BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Progress Energy Florida, Inc's petition for approval of storm cost Recovery clause for extraordinary Expenditures related to Hurricanes Charley, Frances, Jeanne, and Ivan

Docket No. 041272-EI

Filed: January 31, 2005

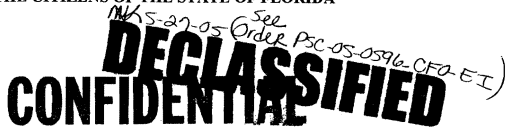
DIRECT TESTIMONY

OF

MICHAEL J. MAJOROS, JR.

ON BEHALF OF

THE CITIZENS OF THE STATE OF FLORIDA



This docketed notice of intent was filed with Confidential Document No. OIII6-OS. The document has been placed in confidential storage pending timely receipt of a request for confidentiality.

Document was filed as confidential by Office of Public Counsel; company will follow up with NOI, claim, or request for confidentiality.

DOCUMENT NUMBER-DATE

0116 JAN318

FPSC-COMMISSION CLERK

| 1 | | DIRECT TESTIMONY |
|----|----|---|
| 2 | | <u>OF</u> |
| 3 | | MICHAEL J. MAJOROS, JR. |
| 4 | | DOCKET NO. 041272-EI |
| 5 | | |
| 6 | I. | Introduction |
| 7 | Q. | Please state your name, position and business address. |
| 8 | A. | My name is Michael J. Majoros, Jr. I am Vice President of Snavely King Majoros |
| 9 | | O'Connor & Lee, Inc. ("Snavely King"), an economic consulting firm located at |
| 10 | | 1220 L Street, N.W., Suite 410, Washington, D.C. 20005. |
| 11 | Q. | Please describe Snavely King. |
| 12 | A. | Snavely King was founded in 1970 to conduct research on a consulting basis into |
| 13 | | the rates, revenues, costs and economic performance of regulated firms and |
| 14 | | industries. The firm has a professional staff of 15 economists, accountants, |
| 15 | | engineers and cost analysts. Most of its work involves the development, |
| 16 | | preparation and presentation of expert witness testimony before Federal and |
| 17 | | state regulatory agencies. Over the course of its 33-year history, members of the |
| 18 | | firm have participated in more than 1,000 proceedings before almost all of the |
| 19 | | state commissions and all Federal commissions that regulate utilities or |
| 20 | | transportation industries. |
| 21 | Q. | Have you prepared a summary of your qualifications and experience? |
| 22 | A. | Yes. Appendix A is a summary of my qualifications and experience. It also |
| 23 | | contains a tabulation of my appearances as an expert witness before state and |
| 24 | | Federal regulatory agencies |
| | | LEGGEROLEGUIOLULY DUGURAGA |

* *

- 1 Q. At whose request are you appearing?
- 2 A. I am appearing on behalf of the Florida Office of Public Counsel ("OPC").
- 3 Q. What is the purpose of your testimony?
- 4 A. The Office of Public Counsel requested that I review Progress Energy Florida's

 ("Progress", "PEF" or "the Company") proposed storm cost recovery claims; to

 express an opinion regarding the reasonableness of Progress' claims; and, if
- 7 warranted, make alternative recommendations.
- 8 Q. Please summarize your testimony.

- A. Progress Energy has requested authority to collect \$252 million from customers as a Storm Cost Recovery Clause surcharge, over two years with interest. I will show that PEF's proposal seeks to require customers to pay, through the storm surcharge, O&M costs that are already covered through the base rates that customers pay. I will also discuss certain principles of capitalization, retirement and cost of removal accounting that should be applied to PEF's storm damage request. Finally, I will demonstrate that in its request PEF fails to take into account the 2002 stipulation that, OPC asserts, requires PEF to demonstrate that expenses (including storm-related expenses) have caused its earned rate of return on equity capital to fall to 10% before seeking to increase customers' rates for any reason. I will quantify the impact of that omission. I will show that, once adjustments have been made to recognize these considerations, the amount of the negative balance in PEF's storm reserve is reduced from \$252 million to approximately \$123 million.
- 23 Q. Do you have an exhibit which summarizes PEF's basic estimates?
- 24 A. Yes, Exhibit (MJM-1) summarizes PEF's basic estimates.

II. Approach to the Analysis

1

19

20

21

22

23

- Q. Please describe the manner in which you approached your analysis ofPEF's request.
- My basic approach is based upon recognition of the fact that casualty losses. 4 Α. 5 even catastrophic ones, are not a new phenomenon with respect to the proper 6 accounting principles that should be applied. The basic accounting rules that 7 govern the addition and subsequent depreciation of capital investments, as well 8 as the proper accounting treatment to be afforded operations and maintenance 9 expense, are not rendered inapplicable by the magnitude of the losses. 10 Essentially, the issue is not whether PEF will be allowed to recover prudently 11 incurred costs; rather, the questions are when PEF will recover those costs and 12 whether and to what extent PEF should be allowed to increase rates for the 13 purpose. While the nature of the catastrophe may well warrant the acceleration 14 of the period of recovery, care must be taken to ensure that the special 15 measures adopted to meet the circumstances do not require customers to pay 16 twice for the same costs, whether they are expense or capital.
- 17 Q. Given the magnitude of the storms, how can "normal" accounting principles be applicable?
 - A. There is certainly no dispute regarding the extent of damage and the magnitude of the dollars involved in restoration efforts. However, the situation should be viewed in perspective. PEF contends the negative balance in its storm reserve is \$252 million. The net book value of PEF's plant in service is roughly \$8 billion. Over time, it has collected from customers at least \$528 million for the sole purpose of defraying the costs of removing transmission and distribution assets

as they are retired. This number is quantified in Exhibit__(MJM-2), which summarizes information provided by the Company.

Α.

PEF's net income for the twelve months ending July 2004 was \$325 million. As I will show later in my testimony, PEF could apply some \$100 million of calendar year 2004 earnings to reduce the negative storm reserve balance and still earn a healthy rate of return for the year. While the absolute damage figures are large, and while I do not wish to diminish either the disruptions caused by the storms or the tremendous efforts that were necessary to restore service, the Commission should view the situation in context and not lose sight of accounting principles applicable to casualty losses.

This objective is best met by reviewing PEF's proposal to ensure that only extraordinary expenses that are incremental to those the utility would incur under normal circumstances are charged to the storm reserve. I regard this as the "overarching objective" of the analysis of PEF's proposal.

Q. How did you implement this approach in your analysis?

Upon being engaged by the Office of Public Counsel, I was pleased to learn that OPC was already in the process of formulating, for purposes of its involvement in the docket, a set of specific criteria designed to ensure that only extraordinary expenses would be booked to the Storm Reserve. Having reviewed those guidelines, I endorse them. However, I do have some reservations concerning the expensing of any capital costs at all. Therefore, from my perspective, the OPC's criteria are very generous to PEF. Where the available data allows me to do so, I have recommended specific adjustments to the Commission. The OPC's guidelines are:

1

2

CAPITAL ADDITIONS:

3 4

5 6 7

8 9

10 11 12

17 18

19 20

21 22

23 24 25

> 26 27 28

29 30

31 32 33

34 35 36

38 39 40

37

41 42

43 44

Α. All capital additions should be booked to plant in service at current book cost of materials and labor. Only additional, extraordinary capital-related

OPC Storm Damage Guidelines

expenses will be booked to the storm reserve.

- B. All retirements resulting from 2004 storms should be booked based on existing, approved depreciation/retirement procedures.
- C. The cost of removal expense related to the plant items that have been retired due to 2004 storm damage should be excluded from storm recovery expenses that are charged to the storm damage reserve account, and should instead be charged to the reserve for accumulated cost of removal.

OPERATING AND MAINTENANCE EXPENSES:

- D. All base salaries from all bargaining unit labor costs should be excluded from storm recovery expenses charged to the storm damage reserve account.
- E. Only those costs of materials and supplies that exceed the material and supplies expense anticipated under normal operations should be charged to the storm reserve.
- F. All insurance recoveries, less deductibles, should be eliminated from the storm recovery amounts.
- G. The amount charged to the storm damage reserve account should exclude all expenses associated with the following activities:
 - Operating expenses and overheads for company-owned vehicles. 1.
 - 2. Storeroom expense.
 - 3. Advertising expense.
 - Employee training expense. 4.
 - Management overheads except for overtime when working on 5. storms.
 - All other allocated expenses included in normal operations and 6. existing budgets.
 - Labor costs associated with repairs and replacements that have been 7. identified as job or work orders, but that have not yet been worked and that will be completed by existing, full time employees or regular, budgeted contract personnel.

1 Labor costs associated with any work or activity related to the storm 2 other than the jobs or work orders identified in (7) above that will be 3 completed by any employees as part of their regular job duties. Call center activities should be excluded except for non-budgeted 4 5 overtime associated with the storm event. 6 No uncollectible expenses or lost revenues should be booked to the 7 storm reserve. 8 11. No expenses associated with cash advances made to employees 9 should be booked to the storm reserve. 10 11 Q. Why are these principles important? 12 A. First, the Commission has no rule in place that governs the matter. Next, the 13 sheer size and magnitude of 2004 storm events require specific direction for 14 accountants wading through thousands of bills. Ratepayers must be protected 15 from "double billing." The utility must not be allowed to make money from the 16 storm events. It is therefore imperative that the Commission direct the company 17 to follow specific accounting guidelines that it deems appropriate. 18 III. Background 19 Q. Please explain the Storm Damage Reserve. 20 Α. In 1992 Florida suffered severe damage from Hurricane Andrew. As a result, 21 utilities found it difficult to procure reasonably priced commercial insurance for 22 storm damage to transmission and distribution facilities. They petitioned the 23 Commission to authorize self-insurance programs. The Commission authorized 24 PEF to self-insure for storm damage in Docket No. 930867-EI (Order No. PSC-25 93-1522-FOF-EI, Issued October 15, 1993). 26 Q. How does the Storm Damage Reserve work? 27 Α. PEF's Storm Damage Reserve is an unfunded account. It is increased by

annual accruals in amounts approved by the Commission and reduced by actual

| 1 | storm damage costs charged to it. The annual accrual to the Storm Reserve was |
|---|--|
| 2 | initially set at \$3 million. The accrual was increased to \$6 million effective |
| 3 | January 1, 1994. (Direct Testimony of Javier Portuondo ("Portuondo Direct"), p. |
| 4 | 5.) This accrual is debited to annual operating expense and credited to the |
| 5 | Storm Damage Reserve. |
| 6 | PEF's base rates are set to collect the \$6 million annual accrual, and PEF |
| 7 | does not transfer any of the resulting cash it collects into a separate physical |
| 8 | account. In the event of a "withdrawal" from the Storm Damage Reserve due to |
| 9 | actual storm damages, the Company uses cash on hand, or borrowed funds. |

13 Q. What is the balance in the Storm Damage Reserve?

10

11

12

14

15

16

17

18

19

22

23 24

25

26

Α.

due.

As of December 31, 2004, the Storm Damage Reserve had a balance of \$46.9 million. This is before any storm-related charges due to the four hurricanes in 2004. (Portuondo Direct, p. 9) If all of PEF's estimated Storm Damage Costs were charged to the reserve, they would result in a negative balance of \$264.5 million, as shown in my Exhibit___(MJM-1) which is attached to my testimony.

(Portuondo Direct, p. 6) However, PEF has given no indication that it

experienced any difficulty in paying storm damage-related bills as they came

Q. How does PEF report and account for the Storm Damage Reserve?

20 A. PEF accounts and reports the Storm Damage Reserve as a Regulatory Liability.
21 As stated in PEF's December 31, 2003 FERC Form 1:

7. Regulatory Matters

As a regulated entity, PEF is subject to the provisions of SFAS No. 71, "Accounting for the Effects of Certain Types of Regulation." Accordingly, PEF records

certain assets and liabilities resulting from the effects of the ratemaking process, which would not be recorded under GAAP for nonregulated entities. (Florida Power Corporation, December 31, 2003 FERC Form 1 Report, pages 123.12 – 123.13.)

Α.

Conceptually, a Regulatory Liability is an amount owed to ratepayers until it is spent on it intended purpose, as opposed to a Regulatory Asset which is an amount assumed to be recoverable from ratepayers. (Statement of Financial Accounting Standards No. 71, paragraphs 9 and 11.) Regulatory Liabilities are grouped with Regulatory Assets on PEF's balance sheet.

12 Q. Will you please summarize PEF's storm cost recovery proposal?

Yes. In August and September, 2004, four hurricanes struck Florida in rapid succession: Charley, Frances, Jeanne and Ivan. These hurricanes caused significant damage and left many residents without power, thus causing PEF to incur certain extraordinary costs.

On September 10, 2004 PEF filed a petition with the Commission, requesting that it be authorized to establish a regulatory asset for storm damage costs that exceed the \$44.4 million balance of the Storm Damage Reserve Fund. By Orders issued and consummated October 8, 2004 and November 9, 2004, the Commission found it <u>unnecessary</u> to create a separate regulatory asset because Rule 25-6.0143, Florida Administrative Code, by directing that all costs be charged to the storm reserve, enabled the utility to record a negative balance and thereby defer recognition of the expense pending consideration of its petition. (Docket No. 041272, November 18, 2004 Order Establishing Procedure ("Procedure Order"), p. 1.) PEF also sought <u>future</u> recovery of reasonable and

prudently incurred storm damage costs in excess of its Storm Damage Reserve Fund. (Procedure Order, p. 1.)

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16 17

18

19

20 21

22 23

24

25

26 27

28 29

30 31

32

33 34

35

The Commission made its decision regarding PEF's request to establish a regulatory asset with the understanding that PEF will continue booking amounts consistent with its current accounting practice. The Commission noted that the <u>amounts are subject to its review and approval</u> in the event that a subsequent petition for recovery of storm-related damages was to be filed. (Procedure Order, p. 1, emphasis added.)

On November 2, 2004, PEF petitioned the Commission to establish a Storm Cost Recovery Clause to recover extraordinary hurricane related costs. Specifically:

...PEF requests the Commission to establish a Storm Cost Recovery Clause that will allow PEF to recover from its ratepayers over two years its reasonable storm costs in excess of the balance in its storm reserve. The clause should provide for the recovery of the Company's storm-related Operation and Maintenance (O&M) costs, including in part its costs in excess of typical charges under normal operating conditions for capital expenditures. As allocated to the Company's retail jurisdiction, based on current estimates, the total amount to be recovered is \$251.9 The \$251.9 million plus interest will be recovered over two years in equal amounts, resulting in the recovery of \$132.2 million in 2005 and \$128 million in 2006, based on a January 1, 2005 start date. PEF's storm-related costs classified as capital expenditures will not be recovered directly from customers under the Storm Cost Recovery Clause. Rather, the \$50.1 million in storm-related capital expenditures allocated to the Company's retail jurisdiction will be reported in surveillance reports and absorbed in current rates until the Company's next base rate adjustment.

- 1 Q. What is your opinion regarding PEF's proposed Storm Cost Recovery
 2 Clause?
- A. PEF has violated the principles that I delineated above in several respects. First,

 PEF has improperly moved O&M expenses to the storm fund that customers

 already bear through the base rates they pay. Second, PEF maintains in its

 testimony that it will apply proper plant additions and cost of removal accounting

 to capital replacements made necessary by storm damage. As of the filing of this

 testimony PEF has failed to provide the necessary accounting documentation

 that demonstrates its procedures are consistent with its testimony.

The effect of each failure is to require customers to pay the same costs twice. Finally, and most significant in terms of the dollars involved, PEF has failed to recognize the impact of a stipulation and order that, I am advised, requires PEF's earnings to drop below 10 percent ROE before the Company seeks to increase base rates. The effect of these failures and departures is to overstate the costs that should be charged to the Storm Damage Reserve.

16 IV. Categories of Costs

- 17 Q. Does the Company describe the types of costs it proposes to transfer to storm recovery?
- 19 A. Yes, they are summarized in the Direct Testimony of Javier Portuondo (page 10, emphasis added):

The storm costs that would be recovered by the clause include the Company's <u>storm-related O&M costs</u>, net of the year-end balance in the Reserve, and <u>its incremental costs above those typically incurred under normal operating conditions for capital expenditures.</u>

V. Operations and Maintenance Costs

- 2 Q. Turning first to PEF's proposed treatment of O&M expenses, what is your 3 basic objection?
- 4 A. By moving all expenses associated with the storm repair effort to the storm 5 reserve, without taking into account the normal level of expenditures funded by 6 base rates that customers pay, PEF effectively requires customers to pay to pay 7 twice for the same costs. I refer to the practice as "double dipping." The impact 8 can be seen in the effect of the practice on PEF's net income during the months 9 of the repair efforts. Again, base rates support a budgeted level of O&M 10 expense. By moving all such expenses to the storm reserve, PEF creates more 11 "head room" between budgeted expenses and budgeted base revenues than it 12 would expect if there were no storms. Ironically, the practical effect is to increase 13 PEF's net income for the period above the level it would have anticipated in the 14 absence of the storms. That PEF's profit margins would be increased as a result 15 of the storm-related accounting is the best evidence of the presence of "double 16 dipping."
- 17 Q. Do you have any indication that the Company is under budget on any of the above costs?
- 19 A. Yes. The Company has provided several presentations and other documents
 20 which compare budgeted expenses with actual expenses, or compare current
 21 expenses with the previous year. Many of these indicate that O&M expenses are
 22 under budget for the months during and following the hurricanes. These
 23 documents actually indicate that this favorability of actual to budget is due to
 24 costs shifting to the storm reserve.

For example, in response to Staff 1st Interrogatory, Question No. 7, Progress provided a comparison of its non-recoverable O&M expenses for the periods January through October 2004, and January through December 2003. Exhibit___(MJM-3) shows the totals on a monthly basis. It is apparent that the Company is averaging \$4.2 million less per month in non-recoverable O&M for 2004, than it did in 2003.

A.

Furthermore, in a draft of the October 2004 presentation to the Monthly Financial Review Meeting, a \$24.3 million favorability over budget is shown for CMR O&M Total for the October 2004 year-to-date. With additional O&M costs, this favorability increases to \$34.3 million. (Response to OPC's 1st Production of Documents Request, Question No. 2, bates page PEF-SR-01118.) That same document explains the \$34.4 million favorable amount as "primarily due to lower business spending in Energy Delivery (\$11.0 million; primarily due storm restoration costs associated with Hurricanes Charley, Frances and Jeanne as storm costs are charged to the storm reserve...)." (bates page PEF-SR-01157.)

Q. Why does Mr. Portuondo's O&M proposal result in a double-dip?

When one carefully reads Mr. Portuondo's statement one realizes that he is proposing that all of PEF's costs relating to the storms be charged to the Reserve. This fails to recognize that PEF already budgeted for a certain amount of costs and these "normal" cost levels are already being charged to ratepayers.

The Company confirms that this is the case in its response to FIPUG's 1st Interrogatory, Question No. 7, which I have attached as Exhibit___(MJM-4). There, when asked about the amount of budgeted O&M that is included in its request for storm recovery, the Company stated: "PEF has not deducted its

budgeted O&M expenses from the extraordinary storm-related expenses it
 proposes to recover in this case."

Thus, Mr. Portuondo's proposal would collect twice; once through base rates and again through the Storm Damage Recovery Clause. This is not fair to ratepayers and would unjustly enrich PEF's management and shareholders.

6 Q. How has PEF responded to the suggestion that it is engaging in double 7 recovery?

As I understand it, based on responses during depositions, PEF's position is that
the budgeted work has simply been postponed, to be "caught up" during
subsequent periods. (Portuondo Deposition, p. 19.)

11 Q. Does this justify PEF's proposal to shift all expenses to the storm fund?

No. First, the rationale assumes the same projects that would have occupied employees remain to be performed. Given the changes wrought by the storms and the resulting repair/replacement projects, which may have either accomplished the tasks or obviated the need for them, this is in my opinion an unwarranted assumption. Even if some of the tasks have been shifted to future periods, the flexibility of the budgeting process may easily accommodate them. PEF should be required to demonstrate that it will incur financial harm as a consequence of "catch-up" tasks following the completion of storm repairs. It has failed to do so in this docket.

21 Q. Why does PEF use this approach?

Α.

Α.

PEF wants the customers to assume 100% of the risk of storm damage, a concept that the Commission has rejected in the past. While PEF's "double dipping" approach might be appropriate for calculating tax losses and insurance

| 1 | | claims, it is absolutely wrong when seeking a rate increase from customers. The |
|---|----|---|
| 2 | | Commission should implement strict accounting procedures for PEF to follow to |
| 3 | | eliminate the increased rates that result when customer are required to pay twice |
| 4 | | for the same expense. |
| 5 | Q. | What types of operations and maintenance ("O&M") costs does PEF |
| 3 | | propose to recover through the Storm Recovery Clause? |
| 7 | A. | The types of O&M costs the Company proposes to recover are listed on pages |

7 A. The types of O&M costs the Company proposes to recover are listed on pages 8 11-12 of Mr. Portuondo's testimony. They include:

9

10

11

12

13

14

15

16

17 18

19

20 21

22

23 24

25

26 27

28

29 30

31 32

33

34 35

36

- "Labor costs including overtime or premium pay for employees dedicated to repair activities such as line crews, storeroom, engineering, and transportation personnel, payroll loading for associated taxes, administrative costs, and employee benefits."
- "Materials and supplies all materials and supplies (M&S) used for the temporary or permanent repair or replacement of facilities, including a standard loading factor to cover the administration of M&S inventories and the cost of preparing, operating, and staffing temporary staging facilities for materials and supplies distribution."
- "Outside Services including reimbursement costs to other utilities and payment to subcontractors dedicated to restoration activities."
- "Transportation costs including operating costs, fuel expense, and repair and maintenance of Company fleet or rented vehicles."
- "Damage assessment costs including surveys, helicopter line patrols, and operation of assessment and control facilities."
- "Costs associated with the rental or operation and maintenance of any equipment used in direct support of restoration activities such as communication equipment, office equipment, computer equipment, etc."
- "Costs associated with injuries and damages to personnel or their property as a direct result of restoration activities."

| 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 21 | Q. | "Costs of temporary housing for restoration crews and support personnel and their related subsistence costs." "Storm preparation costs - including information costs and training for Company employees." "Fuel and related costs for back-up generators." "Costs of customer service personnel, phone center personnel, and other division personnel dedicated to customer service needs and locating and prioritizing areas of damage." "Special advertising and media costs associated with customer information, public education or safety." "Special employee assistance - including cost of cash advances, housing or subsistence for employees and families to expedite their return to work." "Identifiable bad debt write-offs due to storm damage." "Any other appropriate cost directly related to storm damage and restoration activities." |
|--|----|---|
| 22 | A. | Absolutely not. Millions of dollars were spent for thousands of workers who |
| 23 | | cleared the storm damage, and replaced damaged plant. The labor costs, |
| 24 | | meals, and lodging for these outside crews and their vehicles are clearly |
| 25 | | extraordinary storm expenses and should be booked to the storm reserved. By |
| 26 | | the same token, the basic wages and vehicle cost of the company's employee |
| 27 | | work force and vehicle fleet have been paid for through basic rates and should |
| 28 | | be excluded from being charged to the storm reserve. |

29

30

31

32

33

PEF readily admits that if an employee worked on the storm, the basic wages plus any overtime would be charged to the storm fund. No basic PEF salary or other expenses should be charged to the storm fund.

