4:59 PM\*\*\*\*\*\*\*\* ORIGINAL Timolyn Henry\*\*\*\*\*1

#### Timolyn Henry

From: Sent: To: Cc: Subject:	Costello, Jeanne [JCostello@CarltonFields.com] Thursday, June 02, 2005 4:59 PM Filings@psc.state.fl.us miketwomey@talstar.com; tperry@mac-law.com; jmcwhirter@mac-law.com; Jennifer Brubaker; Mclean.harold@leg.state.fl.us; daniel.frank@sablaw.com; everett.boyd@sablaw.com; james.bushee@sablaw.com; KSTorain@potashcorp.com; richzambo@aol.com; McGLOTHLIN.JOSEPH; swright@landersandparsons.com Docket No. 050078 Documents for Filing
Attachments:	PEF Not Serv Rsp OPC 3rd Interrogatories.pdf; PEF Not Serv Rsp Staff 2nd Interr.pdf; PEF NOT SERV RSP STAFF 2ND REQ PROD.PDF; PEF Not Service Resp OPC 3rd RFP.pdf; PEF Second Motion for Temporary Protective Order.pdf; PEF Objections FRF 2st Req for Production.pdf; PEF Not Service Rsp OPC 2nd Req for Prod.pdf; PEF Not Service Rsp OPC 4th Interr.pdf



PEF Not Serv PEF Not Serv PEF NOT SERV PEF Not PEF Second PEF Objections PEF Not PEF Not p OPC 3rd Interp Staff 2nd Int: STAFF 2ND REce Resp OPC 3rdon for TemporaRF 2st Req for .: e Rsp OPC 2ndce Rsp OPC 4th

Attached for filing and e-service on behalf of Progress Energy Florida are the following documents:

Progress Energy Florida, Inc.'s Second Motion for 1. Temporary Protective Order; Progress Energy Florida, Inc.'s Objections to Florida 2. Retail Federation's First Set of Requests for Production of Documents Nos. 1-13; 3. Progress Energy Florida, Inc.'s Notice of Service of responses to Citizen's Second Request for Production of Documents; CMP 4. Progress Energy Florida, Inc.'s Notice of Service of COM responses to Citizen's Third Set of Interrogatories (Nos. 112-170); 5. Progress Energy Florida, Inc.'s Notice of Service of responses to Citizen's Fourth Set of Interrogatories (Nos. 171-206); CTR \_\_\_\_\_ 6. Progress Energy Florida, Inc.'s Notice of Service of ECR \_\_\_\_\_ responses to Staff's Second Set of Interrogatories (Nos. 93-103); 7. Progress Energy Florida, Inc.'s Notice of Service of GCL responses to Staff's Second Request for Production of Documents (Nos. 25-27); and OPC 8. Progress Energy Florida, Inc.'s Notice of Service of responses to Citizen's Third Request for Production (Nos. 108-124). MMS\_\_\_\_\_ RCA Jeanne Costello Legal Administrative Assistant SCR \_\_\_\_\_ Gary L. Sasso / James Michael Walls / John T. Burnett Carlton Fields SEC / 4221 W. Boy Scout Blvd. Tampa, FL 33607 Email: jcostello@carltonfields.com OTH marguerite Phone: (813) 223-7000 Fax: (813) 229-4133 www.carltonfields.com

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## BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition for rate increase by Progress Energy Florida, Inc.

Docket No. 050078-El Submitted for filing June 2, 2005

### PROGRESS ENERGY FLORIDA, INC.'S 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), Florida Administrative Code, for entry of a temporary protective order covering confidential documents and information sought in discovery by the Office of Public Counsel ("OPC") and as grounds therefore states as follows:

1. In its Third Set of Interrogatories (Nos. 112-170), OPC has requested confidential information, specifically, portions of the responses to Interrogatory Numbers 136(d) and 155. Portions of the responses to these interrogatories contain confidential information relating to PEF's expected dividends and, thereby, the disclosure of such sensitive business information to the public would adversely impact PEF's competitive business interest.

2. In its Third Request for Production of Documents (Nos. 108-124), OPC has requested confidential documents, specifically, portions of the documents produced in response to Request No. 111. Portions of the response to this request for production contain confidential information relating to PEF's projected spending on equipment or

DOCUMENT NUMBER-DATE 05364 JUN-2 B FPSC-COMMISSION CLERK

## CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing has been

furnished electronically and via U.S. Mail this  $\frac{2}{2} \frac{d}{d}$  day of June, 2005 to all counsel of

record as indicated below.

⁄Attorney

Jennifer Brubaker Felicia Banks Jennifer Rodan Office of the General Counsel Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850

C. Everett Boyd, Jr. Sutherland Asbill & Brennan LLP 2282 Killearn Center Blvd. Tallahassee, FL 32309 -and-James M. Bushee Daniel E. Frank Andrew K. Soto Sutherland Asbill & Brennan LLP 1275 Pennsylvania Avenue, N.W. Washington, DC 20004-2415 -and-Richard A. Zambo Richard A. Zambo, P.A. 2336 S.E. Ocean Blvd., #309 Stuart, FL 34996 -and-Karin S. Torain PCS Administration, (USA), Inc. Suite 400 Skokie blvd. Northbrook, IL 60062 Counsel for White Springs

John W. McWhirter, Jr. McWhirter, Reeves, Davidson, Kaufman & Arnold, P.A. 400 North Tampa Street, Ste. 2450 Гатра, FL 33601-3350 -and-Timothy J. Perry McWhirter, Reeves, Davidson, Kaufman & Arnold, P.A. 117 South Gadsden Street Tallahassee, FL 32301 Counsel for Florida Industrial Power Users Group Robert Scheffel Wright, John T. LaVia, III, Landers & Parsons, P.A.

310 West College Avenue (ZIP 32301) Post Office Box 271 Tallahassee, Florida 32302 Counsel for Florida Retail Federation

Harold McLean Office of the Public Counsel c/o The Florida Legislature 111 W. Madison Street, Room 812 Tallahassee, FL 32399-1400

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