## BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Review of coal costs for Progress Energy Florida's Crystal River Units 4 and 5 for 2006 and 2007	Docket No. 070703-EI  Submitted for Filing: February 18, 2009
AFFIDAVIT OF SASHA WEINTRAUB IN SUPPORT OF PROGRESS ENERGY FLORIDA'S 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 Weintrau	b. I am over the age of 18 years old and I
have been authorized by Progress Energy Flor	rida (hereinafter "PEF" or the "Company")
to give this affidavit in the above-styled proc	ceeding 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 -	Fuels & Power Optimization Department.
This section is responsible for coal acquisi	ition for both PEF and Progress Energy
Carolinas ("PEC") systems.	

COM \_\_\_ ECR \_\_ GCL \_\_ OPC \_\_ RCP

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- 3. As the Vice President Fuels & Power Optimization Department, I am responsible, along with the other members of the section, for the procurement of coal transportation contracts for PEC's and PEF's electrical power generation facilities, and the administration of PEC's and PEF's coal contracts with various suppliers.
- 4. In this Request for Confidential Classification, PEF is seeking confidential classification for portions of Exhibit No.\_\_ (DJP-8) attached to OPC's expert witness, David J. Putman's direct testimony filed in Docket 070703-EI on February 2, 2009. The detailed description of the confidential information at issue is outlined in PEF's Justification Matrix that is attached to PEF's Request for Confidential Classification as Exhibit C.
- 5. Portions of Exhibit No.\_\_ (DJP-8) contain competitive confidential business information relating to PEF's contractual arrangements with third-party coal supply and transportation companies that PEF has contracts with. PEF negotiates with potential coal suppliers and transportation companies to obtain competitive contracts for coal options that provide economic value to PEF and its ratepayers. With respect to the information at issue in this request, PEF has kept confidential and has not publicly disclosed confidential contract terms such as pricing and similar contractual information. Without PEF's measures to maintain the confidentiality of sensitive terms in contracts between PEF and coal suppliers and transportation contractors, the Company's efforts to obtain competitive coal supply and transportation contracts could be undermined. Coal suppliers and transportation companies could adjust their behavior in the market place that could result in less competitive coal supply or transportation options that provide economic value to both PEF and its ratepayers.

Additionally, the disclosure of confidential information in PEF's coal supply and transportation contracts, proposals, and other such documents could adversely impact PEF's competitive business interests. If such information was disclosed to PEF's competitors, PEF's efforts to obtain competitive coal supply and transportation options that provide economic value to both PEF and its ratepayers could be compromised by PEF's competitors changing their consumption or purchasing behavior within the relevant markets.

- 6. Upon receipt of confidential information from coal suppliers and transportation companies, 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.
  - 7. This concludes my affidavit.

Further affiant sayeth not.

Dated the 16 day of February, 2009.

(Signature)

Sasha Weintraub Vice President

Fuels & Power Optimization Department

Progress Energy Carolinas

Post Office Box 1551

Raleigh, NC. 27602

THE FOREGOING INSTRUMENTAL THE FOREGOING INSTRUMENTAL AND ADDRESS OF THE THE PROPERTY OF THE P	UMENT was sworn to and subscribed before me this a Weintraub. He is personally known to me, or has driver's license, or his
	Dendy M. Duns
	Wendy M. Dunn (Printed Name)
(AFFIX NOTARIAL SEAL)	NOTARY PUBLIC, STATE OF N.C.
	Ouly 5 2012 (Continuission Expiration Date)
	(Scrial Number, If Any)