## BEFORE THE PUBLIC SERVICE COMMISSION

MACINAL

In re: Petition for determination of need for expansion of Crystal River 3 nuclear power plant, for exemption from Bid Rule 25-22.082, F.A.C., and for cost recovery through fuel clause, by Progress Energy Florida, Inc.

DOCKET NO. 060642-EI

DATED: DECEMBER 22, 2006

## **CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that the original and one correct copy of STAFF'S THIRD SET OF INTERROGATORIES TO PROGRESS ENERGY FLORIDA, INC. (NOS. 39-48) has been served by email and by U.S. Mail to John T. Burnett and R. Alexander Glenn, Esquires, Progress Energy Service Company, LLC, P. O. Box 14042, St. Petersburg, FL 33733-4042, on behalf of PROGRESS ENERGY FLORIDA, INC. and that a true copy thereof has been furnished to the following by email and U.S. Mail this 22nd day of December, 2006:

Office of Public Counsel Harold McLean/Patricia Christensen/ Joe McGlothlin, Esquires c/o The Florida Legislature 111 W. Madison Street, Room 812 Tallahassee, FL 32399-1400

Mr. Paul Lewis, Jr.
Progress Energy Florida, Inc.
106 East College Avenue, Suite 800
Tallahassee, FL 32301-7740

Dianne M. Triplett, Esquire

CMP ——Carlton Fields Law Firm

Progress Energy Florida, Inc.

P.O. Box 3239

CTR ——Tampa, FL 33607-5736

ECR ——

GCL ——

OPC ——

RCA ——

SCR ———

SGA \_\_\_\_

OTH \_\_\_\_

James M. Walls, Esquire

Florida Industrial Power Users Group c/o John McWhirter, Jr., Esquire McWhirter Reeves Law Firm 400 North Tampa Street, Suite 2450 Tampa, FL 33602

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Florida Retail Federation c/o R. Scheffel Wright, Esquire Young Law Firm 227 South Adams Street Tallahassee, FL 32301

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