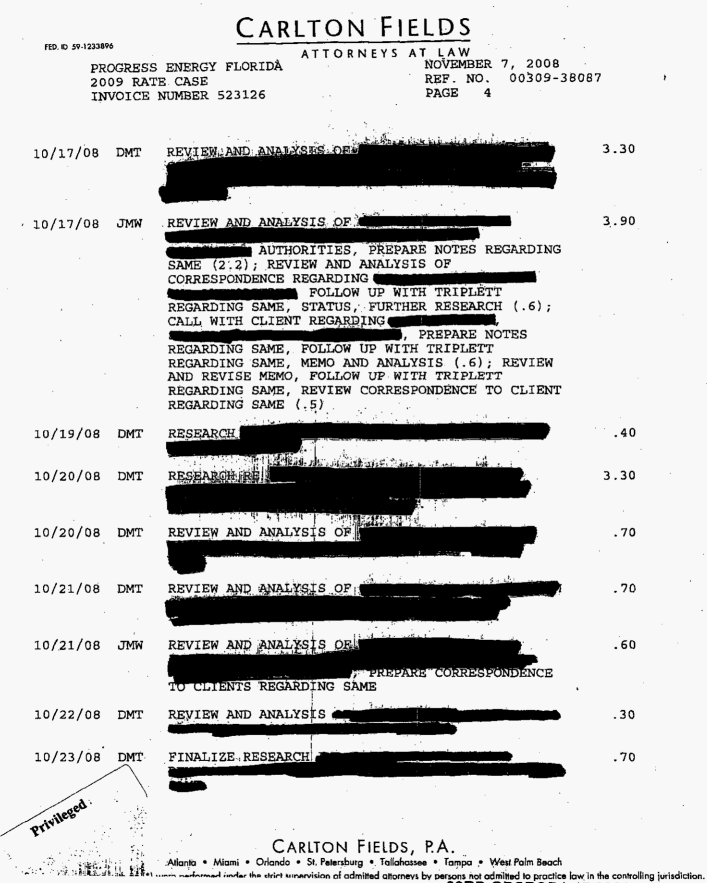


#### **LILING** · N - B

	CARLTON FIELDS	
2009	ATTORNEYS AT LAW ESS ENERGY FLORIDĂ NOVEMBER 7, 2008 RATE CASE REF. NO. 00309-38087 CE NUMBER 523126 PAGE 3	
Task L120	: ANALYSIS/STRATEGY	
10/01/08 JM	REGARDING CONTRACTOR CONTRACTOR	
10/02/08 JM	W REVIEW AND ANALYSIS OF	
10/06/08 JM	W REVIEW AND ANALYSIS OF OUTSTANDING WITNESS .10 ISSUES WITH TRIPLETT, FOLLOW UP ITEMS	
10/09/08 DM	T REVIEW AND ANALYSIS OF ISSUES RE FILING .20 DEADLINES AND TESTIMONY CONTENT.	
10/09/08 JM		
	CORRESPONDENCE REGARDING CORRESPONDENCE REGARDING CORRESPONDENCE REGARDING STATUS, STRATEGY	
10/12/08 SS	* ONLINE SEARCH 1.70	
10/14/08 JM	FOLLOW UP WITH TRIPLETT REGARDING SAME, STATUS, REVIEW CORRESPONDENCE REGARDING SAME (.3); REVIEW CURRENT STATUS OF WITNESS NOTEBOOKS AND PREPARE NOTES TO FOLLOW UP WITH TRIPLETT REGARDING SAME, ADDITIONAL INFORMATION	
· · ·	(.2)	
10/15/08 DM	T REVIEW AND ANALYSIS OF	
10/16/08 DM		
10/16/08 DM	T REVIEW AND ANALYSIS OF	
10/16/08 JM	W CALL WITH BURNETT REGARDING 1.50	
Privileged	UP WITH TRIPLETT REGARDING SAME, ISSUE, RESEARCH (1.3)	
	CARITON FIELDS, P.A.	

CARLTON FIELDS, P.A. Atlanta • Miami • Orlando • St. Petersburg • Tallahassee • Tampa • West Palm Beach 4 . Services decidencial with on (\*) were performed under the strict supervision of admitted attorneys by persons not admitted to practice law in the controlling jurisdiction. 09RP-0PCP0D1-47-000142

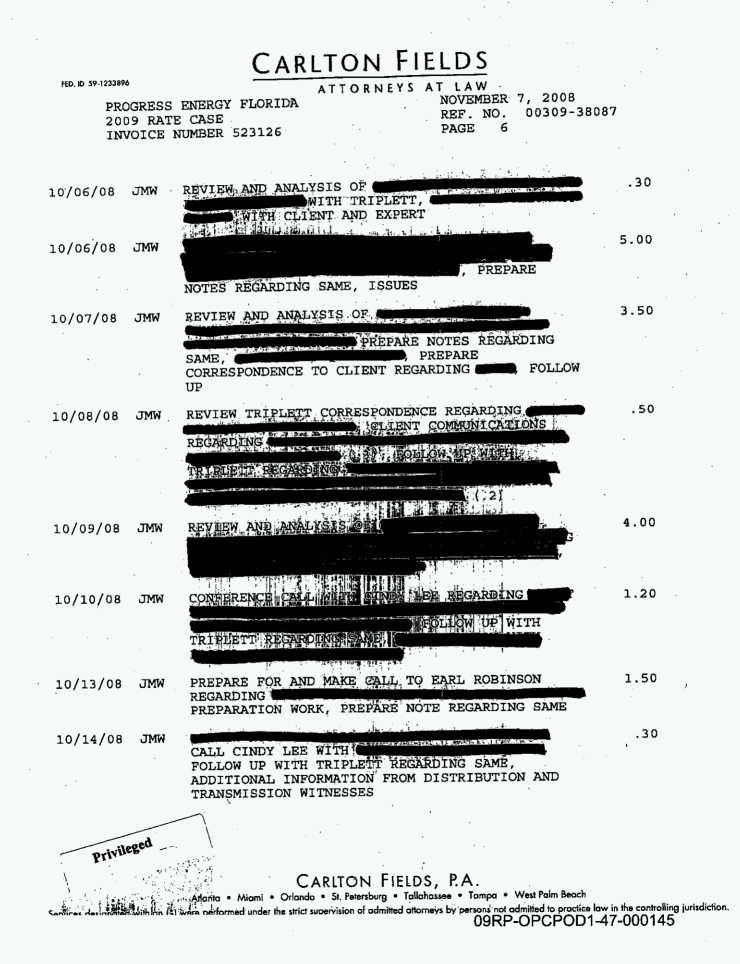
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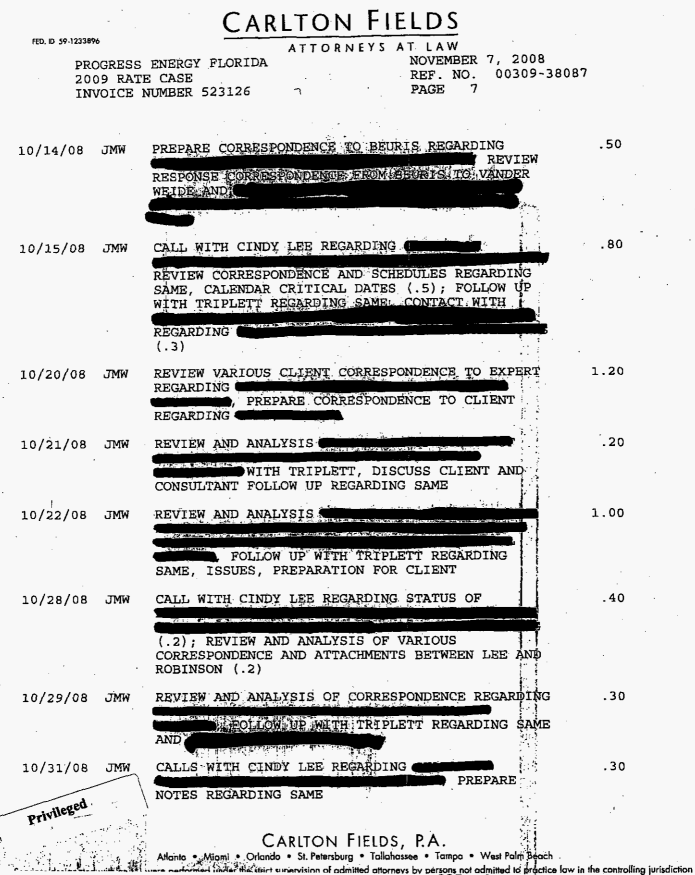


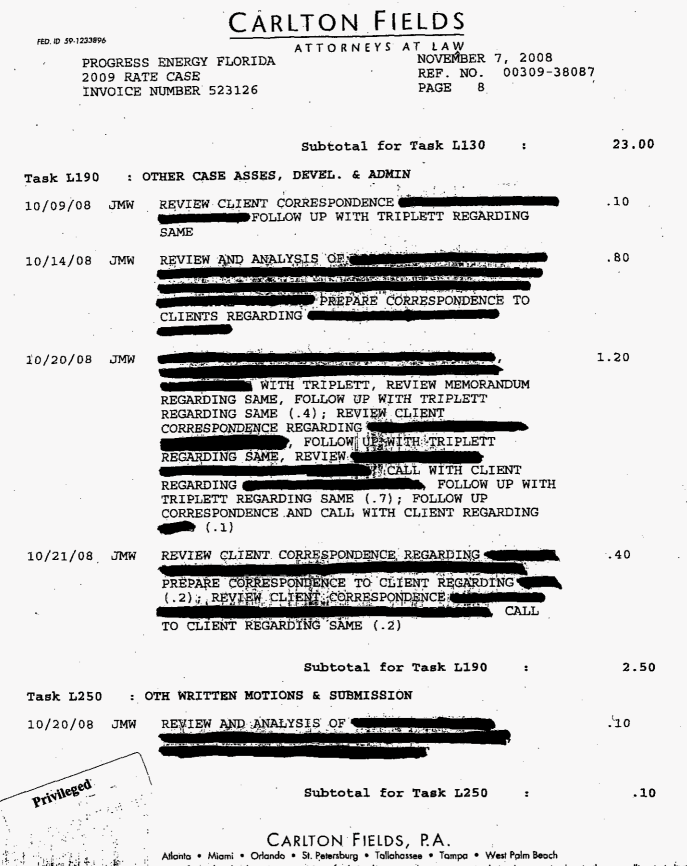
		CARLTON FIELDS	· · · ·
2009	RATE CAS	ATTORNEYS AT LAW RGY FLORIDA NOVEMBER 7, 2008 SE REF. NO. 00309-38087 ER 523126 PAGE 5	<b>7</b> .
10/23/08 J		IEW TRIPLETT CORRESPONDENCE AND MEMO	.10
10/27/08		IEW CLIENT CORRESPONDENCE REGARDING	.30
10/28/08		IEW CLIENT CORRESPONDENCE PREPARE NOTES REGARDING	.20
10/29/08 I	DMT TMC	FF FOSTER.	.20
10/29/08		L WITH BURNETT REGARDING CONTRACTOR FOLLOW UP WITH TRIPLETT	.20
10/30/08		TEW AND ANALYSIS OF PREPARE CORRESPONDENCE TO GREG	.60
10/31/08		YIEW AND ANALYSIS OF ISSUES RE TESTIMONY ING AND CASE THEMES AND STRATEGY.	.30
10/31/08 4	REG	CPARE FOR AND ATTEND CLIENT CONFERENCE CALL CARDING CONFERENCE CALL CARDING CONFERENCE CALL SARDING SAME, ISSUES, TUS, STRATEGY	1.40
		Subtotal for Task L120 :	24.20
Task L130		TS/CONSULTANTS	2 00
10/01/08		IEW AND ANALYSIS CORRESPONDENCE TO	2.00
Privilee	ed		
	Allan	CARLTON FIELDS, P.A. ia • Miami • Orlando • St. Petersburg • Tailahassee • Tampa • West Palm Beach	· · ·

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# CARLTON FIELDS

200	OGRESS	ATTORNEYS AT LAW SENERGY FLORIDA NOVEMBER 7, 2008 REF. NO. 00309-38087 NUMBER 523126 PAGE 9	
Task L410	: E	ACT WITNESSES	
10/01/08	JMW	REVIEW AND ANALYSIS OF FILES REGARDING WITNESS TESTIMONY, PREPARE CORRESPONDENCE TO CLIENT REGARDING CORRESPONDENCE FROM TRIPLETT AND CLIENT REGARDING FOLLOW UP WITH TRIPLETT	.70
	,	REGARDING SAME (.2)	
10/08/08	JMW	PREPARE RESPONSE (.1);	.30
·,	•	REVIEW CLIENT CORRESPONDENCE, REVIEW CLIENT CORRESPONDENCE REGARDING SAME (.2)	
10/14/08	JMW	PREPARE CORRESPONDENCE TO CRISP AND LYNCH 1.	.00
• •		REVIEW RESPONSES (12) LARY LEW AND ANALYSIS OF PREPARE NOTES REGARDING SAME, ISSUES (1.8)	
10/14/08	MMC	REVIEW RECARDING TRIPLETT CORRESPONDENCE REGARDING SAME	.50
10/22/08	JMW	REVIEW AND ANALYSIS OF CLIENT CORRESPONDENCE 3 REGARDING REVIEW AND ANALYSIS OF AUTHORITIES REGARDING	.50
1		AND? PREPAREL CORRESPONDENCE DIG CEMENT REGARDING	
10/23/08	WML	CALL WITH BURNETT, TOOMEY, AND CROSS REGARDING FOLLOW UP WITH TRIPLETT REGARDING SAME, ANALYSIS (.1); REVIEW VARIOUS CLIENT AND TRIPLETT CORRESPONDENCE REGARDING	.30
Privileged		(.2)	
	r 	CARLTON FIELDS, P.A. Atlanta • Miami • Orlando • St. Petersburg • Tallahassee • Tampa • West Palm Beach United attaches by persons not admitted to practice law in the 09RP-OPCPOD1-47-00	controlling jurisdict 0148

