

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Progress Energy Florida, Inc.'s)
petition for approval of long-term fuel) Docket No.: 041414-EI
supply and transportation contracts for)
Hines Unit 4 and additional system)
supply and transportation.)

NOTICE OF INTENT TO REQUEST
CONFIDENTIAL CLASSIFICATION

Progress Energy Florida ("PEF" or the "Company"), pursuant to Section 366.093,
Florida Statutes, and Rule 25-22.006, Florida Administrative Code, files this Notice of
Intent to Request Confidential Classification of portions of documents, contracts, and
information to be produced in response to Staff's Fourth Set of Interrogatories,
Interrogatory Numbers 64, 76, 77, 79, 84, 87, 95, 96, 99, 100, 103, 106, 107, 115-118,
120, 132, 134, 136, 137, 140, 141, 144, and 146, and Staff's Fourth Request for
Production of Documents (Nos. 12-42), Requests 12-18, 23-24, 28-37, 39, 41, and 42.
These responses contain confidential contracts and communications between PEF and its
fuel suppliers, as well as information regarding pricing and quantity terms from those
confidential contracts.

Specifically, those documents included in Bates Ranges PEF 000236 through PEF
000237, PEF 000241 through PEF 00263, PEF 000266 through PEF 000270, PEF
000279 through PEF 000286, PEF 000289 through PEF 000291, PEF 000294 through
PEF 000295, PEF 000315, PEF 000317 through PEF 000324, PEF 000326, PEF 000328
through PEF 000333, PEF 000336, PEF 000432, PEF 000434, PEF 000528 through PEF
000551, PEF 000559 through PEF 000582, PEF 000584 through PEF 000609, PEF
000611 through PEF 000656, PEF 000665 through PEF 000726, PEF 000728 through
PEF 000747, PEF 000755, PEF 000764 through PEF 000765, PEF 000770, PEF 000772

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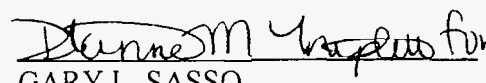
DOCUMENT NUMBER DATE
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FPSC-COMMISSION CLERK

through PEF 000774, PEF 000778, PEF 000780 through PEF 000807, PEF 000816 through PEF 000875A, PEF 000876 through PEF 000881, PEF 000978 through PEF 000991, PEF 000993 through PEF 001003 PEF 000876 through PEF 000881, PEF 000883 through PEF 000962, PEF 001005 through PEF 001041, PEF 001043 through PEF 001049, PEF 001050 through PEF 001056, PEF 001063 through PEF 001081, PEF 001083 through PEF 001087, PEF 001089 through PEF 001291, PEF 001059 through PEF 001062, PEF 001292, PEF 001294 through PEF 001400, PEF 001402 through PEF 001450, PEF 001452 through PEF 001453, PEF 001456, PEF 001458 through PEF 001467, PEF 001469, PEF 001471, PEF 001476, PEF 001478 through PEF 001481, PEF 001484 through PEF 001485, PEF 001487 through PEF 001489, PEF 001493 through PEF 001526, PEF 001528 through PEF 001537, PEF 001539 through PEF 001542, PEF 001544 through PEF 001546, PEF 001549 through PEF 001550, PEF 001552 through PEF 001560, PEF 001561, PEF 001564 through PEF 001670, PEF 001672 through PEF 001691, and PEF 001728 through PEF 0018132 contain copies of confidential proposals and contracts submitted to PEF by potential fuel suppliers and other communications and negotiations between PEF and those potential fuel suppliers. The responses to Interrogatory Numbers 64, 76, 77, 79, 84, 87, 95, 96, 99, 100, 103, 106, 107, 115-118, 120, 132, 134, 136, 137, 140, 141, 144, and 146 contain details and facts regarding confidential negotiations between PEF and potential fuel suppliers.

Pursuant to Rule 25-22.006(3)(a)(1), PEF will file a Request for Confidential Classification for any such confidential information contained therein.

Respectfully submitted this 30th day of March, 2005.

R. ALEXANDER GLENN
Deputy General Counsel – Florida


GARY L. SASSO
Florida Bar No. 622575

John Burnett

PROGRESS ENERGY SERVICE
COMPANY, LLC
100 Central Avenue, Ste. 1D
St. Petersburg, FL 33701
Telephone: (727) 820-5587
Facsimile: (727) 820-5519

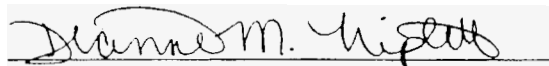
JAMES MICHAEL WALLS
Florida Bar No. 0706272
JOHN T. BURNETT
Florida Bar No. 173304
CARLTON FIELDS, P.A.
Post Office Box 3239
Tampa, FL 33601-3239
Telephone: (813) 223-7000
Facsimile: (813) 229-4133

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true copy of the foregoing has been furnished to the following individuals as indicated in the service list on this 30th day of March, 2005

Via electronic and U.S. Mail
Adrienne E. Vining, Esquire
Office of the General Counsel
Florida Public Service Commission
2540 Shumard Oak Blvd.
Tallahassee, FL 32399-0850

Via Electronic and U.S. Mail
Patricia A. Christensen, Esquire
Office of the Public Counsel
c/o The Florida Legislature
111 West Madison St., Room 812
Tallahassee, FL 32399-1400



Attorney