Mr. Portuondo, in his deposition clearly explained that if the President, a salaried employee, worked on the storm that part of his salary would be charged to the storm fund. Ratepayers will pay \$21,000 toward his salary through the storm surcharge for doing work that we clearly expect to be included in his base salary. See Exhibit (MJM-6).

Q. Doesn't the Company claim that its accounting procedures were approved by the Commission?

Q.

A.

A.

The Company claims that the Commission approved its procedures in 1995, but a careful reading of the orders issued during that time frame shows that the Commission approved the establishment of the storm reserve itself and expressed its intent to engage in rulemaking and workshops regarding procedures. That never happened.

Progress admits that it has booked its expenses for all hurricanes since that time based on its "double dipping" procedures. The Company has never received approval for any of the expenses it has booked to the storm reserve since 1995.

- Did the Commission specifically state in Order No. PSC-93-1522-FOF-El that any and all direct costs relating to storm damage recovery were recoverable from customers via a surcharge?
- No. In response to the Company's request to create a regulatory asset for storm damage that exceeds the reserve, the Order states, "This Commission already has a rule in place to govern the use of Account 228.1, Accumulated Provision for Property Insurance. Rule 25-6.0143(4)(b), Florida Administrative Code, provides that "...each and every loss or cost which is covered by the account shall be charged to that account and shall not be charged directly to expenses. Charges shall be made to accumulated provision accounts regardless of the

balance in those accounts." (Docket No. 930867-EI, Order No. PSC-93-1522-FOF-EI, Issued October 15, 1993, p. 4 and 5.) However, the Order then goes on to state the following:

5

Q.

Α.

If FPC experiences significant storm related damage, it can petition for appropriate regulatory action. In the past, this Commission has allowed recovery of prudent expenses and has allowed amortization of storm damage expense. Extraordinary events such as hurricanes have not caused utilities to earn less than a fair rate of return. FPC shall be allowed to defer storm damage loss over the amount in the reserve until we act on any petition filed by the Company.

No prior approval will be given for the recovery of costs to repair and restore T&D facilities in excess of the Reserve balance. However, we will expeditiously review any petition for deferral, amortization or recovery of prudently incurred costs in excess of the reserve.

While I am not offering a legal opinion, I believe this means that the Commission may disallow certain costs, it may adjust amortization amounts, and it is not required to approve any surcharges.

- Why do you believe that the Company should not be allowed to recover "each and every cost" relating to storm damage recovery through a surcharge?
- The circumstances in this case are very different from those previously experienced. When Progress petitioned for self-insurance, the Company's average annual storm loss had been \$1.4 million over the past 10 years. (Order No. PSC-93-1522-FOF-EI, p. 2) Progress has been accruing \$6 million per year in its Storm Damage Reserve Fund since 1994 and currently has a balance of

\$46.9 million, which the company has used for working capital for the past 10 years. Customers have never been asked to pay more for storm expenses. Now, the Company is faced with \$252 million in storm-related O&M expenses, net of the reserve, and it wants ratepayers to pay for all of them, separately and above what ratepayers are already paying to cover the day-to-day operations of the Company. The Commission ruled that the Company could petition for recovery – but did not guarantee that it would provide recovery through means that would not affect earnings. Clearly, the Commission deliberately retained its ability to view a request in light of all relevant circumstances and tailor its response accordingly.

- 11 Q. Do you believe that the past recoveries for Hurricanes Erin, Floyd, and 12 Gabrielle should have bearing on this case?
- 13 A. No. For those hurricanes, the balance in the storm reserve was not exceeded,
 14 ratepayers were not asked to pay additional amounts, and the Commission was
 15 not involved, so the Company was allowed to recover at will. (Response to
 16 FIPUG's 1st Interrogatory, Question No. 23.) See Exhibit___(MJM-5). In this
 17 case, the Company is asking ratepayers to kick in \$252 million, plus interest,
 18 over two years, in addition to the \$6 million they are already paying per year for
 19 storm damage recovery.
- 20 Q. Do you disagree with the recovery of all of PEF's proposed O&M costs?
- A. As I stated earlier many expenses identified by the Company are truly extraordinary in nature. I believe the amounts approved for recovery should not include normal levels of expenses as measured by the budget. I have the following specific disagreements:

• Base Salaries – PEF proposes to charge the full labor costs associated with storm recovery efforts to the Storm Damage Reserve. This includes normal base salaries, which are already included in the Company's annual budget. The ratepayers are paying for these salaries through base rates. They should not be required to pay for them twice. Based on the Company's response to Staff's 1st Interrogatory, Question No. 11, I have calculated this amount to be \$5.46 million. See Exhibit (MJM-6). This amount includes regular pay for both Bargaining Unit and Non-Exempt employees, both for PEF and the service company, and includes sweeps work.

9 .

- Salaries of Exempt Management These salaries are also included in the budget, and paid for through base rates. They should be removed from the storm damage claim. Based on the Company's response to Staff's 1st Interrogatory, Question No. 11, I have calculated this amount to be \$6.4 million. See Exhibit___(MJM-6). This amount includes regular pay for both PEF and the service company Exempt personnel.
- <u>Vehicle Expense</u> Progress has provided an itemization of the \$3,393,913 in company-owned vehicle related expenses included in its claim in its response to Staff's 1st Interrogatory, Question No. 12. The related expenses included \$909 thousand for depreciation, \$702 thousand for fuel, \$1.6 million in maintenance and \$222 thousand in overhead. Although Company vehicles have been used in the storm recovery effort, these vehicles have already been included in the annual budget. The depreciation of the vehicles would be the same, regardless of whether

they are used for storm damage recovery, or used in the regular course of business. The same is essentially true for vehicle overhead, maintenance, etc. Subsequently, all operating costs, repair and maintenance of the Company's fleet should be eliminated from the recovery claim. The only extraordinary cost that the Company has incurred relating to storm recovery is the incremental cost of fuel, due to longer daily operations. As such, I recommend that the PEF be allowed to recover one-half (1/2) of the fuel expense included in its storm damage claim, or \$350,898. This adjustment is based on the assumption that vehicles were in use 16 hours per day during storm restoration, rather than the normal 8 hours per day. The adjustment related to vehicle expense should be a removal of \$3,043,015 from the storm damage claim. See Exhibit___(MJM-7).

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

- Tree Trimming Tree trimming expense should be limited to the amounts which exceed PEF's normal budget. The tree trimming budget variance appears to be \$3.9 million. (January 24, 2005 Deposition of Mark V. Wimberly ("Wimberly Deposition"), p. 62.) This amount should be excluded from the Company's claim.
- <u>Call Center Expense</u> Call center expenses for the storm recovery should be limited to the call overloads created by the storms. I do not have sufficient information to make an adjustment for call center expense at this time.
- <u>Uncollectible Expense</u> PEF proposes to charge an estimated amount of "storm related" uncollectible expense to the storm damage reserve. This

amount is speculative, and unlike other types of expenses which will ultimately be trued-up, uncollectible expense is likely to remain speculative. There is no way to determine if a customer's account must be written off due specifically due to the storm, or for other reasons. Also, PEF has failed to demonstrate the actual amount of uncollectible expense it may have incurred due to the storms. Furthermore, the storm reserve should be limited to the costs of repairing damage to the system. Uncollectible expense is unrelated to repairing damage and restoring service, unlike the majority of the Company's other claimed storm-related costs. The uncollectible expense included in the Company's claim should be removed. This adjustment results in the removal of \$2.25 million from the storm damage claim. See Wimberly Exhibit (MVW-1), page 15.

- Q. Do you have an exhibit which summarizes the O&M expense adjustmentsyou discuss above?
- 15 A. Yes, these expense adjustments are summarized on Exhibit___(MJM-8).
- 16 Q. Now that the storms have passed and operations have returned to normal,
 17 does the Company plan to continue to charge costs in the Storm Reserve,
 18 related to these hurricanes?
- 19 A. Yes, PEF plans to charge any work still remaining related to the storms to the
 20 Reserve. This is work that was identified during the "sweeps", but not yet
 21 complete. The Company has estimated that this work will be completed during
 22 the first quarter of 2005.
- 23 Q. Do you agree with this practice?

A. Once normal operations have resumed, outside contractors have been sent home, and employees are back to working a normal workweek, any remaining storm-recovery activities should be performed in the normal course of business and should not be booked to the storm account. PEF should be required to demonstrate that it has incurred extraordinary expense before it is allowed to receive extraordinary recovery.

7 VI. Capital Costs

- 8 Q. How does the Company plan to handle capital costs relating to storm 9 damage repair?
- A. According to Mr. Portuondo's testimony, "Only those capital expenditures above the level of what would have been incurred under normal operating conditions, whether related to labor or materials, will be classified as O&M and charged to the Storm Damage Reserve."

14 Q. How does the Company plan to handle plant replacements?

- As Mr. Portuondo explains at page 13 of his Direct Testimony, "To explain further the accounting treatment for capital expenditures that are not charged to storm-related O&M costs, the book value of capital investments that have been retired due to storm damage will be charged against the accumulated depreciation reserve. New storm-related capital expenditures will be added to plant in service in an amount equal to the capital expenditure that would have been incurred using a standard cost approach under normal operating conditions."
- 22 Q. Has the Company stated the amount of capital costs it expects to incur?
- A. Progress states that it has incurred \$54.9 million (system) in capital expenditures, or \$54.4 (retail). (Portuondo Testimony, p. 13.) In other words, this is the amount

of total capital costs which PEF has designated as storm-related, which it will record to its regulated rate base and depreciate.

3 Q. Does the \$54 million include cost of removal?

- PEF claims that "the quantification of the \$54 million will include the cost of 4 A. 5 removal estimate for the investments being retired." (January 24, 2005 6 Deposition of Javier J. Portuondo ("Portuondo Deposition"), p. 46.) I am not 7 certain that this is the case. The Commission should make certain by requiring 8 the Company to produce its cost of removal accounting entries. The cost of 9 removal reserve for transmission and distribution facilities is \$528 million (See 10 Exhibit (MJM-2). The Commission needs to ensure, as a minimum, that the 11 average cost of removal expense has been deducted from the storm expenses 12 and credited to the large cost of removal reserve being held for that purpose.
- 13 Q. What is the total amount of the capital costs that PEF designates as storm-14 related?
- 15 A. PEF designates \$127.5 million (retail) as storm-related capital costs.
- 16 Q. What is the source of that number?
- 17 A. That is the amount that PEF estimates will be capitalized for income tax

 18 purposes as shown on Mr. Wimberly's Exhibit___(MVW-1).
- 19 Q. How much of the \$127.5 million capital cost does PEF propose to charge to 20 the Storm Damage Reserve as O&M expense?
- 21 A. PEF proposes to charge \$73.1 million or 57 percent of what it designates as 22 storm-related capital costs as O&M expense to the Storm Damage Reserve and 23 collect it via the Storm Damage Recovery Clause.

| 1 | Q. | Can you determine, based on the information provided, whether the |
|----------|------|--|
| 2 | | Company has followed the appropriate accounting procedures with respect |
| 3 | | to capital items? |
| 4 | A. | With the reservation as discussed earlier about expensing capital, it appears that |
| 5 | | PEF and I may agree conceptually as to the appropriate accounting treatment. |
| 6 | | However, to ensure that PEF is implementing the correct procedure, it will be |
| 7 | | necessary to review the actual accounting entries. At the time this testimony is |
| 8 | | being finalized, PEF has not provided those entries. Therefore, I wish to reserve |
| 9 | | the opportunity to supplement this testimony if warranted by additional |
| 10 | | information. |
| 11 | Q. | Do you have any additional comments about PEF's depreciation rates and |
| 12 | | cost of removal? |
| 13 | A. | Yes, the Commission should consider whether or not it is appropriate to continue |
| 14 | | to charge ratepayers for future cost of removal if those funds are not available |
| 15 | | when needed. |
| 16 17 | VII. | PEF's Failure to Apply 2004 Earnings Above 10% ROE to Reduce the Negative Balance in its Storm Reserve |
| 18 19 | Q. | Are PEF's service rates subject to a "rate plan"? |
| 20 | Α. | Yes. PEF's service rates are subject to a rate plan established as the result of a |
| 21 | | settlement in 2002. The rate plan contains a 10 percent return on equity |
| 22 | | threshold that PEF must satisfy before seeking to increase rates. |
| 23 | Q. | What is OPC's position regarding this rate plan and the interplay with the |
| | ,· | The second secon |

Storm Damage Reserve?

1 A. I am advised that OPC's position is that the stipulation effectively requires PEF to apply 2004 earnings above 10 percent ROE to reduce the negative balance before seeking to increase customers' rates for the purpose.

4 Q. Does any other OPC witness address this issue?

Yes. While OPC's primary position is based on a legal argument, in his testimony Mr. James A. Rothschild explains that, in view of the risk appropriately borne by PEF and in view of current economic factors, in his opinion the 10 percent criterion would be a reasonable way to share the risk even if there were no stipulation. Given what I have been advised is the legal effect of the stipulation, and in light of Mr. Rothschild's opinion, I will identify the size of the adjustment that would be needed to apply the 10 percent criterion.

12 Q. Do you expect PEF to earn more than 10 percent ROE in 2004?

13 A. Yes.

20

21

22

23

24

Α.

14 Q. Has the Company performed any calculations demonstrating this?

15 A. Yes. Progress performed this calculation in response to FIPUG's 1st
16 Interrogatory, Question No. 5. The Company determined that it could absorb
17 \$113.9 million of the system storm expenses, and still earn a 10 percent return
18 on equity. This translates to \$108.4 million in retail jurisdiction storm expenses.

19 Q. What do you recommend?

As shown on Exhibit___(MJM-8), I recommend that PEF reduce the double-dipping expenses charged to the Storm Damage Reserve by \$21 million and then implement the 10% threshold. In other words, once the correct Storm Damage expenses are determined, the first \$113.9 million (system) of those expenses should be retained as 2004 expenses, rather than being charged to the

Storm Damage Reserve. Ultimately, PEF's retail storm charges are reduced to \$123.3 million retail. I recommend the Commission emphasize its approval of a surcharge is limited to the specific 2004 events, and does not authorize PEF to charge future amounts of storm-related costs to the reserve without specific Commission approval.

6 VIII. Summary

Α.

7 Q. Please summarize your recommendations.

In this case, PEF has claimed that storm-related costs have resulted in a negative storm reserve balance of \$252 million, which PEF wants to collect from customers over a period of two years. However, this amount should be reduced to remove O&M and potential capital costs that should not have been charged to the storm reserve to begin with. To date I have estimated about \$21 million (system) of those types of expenses. In addition to these reductions, PEF should apply 2004 earnings of \$113.9 million (system), whether to satisfy the legal requirement of the 2002 ratemaking stipulation or to implement the recommendation of James Rothschild to reflect an appropriate sharing of storm-related risks.

18 Q. Does this conclude your testimony?

19 A. Yes, it does.

Experience

Snavely King Majoros O'Connor & Lee, Inc.

Vice President and Treasurer (1988 to Present) Senior Consultant (1981-1987)

Mr. Majoros provides consultation specializing in accounting, financial, and management issues. He has testified as an expert witness or negotiated on behalf of clients in more than one hundred thirty regulatory proceedings involving telephone, electric, gas, water, and sewerage companies. Mr. Majoros has appeared before Federal and state agencies. His testimony has encompassed a wide variety of complex issues including taxation, divestiture accounting, revenue requirements, rate base, nuclear decommissioning, plant lives, and capital recovery. Mr. Majoros has also provided consultation to the U.S. Department of Justice.

Mr. Majoros has been responsible for developing the firm's consulting services on depreciation and other capital recovery issues into a major area of practice. He has also developed the firm's capabilities in the management audit area.

Van Scoyoc & Wiskup, Inc., Consultant (1978-1981)

Mr. Majoros performed various management and regulatory consulting projects in the public utility field, including preparation of electric system load projections for a group of municipally and cooperatively owned electric systems; preparation of a system of accounts and reporting of gas and oil pipelines to be used by a state regulatory commission; accounting system analysis and design for rate proceedings involving electric, gas, and telephone utilities. Mr. Majoros also assisted in an antitrust proceeding involving a major electric utility. He submitted expert testimony in FERC Docket No. RP79-12 (El Paso Natural Gas Company). In addition, he co-authored a study entitled Analysis of Staff Study on Comprehensive Tax Normalization that was submitted to FERC in Docket No. RM 80-42.

Handling Equipment Sales Company, Inc. *Treasurer (1976-1978)*

Mr. Majoros' responsibilities included financial management, general accounting and reporting, and income taxes.

Ernst & Ernst, Auditor (1973-1976)

Mr. Majoros was a member of the audit staff where his responsibilities included auditing, supervision, business

systems analysis, report preparation, and corporate income taxes.

University of Baltimore - (1971-1973)

Mr. Majoros was a full-time student in the School of Business.

During this period Mr. Majoros worked consistently on a parttime basis in the following positions: Assistant Legislative Auditor – State of Maryland, Staff Accountant – Robert M. Carney & Co., CPA's, Staff Accountant – Naron & Wegad, CPA's, Credit Clerk – Montgomery Wards.

Central Savings Bank, (1969-1971)

Mr. Majoros was an Assistant Branch Manager at the time he left the bank to attend college as a full-time student. During his tenure at the bank, Mr. Majoros gained experience in each department of the bank. In addition, he attended night school at the University of Baltimore.

Education

University of Baltimore, School of Business, B.S. – Concentration in Accounting

Professional Affiliations

American Institute of Certified Public Accountants Maryland Association of C.P.A.s Society of Depreciation Professionals

Publications, Papers, and Panels

"Analysis of Staff Study on Comprehensive Tax Normalization," FERC Docket No. RM 80-42, 1980.

"Telephone Company Deferred Taxes and Investment Tax Credits – A Capital Loss for Ratepayers," Public Utility Fortnightly, September 27, 1984.

"The Use of Customer Discount Rates in Revenue Requirement Comparisons," Proceedings of the 25th Annual Iowa State Regulatory Conference, 1986

"The Regulatory Dilemma Created By Emerging Revenue Streams of Independent Telephone Companies," Proceedings of NARUC 101st Annual Convention and Regulatory Symposium, 1989.

"BOC Depreciation Issues in the States," National Association of State Utility Consumer Advocates, 1990 Mid-Year Meeting, 1990.

"Current Issues in Capital Recovery" 30th Annual Iowa State Regulatory Conference, 1991.

"Impaired Assets Under SFAS No. 121," National Association of State Utility consumer Advocates, 1996 Mid-Year Meeting, 1996.

"What's 'Sunk' Ain't Stranded: Why Excessive Utility Depreciation is Avoidable," with James Campbell, Public Utilities Fortnightly, April 1, 1999.

