Section 1 - Bureau of Records Completes

Docket No. 041393-EI Date Docketed: 12/13/2004 Title: Petition for approval of two unit power sales agreements with Southern Company Services, Inc. for purposes of cost recovery through capacity and fuel cost recovery clauses, by Progress Energy Florida, Inc.

Company: Progress Energy Florida, Inc.

Official Filing Date: _ Expiration: Last Day to Suspend: _____ Referred to: CMP EXE GCL **RCA** SCR CCA (ECR) ("()" indicates OPR) Section 2 - OPR Completes and returns to CCA in 10 workdays. Time Schedule WARNING: THIS SCHEDULE IS AN INTERNAL PLANNING DOCUMENT Program Module A3(a) IT IS TENTATIVE AND SUBJECT TO REVISION. FOR UPDATES CONTACT THE RECORDS SECTION: (850) 413-6770 **Staff Assignments** Due Dates 0 Current CASR revision level OPR Staff **Previous** Current 2. 3. 4. 5. 6. 7. Staff Counsel 8. 9. 10. **OCRs** 11. 12. 13. 14. 15. 16. 17. 18. 19. 20. 21. 22. 23. 24. 25. 26. 27. 28. 29. Recommended assignments for hearing 30. and/or deciding this case: 31. 32. Full Commission ____ Commission Panel ___ 33. ___ Staff 34. Hearing 35. Date filed with CCA: _ 36. 37.

Section 3 - Chairman Completes

Staff Counsel

Initials OPR

Assignments are as follows:

-	Co	ommis	sioner	'S		Hrg Exam	Staff
ALL	BZ	DS	BD	DV	ED		

	Prehe	earing	Offic	er	
	Commi	ission	ers		ADM
BZ	DS	BD	DV	ED	

DOCUMENT NO.	
12974-05	
ì	í

Where panels are assigned the senior Commissioner is Panel Chairman: the identical panel decides the case.

38.

39. 40.

Where one Commissioner, a Hearing Examiner or a Staff Member is assigned the full Commission decides the case.

Approved:	
Approveu.	
Date:	
Date:	

Section 1 - Bureau of Records Completes

Docket No. 041393-EI Date Docketed: 12/13/2004 Title:

Petition for approval of two unit power sales agreements with Southern Company Services, Inc. for purposes of cost recovery through capacity and fuel cost recovery clauses, by Progress

Energy Florida, Inc.

Company: Progress Energy Florida, Inc.

Official Filing	Date:		Expiratio	n:							
	pend:		•								
Referred to:			CCA	CMP	(ECR)	EXE	FLL	GCL	MMS	RCA	SCR
("()" indicates	OPRI			T	X			T X	1		T
	Completes and returns to	CCA is	1 10 worke	lavs	1 /				chedule	·-	
Program Module			NG: THIS		TS AN TI	VTERNAL I	PLANNTNG				
Trogram Houare	7.5 (2)		TENTATIV						•		
	Staff Assignments	FOR L	PDATES CO	NTACT TH	IE RECORDS	S SECTION	V: (850)	413 <i>-677</i> 0			
	Starr Assignments	ŀ							_		
									ט	ue Date	5
OPR Staff	J Harlow, J McRoy	(Current	t CASR re	evision 1	evel			Previo	us Ci	urrent
									T		
		1 .	Petition						NONE		/13/2004
				ecommend	ation				NONE		/17/2005
		3.	Agenda						NONE		/01/2005 /21/2005
		- ⁴ ·	PAA Orde		dan de Na				NONE		/21/2005
		 5.	Consumm	ating or	der if No	Protest			NONE	04/	/14/2005
		6.									
C+	A Vining	7. 8.							-		
Staff Counsel	A Vining	⊣ ° ։									
		10.									
<u>OCRs</u>		dii:									
<u> </u>		12.									
		13.									
		14 .									
		15.							-		
		16. 17.				•			 	-	
		∃ 18.									
		19 .									
		20.							<u> </u>		
		$-\frac{21}{22}$.									
		23.									
		24.									
		25.									
		26. 27.							 		
		28.									
		29.									
	ignments for hearing	30.									
and/or deciding	this case:	31.									
5.11 Camadaadaa	V Cammingian Danal	32. 33.							<u> </u>		
Hearing	X Commission Panel Staff	34.							 		
nearing		35.							 		
Date filed with	CCA: 12/22/2004	36.								_	
		37.									
Initials OPR		38.									
Staff	Counsel	39.									
Continuo 2 Ci	daman Camalataa	40.	A = 4	 .	- f-77-				<u> </u>	i	
Section 3 - Cha	ırman Completes		Assignmen	ts are a	S TOITOWS	;					
- Weari	ng Officer(s)					Proho	aring Of	ficer			

Where panels are assigned the senior Commissioner is Panel Chairman:

Hrg Exam Staff

the identical panel decides the case.

