Diamond Williams

110009-EI

From: Costello, Jeanne [jcostello@carttonfields.com]

Sent: Friday, May 06, 2011 2:56 PM

To: Filings@psc.state.fl.us

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Subject: Filing Docket 110009

Attachments: Docket 110009 PEF Notice of Filing Corrected Justification Matrix.pdf

Docket 110009

EF Notice of Fi. <<Docket 110009 PEF Notice of Filing Corrected Justification Matrix.pdf>> Docket 110009 In re: Nuclear Cost Recovery Clause

1. Attached for filing is Progress Energy Florida's Notice of Filing a corrected Justification Matrix - Attachment C to Progress Energy Florida's Fourth Request for Confidential Classification. As stated in the notice, Attachment C to Progress Energy Florida's Third Request for Confidential Classification was inadvertently attached to the filing made on May 5, 2011 (Document No. 03144-11).

- 2. This filing consists of the Notice of Filing, 3 pages, and the corrected matrix, 2 pages, for a total of five (5) pages.
- 3. This filing is made on behalf of Progress Energy Florida.
- 4. This filing is being made by

Jeanne Costello on behalf of Blaise N Huhta Carlton Fields, P.A.

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Thank you for your consideration in this regard.

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BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

IN RE: NUCLEAR POWER PLANT

COST RECOVERY CLAUSE

Docket No. 110009-EI Submitted for Filing: May 6, 2011

PROGRESS ENERGY FLORIDA, INC.'S NOTICE OF FILING

Progress Energy Florida, Inc. ("PEF" or the "Company"), hereby gives notice of filing a corrected Justification Matrix - Attachment C to Progress Energy Florida's Fourth Request for Confidential Classification. Attachment C to Progress Energy Florida's Third Request for Confidential Classification was inadvertently attached to the filing made on May 5, 2011 (Document No. 03144-11).

Respectfully submitted,

James Michael Walls

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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 6th day of May, 2011.

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PROGRESS ENERGY FLORIDA DOCKET 110009-EI Fourth Request for Confidential Classification Confidentiality Justification Matrix

DOCUMENT	PAGE/LINE/	JUSTIFICATION
Progress Energy Florida's Responses to Citizens' Second Set of Interrogatories Nos. 5 (A),	COLUMN Response (A), all information exclusive of title, Response (B) & (C), all information exclusive of	§366.093(3)(b), Fla. Stat. The information in question contains confidential information relating to, or derived from, the
(B) and (C)	title and last paragraph	Company's internal auditing controls and/or reports of the Company's internal auditors §366.093(3)(e), Fla. Stat.
		The document portions in question contain confidential information relating to competitive business interests, the disclosure of which would impair the competitive business of the provider/owner of the information.
Progress Energy Florida's Responses to Citizens' Second Request for Production of Documents No. 9 Bates Numbers 11NC-OPCPOD2-9-000001 through 11NC-OPCPOD2- 9-000013	Entire Document	§366.093(3)(b), Fla. Stat. The information in question contains confidential information relating to, or derived from, the Company's internal auditing controls and/or reports of the Company's internal auditors
		§366.093(3)(e), Fla. Stat. The document portions in question contain confidential information relating to competitive business interests, the disclosure of which would impair the competitive business of the provider/owner of the information.
Progress Energy Florida's Responses to Citizens' Second Request for Production of Documents No. 9 Bates Numbers 11NC-OPCPOD2-9-000014 through 11NC-OPCPOD2- 9-000016	Entire Document	§366.093(3)(b), Fla. Stat. The information in question contains confidential information relating to, or derived from, the Company's internal auditing controls and/or reports of the Company's internal auditors

DOCUMENT NUMBER-DATE

PROGRESS ENERGY FLORIDA DOCKET 110009-EI Fourth Request for Confidential Classification Confidentiality Justification Matrix

DOCUMENT	PAGE/LINE/ COLUMN	JUSTIFICATION
		§366.093(3)(e), Fla. Stat. The document portions in question contain confidential information relating to competitive business interests, the disclosure of which would impair the competitive business of the provider/owner of the information.
Progress Energy Florida's Responses to Citizens' Second Request for Production of Documents No. 10 Bates Numbers 11NC-OPCPOD2-10-000001 through 11NC-OPCPOD2-10-000003	Entire Document	§366.093(3)(b), Fla. Stat. The information in question contains confidential information relating to, or derived from, the Company's internal auditing controls and/or reports of the Company's internal auditors §366.093(3)(e), Fla. Stat. The document portions in question contain confidential information relating to competitive business interests, the disclosure of which would impair the competitive business of the provider/owner of the information.
Progress Energy Florida's Responses to Citizens' Second Request for Production of Documents No. 11 Bates Numbers 11NC-OPCPOD2-11- 000001 through 11NC- OPCPOD2-11-000003	Entire Document	§366.093(3)(b), Fla. Stat. The information in question contains confidential information relating to, or derived from, the Company's internal auditing controls and/or reports of the Company's internal auditors §366.093(3)(e), Fla. Stat. The document portions in question contain confidential information relating to competitive business interests, the disclosure of which would impair the competitive business of the provider/owner of the information.