	6	CARLTON FIELDS	
200	09 RA1	ATTORNEYSATLAW SENERGY FLORIDA NOVEMBER 7, 2008 TE CASE REF. NO. 00309-380 NUMBER 523126 PAGE 10	87
0/24/08	WMU	PREPARE NOTES REGARDING SAME	.30
0/27/08	JMW	CALL WITH BEN CRISP, ED LYNCH, MIKE RIB, LORI, CROSS, MARCIA OLIVIER REGARDING	.70
		SAME; REVIEW CORRESPONDENCE FROM ED LYNCH REGARDING	· ·
0/31/08	JMW	PREPARE FOR AND ATTEND CONFERENCE CALL WITH TOOMEY, CROSS, GARRETT AND OTHERS REGARDING	1.00
•		PREPARE NOTES REGARDING SAME; REVIEW	
		PREPARE NOTES REGARDING SAME	t ,
.0/31/08	JMW	CALLS WITH BEURIS REGARDING CORRESPONDENCE AND	.40
		ATTACHMENTS FROM BEURIS REGARDING	
		Subtotal for Task L410 :	8.70
ask L420	: 3	EXPERT WITNESSES	а.
LO/03/0B	DMT	REVIEW AND ANALYSIS OF ISSUES RE	.60
· · ·	TMD JMW	CONFERENCE CALL WITH BEURIS AND VANDER WEIDE REGARDING	.60 .40
· · ·		CONFERENCE CALL WITH BEURIS AND VANDER WEIDE	
0/03/08		CONFERENCE CALL WITH BEURIS AND VANDER WEIDE REGARDING FOLLOW UP CALL	
LO/03/08 LO/07/08	WML	WITH CINDY LEE AND JOHN BURNETT. CONFERENCE CALL WITH BEURIS AND VANDER WEIDE REGARDING FOLLOW UP CALL WITH BEURIS	.40
LO/03/08 LO/07/08 LO/08/08	JMW DMT	WITH CINDY LEE AND JOHN BURNETT. CONFERENCE CALL WITH BEURIS AND VANDER WEIDE REGARDING WITH BEURIS REVIEW AND ANALYSIS RE	.40
LO/03/08 LO/07/08 LO/08/08	JMW DMT	WITH CINDY LEE AND JOHN BURNETT. CONFERENCE CALL WITH BEURIS AND VANDER WEIDE REGARDING WITH BEURIS REVIEW AND ANALYSIS RE REVIEW AND ANALYSIS OF	.40 .20 1.60
10/03/08 10/03/08 10/07/08 10/08/08 10/10/08 <b>Privile</b>	JMW DMT DMT DMT	WITH CINDY LEE AND JOHN BURNETT. CONFERENCE CALL WITH BEURIS AND VANDER WEIDE REGARDING WITH BEURIS REVIEW AND ANALYSIS RE REVIEW AND ANALYSIS OF	.40 .20 1.60

## CARLTON FIELDS

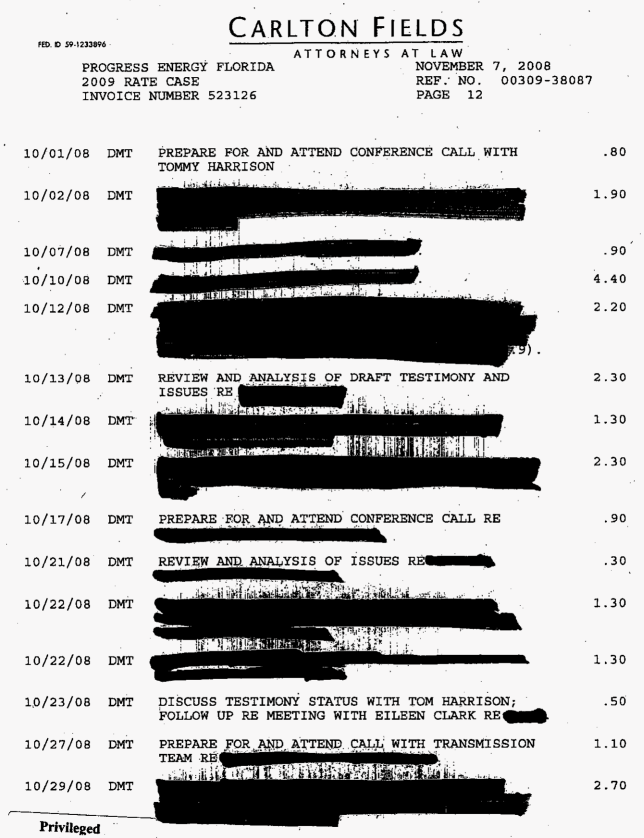
			•
FED. ID 59-1233896			
	ATTORNEYS	ATLAW	
PROGRESS ENERGY FL	ORIDA	NOVEMBER	7, 2008
2009 RATE CASE	•	REF. NO.	00309-38087
INVOICE NUMBER 523	126	PAGE 11	*.

#### PHASE L20: PRE-TRIAL PLEADINGS AND MOTIONS

10/20/08	DMT DMT ged	EXPERTS/CONSULTANTS PREPARE FOR AND ATTEND CONFERENCE WITH LORI CROSS AND GARY LITTLE RE Subtotal for Task L130 : FACT WITNESSES	1.70 1.80 3.50
10/20/08	DMT	EXPERTS/CONSULTANTS PREPARE FOR AND ATTEND CONFERENCE WITH LORI CROSS AND GARY LITTLE RE	
		EXPERTS/CONSULTANTS PREPARE FOR AND ATTEND CONFERENCE WITH LORI CROSS AND GARY LITTLE RE	1.70
Task L130	:		
		Subtotal for Task L110 :	5.80
_0/31/08	DMT	WILLETTE MORMAN AND DAVID FREUND RE BENCHMARKING AND CUSTOMER SERVICE AWARDS.	
· · ·	DMT	PREPARE FOR AND ATTEND CONFERENCE CALL WITH TOM HARRISON RE CONFERENCE CALL WITH ALEX GLENN, KEN FANCHI,	. 80
0/29/08	DMT	WITH LEW MENDEZE AND FOLLOW UP WITH WALLS RE SAME.	1.30
0/28/08 1	DMT	WITH ALEX GLENN, FOLLOW UP WITH CHERYL GAFFNEY	.40
0/23/08 1	DMT	FOLLOW UP WITH LEW MANDESE RE	.10
)/23/08 I	DMT	REVIEW AND ANALYSIS OF	2.40

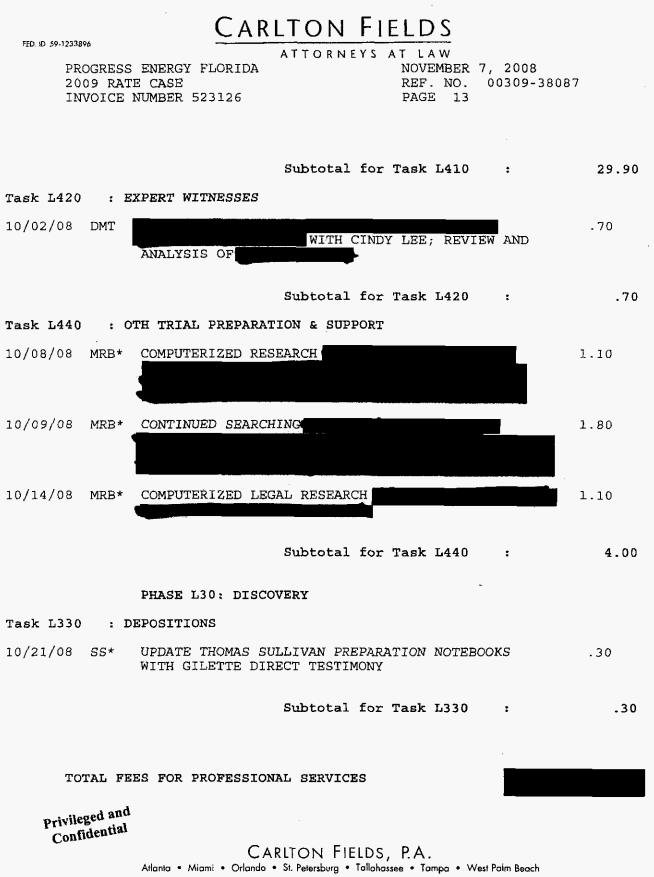
Controlling jurisdiction.

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## CARLTON FIELDS

FED. ID 59-1233896

ATTORNEYS AT LAW

NOVEMBER 7, 2008 REF. NO. 00309-38087

PAGE 14

PROGRESS ENERGY FLORIDA 2009 RATE CASE INVOICE NUMBER 523126

#### ATTORNEY FEE SUMMARY BY TASK CODE

JMW DMT SS*	J. M. WALLS D. M. TRIPLETT S. SCHRAND*		4.90 hours at 9.80 hours at 13.00 hours at	
	Total Task Code Ll10		27.70	
JMW DMT SS*	J. M. WALLS D. M. TRIPLETT S. SCHRAND*		10.20 hours at 12.30 hours at 1.70 hours at	9 <b>1</b> 1.
	Total Task Code L120	:	24.20	
JMW DMT	J. M. WALLS D. M. TRIPLETT		23.00 hours at 3.50 hours at	
	Total Task Code L130	:	26.50	
JMW	J. M. WALLS		2.50 hours at	
	Total Task Code L190	:	2.50	
JMW	J. M. WALLS		.10 hours at	
	Total Task Code L250	:	.10	
SS*	S. SCHRAND*		.30 hours at	
	Total Task Code L330	:	.30	
JMW DMT	J. M. WALLS D. M. TRIPLETT		8.70 hours at 29.90 hours at	× M M
	Total Task Code L410	:	38.60	
JMW DMT	J. M. WALLS D. M. TRIPLETT		.40 hours at 4.50 hours at	
	Total Task Code L420	:	4.90	
MRB*	M. R. BERNIER*		4.00 hours at	
	Total Task Code L440	:	4.00	

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FED, ID 59-1233896

ATTORNEYS AT LAW

PROGRESS ENERGY FLORIDA 2009 RATE CASE INVOICE NUMBER 523126 NOVEMBER 7, 2008 REF. NO. 00309-38087 PAGE 15

ATTORNEY FEE SUMMARY

TOTALS 128.80	DMT D. M. TRIPLETT SS* S. SCHRAND* JMW J. M. WALLS MRB* M. R. BERNIER* TOTALS	60.00 hours at 15.00 hours at 49.80 hours at 4.00 hours at 128.80
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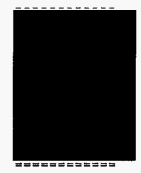
COSTS INCURRED ON YOUR BEHALF AS POSTED OCTOBER 31, 2008

	COPYING COPYING COST COPYING COST	Total	Code	E101	4.80 2.40 7.20
Code E105	TELEPHONE				
10/01/08	TELEPHONE				10.60
10/09/08	TELEPHONE				6.30
10/16/08	TELEPHONE				5.25
10/17/08	TELEPHONE				.30
10/27/08	TELEPHONE				12.00
. ,		Total	Code	E105	34.45
Code E108	POSTAGE				
10/14/08	POSTAGE				2.02
		Total	Code	E108	2.02

TOTAL COSTS AS POSTED THROUGH OCTOBER 31, 2008

\$43.67

INVOICE 523126 TOTAL



BALANCE DUE FROM PREVIOUS STATEMENT LESS: PAYMENTS

TOTAL AMOUNT DUE

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## CARLTON FIELDS

### ATTORNEYS AT LAW

PLEASE REMIT TO:

P.O. Box 3239 Tampa, FL 33601-3239 813.223.7000 Fox 813.229.4133

One Atlantic Center 1201 W. Peachtree St., Ste. 3000 Atianta, Georgia 30309 404.815.3400 Fax 404.815.3415

P.O. Box 019101 Miomi, FL 33131 305.530.0050 Fax 305.530.0055

P.O. Box 1171 407.849.0300 Fax 407.648.9099

P.O. Box 2861 727.821.7000 Fox 727.822.376B

P.O. Drower 190 Orlando, FL 32802 St. Petersburg, FL 33731 Tailahassee, FL 32302 850.224.1585 Fox 850,222,0398

P.O. Box 150 West Poim Beach, FL 33402 561.659.7070 Fax 561.659.7368

PROGRESS ENERGY FLORIDA PO BOX 14042 ST PETERSBURG, FL 33733

DECEMBER 15, 2008 JAMES M. WALLS REF. NO. 00309-38087 INVOICE NUMBER 528862

DUE DATE: UPON RECEIPT

RE: 2009 RATE CASE

BALANCE DUE FROM PREVIOUS STATEMENT LESS: PAYMENTS

BALANCE FORWARD

LEGAL SERVICES POSTED THROUGH 12/15/08 COSTS ADVANCED POSTED THROUGH 12/15/08

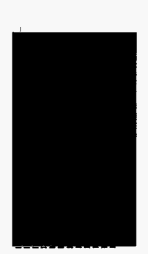
CURRENT INVOICE TOTAL

TOTAL AMOUNT DUE

AGED ACCOUNTS RECEIVABLE BALANCE OUTSTANDING BY DAYS

OVER 120 TOTAL 0-30 31-60 61-90 91-120 \*\*\* REMITTANCE COPY \*\*\* SUBMITTED Confidential DEC 15 2008 ELECTRONICALLY Payment is due upon receipt. Interest will be charged on unpaid invoices aged 35 days or more from invoice date.

