BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION 11 APR 19 PM 2: 37

In	re:	Petition 1	for a	pproval	of negotiated	
	pure	chase powe	er coi	ntract wi	th Trans World	
	Ene	rgy LLC b	y Pr	ogress E	Energy Florida,	
	Inc.					

COMMISSION

Docket No. 110047-EQ

Dated: April 19, 2011

PROGRESS ENERGY FLORIDA INC.'S REQUEST FOR CONFIDENTIAL CLASSIFICATION

Progress Energy Florida, Inc., ("PEF" or "Company"), pursuant to Section 366.093, Florida Statutes (F.S.), and Rule 25-22.006, Florida Administrative Code (F.A.C.), submits this Request for Confidential Classification for certain information contained in the Responses to Staff's Data Request No. 2 filed on April 19, 2011. In support of this Request, PEF states:

- The Response to Staff Data Request No. 2, specifically Attachment A, contains 1. information that is "proprietary business information" under Section 366.093(3), Florida Statutes.
 - The following exhibits are included with this request: 2.
- Sealed Composite Exhibit A is a package containing unredacted copies of all (a) the documents for which PEF seeks confidential treatment. Composite Exhibit A is being submitted separately in a sealed envelope labeled "CONFIDENTIAL." In the unredacted versions, the information asserted to be confidential is highlighted by yellow marker.

	(b)	Composite Exhibit B is a packag	ge containing two copies of rec	dacted versions
COM APA	of the documents	for which the Company requests	confidential classification.	The specific
ECR	information for which	ch confidential treatment is requeste	ed has been blocked out by op	aque marker or
GCL				
RAD	other means.	claim of confidentiality notice of intent		
SSC		request for confidentiality		
ADM		filed by OPC	DOCUMENTA	UMBER -DATE
OPC		For DN 02667-11, which	0000	*55.10
CLK		is in locked storage. You must be	U 2 6 6 t	APR 19 =

authorized to view this DN.-CLK

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- (c) Exhibit C is a justification table which identifies by page and line the information for which PEF seeks confidential classification and the specific statutory bases for seeking confidential treatment.
- 3. As indicated in Exhibit C, the information for which PEF requests confidential classification is "proprietary confidential business information" within the meaning of Section 366.093(3), F.S. Specifically, the information at issue relates to competitively negotiated contractual data, such as contract capacity payments and cost information, the disclosure of which would impair the efforts of the Company or its affiliates to negotiate purchase power contracts on favorable terms. See § 366.093(3)(d), F.S.; Affidavit of David Gammon at ¶ 5. Furthermore, the information at issue relates to the competitive interests of both PEF and Trans World Energy LLC ("Trans World"), the disclosure of which would impair their competitive businesses. Id. § 366.093(3)(e); Affidavit of David Gammon at ¶ 6. Accordingly, such information constitutes "proprietary confidential business information" which is exempt from disclosure under the Public Records Act pursuant to Section 366.093(1), F.S.
- 4. The information identified as Exhibit "A" is intended to be and is treated as confidential by the Company. See Affidavit of David Gammon at ¶7. The information has not been disclosed to the public, and both PEF and Trans World have treated and continues to treat the information at issue as confidential. See Affidavit of David Gammon at ¶7.
- 5. PEF requests that the information identified in Exhibit A be classified as "proprietary confidential business information" within the meaning of section 366.093(3), F.S., that the information remain confidential for a period of at least 18 months as provided in section 366.093(4)

F.S., and that the information be returned as soon as it is no longer necessary for the Commission to conduct its business.

WHEREFORE, for the foregoing reasons, PEF respectfully requests that this Request for Confidential Classification be granted.

RESPECTFULLY SUBMITTED this 19th day of April, 2011.

R. ALEXANDER GLENN General Counsel

JOHN T. BURNETT

Associate General Counsel

Progress Energy Service Company, LLC

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Attorneys for

PROGRESS ENERGY FLORIDA, INC.

REDACTED

Exhibit B REDACTED

DOCUMENT NUMBER-CATE

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Attachment A

PEF Response to Staff DR-2 Dkt# 110047-EQ

Contract MW:

PV Date

40

Capacity Factor:

