Marguerite McLean

From:

Stright, Lisa [Lisa.Stright@pgnmail.com]

Sent:

Friday, April 16, 2010 10:25 AM

To:

Filings@psc.state.fl.us

Cc:

Burnett, John; Simpson, Gail; 'Michael Kamprath'; Martha Brown

Subject:

PEF Responses to Staff Questions - Dkt# 090011

Attachments: FINAL - PEF Responses to Informal Staff Qs - Dkt# 090011-El.pdf

This electronic filing is made by:

John T. Burnett 299 First Avenue North St. Petersburg, FL 33733 (727) 820-5184 john.burnett@pgnmail.com

Docket No. 090011-EI

On behalf of Progress Energy Florida

Consisting of 3 pages.

The attached document for filing are PEF's Responses to Informal Staff Questions in The above referenced docket.

Lisa Stright

Regulatory Analyst - Legal Dept. Progress Energy Svc Co. 106 E. College Ave., Suite 800 Tallahassee, FL 32301 direct line: (850) 521-1425 VN 230-5095 lisa.stright@pgnmail.com



April 16, 2010

VIA ELECTRONIC FILING

Ms. Ann Cole, Commission Clerk Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, Florida 32399-0850

Re:

Joint Petition to amend territorial agreement between Withlacoochee River Electric Cooperative, Inc. and Progress Energy Florida, Inc. to modify territorial boundary; Docket No. 090011-EI

Dear Ms. Cole:

On behalf of Progress Energy Florida, Inc. ("PEF"), please find enclosed PEF's responses to Staff's informal questions provided on April 13, 2010 in the above referenced docket.

Thank you for your assistance with this matter. Please call me at (727) 820-5184 should you have any questions.

Sincerely.

John T. Burnett Ling

JTB/lms

cc:

Martha Brown (FPSC)
Gail Simpson (PEF)
Billy Brown, Esq. (WREC)
Michael Kamprath, Esq.

PROGRESS ENERGY FLORIDA, INC.'S RESPONSES TO STAFF'S INFORMAL QUESTIONS DOCKET NO. 090011-EI

Q1. What is PEF's estimated cost of removing its facilities on Mr. Williams' property?

Answer: The total approximate cost of the removal of facilities on the Williams property is \$165,000.

Q2. What will be the date of transfer of PEF's current PEF account to WREC?

Answer: Following approval of joint petition to transfer Mr. William's account to WREC, PEF and WREC will agree on a mutually acceptable date in coordination with Mr. Williams and based on availability of resources. We expect this transfer will occur within two months of the approval of the petition. The removal of the substation and related equipment from Mr. William's property will occur following the transfer of the customer's service to WREC. We expect the removal of the substation and related equipment to occur within two months of the transfer of the customer's service, but no later than December 31, 2010.

Q3. What is the retail rate comparison based on a 1,000 kWh between PEF and WREC?

Answer: The current residential rates for a 1,000 KWH customer bill are as follows:

- WREC = \$121.67
- PEF = \$126.90

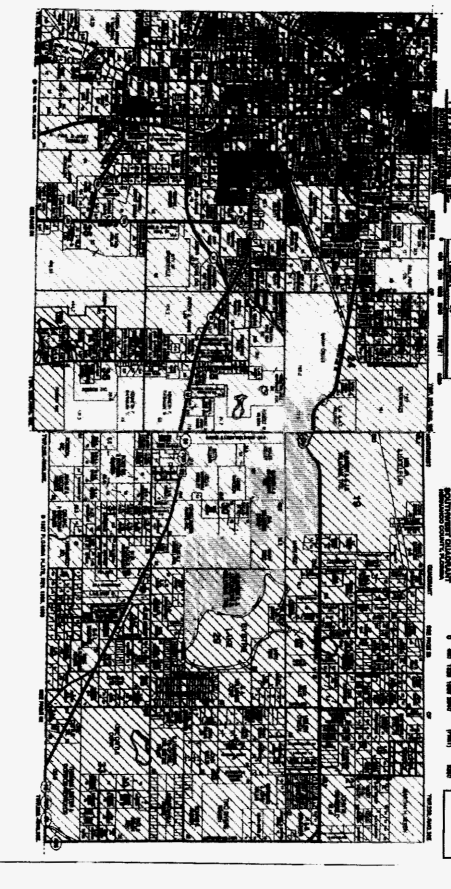
Q4. Currently, is PEF the exclusive provider of power to all Williams' accounts or does WREC serve some of Mr. Williams' accounts, also?

Answer: PEF currently serves all of Mr. William's existing accounts. Note that several parcels owned by Mr. Williams, however, are located within WREC's service territory.

Q5. FPSC has a map of the WREC / PEF territorial boundary map filed in Docket No. 040133-EI. Please provide a one page map of the "before" and "after" of Mr. William's account prior to and after transfer to WREC.

Answer: Please see "Exhibit A" attached hereto.

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Current Progress Energy Florida Service Territory

Current Withlacoochee River Electric Inc. Service Territory

Proposed New WREC Territory ::n yellow;

EXHIBIT A