Diamond Williams

From:	George Cavros [george@cavros-law.com]
Sent:	Friday, June 03, 2011 3:21 PM
To:	Filings@psc.state.fl.us
Cc:	Beth Salak; Larry Harris; John Burnett; Dianne Triplett; Vicki Kaufman; John Moyle; John McWhirter; Suzanne Brownless; Rick Chamberlin; jbrew@bbrslaw.com; John Wilson; Tom Larson; Natalie Mims
Subjects	SACE's correction to commonte deted May 0, 2011 in DN 400400 FO

Subject: SACE's correction to comments dated May 9, 2011 in DN 100160-EG

Attachments: SACE PEF Comment Letter_4_110603.pdf

Dear Commission Clerk,

In accordance with the electronic filing procedures of the Florida Public Service Commission, the following filing is made:

Α.

George Cavros, Esq. 120 E. Oakland Park Blvd, Ste. 105 Fort Lauderdale , FL 33334 Telephone: 954.563.0074 Facsimile: 866.924.2824

Email: george@cavros-law.com

B. This filing is made in Docket No. 100160-EG - Petition for Approval of Demand-side Management Plan of Progress Energy Florida, Inc. (PEF)

C. This document is filed on behalf of Southern Alliance for Clean Energy (SACE).

D. The document is 2 total pages.

E. The attached document is SACE's correction to comments dated May 9, 2011 on the DSM plans filed by PEF in the above docket.

Sincerely,

George

George Cavros, Esq. 120 E. Oakland Park Blvd, Ste. 105 Fort Lauderdale, FL 33334 954.563.0074 (office) 866.924.2824 (fax number)

.....

The information contained in this electronic transmission is privileged and confidential information intended only for the use of the individual or entity named above. If the reader of this message is not the intended recipient, you are hereby notified that any dissemination, distribution or copying of this communication is strictly prohibited. If you have received this transmission in error, do not read it. Please immediately notify the sender that you have received this received this communication in error and then destroy the documents.

1.866.522,SACE www.cleanenergy.org

Clean Energy

P.O. Box 1842 Knoxville, TN 37901 866.637.6055

34 Wall Street, Suite 607 Asheville, NC 28801 828.254.6776

> 250 Arizona Avenue, NF

> > Atlanta, GA 30307 404.373.5832

P.O. Box 8282 Savannah, GA 31412 912.201.0354

P.O. Box 1833 Pitisboro, NC 27312 919.360.2492

P.O. Box 50451 Jacksonville, FL 32240

The revisions only apply to Progress Energy Carolinas (PEC) cost and savings data. Accordingly, Tables 1-3 with the correct data are below. As a result, some of the relative cost differences between PEC and PEF are different than as presented in our original letter.

Tabla 1	DEE and DEC	envince and	casts for ana	vear of officiency	y program implementatio	-
l'able L.	PER and PEC	savinys anu	costs for one	year of endlency	y program implementatio	I I -

Southern Alliance for Clean Energy (SACE) offers these corrections to its May 9, 2011

comments on Progress Energy Florida's (PEF) Driginal Goal Scenario and Revised Goal

Demand Side Management Plan (DSM) plans filed on November 29, 2010.

	PEC		PE	F Original G	oal	PEF Revised Goal			
MWh	Total Cost (\$000)	\$/kWh	MWh	Total Cost (\$000)	\$/kWh	MWh	Total Cost (\$000)	\$/kWh	
136,286	28,911	0.21	313,000	274,040	0.88	160,210	86,521	0.54	

Table	2.	Select	PEC	and	PEF	program	comparison
3 (31)10	din 1	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~		******		hindin	companison.

		PEC		PEF	Original G	ioal	PEF Revised Goal		
	MWh	Total Cost (\$000)	\$/kWh	MWh	Total Cost (\$000)	\$/kWh	MWh	Total Cost (\$000)	\$/kWh
Home Advantage (new construction)	3,210	1,335	0.42	7,570	9,351	1.24	2,820	2,142	0.76
Home Energy Improvement	6,277	8,838	1.41	65,460	67,894	1.04	16,470	10,591	0.64
Neighborhood Energy Saver	4,592	2,108	0.46	8,550	5,238	0.61	5,940	3,536	0.60
Lighting	81,944	7,033	0.09	N/A	N/A	N/A	22,460	1,764	0.08
Appliance Recycling	5,035	2,108	0.29	N/A	N/A	N/A	6,200	1,399	0.23
Commercial EE	35,277	7,762	0.22	31,670	20,200	0.64	62,840	18,365	0.29

DOCUMENT NUMBER-DATE

03889 JUN - 3 =

FPSC-COMMISSION CLERK

June 3, 2011

Beth W. Salak **Director, Office of Regulatory Analysis** Florida Public Service Commission 2540 Shumard Oak Blvd. Tallahassee, Florida 32399

Re: Docket No. 100160-EG (Progress Energy Florida) [Commission Order No. PSC-10-0605-PAA-EG]

Dear Ms. Salak:

cleanenergy.org

	PEC			PEF	Original G	oal	PEF Revised Goal		
	MWh	Total Cost (\$000)	\$/kWh	MWh	Total Cost (\$000)	\$/kWh	MWh	Total Cost (\$000)	\$/kWh
Energy Efficiency for Business	35,227	7,762	0.22	N/A	N/A	N/A	N/A	N/A	N/A
Business Energy Check	N/A	N/A	N/A	1,370	3,111	2.27	1,370	3,829	2.80
Better Business	N/A	N/A	N/A	25,990	14,391	0.55	60,100	12,362	0.21
Commercial/I ndustrial New Construction	N/A	N/A	N/A	3,520	1,892	0.54	4,240	1,398	0.33
Business Energy Saver	N/A	N/A	N/A	240	107	0.45	240	107	0.45
Commercial Green Building	N/A	N/A	N/A	550	465	0.85	510	435	0.85
Innovation Incentive	N/A	N/A	N/A	0	232	0.00	0	232	0.00
Total	35,227	7,762	0.22	31,670	20,200	0.64	66,460	18,365	0.28

Table 3. Commercial PEC and PEF program summary

Sincerely,

×e_ al 1

John D. Wilson Director of Research