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#### FED. ID 59-1233896

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PROGRESS ENERGY FLORIDA 2009 RATE CASE INVOICE NUMBER 528862 ATTORNEYS AT LAW DECEMBER 15, 2008 REF. NO. 00309-38087 PAGE 1

PROFESSIONAL SERVICES AS POSTED THROUGH DECEMBER 15, 2008

PHASE L10: CASE ASSESSMENT, DEVELOP & ADMIN

#### Task L110 : FACT INVESTIGATION/DEVELOPMENT

- 12/05/08 DMT REVIEW AND ANALYSIS OF ISSUES RE WITNESS .30 TESTIMONY, DEADLINES, AND CASE STRATEGY.
- 12/11/08 JMW REVIEW AND ANALYSIS OF CLIENT PRESENTATIONS, INDUSTRY PRESENTATIONS REGARDING CREDIT

FOLLOW UP WITH TRIPLETT REGARDING SAME

Subtotal for Task L110 2.80 Task L120 : ANALYSIS/STRATEGY 12/01/08 DMT REVIEW AND ANALYSIS OF .80 WITH JOHN BURNETT (0.4). REVIEW AND ANALYSIS OF 4.00 12/01/08 JMW , PREPARE NOTES REGARDING SAME 12/01/08 JMW REVIEW AND ANALYSIS OF CLIENT CORRESPONDENCE .40 FOLLOW UP WITH TRIPLETT REGARDING (.2); WITH WITH TRIPLETT REGARDING PREPARE DENCE TO LEE REVIEW REGARDING CROSS RESPONSE REVIEW AND ANALYSIS' OF 12/02/08 DMT 4.40

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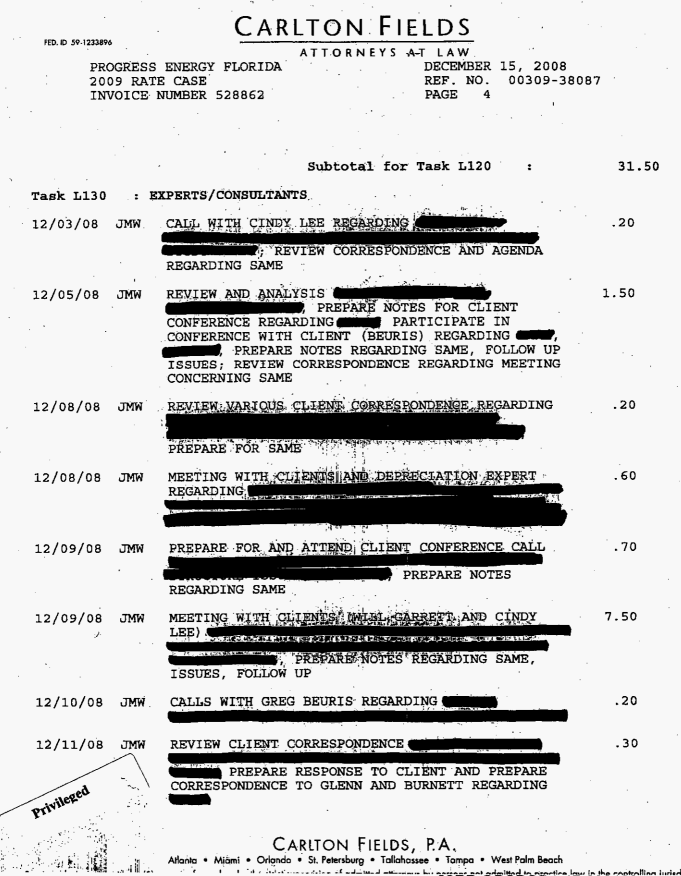
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		at all made and a strate from the second	
12/02/08	JMW	REVIEW AND ANALYSIS OF	4.20
		TRIPLETT REGARDING SAME (.2); REVIEW AND ANALYSIS OF CLIENT CORRESPONDENCE	
		REVIEW CLIENT RESPONSE (.2); REVIEW AND	
-		ANALYSIS OF PREPARE NOTES REGARDING SAME (3.8)	
/ - /		and the second	1.40
12/03/08	DMT	REVIEW AND ANALYSIS	1.10
			1.00
12/03/08	WML	REVIEW CLIENT CORRESPONDENCE FOLLOW UP WITH TRIPLETT REGARDING SAME, STRATEGY (.2);	1.00
		CALLS WITH CLIENT REGARDING CONTRACTOR CALLS WITH CLIENT REGARDING CONTRACTOR	
		REGARDING SAME (.4); REVIEW THEME SLIDE, CLIENT DOCUMENTS, CORRESPONDENCE TO TRIPLETT REGARDING SAME (.4)	
12/04/08	JMW	REVIEW AND ANALYSIS OF CLIENT DOCUMENTS,	2.00
12/05/08	WMU	FOLLOW UP WITH TRAPHENTION	.40
		PREPARE LIST OF OUTSTANDING ITEMS, PREPARE NOTES REGARDING SAME; (.3) REVIEW VARIOUS CORRESPONDENCE REGARDING (.1)	
12/08/08	DMT	REVIEW AND ANALYSIS, RESEARCH, DISCUSSION WITH JOHN BURNETT RE	1.60
12/08/08	WML	CALL WITH BURNETT REGARDING CONTRACTOR FOLLOW UP WITH TRIPLETT REGARDING SAME	.40
12/08/08	WML	CALLS WITH BURNETT AND PORTUONDO REGARDING ISSUES, REVIEW AND ANALYSIS OF FOLLOW UP WITH	1.00
Privileged		TRIPLETT REGARDING SAME •	•
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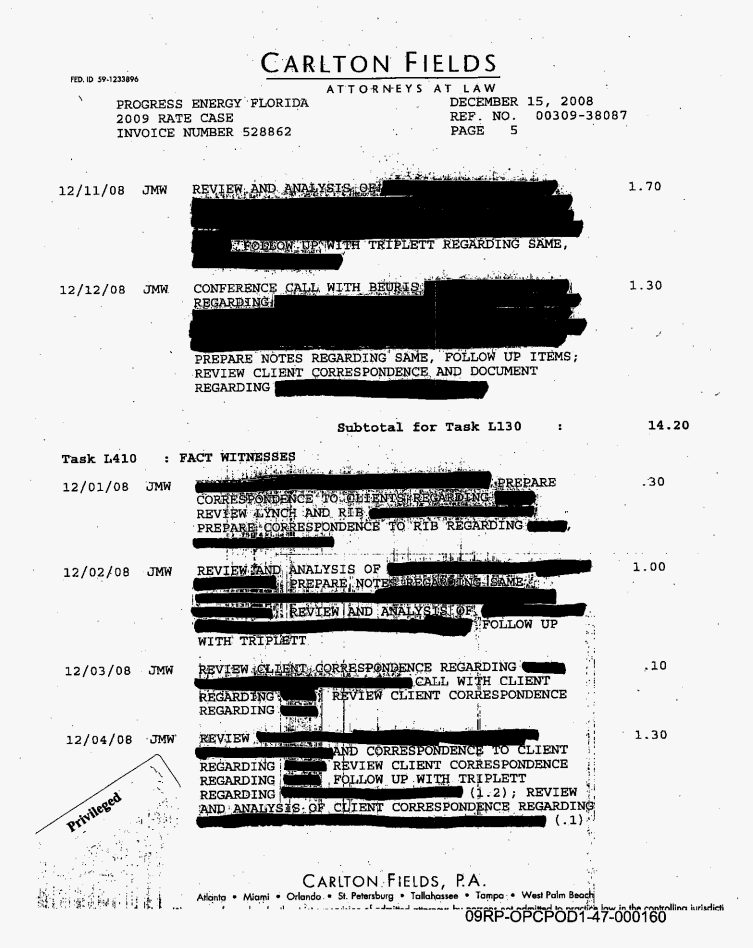
2009 RATE	CARLTON FIELDS ATTORNEYS AT LAW ENERGY FLORIDA CASE NUMBER 528862 ATTORNEYS AT LAW DECEMBER 15, 2008 REF. NO. 00309-380 PAGE 3	87	
, .			
12/08/08 JMW	TESTIMONY, CLIENT PRESS RELEASES AND INVESTOR RELATIONS DOCUMENTS, OTHER CLIENT DOCUMENTS REGARDING	2.00	
12/09/08 DMT	PORTUONDO AND JOHN BURNETT (1.2);	1.90	
	WITH LORI CROSS (0.7).	60	
12/09/08 DMT	RESEARCH	.60	
12/10/08 DMT	REVIEW AND ANALYSIS OF ISSUES RE	.60	•
12/10/08 JMW	TRIPLETT (.2); REVIEW AND ANALYSIS OF STATUS OF	.50	
	WITNESS TESTIMONY, OUTSTANDING ISSUES AND FOLLOW UP REGARDING SAME, CASE PREPARATION (.3)		
12/10/08 JMW		1.50	
12/10/08 JMW	CALLS WITH BURNETT REGARDING	.20	
12/12/08 DMT	BURNETT AND NANCY HOLDSTEIN.	.60	
12/12/08 JMW	REVIEW TRIPLETT COMMENTS ON COMMENTS ON COMMENTS ON COMMENTS ON COMMENTS ON COMMENTS REGARDING SAME (.2); CONTREPARE CORRESPONDENCE TO CLIENTS REGARDING SAME (.3)	.50	
12/12/08 JMW	CALL WITH BURNETT REGARDING CASE	. 70	
12/13/08 JMW	REVIEW CLIENT CORRESPONDENCE	.80	
	REVIEW CLIENT RESPONSE (.4);	ę	
Privileged	REGARDING SAME (.2); REVIEW AND ANALYSIS OF CLIENT DRAFT LETTER, PREPARE RESPONSE (.2)		
	CARLTON FIELDS, P.A. Atlanta • Miami • Orlando • St. Petersburg • Tollahassee • Tampa • West Palm Beach 09RP-OPCPOD1-47	w in the controlling i	iurisdict

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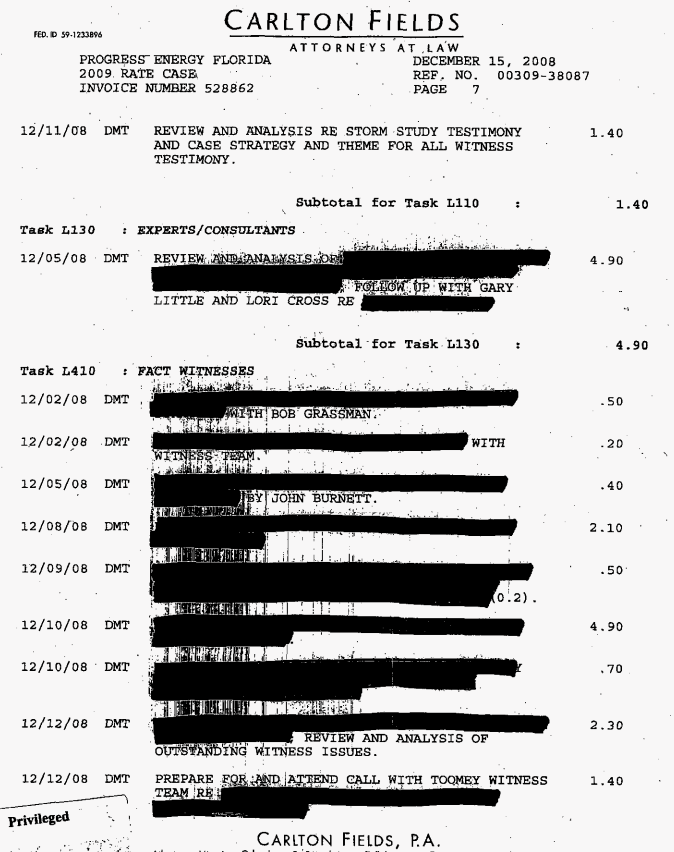
· .	CARLTON FIELDS	
2009 RAT	ATTORNEYS AT LAW ENERGY FLORIDA DECEMBER 15, 2008	7
12/05/08 JMW	CALL AND CORRESPONDENCE WITH JAVIER PORTUONDO	.10
12/05/08 JMW	REVIEW AND ANALYSIS OF CLIENT CORRESPONDENCE NOTES REGARDING SAME, CONTRACTOR FOLLOW	3.50
	UP WITH TRIPLETT REGARDING (1.0), REVIEW AND ANALYSIS OF CLIENT CORRESPONDENCE	
	CORRESPONDENCE TO CLIENT RÉGARDING SAME (2.5)	
12/10/08 JMW	REVIEW AND ANALYSIS, OF PREPARE NOTES REGARDING SAME, FOLLOW UP WITH, TRIPLETT REGARDING COMPANY	3.00
12/11/08 JMW	CALL WITH RIB REGARDING.	.40
12/12/08 JMW	FOLLOW UP WITH IRIPLETT RECARDING SAME	2.50
	CLIENT CORRESPONDENCE REGARDING FOLLOW UP WITH	•
	TRIPLETT RECARDING CONFERENCE CALL WITH CLIENT REGARDING (.5);	
	Subtotal for Task L410 :	12.20
Task L430 : V	VRITTEN MOTIONS & SUBMISSIONS	•
12/11/08 DMT	REVIEW AND ANALYSIS OF	.40
Privileged	Subtotal for Task L430 :	.40
	PHASE L20: PRE-TRIAL PLEADINGS AND MOTIONS	
Task L110 : j	FACT INVESTIGATION/DEVELOPMENT	
	CARLTON FIELDS, P.A. Atlanta • Miami • Orlando • St. Petersburg • Tallahassee • Tampa • West Polm Beach 09RP-OPCP0D1-47-0	the controlling jurisdictic
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## CARLTON FIELDS

FED. ID 59-1233896

PROGRESS ENERGY FLORIDA 2009 RATE CASE INVOICE NUMBER 528862 ATTORNEYS AT LAW DECEMBER 15, 2008 REF. NO. 00309-38087 PAGE 8

12/14/08	DMT					2.70
		Subtotal	for Task	L410	:	15.70

TOTAL FEES FOR PROFESSIONAL SERVICES

#### ATTORNEY FEE SUMMARY BY TASK CODE

JMW J. M. WALLS DMT D. M. TRIPLETT		2.50 hours 1.70 hours	
Total Task Code LI		4.20	
JMW J. M. WALLS DMT D. M. TRIPLETT		19.60 hours 11.90 hours	at at
Total Task Code L1	120 :	31.50	
JMW J. M. WALLS DMT D. M. TRIPLETT		14.20 hours 4.90 hours	
Total Task Code Li	130 :	19.10	
JMW J. M. WALLS DMT D. M. TRIPLETT		12.20 hours 15.70 hours	
Total Task Code L4	410 :	27.90	
DMT D. M. TRIPLETT		.40 hours	at
Total Task Code L4	130 :	.40	
ATTORNEY FEE SUMMARY			
DMT D. M. TRIPLETT JMW J. M. WALLS TOTALS		34.60 hours 48.50 hours 83.10	

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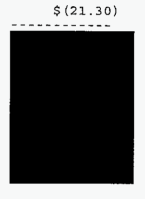
	ATTORNEYS AT LAW
PROGRESS ENERGY FLORIDA	DECEMBER 15, 2008
2009 RATE CASE	REF. NO. 00309-38087
INVOICE NUMBER 528862	PAGE 9