"Local Exchange Carrier Depreciation Reserve Percents," with Richard B. Lee, Journal of the Society of Depreciation Professionals, Volume 10, Number 1, 2000-2001

Federal Regulatory Agencies

| Date | Agency | Docket | Utility |
|------|--------------------------|---------------------------|------------------------------|
| | | | |
| 1979 | FERC-US 19/ | RR79-12 | El Paso Natural Gas Co. |
| 1980 | FERC-US 19/ | RM80-42 | Generic Tax Normalization |
| 1996 | CRTC-Canada 30/ | 97-9 | All Canadian Telecoms |
| 1997 | CRTC-Canada 31/ | 97-11 | All Canadian Telecoms |
| 1999 | FCC 32/ | 98-137 (Ex Parte) | All LECs |
| 1999 | FCC 32/ | 98-91 (Ex Parte) | All LECs |
| 1999 | FCC 32/ | 98-177 (Ex Parte) | All LECs |
| 1999 | FCC 32/ | 98-45 (Ex Parte) | All LECs |
| 2000 | EPA <u>35</u> / | CAA-00-6 | Tennessee Valley Authority |
| 2003 | FERC 48/ | RM02-7 | All Utilities |
| 2003 | FCC <u>52</u> / | 03-173 | All LECs |
| 2003 | FERC | ER03-409-000, | Pacific Gas and Electric Co. |
| | | ER03-666-000 | |
| | | | |
| | | State Regulatory Agenc | <u>ies</u> |
| | | | |
| 1982 | Massachusetts 17/ | DPU 557/558 | Western Mass Elec. Co. |
| 1982 | Illinois <u>16</u> / | ICC81-8115 | Illinois Bell Telephone Co. |
| 1983 | Maryland 8/ | 7574-Direct | Baltimore Gas & Electric Co. |
| 1983 | Maryland <u>8</u> / | 7574-Surrebuttal | Baltimore Gas & Electric Co. |
| 1983 | Connecticut 15/ | 810911 Woodlake Water Co. | |
| 1983 | New Jersey 1/ | 815-458 | New Jersey Bell Tel. Co. |
| 1983 | New Jersey 14/ | 8011-827 | Atlantic City Sewerage Co. |
| 1984 | Dist. Of Columbia 7/ | 785 | Potomac Electric Power Co. |
| 1984 | Maryland <u>8</u> / | 7689 | Washington Gas Light Co. |
| 1984 | Dist. Of Columbia 7/ | 798 | C&P Tel. Co. |
| 1984 | Pennsylvania <u>13</u> / | R-832316 | Bell Telephone Co. of PA |
| 1984 | New Mexico 12/ | 1032 | Mt. States Tel. & Telegraph |
| 1984 | Idaho <u>18</u> / | U-1000-70 | Mt. States Tel. & Telegraph |
| 1984 | Colorado 11/ | 1655 | Mt. States Tel. & Telegraph |
| 1984 | Dist. Of Columbia 7/ | 813 | Potomac Electric Power Co. |
| 1984 | Pennsylvania <u>3</u> / | R842621-R842625 | Western Pa. Water Co. |
| 1985 | Maryland 8/ | 7743 | Potomac Electric Power Co. |
| 1985 | New Jersey 1/ | 848-856 | New Jersey Bell Tel. Co. |
| 1985 | Maryland <u>8</u> / | 7851 | C&P Tel. Co. |
| 1985 | California 10/ | I-85-03-78 | Pacific Bell Telephone Co. |
| 1985 | Pennsylvania 3/ | R-850174 | Phila. Suburban Water Co. |
| 1985 | Pennsylvania 3/ | R850178 | Pennsylvania Gas & Water Co. |
| 1985 | Pennsylvania 3/ | R-850299 | General Tel. Co. of PA |
| 1986 | Maryland 8/ | 7899 | Delmarva Power & Light Co. |
| 1986 | Maryland 8/ | 7754 | Chesapeake Utilities Corp. |

| 1986 | Pennsylvania 3/ | R-850268 | York Water Co. |
|--------------|-------------------------|--------------------|-------------------------------|
| 1986 | | 7953 | Southern Md. Electric Corp. |
| 1986 | Maryland 8/ | U-1002-59 | General Tel. Of the Northwest |
| | Maryland 8/ | 7973 | Baltimore Gas & Electric Co. |
| 1986 1987 | Pennsylvania 3/ | R-860350 | |
| | | | Dauphin Cons. Water Supply |
| 1987 | Pennsylvania 3/ | C-860923 | Bell Telephone Co. of PA |
| 1987 | lowa 6/ | DPU-86-2 | Northwestern Bell Tel. Co. |
| 1987 | Dist. Of Columbia 7/ | 842 | Washington Gas Light Co. |
| 1988 | Florida 4/ | 880069-TL | Southern Bell Telephone |
| 1988 | lowa <u>6</u> / | RPU-87-3 | Iowa Public Service Company |
| 1988 | lowa <u>6/</u> | RPU-87-6 | Northwestern Bell Tel. Co. |
| 1988 | Dist. Of Columbia 7/ | 869 | Potomac Electric Power Co. |
| 1989 | lowa <u>6</u> / | RPU-88-6 | Northwestern Bell Tel. Co. |
| 1990 | New Jersey 1/ | 1487-88 | Morris City Transfer Station |
| 1990 | New Jersey 5/ | WR 88-80967 | Toms River Water Company |
| 1990 | Florida 4/ | 890256-TL | Southern Bell Company |
| 1990 | New Jersey 1/ | ER89110912J | Jersey Central Power & Light |
| 1990 | New Jersey 1/ | WR90050497J | Elizabethtown Water Co. |
| 1991 | Pennsylvania <u>3</u> / | P900465 | United Tel. Co. of Pa. |
| 1991 | West Virginia 2/ | 90- <u>564-T-D</u> | C&P Telephone Co. |
| 1991 | New Jersey 1/ | 90080792J | Hackensack Water Co. |
| 1991 | New Jersey 1/ | WR90080884J | Middlesex Water Co. |
| 1991 | Pennsylvania 3/ | R-911892 | Phil. Suburban Water Co. |
| 1991 | Kansas 20/ | 176, 716-U | Kansas Power & Light Co. |
| 1991 | Indiana 29/ | 39017 | Indiana Bell Telephone |
| 1991 | Nevada 21/ | 91-5054 | Central Tele. Co Nevada |
| 1992 | New Jersey 1/ | EE91081428 | Public Service Electric & Gas |
| 1992 | Maryland 8/ | 8462 | C&P Telephone Co. |
| 1992 | West Virginia 2/ | 91-1037-E-D | Appalachian Power Co. |
| 1993 | Maryland <u>8</u> / | 8464 | Potomac Electric Power Co. |
| 1993 | South Carolina 22/ | 92-227-C | Southern Bell Telephone |
| 1993 | Maryland 8/ | 8485 | Baltimore Gas & Electric Co. |
| 1993 | Georgia 23/ | 4451-U | Atlanta Gas Light Co. |
| 1993 | New Jersey 1/ | GR93040114 | New Jersey Natural Gas. Co. |
| 1994 | lowa <u>6</u> / | RPU-93-9 | U.S. West – Iowa |
| 1994 | lowa 6/ | RPU-94-3 | Midwest Gas |
| 1995 | Delaware 24/ | 94-149 | Wilm. Suburban Water Corp. |
| 1995 | Connecticut 25/ | 94-10-03 | So. New England Telephone |
| 1995 | Connecticut 25/ | 95-03-01 | So. New England Telephone |
| 1995 | Pennsylvania 3/ | R-00953300 | Citizens Utilities Company |
| 1995 | Georgia 23/ | 5503-0 | Southern Bell |
| 1996 | Maryland 8/ | 8715 | Bell Atlantic |
| 1996 | Arizona 26/ | E-1032-95-417 | Citizens Utilities Company |
| 1996 | New Hampshire 27/ | DE 96-252 | New England Telephone |
| 1997 | lowa <u>6</u> / | DPU-96-1 | U S West – Iowa |
| | | | - Y 11VV1 IVIIU |

| 1997 | Ohio <u>28</u> / | 96-922-TP-UNC | Ameritech – Ohio |
|------|-------------------------|-------------------|-----------------------------------|
| 1997 | Michigan 28/ | U-11280 | Ameritech – Michigan |
| 1997 | Michigan 28/ | U-112 81 | GTE North |
| 1997 | Wyoming 27/ | 7000-ztr-96-323 | US West – Wyoming |
| 1997 | lowa 6/ | RPU-96-9 | US West – Iowa |
| 1997 | Illinois 28/ | 96-0486-0569 | Ameritech – Illinois |
| 1997 | Indiana <u>28</u> / | 40611 | Ameritech – Indiana |
| 1997 | Indiana 27/ | 40734 | GTE North |
| 1997 | Utah <u>27</u> / | 97-049-08 | US West – Utah |
| 1997 | Georgia <u>28</u> / | 7061-U | BellSouth – Georgia |
| 1997 | Connecticut 25/ | 96-04-07 | So. New England Telephone |
| 1998 | Florida 28/ | 960833-TP et. al. | BellSouth – Florida |
| 1998 | Illinois 27/ | 97-0355 | GTE North/South |
| 1998 | Michigan 33/ | U-11726 | Detroit Edison |
| 1999 | Maryland <u>8</u> / | 8794 | Baltimore Gas & Electric Co. |
| 1999 | Maryland <u>8</u> / | 8795 | Delmarva Power & Light Co. |
| 1999 | Maryland <u>8</u> / | 8797 | Potomac Edison Company |
| 1999 | West Virginia 2/ | 98-0452-E-GI | Electric Restructuring |
| 1999 | Delaware 24/ | 98-98 | United Water Company |
| 1999 | Pennsylvania 3/ | R-00994638 | Pennsylvania American Water |
| 1999 | West Virginia 2/ | 98-0985-W-D | West Virginia American Water |
| 1999 | Michigan 33/ | U-11495 | Detroit Edison |
| 2000 | Delaware 24/ | 99-466 | Tidewater Utilities |
| 2000 | New Mexico 34/ | 3008 | US WEST Communications, Inc. |
| 2000 | Florida 28/ | 990649-TP | BellSouth -Florida |
| 2000 | New Jersey 1/ | WR30174 | Consumer New Jersey Water |
| 2000 | Pennsylvania 3/ | R-00994868 | Philadelphia Suburban Water |
| 2000 | Pennsylvania <u>3</u> / | R-0005212 | Pennsylvania American Sewerage |
| 2000 | Connecticut 25/ | 00-07-17 | Southern New England Telephone |
| 2001 | Kentucky 36/ | 2000-373 | Jackson Energy Cooperative |
| 2001 | Kansas 38/39/40/ | 01-WSRE-436-RTS | Western Resources |
| 2001 | South Carolina 22/ | 2001-93-E | Carolina Power & Light Co. |
| 2001 | North Dakota 37/ | PU-400-00-521 | Northern States Power/Xcel Energy |
| 2001 | Indiana 29/41/ | 41746 | Northern Indiana Power Company |
| 2001 | New Jersey 1/ | GR01050328 | Public Service Electric and Gas |
| 2001 | Pennsylvania 3/ | R-00016236 | York Water Company |
| 2001 | Pennsylvania 3/ | R-00016339 | Pennsylvania America Water |
| 2001 | Pennsylvania <u>3</u> / | R-00016356 | Wellsboro Electric Coop. |
| 2001 | Florida <u>4</u> / | 010949-EL | Gulf Power Company |
| 2001 | Hawaii <u>42</u> / | 00-309 | The Gas Company |
| 2002 | Pennsylvania <u>3/</u> | R-00016750 | Philadelphia Suburban |
| 2002 | Nevada <u>43</u> / | 01-10001 &10002 | Nevada Power Company |
| 2002 | Kentucky 36/ | 2001-244 | Fleming Mason Electric Coop. |
| 2002 | Nevada 43/ | 01-11031 | Sierra Pacific Power Company |
| 2002 | Georgia 27/ | 14361-U | BellSouth-Georgia |

| 2002 | Alaska 44/ | U-01-34,82-87,66 | Alaska Communications Systems |
|------|---------------------|---------------------|---|
| 2002 | Wisconsin 45/ | 2055-TR-102 | CenturyTel |
| 2002 | Wisconsin 45/ | 5846-TR-102 | TelUSA |
| 2002 | Vermont 46/ | 6596 | Citizen's Energy Services |
| 2002 | North Dakota 37/ | PU-399-02-183 | Montana Dakota Utilities |
| 2002 | Kansas 38/ | 02-MDWG-922-RTS | Midwest Energy |
| 2002 | Kentucky 36/ | 2002-00145 | Columbia Gas |
| 2002 | Oklahoma 47/ | 200200166 | Reliant Energy ARKLA |
| 2002 | New Jersey 1/ | GR02040245 | Elizabethtown Gas Company |
| 2003 | New Jersey 1/ | ER02050303 | Public Service Electric and Gas Co. |
| 2003 | Hawaii 42/ | 01-0255 | Young Brothers Tug & Barge |
| 2003 | New Jersey 1/ | ER02080506 | Jersey Central Power & Light |
| 2003 | New Jersey 1/ | ER02100724 | Rockland Electric Co. |
| 2003 | Pennsylvania 3/ | R-00027975 | The York Water Co. |
| 2003 | Pennsylvania /3 | R-00038304 | Pennsylvania-American Water Co. |
| 2003 | Kansas 20/ 40/ | 03-KGSG-602-RTS | Kansas Gas Service |
| 2003 | Nova Scotia, CN 49/ | EMO NSPI | Nova Scotia Power, Inc. |
| 2003 | Kentucky 36/ | 2003-00252 | Union Light Heat & Power |
| 2003 | Alaska 44/ | U-96-89 | ACS Communications, Inc. |
| 2003 | Indiana 29/ | 42359 | PSI Energy, Inc. |
| 2003 | Kansas 20/ 40/ | 03-ATMG-1036-RTS | Atmos Energy |
| 2003 | Florida 50/ | 030001-E1 | Tampa Electric Company |
| 2003 | Maryland 51/ | 8960 | Washington Gas Light |
| 2003 | Hawaii 42/ | 02-0391 | Hawaiian Electric Company |
| 2003 | Illinois 28/ | 02-0864 | SBC Illinois |
| 2003 | Indiana 28/ | 42393 | SBC Indiana |
| 2004 | New Jersey 1/ | ER03020110 | Atlantic City Electric Co. |
| 2004 | Arizona 26/ | E-01345A-03-0437 | Arizona Public Service Company |
| 2004 | Michigan 27/ | U-13531 | SBC Michigan |
| 2004 | New Jersey 1/ | GR03080683 | South Jersey Gas Company |
| 2004 | Kentucky 36/ | 2003-00434,00433 | Kentucky Utilities, Louisville Gas & Electric |
| 2004 | Florida 50/ 54/ | 031033-EI | Tampa Electric Company |
| 2004 | Kentucky 36/ | 2004-00067 | Delta Natural Gas Company |
| 2004 | Georgia 23/ | 18300, 15392, 15393 | Georgia Power Company |
| 2004 | Vermont 46/ | 6946, 6988 | Central Vermont Public Service |
| | | Α | Corporation |

PARTICIPATION AS NEGOTIATOR IN FCC TELEPHONE DEPRECIATION RATE REPRESCRIPTION CONFERENCES

| COMPANY | <u>YEARS</u> | CLIENT |
|---|---------------|------------------------------------|
| Diamond State Telephone Co. 24/ | 1985 + 1988 | Delaware Public Service Comm |
| Bell Telephone of Pennsylvania 3/ | 1986 + 1989 | PA Consumer Advocate |
| Chesapeake & Potomac Telephone Co Md. 8/ | 1986 | Maryland People's Counsel |
| Southwestern Bell Telephone – Kansas 20/ | 1986 | Kansas Corp. Commission |
| Southern Bell – Florida 4/ | 1986 | Florida Consumer Advocate |
| Chesapeake & Potomac Telephone CoW.Va. 2/ | 1987 + 1990 | West VA Consumer Advocate |
| New Jersey Bell Telephone Co. 1/ | 1985 + 1988 | New Jersey Rate Counsel |
| Southern Bell - South Carolina 22/ | 1986 + 1989 + | 1992 S. Carolina Consumer Advocate |
| GTE-North – Pennsylvania 3/ | 1989 | PA Consumer Advocate |

PARTICIPATION IN PROCEEDINGS WHICH WERE SETTLED BEFORE TESTIMONY WAS SUBMITTED

| STATE | DOCKET NO. | <u>UTILITY</u> |
|----------------------|----------------|---|
| Maryland <u>8</u> / | 7878 | Potomac Edison |
| Nevada <u>21</u> / | 88-728 | Southwest Gas |
| New Jersey 1/ | WR90090950J | New Jersey American Water |
| New Jersey 1/ | WR900050497J | Elizabethtown Water |
| New Jersey 1/ | WR91091483 | Garden State Water |
| West Virginia 2/ | 91-1037-E | Appalachian Power Co. |
| Nevada 21/ | 92-7002 | Central Telephone - Nevada |
| Pennsylvania 3/ | R-00932873 | Blue Mountain Water |
| West Virginia 2/ | 93-1165-E-D | Potomac Edison |
| West Virginia 2/ | 94-0013-E-D | Monongahela Power |
| New Jersey 1/ | WR94030059 | New Jersey American Water |
| New Jersey 1/ | WR95080346 | Elizabethtown Water |
| New Jersey 1/ | WR95050219 | Toms River Water Co. |
| Maryland 8/ | 8796 | Potomac Electric Power Co. |
| South Carolina 22/ | 1999-077-E | Carolina Power & Light Co. |
| South Carolina 22/ | 1999-072-E | Carolina Power & Light Co. |
| Kentucky <u>36</u> / | 2001-104 & 141 | Kentucky Utilities, Louisville Gas and Electric |
| Kentucky 36/ | 2002-485 | Jackson Purchase Energy Corporation |
| Florida 50/ 54/ | 030157-EI | Progress Energy Florida |

<u>Clients</u>

| 1/ N | lew Jersey Rate Counsel/Advocate | 33/ Michigan Attorney General |
|-----------------|--------------------------------------|--|
| 2/ W | Vest Virginia Consumer Advocate | 34/ New Mexico Attorney General |
| <u>3</u> / P | ennsylvania OCA | 35/ Environmental Protection Agency Enforcement Staff |
| <u>4</u> / F | lorida Office of Public Advocate | 36/ Kentucky Attorney General |
| <u>5</u> / To | oms River Fire Commissioner's | 37/ North Dakota Public Service Commission |
| <u>6</u> / lo | owa Office of Consumer Advocate | 38/ Kansas Industrial Group |
| 7/ D | .C. People's Counsel | 39/ City of Witchita |
| <u>8</u> / M | laryland's People's Counsel | 40/ Kansas Citizens' Utility Rate Board |
| <u>9/</u> ld | daho Public Service Commission | 41/ NIPSCO Industrial Group |
| <u>10</u> / W | Vestern Burglar and Fire Alarm | 42/ Hawaii Division of Consumer Advocacy |
| <u>11</u> / U | J.S. Dept. of Defense | 43/ Nevada Bureau of Consumer Protection |
| <u>12</u> / N | I.M. State Corporation Comm. | 44/ GCI |
| 13/ C | ity of Philadelphia | 45/ Wisc. Citizens' Utility Rate Board |
| <u>14</u> / R | tesorts International | 46/ Vermont Department of Public Service |
| <u>15</u> / W | Voodlake Condominium Association | 47/ Oklahoma Corporation Commission |
| <u>16</u> / III | linois Attorney General | 48/ National Association of Utility Consumer Advocates |
| 17/ M | lass Coalition of Municipalities | 49/ Nova Scotia Utility and Review Board |
| <u>18</u> / U | J.S. Department of Energy | 50/ Florida Office of Public Counsel |
| <u>19</u> / A | rizona Electric Power Corp. | 51/ Maryland Public Service Commission |
| <u>20</u> / K | Cansas Corporation Commission | 52/ MCI |
| <u>21</u> / P | Public Service Comm. – Nevada | 53/ Transmission Agency of Northern California |
| <u>22</u> / S | C Dept. of Consumer Affairs | 54/ Florida Industrial Power Users Group |
| | Georgia Public Service Comm. | |
| <u>24</u> / D | elaware Public Service Comm. | |
| <u>25</u> / C | Conn. Ofc. Of Consumer Counsel | |
| <u>26</u> / A | rizona Corp. Commission | |
| 27/ A | | |
| 28/ A | T&T/MCI | |
| | N Office of Utility Consumer | |
| Couns | | |
| | Initel (AT&T – Canada) | |
| | ublic Interest Advocacy Centre | |
| <u>32</u> / U | J.S. General Services Administration | |

Snavely King - Electric Plant Tours

Kansas

Company: Western Resources, Inc. Plants: Jeffrey, Lawrence, LaCygne

Docket No.: 01-WSRE-436-RTS

Dates: February 24, 2001 – March 1, 2001 SK Attendees: Michael J, Majoros, Jr., William M. Zaetz

Indiana

Company: Northern Indiana Public Service Company Plant: Schahfer, Michigan City, Bailly, Mitchell

Cause No.: 41746

Dates: August 23, 2001 SK Attendees: Michael J. Majoros, Jr.

Company: PSI Energy, Inc.

Plants: Noblesville, Cayuga, Wabash River, Edwardsport, Gibson,

Gallagher, Markland

Cause No.: 42359 Date: 2003

SK Attendees: Michael J. Majoros, Jr.

Georgia

Company: Georgia Power Company

Plant: McIntosh

Docket No.: 18300-U, 15392-U, 15393-U

Dates: September 2004

SK Attendees: Michael J. Majoros, Jr., William M. Zaetz

Nevada

Company: Nevada Power Company
Plants: Reid Gardner, Clark, Sunrise

Docket No.: 01-10001, 01-10002 Dates: January 16, 2002 SK Attendees: William M. Zaetz

Snavely King - Electric Plant Tours

Florida

Company:

Gulf Power Company

Plant:

Smith

Docket No.:

010949-EL

Date:

2002

SK Attendees:

William M. Zaetz

Nova Scotia, CN

Company:

Nova Scotia Power Incorporated

Plant:

Tuft's Cove, Burnside, Onslow Substation, Trenton, Lingan, Glace

Bay, Ragged Lake Energy Control Centre

Docket No.:

EMO NSPI

Date:

2003

SK Attendees:

Michael J. Majoros, Jr.

Progress Energy Florida, Inc. Docket No. 041272-El Summary of PEF's Basic Estimates (\$ Millions)

| | | System | Retail |
|---|---|---------------------|---------------------|
| 1 | Total Estimated Storm Related Costs | <u>\$ 366.3</u> 1/ | \$ 346.6 1/ |
| 2 | Estimated "Normal" Capital Costs | 54.9 1/ | 50.1 1/ |
| 3 | Estimated Storm Related O&M Costs Estimated "Extraordinary" Capital Costs | 240.1 2/ 71.3 3/ | 228.6 2/ 67.9 4/ |
| 5 | Total Estimated Costs Included in Storm Recovery Claim | 311.4 1/ | 296.5 1/ |
| 6 | Less: December 31, 2004 Storm Reserve Balance | 46.9 1/ | 44.7_1/ |
| 7 | Total Storm Damage Cost Recovery Claim | \$ 264.5 | \$ 251.8 |

^{1/} Response to Staff Interrogatory 1-5.

^{2/} Line 5 - Line 4

^{3/} Exhibit___(MVW-1), page 1 of 15. Capital Tax less Capital Book.

^{4/} System estimate of \$71.3 million multiplied by Retail Separation Factor of 0.95220 shown in response to Staff Interrogatory 1-5, line 6.