BD

DV

Commissioners

DS

Where one Commissioner, a Hearing Examiner or a Staff Member is assigned the full Commission decides the case.

ED

Approved: Date:

Commissioners

BD

X

D۷

ED

DS

ΒZ

12/22/2004

ADM

ΒZ

ALL

Х

Section 1 - Bureau of Records Completes

Docket No. 041393-EI Date Docketed: 12/13/2004 Title:

Petition for approval of two unit power sales agreements with Southern Company Services, Inc. for purposes of cost recovery through capacity and fuel cost recovery clauses, by Progress

Energy Florida, Inc.

Company: Progress Energy Florida, Inc.

Official Filing Date: __ Expiration: Last Day to Suspend: _ Referred to: PIF SCR CCA **CMP** (ECR) FLL GCL ("()" indicates OPR) Section 2 - OPR Completes and returns to CCA in 10 workdays. Time Schedule Program Module A3(a) WARNING: THIS SCHEDULE IS AN INTERNAL PLANNING DOCUMENT IT IS TENTATIVE AND SUBJECT TO REVISION. FOR UPDATES CONTACT THE RECORDS SECTION: (850) 413-6770 Staff Assignments **Due Dates** J Harlow, J McRoy OPR Staff 1 | Current CASR revision level **Previous** Current NONE 03/31/2005 1. Protest Filed 2. Revised CASR Due NONE 04/29/2005 3. 4. 5. 6. 7. Staff Counsel A Vining 8. 9. 10. OCRs 11. 12. 13. 14. 15. 16. 17. 18. 19. 20. 21. 22. 23. 24. 25. 26. 27. 28. 29. Recommended assignments for hearing 30. and/or deciding this case: 31. 32. Full Commission X Commission Panel 33. ____ Staff 34. Hearing 35. Date filed with CCA: 04/12/2005 36. 37. Initials OPR 38. Staff Counsel _

Section 3 - Chairman Completes

Assignments are as follows:

	- не	aring	UTTI	cer(s)		
	Co	mmiss	ioner	'S		Hrg Exam	Staff
ALL	BZ	DS	BD	DV	ED		
Х							

ΒZ

DS

1313/Rm/

ED

ADM

Prehearing Officer Commissioners

Đ۷

BD

X

Approved:

Date:

Where panels are assigned the senior Commissioner is Panel Chairman: the identical panel decides the case. Where one Commissioner, a Hearing Examiner or a Staff Member is

assigned the full Commission decides the case.

39. 40.

Case Scheduling/Rescheduling Advice

Last Revised 04/20/2005 at 14:15

Page 1 of 1

					· -				
Prin	ited	on	04	/20	/20	05	at	14	:22

X Commi Commi Commi X Executi	issioner Deason issioner Bradley issioner Davidson issioner Edgar ive Director Information Offic	X General (Auditing X Comm. (Competit	Executive Directions of the Counsel Direction & Safety Direction & ADM Clerk & ADM Cive Markets/For Affairs Direction of the Country of the C	ector X Court Rep Services Staff Cont Enforcement	
	f Chairman Brauli	o Baez			
Docket Number	r: 041393-EI				
Docket Title: 1. Schedule Info	through capacity as	_		s with Southern Company Services, In ress Energy Florida, Inc.	c. for purposes of cost recovery
Ev	ent	Former Date	New Date	Location	Time
Prehearing Con	ference		05/26/2005	Tallahassee, Room 148	9:30 AM - 11:00 AM
Hearing			06/02/2005	Tallahassee, Room 148	9:30 AM - 5:00 PM
Hearing			06/03/2005	Tallahassee, Room 148	9:30 AM - 5:00 PM
	·•				
2. Hearing/Preh	nearing Assignme	ent Informatio	on .		
	Form	ner Assignment	ts	Current Assi	gnments
<u>Hearing</u>	Commissi	oners Hear	ring Staff	Commissioners	Hearing Staff
<u>Officers</u>	ALL DZ DC DI	Exar	n.	ALL DZ DG DD DV I	Exam.
	ALL BZ DS BI	J DV ED		ALL BZ DS BD DV B	ED
<u>Prehearing</u>	Commissi	oners		Commissioners	
<u>Officer</u>	DZ DG DD DV				
	BZ DS BD DV	ED ADM		BZ DS BD DV ED AL	<u> </u>
Rease	on for Revision: A. N	New Assignment	1. Unavailability	2. Good Cause 3. Recused 4. D	isqualified 5. See Remarks
Remarks:					
L					

