BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Progress Energy Florida, Inc.'s) petition for approval of storm cost) recovery clause for extraordinary) expenditures related to Hurricanes) Charley, Frances, Jeanne, and Ivan.)

) Docket No.: 041272 - モエ

) Submitted for Filing: November 24, 2004

PROGRESS ENERGY FLORIDA'S FIRST REQUEST FOR CONFIDENTIAL CLASSIFICATION

Progress Energy Florida ("PEF" or the "Company"), pursuant Section 366.093, <u>Fla.</u> <u>Stats.</u>, and Rule 25-22.006, F.A.C., requests confidential classification for portions of PEF's Distribution and Transmission Storm Plans that will be attached as exhibits to direct testimony in support of PEF's Petition for Approval of Storm Cost Recovery Clause for Extraordinary Expenditures Related to Hurricanes Charley, Frances, Jeanne, and Ivan. Unredacted copies of those documents are being filed under seal with the Commission on a confidential basis for the reasons set forth below.

Basis for Confidential Classification

Subsection 366.093(1), Florida Statutes, provides that "any records received by the Commission which are shown and found by the Commission to be proprietary confidential business information shall be kept confidential and shall be exempt from [the Public Records Act]." § 366.093(1), <u>Fla. Stats</u>. Proprietary confidential business information means information that is (i) intended to be and is treated as private confidential information by the Company, (ii) because disclosure of the information would cause harm, (iii) either to the Company's ratepayers or the Company's business operation, and (iv) the information has not been voluntarily disclosed to the public. § 366.093(3), <u>Fla. Stats</u>. Among other things, "security

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measures, systems or procedures" and "employee personnel information unrelated to compensation, duties, qualifications, or responsibilities" are defined as proprietary confidential business information under Florida Statutes, Sections 366.093(3)(c),(f).

PEF's Transmission Storm Plan

Portions of PEF's Transmission Storm Plan contain information identifying the locations of PEF's critical transmission lines and substations. (Affidavit of Brantley Tillis, ¶ 5). The plan also identifies security procedures for the restoration of nuclear plant sirens in the event of a storm. (Affidavit of Brantley Tillis, ¶ 5). The public disclosure of such information will pose a significant security risk and has the potential to impose a hazard to public safety. (Affidavit of Brantley Tillis, ¶ 5). It is imperative to keep such sensitive information confidential to ensure protection of the community's welfare. (Affidavit of Brantley Tillis, ¶ 5).

Portions of PEF's Transmission Storm Plan also contain the personal home, cellular, and pager telephone numbers and email addresses for employee personnel and third-party contractors. (Affidavit of Brantley Tillis, \P 6). Such information is unrelated to compensation, duties, qualifications, or employment responsibilities and should not be disclosed to the general public. (Affidavit of Brantley Tillis, \P 6).

These confidential portions of PEF's Transmission Storm Plan are treated as private and confidential by PEF and the information has not been disclosed and is not disclosed to the public. (Affidavit of Brantley Tillis, ¶ 7).

PEF's Distribution Storm Plan

Portions of PEF's Distribution Storm Plan contain the personal home, cellular, and pager telephone numbers and email addresses for employee personnel and third-party contractors, as well as an employee access passwords for a third-party contractor's proprietary website.

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(Affidavit of David Sauerman, ¶ 6). Such information is unrelated to compensation, duties, qualifications, or employment responsibilities and should not be disclosed to the general public. (Affidavit of David Sauerman, ¶ 6).

Portions of PEF's Distribution Storm Plan also contain information identifying the security measures, systems and procedures for restoration of service to nuclear plants in the event of a storm. (Affidavit of David Sauerman, \P 5). The public disclosure of such information will pose a significant security risk and has the potential to impose a hazard to public safety. Such precautions are necessary to alleviate potential breaches in security. (Affidavit of David Sauerman, \P 5).

These confidential portions of PEF's Distribution Storm Plan are treated as private and confidential by PEF and the information has not been disclosed and is not disclosed to the public. (Affidavit of David Sauerman, \P 7).

Conclusion

Portions of PEF's Transmission and Distribution Storm Plans relating to PEF's security procedures and confidential employee/third-party information fit the statutory definition of proprietary confidential business information under Section 366.093 and Rule 25-22.006, F.A.C. Attachment A hereto contains a justification matrix supporting PEF's request for confidential classification of the highlighted information contained in Attachment A to PEF's First Notice of Intent to Request Confidential Classification.

