Diamond Williams

100009-EI

From:

Costello, Jeanne [jcostello@carltonfields.com]

Sent:

Friday, August 06, 2010 3:10 PM

To:

Filings@psc.state.fl.us

Cc:

Bryan.Anderson@fpl.com; Lisa Bennett; jbrew@bbrslaw.com; john.burnett@pgnmail.com;

jessica.cano@fpl.com; gadavis@enviroattorney.com; alex.glenn@pgnmail.com; vkaufman@kagmlaw.com; paul.lewisjr@pgnmail.com; shayla.mcneill@tyndall.af.mil; jmcwhirter@mac-law.com; RMiller@pcsphosphate.com; jmoyle@kagmlaw.com; Charles Rehwinkel; ataylor@bbrslaw.com; dianne.triplett@pgnmail.com; Jamie Whitlock; Anna Williams; WOODS.MONICA; Keino Young; Walls, J. Michael; Huhta, Blaise N.; Bernier,

Matthew R.

Subject:

Filing Docket 100009

Attachments:

Docket 100009 PEF List of Pending Confidentiality Requests and Witnesses Pursuant to

Order.pdf

Docket 100009 EF List of Pend.

Cocket 100009 PEF List of Pending Confidentiality Requests and Witnesses Pursuant to Order.pdf>> Docket 100009 In re: Nuclear Cost Recovery Clause

- 1. Attached for filing on behalf of Progress Energy Florida is Progress Energy Florida's List of Pending Confidentiality Requests and List of Witnesses Pursuant to Order PSC-10-0482-PCO-EI.
 - 2. This document is six (6) pages.
 - 3. This document is being filed by

Jeanne Costello on behalf of Blaise N. Huhta Carlton Fields, P.A.

4221 W. Boy Scout Boulevard, Suite 1000

Tampa, Florida 33607-5780

Direct: 813.229.4917 Fax: 813.229.4133

jcostello@carltonfields.com www.carltonfields.com

06544 AUG-62

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Nuclear Power Plant Cost

Recovery Clause

Docket No. 100009-EI

Submitted for filing: August 6, 2010

PROGRESS ENERGY FLORIDA'S LIST OF PENDING CONFIDENTIALITY REQUESTS AND LIST OF WITNESSES PURSUANT TO ORDER PSC-10-0482-PCO-EI

Progress Energy Florida, Inc., ("PEF" or the "Company"), in accordance with the Order Setting Evidentiary Hearing on Confidentiality Requests and Establishing Hearing Procedure, Order No. PSC-10-0482-PCO-EI, hereby files its List of Pending Confidentiality Requests for the documents, testimony, and exhibits anticipated for use during the Nuclear Cost Recovery Clause ("NCRC") Hearing ("Requests") and List of Affiants, including witnesses who may appear, if required, at the Confidentiality Evidentiary Hearing in support of confidential treatment of the documents, testimony, and exhibits ("Witness"), and responds as follows:

PEF'S PROPOSED REQUESTS AND WITNESSES/AFFIANTS

Document No.	Request	Date Filed	Affiant (if required)
01339-10; 01501-10	First Request for Confidential Classification re: Hardison & Garrett Testimony and Exhibits WG-1 & WG-2 Documents: - Portions of the March 1, 2010 Testimony of Will Garrett and Exhibits WG-1 and WG-1 - Portions of the March 1, 2010 Testimony of Sue Hardison	03/01/10 (Revised 3/04/10)	Sue Hardison Jon Franke

Document No.	Request	Date Filed	Affiant (if required)
02378-10	Request for Confidential Classification re EPC Agreement Documents: - Engineering, Procurement and Construction Agreement and Amendments with Stone & Webster, Inc. and Westinghouse Electric Co.	4/01/10	- Sue Hardison - Randolph Galm (Westinghouse) - David Barry (Stone & Webster)
03541-10	Fifth Request for Confidential Classification re: April 30 th Petition, Testimony and Exhibits Documents: Portions of the May 1 st Testimony of Jeff Lyash and Exhibit JL-6 thereto; Portions of the May 1 st Testimony of John Elnitsky and Exhibits JE-1, JE-2, JE-3, JE-4 thereto; Portions of the May 1 st Testimony of Thomas G. Foster and Exhibits TGF-1, TGF-2, TGF-3, TGF-4, TGF-5 (NFRs) thereto; Portions of the May 1 st Testimony of Sue Hardison; Portions of the May 1 st Testimony of Kenneth Karp; Portions of the May 1 st Testimony of Dr. Patricia D. Galloway.	4/30/10	- Sue Hardison - John Elnitsky - Jon Franke
05701-10	PEF's Thirteenth Request for Confidential Classification re: Audit Report No. PA-10- 01-001 Document: - Portions of the Final Audit Report of the Florida Public Service Commission Staff Auditors, Audit Control No. PA 10-01-001	7/12/10	- Sue Hardison - John Elnitsky - Jon Franke - Raymond Phillips
06115-10	PEF's Seventeenth Request for Confidential Classification re: Jacobs Testimony Documents: - Portions of the July 14 th Direct	7/27/10	- John Elnitsky