Progress Energy Florida, Inc. Docket No. 041272-El Depreciation Cost of Reserve At September 2004

| | Cost of Remova End Reserve | | | |
|-----------------------------------|-------------------------------|--|--|--|
| Transmission | \$ 162,970,209 | | | |
| Distribution | 365,070,144 | | | |
| Total Transmission & Distribution | \$ 528,040,353 | | | |

Source: Depreciation COR Reserve Detail, bates pages PEF-SR-10630 to 10631.

Progress Energy Florida, Inc. Docket No. 041272-El

Comparison of Non-Recoverable O&M

| | Sum of Jan | - Oct 04 | Sum of Jar | n - Dec 03 | Monthly Avg. |
|--------------------|-------------|--------------|-------------|--------------|--------------|
| Classification | Total | Monthly Avg. | Total | Monthly Avg. | Difference |
| Steam Ops | 26,406,395 | 2,640,640 | 30,771,231 | 2,564,269 | 76,370 |
| Steam Maint | 37,088,114 | 3,708,811 | 48,477,950 | 4,039,829 | (331,018) |
| Nuclear Ops | 33,532,550 | 3,353,255 | 43,390,087 | 3,615,841 | (262,586) |
| Nuclear Maint | 25,541,426 | 2,554,143 | 33,711,639 | 2,809,303 | (255,161) |
| Oth Prod | 31,792,683 | 3,179,268 | 43,695,736 | 3,641,311 | (462,043) |
| Non-Red Pur Pwr-WH | 14,327,815 | 1,432,782 | 16,747,901 | 1,395,658 | 37,123 |
| Transmission | 19,858,477 | 1,985,848 | 27,102,065 | 2,258,505 | (272,658) |
| Distribution | 57,253,377 | 5,725,338 | 79,124,709 | 6,593,726 | (868,388) |
| Cust Accounts | 40,023,344 | 4,002,334 | 47,569,877 | 3,964,156 | 38,178 |
| Cust Service | 5,557,528 | 555,753 | 8,765,832 | 730,486 | (174,733) |
| A&G | 151,089,286 | 15,108,929 | 202,478,669 | 16,873,222 | (1,764,294) |
| Grand Total | 442,470,995 | 44,247,100 | 581,835,696 | 48,486,308 | (4,239,209) |

Source: Company response to Staff 1st Set of Interrogatories, Question 7.

7. Please provide a schedule showing both jurisdictional and non-jurisdictional Operation and Maintenance Expense by month, by account, for the twenty four month period ending October 31, 2004.

Answer:

Please see Attachment C to these answers.

Docket # 041272-EI Page 1 of 1
PEF Reponse to Staff's 1st Set Interr Q#7

| Sum of Jan-Oct04 | | | |
|----------------------|-------------|-------------|------------|
| Classification | Total | Retail | WH |
| Steam Ops | 26,406,395 | 24,993,950 | 1,412,445 |
| Steam Maint | 37,088,114 | 36,219,881 | 868,233 |
| Nuclear Ops | 33,532,550 | 32,176,829 | 1,355,721 |
| Nuclear Maint | 25,541,426 | 24,943,501 | 597,925 |
| Oth Prod | 31,792,683 | 23,705,260 | 8,087,423 |
| Non-Rec Pur Pwr - WH | 14,327,815 | - | 14,327,815 |
| Transmission | 19,858,477 | 14,320,941 | 5,537,536 |
| Distribution | 57,253,377 | 57,096,651 | 156,726 |
| Cust Accts | 40,023,344 | 39,837,175 | 186,169 |
| Cust Svc | 5,557,528 | 5,557,528 | - |
| A&G | 151,089,286 | 142,164,823 | 8,924,462 |
| Grand Total | 442,470,994 | 401,016,539 | 41,454,455 |

| Sum of Jan-Dec 03 | | | |
|----------------------|-------------|-------------|------------|
| Classification | Total | Retail | WH |
| Steam Ops | 30,771,231 | 29,125,317 | 1,645,914 |
| Steam Maint | 48,477,950 | 47,343,081 | 1,134,869 |
| Nuclear Ops | 43,390,087 | 41,635,826 | 1,754,261 |
| Nuclear Maint | 33,711,639 | 32,922,449 | 789,189 |
| Oth Prod | 43,695,736 | 32,580,414 | 11,115,321 |
| Non-Rec Purc Pwr -WH | 16,747,901 | • | 16,747,901 |
| Transmission | 27,102,065 | 19,544,654 | 7,557,411 |
| Distribution | 79,124,709 | 78,908,112 | 216,597 |
| Cust Accts | 47,569,877 | 47,348,605 | 221,272 |
| Cust Svc | 8,765,832 | 8,765,832 | • |
| A&G | 202,478,669 | 190,518,765 | 11,959,903 |
| Grand Total | 581,835,697 | 528,693,057 | 53,142,640 |

| Sum of Nov-Dec02 | | | |
|---------------------|------------|------------|-----------|
| Classification | Total | Retail | WH |
| Steam Ops | 4,678,050 | 4,427,827 | 250,223 |
| Steam Maint | 4,028,941 | 3,934,623 | 94,318 |
| Nuclear Ops | 6,175,657 | 5,925,975 | 249,682 |
| Nuclear Maint | 6,638,045 | 6,482,649 | 155,397 |
| Oth Prod | 10,285,036 | 7,668,728 | 2,616,307 |
| Non-Rec Pur Pwr -WH | 2,252,080 | - | 2,252,080 |
| Transmission | 4,363,161 | 3,146,494 | 1,216,668 |
| Distribution | 11,962,049 | 11,929,304 | 32,745 |
| Cust Accts | 8,760,519 | 8,719,769 | 40,750 |
| Cust Svc | 1,777,201 | 1,777,201 | - |
| A&G | 27,373,252 | 25,756,384 | 1,616,869 |
| Grand Total | 88,293,992 | 79,768,954 | 8,525,038 |

| Separation Factors: | Retail | WH |
|---------------------|----------|----------|
| Sleam Ops | 94.651% | 5.349% |
| Steam Maint | 97.659% | 2.341% |
| Nuclear Ops | 95.957% | 4.043% |
| Nuclear Maint | 97.659% | 2.341% |
| Oth Prod | 74.562% | 25.438% |
| Non-Rec Pur Pwr-WH | 0.000% | 100.000% |
| Trans | 72.115% | 27.885% |
| Distrib | 99.726% | 0.274% |
| Cust Accts | 99.535% | 0.465% |
| Cust Svc | 100.000% | 0.000% |
| A&G | 94.093% | 5.907% |

Note: Non-recoverable O&M excludes all recoverable fuel, purchase power, capacity, ECCR and ECRC amounts. Minor differences in retail amounts presented here compared to Surveillance Reports might occur due to the methods used to summarize categories and the use of composites in separation factors.

Prepared by: Holdstein

12/08/04

C:\Documents and Settings\sieon\Local Settings\Temporary Internet Files\OLKC\JStaff Interrog Q78.xds]Jurisd

7. Referring to witness Wimberly's direct testimony, page 7, lines 12-14, state the amount of budgeted monthly salary O&M expense plus budgeted overtime O&M expense for full-time, part-time and contract employees that was included in the 2004 and 2005 budget that is included in PEF's request for storm recovery.

Please see Attachment B for the budgeted monthly salary and overtime O&M expenses for 2004 and 2005. PEF has not deducted its budgeted O&M expenses from the extraordinary storm-related expenses it proposes to recover in this case. The extraordinary storm-related expenses that were incurred as a result of Hurricanes Charley, Frances, Ivan, and Jeanne were not anticipated, could not be anticipated, and were not budgeted. Non-catastrophic storm-related expenses were anticipated through the annual accrual to the Storm Damage Reserve but PEF deducted the accrued reserve from the storm-related expenses it seeks to recover and PEF does not seek to replenish the reserve in this case.

PEF seeks to recover only those storm-related expenses that exceed the reserve in accordance with the Commission's policy for accounting for such expenses under which the Company includes all actual repair activities and those activities directly associated with storm damage and restoration activities in expenses charged to the Storm Damage Reserve, as explained on page 10 of Javier Portuondo's testimony in Docket No. 041272-EI and as approved by the Commission in Docket 930867-EI.

Direct costs typically are payroll, transportation, materials and supplies, and other services necessary to locate and repair or replace damaged property. Payroll includes labor charges for those employees involved in actual repair activities as well as those in support roles such as customer service, engineering, storeroom, and transportation personnel. The following is a list of examples of the type of costs the Company charges to the storm damage reserve: (1) Labor costs - including overtime or premium pay for employees dedicated to repair activities such as line crews, storeroom, engineering, and transportation personnel, payroll loading for associated taxes, administrative costs, and employee benefits; (2) Materials and supplies – all materials and supplies (M&S) used for the temporary or permanent repair or replacement of facilities, including a standard loading factor to cover the administration of M&S inventories and the cost of preparing, operating, and staffing temporary staging facilities for materials and supplies distribution; (3) Outside Services - including reimbursement costs to other utilities and payment to subcontractors dedicated to restoration activities; (4) Transportation costs including operating costs, fuel expense, and repair and maintenance of Company fleet and/or rented vehicles; (5) Damage assessment costs - including surveys, helicopter line patrols, and operation of assessment and control facilities; (6) Costs associated with the rental and/or operation and maintenance of any equipment used in direct support of restoration activities such as communication equipment, office equipment, computer equipment, etc.; (7) Costs associated with injuries and damages to personnel and/or their property as a direct result of restoration activities; (8) Costs of temporary housing for

restoration crews and support personnel and their related subsistence costs; (9) Storm preparation costs – including information costs and training for Company employees; (10) Fuel and related costs for back-up generators; (11) Costs of customer service personnel, phone center personnel, and other division personnel dedicated to customer service needs and locating and prioritizing areas of damage; (12) Special advertising and media costs associated with customer information, public education and/or safety; (13) Special employee assistance – including cost of cash advances, housing and/or subsistence for employees and families to expedite their return to work; (14) Identifiable bad debt write-offs due to storm damage; and (15) any other appropriate cost directly related to storm damage and restoration activities.

These direct costs represent the replacement cost method that was the basis for the Company's all risk coverage when transmission and distribution ("T&D") coverage was available, as explained in the testimony of John Scardino in Docket No. 930867-EI at pages 4 and 5. Mr. Scardino further explained at page 13 of his testimony that the self insurance program proposed by the Company and accepted by the Commission was a replacement of its current insurance program with the cost of the self insurance program to be borne by all customers. The Storm Damage Reserve under the Company's self insurance plan covered, according to Mr. Scardino at page 9, all losses incurred not otherwise covered by insurance for any destructive acts of nature. The Commission agreed in PSC Order No. PSC-93-1522-FOF-EI, at page 3, ruling that the Storm Damage Reserve would be used to cover storm damage experience for all losses not covered by insurance, including Transmission and Distribution lines and deductibles associated with other property insurance.

In Order No. PSC-93-1522-FOF-EI, at page 5, the Commission further required the Company to file a study to determine the appropriate storm damage expense to be accrued to the reserve. PEF filed its Study for Storm Damage Accrual, and at page 9, the Company made clear that it proposed to use a replacement cost methodology consistent with its prior coverage under traditional T&D all risk insurance. The Company explained, also at page 9, that the "replacement cost approach assumes that the total cost of restoration and related activities will be charged against the storm damage reserve." Only indirect costs would not be charged to the reserve but all direct costs, typically payroll, transportation, materials and supplies, and other services necessary to locate and repair or replace damaged property, would be charged to the reserve. At Exhibit 3 to its Study, the Company provided a detailed list of the types of costs the Company believed would be directly associated with storm damage and restoration activities. This list mirrors the list of costs identified above and in the testimony of Mr. Portuondo in this docket. PEF's Study was filed with the Commission on March 17, 1994, in accordance with the Commission's Order in Docket No. 930867-EI.

PEF's Study for Storm Damage Accrual was received without objection by the Commission and, in Order No. PSC-94-0852-FOF-EI in Docket No. 94061-EI dated July 13, 1994, the Commission approved an increase in the annual accrual to the Storm Damage Reserve based on PEF's Study. Consistent with Commission policy in Orders No. PSC-93-1522-FOF-EI and No. PSC-94-0852-FOF-EI regarding what costs can be

charged against the Storm Damage Reserve, the Company has charged all direct costs associated with Hurricanes Erin (1995), Floyd (1999), and Gabrielle (2001) against the Storm Damage Reserve.

The nature of the direct costs incurred by the Company as a result of Hurricanes Charley, Frances, Ivan, and Jeanne are no different from the direct costs identified in the testimony of John Scardino in Docket No. 930867-EI, the Company's Study filed with the Commission in accordance with the Commission's Order in Docket No. 930867-EI, and the costs incurred by the Company in Hurricanes Erin, Floyd, and Gabrielle and charged against the Storm Damage Reserve without question. Consistent with prior Commission policy, all costs directly associated with the Company's storm damage restoration and related activities for Hurricanes Charley, Frances, Ivan, and Jeanne have been and should be charged to the Storm Damage Reserve and recovered from the customers who benefited from the activities related to the Company's storm restoration efforts.

23. Referring to the direct testimony of witness Portuondo, Exhibit JP-1, state the FPSC order numbers that approved PEF's storm damage recovery expenses for Hurricanes Erin (1995), Floyd (1999) and Gabrielle (2001). If no such order exists, provide the basis for the recovery of such expenses.

In Docket 930867-EI, PSC Order No. PSC-93-1522-FOF-EI, the Commission authorized PEF to establish a Storm Damage Reserve on its books and to accrue funds annually to the Reserve from base rates to cover the Company's storm related costs. Since the costs of Hurricanes Erin, Floyd and Gabrielle did not exceed the storm recovery reserve balance, no further Commission action was required.

Progress Energy Florida, Inc. Docket No. 041272-El

Calculation of Base Salaries Included in Storm Damage Claim for Charley, Frances, Ivan, Jeanne and Final Sweeps <u>Through November 2004</u>

| <u>Legal Entity Florida</u> Bargaining Unit - Regular Pay Non-Exempt - Regular Pay | \$ 4,084,100 1,026,331 |
|---|------------------------------|
| Service Company Non-Exempt - Regular Pay | 347,737 |
| Total Base Salaries | \$ 5,458,168 |
| | |
| <u>Legal Entity Florida</u> Exempt - Regular Pay | \$ 4,646,644 |
| Service Company Exempt - Regular Pay | 1,753,655 |
| Total Exempt Base Salaries | \$ 6,400,299 |

Source: Staff Interrogatory 1-11, Attachment E.

11. Please provide separately the amount of regular pay and overtime pay of company personnel that was charged to the storm damage reserve for each named storm.

Answer:

Please see Attachment E to these answers.

Charge by Legal Entity Florida orly Labor to Charley, Frances, Ivan, Jeanne and Final Sweeps Through Royember 2004

