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Timolyn Henry\*\*\*\*\*1

## Timolyn Henry

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| From:<br>Sent:<br>To:<br>Cc:<br>Subject: | Dowling, Kathleen B [Kathleen.Dowling@pgnmail.com]<br>Thursday, June 16, 2005 3:01 PM<br>Filings@psc.state.fl.us<br>Blanca Bayo; jbrubaker@psc.state.fl.us; tperry@mac-law.com; Vicki Gordon Kaufman;<br>jmcwhirter@mac-law.com; Christensen.patty@leg.state.fl.us; miketwomey@talstar.com<br>Docket No. 041272 |
|--|---|
| Attachments:                             | Document.pdf  |



Document.pdf (323 KB)

Attached for filing on behalf of Progress Energy Florida is a letter to Mr. Tim Devlin regarding Staff Recommendation.

Kathy Dowling Sr. Legal Secretary to R. Alexander Glenn Progress Energy Service Company, LLC 100 Central Avenue - CX1D P. O. Box 14042 St. Petersburg, FL 33701 727/820-5785

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June 16, 2005

Mr. Tim Devlin Director, Division of Economic Regulation Florida Public Service Commission 2540 Shumard Oak **Boulevard** Tallahassee, FL 32399-0850

## **RE: Staff Recommendation in Docket 041272-EI**

Dear Mr. Devlin:

Upon review of the staff recommendation in the above referenced docket it is unclear to PEF how staff proposes that we deal with the expense recognition of the items identified by staff as not being eligible for inclusion in the Storm Reserve. Therefore the Company is requesting that staff provide the Commission a recommendation that if approved would be made part of the final order. It is also the Company's request, if acceptable to staff, that the recommendation allow PEF to amortize the impact of these expenses over the same 24 month period for which recovery of the storm reserve deficiency has been authorized to take place. This expense would be absorbed within current base rates and will allow PEF to apply the GAAP principle of "matching" the revenues and expenses over the same period of time.

In accordance with Commission ratemaking rules and regulations the proposed staff adjustments would be recorded as a 186 "Deferred Debit" until fully amortized and would be removed from both working capital and O&M, for any rate case test period that my be considered by the Commission during the amortization period requested herein.

Sincerely,

Javier J. Portuondo Director of Regulatory Services - Florida Progress Energy Service Company LLC javier.portuondo@pgnmail.com Ph. 727.820.5835

cc: Blanca Bayö

Progress Energy Service Company, LLC P.D. Box 14042 St. Petersberg, FL 33733

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