BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

ORIGINAL

FPSC-COMMISSION CLERK

DOCKET NO. 060658-EI
FILED: April 30, 2007

POSTHEARING STATEMENT OF WHITE SPRINGS

Pursuant to the Orders Establishing Procedure in this docket, Order No. PSC-07-0048-PCO-EI, issued January 16, 2007, Order No. PSC-07-0132-PCO-EI, dated February, 15, 2007, and Order No. PSC-07-0191--PCO-EI, issued March 2, 2007, White Springs Agricultural Chemicals, Inc. d/b/a PCS Phosphate White Springs ("White Springs") hereby files its Posthearing Statement.

BASIC POSITION

White Springs adopts as its own the positions on all of the issues taken by the Office of Public Counsel, and further adopts as its own the positions taken by AARP as to penalty matters (Issue 5).

ISSUES AND POSITIONS

ISSUE 1: Did PEF act prudently in purchasing coal for Crystal River Units 4 and 5 beginning in 1996 and continuing to 2005?

	White Springs:
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CTR	purchases for CR units 4 and 5 were prudent over this period. The
ECR	testimony and evidence of the OPC witnesses establish that PEF unreasonably avoided purchasing a blend of bituminous and sub-bituminous
GCL	
OPC	blend was more economical and the units were designed to burn such a blend to lower fuel costs to consumers.*
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Environmental Permitting

White Springs:

White Springs adopts the position of OPC as its own.

Coal Procurement Practices

White Springs:

White Springs adopts the position of OPC as its own.

CR-3

White Springs:

CR3 went into commercial operation in March 1977. CR4 and CR5 came on line years later in 1982 and 1984. PEF's efforts to solicit bids from PRB sources and to test burn PRB coal at Crystal River have not been impeded in any manner by the presence of CR3 or its licensing requirements with the Nuclear Regulatory Commission. PEF's conjecture on the results of its asyet unperformed risk and safety evaluations associated with PRB use at Crystal River, or possible NRC reactions to such assessments, is no defense to PEF's otherwise imprudent actions. The delay of the CR3 staff in undertaking those assessments, however, should be considered a separate instance of imprudence should it delay the use of PRB coals at the site.

CR-4 & CR-5 Operational Matters

White Springs:

White Springs adopts the position of OPC as its own.

Megawatt Capacity

White Springs:

White Springs adopts the position of OPC as its own.

Coal Availability and Costs

White Springs:

White Springs adopts the position of OPC as its own.

Affiliates

White Springs:

White Springs adopts the position of OPC as its own.

Other Factors

White Springs:

White Springs adopts the position of OPC as its own.

ISSUE 2: If the Commission determines that PEF acted imprudently in its coal purchases, should PEF be required to refund customers for coal purchased to run Crystal River Units 4 and 5 during the time period of 1996 – 2005?

White Springs:

* Yes. White Springs agrees with OPC and other Intervenor parties that findings of imprudent management of coal purchases require an order directing PEF to refund excessive charges to consumers.*

<u>ISSUE 3</u>: Under the circumstances of this case, does the Commission have the authority to grant the relief requested by OPC?

White Springs:

* Yes. It is well settled that the Commission possesses the authority to conduct this prudence review and order the relief requested by OPC and AARP in this docket.*

If the Commission determines that PEF should be required to refund customers for coal purchased to run Crystal River Units 4 and 5, what amount should be refunded, and how and when should such refund be accomplished?

White Springs:

* White Springs adopts OPC's calculation of the refund required, including interest. The refunds should be accomplished through credits to the fuel factor implemented over a period not exceeding one year.*

ISSUE 5: If the Commission determines that PEF willfully violated any lawful rule or order of the Commission or any provision of Chapter 366, Florida Statutes, should the Commission impose a penalty on PEF, and what should be the amount of such penalty?

White Springs:

* If the Commission determines that PEF willfully violated a rule or order of the Commission or provision of Chapter 366, Florida Statutes, by purchasing more expensive affiliate-supplied coal or coal products than reasonably available non-affiliate coal, further Commission action is warranted, and White Springs adopts AARP's position on this issue.*

ISSUE 6: Should this docket be closed?

White Springs:

Yes. The docket should be closed following completion of all refunds to consumers.

Respectfully submitted the 30th day of April, 2007.