| BARGAINING UNIT | Extended | Dau | OVERT | nue | DOUBL | | SPECIAL NO PAY | | | | |
|--|---|--|---|---|---|---|---|---|--|--|---|
| CHARGE BY DEPARTMENT | | Ноит | | | Dollars Dollars | Hours | Hours | REGULA Dollars | | PERCE Deliars | NTAGE Hours |
| 501858 - CORPORATE EVCE FLA | \$0 | D | | 15,133 | 8964,055 | 20,262 | 6 | \$350,467 | 14,085 | 423.70% | 251,70% |
| 601978 - REAL ESTATE FLORIDA 603208 - NORTH CENTRAL REGION | \$0 \$0 | 8 | \$2,092 \$679,641 | 64 19,770 | \$209 \$2,857,104 | 4 | 0 | \$1,488 | 57 | 154.80% | 100.00% |
| 504126 - SOUTH CENTRAL REGION | \$0 | Ď | \$1,015,481 | 28,875 | \$3,115,348 | 81,735 85,324 | | \$494,926 \$910,708 | 29,134 | 714.60% | 401.80% |
| 804256 - SOUTH COASTAL REGION | \$0 | ō | \$518,478 | 18,030 | \$2,218,221 | 48,336 | | 8433,973 | 35,082 17,318 | 463,80% 853,70% | 268.50% 383.20% |
| 605018 - TRANSMISSION | 20 | 0 | \$724,680 | 20,262 | \$2,134,728 | 45,440 | ō | \$638,275 | 33,514 | 341.10% | 198,00% |
| 607476 - FLA FGD | \$0 | 0 | \$281,759 | 8,189 | \$197,141 | 3,806 | 0 | \$292,816 | 13,018 | 163.70% | 82.00% |
| 807589 - COMBUSTION TURBINE OPERATIONS | \$0 \$0 | 0 | \$38,592 \$34,741 | 981 782 | \$18,362 | 135 | 0 | \$11,883 | 508 - | 479.30% | 260.60% |
| 808348 - ITAT NETWORK 5VCS - FLA 608676 - SYSTEMS PLANNING & OPS | \$0 \$0 | | \$40,254 | 773 | \$31,238 \$16,452 | 529 281 | 6 | \$28,758 | 969 | 229,80% | 135,30% |
| BOSSES - DIST OPE & SUPPORT | 20 | ě | 8787,571 | 25,375 | 81,570,438 | 35,341 | | | 62 16,922 | | |
| SOGBES - CR3 NUCLEAR PLANT | \$0 | 0 | \$281,577 | 8,518 | \$148,837 | 2,671 | 1/10 | | | 730,10% | 400.20% 158,30% |
| SOLYSS - NORTH COASTAL REGION | <u>63</u> | . 0 | · \$283,205 | 8,022 | \$1,417,958 | 30,240 | 9 | \$260,084 | 9,856 | 639,40% | 384,30% |
| BARGAINING UNIT TOTAL | \$0 | 0 | \$5,287,773 | 152,741 | \$14,692,692 | 316,703 | | \$4,084,100 | 155,388 | 489.20% | 282.20% |
| | | | | | | | SPECIAL | | | | |
| NON EXEMPT | Extended | Pav | OVER | ine . | DOUBL | THE | ND PAY | REGULA | W 04 W | PERCE | |
| CHARGE BY DEPARTMENT | | Hours | | | Dollars | Hours | Hours | | | | Hours |
| 80121D - PRESIDENT-FLORIDA POWER | . \$0 | 9 | \$856 | 25 | \$0 | ٥ | | \$1,533 | 88 | 55,80% | 37.20% |
| SD1858 - CORPORATE SVCS FLA | \$10 | 0 | \$10,817 | 501 | \$0 | 0 | . 0 | \$10,105 | 711 | 107,90% | 70.50% |
| 50228S - ENERGY DELIVERY SERVICES | \$10 | 0 | 8143,469 | 5,585 | \$34,477 | 1,834 | 10 | | 7,872 | 134,90% | 67.00% |
| BOSZOB - NORTH CENTRAL REGION | \$0 \$0 | 0 | \$110,036 \$445,201 | 4,109 29,083 | \$23,042 \$0 | 1,159 | 0 | \$89,054 | 8,009 | 149,40% | 103.50% |
| 503808 - FPC CLIETOMER BERVICE 504128 - SOUTH CENTRAL REGION | \$0 \$0 | ŏ | \$111,878 | 4.16B | \$18,64B | 835 | | \$317,529 \$118,927 | 21,1ED 8,550 | 140,20% | 24,90% |
| 804258 - BOUTH COASTAL REGION | ñ | ŏ | \$50,004 | 2,202 | \$13,831 | 732 | | \$58,119 | 3,729 | 100,90% | 77.90% 78.70% |
| S0440D - ENERGY DELIVERY ADMIN | \$0 | ō | \$114 | 4 | 30 | | ò | \$1,418 | -,125 | 8.00% | 5.40% |
| 105018 - TRANSMISSION | \$0 | D | \$83,161 | 2,900 | \$6,236 | 356 | 0 | \$133,421 | 8,797 | 67.00% | 47,90% |
| 807288 - TSD EXECUTIVE DIRECTOR | \$0 | D | \$1,379 | 50 - | 50 | 0 | 0 | \$3,920 | 212 | 35.20% | 23.50% |
| 807478 - FLA FGD | \$0 \$0 | 0 | \$8,147 84.475 | 236 35 | \$54 | 3 | 9 | \$10,645 | 510 | 77.00% | 48.00% |
| ed7565 - COMBUSTION TURBINE OPERATIONS BD6678 - SYSTEMS PLANNING & OPS | \$0 \$20 | 8 | \$1,175 \$780 | 35 29 | \$0 \$0 | 0 | 0 | \$2,596 \$1,758 | 118 87 | 45,30% 43,20% | 32.20% |
| BOBBS - DIST OPS & SUPPORT | 50 50 | 8 | \$61,673 | 2,394 | 12.247 | 161 | ě | 568,229 | 3,849 | 93.70% | . 30,10% 86,40% |
| BOSIES - ENERGY SVCB-SALES & SVCS | 100 | ō | \$7,093 | 268 | \$909 | 51 | | \$8,593 | 956 | 121,40% | 85,80% |
| BOGBES - CR3 NUCLEAR PLANT | \$0 | D | \$5,386 | 175 | \$0 | . 0 | C | \$12,850 | 589 | 42.60% | 30.90% |
| OHICES - ED MANAGER SUSINESS OPERATIO | \$0 | 0 | | 70 | \$0 | 0 | 0 | \$1,563 | 85 | 121,90% | 81,20% |
| BUJESS - CTE PROJECT MANAGEMENT | \$0 | 0 | | 139 | \$84 | 3 | 0 | \$4,103 | 190 | 109.80% | 78.90% |
| BOLYES - NORTH COASTAL REGION | C2 C2 | - 0 | \$80,004 | 2,406 45,391 | \$3,281 | 158 | | \$44,208 | 2,808 | 143.20% | 86,30% |
| NON EXEMPT TOTAL | 30 | u | \$1,118,500 | 45,391 | \$100,780 | 5,394 | 10 | \$1,026,231 | 80,448 | 118.80% | 84,00% |
| | | | | | | | *PECIAL | | | | |
| EXEMPT | Extended | Pay | OVER | TOME | DOUBL | ETIME | NO PAY | REGULA | R PAY | PERCE | MTAGE |
| CHARGE BY DEPARTMENT | Dollara | Houns | Dollars | | Dollare | Hours | Hours | Dollars | Hours | | Hours |
| SOCIAL - TRANSMISSION-FPC | \$7,370 | 206 | \$0 | D | \$0 | 0 | 11 | \$9,200 | 257 | 80.10% | 84.80% |
| 601210 - PRESIDENT-FLORIDA POWER | | . 0 | \$0 | p | \$0 | | 21 | 821,538 | 140 | 0,00% | 20.00% |
| 801858 - CORPORATE SVCS FLA | | | | | | | | | | | |
| | \$20,864 | 588 | \$0 50 | 0 | ED | 8 | 187 | \$23,461 | 743 | 88,10% | 104.30% |
| 801978 - REAL ESTATE PLORIDA | \$0 | 0 | \$0 | D | \$20 | 0 | 0 | \$883 | 42 | 0,00% | 0.00% |
| 801978 - REAL ESTATE PLORIDA 802289 - ENERGY DELIVERY SERVICES | | | \$0 \$0 | D D | \$0 \$0 | - | | \$883 \$579,423 | | 0,00% 94.10% | 0.00% 102.70% |
| 801978 - REAL ESTATE PLORIDA 802289 - ENERGY DELIVERY SERVICES 803036 - RCO ACCOUNT MGMT-SOUTH SECT | \$0 \$545,316 | 19,456 | 50 50 50 50 | D | \$20 | 0 | 8 1,563 | \$579,423 \$579,423 \$23,293 | 42 20,471 | 0,00% | 0.00% |
| 801978 - REAL ESTATE PLORIDA 802288 - ENERGY DELIVERY SERVICES 802838 - RCO ACCOUNT MGMT-SOUTH SECT 803208 - NORTH CENTRAL REGION | \$0 \$545,316 \$0 | 0 19,458 0 10,889 3,228 | \$0 \$0 \$0 \$0 \$0 | D D D | \$0 \$0 \$0 \$0 | 0 8 0 | 0 1,5 6 3 0 | \$579,428 \$579,428 \$23,293 \$418,641 \$202,734 | 42 20,471 456 | 0,00% 94,10% 0,00% | 0.00% 102.70% 0.00% |
| 801979 - REAL ESTATE FLORIDA 802289 - ENERGY DELIVERY SERVICES 803035 - RCC ACCOUNT MONT-SOUTH SECT 803205 - NORTH CENTRAL REGION 803805 - FPC CLUSTOMER SERVICE 804128 - SOUTH CENTRAL REGION | \$0 \$545,316 \$0 \$364,900 \$86,465 \$445,001 | 0 19,458 0 10,889 3,226 13,616 | 50 50 50 50 50 50 | D D D D | 20 20 20 20 20 20 | 0 8 0 0 0 | 1,563 0 3,531 1,172 3,471 | \$579,423 \$579,423 \$23,293 \$418,841 \$202,734 \$588,669 | 42 20,471 456 12,321 8,351 18,722 | 0,00% 94,10% 0,00% 87,20% 47,80% 78,30% | 0.00% 102,70% 0.00% 117,00% 69,20% 102,20% |
| 801978 - REAL ESTATE PLORIDA 802288 - ENERGY DELIVERY SERVICES 803035 - RCO ACCOUNT MGART-SOUTH SECT 803035 - RORTH CENTRAL REGION 803805 - FPC CUSTOMER SERVICE 804128 - SOUTH CENTRAL REGION 904258 - SOUTH COSTAL REGION 904258 - SOUTH COSTAL REGION | \$0 \$545,316 \$0 \$384,900 \$96,465 \$445,001 \$329,102 | 19,468 0 10,889 3,226 13,616 10,057 | 20 20 20 20 20 20 20 20 20 20 20 20 20 2 | D D D D | \$0 \$0 \$0 \$0 \$0 \$0 \$0 | 0 8 9 0 8 | 1,563 1,563 3,531 1,172 3,471 3,118 | \$883 \$579,428 \$23,293 \$418,841 \$202,734 \$588,668 \$387,830 | 42 20,471 456 12,321 8,351 18,722 11,166 | 0,00% 94,10% 0,00% 87,20% 47,60% 78,30% 64,90% | 0.00% 102,70% 0.00% 117,00% 59,20% 102,20% 117,80% |
| 801678 - REAL ESTATE FLORIDA 802289 - ENERGY DELIVERY SERVICES 803035 - RCO ACCOLNIT MGMT-SOUTH SECT 803205 - RCO ACCOLNIT MGMT-SOUTH SECT 803205 - FROC DETIMER SERVICE 804128 - SOUTH CENTRAL REGION 804255 - SOUTH COASTAL REGION 804256 - SOUTH COASTAL REGION 804256 - SOUTH COASTAL REGION 805015 - TRANSMISSION | \$0 \$545,316 \$0 \$384,905 \$96,465 \$445,001 \$329,102 \$450,278 | 19,458 10,889 3,226 13,616 10,057 12,758 | នា នា នា នា នា នា | D D D D D D | \$0 \$0 \$0 \$0 \$0 \$0 \$0 | 0 8 8 0 0 0 | 1,563 1,563 3,531 1,172 3,471 3,118 2,423 | \$883 \$579,428 \$23,293 \$418,841 \$202,734 \$568,669 \$387,630 \$862,322 | 42 20,471 458 12,321 8,351 18,722 11,168 24,390 | 0,00% 94,10% 0,00% 87,20% 47,80% 78,30% 64,90% 52,20% | 0.00% 102,70% 0.00% 117,00% 59,20% 102,20% 117,80% 62,20% |
| 801978 - REAL ESTATE PLORIDA 802288 - ENERGY DELIVERY SERVICES 803035 - RCC ACCOUNT MONT-SOUTH SECT 803265 - NORTH CENTRAL REGION 804285 - FPC CUSTOMER SERVICE 804128 - SOUTH CENTRAL REGION 804285 - SOUTH CONSTAL REGION 805015 - TRANSMISSION 807285 - TRANSMISSION 807285 - TED EXECUTIVE DIRECTOR | \$0 \$545,316 \$0 \$384,600 \$96,465 \$445,001 \$329,102 \$450,276 38,581 | 19,458 0 10,889 3,226 13,616 10,057 12,756 230 | 80 80 80 80 80 80 80 80 80 80 80 80 80 8 | D D D D D D D D | \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 | 0 8 9 0 0 0 | 1,563 1,563 3,531 1,172 3,471 3,118 2,423 | \$883 \$579,423 \$23,293 \$418,641 \$202,734 \$588,569 \$387,830 \$862,322 \$17,216 | 42 20,471 458 12,321 8,351 18,722 11,188 24,380 513 | 0,00% 94,10% 0,00% 67,20% 47,60% 78,30% 64,90% 52,20% 48,80% | 0.00% 102,70% 0.00% 117,00% 59,20% 102,20% 117,80% 52,20% 48,30% |
| 801678 - REAL ESTATE PLORIDA 8002289 - ENERGY DELINERY SERVICES 800208 - RCO ACCOLRIT MGMT-SOUTH SECT 800208 - RCC ACCOLRIT MGMT-SOUTH SECT 8002080 - FPC CUSTOMER SERVICE 904129 - SOUTH CENTRAL REGION 904258 - SOUTH COASTAL REGION 805018 - TRANSMISSION 807288 - TED EXECUTIVE DIRECTOR 807478 - FLA FGD | \$0 \$545,316 \$0 \$364,600 \$86,465 \$445,001 \$329,102 \$450,276 \$4,50,276 \$1,591 \$15,523 | 19,458 0 10,889 3,226 13,616 10,057 12,756 230 412 | 50 50 50 50 50 50 50 50 50 | 0 0 0 0 0 0 | \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$ | 0 8 0 0 0 0 0 | 1,563 1,563 1,172 3,471 3,118 2,423 17 258 | \$883 \$579,428 \$23,293 \$418,841 \$202,734 \$568,668 \$387,830 \$862,322 \$17,216 \$79,008 | 42 20,471 456 12,321 8,351 18,722 11,186 24,390 513 2,054 | 0,00% 94,10% 0,00% 87,20% 47,60% 78,30% 64,90% 48,90% 19,60% | 0.00% 102.70% 0.00% 117.00% 59.20% 102.20% 117.80% 82.20% 48.30% 52.60% |
| 801978 - REAL ESTATE PLORIDA 802285 - ENERGY DELIVERY SERVICES 803035 - RCC ACCOUNT MOAT-SOUTH SECT 803205 - RCC ACCOUNT MOAT-SOUTH SECT 803205 - FRC CUSTOMER SERVICE 804128 - SOUTH CENTRAL REGION 804255 - SOUTH COASTAL REGION 804255 - SOUTH COASTAL REGION 807285 - TSD EXECUTIVE DIRECTOR 807475 - FLA FOD 807475 - FLA FOD 80747555 - COMBUSTION TURBINE OPERATION | \$0 \$545,316 \$0 \$384,900 \$89,465 \$445,001 \$329,102 \$450,278 \$1,501 \$15,523 \$19,253 | 19,458 0 10,889 3,226 13,616 10,057 12,756 230 | 50 50 50 50 50 50 50 50 50 | D D D D D D D D | \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 | 0 8 9 0 0 0 | 1,563 1,563 3,531 1,172 3,471 3,118 2,423 | \$883 \$578,428 \$23,293 \$418,641 \$202,734 \$568,568 \$387,830 \$862,322 \$17,218 \$77,08 \$14,028 | 42 20,471 458 12,321 8,351 18,722 11,188 24,380 513 | 0,00% 94,10% 0,90% 87,20% 47,80% 78,30% 64,90% 52,20% 48,90% 19,60% 68,90% | 0.00% 102,70% 0.00% 117,00% 59,20% 102,20% 117,80% 52,20% 48,30% |
| 801978 - REAL ESTATE PLORIDA 802288 - ENERGY DELIVERY SERVICES 803035 - RCO ACCOUNT MGAIT-SOUTH SECT 803205 - FRO CUSTOMER SERVICE 804128 - SOUTH CENTRAL REGION 805125 - SOUTH CENTRAL REGION 805915 - TRANSMISSION 805915 - TRANSMISSION 807285 - TED EXECUTIVE DIRECTOR 807475 - FIA FGD 807585 - COMBUSTION TURBINE OPERATIONI 807585 - COMBUSTION TURBINE OPERATIONI 805415 - TEAL METHORK SYCS - FIA | \$0 \$545,316 \$0 \$384,900 \$896,465 \$445,001 \$329,102 \$459,276 \$15,523 \$5,671 \$13,219 | 19,458 0 10,889 3,226 13,618 10,057 12,756 230 412 215 147 350 | \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$ | D D D D D D D D D | \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$ | 9 8 8 9 9 9 9 9 | 1,503 3,531 1,172 3,471 3,118 2,422 177 258 135 144 527 | \$883 \$579,429 \$23,293 \$418,841 \$202,734 \$568,668 \$387,\$30 \$862,322 \$17,216 \$79,095 \$14,025 \$10,225 \$41,618 | 42 20,471 458 12,321 8,351 16,722 11,188 24,890 2,054 135 2,054 534 898 | 0,00% 94,10% 0,00% 87,20% 47,60% 78,30% 64,90% 48,90% 19,60% | 0.00% 102.70% 0.00% 117.00% 59.20% 102.20% 117.80% 52.20% 48.30% 32.60% 104.40% |
| 801978 - REAL ESTATE PLORIDA 802289 - ENERGY DELINERY SERVICES 803208 - RCO ACCOLRIT MGMT-SOUTH SECT 803208 - RCO ACCOLRIT MGMT-SOUTH SECT 803208 - FOC CUSTOMER SERVICE 804128 - SOUTH CENTRAL REGION 804258 - SOUTH COASTAL REGION 803015 - TRANSMISSION 807285 - TEANSMISSION 807285 - COMBLETION TURBINE OPERATION 807285 - COMBLETION TURBINE OPERATION 807285 - COMBLETION TURBINE OPERATION 807285 - TEATEMS PLANNING & OPS | \$0 \$545,316 \$0 \$344,900 \$88,465 \$445,001 \$332,102 \$450,276 \$15,523 \$6,671 \$13,218 \$523,012 | 19,458 0 10,889 3,226 13,616 10,057 12,756 230 412 215 147 350 15,011 | 20 20 20 20 20 20 20 20 20 20 20 20 20 2 | D D D D D D D D D D D D D D D D D D D | \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$ | 0 8 8 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 | 0 1,503 3,531 1,172 3,471 3,118 2,423 17 258 135 140 527 2,887 | \$273,423 \$27,223 \$418,841 \$202,734 \$568,569 \$387,530 \$802,322 \$17,218 \$79,99\$ \$14,028 \$41,255 \$41,255 | 42 20,471 456 12,321 8,351 18,722 11,188 24,380 513 2,054 135 234 698 18,463 | 0,00% 94,10% 0,00% 47,20% 47,80% 78,30% 64,90% 48,90% 49,90% 68,00% 57,40% 31,80% 78,80% | 0.00% 102.70% 0.00% 117.00% 83.20% 102.20% 117.80% 82.20% 43.30% 104.4 |
| 201978 - REAL ESTATE FLORIDA 202298 - ENERGY DELIVERY SERVICES 202308 - RCO ACCOUNT MGMT-SOUTH SECT 202308 - RCO ACCOUNT MGMT-SOUTH SECT 202308 - RCO ACCOUNT MGMT-SOUTH SECT 202308 - RCO CUSTOMER SERVICE 204129 - SOUTH CENTRAL REGION 204258 - SOUTH COASTAL REGION 205258 - SOUTH COASTAL REGION 205258 - TRANSMISSION 205258 - TRANSMISSION 205248 - TRANSMISSION TURBINE OPERATION 205248 - TRAT NETWORK SYCS - FLA 205258 - TRAT NETWORK SYCS - FLA 205258 - TRAT NETWORK SYCS - PLA 205258 - SYSTEMS PLANNING & OPS 205258 - CHESTOY SYCS-BALES & SYCS | \$0 \$545,316 \$10 \$344,900 \$184,900 \$445,001 \$329,102 \$450,274 \$15,523 \$19,253 \$5,671 \$13,218 \$523,012 \$56,224 | 18,458 0 10,889 3,226 13,616 10,057 12,756 230 412 215 147 3,501 2,018 | 20 30 30 30 30 30 30 30 30 30 30 30 30 30 | D D D D D D D D D D D D D D D D D D D | \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$ | 0 8 8 8 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 | 0 1,563 3,531 1,172 3,471 2,423 17 258 135 144 527 2,887 212 | \$893 \$579,428 \$22,293 \$418,641 \$202,734 \$586,569 \$387,630 \$802,322 \$17,216 \$79,984 \$14,028 \$14,028 \$41,618 \$812,999 \$84,631 | 42 20,471 478 12,321 8,351 18,722 11,188 24,390 512 2,054 335 234 598 18,463 1,865 | 0,00% 94,10% 0,00% 87,20% 47,80% 54,80% 52,20% 48,90% 68,90% 57,40% 31,80% 78,80% | 0.00% 102,70% 0.00% 117,00% 89,20% 117,80% 82,20% 117,80% 82,20% 44,30% 92,60% 102,40% 81,60% |
| 801978 - REAL ESTATE FLORIDA 802289 - ENERGY DELIVERY SERVICES 800205 - RCO ACCOUNT MOAT-SOUTH SECT 802209 - NORTH CENTRAL REGION 804065 - FPC CUSTOMER SERVICE 804128 - SOUTH CENTRAL REGION 804255 - SOUTH CENTRAL REGION 804255 - SOUTH COASTAL REGION 807255 - TANNSMISSION 807255 - TEN EXECUTIVE DIRECTOR 807475 - FLA FOD 807475 - | \$0 \$545,316 \$0 \$844,805 \$445,001 \$329,102 \$499,276 \$1,501 \$15,523 \$5,571 \$13,218 \$522,012 \$86,224 \$122,712 | 18,488 0 10,889 3,228 13,616 10,057 12,786 230 4112 215 147 350 15,011 2,018 3,020 | \$P\$ | D D D D D D D D D D D D D D D D D D D | 20 20 20 20 20 20 20 20 20 20 20 20 20 2 | 0 0 8 8 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 | 0 1,563 3,531 1,172 3,471 3,118 2,422 17 258 135 140 527 2,887 212 | \$873,423 \$273,423 \$415,641 \$202,734 \$565,568 \$877,130 \$802,322 \$17,216 \$17,216 \$14,023 \$41,618 \$44,613 \$44,613 | 42 20,471 456 12,321 8,351 16,722 11,188 24,390 2,054 335 234 898 18,463 1,965 5,881 | 0,00% 94,10% 0,00% 87,20% 47,80% 54,80% 52,20% 48,90% 19,50% 66,90% 76,80% 10,280% 52,40% | 0.00% 102.70% 0.00% 17.00% 17.00% 12.20% 102.20% 17.80% E2.20% 48.30% 104.40% 12.40% 17.00% 87.00% 87.00% |
| 201678 - REAL ESTATE FLORIDA 202288 - ENERGY DELIVERY SERVICES 20238 - RCO ACCOUNT MOAIT-SOUTH SECT 202288 - RCO ACCOUNT MOAIT-SOUTH SECT 202288 - RCO ACCOUNT MOAIT-SOUTH SECT 202288 - ROUTH DENTRAL REGION 204288 - SOUTH COENTRAL REGION 204288 - SOUTH COENTRAL REGION 205288 - TRANSMISSION 205288 - TRANSMISSION 205288 - TRANSMISSION 205288 - COMBUSTION TURBINE OPERATION 205248 - TIST NETWORK SYCS - FLA 205298 - COMBUSTION TURBINE OPERATION 205248 - TIST NETWORK SYCS - FLA 205298 - COSTEMBLE SUPPORT 205288 - COSTEMBLE SUPPORT 20528 - COSTEMBLE SUP | \$5.45,316 \$10 \$30,45,000 \$88,485,001 \$329,102 \$4.50,011 \$15,523 \$1,521 \$13,218 \$5,671 \$13,218 \$52,012 \$120,712 \$24,395 | 18,488 0 10,889 3,226 13,618 10,057 12,758 230 412 215 147 350 15,011 2,018 3,022 1,318 | 知 \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ | 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 | 20 20 20 20 20 20 20 20 20 20 20 20 20 2 | 9 0 8 8 9 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 | 0 1,563 1,172 3,471 3,471 3,411 2,422 177 258 144 527 2,807 212 618 563 | \$883 \$573,423 \$23,293 \$415,641 \$583,669 \$387,530 \$802,322 \$17,218 \$79,968 \$14,618 \$810,225 \$41,618 \$823,999 \$44,631 \$823,999 | 42; 20,471; 458; 12,321; 8,351; 18,722; 11,188; 24,390; 513; 2,054; 598; 18,463; 1,985; 5,891; 2,988 | 0,00% 94,10% 0,00% 87,20% 47,80% 78,30% 64,80% 52,20% 48,80% 19,80% 57,40% 31,80% 78,80% 102,80% 52,20% | 0.00% 102,70% 0.00% 117,00% 81,20% 117,80% 112,20% 117,80% 82,20% 44,30% 12,40% 87,80% |
