ORIGINAL

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Progress Energy Florida, Inc.'s)
petition for approval of storm cost) Docket No.: 041272-EI
recovery clause for extraordinary	· · · · · · · · · · · · · · · · · · ·
expenditures related to Hurricanes)
Charley, Frances, Jeanne, and Ivan.) Submitted for Filing: January 11, 2005
•	Υ

PROGRESS ENERGY FLORIDA, INC.'S AMENDED SECOND MOTION FOR TEMPORARY PROTECTIVE ORDER

Progress Energy Florida, Inc. ("PEF"), by and through undersigned counsel, hereby moves pursuant to Section 366.093, Florida Statutes, and Rule 25-22.006(6) for entry of a temporary protective order covering confidential documents sought in discovery by the Office of Public Counsel ("OPC") and as grounds therefore states as follows:

Throughout the course of discovery in this proceeding, OPC has asked for copies of documents produced to other parties in response to discovery propounded by those parties. Recently, OPC has requested copies of such documents in OPC's Second Request for Production of Documents, Requests 12 and 13, and OPC's Fourth Request for Production of Documents, Request 24. Some of the documents requested by OPC contain confidential information protected by Section 366.093, Florida Statutes. The documents in question have been previously CMP produced to the Staff of the Florida Public Service Commission ("Staff") and/or to the Florida COM -Industrial Power Users Group ("FIPUG") with appropriate procedures in place to protect the CTR confidentiality of those documents. The confidential information in those documents is ECR GCL ___sensitive, and/or proprietary business information that has been treated as such by PEF, its parent and affiliates, and is information that PEF keeps confidential. MMS RCA SCR OTH Margante

1.

BOCUMENT NUMBER-DATE 00416 JAN118 FPSC-COMMISSION CLERK

- 2. Section 366.093(2), Florida Statutes, and Rule 25-22.006(6), Florida

 Administrative Code, direct that all records produced pursuant to a discovery request for which proprietary confidential status is requested shall be treated by public counsel as confidential and shall be exempt from the public records law, Chapter 119.07(1), Florida Statutes. PEF, by this motion, is seeking protection of all confidential documents that PEF will produce to OPC in this matter pursuant to OPC's Second Request for Production of Documents, Requests 12 and 13, and Fourth Request for Production of Documents, Request 24. PEF has recorded the appropriate objections to providing such confidential, proprietary business information, and will provide documents responsive to these requests marked as confidential subject to this motion, the law, Commission rules, and PEF's objections. By following this procedure and producing these documents, PEF is not waiving its right to seek further relief as necessary to make certain that its confidential, proprietary, business information is not publicly disclosed.
- 3. PEF further requests that in connection with the entry of a temporary protective order, the Commission also require Public Counsel to provide PEF with notice of its intent to use such confidential documents in connection with the hearing in this matter.

WHEREFORE, PEF requests that the Commission enter an Order granting its Motion for Temporary Protective Order relating to documents identified as confidential and produced in response to OPC's Second Request for Production of Documents, Requests 12 and 13, and Fourth Request for Production of Documents, Request 24, instructing Public Counsel to continue to treat them as confidential, and requiring Public Counsel to provide PEF with notice of its intent to use such confidential documents in connection with the hearing in accord with the prehearing order governing procedure.

Respectfully submitted,

By:

Gary L. Sasso, Esquire
James Michael Walls, Esquire
John T. Burnett, Esquire
Carlton Fields, P. A.
P. O. Box 3239
Tampa, FL 33601-3239

Bonnie E. Davis, Deputy General Counsel 106 E. College Avenue Suite 800 Tallahassee, FL 32301-7740 Attorneys for PEF

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true copy of the foregoing has been furnished to the following individuals by electronic mail and regular U.S. Mail the \(\frac{1}{\lambda_1\

Jennifer Brubaker, Esquire Office of the General Counsel Florida Public Service Commission 2540 Shumard Oak Blvd. Tallahassee, FL 32399-0850

John W. McWhirter, Esquire McWhirter Reeves McGlothlin Davidson Kaufman & Arnold, P.A. 400 North Tampa St. Tampa, FL 33602

Michael B. Twomey
Post Office Box 5256
Tallahassee, FL 32314-5256
Attorneys for Buddy L. Hansen
And Sugarmill Woods Civic Assoc., Inc.

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

Attorney