### **CCA Official Filing** \*\*\*2/22/2005 7:02 AM\*\*\*

### \*\*\*Matilda Sanders\*\*\*



MMS \_\_\_\_\_

OTH I COM.

RCA \_\_\_

SCR \_

SEC

Matilda Sanders		_
From: Sent: To: Cc: Subject:	Costello, Jeanne [JCostello@CarltonFields.com] Monday, February 21, 2005 4:41 PM Filings@psc.state.fl.us miketwomey@talstar.com; tperry@mac-law.com; Vicki Gordon Kaufman; jmcwhirter@malaw.com; Jennifer Brubaker; Christensen.patty@leg.state.fl.us Docket No. 041272	
Attachments:	PEF Notice Filing Affidavits in Supp Conf Class.pdf; PEF 3rd Req Confidential Classification.pdf; PEF 4th Req Confidential Classification.pdf; PEF 5th Req Confidential Classification.pdf	
PEF Notice PEF 3rd Filling Affidavits ionfidential	Req PEF 4th Req PEF 5th Req Classonfidential Classonfidential Class	
	th for filing in Docket No. 041272 are: gress Energy Florida, Inc.'s Third Request for assification:	
2. Prog Confidential Cla 3. Prog Confidential Cla	ress Energy Florida, Inc.'s Fourth Request for assification; ress Energy Florida, Inc.'s Fifth Request for assification; and press Energy Florida, Inc.'s Notice of Filing	
privilege. If yo Gary Sasso, plea notify Jeanne Co Jeanne Costello Legal Administra Gary L. Sasso / 4221 W. Boy Scou Tampa, FL 33607	James Michael Walls / John T. Burnett Carlton Fields at Blvd.  Decarltonfields.com	lo on behalf of ment, and then
Classification.p	ds.com  Lling Affidavits in Supp Conf Class.pdf>> < <pef 3rd="" odf="" req="">&gt; &lt;<pef 4th="" classification.pdf="" confidential="" req="">&gt;  assification.pdf&gt;&gt;</pef></pef>	
OM		$\kappa$
CTR		HA devision
GCL <u> </u> OPC		EB 21

FPSC-COMMISSION CLERK FPSC-COMMISSION CLERKS C-COMMISSION CLERK

01790 FEB 21 18

01791 FEB 21 8 01792 FEB 21 8



#### BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Progress Energy Florida, Inc.'s	)
petition for approval of storm cost	) Docket No.: 041272
recovery clause for extraordinary	)
expenditures related to Hurricanes	)
Charley, Frances, Jeanne, and Ivan.	) Submitted for Filing: February 21, 2005
	)

### PROGRESS ENERGY FLORIDA'S THIRD 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 of the redacted portions of the Direct Testimony of Michael J. Majoros, Jr. on behalf of The Citizens of the State of Florida.

#### The Confidentiality of the Information at Issue

Section 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), Fla. Stats. 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), Fla. Stats. Specifically, subsection 366.093(3)(e) defines "information relating to competitive interests, the disclosure of which would impair the competitive business of the provider of the information," as proprietary confidential business information.

The aforementioned testimony of Michael J. Majoros, Jr. should be afforded confidential treatment for the reasons set forth in the Affidavit of Javier Portuondo filed in support of PEF's Third Request for Confidential Classification and for the following reasons. Portions of this testimony contain proprietary confidential business information that is intended to be and is treated as private confidential information that has not been voluntarily disclosed to the public.

See Affidavit of Javier Portuondo at 6. Specifically, the testimony in question contains confidential information as follows:

1. Page 12 of Mr. Majoros' testimony, Lines 8-15, contains information regarding PEF's projected budgets and budget variances. This information is proprietary confidential business information that would impair PEF's competitive business interests if it were disclosed to the public, to PEF's suppliers, or to PEF's competitors. Specifically, if PEF's suppliers or competitors were made aware of PEF's estimated budgets or budget variances, they may adjust their behavior in the market place with respect to activity such as pricing and the acquisition and provision of goods, materials, and services. See Affidavit of Javier Portuondo at 5

#### **Conclusion**

The competitive, confidential information at issue in this request fits the statutory definition of proprictary confidential business information under Section 366.093 and Rule 25-22.006, F.A.C. Separate sealed envelopes containing one copy of the confidential testimony for which PEF intends to request confidential classification with the appropriate section, pages, or lines containing the confidential information highlighted is enclosed herewith as Attachment "A." This information should be accorded confidential treatment pending a decision on PEF's request by the Florida Public Service Commission.

2

TPA#1984500.1

Additionally, two copies of the confidential testimony with the information that PEF intends to request confidential classification redacted by section page, or lines, are also included herewith as Attachment "B."

Attachment "C" hereto contains a justification matrix supporting PEF's request for confidential classification of the highlighted information contained in Attachment A.

WHEREFORE, PEF respectfully requests that portions of the Direct Testimony of Michael J. Majoros, Jr. on behalf of The Citizens of the State of Florida described in Attachment C be classified as confidential for the reasons set forth above.

Respectfully submitted this 245 day of February, 2004.

R. ALEXANDER GLENN Deputy General Counsel - Florida PROGRESS ENERGY SERVICE COMPANY, LLC 100 Central Avenue, Ste. 1D St. Petersburg, FL 33701

Telephone: (727) 820-5587 Facsimile: (727) 820-5519

GARY L. SASSO Florida Bar No. 622575

JAMES MICHAEL WALLS Florida Bar No. 0706272

JOHN T. BURNETT Florida Bar No. 173304

CARLTON FIELDS, P.A.

Post Office Box 3239 Tampa, FL 33601-3239

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

3 TPA#1984500.1

### CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true copy of the foregoing has been furnished to the following individuals as indicated in the service list on this \_\_\_\_\_ day of February, 2005.

### Via electronic and U.S. Mail (without Exhibits)

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

### Via Electronic and U.S. Mail (without Exhibits)

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

# Via electronic and U.S. Mail (without Exhibits)

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

## Via electronic and U.S. Mail (without Exhibits)

Vicki Gordon Kaufman, Esquire McWhirter Reeves McGlothlin Davidson Kaufman & Arnold, P.A. 117 South Gadsden Street Tallahassee, FL 32301

# Via Electronic and U.S. Mail (without Exhibits)

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