| 801978 - REAL ESTATE PLORIDA 802289 - ENERGY DELIVERY SERVICES 803080 - RCO ACCOLRIT MGMT-SOUTH SECT 803208 - RCO ACCOLRIT MGMT-SOUTH SECT 803208 - FCC LUSTOMER SERVICE 804128 - SOUTH CENTRAL REGION 805015 - TRANSMISSION 807285 - TSD EXECUTIVE DIRECTOR 807285 - TSD EXECUTIVE DIRECTOR 807475 - FLA FGD 807568 - COMBLETION TURBINE OPERATION 805045 - TST SERVICES PLANSMIS & OPS 808985 - COMBLETION TURBINE OPERATION 805075 - SYSTEMS PLANSMIS & OPS 808985 - DIST OPS & SUPPORT 807568 - CORS NUCLEAR PLANT 807508 - CRIS NUCLEAR PLANT | \$0 \$545,316 \$0 \$844,900 \$86,465 \$445,001 \$329,102 \$49,276 \$1,521 \$5,671 \$13,218 \$52,012 \$66,224 \$120,712 \$44,365 \$4,813 | 9 18,488 0 10,889 3,228 13,618 10,037 12,758 230 412,258 215 147 350 15,011 2,018 3,020 1,318 | \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$ | 0 | 20 20 20 20 20 20 20 20 20 20 20 20 20 2 | 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 | 0 1,500 3,531 1,172 3,471 2,423 177 255 135 144 527 2,807 212 616 655 555 555 555 555 555 555 555 555 | \$19.5 \$579.423 \$23,293 \$415,841 \$202,734 \$569,669 \$367,530 \$862,322 \$17,216 \$79,98\$ \$14,028 \$10,225 \$41,518 \$22,999 \$44,403 \$230,352 \$104,568 \$104,568 | 42 20,471 458 12,321 8,351 16,722 11,168 24,390 513 2,054 1355 234 896 16,463 1,965 5,891 2,878 | 0,00% 94,10% 0,90% 87,20% 47,80% 54,90% 54,90% 19,80% 19,80% 31,80% 78,90% 102,80% 42,50% 22,00% | 0.00% 102.70% 0.00% 17.00% 50.20% 102.20% 102.20% 41.30% 82.20% 44.30% 124.40% 124.40% 151.50% 61.60% 61.60% 62.40% |
| 801978 - REAL ESTATE PLORIDA 802289 - ENERGY DELIVERY SERVICES 803035 - RCO ACCOLNT MGART-SOUTH SECT 803205 - FRC ACCOLNT MGART-SOUTH SECT 803405 - FRC CUSTOMER SERVICE 804128 - SOUTH CENTRAL REGION 805418 - FOLTH COSTAL REGION 805418 - TRANSMISSION 805418 - TRANSMISSION 807288 - TSD EXECUTIVE DIRECTOR 807478 - FLA FQD 807585 - COMBUSTION TURBINE OPERATION 805418 - TIXT NETWORK SVCS - FLA 8035678 - 2YSTEMS PLANNING & OPS 603685 - DIST OPS & SUPPORT 803468 - ENERGY SVCS-RALES & SVCS 803685 - DIST NUCLEAR PLANT 803468 - ENERGY SVCS-RALES & SVCS 803685 - OTS NUCLEAR PLANT 803465 - CTE PROJECT MANAGEMENT 804765 - CTE PROJECT MANAGEMENT 804765 - CTE PROJECT MANAGEMENT | \$5.45,316 \$0 \$304,900 \$86,465 \$445,001 \$329,102 \$490,276 \$15,523 \$8,571 \$13,218 \$522,012 \$60,224 \$120,712 \$44,955 \$4,813 \$27,573 | 18,488 10,889 3,228 13,618 10,037 12,736 412 215 147 350 15,011 2,018 3,020 1,318 | \$\frac{1}{2}\$ | 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 | 20 20 20 20 20 20 20 20 20 20 20 20 20 2 | 9 0 8 8 9 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 | 0 1,563 1,172 3,471 3,471 3,411 2,422 177 258 144 527 2,807 212 618 563 | \$79.22 \$73.22 \$72.293 \$72.293 \$71.5,641 \$70.225 \$17.216 \$77.095 \$14.025 \$44.515 \$82.299 \$44.515 \$82.235 \$10.255 \$44.515 \$22.355 \$10.555 | 42; 20,471; 458; 12,321; 8,351; 18,722; 11,188; 24,390; 513; 2,054; 598; 18,463; 1,985; 5,891; 2,988 | 0.00% 94.10% 0.00% 87.20% 47.80% 78.30% 64.80% 52.20% 48.90% 19.80% 68.00% 57.40% 31.80% 78.80% 102.80% 42.50% 22.00% | 0.00% 102,70% 0.00% 117,00% 81,20% 117,80% 112,20% 117,80% 82,20% 44,30% 12,40% 87,80% |
| 801978 - REAL ESTATE PLORIDA 802288 - ENERGY DELIVERY SERVICES 803038 - RCO ACCOUNT MGART-SOUTH SECT 803038 - RCO ACCOUNT MGART-SOUTH SECT 803128 - NORTH CENTRAL REGION 803128 - SOUTH CENTRAL REGION 803128 - FCOUTH COASTAL REGION 803518 - TRANSMISSION 803518 - TRANSMISSION 807288 - TSD EXECUTIVE DIRECTOR 807478 - FLA FQD 807585 - COMBUSTION TURBINE OPERATION 803478 - FLA THETWORK SYCS - FLA 803578 - EYSTEMS PLANNING & OPS 80348 - TIST NETWORK SYCS - FLA 803578 - EYSTEMS PLANNING & OPS 803685 - DIST OPS & SUPPORT 803468 - ENERGY SYCS-RALES & SYCS 803698 - COST NUCLEAR PLANT 80458 - CTE PROJECT MANAGEMENT 804768 - CTE PROJECT MANAGEMENT 804768 - CTE PROJECT MANAGEMENT | \$0 \$545,316 \$0 \$844,900 \$86,465 \$445,001 \$329,102 \$49,276 \$1,521 \$5,671 \$13,218 \$52,012 \$66,224 \$120,712 \$44,365 \$4,813 | 9 18,488 0 10,889 3,228 13,618 10,037 12,758 230 412,258 215 147 350 15,011 2,018 3,020 1,318 | \$\frac{1}{2}\$ | 0 | \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$ | 8 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 | 0 1,503 3,531 1,172 3,471 2,118 2,422 258 135 144 527 2,897 212 2616 503 204 2,381 | \$79.22 \$73.22 \$72.293 \$72.293 \$71.5,641 \$70.225 \$17.216 \$77.095 \$14.025 \$44.515 \$82.299 \$44.515 \$82.235 \$10.255 \$44.515 \$22.355 \$10.555 | 42, 20, 471 458 12, 421 8, 351 18, 722 11, 186 24, 180 24, 180 24, 180 24, 180 25, 185 234 1, 185 5, 881 2, 878 380 7, 738 | 0,00% 94,10% 0,90% 87,20% 47,80% 54,90% 54,90% 19,80% 19,80% 31,80% 78,90% 102,80% 42,50% 22,00% | 0.00% 102,70% 0.00% 117,00% 83,20% 102,20% 117,80% 82,20% 43,30% 83,80% 122,40% 81,80% |
| 201978 - REAL ESTATE FLORIDA 202288 - PRENERY DELIVERY SERVICES 202288 - ROCA ACCOUNT MOANT-SOUTH SECT 202288 - ROCA ACCOUNT MOANT-SOUTH SECT 202288 - ROCATH CENTRAL REGION 202288 - SOUTH CONTRAL REGION 202288 - SOUTH COASTAL REGION 202288 - TEO EXECUTIVE DIRECTOR 207288 - TEO EXECUTIVE DIRECTOR 207487 - FLA FOD 207487 - FLA FOD 200288 - COMBUSTION TURBINE OPERATION 202488 - TEO EXECUTIVE DIRECTOR 200488 - ITAT NETWORK SYCS - FLA 2025885 - EVETOPS FLANNING & OPS 2026885 - DISTOMS FLANNING & OPS 2026885 - SYSTEMS FLANNING & SYCS 202685 - SYSTEMS FLANNING & SYSTEMS FLANNING & SYCS 202685 - SYSTEMS FLANNING & SYSTEMS FL | \$5.45,316 \$0 \$304,900 \$86,465 \$445,001 \$329,102 \$490,276 \$15,523 \$8,571 \$13,218 \$522,012 \$60,224 \$120,712 \$44,955 \$4,813 \$27,573 | 18,488 10,889 3,228 13,618 10,037 12,736 412 215 147 350 15,011 2,018 3,020 1,318 | \$\frac{1}{2}\$ | 0 | \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$ | 8 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 | 0 1,503 3,531 1,172 3,471 2,118 2,422 258 135 144 527 2,897 212 2616 503 204 2,381 | \$79.22 \$73.22 \$72.293 \$72.293 \$71.5,641 \$70.225 \$17.216 \$77.095 \$14.025 \$44.515 \$82.299 \$44.515 \$82.235 \$10.255 \$44.515 \$22.355 \$10.555 | 42, 20, 471 458 12, 421 8, 351 18, 722 11, 186 24, 180 24, 180 24, 180 24, 180 25, 185 234 1, 185 5, 881 2, 878 380 7, 738 | 0.00% 94.10% 0.00% 87.20% 47.80% 78.30% 64.80% 52.20% 48.90% 19.80% 68.00% 57.40% 31.80% 78.80% 102.80% 42.50% 22.00% | 0.00% 102,70% 0.00% 117,00% 83,20% 102,20% 117,80% 82,20% 43,30% 83,80% 122,40% 81,80% |
| 801978 - REAL ESTATE PLORIDA 802288 - ENERGY DELIVERY SERVICES 803038 - RCO ACCOUNT MOATT-SOUTH SECT 803038 - RCO ACCOUNT MOATT-SOUTH SECT 804128 - NORTH CENTRAL REGION 804128 - SOUTH CENTRAL REGION 804285 - SOUTH COENTRAL REGION 805015 - TRANSMISSION 805015 - TRANSMISSION 807478 - FLA FOD 807485 - FLA FOD 807485 - FLA FOD 807485 - FLA FOD 805048 - TLAT NETWORK SVCS - FLA 808678 - SYSTEMS FLANNING A OPS 808685 - DISTOPS A SUPPORT 8091685 - ENERGY SVCS-BALES & SVCS 809685 - COS NUCLEAR PLANT 8070685 - ED MANAGER BUSHNESS OPERATIO 8070685 - CTE PROJECT MANAGEMENT 807085 - CTE PROJECT MANAGEMENT 807085 - CTE PROJECT MANAGEMENT 807085 - MORTH COASTAL REGION EXEMPT TOTAL | \$5.45,316 \$0 \$344,900 \$89,465 \$445,001 \$129,102 \$450,278 \$15,523 \$5,671 \$13,219 \$522,012 \$40,224 \$122,712 \$40,225 \$4,935 \$4,935 \$4,935 \$3,900,381 | 18,488 0 10,889 3,225 13,618 10,037 12,758 230 412 215 147 3500 15,011 2,018 3,020 1,318 109 7,385 | \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$ | D D D D D D D D D D D D D D D D D D D | \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$ | 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 | 0 1,500 3,531 1,172 3,471 3,118 2,422 258 1146 527 2,897 2,897 2,897 2,391 2,347 2,347 | \$79.423 \$73.423 \$23.293 \$418.641 \$202.734 \$568,569 \$387,530 \$802.322 \$14,023 \$14,023 \$41,518 \$822,999 \$64,03 \$23,03 \$23,03 \$23,03 \$22,168 \$22,168 \$4,646,644 | 42 20,471 456 12,221 8,551 16,722 11,168 24,389 512 234 588 18,463 1,965 5,881 2,988 365 7,736 | 0.00% 94.10% 0.00% 87.20% 47.80% 64.80% 52.20% 48.80% 19.80% 19.80% 74.60% 31.60% 74.60% 42.50% 22.40% 42.50% 42.50% 52.40% 43.50% | 0.00% 102.70% 0.00% 17.00% 17.00% 102.20% 102.20% 102.20% 48.30% 12.40% 104.40% 104.40% 10.40% 10.60 |
| 201978 - REAL ESTATE FLORIDA 202288 - PRENERY DELIVERY SERVICES 202288 - ROCA ACCOUNT MOANT-SOUTH SECT 202288 - ROCA ACCOUNT MOANT-SOUTH SECT 202288 - ROCATH CENTRAL REGION 202288 - SOUTH CONTRAL REGION 202288 - SOUTH COASTAL REGION 202288 - TEO EXECUTIVE DIRECTOR 207288 - TEO EXECUTIVE DIRECTOR 207487 - FLA FOD 207487 - FLA FOD 200288 - COMBUSTION TURBINE OPERATION 202488 - TEO EXECUTIVE DIRECTOR 200488 - ITAT NETWORK SYCS - FLA 2025885 - EVETOPS FLANNING & OPS 2026885 - DISTOMS FLANNING & OPS 2026885 - SYSTEMS FLANNING & SYCS 202685 - SYSTEMS FLANNING & SYSTEMS FLANNING & SYCS 202685 - SYSTEMS FLANNING & SYSTEMS FL | \$545,316 \$0 \$344,900 \$86,465 \$445,001 \$329,102 \$490,279 \$1,591 \$15,223 \$6,671 \$13,218 \$6,224 \$120,712 \$44,395 \$4,613 \$27,573 \$3,306,381 | 18,488 0 10,889 3,225 13,618 10,037 12,758 230 412 215 147 3500 15,011 2,018 3,020 1,318 109 7,385 | \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$ | D D D D D D D D D D D D D D D D D D D | \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$ | 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 | 0 1,500 3,531 1,172 3,471 3,118 2,422 258 1146 527 2,897 2,897 2,897 2,391 2,347 2,347 | \$79.423 \$73.423 \$23.293 \$418.641 \$202.734 \$568,569 \$387,530 \$802.322 \$14,023 \$14,023 \$41,518 \$822,999 \$64,03 \$23,03 \$23,03 \$23,03 \$22,168 \$22,168 \$4,646,644 | 42 20,471 456 12,221 8,551 16,722 11,168 24,389 512 234 588 18,463 1,965 5,881 2,988 365 7,736 | 0.00% 94.10% 0.00% 87.20% 47.80% 64.80% 52.20% 48.80% 19.80% 19.80% 74.60% 31.60% 74.60% 42.50% 22.40% 42.50% 42.50% 52.40% 43.50% | 0.00% 102.70% 0.00% 17.00% 17.00% 102.20% 102.20% 102.20% 48.30% 12.40% 104.40% 104.40% 10.40% 10.60 |
| 801978 - REAL ESTATE PLORIDA 802289 - ENERGY DELINERY SERVICES 803080 - RCO ACCOUNT MGMT-SOUTH SECT 803208 - RCO ACCOUNT MGMT-SOUTH SECT 803208 - FRCO ACCOUNT MGMT-SOUTH SECT 804128 - SOUTH CENTRAL REGION 805018 - TRANSMISSION 807285 - TSD EXECUTIVE DIRECTOR 807385 - TSD EXECUTIVE DIRECTOR 807385 - TSD EXECUTIVE DIRECTOR 807475 - FLA FGD 807585 - COMBUSTION TURBINE OPERATION 805085 - COMBUSTION TURBINE OPERATION 805085 - COMBUSTION TURBINE OPERATION 805085 - COMBUSTON TURBINE OPERATION 805085 - DISTOPS & SUPPORT 801665 - ENERGY SYCE-SALES & SYCE 805085 - CRI NUCLEAR PLANT 8047085 - CD MANAGER BUSINESS OPERATIO 8047085 - NORTH COASTAL REGION EXEMPT TOTAL GRAND TOTAL | \$545,316 \$10 \$345,900 \$86,465 \$445,001 \$139,102 \$450,276 \$15,521 \$15,221 \$12,218 \$52,012 \$40,224 \$120,712 \$40,925 \$4,913 \$27,573 \$13,906,381 | 0 18,488 0 10,889 3,225 13,618 10,037 12,738 147 255 15,011 2,018 3,022 1,318 101,003 | \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$ | D D D D D D D D D D D D D D D D D D D | \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$ | 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 | 0 1,500 3,531 1,172 3,471 3,118 2,422 258 1146 527 2,897 2,897 2,897 2,391 2,347 2,347 | \$79.423 \$73.423 \$23.293 \$418.641 \$202.734 \$568,569 \$387,530 \$802.322 \$14,023 \$14,023 \$41,518 \$822,999 \$64,03 \$23,03 \$23,03 \$23,03 \$22,168 \$22,168 \$4,646,644 | 42 20,471 456 12,221 8,551 16,722 11,168 24,389 512 234 588 18,463 1,965 5,881 2,988 365 7,736 | 0.00% 94.10% 0.00% 87.20% 47.80% 64.80% 52.20% 48.80% 19.80% 19.80% 74.60% 31.60% 74.60% 42.50% 22.40% 42.50% 42.50% 52.40% 43.50% | 0.00% 102.70% 0.00% 17.00% 17.00% 102.20% 102.20% 102.20% 48.30% 12.40% 104.40% 104.40% 10.40% 10.60 |
| D1979 - REAL ESTATE FLORIDA D12285 - EMERGY DELIVERY SERVICES D2035 - RCO ACCOUNT MGMT-SOUTH SECT D2035 - RCO ACCOUNT MGMT-SOUTH SECT D2036 - POR COUNT MGMT-SOUTH SECT D2036 - POR COUNT MGMT-SOUTH SECT D2037 - POR COUNT MGMT-SOUTH SECT D2037 - SOUTH COASTAL REGION D2035 - TO EXECUTIVE DIRECTOR D77475 - FLA FGD D77475 - TO FF FGD D77475 - TO FGD | \$5.45,316 \$0 \$344,900 \$89,465 \$445,001 \$129,102 \$450,278 \$15,523 \$5,671 \$13,219 \$522,012 \$40,224 \$122,712 \$40,225 \$4,935 \$4,935 \$4,935 \$3,900,381 | 0 18,488 0 10,889 3,225 13,618 10,037 12,738 147 255 15,011 2,018 3,022 1,318 101,003 | \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$ | D D D D D D D D D D D D D D D D D D D | \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$ | 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 | 0 1,500 3,531 1,172 3,471 3,118 2,422 258 1146 527 2,897 2,897 2,897 2,391 2,347 2,347 | \$79.423 \$73.423 \$23.293 \$418.641 \$202.734 \$568,569 \$387,530 \$802.322 \$14,023 \$14,023 \$41,518 \$822,999 \$64,03 \$23,03 \$23,03 \$23,03 \$22,168 \$22,168 \$4,646,644 | 42 20,471 456 12,221 8,551 16,722 11,168 24,389 512 234 588 18,463 1,965 5,881 2,988 365 7,736 | 0.00% 94.10% 0.00% 87.20% 47.80% 64.80% 52.20% 48.80% 19.80% 19.80% 74.60% 31.60% 74.60% 42.50% 22.40% 42.50% 42.50% 52.40% 43.50% | 0.00% 102.70% 0.00% 17.00% 17.00% 102.20% 102.20% 102.20% 48.30% 12.40% 104.40% 104.40% 10.40% 10.60 |
| M1979 - REAL ESTATE FLORIDA M2228 - RENERGY DELIVERY SERVICES M20238 - RCO ACCOUNT MGAIT-SOUTH SECT M20238 - RCO ACCOUNT MGAIT-SOUTH SECT M20238 - RCO ACCOUNT MGAIT-SOUTH SECT M20238 - SOUTH CENTRAL REGION M20238 - SOUTH COENTRAL REGION M20238 - SOUTH COENTRAL REGION M20238 - TED EXECUTIVE DIRECTOR M20348 - TET NETWORK SYCS - FLA M20348 - TET NETWORK SYCS - FLA M20348 - TET NETWORK SYCS - FLA M20348 - SYSTEMS FLANNING & OPS M20348 - TET NETWORK SYCS - RLE M20348 - SYSTEMS FLANNING & OPS M20348 - TET OPS M20348 - SYSTEMS FLANNING & OPS M20348 - TET OPS M20348 - SYSTEMS FLANNING & OPS M20348 - TET POPS M20348 - TET POPS M20348 - TET POPS M20348 - TET POPS M20348 - CRE NUCLEAR PLANT M20408 - M | \$545,316 \$0 \$344,900 \$86,465 \$445,001 \$132,102 \$49,276 \$15,523 \$1,521 \$13,218 \$522,012 \$65,224 \$120,712 \$44,395 \$4,813 \$27,573 \$3,306,381 DEFINITION Standard pay (| 0 18,458 0 0 10,884 0 10,037 12,784 13,616 10,037 12,784 13,016 147,018 13,022 15,011 2,018 13,022 15,011 1,003 181,003 | \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$ | D D D D D D D D D D D D D D D D D D D | \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$ | 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 | 0 1,563 0 3,537 1,177 3,118 2,422 133 144 527 2,887 212 616 204 2,287 22,478 23,488 | \$79.423 \$73.423 \$23.293 \$418.641 \$202.734 \$568,569 \$387,530 \$802.322 \$14,023 \$14,023 \$41,518 \$822,999 \$64,03 \$23,03 \$23,03 \$23,03 \$22,168 \$22,168 \$4,646,644 | 42 20,471 456 12,221 8,551 16,722 11,168 24,389 512 234 588 18,463 1,965 5,881 2,988 365 7,736 | 0.00% 94.10% 0.00% 87.20% 47.80% 64.80% 52.20% 48.80% 19.80% 19.80% 74.60% 31.60% 74.60% 42.50% 22.40% 42.50% 42.50% 52.40% 43.50% | 0.00% 102.70% 0.00% 17.00% 17.00% 102.20% 102.20% 102.20% 48.30% 12.40% 104.40% 104.40% 10.40% 10.60 |
| 801978 - REAL ESTATE PLORIDA 802288 - RENERGY DELIVERY SERVICES 802038 - RCO ACCOUNT MGAIT-SOUTH SECT 8022038 - RCO ACCOUNT MGAIT-SOUTH SECT 802208 - RCO ACCOUNT MGAIT-SOUTH SECT 802208 - ROOTH CENTRAL REGION 802108 - SOUTH COASTAL REGION 805018 - TRANSMISSION 8057438 - FLA FGD 8057438 - TAL FGD 8057438 - TAL FGD 8050448 - TEAT NETWORK SYCS - FLA 8050448 - TEAT NETWORK SYCS - FLA 8050448 - TEAT NETWORK SYCS - FLA 8050548 - TEAT NETWORK SYCS - FLA 8050448 - TEAT NETWORK SYCS - FLA 8050448 - TEAT NETWORK SYCS - FLA 8050458 - END ANTAGENES OPERATION 8050458 - END MANAGER BUSINESS OPERATION 8050458 - END MANAGER BUSINESS OPERATION 8050458 - FOR THE COASTAL REGION 8050450 - TOTAL COLUMN HEADING | \$545,316 \$0 \$344,900 \$86,465 \$445,001 \$132,102 \$49,276 \$15,523 \$1,521 \$13,218 \$522,012 \$65,224 \$120,712 \$44,395 \$4,813 \$27,573 \$3,306,381 DEFINITION Standard pay (| 0 18,458 0 0 10,884 0 10,037 12,784 13,616 10,037 12,784 13,016 147,018 13,022 15,011 2,018 13,022 15,011 1,003 181,003 | \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$ | D D D D D D D D D D D D D D D D D D D | \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$ | 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 | 0 1,563 0 3,537 1,177 3,118 2,422 133 144 527 2,887 212 616 204 2,287 22,478 23,488 | \$79.423 \$73.423 \$23.293 \$418.641 \$202.734 \$568,569 \$387,530 \$802.322 \$14,023 \$14,023 \$41,518 \$822,999 \$64,03 \$23,03 \$23,03 \$23,03 \$22,168 \$22,168 \$4,646,644 | 42 20,471 456 12,221 8,551 16,722 11,168 24,389 512 234 588 18,463 1,965 5,881 2,988 365 7,736 | 0.00% 94.10% 0.00% 87.20% 47.80% 64.80% 52.20% 48.80% 19.80% 19.80% 74.60% 31.60% 74.60% 42.50% 22.40% 42.50% 42.50% 52.40% 43.50% | 0.00% 102.70% 0.00% 17.00% 17.00% 102.20% 102.20% 102.20% 48.30% 12.40% 104.40% 104.40% 10.40% 10.60 |
| 801975 - REAL ESTATE PLORIDA 802285 - ENERGY DELIVERY SERVICES 803036 - RCO ACCOUNT MOANT-SOUTH SECT 803205 - RCO ACCOUNT MOANT-SOUTH SECT 803125 - NORTH CENTRAL REGION 803125 - SOUTH COENTRAL REGION 803125 - SOUTH COENTRAL REGION 803125 - TRANSMISSION 803125 - EVERTY STEMS PLANSMIS & OPERATION 803125 - EVERGY SYCS-8ALES & SYCS 803685 - CITE PLORIC SUPPORT 803125 - CITE PROJECT MANAGEMENT 803125 - CITE PROJECT MANAGEMENT 803125 - CITE PROJECT MANAGEMENT 803125 - NORTH COASTAL REGION EXEMPT TOTAL COLUMN HEADING REGULAR PAY CVERTIME | \$0 is 45,316 is 60 is 344,900 is 445,001 is 329,102 is 99,273 is ,233 is ,591 is 13,218 is 60,224 is 20,712 is 60,224 is 20,712 is 344,395 is ,4,813 is ,27,573 is ,300,381 is 3,300,381 is 3,300,381 is 3,300,381 is 3,300,381 | 18,465 10,849 3,228 13,618 10,637 12,738 230 412 215 147 350 15,011 2,018 3,022 1,318 100 7,385 101,003 | \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$ | D D D D D D D D D D D D D D D D D D D | \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$ | 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 | 0 1,563 0 3,531 1,177 3,111 2,422 135 144 527 258 145 527 212 540 2,287 22,478 23,488 | \$79,423 \$73,423 \$73,293 \$418,641 \$202,734 \$569,569 \$387,530 \$802,322 \$17,216 \$79,095 \$14,023 \$41,518 \$822,999 \$64,031 \$230,332 \$104,565 \$22,368 \$22,168 \$4,946,644 | 42 20.471 458 12.221 6.551 18.722 11.188 24.380 513.3 24.850 18.453 19.855 380 37.738 381,527 134,527 134,527 134,527 134,527 | 0.00% 94.10% 0.00% 97.20% 47.80% 54.80% 54.80% 55.60% 57.60% 19.80% 10.80% 12.80% 22.40% 42.50% 22.40% 251.85% | 0.00% 102.70% 0.00% 117.00% 117.00% 122.20% 122.20% 122.20% 122.20% 123.20% 124.40% 125.50% 124.40% 125.50% 125.50% 126.50% 1278.6% |
