# BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION AM | : 37

In Re: Petition for Determination of Need for Levy Units 1 and 2 Nuclear	)	Docket No: 080148-EI COMMISSION CLERK
Power Plants.	)	Submitted for Filing: June 2, 2008
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# **NOTICE OF FILING AFFIDAVIT**

Progress Energy Florida, Inc. hereby gives notice that it has filed the following Affidavits in support of Progress Energy Florida's Ninth Request for Confidential Classication Regarding Late Filed Deposition Exhibits:

- 1. Affidavit of Daniel L. Roderick; and
- 2. Affidavit of Sasha Weintraub.

Respectfully submitted,

General Counsel				
	PROGRESS	<b>ENERGY SERVICE</b>		
	COM	PANY, LLC		
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R. Alexander Glenn

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DOCUMENT NUMBER - DATE

04670 JUN-28

### 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 on the attached service list via electronic and U.S. Mail this 2 day of June, 2008.

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#### BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

1 Basiding Co. 3. 4		
In re: Petition for determination of need		
for Levy Units 1 and 2 nuclear power plants,	Docket No. 080148-EI	
by Progress Energy Florida, Inc.		
5, 10 to 10	Submitted for Filing:	May . 2008
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# AFFIDAVIT OF DANIEL L. RODERICK IN SUPPORT OF PROGRESS ENERGY FLORIDA'S NINTH REQUEST FOR CONFIDENTIAL CLASSIFICATION

STATE OF FLORIDA

**COUNTY OF CITRUS** 

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

- 1. My name is Daniel L. Roderick. 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 Vice President of Nuclear Projects and Construction for PEF's nuclear plant. This department manages nuclear generation growth strategies.
- 3. As the Vice President of Nuclear Projects and Construction, I am responsible for all aspects of major projects and construction of nuclear generating assets in Florida, including the administration of PEF's contracts with various nuclear plant contractors.
- 4. PEF is seeking confidential classification for portions of Late-Filed Deposition Exhibit of Daniel L. Roderick No. 1. A detailed description of the confidential information at

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issue is contained in confidential Exhibit A to PEF's Ninth Request for Confidential

Classification and is outlined in PEF's Justification Matrix that is attached to PEF's Ninth

Request for Confidential Classification as Exhibit C. PEF is requesting confidential

classification of this information because public disclosure of the information in question would

violate confidentiality agreements between PEF and its nuclear vendors and would impair PEF's

ability to contract for nuclear goods and services on competitive and favorable terms.

- 5. Portions of the Late-Filed Exhibit of Daniel L. Roderick No. 1 contains confidential contractual information regarding the purchase of equipment and services necessary to complete the Levy Nuclear Project. Part of this response contains information regarding contractual arrangements between PEF and providers of nuclear equipment and services that would adversely impact PEF's competitive business interests if disclosed to the public. PEF must be able to assure these vendors that sensitive business information, such as the terms of their contracts, will be kept confidential. Indeed, the contracts at issue contains confidentiality provisions that prohibit the disclosure of the terms of the contracts to third parties. Specifically, the information at issue relates to competitively negotiated contractual data and other contractual terms, the disclosure of which would impair the efforts of the Company to negotiate these contracts on favorable terms. If other third parties were made aware of confidential contractual terms that PEF has with other parties, they may offer PEF less competitive contractual terms in future contractual negotiations. Without PEF's measures to maintain the confidentiality of sensitive terms in contracts between PEF and nuclear contractors, the Company's efforts to obtain competitive contracts for the Levy Nuclear Project could be undermined.
- 6. Upon receipt of this confidential information, and with its own confidential information, strict procedures are established and followed to maintain the confidentiality of the documents and information provided, including restricting access to those persons who need the

information to assist the Company, and restricting the number of, and access to the information. At no time since receiving the information in question has the Company publicly disclosed that information. The Company has treated and continues to treat the information at issue as confidential.

7. This concludes my affidavit.

Further affiant sayeth not.

Dated the 30th day of May, 2008.

