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COMMISSION  
CLERK

Mr. Frederick Smallickoff  
6657 Coronet Dr  
New Port Richey, FL  
34688

April 1, 2013.

Office of the Commission Clerk  
2540 Shumard Oak Blvd.,  
Tallahassee, FL 32399-  
0850.

Case against Progress  
Energy.

Docket #120176-EE

Order # PSC-13-0124-  
PAA-EE

This letter is to protest and disagree with  
the decision to dismiss issued by both the  
PSC legal department and the Order # PSC-13-  
0124-PAA-EE by the Commission.

I have addressed in minute detail, through  
17 contained in the rationale to dismiss as well as  
all the other misstated information contained  
therein, provided by Johnson and the legal  
staff and involving other individuals and  
departments within the PSC, as to the truth  
of what actually occurred and why.

My statements and true factual analysis  
dealing with most, if not all issues involved  
with this case can be found in letters in my  
official file at the Clerk's office.

Showing this case with bushels of irrelevant  
paperwork, misstatements and false facts  
is what has been offered by the DAG and especially  
their legal dept.

One has only to read my letters and true  
factual analysis and truthful facts to see  
that point by point all of what was stated  
as a basis for dismissal, by the PSC legal  
dept., by the PSC and by the Commission,  
was not truthful or factual.

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I have discussed and written as to the misconduct of C. Kessler, the General Counsel, Steve Staffing, the Inspector General, J. Crawford and Mike Lawson as to their suspect and violative activities involved with my case.

All these points proffered by the PSC legal and other departments have been addressed in my letters which are officially on file, part of the record of my case and easily accessible for study, investigation and review.

This includes the blatant misconduct of those in the legal and other departments within the PSC who have had their hands on my case. If they were not read, analyzed and investigated or paid attention to before, which they were not, then, they won't be now by restating and addressing every point again.

Since the basic causes and reasons responsible for this targeting process were identical not only by Progress Energy, but by IPR as well. Therefore all the facts and statements contained in my letter against the FPL Docket # 060774-BI, equally apply to Progress Energy. The facts causes and reasons are identical and interchangeable. That includes the deep involvement of third parties.

In addition to proceeding further, I wish my money refunded as to the false charges penalties and disconnections.

The relief I seek in addition to proceeding to the next level is the return of my money that was deliberately inflated, including all penalties, reconnection charges, fines. In addition I want Progress Energy not to target me on behalf of themselves or third parties, to stop any future actions in this regard.

of course I cannot comply with the  
specific statutes as stated in the Notice of  
Further proceedings and Judicial Review  
(28-106-201) or any others.

I am not a lawyer and have no  
knowledge of these specific statutes as applied  
to each and every one of my complaints

Sincerely  
F. Smaltakoff