Timolyn Henry

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ORIGINAL

From:	Stright, Lisa [Lisa.Stright@pgnmail.com]	
Sent:	Monday, October 16, 2006 4:30 PM	
То:	Filings@psc.state.fl.us	
Cc:	Lisa Bennett; Burnett, John	
Subject:	PEF's Revised Justification Matrix - DKt# 060001	
Attachments:	Document.pdf	

This electronic filing is made by

John T. Burnett P.O. Box 14042 St. Petersburg, FL 33733 727-820-5184 john.burnett@pgnmail.com

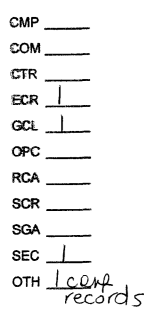
Docket No. 060001-EI

On behalf of Progress Energy Florida

Consisting of 2 pages.

The attached document for filing is Progress Energy's Revised "Exhibit C - Justification Matrix" in Docket No. 060001-EI, including a filing letter.

<<Document.pdf>>



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FPSC-COMMISSION CLERK





October 16, 2006

Ms. Lisa Bennett, Esquire Office of the General Counsel Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850

> Re: Fuel and Purchased Power Cost Recovery Clause with Generating Performance Incentive Factor; Docket No. 060001-EI

Dear Lisa:

On October 9, 2006, Progress Energy Florida, Inc. ("PEF") filed a Request for Confidential Classification for certain information in response to OPC's Twelfth Request for Production of Documents (No. 53). Unfortunately, PEF inadvertently included some nonconfidential documents in that request. To correct this error, please find attached a revised "Exhibit C – Justification Matrix" which replaces the original filed on October 9, 2006.

Thank you for your assistance in this matter, and I apologize for any inconvenience that this may have caused

Sincerely, John T. Burnett Lms

JTB/lms Attachment

> Progress Energy Florida, Inc. 100 E. College Avenue Sume 800 Lallahassere, H. 32301

DOCUMENT NUMBER-DATE 0 9570 OCT 16 g FPSC-COMMISSION CLERK

PROGRESS ENERGY FLORIDA Confidentiality Justification Matrix

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PEF's Response to OPC's 12th POD (53)Bates Nos. PEF-FUEL- 004655 - bullet one only; Bates No. PEF-FUEL- 004656 through 004658, 004662, 004664, 004665, 004663, 004670, 004671, 004673, 004676, 004674, 004684, 004686 - 004688, 004691, 004697, 4718, and 004721 - 004724: Internal confidential documents / presentations Re: hedging strategies and cost analyses.§366.093(3)(d), F.S. The document in question contains confidential side.094630, 004671, 004673, 004674, 004684, 004687, 4718, and 004721 - 004724: Internal confidential documents / presentations Re: hedging strategies and cost analyses.§366.093(3)(d), F.S. The document in question contains confidential information relating to competitive business of the provider/owner of the information.	DOCUMENT/RESPONSES	PAGE/LINE	JUSTIFICATION
	PEF's Response to OPC's	Bates Nos. PEF-FUEL- 004655 – bullet one only; Bates No. PEF-FUEL- 004656 through 004658, 004662, 004664, 004665, 004668, 004670, 004671, 004673, 004676, 004678, 004679, 004681, 004684, 004686 – 004688, 004691, 004693, 004694, 004696, 004697, 4718, and 004721 – 004724: Internal confidential documents / presentations Re: hedging strategies and	 §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