94%

6/30/2011

REDACTED

Discour	Discount Rate: 6.75%															
\$000	(1)	(2)	(3)	(4)	(5)	(6)	(7)		(8)		(9)	(10)	١	(11)	(12)	(13)
			Contract	Contract	(3) + (4) Contract Energy &	Contract	Avoided		Avoided	/	(7) + (8) Avoided Energy &	Avoide	ed	(9) - (5) Difference	(10) - (6) Cumulative	
	# of	Contract	Capacity	Energy	Capacity	Cumulative	Capacity	ı	Energy		Capacity	Cumula		from	Difference from	Discount
	Months	Energy	Payments	Payments	Payments	Payments	Payments		ayments		ayments	Payme		Contract	Contract	Factor
Units	· · · · · · · · · · · · · · · · · · ·	MWh	\$	\$	\$	\$	\$	H	\$	<u> </u>	\$	\$		\$	\$	1 80.001
Year				·	•	· •	•	T	•					<u> </u>		
2011	0	-					\$ -	\$	-	\$	-	\$	-			1.000
2012	0	-					\$ -	\$	-	\$	_	\$	-			0.937
2013	6	166,040					\$ -	\$	8,303	\$	8,303	\$ 8,	,303			0.877
2014	12	329,373					\$ - \$ -	\$	17,130	\$	17,130	\$ 25,	,433			0.822
2015	12	329,373						\$	18,354	\$	18,354	\$ 43,	,787			0.770
2016	12	330,276					\$ -	\$	19,907	\$	19,907	\$ 63,	,693			0.721
2017	12	329,373					\$ -	\$	20,741	\$	20,741	\$ 84,	,434			0.676
2018	12	329,373					\$ -	\$	21,240	\$	21,240	\$ 105,	,674			0.633
2019	12	329,373					\$ -	\$	23,554	\$	23,554	\$ 129,				0.593
2020	12	330,276					\$ 1,592	\$	23,048	\$	24,640	\$ 153,				0.555
2021	12	329,373					\$ 2,785	\$	21,195	\$	23,979	\$ 177,	,848			0.520
2022	12	329,373					\$ 2,840	\$	20,436	\$	23,276	\$ 201,	123			0.487
2023	12	329,373					\$ 2,897	\$	18,079	\$	20,976	\$ 222,	100			0.457
2024	12	330,276					\$ 2,955	\$	19,815	\$	22,770	\$ 244,	870			0.428
2025	12	329,373					\$ 3,014	\$	22,428	\$	25,442	\$ 270,	311			0.401
2026	12	329,373					\$ 3,074	\$	22,557	\$	25,631	\$ 295,	943			0.375
2027	12	329,373					\$ 3,136	\$	23,603	\$	26,739	\$ 322,	682			0.352
2028	12	330,276					\$ 3,199	\$	24,673	\$	27,871	\$ 350,	.553			0.329
2029	12	329,373					\$ 3,263	\$	25,151	\$	28,414	\$ 378,	967			0.308
2030	12	329,373					\$ 3,328	\$	26,765	\$	30,092	\$ 409,	.059			0.289
2031	12	329,373					\$ 3,394	\$	27,689	\$	31,084	\$ 440,	142			0.271
2032	12	330,276					\$ 3,462	\$	28,707	\$	32,169	\$ 472,	.311			0.254
2033	6	163,333					\$ 1,766	\$	13,400	\$	15,166	\$ 487,	477			0.238
Total	240	6,591,975					\$ 40,704	\$	446,773	\$	487,477					
NPV 20	11\$		\$ -	\$ 195,656	\$ 195,656		\$ 15,004	\$	209,105	\$	224,109		ecci	\$ 28,453		

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Exhibit C

PROGRESS ENERGY FLORIDA Confidentiality Justification Matrix

DOCUMENT/RESPONSES	PAGE/LINE	JUSTIFICATION
PEF Responses to Staff Data Request No. 2	PAGE/LINE Attachment A: amounts in Columns 3, 4, 5, 6, 11 & 12 (capacity payments and cost information).	§366.093(3)(d), F.S. The document in question contains confidential information, the disclosure of which would impair PEF's efforts to contract for goods or services on favorable terms. §366.093(3)(e), F.S. The document in question contains confidential information relating to competitive business interests, the disclosure of which would impair the competitive business of the provider/owner of the information.
		of the information.

DOCUMENT NUMBER-CATE

02666 APR 19 =

FPSC-COMMISSION CLERK

State of Florida



Hublic Service Commission

CAPITAL CIRCLE OFFICE CENTER • 2540 SHUMARD OAK BOULEVARD TALLAHASSEE, FLORIDA 32399-0850

John T. Burnett P.O. Box 14042 St. Petersburg FL 33733

Re: Acknowledgement of Confidential Filing in Docket No. 110047-EQ

This will acknowledge receipt by the Florida Public Service Commission,

Office of Commission Clerk, of a CONFIDENTIAL DOCUMENT filed on April 19,

2011, in the above-referenced docket.

Document Number 02667-11 has been assigned to this filing, which will be maintained in locked storage.

If you have any questions regarding this document, please contact Kim Peña, Records Management Assistant, at (850) 413-6393.