#### COSTS INCURRED ON YOUR BEHALF AS POSTED DECEMBER 15, 2008

Code E105	TELEPHONE			
10/31/08	TELEPHONE			(23.70)
12/04/08	TELEPHONE			.30
12/10/08	TELEPHONE			2.10
		Total Code	E105	(21.30)

TOTAL COSTS AS POSTED THROUGH DECEMBER 15, 2008

INVOICE 528862 TOTAL



BALANCE DUE FROM PREVIOUS STATEMENT LESS: PAYMENTS

TOTAL AMOUNT DUE

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- MATTER P'GNOCO 3497 20014211/60×000/LEC+L

RICHARD D. MELSON Attorney & Counselor

705 Piedmont Drive Tallahassee, FL 32312

:

rick@rmelsonlaw.com

Cell: 850-322-3041 Phone: 850-894-1351

February 2, 2009

Tax I.D. #26-2102722

Invoice #: 106

John T. Burnett Progress Energy P.O. Box 14042, PEF 151 St. Petersburg, FL 33733-3042

For professional services rendered December 18, 2008 – January 31, 2009 in connection with:

Legal Entity: Progress Energy Service Company, LLC Matter: 2009 Base Rate Case

Amount Hours Rate Attorney Richard D. Melson Disbursements: 280.50 Mileage 41.00 Lodging 6.00 Parking 9.50 Tolls 337.00 **Total Disbursements Total Amount Due** Privileged and Confidential FEB 0 2 2009

	Richard D. Melson		
	Attorney & Counselor		
705 Piedmont Drive Tallahassee, FL 32312	rick@rmelsonlaw.com		: 850-322-3041 : 850-894-1351
	INVOICE		λ
	2/2/2009		d and
John T. Burnett Progress Energy Service Com P.O. Box 14042, PEF 151 St. Petersburg, FL 33733-304	• • •	Invoice #: 106	Frivileged and
Ma	tter: 2009 Base Rate Case		

Date	Description of Services	Hours/Qty	Rate	Amount
12/18/2008	Review Terry direct testimony outline; review	1.3		
12/23/2008	Telephone conference with John Burnett to discuss	1.1		
1/8/2009	Review backup material for Murray testimony re	2.2		
1/9/2009	Review background materials for Terry testimony,	3.4		
1/10/2009	Review additional Terry back-up materials including	3.5		
1/11/2009		7.3		

Please make checks payable to: Richard D. Melson	Total
(FEIN:	Payments/Credits
If you have any questions regarding this invoice, please contact me at (850) 894-1351.	Balance Due
Page 1	

Privileged and Confidential

#### Richard D. Melson

Attomey & Counselor

705 Piedmont Drive Tallahassee, FL 32312

## rick@rmelsonlaw.com

2/2/2009

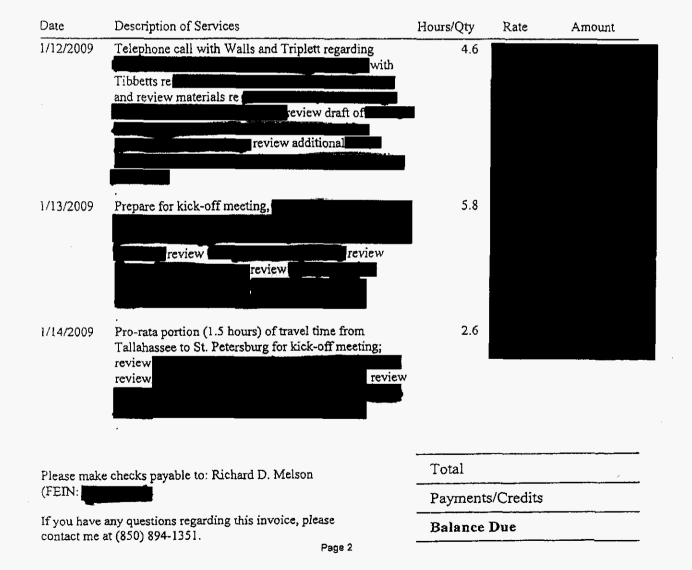
Invoice #: 106

Cell: 850-322-3041 Phone: 850-894-1351

INVOICE

John T. Burnett Progress Energy Service Company, LLC P.O. Box 14042, PEF 151 St. Petersburg, FL 33733-3042

#### Matter: 2009 Base Rate Case



Attorney & Counselor

705 Piedmont Drive Tallahassee, FL 32312

rick@melsonlaw.com

INVOICE

2/2/2009

Invoice #: 106

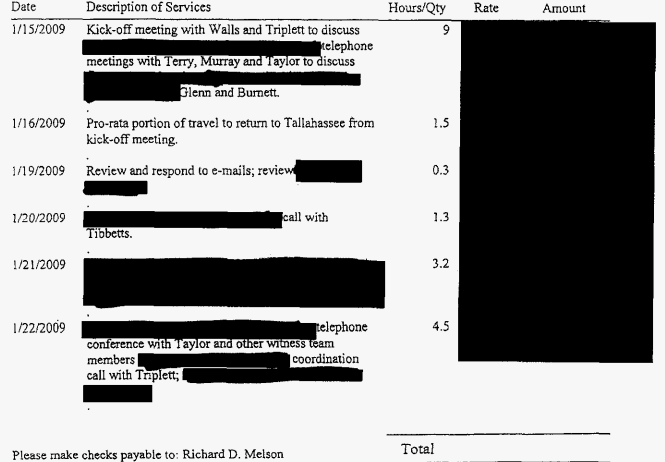
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Cell: 850-322-3041

Phone: 850-894-1351

John T. Burnett Progress Energy Service Company, LLC P.O. Box 14042, PEF 151 St. Petersburg, FL 33733-3042

#### Matter: 2009 Base Rate Case



(FEIN

If you have any questions regarding this invoice, please contact me at (850) 894-1351. Page 3



Payments/Credits

**Balance** Due

#### Richard D. Melson

Attorney & Counselor

705 Piedmont Drive Tallahassee, FL 32312

rick@rmelsonlaw.com

Cell: 850-322-3041 Phone: 850-894-1351

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Confidential

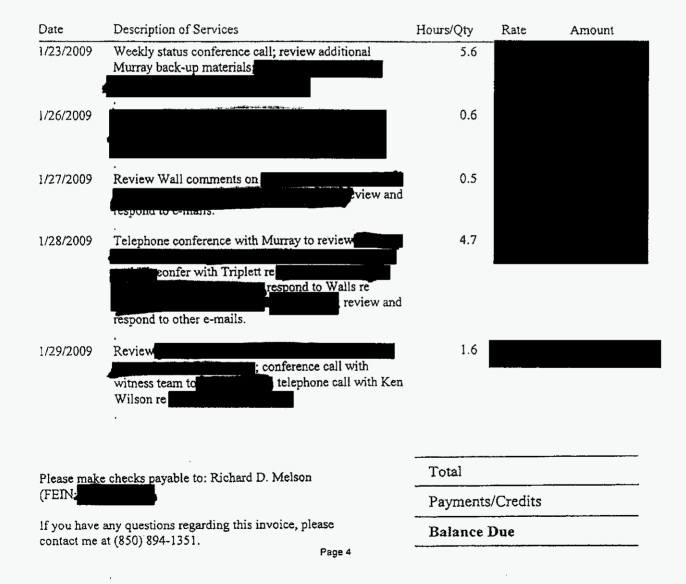
Invoice #: 106

#### INVOICE

2/2/2009

John T. Burnett Progress Energy Service Company, LLC P.O. Box 14042, PEF 151 St. Petersburg, FL 33733-3042

#### Matter: 2009 Base Rate Case



#### Richard D. Melson

Attorney & Counselor rick@rmelsonlaw.com

705 Piedmont Drive Tallahassee, FL 32312

#### INVOICE

2/2/2009

John T. Burnett Progress Energy Service Company, LLC P.O. Box 14042, PEF 151 St. Petersburg, FL 33733-3042 .

Invoice #: 106



Cell: 850-322-3041

Phone: 850-894-1351

#### Matter: 2009 Base Rate Case

Date	Description of Services	Hours/Qty	Rate	Amount
1/30/2009	Participate in weekly status conference call; telephone call with Wall regarding review and respond to e-mails from client.			
	TOTAL FEES			
1/14/2009 1/16/2009	Mileage: TLH to St.Pete Mileage: St.Pete to TLH	255 255	0.55 0.55	140.25 140.25
	TOTAL MILEAGE			280.50
1/14/2009 1/15/2009 1/16/2009	Lodging in TPA (1/14) Parking Tolls to/from St. Petersburg	κ,	41.00 6.00 9.50	41.00 6.00 9.50
	TOTAL OTHER EXPENSES			56.50

Please make checks payable to: Richard D. Melson	Total
(FEIN	Payments/Credits
If you have any questions regarding this invoice, please contact me at (850) 894-1351.	Balance Due
Page 5	

Privileged and Confidential

PROGRESS	I NITE	<b>4</b> 4 (					
PERSONAL	ONAL 3 NITE			WINTER QUARTERS PASCO Print Date: JAN 16 09 CONFIRMATION #: C12707009883			5 09
RICK MELSON 705 PIEDMONT DR TALLAHASSEE, FL	32312	, ,	Clerk: N Date Booked: JAN Arrival: JAN Departure: JAN Accommodation Type: PF Number of Adults:		V JAN JAN JAN PR	7M 1609 1409 1809 JEM 0	
Турс	#of Ngts/Qty	Payment Type		Site Numb Trans Total	er: Paymen	062 5	Balance
PREM RESORT FEE	4 4	CREDIT CARD		152.00 12.00	1 <b>52</b> .0 12.0		0.00 0.00
			Totals:	164.00	164.0		0.00

Check In Time: 12:00 PMCheck Out Time: 11:00 AM

#### Other Check In or Check Out Details

If you have any problem, there is an after hours phone number is posted outside the office door. If you are arriving after hours your reservation with site # will be placed outside the office door. Please always check your site # as sites are not guaranteed and may have changed. County Sewer Connection Code: Connection to the sewer requires the use of sewer donut or sewer elbow. Two vehicles allowed per site

CANCELLATION AND REFUND POLICY

No Show - Refund will not be granted.

Short Term - Daily or Weekly Full refund of deposit 48 hours prior to arrival. No refund if cancelled less than 48 hours prior to arrival.

Long Term - One month or longer

90-days prior to reservation start date - Full refund minus 10% of total reservation emount. 60-days prior to reservation start date - Refund of 50% of amount paid. Less than 60-days prior to reservation start date - No refund. Amount may be credited one time to a future reservation within one-year of original reservation date or forfeited.

Early Departure - If a stay is shorter than original reservation and less than one month no refund will be given. If one month or longer the rate will be adjusted to the appropriate rate type (i.e. daily, weakly, etc..); Credit of the adjusted unused portion of the payment minus \$150.00 administrative fee will be applied to future reservation within one year of cancellation date or forfeited.

\*Policy subject to change without notice.

\*Refunds for death or extended hospitalization will be reviewed on an individual basis at the Regional level.

Privileged and Confidential

Mid-Core Paritine Garage St. Petersburg, FI.

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PROGRESS RATE CASE

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Rovit 5353 01/05/09 Hatt UN 1 AN-18 Tredisense 01/05/09 08:15 In 01/05/09 18:11 Get Net 027036 CASH PAID \$ 6.00-Thank You Dome Asain

#### CONTRACT

#### 368351

#### BETWEEN

#### PROGRESS ENERGY SERVICE COMPANY, LLC not in its individual capacity, but solely as agent for

#### PROGRESS ENERGY FLORIDA, INC.

AND

#### BURNS & MCDONNELL CONSULTANTS, INC.

	TABLE OF CONTENTS			
ECTION	TITLE			
]	Description of Work			
2	Term of Contract			
3	Commencement of Work			
4	Designated Representative(s)			
5	Authorization of Work			
6	Compensation			
7	Taxes and Contributions			
8	Changes in the Work			
9	Financial Audits			
10	Warranty			
<b>.</b> 1	Right to Terminate or Suspend			
12	Relationship			
13	Assignment and Subcontracts			
14	Contractor Personnel Matters			
15	Insurance			
16	Indemnity			
17	Security			
18	Fitness-for-Duty Policy			
19	Laws and Project Rules A. General B. Environmental Provisions			
20	Governing Law			
21	Confidentiality; Use of Information			
22	Nonwaiver			
23	Merger			
24	Workplace Violence Prevention			
, itachment A , itachment B	Rate Schedule Background Investigation and Drug Screen			

#### TABLE OF CONTENTS

, ttachment C Code of Ethics Acknowledgment Form

. ittachment D Florida PSC Rule 25-6.04364

.ttachment E Burns & Mc Donnell Memorandum dated February 18, 2008

- Page 2 of 27-

Service Non-Nuclear Revision 01/15/08 #145476

#### CONTRACT NO. 368351

This Contract (hereinafter "Contract"), effective March 17, 2008, by and between PROGRESS ENERGY SERVICE COMPANY, LLC, whose address is 410 South Wilmington Street, Raleigh, NC '7601, not in its individual capacity, but solely as agent for PROGRESS ENERGY FLORIDA, INC. tercinafter referred to as "Owner"), and BURNS & MCDONNELL CONSULTANTS, INC, a corporation, whose office is located at 9400 Ward Parkway, Kansas City, MO 64114 (hereinafter referred o as "Contractor").