| 801975 - REAL ESTATE PLORIDA 802285 - SIRRROY DELIVERY SERVICES 803035 - RCO ACCOUNT MOANT-SOUTH SECT 803265 - RCO ACCOUNT MOANT-SOUTH SECT 803265 - RCO EUSTOMER SERVICE 804128 - SOUTH CENTRAL REGION 805105 - TRANSMISSION 805105 - TRANSMISSION 805105 - TRANSMISSION 807285 - TED EXECUTIVE DIRECTOR 807475 - FLA FQD 807585 - COMBUSTION TURBINE DEPRATIONI 803675 - EYSTEMS PLANNING & OPS 803685 - LOST OPS & SUCS - FLA 803675 - SYSTEMS PLANNING & OPS 803685 - LOST OPS & SUCS - RUES 803685 - LOST OPS & SUCS - RU | \$0 \$545,316 \$0 \$344,900 \$384,900 \$345,001 \$329,102 \$450,274 \$31,501 \$31,218 \$522,012 \$46,224 \$120,712 \$44,913 \$247,573 \$3,306,381 \$53,981, | 18,455 0 10,828 3,228 13,518 10,037 12,756 230 412 215 147 350 15,011 2,013 3,020 15,011 101,003 | \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$ | D D D D D D D D D D D D D D D D D D D | \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$ | 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 | 0 1,563 6 1 1,563 6 1 1,563 6 1 1,573 8 1,177 8 1,181 2,422 177 256 1 135 1 144 5 272 2,899 212 616 204 2,289 23,489 23,489 23,489 | \$873,422 \$72,293 \$418,841 \$202,734 \$569,569 \$397,130 \$802,322 \$17,216 \$79,098 \$14,028 \$14,028 \$41,816 \$823,989 \$23,0,862 \$22,358 \$22,358 \$22,158 \$4,046,644 | 42 20,471 458 12,221 6,551 18,722 11,188 12,24,390 151,345 1,965 18,453 1,965 18,453 13,4527 381,545 134,527 381,345 | 0.00% 94.10% 0.00% 97.20% 47.60% 73.30% 64.90% 48.90% 19.60% 75.40% 31.60% 74.20% 22.00% 22.00% 84.30% 71.20% 251.8% | 0.00% 102.70% 0.00% 117.00% 127.00% 122.20% 122.20% 122.20% 122.20% 122.20% 122.40% 123.50% 124.40% 125.50% 125.50% 125.50% 125.50% |
| 801978 - REAL ESTATE PLORIDA 802289 - ENERGY DELIVERY SERVICES 803036 - RCO ACCOUNT MOATT-SOUTH SECT 803205 - RCO ACCOUNT MOATT-SOUTH SECT 803205 - PCC CUSTOMER SERVICE 804128 - SOUTH CENTRAL REGION 804128 - SOUTH COASTAL REGION 805015 - TRANSMISSION 805015 - TRANSMISSION 805015 - TRANSMISSION 805015 - TRANSMISSION 807475 - FLA FQD 807565 - COMBUSTION TURBINE OPERATION 805415 - TLAT NETWORK SYCS - FLA 805675 - EYSTEMS PLANNING & OPS 805685 - DIST OPS & SUPPORT 801455 - ENERGY SYCS-8ALES & SYCS 803685 - DIST OPS & SUPPORT 801455 - ENERGY SYCS-8ALES & SYCS 803685 - DIST INCLEAR PLANT 801455 - ENERGY SYCS-8ALES & SYCS 803685 - DIST INCLEAR PLANT 801455 - CTE PROJECT MANAGEMENT 801575 - ORTH COASTAL REGION EXEMPT TOTAL COLUMN HEADING REGULAR PAY CVERTIME | \$0 S545,316 \$0 S545,316 \$0 S545,301 \$10,201 \$10,201 \$15,521 \$15,521 \$13,218 \$12,717 \$13,218 \$12,717 \$13,218 \$12,717 \$13,218 \$12,717 \$13,218 \$12,717 \$13,218 \$12,71,77 \$13,003,381 \$13,982,381 \$14,813 \$13,982,381 \$14,813 \$14,813 \$17,679 \$14,813 \$17,679 \$14,813 \$17,679 \$14,813 \$17,679 \$14,813 \$17,679 \$14,813 \$17,679 \$14,813 \$17,679 \$14,813 \$17,679 \$14,813 \$17,679 \$14,813 \$17,679 \$14,813 \$17,679 \$14,813 \$14, | 18,458 0 10,889 3,228 13,518 10,057 12,738 230 412 215 147 350 15,011 2,018 3,022 1,318 101,003 181,003 | \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$ | D D D D D D D D D D D D D D D D D D D | \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$ | 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 | 0 1,563 6 1 1,563 6 1 1,563 6 1 1,573 8 1,177 8 1,181 2,422 177 256 1 135 1 144 5 272 2,899 212 616 204 2,289 23,489 23,489 23,489 | \$873,422 \$72,293 \$418,841 \$202,734 \$569,569 \$397,130 \$802,322 \$17,216 \$79,098 \$14,028 \$14,028 \$41,816 \$823,989 \$23,0,862 \$22,358 \$22,358 \$22,158 \$4,046,644 | 42 20,471 458 12,221 6,551 18,722 11,188 12,24,390 151,345 1,965 18,453 1,965 18,453 13,4527 381,545 134,527 381,345 | 0.00% 94.10% 0.00% 97.20% 47.60% 73.30% 64.90% 48.90% 19.60% 75.40% 31.60% 74.20% 22.00% 22.00% 84.30% 71.20% 251.8% | 0.00% 102.70% 0.00% 117.00% 127.00% 122.20% 122.20% 122.20% 122.20% 122.20% 122.40% 123.50% 124.40% 125.50% 125.50% 125.50% 125.50% |
| 801978 - REAL ESTATE PLORIDA 802289 - ENERGY DELIVERY SERVICES 803036 - RCO ACCOUNT MOATT-SOUTH SECT 803205 - RCO ACCOUNT MOATT-SOUTH SECT 803205 - PCC CUSTOMER SERVICE 804128 - SOUTH CENTRAL REGION 804128 - SOUTH COASTAL REGION 805015 - TRANSMISSION 805015 - TRANSMISSION 805015 - TRANSMISSION 805015 - TRANSMISSION 807475 - FLA FQD 807565 - COMBUSTION TURBINE OPERATION 805415 - TLAT NETWORK SYCS - FLA 805675 - EYSTEMS PLANNING & OPS 805685 - DIST OPS & SUPPORT 801455 - ENERGY SYCS-8ALES & SYCS 803685 - DIST OPS & SUPPORT 801455 - ENERGY SYCS-8ALES & SYCS 803685 - DIST INCLEAR PLANT 801455 - ENERGY SYCS-8ALES & SYCS 803685 - DIST INCLEAR PLANT 801455 - CTE PROJECT MANAGEMENT 801575 - ORTH COASTAL REGION EXEMPT TOTAL COLUMN HEADING REGULAR PAY CVERTIME | \$0 S545,316 \$0 S545,316 \$0 S545,301 \$10,201 \$10,201 \$15,521 \$15,521 \$13,218 \$12,717 \$13,218 \$12,717 \$13,218 \$12,717 \$13,218 \$12,717 \$13,218 \$12,717 \$13,218 \$12,71,77 \$13,003,381 \$13,982,381 \$14,813 \$13,982,381 \$14,813 \$14,813 \$17,679 \$14,813 \$17,679 \$14,813 \$17,679 \$14,813 \$17,679 \$14,813 \$17,679 \$14,813 \$17,679 \$14,813 \$17,679 \$14,813 \$17,679 \$14,813 \$17,679 \$14,813 \$17,679 \$14,813 \$17,679 \$14,813 \$14, | 18,458 0 10,889 3,228 13,518 10,057 12,738 230 412 215 147 350 15,011 2,018 3,022 1,318 101,003 181,003 | \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$ | D D D D D D D D D D D D D D D D D D D | \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$ | 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 | 0 1,563 6 1 1,563 6 1 1,563 6 1 1,573 8 1,177 8 1,181 2,422 177 256 1 135 1 144 5 272 2,899 212 616 204 2,289 23,489 23,489 23,489 | \$873,422 \$72,293 \$418,841 \$202,734 \$569,569 \$397,130 \$802,322 \$17,216 \$79,098 \$14,028 \$14,028 \$41,816 \$823,989 \$23,0,862 \$22,358 \$22,358 \$22,158 \$4,046,644 | 42 20,471 458 12,221 6,551 18,722 11,188 12,24,390 151,345 1,965 18,453 1,965 18,453 13,4527 381,545 134,527 381,345 | 0.00% 94.10% 0.00% 97.20% 47.60% 73.30% 64.90% 48.90% 19.60% 75.40% 31.60% 74.20% 22.00% 22.00% 84.30% 71.20% 251.8% | 0.00% 102.70% 0.00% 117.00% 127.00% 122.20% 122.20% 122.20% 122.20% 122.20% 122.40% 123.50% 124.40% 125.50% 125.50% 125.50% 125.50% |
| 801975 - REAL ESTATE PLORIDA 802285 - SIRREGY DELIVERY SERVICES 803035 - RCO ACCOUNT MGMT-SOUTH SECT 803205 - RCO ACCOUNT MGMT-SOUTH SECT 803205 - RCO ACCOUNT MGMT-SOUTH SECT 803125 - NORTH CENTRAL REGION 804125 - SOUTH COASTAL REGION 805015 - TRANSMISSION 805015 - TRANSMISSION 807225 - TRD EXECUTIVE DIRECTOR 807475 - FLA FGD 807585 - COMBUSTION TURBINE OPERATION 805055 - COMBUSTION TURBINE OPERATION 8050545 - TRAT NETWORK SYCS - FLA 908675 - BYSTEMS PLANNING & OPS 608965 - CRS THE PLANNING & OPS 608965 - CRS THE PLANNING & OPS 608965 - CRS THE PLANTING 809685 - TRANTING 809685 | \$545,316 \$20 \$344,900 \$86,485 \$445,001 \$1529,102 \$450,278 \$15,521 \$13,218 \$527,012 \$86,224 \$120,712 \$4,813 \$27,573 \$3,306,381 \$3,382,381 \$5,671 \$13,382,381 \$27,673 \$13,382,381 | 18,455 0 10,828 3,228 13,518 10,037 12,756 230 412 215 147 350 15,011 2,018 3,020 151,003 181,003 | SD S | D D D D D D D D D D D D D D D D D D D | \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$ | 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 | 0 1,563 0 3,531 1,177 3,118 2,422 177 255 135 144 527 2,899 212 618 520 2,299 23,479 23,489 | \$79.42 \$77.42 \$72.293 \$418,841 \$202,734 \$569,669 \$397,130 \$802,322 \$11,216 \$79.995 \$41,816 \$810,235 \$41,816 \$823,985 \$41,816 \$823,985 \$23,985 \$4,946,844 \$8,767,978 | 42 20,471 456 12,221 6,551 18,722 11,168 24,390 513 2,054 524 1,965 5,831 2,965 18,453 1,965 7,738 380 7,738 134,527 361,343 | 0.00% 94.10% 0.00% 97.20% 47.60% 73.30% 64.80% 19.60% 75.40% 10.80% 10.80% 10.80% 74.20% 251.8% 251.8% | 0.00% 102.70% 0.00% 117.00% 122.00% 102.20% 102.20% 102.20% 102.20% 104.40% 122.40% 123.60% 124.40% 125.60% |
| 801978 - REAL ESTATE PLORIDA 802288 - ENERGY DELIVERY SERVICES 803038 - RCO ACCOUNT MOATT-SOUTH SECT 803203 - RCO ACCOUNT MOATT-SOUTH SECT 803203 - PCC CUSTOMER SERVICE 804128 - SOUTH CENTRAL REGION 805018 - FCC CUSTOMER SERVICE 804128 - SOUTH COASTAL REGION 805018 - TRANSMISSION 805018 - TRANSMISSION 807478 - FLA FQD 80748 - TRA FQD 80748 - TRA FQD 80748 - TRA FQD 80548 - TRANSMISSION 80548 - TRANSMISSION 805448 - TRANSMISSION 805458 - ENERGY SYCS-SALES & SYCS 803685 - CRS NICLEAR PLANT 807458 - DORTH COASTAL REGION EXEMPT TOTAL GRAND TOTAL COLUMN HEADING REGULAR PAY CVERTIME | \$545,316 \$0 \$344,900 \$86,485 \$445,001 \$18,591 \$15,523 \$1,591 \$15,213 \$6,671 \$13,219 \$66,224 \$120,712 \$44,995 \$4,613 \$27,673 \$3,306,381 | 18,455 0 10,889 3,228 13,518 10,057 12,738 230 412 215 147 350 15,011 2,018 3,022 1,318 3, | SD S | D D D D D D D D D D D D D D D D D D D | \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$ | 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 | 0 1,593 0 3,531 1,172 3,471 2,422 135 144 527 22,877 212 593 204 2,381 23,478 23,489 | \$79, 423 \$73, 423 \$73, 423 \$74, 844 \$762, 734 \$568, 869 \$3587, 930 \$802, 322 \$77, 216 \$78,095 \$14,023 \$41,518 \$822,399 \$84,919 \$84,919 \$4,918 \$22,368 \$22,168 \$22,168 \$27,095 \$4,046,644 | 42 20,471 458 12,221 4,521 11,188 24,380 12,2054 135 24,480 18,403 1,985 5,831 5,935 134,527 1 | 0.00% 94.19% 0.00% 94.10% 0.00% 97.20% 47.80% 47.80% 64.90% 52.20% 49.80% 65.60% 57.80% 72.20% 42.50% 72.20% 22.51.8% 22.40% 42.50% 22.00% 66.80% 67.80% 72.20% 42.50% 42.50% 72.20% 42.50% 42. | 0.00% 102.70% 0.00% 117.00% 127.00% 122.20% 102.20% 102.20% 102.20% 102.20% 102.20% 103.20% 104.40% 125.50% 124.40% 125.50% 124.40% 125.50% 126.50% 126.50% 1278.40% 1278.40% 128.50% |
| 801978 - REAL ESTATE PLORIDA 802289 - RENERGY DELIVERY SERVICES 803038 - RCO ACCOUNT MGAIT-SOUTH SECT 803203 - RCO ACCOUNT MGAIT-SOUTH SECT 803203 - PCC CUSTOMERS SERVICE 804129 - SOUTH CENTRAL REGION 804128 - SOUTH CENTRAL REGION 805018 - TRANSMISSION 805018 - TRANSMISSION 807285 - TRANSMISSION 807285 - TRANSMISSION TURBINE OPERATION 807585 - COMBUSTION TURBINE OPERATION 805018 - TRANSMISSION 805818 - EYSTEMS PLANNING & OPS 805848 - TRAT NETWORK SYCS - FLA 805878 - SYSTEMS PLANNING & OPS 805895 - CRS NUCLEAR PLANT 805165 - ENERGY SYCS-SALES & SYCS 805985 - CRS NUCLEAR PLANT 805165 - ENERGY SYCS-SALES & SYCS 805985 - CRS NUCLEAR PLANT 805165 - ENERGY SYCS-SALES & SYCS 805985 - CRS NUCLEAR PLANT 805165 - CRS NUCLEAR PLANT 805165 - CRS PROJECT MANAGEMENT 80795 - NORTH COASTAL REGION EXEMPT TOTAL COLUMN HEADING REGULAR PAY CYERTIME DOUBLETIME | \$0 IS-45,316 | 18,465 10,889 3,228 13,518 10,087 12,756 230 412 215 147 350 15,011 2,018 3,020 15,011 1,318 101,003 191,003 | SD S | D D D D D D D D D D D D D D D D D D D | \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$ | 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 | 0 1,593 0 3,531 1,172 3,471 2,422 135 144 527 22,877 212 593 204 2,381 23,478 23,489 | \$79, 423 \$73, 423 \$73, 423 \$74, 844 \$762, 734 \$568, 869 \$3587, 930 \$802, 322 \$77, 216 \$78,095 \$14,023 \$41,518 \$822,399 \$84,919 \$84,919 \$4,918 \$22,368 \$22,168 \$22,168 \$27,095 \$4,046,644 | 42 20,471 458 12,221 4,521 11,188 24,380 12,2054 135 24,480 18,403 1,985 5,831 5,935 134,527 1 | 0.00% 94.19% 0.00% 94.10% 0.00% 97.20% 47.80% 47.80% 64.90% 52.20% 49.80% 65.60% 57.80% 72.20% 42.50% 72.20% 22.51.8% 22.40% 42.50% 22.00% 66.80% 67.80% 72.20% 42.50% 42.50% 72.20% 42.50% 42. | 0.00% 102.70% 0.00% 117.00% 127.00% 122.20% 102.20% 102.20% 102.20% 102.20% 102.20% 103.20% 104.40% 125.50% 124.40% 125.50% 124.40% 125.50% 126.50% 126.50% 1278.40% 1278.40% 128.50% |
| 801978 - REAL ESTATE PLORIDA 802289 - PRERGY DELIVERY SERVICES 802303 - RCO ACCOUNT MGAIT-SOUTH SECT 802303 - RCO ACCOUNT MGAIT-SOUTH SECT 802303 - RCO ACCOUNT MGAIT-SOUTH SECT 802428 - SOUTH CENTRAL REGION 802428 - SOUTH COASTAL REGION 802428 - TRO EXECUTIVE DIRECTOR 807478 - FLA FGD 807285 - TRAD EXECUTIVE DIRECTOR 807478 - FLA FGD 807585 - COMBUSTION TURBINE OPERATION 8036878 - COMBUSTION TURBINE OPERATION 8036878 - EYSTEMS PLANNING & OPS 803686 - CRST OPS & SUPPORT 8036878 - EYSTEMS PLANNING & OPS 803688 - CRST OPS & SUCS 803688 - TROT OPS & SUCS 803688 - TROT | \$0 IS-45,316 | 18,465 10,889 3,228 13,518 10,087 12,756 230 412 215 147 350 15,011 2,018 3,020 15,011 1,318 101,003 191,003 | SD S | D D D D D D D D D D D D D D D D D D D | \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$ | 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 | 0 1,593 0 3,531 1,172 3,471 2,422 135 144 527 22,877 212 593 204 2,381 23,478 23,489 | \$79, 423 \$73, 423 \$73, 423 \$74, 844 \$762, 734 \$568, 869 \$3587, 930 \$802, 322 \$77, 216 \$78,095 \$14,023 \$41,518 \$822,399 \$84,919 \$84,919 \$4,918 \$22,368 \$22,168 \$22,168 \$27,095 \$4,046,644 | 42 20,471 458 12,221 4,521 11,188 24,380 12,2054 135 24,480 18,403 1,985 5,831 5,935 134,527 1 | 0.00% 94.19% 0.00% 94.10% 0.00% 97.20% 47.80% 47.80% 64.90% 52.20% 49.80% 65.60% 57.80% 72.20% 42.50% 72.20% 22.51.8% 22.40% 42.50% 22.00% 66.80% 67.80% 72.20% 42.50% 42.50% 72.20% 42.50% 42. | 0.00% 102.70% 0.00% 117.00% 127.00% 122.20% 102.20% 102.20% 102.20% 102.20% 102.20% 103.20% 104.40% 125.50% 124.40% 125.50% 124.40% 125.50% 126.50% 126.50% 1278.40% 1278.40% 128.50% |
| 801978 - REAL ESTATE PLORIDA 802289 - ENERGY DELIVERY SERVICES 802303 - RCO ACCOUNT MOART-SOUTH SECT 801203 - ROTH DENTRAL REGION 803605 - FPC CLISTOMER SERVICE 804128 - SOUTH CENTRAL REGION 805418 - SOUTH COENTRAL REGION 805518 - TRANSMISSION 805518 - TRANSMISSION 805785 - TRANSMISSION 807288 - TRO EXECUTIVE DIRECTOR 807478 - FLA FQD 807585 - COMBUSTION TURBINE OPERATION 80548 - TLAT NETWORK SVCS - FLA 805578 - SYSTEMS PLANNING & OPS 605685 - DESTON TURBINE OPERATION 801568 - ENERGY SVCS-RALES & SVCS 806885 - COR NUCLEAR PLANT 801565 - ENERGY SVCS-RALES & SVCS 80685 - COR NUCLEAR PLANT 801565 - ENERGY SVCS-RALES & SVCS 802685 - COR NUCLEAR PLANT 801565 - ENERGY SVCS-RALES & SVCS 802685 - COR NUCLEAR PLANT 801565 - ENERGY SVCS-RALES & SVCS 802685 - COR NUCLEAR PLANT 801565 - ENERGY SVCS-RALES & SVCS 802685 - COR NUCLEAR PLANT 801565 - ENERGY SVCS-RALES & SVCS 802685 - COR NUCLEAR PLANT 801565 - ENERGY SVCS-RALES & SVCS 802685 - COR NUCLEAR PLANT 801565 - ENERGY SVCS-RALES & SVCS 802685 - COR NUCLEAR PLANT 801565 - ENERGY SVCS-RALES & SVCS 802685 - COR NUCLEAR PLANT 801665 - ENERGY SVCS-RALES & SVCS 802685 - COR NUCLEAR PLANT 801665 - ENERGY SVCS-RALES & SVCS 802685 - COR NUCLEAR PLANT 801665 - ENERGY SVCS-RALES & SVCS 802685 - COR NUCLEAR PLANT 801665 - ENERGY SVCS-RALES & SVCS 802685 - COR NUCLEAR PLANT 801665 - ENERGY SVCS-RALES & SVCS 802685 - COR NUCLEAR PLANT 801665 - ENERGY SVCS-RALES & SVCS 802685 - COR NUCLEAR PLANT 801665 - ENERGY SVCS-RALES & SVCS 802685 - COR NUCLEAR PLANT 801665 - ENERGY SVCS-RALES 802685 - COR NUCLEAR PLANT 801665 - ENERGY SVCS-RALES 802685 - COR NUCLEAR PLANT 801665 - ENERGY SVCS-RALES 802685 - COR NUCLEAR PLANT 801665 - ENERGY SVCS-RALES 802685 - COR NUCLEAR PLANT 801665 - ENERGY SVCS-RALES 802685 - COR NUCLEAR PLANT 801665 - ENERGY SVCS-RALES 802685 - COR NUCLEAR PLANT 801665 - FLANT 801 | \$545,316 \$0 \$344,900 \$86,485 \$445,001 \$132,102 \$49,279 \$1,521 \$13,219 \$6,571 \$13,219 \$6,224 \$120,712 \$4,913 \$4,913 \$27,573 \$3,306,381 DEFINITION Standard pay to Bergalming United Standard Pay and Control of the For Exemple and Casignated Sto extended pay | 18,465 10,889 3,228 13,618 10,037 12,756 230 412 215 147 350 45,011 2,018 3,020 1,318 100 101,003 181,003 181,003 181,003 181,003 181,003 | \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$ | D D D D D D D D D D D D D D D D D D D | \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$ | 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 | 1,563 0 3,531 1,172 3,471 3,118 2,422 133 144 527 258 135 244 527 258 259 258 259 258 259 258 259 258 259 258 259 258 259 259 259 259 259 259 259 259 259 259 | \$79, 423 \$73, 423 \$73, 423 \$715, 404 \$702, 734 \$505, 529 \$17, 216 \$79,095 \$14,023 \$41,515 \$22,369 \$44,515 \$22,369 \$44,515 \$22,369 \$4,646,644 \$1,767,078 | 42 20,471 458 12,221 458 12,221 8,551 18,722 11,188 24,380 513 12,054 18,463 19,955 5,891 2,956 350 7,735 7,355 7, | 0.00% 94.10% 0.00% 94.10% 0.00% 97.20% 47.80% 64.90% 52.20% 48.80% 57.40% 19.80% 12.80% 72.20% 52.40% 52.40% 52.40% 52.40% 52.40% 52.40% 64.80% 74.20% 74.20% 64.80% 65.40 | 0.00% 102.70% 0.00% 117.00% 117.00% 83.20% 122.20% 122.20% 122.20% 123.80% 124.40% 87.00% 124.40% 87.00% 125.60% 126.60% 127.4 |
| 201979 - REAL ESTATE PLORIDA 202298 - PRENGY DELIVERY SERVICES 202298 - RENGY DELIVERY SERVICES 202308 - RCO ACCOUNT MGMT-SOUTH SECT 202308 - RCO ACCOUNT MGMT-SOUTH SECT 202308 - RCO ACCOUNT MGMT-SOUTH SECT 202430 - RCOUNT HORTHAL REGION 202508 - SOUTH COLSTAIL REGION 202508 - SOUTH COLSTAIL REGION 202508 - TRANSMISSION 202508 - TRANSMISSION 202508 - COMBUSTION TURBINE OPERATION 202508 - CAMBUSTION TURBINE OPERATION 202508 - CAMBUSTON TURBINE OPERATION 202508 - CAMBUSTON TURBINE OPERATION 202508 - DIST OPS & SUPPORT 202508 - DIST OPS & SUPPORT 202508 - CAMBUSTON TURBINE OPERATION 202508 - CAMBUSTON TURBINE 202508 - CAMBUSTON 20250 | \$0 IS-45,316 | 18,465 0 10,889 3,228 13,618 10,037 12,756 230 412 215 147 350 15,011 2,018 3,020 15,011 101,003 181,003 181,003 Unit and it employes to am resident of appropriate of the month of the mon | SD S | D D D D D D D D D D D D D D D D D D D | \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$ | 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 | 0 1,553 0 1,553 1,172 3,471 3,118 2,422 177 255 254 254 254 254 254 254 254 254 254 | \$79, 423 \$73, 423 \$73, 423 \$715, 404 \$702, 734 \$505, 529 \$17, 216 \$79,095 \$14,023 \$41,515 \$22,369 \$44,515 \$22,369 \$44,515 \$22,369 \$4,646,644 \$1,767,078 | 42 20,471 458 12,221 6,551 18,722 11,188 24,380 513 12,054 533 7244 588 75,871 72,975 73,735 | 0.00% 94.10% 0.00% 94.10% 0.00% 97.20% 47.80% 64.90% 52.20% 48.80% 57.40% 19.80% 12.80% 72.20% 52.40% 52.40% 52.40% 52.40% 52.40% 52.40% 64.80% 74.20% 74.20% 64.80% 65.40 | 0.00% 102.70% 0.00% 117.00% 117.00% 83.20% 122.20% 122.20% 122.20% 123.80% 124.40% 87.00% 124.40% 87.00% 125.60% 126.60% 127.4 |

