Dorothy Menasco

From:

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Sent:

Monday, May 03, 2010 1:52 PM

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Subject:

PEF's Objections to SACE's First Set of Interrogatories (No. 1)

Attachments: Document.pdf

This electronic filing is made by:

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Docket: 100160-EI

In re: Petition for approval of Proposed Demand-side Management Plan of Progress Energy Florida, Inc.

On behalf of Progress Energy Florida

Consisting of 3 pages

The attached document for filing is PEF'S OBJECTIONS TO THE SOUTHERN ALLIANCE FOR CLEAN ENERGY'S SET OF INTERROGATORIES (No. 1)

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BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition for Approval of

Proposed Demand-side Management Plan

of Progress Energy Florida, Inc.

DOCKET NO.: 100160-EI

SERVED: May 3, 2010

PEF'S OBJECTIONS TO THE SOUTHERN ALLIANCE FOR CLEAN ENERGY'S FIRST SET OF INTERROGATORIES (No. 1)

Pursuant to Fla. Admin. Code R. 28-106.206, Rule 1.340 of the Florida Rules of

Civil Procedure, Progress Energy Florida, Inc. ("PEF") hereby serves its objections to

The Southern Alliance for Clean Energy's ("SACE") First Set of Interrogatories (No. 1)

and states as follows:

GENERAL OBJECTIONS

With respect to the "Definitions" in SACE's First Set of Interrogatories, PEF

objects to any definitions or instructions that are inconsistent with PEF's discovery

obligations under applicable rules. If some question arises as to PEF's discovery

obligations, PEF will comply with applicable rules and not with any of SACE's

definitions or instructions that are inconsistent with those rules. Furthermore, PEF

objects to any interrogatory that calls for PEF to create data or information that it

otherwise does not have because there is no such requirement under the applicable rules

and law.

PEF objects to any definition or interrogatory that seeks to encompass persons or

entities who are not parties to this action or that are not subject to discovery under

1

applicable rules.

PEF also objects to any Interrogatory or Request for Production that purports to

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require PEF or its experts to prepare studies, analyses, or to do work for SACE that has not been done for PEF, presumably at PEF's cost.

Additionally, PEF generally objects to SACE's first interrogatories to the extent that they call for data or information protected by the attorney-client privilege, the work product doctrine, the accountant-client privilege, the trade secret privilege, or any other applicable privilege or protection afforded by law.

PEF also objects to any attempt by SACE to evade the numerical limitations set on interrogatories in the Order Establishing Procedure by asking multiple independent questions within single individual questions and subparts.

Finally, PEF reserves the right to supplement any of its responses to SACE's first interrogatories if PEF cannot locate the answers immediately due to their magnitude and the work required to aggregate them, or if PEF later discovers additional responsive information in the course of this proceeding.

By making these general objections at this time, PEF does not waive or relinquish its right to assert additional general and specific objections to SACE's discovery at the time PEF's response is due.

OHN T. BURNETT

Associate General Counsel - Florida

PROGRESS ENERGY SERVICE COMPANY, LLC

299 First Avenue North

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Facsimile: (727) 820-5519

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished

via electronic and U.S. Mail this 3RD day of May, 2010 to all parties of record as indicated below.

JOHN T. BURNETT

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