#### WITNESSETH:

In consideration of the mutual promises set forth herein, the parties hereby contract as follows:

#### ECTION I. DESCRIPTION OF WORK

ECTION 2. TERM OF CONTRACT

<u>ECTION 3. COMMENCEMENT OF WORK</u>

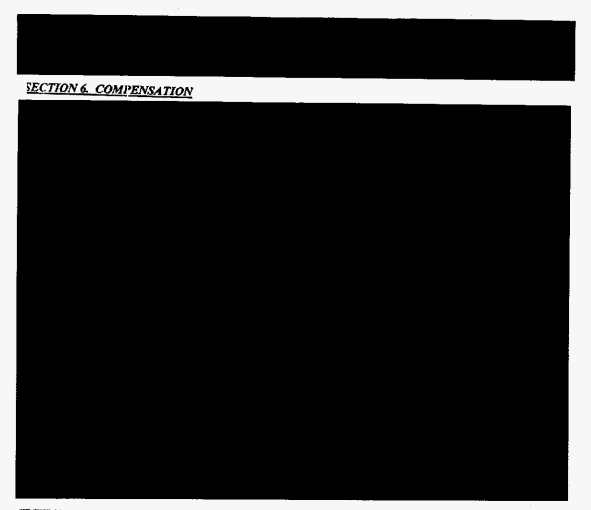
ECTION 4. OWNER'S DESIGNATED REPRESENTATIVE(S)



ECTION 5. AUTHORIZATION OF WORK

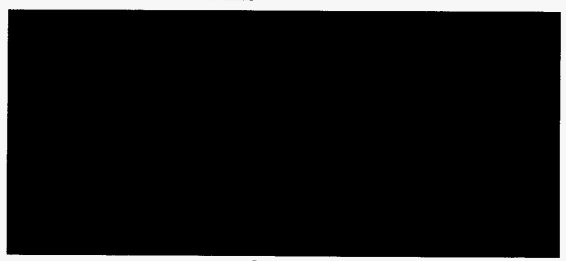
- Page 3 of 27-

Service Non-Nuclear Revision 01/15/08 #145476



ECTION 7. TAXES AND CONTRIBUTIONS

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- Page 4 of 27-

Service Non-Nuclear Revision 01/15/08 #145476 .

SECTION 8. CHANGES IN THE WORK

SECTION 9. FINANCIAL AUDITS

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ECTTON 10. WARRANTY

ECTION 11. RIGHT TO TERMINATE OR SUSPEND

ECTION 12. RELATIONSHIP

. ECTION 13. ASSIGNMENT AND SUBCONTRACTS

- Page 5 of 27-

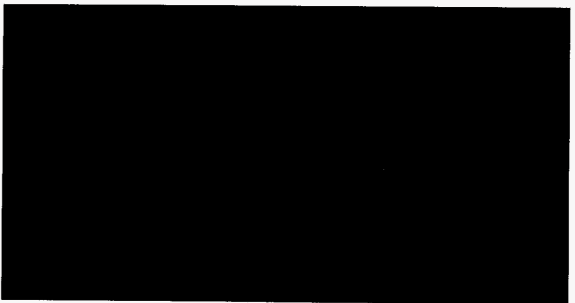
Service Non-Nuclear Revision 01/15/08 #145476

# SECTION 14. CONTRACTOR PERSONNEL MATTERS

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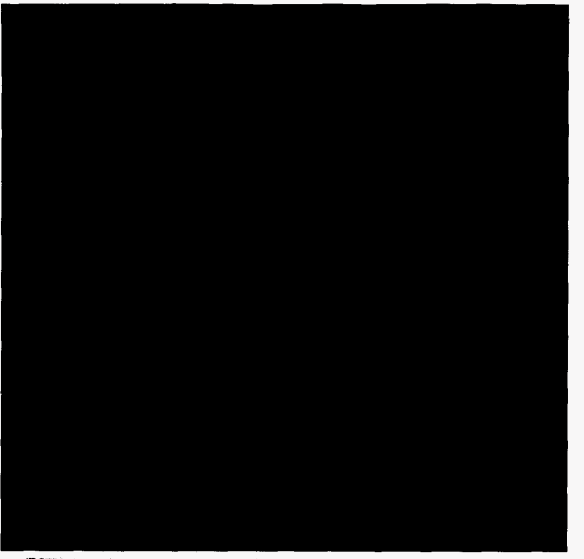
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ECTION 15. INSURANCE



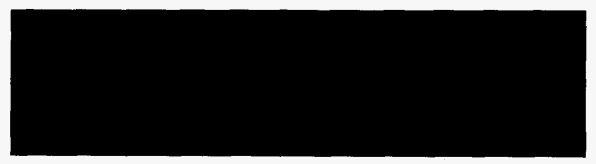
- Page 6 of 27-

Service Non-Nuclear Revision 01/15/08 #145476



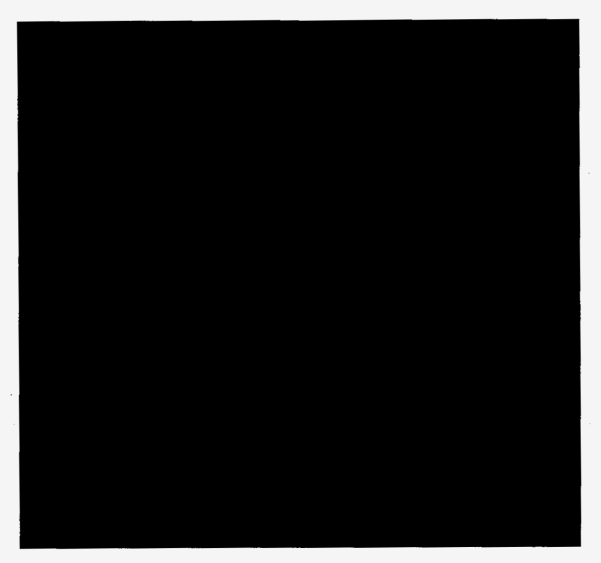
ECTION 16. INDEMNITY

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- Page 7 of 27-

Service Non-Nuclear Revision 01/15/08 #145476



ECTION 17. SECURITY

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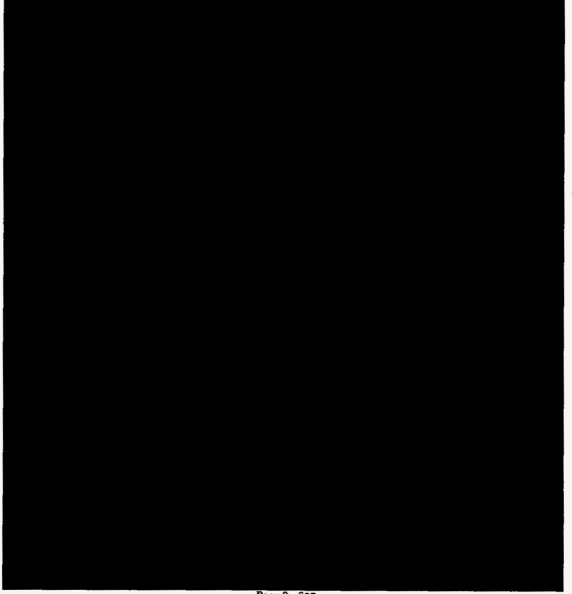


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Service Non-Nuclear Revision 01/15/08 #145476

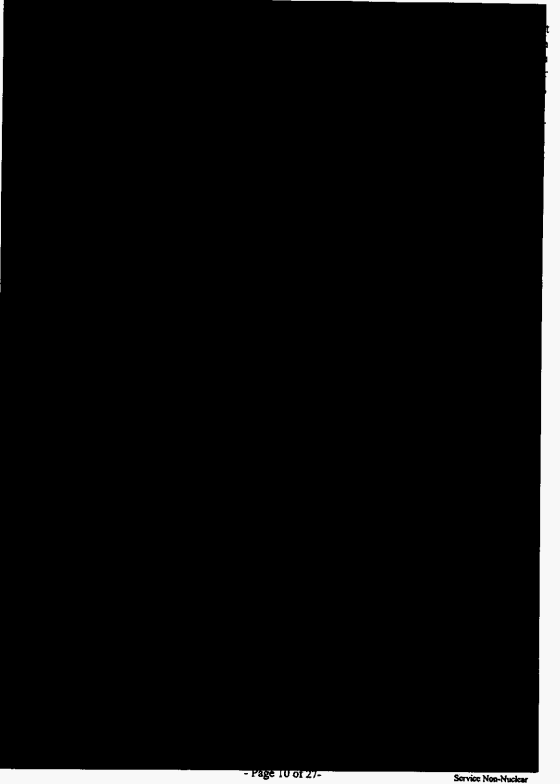


ECTION 19. LAWS AND PROJECT RULES



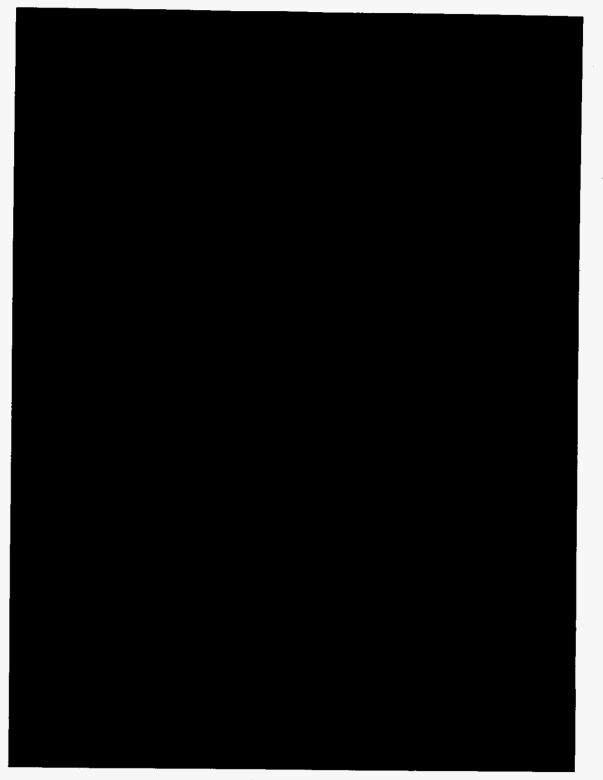
Service Non-Nuclear Revision 01/15/08 #145476

- Page 9 of 27-



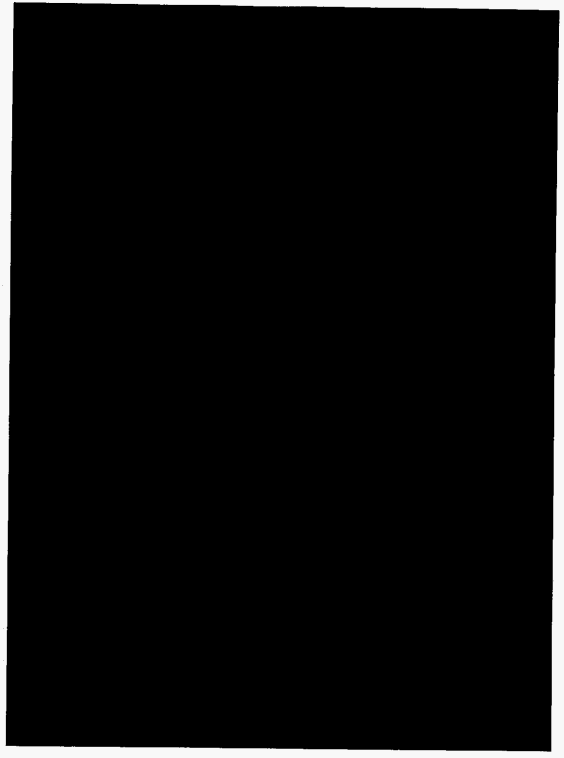
Service Non-Nuclear Revision 01/15/08 \$145476

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- Page 11 of 27-

Service Non-Nuclear Revision 01/15/08 #145476



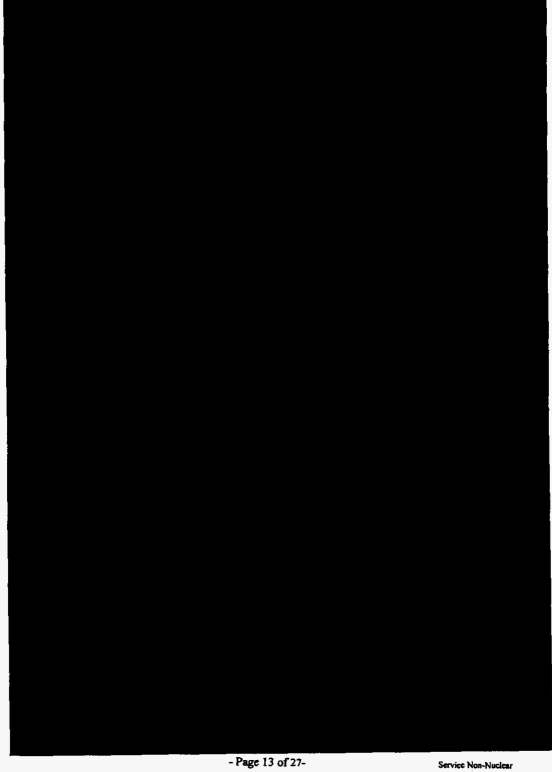
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- Page 12 of 27-

Service Non-Nuclear Revision 01/15/08 #145476

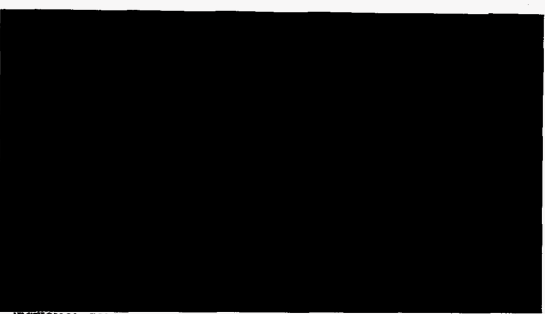
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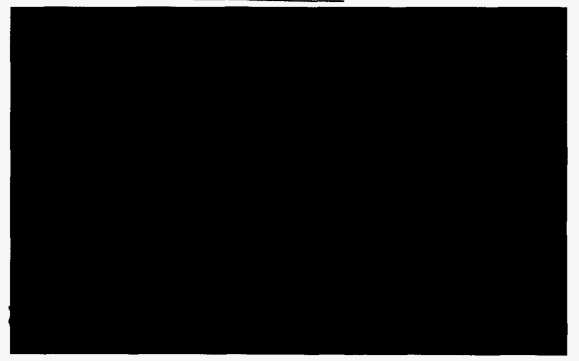
Service Non-Nuclear Revision 01/15/08 #145476