17234249.1 2

Document No.	Request	Date Filed	Affiant (if required)
	Testimony of William R. Jacobs, Jr., Ph.D.		
06359-10	PEF's Eighteenth Request for Confidential Classification re: Rebuttal Testimony	8/3/10	- Jon Franke - John Elnitsky
	 Documents: Portions of the Rebuttal Testimony of Jeff Lyash and Exhibits JL-7 and JL-9 thereto; Portions of the Rebuttal Testimony of John Elnitsky and Exhibits JE-6 thereto; Portions of the Rebuttal Testimony of Jon Franke and Exhibits JF-5, JF-6, JF-7, JF-8 thereto. 		
06382-10	PEF's Nineteenth Request for Confidential Classification re: Prehearing Statement PEF's Amended Nineteenth Request for Confidential Classification re: Prehearing Statement	8/3/10 Amended 8/6/10	- Geoff Foster - Will Garrett
	Document: - Portions of the Prehearing Statement, filed August 3 rd - Portions of the Amended Prehearing Statement, filed August 6 th		
***	PEF's Twenty-First Request for Confidential Classification re: Deposition of Jacobs	TBD	- TBD
	Document: - Portions of the Deposition Transcript of William R. Jacobs, Jr., Ph.D. taken July 27, 2010		
06237-10	Fifth Notice of Intent to Request Confidential Classification re: Deposition of William R. Jacobs, Jr., Ph.D.	7/30/10	- None required.
	Document: - Portions of the Deposition of William R.		

17234249.1

Document No.	Request	Date Filed	Affiant (if required)
	Jacobs, Jr., Ph.D. taken July 27, 2010		

As discussed by the parties at the informal meeting with Staff on August 4, 2010, PEF understands that it will be required to produce a competent witness, among the affiants but not all affiants, to provide testimony in support of its requests for confidential classification at the Confidentiality Evidentiary Hearing set for August 20, 2010, to the extent any specific PEF confidentiality designation(s) on testimony or documents are identified as being challenged in the issues to be determined in the issues list due August 11, 2010.

Respectfully submitted this 6th day of August, 2010.

R. Alexander Glenn
General Counsel
John Burnett
Associate General Counsel
Dianne M. Triplett
Associate General Counsel
PROGRESS ENERGY SERVICE
COMPANY, LLC
Post Office Box 14042
St. Petersburg, FL 33733-4042
Telephone: (727) 820-5587

(727) 820-5519

James Michael Walls
Florida Bar No. 0706242
Blaise N. Huhta
Florida Bar No.
Matthew R. Bernier
Florida Bar No. 0059886
CARLTON FIELDS, P.A.
Post Office Box 3239
Tampa, FL 33601-3239

1, eex

Telephone: (813) 223-7000 Facsimile: (813) 229-4133

Facsimile:

CERTIFICATE OF SERVICE

I HEREBY CERTIFY a true and correct copy of the foregoing has been furnished to counsel and parties of record as indicated below via electronic and U.S. Mail this 6th day of August, 2010.

Attomey

Anna Williams
Lisa Bennett
Keino Young
Staff Attorney
Florida Public Service Commission
2540 Shumard Oak Blvd

Tallahassee 32399
Phone: (850) 413-6218
Facsimile: (850) 413-6184
Email: anwillia@psc.state.fl.us

lbennett@psc.state.fl.us kyoung@psc.state.fl.us

Vicki G. Kaufman Jon C. Moyle, Jr. Keefe Law Firm 118 North Gadsden Street Tallahassee, FL 32301 Phone: (850) 681-3828 Fax: (850) 681-8788

Email: <u>vkaufman@kagmlaw.com</u> <u>jmoyle@kagmlaw.com</u>

John W. McWhirter McWhirter Law Firm 400 North Tampa Street, Ste. 2450 Tampa, FL 33602

Phone: (813) 224-0866 Facsimile: (813) 221-1854

Email: imcwhirter@mac-law.com

Charles Rehwinkel
Associate Counsel
Office of Public Counsel
c/o The Florida Legislature
111 West Madison Street

Room 812 Tallahassee, FL 32399-1400

Phone: (850) 488-9330

Email: rehwinkel.charles@leg.state.fl.us

Bryan S. Anderson
Jessica Cano
Florida Power & Light
700 Universe Boulevard
Juno Beach, FL 33408-0420
Phone: (561) 691-7101
Facsimile: (561) 691-7135
Email: bryan.anderson@fpl.com

Email: <u>bryan.anderson@fpl.con</u> <u>Jessica.cano@fpl.com</u>

James W. Brew
Brickfield Burchette Ritts & Stone, PC
1025 Thomas Jefferson St NW
8th FL West Tower
Washington, DC 20007-5201

Phone: (202) 342-0800 Fax: (202) 342-0807

Email: jbrew@bbrslaw.com

5

17234249.1

Mr. Paul Lewis, Jr.

Progress Energy Florida, Inc. 106 East College Avenue, Ste. 800

Tallahassee, FL 32301-7740 Phone: (850) 222-8738

Phone: (850) 222-8/38 Facsimile: (850) 222-9768

Email: paul.lewisir@pgnmail.com

Captain Shayla L. McNeill

Air Force Legal Operations Agency (AFLOA)
Utility Litigation Field Support Center (ULFSC)

139 Barnes Drive, Ste. 1

Tyndall AFB, FL 32403-5319

Phone: (850) 283-6663 Facsimile: (850) 283-6219

Email: shayla.mcneill@tyndall.af.mil

Randy B. Miller

White Springs Agricultural Chemicals, Inc.

PO Box 300

White Springs, FL 32096

Email: RMiller@pscphosphate.com

Gary A. Davis

James S. Whitlock

Gary A. Davis & Associates 61 North Andrews Avenue

P.O. Box 649

Hot Springs, NC 28743

Phone: (828) 622-0044 Facsimile: (828) 622-7619

Email: gdavis@enviroattorney.com

jwhitlock@enviroattomey.com