WHEREFORE, PEF respectfully requests that portions of PEF's Distribution and Transmission Storm Plans that will be attached as exhibits to direct testimony in support of PEF's Petition for Approval of Storm Cost Recovery Clause for Extraordinary Expenditures

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Related to Hurricanes Charley, Frances, Jeanne, and Ivan be classified as confidential for the

reasons set forth above.

Respectfully submitted this ______ day of November, 2004. RY L. SASSO **BONNIE E. DAVIS** Florida Bar No. 622575 Deputy General Counsel PROGRESS ENERGY SERVICE JAMES MICHAEL WALLS Florida Bar No. 0706272 COMPANY, LLC JOHN T. BURNETT 106 E. College Avenue, Ste. 800 Tallahassee, FL 32301-7740 Florida Bar No. 173304 Telephone: (850) 222-8738 CARLTON FIELDS, P.A. Post Office Box 3239 Facsimile: (850) 222-9768 Tampa, FL 33601-3239 Telephone: (813) 223-7000 Facsimile: (813) 229-4133

Progress Energy Florida

Docket No. 041272-EI

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true copy of the Progress Energy Florida's First Request for Confidential Classification has been furnished to the following individuals by electronic mail and regular U.S. Mail the 24th day of November, 2004.

Jennifer Brubaker, Esquire Office of the General Counsel Florida Public Service Commission 2540 Shumard Oak Blvd. Tallahassee, FL 32399-0850 Vicki Gordon Kaufman, Esquire McWhirter Reeves McGlothlin Davidson Kaufman & Arnold, P.A. 117 South Gadsden Street Tallahassee, FL 32301

Patricia A. Christensen, Esquire Office of the Public Counsel c/o The Florida Legislature 111 West Madison St., Room 812 Tallahassee, FL 32399-1400

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ATTACHMENT A

DOCUMENTS	PAGE/LINE	JUSTIFICATION
DOCUMENTS Progress Energy: Transmission – Florida Department Storm Plan	 PAGE/LINE PEF- SR - 00028: (p. 28) Cellular, beeper and home telephone numbers of employees under Attachment 10 – Engineering Support; PEF- SR - 00029: (p. 29) Cellular and home telephone numbers, and private identification number, of employees under Attachment 11 – Materials Support; PEF- SR - 00030: (p.30) Cellular, beeper and home telephone numbers of employees under Attachment 11 – Materials Support (cont'd); PEF- SR - 00031: (p.31) Cellular and satellite telephone numbers of employees under Attachment 12 – Energy Control Center Contact Numbers; PEF- SR - 00032: (p.32) Cellular and home telephone numbers of employees under Attachment 12 – Energy Control Center Contact Numbers; PEF- SR - 00032: (p.32) Cellular and home telephone numbers of employees under Attachment 13 – Transmission Planning; PEF- SR - 00033: (p.33) Cellular, beeper and home telephone numbers of employees under Attachment 13 – Transmission Planning; 	JUSTIFICATION § 366.093(3)(f) This document contains personal and confidential employee information unrelated to their compensation, duties, qualifications, or employment responsibilities.

PEF- SR - 00034: (p.34) Names and cellular telephone numbers of Crystal River employees under Attachment 15 – Crystal River # 3 Emergency Contacts;	§ 366.093(3)(c) This document contains confidential information identifying the names and personal contact information for Crystal River employees, the disclosure of which would pose a significant risk to public security and welfare.
 PEF- SR - 00035: (p.35) Cellular and home telephone numbers of employees under Attachment 16 – T&D Services Contacts; PEF- SR - 00037: (p.37) Cellular telephone numbers, home telephone numbers and electronic mail addresses of employees under Attachment 18 – Statewide Energy Emergency Contact Personnel; 	§ 366.093(3)(f) This document contains personal and confidential employee information unrelated to their compensation, duties, qualifications, or employment responsibilities.
PEF- SR - 00038: (p.38) Cellular telephone numbers, home telephone numbers and electronic mail addresses of employees under Attachment 18 – Statewide Energy Emergency Contact Personnel;	
PEF- SR - 00039: (p.39) Cellular telephone numbers, home telephone numbers, beeper numbers and electronic mail addresses of employees under Attachment 18 – Statewide Energy Emergency Contact Personnel;	
PEF- SR - 00040: (p.40) Cellular telephone numbers, home telephone numbers, beeper numbers and electronic	