09RP-0PCP0D1-46-000013



ECTION 20. GOVERNING LAW

. 'ECTION 21. CONFIDENTIALITY; USE OF INFORMATION

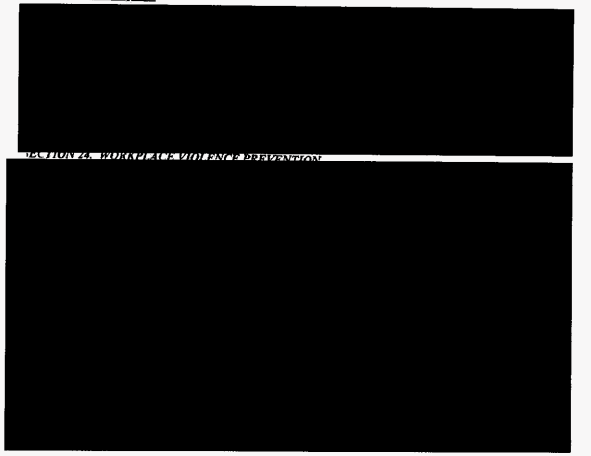


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Service Non-Nuclear Revision 01/15/08 #145476

# SECTION 22. NONWAIVER

SECTION 23. MERGER



- Page 15 of 27-

Service Non-Nuclear Revision 01/13/08 #145476

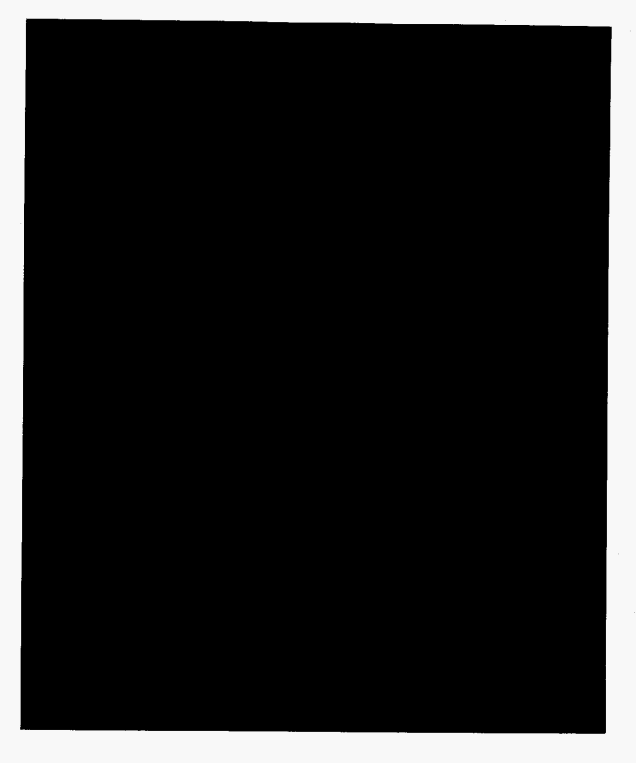
BURNS & MCDONNELL CONSULTANTS INC.	PROGRESS ENERGY SERVICE COMPANY, LLC, not in its individual capacity, but solely as agent for
VAN ON /	PROGRESS ENERGY FLORIDA, INC.
BY:	BY:
NAME (printed): Jeff Grery	NAME: John Steepart
NAME (printed):	TITLE: Sr. Purchasing Agent
(Officer Title) DATE: 31/7138	DATE 12 Max

The parties execute this Contract by their signature or the signature of their authorized agents.

- Page 16 of 27-

Service Non-Nuclear Revision 01/15/08 #145476

#### Attachment A

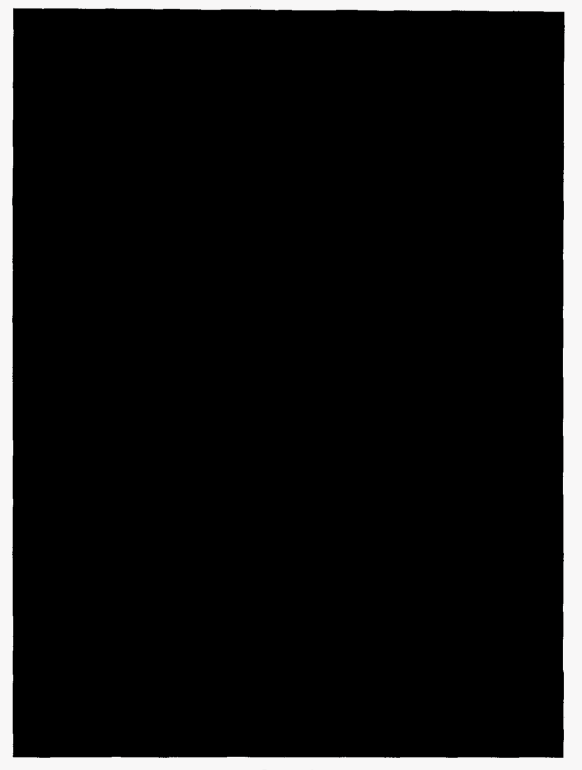


-Page 17 of 27-

Service Non-Nuclear Revision 01/15/08 #145476

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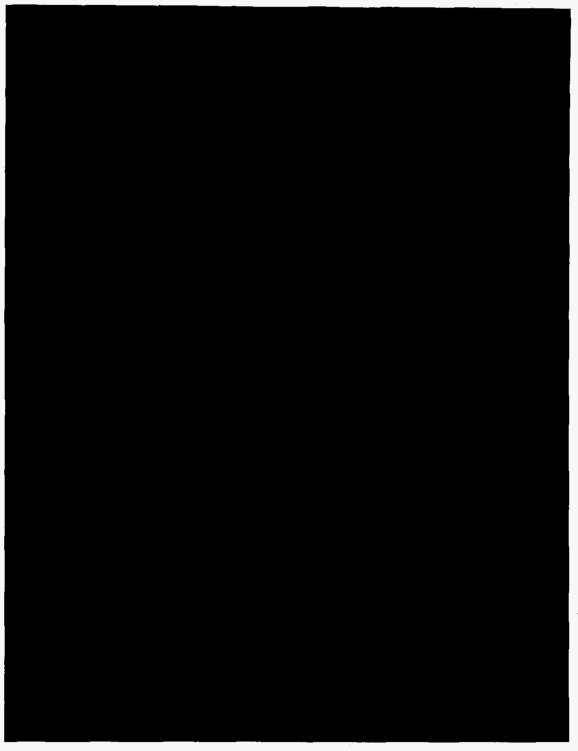
#### Attachment B



-Page 18 of 27-

Service Non-Nuclear Revision 01/15/08 #145476

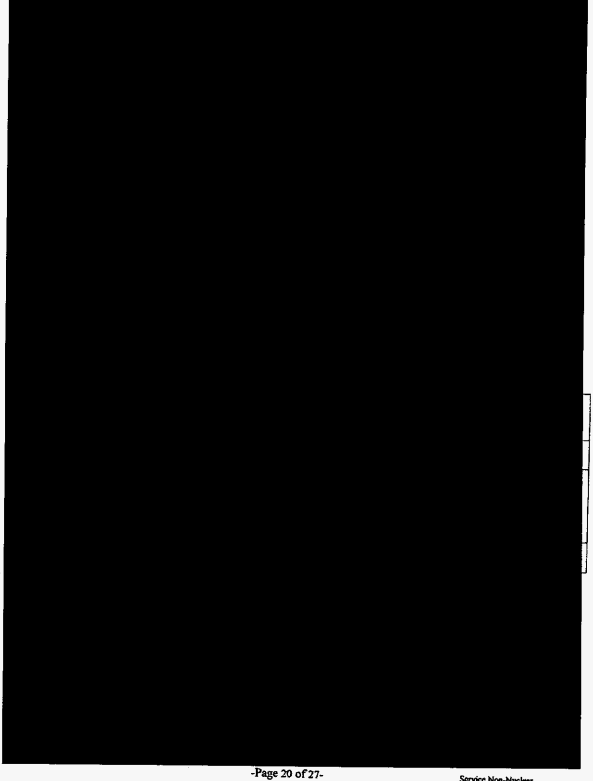
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-Page 19 of 27-

Service Non-Nuclear Revision 01/15/08 #145476

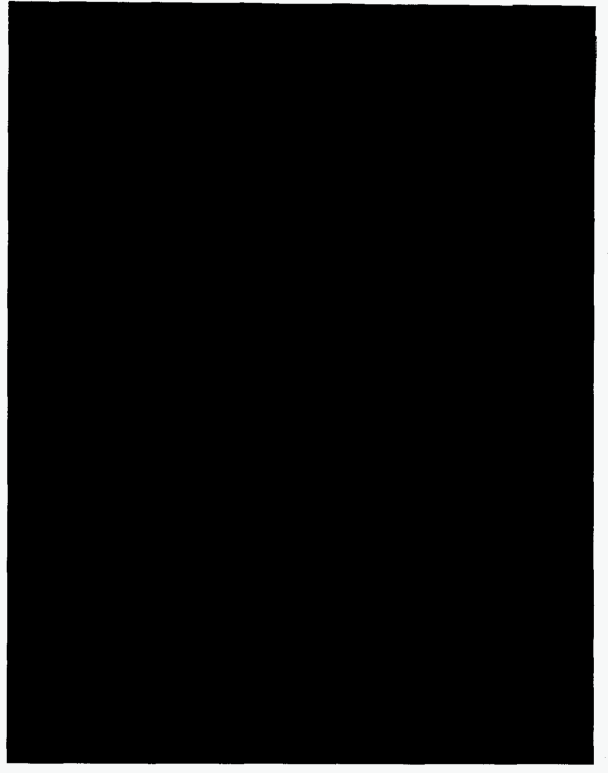
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Service Non-Nuclear Revísión 01/15/08 #145476

#### Attachment B

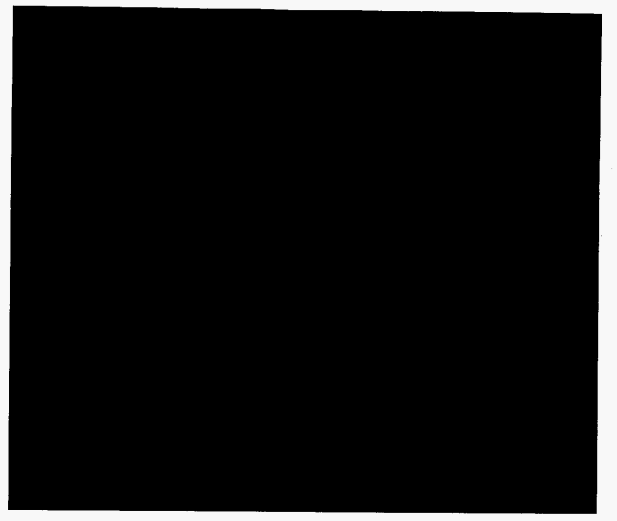


-Page 21 of 27-

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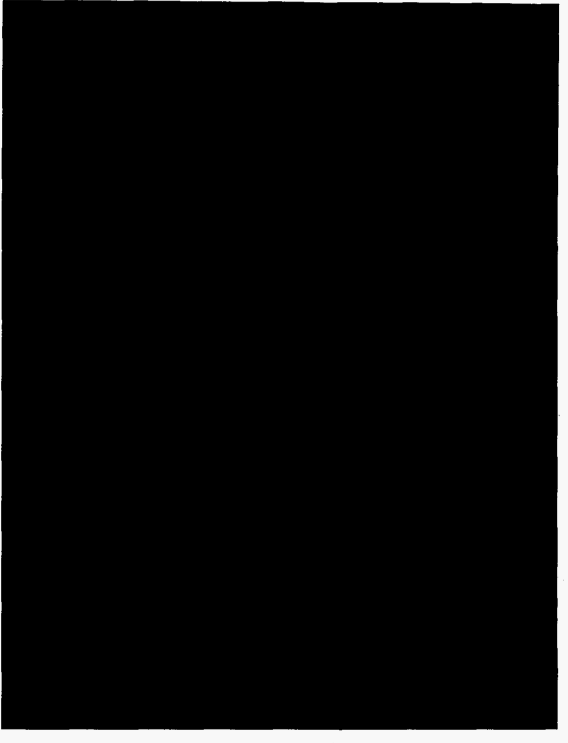
#### Attachment B