BRICKFIELD, BURCHETTE, RITTS & STONE, P.C.

/s/ James W. Brew

James W. Brew 1025 Thomas Jefferson Street, N.W. Eighth Floor, West Tower Washington, D.C. 20007

Tel: (202) 342-0800 Fax: (202) 342-0800 jbrew@bbrslaw.com

Counsel for White Springs Agricultural Chemicals, Inc. d/b/a PCS Phosphate White Springs

CERTIFICATE OF SERVICE

I hereby certify that a true copy of the foregoing Prehearing Statement has been furnished by electronic mail and U.S. Mail this 9th day of March, 2007 to the following individuals:

/s/ James W. Brew

AARP

c/o Mike B. Twomey P. O. Box 5256

Tallahassee, FL 32314-5256 Phone: 850-421-9530

FAX: 421-8543

Email: miketwomey@talstar.com

Ausley Law Firm

Lee L. Willis/James D. Beasley

P.O. Box 391

Tallahassee, FL 32302 Phone: 850-224-9115

FAX: 222-7952

Beggs & Lane Law Firm J. Stone/R. Badders/S. Griffin

P.O. Box 12950

Pensacola, FL 32591-2950

Phone: 850-432-2451 FAX: 850-469-3331

Federal Executive Agencies Lt. Col. K. White/Capt. D. Williams c/o AFLSA/JACL-ULT

139 Barnes Drive, Suite 1 Tyndall AFB, FL 32403-5319

Phone: 850-283-6217 FAX: 850-283-6219

McWhirter Law Firm Timothy J. Perry

117 South Gadsden Street Tallahassee, FL 32301

Phone: 850-222-2525 FAX: 222-5606

Email: tperry@mac-law.com

Messer Law Firm Norman H. Horton, Jr.

P.O. Box 1876

Tallahassee, FL 32302-1876

Phone: 850-222-0720

FAX: 224-4359

Email: nhorton@lawfla.com

Office of Public Counsel

P. Christensen/C. Beck/J. McGlothlin

c/o The Florida Legislature

111 West Madison Street, Room 812

Tallahassee, FL 32399-1400

Phone: 850-488-9330

Progress Energy Florida, Inc.

Mr. Paul Lewis, Jr.

106 East College Avenue, Suite 800

Tallahassee, FL 32301-7740

Phone: 222-8738 FAX: 222-9768

Email: paul.lewisjr@pgnmail.com

Florida Power & Light Company Mr. Bill Walker 215 South Monroe Street, Suite 810 Tallahassee, FL 32301-1859

Phone: (850) 521-3910

FAX: 521-3939

Florida Power & Light Company R. Litchfield/J. Butler/N. Smith 700 Universe Boulevard Juno Beach, FL 33408-0420

Phone: 561-691-7101 FAX: 561-691-7135

Email: Wade Litchfield@fpl.com

Florida Public Utilities Company Ms. Cheryl Martin P.O. Box 3395 West Palm Beach, FL 33402-3395

Phone: (561) 838-1725

Florida Retail Federation 100 E. Jefferson St. Tallahassee, FL 32301 Phone: 850-222-4082

FAX: 226-4082

Florida Industrial Power Users Group John W. McWhirter, Jr. c/o McWhirter Reeves 400 North Tampa Street, Suite 2450 Tampa, FL 33602

Phone: 813-224-0866 FAX: 813-221-1854

Email: jmcwhirter@mac-law.com

Tampa Electric Company Ms. Brenda Irizarry Regulatory Affairs P. O. Box 111 Tampa, FL 33601-0111

Phone: (813) 228-1934 FAX: (813) 228-1770

Email: regdept@tecoenergy.com

Young Law Firm R. Scheffel Wright/John LaVia 225 South Adams Street, Suite 200 Tallahassee, FL 32301 Phone: 850-222-7206

FAX: 561-6834

Gulf Power Company Ms. Susan D. Ritenour One Energy Place Pensacola, FL 32520-0780 Phone: (850) 444-6231 FAX: (850) 444-6026

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

Progress Energy Service Company, LLC John T. Burnett/R. Alexander Glenn P.O. Box 14042

Saint Petersburg, FL 33733-4042

Phone: 727-820-5184 FAX: 727-820-5519

Email: john.burnett@pgnmail.com