BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

| IN RE: | NUCLEAR POWER PLANT COST |
|--------|--------------------------|
| | RECOVERY CLAUSE |

Docket No. 090009-EI Submitted for Filing: June 18, 2009

NOTICE OF FILING UNVERIFIED AFFIDAVIT OF GARRY MILLER IN SUPPORT OF PROGRESS ENERGY FLORIDA'S FIFTH REQUEST FOR CONFIDENTIAL CLASSIFICATION

Notice is hereby given, through the undersigned counsel, on behalf of Progress Energy Florida, Inc. of filing the Unverified Affidavit of GARRY MILLER in support of Progress Energy Florida's Fifth Request for Confidential Classification.

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Respectfully submitted,

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CERTIFICATE OF SERVICE

I HEREBY CERTIFY a true and correct copy of the foregoing has been furnished to counsel and parties of record as indicated below via electronic and U.S. Mail this 18th day of

June, 2009.

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BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

IN RE:

NUCLEAR POWER PLANT COST

RECOVERY CLAUSE

Docket No. 090009-EI

Submitted for Filing: June 18, 2009

AFFIDAVIT OF GARRY MILLER IN SUPPORT OF PROGRESS ENERGY FLORIDA'S FIFTH REQUEST FOR CONFIDENTIAL CLASSIFICATION

STATE OF NORTH CAROLINA COUNTY OF WAKE

BEFORE ME, the undersigned authority duly authorized to administer oaths, personally appeared Garry Miller, who being first duly sworn, on oath deposes and says that:

1. My name is Garry Miller. I am over the age of 18 years old and I have been authorized by Progress Energy Florida (hereinafter "PEF" or the "Company") to give this affidavit in the above-styled proceeding on PEF's behalf and in support of PEF's Request for Confidential Classification. The facts attested to in my affidavit are based upon my personal

knowledge.

2. I am the General Manager, Nuclear Plant Development at Progress Energy Carolina. As such, I am responsible for new nuclear plant development in both the Carolinas and Florida, including the siting, licensing, engineering, construction, an overall management of PEF's proposed Levy Nuclear Power Plants, the Levy Nuclear Project ("LNP"). Specifically, my responsibilities include, but are not limited to, scheduling, contracts, commercial matters, training, document control, records management, and project management. All major contracts approved to date on the LNP, and for Nuclear Plant Development, have been under my management and responsibility.

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- 3. PEF is seeking confidential classification for portions of responsive documents to OPC's Third Request for Production of Documents, numbers 60 and 61. A detailed description of the confidential information at issue is contained in confidential Exhibit A to PEF's Fourth Request for Confidential Classification and is outlined in PEF's Justification Matrix that is attached to PEF's Third Request for Confidential Classification as Exhibit C. PEF is requesting confidential classification of these documents because they confidential and proprietary contractual information and other information related to the Company's competitive business interests, the disclosure of which would compromise PEF's competitive business interests.
- 4. Specifically, portions of these responsive documents contain confidential contractual data, including pricing agreements and other confidential contractual terms. Disclosure of the terms of these agreements would impair PEF's competitive business interests, and would further be a violation of the PEF's confidentiality agreements. Disclosure of this information would impair PEF's competitive business interests by providing third parties with information regarding contractual terms with which PEF is willing to agree, thereby giving third parties a competitive advantage when negotiating similar contracts with PEF. For example, if third party contractors were to know the amount that PEF is willing to pay for certain work, they may raise their bids to such an amount, irrespective of the fact that they may be able to perform the work for a lesser amount, thus making it more expensive for PEF to contract for necessary goods and services. Furthermore, portions of the responsive documents contain competitive business information regarding steps the Company is taking to minimize the costs of the schedule shift regarding the LNP. Disclosure of this information could adversely impair the ability of the Company to successfully defray such costs, by giving competitors and those PEF would hope to contract with valuable insight into the Company's plans.

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| 5. | Upon | receipt of | this con | fidential | inforn | nation, | and | with: | its ov | wn co | nfide | ntial |
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| information, s | strict pr | ocedures a | e establis | hed and | follow | ed to n | naintai | n the | confi | dentia | lity o | f the |
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| information to | o assist | the Compa | ny, and re | stricting | the nu | mber o | of, and | acces | ss to t | he inf | forma | tion. |
| At no time si | nce rec | eiving the i | nformatio | n in que | stion h | as the | Compa | any pi | ublicl | y disc | losed | that |
| information. | The C | Company h | as treated | and co | ontinue | s to tr | eat th | e info | ormat | ion at | issu | e as |
| confidential. | | | | | | | | | | | | |
| 6. | This c | oncludes m | ıy affidavi | t. | | | | | | | | |
| Furthe | er affian | it sayeth no | t. | | | | | | | | | |
| Dated | the | day of l | June, 2009 | | | | | | | | | |
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| THE | FOREG | OING INS | TRUMEN | T was s | worn to | and s | ubscril | ed be | efore | me thi | is | day |
| of June, 2009 | by Gar | ту Miller. | He is pers | onally k | nown to | o me, c | r has p | produ | ced hi | is | | |
| driver's licens | se, or hi | s | | as id | entifica | tion. | | | | | | |
| | | | | (Signatu | re) | | | | | | - | |
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