-Page 22 of 27-

Service Non-Nuclear Revision 01/15/08 #145476

#### Attachment C



-Page 23 of 27-

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#### Attachment D



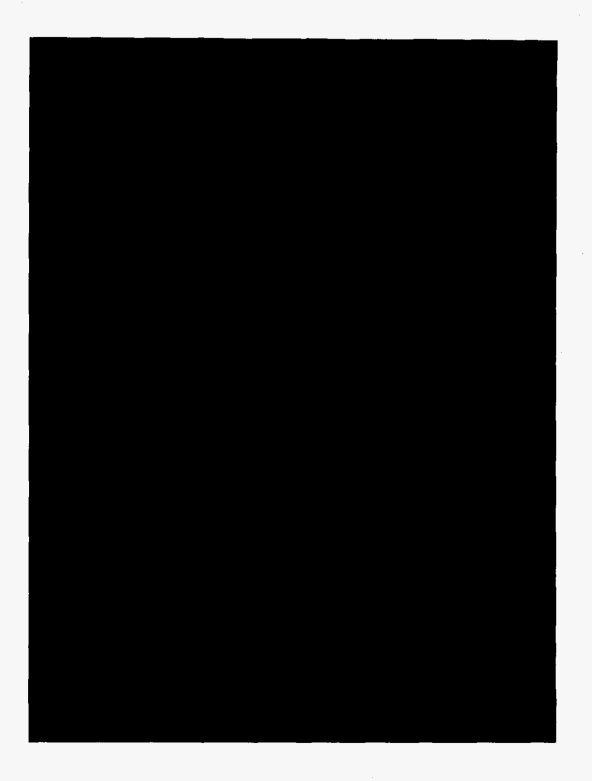
-Page 24 of 27-

Service Non-Nuclear Revision 01/15/08 #145476

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#### Attachment E

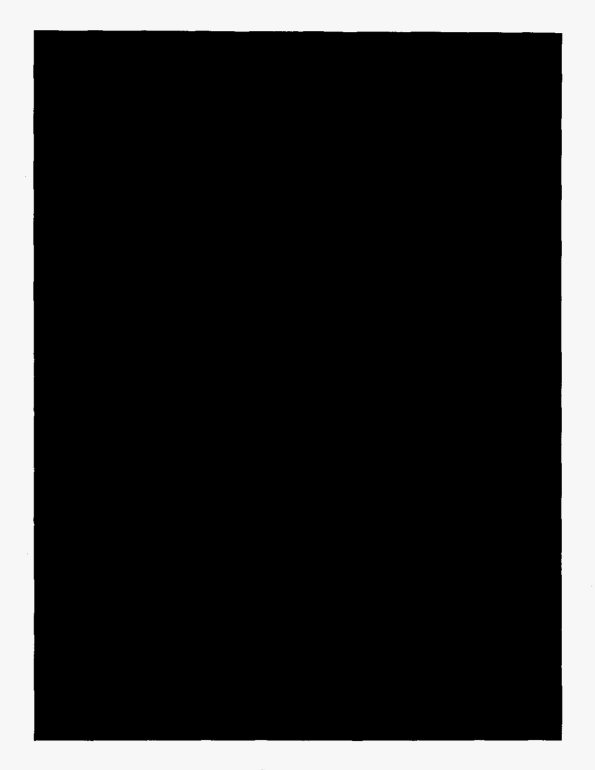


-Page 25 of 27-

Service Non-Nuclear Revision 01/15/08 #145476

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#### Attachment E



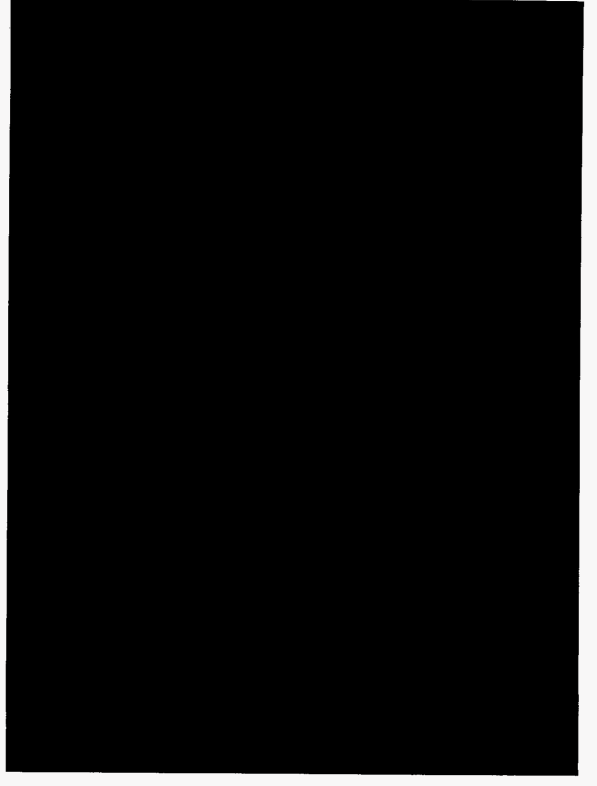
-Page 26 of 27-

Service Non-Nuclear Revision 01/15/08 #145476

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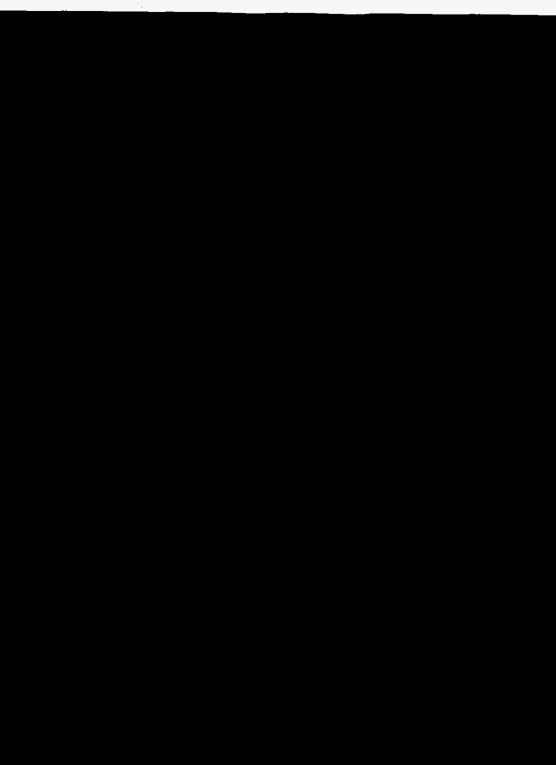
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#### Attachment E



-Page 27 of 27-

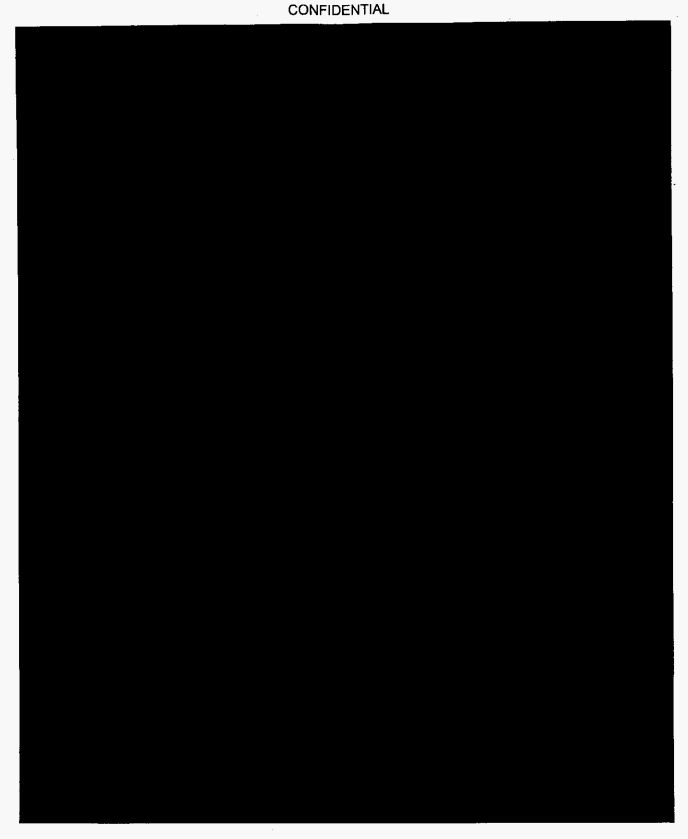
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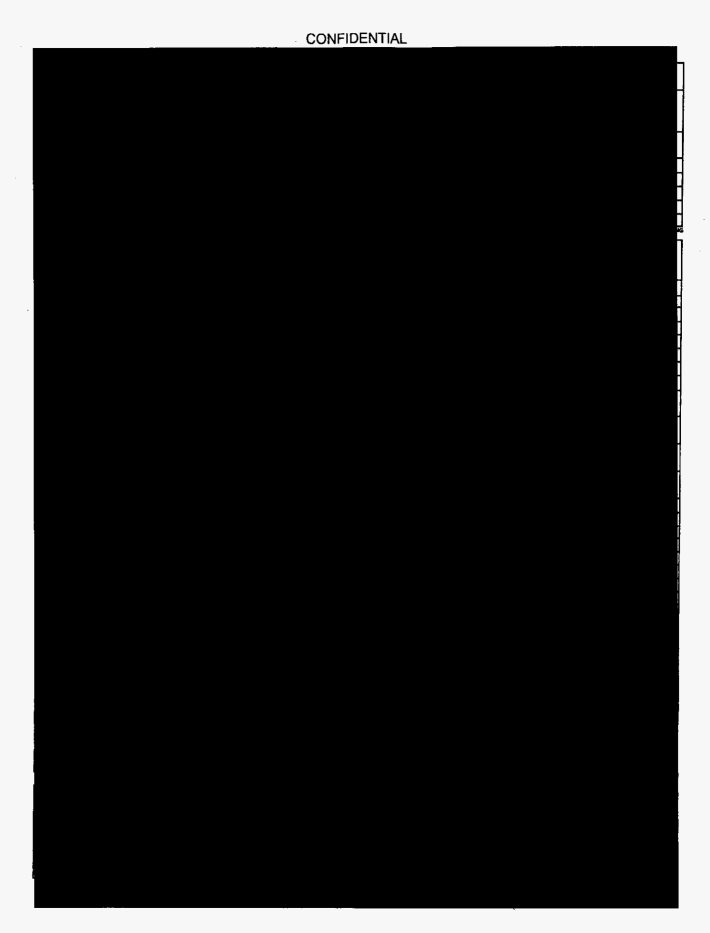
09RP-OPCPOD1-46-000029

CONFIDENTIAL



.

Date Issued: 03/27/2008 Prepared By: CH



REDACTED



PLEASE REMIT TO: P Q Box 3239

lampa, FL 33601 3239 813,223 7000 Fox 813.229.4133

One Atlantic Conter 1201 W. Peochiree St., Sio 3000 Atlania, Georgia 30309 404.815 3400 Fax 404 815.3415

P.O. Box 019101 305.530.0050 Fm: 305.530.0055

407 849.0300 Fox 40/ 648 9099

P.O. Box 1171

P O Box 2861 Avaani, Fi 33131 Orlando, FL 32802 St Petersburg, FL 33731 /2/ 821 2000 Fax 727 822 3758

P.O. Drower 190 Tallahossee, FL 32302 B50.224 1585 Fax 850.222.0398

P.O. Box 150 West Palm Beach, FL 33402 561 659 7070 Fox 561.659 7368

PROGRESS ENERGY FLORIDA PO BOX 14042 ST PETERSBURG, FL 33733 DECEMBER 9, 2008 JAMES M. WALLS REF. NO. 00309-38087 INVOICE NUMBER 528223

DUE DATE: UPON RECEIPT

RE: 2009 RATE CASE

BALANCE DUE FROM PREVIOUS STATEMENT LESS: PAYMENTS

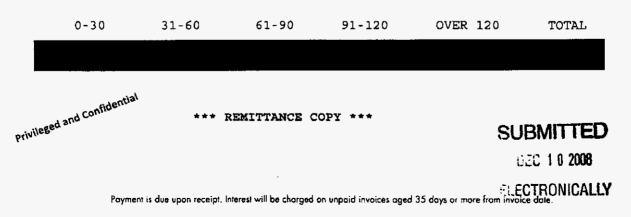
BALANCE FORWARD

LEGAL SERVICES POSTED THROUGH 11/30/08 COSTS ADVANCED POSTED THROUGH 11/30/08

CURRENT INVOICE TOTAL

TOTAL AMOUNT DUE

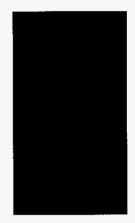
AGED ACCOUNTS RECEIVABLE BALANCE OUTSTANDING BY DAYS



Services designated with an (\*) were performed under the strict supervision of admitted attorneys by persons not admitted to practice law in the controlling jurisdiction.

09RC-STAFFPOD2-7-000001

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REDACTED



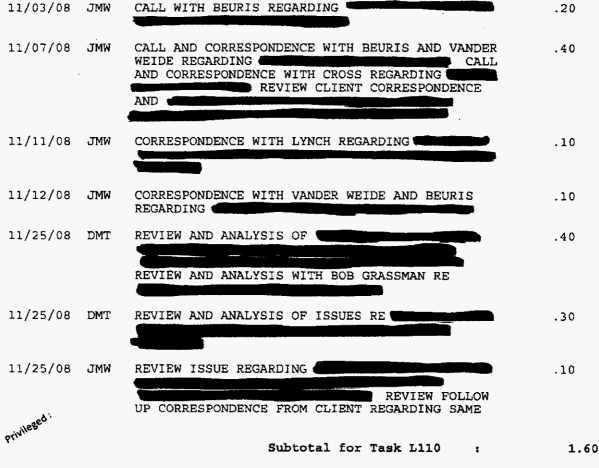
# CARLTON FIELDS

PROGRESS ENERGY FLORIDA 2009 RATE CASE INVOICE NUMBER 528223 ATTORNEYS AT LAW DECEMBER 9, 2008 REF. NO. 00309-38087 PAGE 1

PROFESSIONAL SERVICES AS POSTED THROUGH NOVEMBER 30, 2008

PHASE L10: CASE ASSESSMENT, DEVELOP & ADMIN

#### Task L110 : FACT INVESTIGATION/DEVELOPMENT

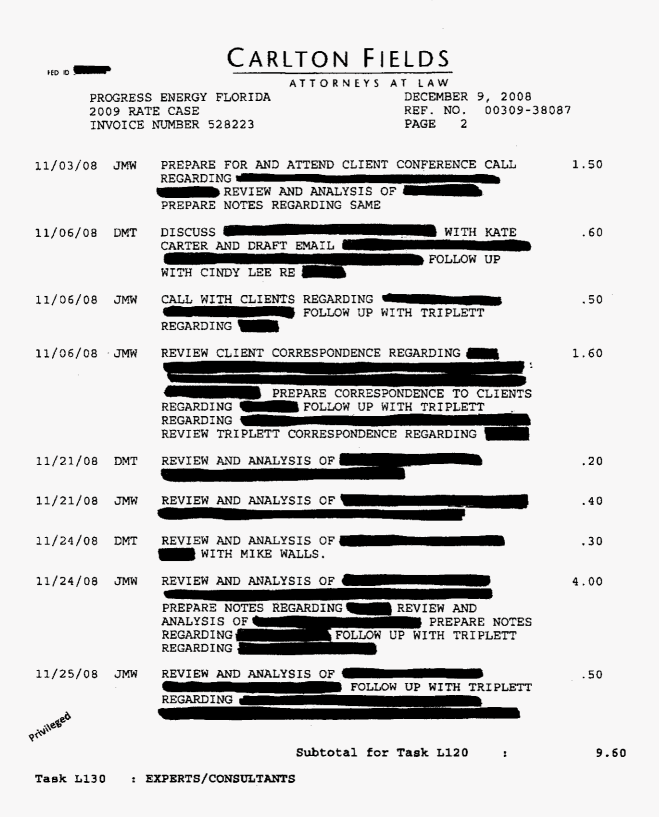


Task L120 : ANALYSIS/STRATEGY

CARLTON FIELDS, P.A.

