# Hopping Green & Sams

Attorneys and Counselors

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COMMISSION CLERK

August 2, 2010

### BY HAND-DELIVERY

Ann Cole Director, Division of Commission Clerk Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399

Re:

Docket No. 100007-EI

Dear Ms. Cole:

On behalf of Progress Energy Florida, Inc. (PEF), I enclose for filing in the above docket the original and fifteen (15) copies of the following:

- PEF's Petition for Approval of Environmental Cost Recovery Estimated/Actual True-up for the Period January 2010 through December 2020; (06302-10)
- Pre-filed Direct Testimony of James G. Foster, along with Mr. Foster's Exhibit Nos. (TGF-1) and \_ (TGF-2); (06 303-10)
- Pre-filed Direct Testimony of Patricia Q. West: (106204-10)
- Pre-filed Direct Testimony of Corey Ziegler; (06305-10)
- Pre-filed Direct Testimony of Kevin Murray; and (06306-10)
- Pre-filed Direct Testimony of David Sorrick. (00307-10)

By copy of this letter, the enclosed documents have been furnished to the parties on the attached certificate of service.

Please acknowledge receipt and filing of the above by stamping the duplicate copy of this letter and returning it to me. If you have any questions regarding this filing, please give one of us a call at 222-7500.

Attorneys for Progress Energy Florida, Inc.

cc: Certificate of Service

AFINA

## **CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that a true and correct copy of PEF's Petition for Approval of Estimated/ Actual True-up and associated testimony has been furnished to all counsel of record and interested parties as listed below by hand-delivery (\*) or regular U.S. mail this 2<sup>nd</sup> day of August, 2010.

Martha Carter Brown (\*)
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#### BEFORE THE PUBLIC SERVICE COMMISSION

In re: Environmental Cost Recovery Clause

Docket No. 100007-EI

Dated: August 2, 2010

# PROGRESS ENERGY FLORIDA'S PETITION FOR APPROVAL OF 2010 ENVIRONMENTAL COST RECOVERY ESTIMATED/ACTUAL TRUE-UP

Progress Energy Florida, Inc. ("the Company"), hereby petitions for approval of its environmental cost recovery clause ("ECRC") estimated/actual true-up for the period January 2010 to December 2010. In support of this Petition, PEF states:

- 1. As discussed in the pre-filed testimony of Thomas G. Foster filed contemporaneously with this Petition, PEF's total estimated/actual true-up for this period is an over-recovery, including interest, of \$34,175,003. This amount will be added to the final true-up over-recovery of \$4,562,177 for 2009 discussed in the testimony of Will Garrett filed on April 1, 2010, resulting in a net over-recovery of \$38,737,180. Documentation supporting the estimated/actual and net true-up under-recovery is contained in Commission Schedules 42-1E through 42-9E, which are provided as Exhibit No. \_\_ (TGF-1) to Mr. Foster's pre-filed testimony. Additional cost information for specific ECRC programs are presented in the pre-filed testimony of David Sorrick, Patricia Q. West, Cory Ziegler and Kevin Murray which also are being filed contemporaneously with this Petition.
- 2. The ECRC estimated/actual true-up presented in Mr. Foster's testimony and exhibits are consistent with the provisions of Section 366.8255, Florida Statutes, and with prior rulings by the Commission.

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WHEREFORE, Progress Energy Florida, Inc., respectfully requests that the Commission: approve the Company's ECRC estimated/actual true-up for the period January 2010 through December 2010 as set forth in the testimony and supporting exhibits of Mr. Foster.

RESPECTFULLY SUBMITTED this

R. Alexander Glenn General Counsel - Florida John T. Burnett Associate General Counsel PROGRESS ENERGY SERVICE COMPANY, LLC Post Office Box 14042 St. Petersburg, FL 33733-4042 HOPPING GREEN & SAMS, P.A.

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