PERCENTAGE

SERVICE COMPANY BILLED LABOR FOR CHARLIE, FRANCES, IVAN AND JEANNE THROUGH NOVEMBER 2004

| | | | . ; | ٠, , | | | SPECIAL | | | | | |
|---|-----------------------------------|-----------------------|---------------------------|--------------------------|--------------------|----------------------------|-----------------|------------------------------|-------------------|-------------------|-------------------|-----------|
| NON EXEMPT | Extended | Pay | OVER | TIME . | DOUBL | ETME | NO PAY | REGULA | LP PAY | PERCE | UTAGE | |
| CHARGE BY DEPARTMENT | Dollars I | iours | Dollars | | Dollars | Hours | Hours | Dollars | Hours | Dollars | Hours | |
| 987896 - FL REG & PUBLIC AFFAIRS | \$0 | 0 | \$1,289 | 42 | \$0 | 0 | , , | \$2,405 | 123 | 53.60% | 34.80% | |
| 98A11D - PRES & CEO-PGN | \$13 | 0 | \$21 | 1 | \$0 | 0 |) | \$234 | 11 | 8,90% | 5,90% | |
| 98A13D - PRESIDENT-SERVICE COMPANY | \$0 | 0 | \$14D | 4 | \$10 | 0 | | | 48 | 12.20% | 7.70% | |
| 98BDID - FINANCIAL SERVICES SR VP - CHG | . \$0 | 0 | \$2 | 0 | \$0 | ņ | | | 5 | 1,90% | 1,20% | |
| 98CP78 - EC ECONOMIC DEVEL ADMIN | \$0 | 0 | \$623 | 28 | \$0 | 0 | | | 62 | 64,30% | 42.80% | |
| 98CVSS - TX TAX DEPARTMENT | \$0 | 0 | \$5,797 | 205 | \$382 | 21 | | 4.6 | 99 | 347.40% | 228.00% | |
| PRICES - PV FINANCE | 80 02 | 0 | \$1,859 \$4,293 | 70 | \$270 | 15 | | | 14 | 885,40% | 612,20% | |
| 98GB48 - CORP ENVIRON HEALTH&SAFETY 98GR88 - RE REAL ESTATE DEPARTMENT | \$0 \$0 | ő | \$8,843 | 154 208 | \$2,553 \$1,495 | 148 77 | | | 115 | 324.20% | 254,10% | |
| 98GZ9S - FIN PLANNING AND REG SVCS | 80 | ŏ | \$257 | 12 | 01,150 | " | | | 333 | 117.30% | 85.80% | |
| 98HRSS - RISK MANAGEMENT DEPARTMENT | 02 | ō | \$53 | . '2 | | 0 | | | 23 | 100.00% | 100.00% 8,70% | |
| 987818 - AD ACCOUNTING DEPARTMENT | \$0 | | \$15,674 | 552 | • • | 402 | • | | 799 | 148,90% | 119,40% | |
| 98W80S - AUDIT BERVICES | 80 | ō | 296 | 4 | 80 | | | \$1,035 | 49 | 9.30% | 8.80% | |
| PRWCBS - CS CORPORATE SERVICES | \$0 | 0 | \$372,611 | 10,327 | \$215,744 | 8,502 | | | 9,825 | 255.70% | 189.70% | |
| PRWSDS - IT & TELECOM DEPT | \$0 | 0 | \$55,966 | 1,521 | \$18,564 | 582 | | | 1,925 | 180,50% | 109,30% | |
| 98X108 - LD LEGAL | \$ 0 | 0 | \$10,353 | 348 | \$7,603 | 372 | | \$14,044 | 749 | 127,80% | 98,10% | |
| 98X195 - CC CORPORATE COMMUNICATIONS | \$0 | 0 | \$4,865 | 208 | \$540 | 33 | | \$9,881 | 790 | 54,80% | 34,50% | |
| 98X30S - PUBLIC AFFAIRS | \$0 . | . 0 | 2384 | 18 | *0 | 0 | | | 79 | 29.80% | 20,40% | |
| 16X516 - HR HUMAN REBOURCES | \$0 | 0 | \$7,010 | 259 | \$1,211 | 88 | | | 730 | 63.60% | 44.50% | |
| 98XPHS - C8 CORPORATE SECURITY | \$0 | 0 | \$498 | 25 | \$174 | 13 | | | 4 | 1196,00% | 900.00% | |
| NON EXEMPT TOTAL | \$0 | 0 | \$488,454 | 13,984 | \$255,854 | 10,222 | | \$347,737 | 15,793 | 214.00% | 153,30% | |
| | | | | , | | | 0000141 | | | | | |
| | | | | | DOUBL | | SPECIAL. | | | | | |
| EXEMPY | Extended Dollara i | rzy Hours | OVER Dollars | Hours | Dollars | .e. i mae Hours | NO PAY Hours | REGULA Dollars | NR PAT Hours | PERCE | | |
| CHARGE BY DEPARTMENT | C2 - 12110U | 0 | 50 | , moure | 01 | moure ô | | | 105 | Dollars 0.00% | Hours 98,90% | |
| 981418 - FL PWW FINANCIAL SVCS-ADMIN 987896 - FL REG & PUBLIC AFFAIRS | 899,53 | 135 | \$0 | 0 | | Š | | | 663 | 11.80% | 41.70% | |
| 98A11D - PRES & CEO-PGN | \$430 | 15 | \$0 | Š | | ă | | | 16 | 6,30% | 132,30% | • |
| 98A13D - PRESIDENT-SERVICE COMPANY | \$0 | Ď | \$0 | Ď | | ō | | | 4 | 0.00% | 28,00% | |
| 18CP78 - EC ECONOMIC DEVEL ADMIN | \$18,598 | 478 | 10 | 0 | \$0 | ò | 37 | | 556 | 105,30% | 92,20% | |
| 98CVSB - TX TAX DEPARTMENT | \$3,420 | 111 | \$0 | 0 | \$0 | . 0 |) 3 | | 48 | 180,50% | 237.60% | |
| BEDWIS - SP STRATEGIC PLANNING | \$278 | 7 | \$0 | 0 | | 0 | | \$4,708 | 88 | 5,90% | 73.70% | |
| 98FORS - PV FINANCE | \$1,785 | 85 | . \$0 | 0 | | | | | 45 | 125,10% | 158.90% | |
| 98GB45 - CORP ENVIRON HEALTH&BAFETY | \$184,310 | 4,865 | , \$0 | 5 | ** | 0 | | | 3,577 | 137.50% | 154.10% | |
| 98GR6S - RE REAL ESTATE DEPARTMENT | \$5,260 | 222 | \$0 | 0 | | 0 | | | 204 | 1 17,20% | 118,20% | |
| REGION - FIN PLANNING AND REG SVCS | \$18,718 | 484 | \$0 | ō | | 8 | | + | 609 | 89,30% | 84,50% | |
| 98HR65 - RISK MANAGEMENT DEPARTMENT | \$4,348 | 125 | \$0 | 0 | | | | | 211 | 51.50% | 90.90% | |
| 98TO18 - TR TREASURY DEPARTMENT | \$0 | . 0 | \$0 | 0 | | 0 | | | 5 | 0,00% | 8.80% | |
| 98TB18 - AD ACCOUNTING DEPARTMENT | \$26,453 | 781 | \$0 | 9 | | | | | 590 | 131,60% | 138,70% | |
| 98W80S - AUDIT SERVICES | \$35,397 | 854 | \$0 80 | 0 | - | 0 | | | 1,029 | 80.80% | 102.90% | |
| PRIVICES - CS CORPORATE SERVICES | \$230,895 | 8,337 | | 0 | | ě | | . ,, | 8,440 | 68.60% | 26,80% | |
| SSWSDS - IT & TELECOM DEPT | \$408,859 | 12,212 | \$0 \$2 | 0 | | | | | 21,580 | 52.50% | 64.40% | |
| 98X1DS - LD LEGAL | \$55,378 \$77,213 | 1,663 2,344 | 30 | 0 | | | | 4 | 4,249 | 1 82.80% | 190.50% 80.10% | |
| BEX198 - CC CORPORATE COMMUNICATIONS | \$2,396 | 2,344 | \$D | 0 | | Š | | | 829 | 8,50% | 41.60% | |
| 98X30S - PUBLIC AFFAIRS | \$84,250 | 2,533 | \$0 | Ď | | | | | 3,006 | 81.80% | 101.80% | |
| 98X51S - HR HUMAN REBOURCES 98XPHS - CS CORPORATE SECURITY | \$47,900 | 1,478 | \$0 | ō | | | | | 157 | | 950,60% | |
| EXEMPT TOTAL | \$1,207,883 | 34,789 | \$0 | 0 | | | | | 46,935 | 88,90% | 88,70% | |
| EXEMPT TOTAL | | | | | | | | | | | | |
| GRAND TOTAL | \$1,207,883 | 24,719 | \$488,454 | 13,384 | \$265,864 | 10,222 | 6,869 | \$2,101,312 | \$2,728 | 12.7% | 105.0% | |
| | | | | | | | | | | .,,, | | |
| COLUMN HEADING | DEFINITION | | | | | | | | | | | |
| OULDING HOUSE | | | | | | | | | | | | |
| REGULAR PAY | Standard pay | for 40 hou | er workweek | | | | | | | | | |
| KEGODATA | | | | | | | | | | | | |
| OI CETTILE | Pay at one and | d non-half | times result | er hourte n | ate for hours | worked or | er 40 hours | per week | | | | |
| OVERTIME | , my m. 0.10 m. | W 10116-11401 | milion logo: | m 1100117 11 | | WOINGE C | | p-: | | | | |
| DOUBLETINE | For Non Exem | nt amnin | eee brum | entrad in a | vence of 18 | nonventh | en hovers unf | il a rest narior | f of at least | Rhowele | iskan Enri | Non |
| DOUBLETIME | Exempt ample | | | | | | | | | | | |
| _ | exempt smblo | yeas, pali | a at attachone | .= = : <u>- Clais</u> i | I WUITY TELE | -/FL 1E E/ E | Painott to M | e erannara No | WE WING DAR | STOLING BELLIAN | - worker 50 | หมายี พ.ค |
| · · · · · · · · · · · · · · · · · · · | | | | | | 770 | | | | | | |
| EXTENDED PAY | For Exempt er | | | | | | | | | | | |
| | | | mand com- | | | | | | | | | |
| | workweek duri | | | | | | | | | at At Moral & Aut | in on acity at | aber vies |
| | workweek duri craft/lectsnical | | | | | | | | | al Al MAIS M | o on acut at | ahei vine |
| | craft/lecturical | employer | e raceive s | dended pa | y for time w | orked in ex | cess of 45 h | ours per weel | ĸ. | | • | • |
| SPECIAL NO PAY | | employes nployess, | e receive e hours work | danded pa ed in exces | y for time wa | orked in ex s outside : | cess of 45 h | ours per weel odended pay | c. period. Ale | | • | • |

NOTE: Detailed payroll reports by employee, Ft.SA status and storm available upon request.

Progress Energy Florida, Inc. Docket No. 041272-Ei

Transportation Costs To Be Excluded From Storm Recovery Claim

| Depreciation | \$ | 909,352 |
|--|-----|-----------|
| Fuel | | 701,796 |
| MTC | | 1,560,600 |
| Overhead | ··· | 222,164 |
| Total Included in Storm Recovery Claim | \$ | 3,393,912 |
| | | |
| Less: | | |
| 1/2 Fuel | | 350,898 |
| | | |
| Total To Exclude From Claim | \$ | 3,043,014 |

Source: Response to Staff Interrogatory 1-12.

12. Please provide the amount of costs by type, such as depreciation, O&M, overhead, etc., for company-owned vehicles that was charged to the storm damage reserve for each named storm.

Answer:

| Progress End | ergy | | | | | | |
|--------------|---------------|-------------|-------------|---------|-----------|----------|-----------|
| OVE Charges | for Hurricane | s | | | | | |
| Rate Analyst | S | | | | | | |
| | | | | | | | |
| Hurricane | Project # | OVE Charges | Deprecation | Fuel | MTC | Overhead | Total |
| Charlie | 20045183 | 1,200,342 | 320,764 | 249,324 | 550,349 | 79,904 | 1,200,342 |
| Frances | 20045534 | 1,047,616 | 281,053 | 216,156 | 482,391 | 68,015 | 1,047,616 |
| Ivan | 20045850 | 51,357 | 13,989 | 10,320 | 24,043 | . 3,005 | 51,357 |
| Jeanne | 20046082 | 1,094,598 | 293,546 | 225,996 | 503,817 | 71,240 | 1,094,598 |
| | | 3,393,913 | 909,352 | 701,796 | 1,560,600 | 222,164 | 3,393,913 |

Progress Energy Florida, Inc. Docket No. 041272-El Summary of Recommended Adjustments (\$ Millions)

| 1 | Company Requested Storm Costs (System) | \$ 311.41 | |
|----|---|----------------|---|
| | Less: | | |
| 2 | Base Salaries | 5.46 | Exhibit (MJM-6) |
| 3 | Salaries of Exempt Management | 6.40 | · · |
| 4 | Vehicle Expense (except 1/2 of Fuel) | 3.04 | (************************************** |
| 5 | Tree Trimming | 3.90 | |
| 6 | Call Center Expense | 5.05 | Unknown |
| 7 | Uncollectibles | 2.25 | Exhibit(MVW-1), page 15. |
| 8 | Total Disallowed Expenses | 21.05 | |
| 9 | Adjusted Storm Costs | 290.36 | |
| | Less: | | |
| 10 | Reserve Balance | (46.92) | |
| 11 | Pre-Tax System Expense that would produce 10% ROE | <u>-113.88</u> | |
| 12 | Storm Reserve Deficiency (System) | 129.56 | |
| 13 | Jurisdictional Factor | 95.2% | |
| 14 | Retail Storm Reserve Deficiency | \$ 123.34 | |

CERTIFICATE OF SERVICE DOCKET NO. 041272-EI

I HEREBY CERTIFY that a true and exact copy of the foregoing Confidential

Direct Testimony of Michael J. Majoros, Jr., has been furnished by U.S. Mail or handdelivery(*) this 31st day of January, 2005 to the following parties:

Progress Energy Service Company, LLC R. Alexander Glenn 100 Central Avenue, Suite 1D St. Petersburg, FL 33701

James A. McGee Progress Energy Service Company 100 Central Avenue St. Petersburg, FL 33701-3324

John W. McWhirter, Jr. McWhirter Reeves Law Firm Post Office Box 3350 Tampa, FL 33602 Progress Energy Florida, Inc.(*)
Paul Lewis, Jr.
106 East College Avenue, Suite 800
Tallahassee, FL 32301-7740

Vicki Gordon Kaufman(*) Timothy J. Perry McWhirter Reeves Law Firm 117 S. Gadsden Street Tallahassee, FL 32301

John Burnett Carlton Fields Law Firm Post Office Box 3239 Tampa, FL 33607-5736

Soseph A. McGlothlin Associate Public Counsel