Atlanta • Miami • Orlando • St. Petersburg • Tallahassee • Tompo • West Palm Beach

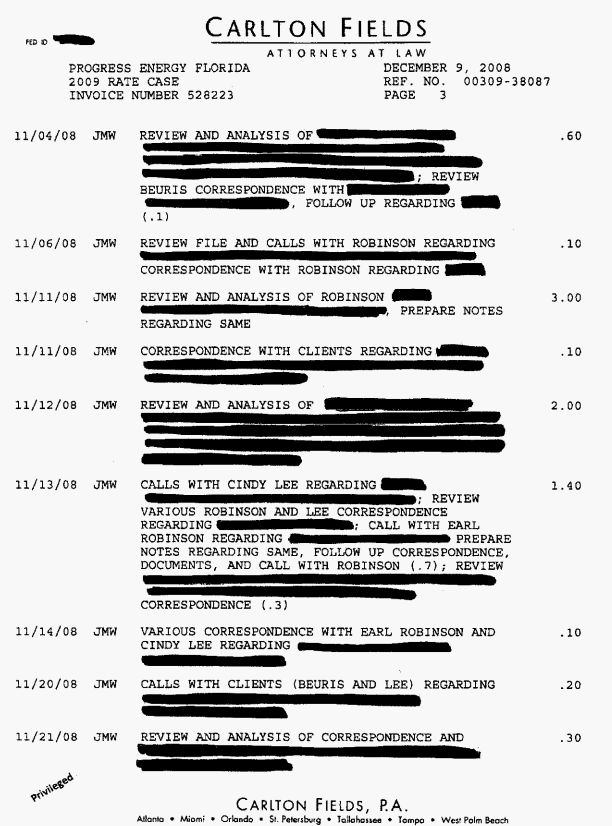
Services designated with an (\*) were performed under the strict supervision of admitted attorneys by persons not admitted to practice law in the controlling jurisdiction.



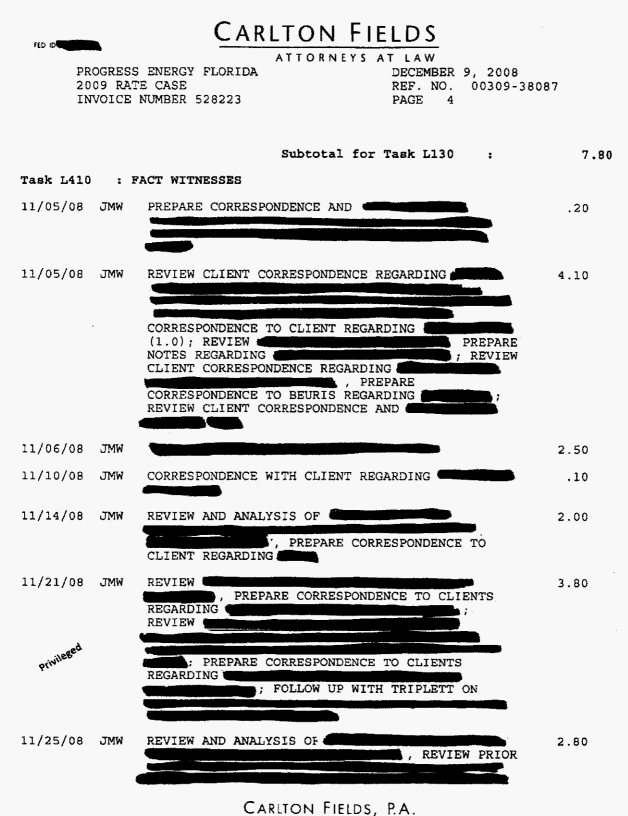
### CARLTON FIELDS, P.A.

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Services designated with an (\*) were performed under the strict supervision of admitted attorneys by persons not admitted to practice law in the controlling jurisdiction.



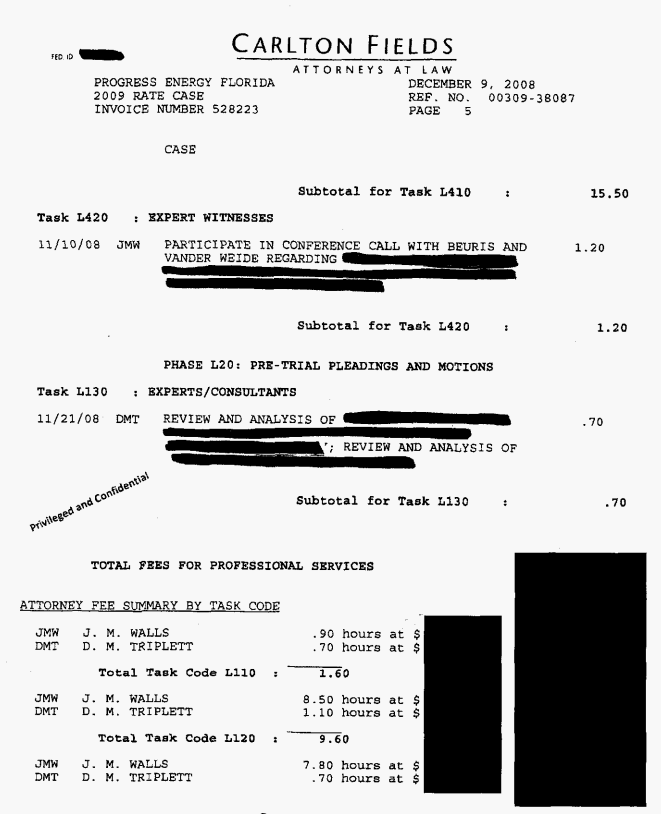
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Services designated with an (\*) were performed under the strict supervision of admitted attorneys by persons not admitted to practice law in the controlling jurisdiction.

FED ID		LTON FIELDS
	PROGRESS ENERGY FLORIDA 2009 RATE CASE INVOICE NUMBER 528223	ATTORNEYS AT LAW DECEMBER 9, 2008 REF. NO. 00309-38087 PAGE 6
	Total Task Code L130 :	8.50
JMW	J. M. WALLS	15.50 hours at \$
	Total Task Code L410 :	15.50
JMW	J. M. WALLS	1.20 hours at \$
	Total Task Code L420 :	1.20
ATTORNEY	Y FEE SUMMARY	
DMT JMW	D. M. TRIPLETT J. M. WALLS TOTALS	2.50 hours at 33.90 hours at 36.40

.

# COSTS INCURRED ON YOUR BEHALF AS POSTED NOVEMBER 30, 2008

	COPYING COPYING COST COPYING COST Total Code E101	.90 16.40 <b>17.30</b>
11/06/08	TELEPHONE TELEPHONE TELEPHONE TELEPHONE TELEPHONE TOtal Code E105	18.94 23.70 31.35 4.05 <b>78.04</b>
Code E107 11/17/08	DELIVERY SERVICES/MESSENGERS EXPRESS MAIL Total Code E107	69.90 <b>69.90</b>
Code E108 11/07/08	POSTAGE POSTAGE Total Code E108	5.20 <b>5.20</b>
TOTA	L COSTS AS POSTED THROUGH NOVEMBER 30, 2008	\$170.44
	ntidential INVOICE 528223 TOTAL	
privileged a	and confidential INVOICE 528223 TOTAL	

CARLTON FIELDS, P.A. Atlanto • Miami • Orlando • St. Petersburg • Tatlahassee • Tampa • West Palm Beach

Services designated with an (\*) were performed under the strict supervision of admitted attorneys by persons not admitted to practice law in the controlling jurisdiction.

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FED. ID

# CARLTON FIELDS

ATTORNEYS AT LAW

TOTAL AMOUNT DUE

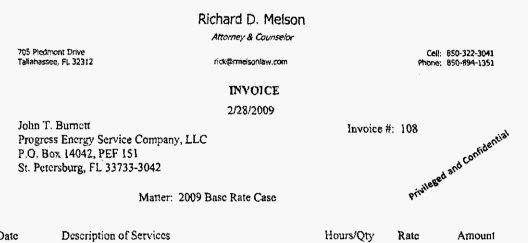
PROGRESS ENERGY FLORIDA 2009 RATE CASE INVOICE NUMBER 528223 DECEMBER 9, 2008 REF. NO. 00309-38087 PAGE 7

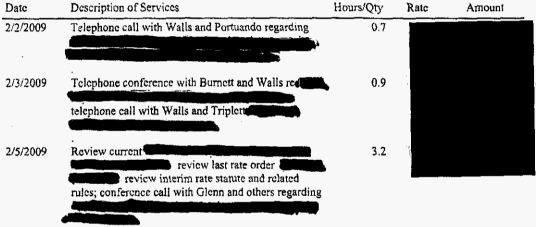
BALANCE DUE FROM PREVIOUS STATEMENT LESS: PAYMENTS

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CARLTON FIELDS, P.A. Atlanta • Miami • Orlando • St. Petersburg • Tollahassee • Tampa • West Palm Beach Services designated with on (\*) were performed under the strict supervision of admitted attorneys by persons not admitted to practice law in the controlling jurisdiction.

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Please make checks payable to: Richard D. Melson	Total	
(FEIN: With the second	Payments/Credits	
If you have any questions regarding this invoice, please contact me at (850) 894-1351. Page 1	Balance Due	

Attorney & Counselor

705 Piedmont Drive Tallahassee, FL 32312

#### rick@rmelsonlaw.com

Cell: 850-322-3041 Phone: 850-894-1351

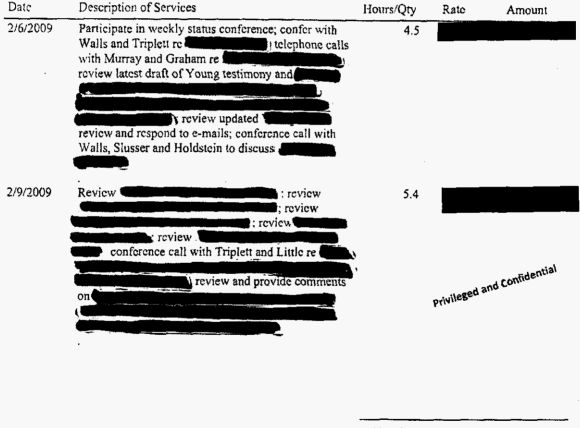
#### INVOICE

#### 2/28/2009

John T. Burnett Progress Energy Service Company, LLC P.O. Box 14042, PEF 151 St. Petersburg, FL 33733-3042

Invoice #: 108

#### Matter: 2009 Base Rate Case



Please make checks payable to: Richard D. Melson (FEIN:

If you have any questions regarding this invoice, please contact me at (850) 894-1351.

Page 2

Total

Payments/Credits

**Balance** Due

Attorney & Counselor

705 Piedmont Drive Tatlahassee, FL 32312

rick@rmelsonlaw.com

Cell: 850-322-3041 Phone: 850-894-1351

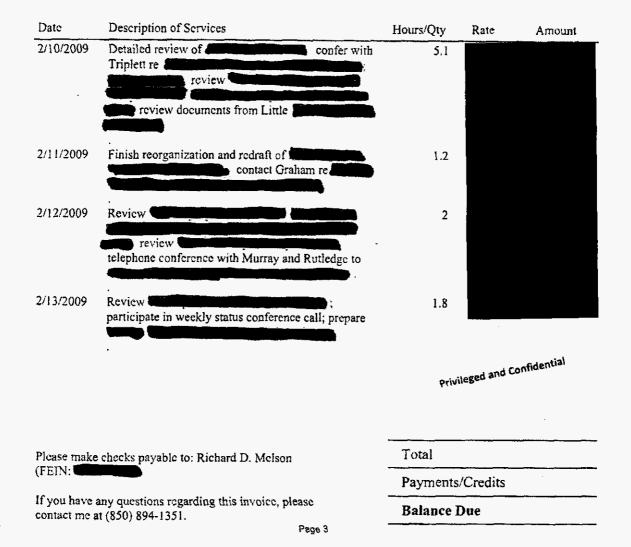
#### INVOICE

#### 2/28/2009

John T. Burnett Progress Energy Service Company, LLC P.O. Box 14042, PEF 151 St. Petersburg, FL 33733-3042

Invoice #: 108

Matter: 2009 Base Rate Case



Attorney & Counselor

705 Piedmont Drive Tailahassee, FL 32312

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# rick@rmelsonlaw.com

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Date	Description of Services	Hours/Qty	Rate	Amount
2/16/2009	Confer with Walls re review telephone call with Gary Little re review and e-mail and e-mail conference call with Cross and Walls; telephone call with Little and prepare	3.6		
2/17/2009	Telephone call to Delene Graham; review and respond to e-mails.	0.2		
2/18/2009	Review and respond to c-mails; minor revisions to review and provide and prepare review review review	5.6		
2/19/2009	Review and respond to e-mail; review <b>Constant</b> ; conference call with Don Taylor and others to	4.6 Pri	vileged and	Confidential
Please make checks payable to: Richard D. Melson		Total		
(FEIN	Payments/Credits			
	any questions regarding this invoice, please at (850) 894-1351. Page 4	Balance Due		

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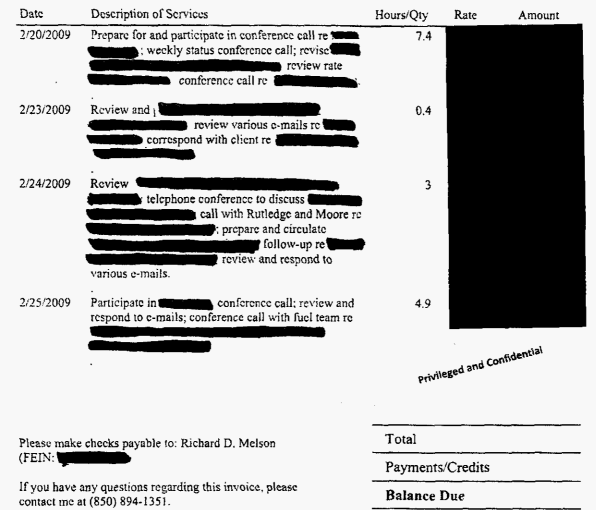
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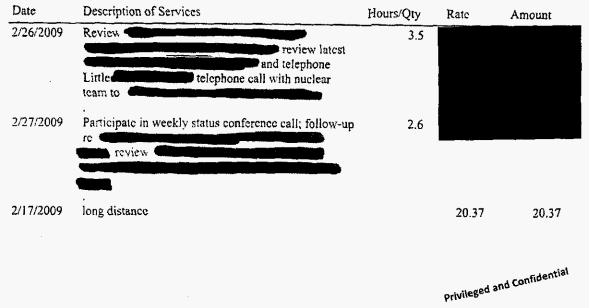
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