mail addresses of employees	
under Attachment 18 –	
Statewide Energy Emergency	
Contact Personnel;	
PEF- SR - 00041: (p.41)	
Cellular telephone numbers,	
home telephone numbers,	
beeper numbers and electronic	
mail addresses of employees	
under Attachment 18 –	
Statewide Energy Emergency	
Contact Personnel;	
Contact i cisonnei,	
PEF- SR - 00042: (p.42)	
Cellular telephone numbers,	
home telephone numbers,	
beeper numbers and electronic	
mail addresses of employee	
under Attachment 18 –	
Statewide Energy Emergency	
Contact Personnel;	
PEF- SR - 00048: (p.48)	
Cellular, home and beeper	
telephone numbers of	
contractors under Attachment	
21 – Emergency Helicopter	
Service;	
PEF-SR - 00050: (p.50)	
Cellular telephone numbers of	
contractors under Attachment	
23 – Construction & Clearing,	
Helicopter & Aerial	
Photography Contractors;	
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PEF- SR - 00051: (p.51)	
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Cellular telephone numbers of	
contractors under Attachment	
23 – Construction & Clearing,	
Helicopter & Aerial	
Photography Contractors	
(cont'd);	
PEF- SR - 00052: (p.52)	

Cellular telephone numbers of contractors under Attachment 23 – Construction & Clearing, Helicopter & Aerial Photography Contractors (cont'd);	
PEF- SR - 00053: (p.53) Cellular telephone numbers of contractors under Attachment 23 – Construction & Clearing, Helicopter & Aerial Photography Contractors (cont'd);	
PEF- SR - 00067: (p.67) Home, cellular and beeper telephone numbers of employees under Attachment 32 – Safety & Environment Contacts;	
PEF- SR - 00069: (p. 69) All information on page under Attachment 34 – Critical Transmission Lines;	§ 366.093(3)(c) This exhibit contains confidential information identifying the locations of critical transmission lines and
PEF- SR - 00070: (p. 70) All information on page under Attachment 34 – Critical Transmission Lines (cont'd);	critical substations, the disclosure of which would pose a significant risk to public security and welfare.
PEF- SR - 00071: (p. 71) All information on page under Attachment 34 – Critical Transmission Lines (cont'd);	
PEF- SR - 00072: (p. 72) All information on page under Attachment 34 – Critical Transmission Lines (cont'd);	
PEF- SR - 00073: (p. 73) All information on page under Attachment 35 – Critical Substations:	

	 PEF- SR – 00073-00074: (p. 73-74) All information on pages under Attachment 36 – Nuclear Plant Siren Restoration Plan; PEF- SR - 00075: (p. 75) All information on page under Attachment 36 – Nuclear Plant Siren Restoration Plan (cont'd). 	§ 366.093(3)(c) This document contains confidential information identifying security measures, systems and procedures for restoration of nuclear plant sirens, the disclosure of which would pose a significant risk to public security and welfare.
Distribution Storm Plan	PEF- SR - 00099: Eighth sentence in second paragraph under subheading "9.0 Weather Information";	§ 366.093(3)(f) This document contains employee personal and confidential access passwords for a third-party contractor's propriety website.
	PEF- SR - 00141: All words after the phrase "In order to do this" under the subheading "6.0 Restoration Priorities" and all bullets points on page;	§ 366.093(3)(c) This document contains confidential information identifying security measures, systems and procedures for restoration of service to nuclear plants, the disclosure of which would pose a significant risk to public security and welfare.
	 PEF- SR - 00122: Cellular and home telephone numbers of employees; PEF- SR - 00129: Cellular and beeper telephone numbers of third-party employees on Carolina Power & Light Co. 	§ 366.093(3)(f) This document contains personal and confidential employee information unrelated to compensation, duties, qualifications, or responsibilities.
	Storm Team List; PEF- SR - 00130: Cellular	

	telephone numbers of third- party employees on Carolina Power & Light Co. Storm Team List;	
	PEF- SR - 00131: Cellular telephone numbers of third- party employees on Carolina Power & Light Co. Storm Team List;	
:	PEF- SR - 00121: Home and cellular telephone numbers of third-party employees under Exhibit #10 – Carolinas Region Storm Coordinators Phone Numbers.	