(Signature)

Daniel L. Roderick

Vice President

Nuclear Projects and Construction

Crystal River Unit 3

Crystal River Energy Complex

Site Administration 2C

15760 West Power Line Street

Crystal River, Florida 34428

THE FOREGOING INSTRUMENT was sworn to and subscribed before me this 30th day of May, 2008 by Daniel L. Roderick. He is personally known to me, or has produced his driver's license, or his as identification.

(AFFIX NOTARIAL SEAL)

JANET L. SCHROEDER
MY COMMISSION # DD 551098
EXPIRES: June 20, 2010
1-800-3-NOTARY FL Notary Obsquart Assoc. Co.

signature)

JANET L. SCHROEDER

(Printed Name)

NOTARY PUBLIC, STATE OF FLORIDA

06-20-2010

(Commission Expiration Date)

DD 551098

(Serial Number, If Any)

## BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition for determination of need for Levy Units 1 and 2 nuclear power plants, by Progress Energy Florida, Inc.

Docket No. 080148-EI

Submitted for Filing:

May , 2008

AFFIDAVIT OF ALEXANDER (SASHA) WEINTRAUB IN SUPPORT OF PROGRESS ENERGY FLORIDA'S NINTH REQUEST FOR CONFIDENTIAL CLASSIFICATION

STATE OF NORTH CAROLINA

COUNTY OF WAKE

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

- 1. My name is Sasha Weintraub. 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 Vice President of Regulated Fuels Department. This department is responsible for the procurement of coal, natural gas, and fuel oil for PEF and Progress Energy Carolinas ("PEC") systems.
- 3. As the Vice President of Regulated Fuels Department, I am responsible for, among other things, the procurement of coal, natural gas, and fuel oil for PEF and PEC. I am also responsible for the Company's coal, natural gas, and fuel oil price forecasts used for resource planning purposes and in connection with the Company's Ten Year Site Plan filing each year.

- 4. PEF is seeking confidential classification for portions of the Late-Filed

  Deposition Exhibit of Sasha Weintraub No. 1. A detailed description of the confidential
  information at issue is contained in confidential Exhibit A to PEF's Ninth Request for

  Confidential Classification and is outlined in PEF's Justification Matrix that is attached to PEF's

  Ninth Request for Confidential Classification as Exhibit C. PEF is requesting confidential
  classification of this portion of the exhibit, because it contains confidential information regarding
  contracts between PEF and outside vendors who provide fuel forecasting data, the disclosure of
  which would compromise PEF's competitive business interests.
- 5. Late-Filed Deposition Exhibit of Sasha Weintraub No. 1 are documents regarding coal, oil, and natural gas forecasting data and market information, which PEF purchases from third party entities. The terms of the contracts under which PEF purchases these fuel forecasts requires PEF to maintain the information contained in these reports as confidential. Disclosure of this information would violate the terms of those confidentiality agreements. In addition, if PEF disclosed this confidential forecasting data, the third parties that sell this data may be unwilling in the future to offer such information to PEF, which could adversely affect PEF's competitive business interests in buying fuel.
- 6. Upon receipt of this confidential information, and with its own confidential information, strict procedures are established and followed to maintain the confidentiality of the terms of the documents and information provided, including restricting access to those persons who need the information to assist the Company, and restricting the number of, and access to the information and contracts. At no time since receiving the contracts and information in question has the Company publicly disclosed that information or contracts. The Company has treated and continues to treat the information and contracts at issue as confidential.

Dated the 29 day of May, 2	2008.
	Signatule) Sasha Weintraub Vice President Regulated Fuels Department 410 S. Wilmington Street Raleigh, NC 27601
of May, 2008 by Sasha Weintraub. H	MENT was sworn to and subscribed before me this 29 day e is personally known to me, or has produced his
driver's licer	as identification.
(AFFIX NOTARIAL SEAL)	(Signature)  Wendy M. Dunn (Printed Name)  NOTARY PUBLIC, STATE OF NC  (Commission Expiration Date)
	(Serial Number, If Any)

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7.

This concludes my affidavit.

Further affiant sayeth not.