PSC/JBE 8 (01/2002)

Section 1 - Bureau of Records Complete

Docket No. <u>041393-EI</u> Date Docketed: <u>12/13/2004</u> Title:

Petition for approval of two unit power sales agreements with Southern Company Services, Inc. for purposes of cost recovery through capacity and fuel cost recovery clauses, by Progress

Energy Florida, Inc.

Company: Progress Energy Florida, Inc.

Official Filing Last Day to Susp				İ	Expiratio	on: _								
Referred to:					CCA	CMP	(ECR)	FLL	GCL	MMS	PIF	R	.CA	SCR
("()" indicates	OPR)						T X		X	<u> </u>	1	T		
Section 2 - OPR		and ret	turns to	CCA in	10 worke	lavs.	<u> </u>			Time S	chedu l e			
Program Module							E IS AN IN	TERNAL I	PLANNING					
				IT IS	TENTATIV	E AND SU	UBJECT TO	REVISIO!	٧.					
	<u>Sta</u>	aff Assi	<u>gnments</u>	FOR U	PDATES CO	NTACT TH	HE RECORDS	SECTION	N: (850)	413-6770				
				<u> </u>	_							Due [Dates	
OPR Staff	J Harlow,	, J McRo	y	2	Current	t CASR r	evision l	evel			Previ _	ous	Cur	rrent
				1.			<u>rehearing</u>				SAM	E		3/2005
				_ 2.			aring and				SAM	E	05/1	2/2005
				_ 3.			Staff Tes	timony D	ue		SAM	E		3/2005
				4.	Testimor						SAM	Ε	05/2	0/2005
				_ 5.	Prehear		ements				SAM	E	05/2	3/2005
				6.	<u>Prehear</u>						SAM	E	05/2	6/2005
				_ 7.	Transcr	ipt of P	rehearing	Due			SAM	E	05/2	7/2005
Staff Counsel	A Vining			8.			ns Comple	te			SAM	E	05/2	7/2005
				_] 9.	Prehear	ing Orde	r				SAM	E		1/2005
				10.	Hearing	(6/02-0	3/05)			- /	SAM			2/2005
<u>OCRs</u>				11.			earing Du				SAM			2/2005
				12.			iefs Due			:e)	SAM			8/2005
				13.		ecommend	<u>ation - La</u>	<u>ite File</u>	d		SAM			6/2005
				14. 15.	Agenda Final Or	ndon	-				SAM SAM			1/2005
				16.	Close Do	ocket or	Revise C	ASR			SAM			.0/2005
				∃ 17.	<u> </u>	Jene e	11CV 13C C/	14711						
				18.										
				19.										
				20.										
				□ 21. □ 22.										
				23.							l			
				24.										
				25.										
				26.										
				27. 28.	-									
				29.							<u> </u>			
Recommended ass	ignments f	or hear	ing	30.										
and/or deciding			•	31.										
_				32.										
Full Commission			anel	33.										
Hearing	Staf	f	_	34.							L			
				35.										
Date filed with	CCA: <u>04/2</u>	1/2005		36.										
Initials Opp				37.										
Initials OPR	Counsel			_ 38. _ 39.					-					
Jiali	Counsel			40.	····									
Section 3 - Cha	irman Comp	letes			ssignment	ts are a	s follows				<u> </u>			
	ng Officer	(s)	T 1		7		<u> </u>		ring Of					
Commi	ssioners		Hra	Staff	1			Commis	sioners		ADM			

Where panels are assigned the senior Commissioner is Panel Chairman: the identical panel decides the case.

Exam

DV

BD

Where one Commissioner, a Hearing Examiner or a Staff Member is assigned the full Commission decides the case.

ED

Approved: Date:

BD

X

DV

DS

ΒZ

ED

DS

ΒZ

ALL

STATE OF FLORIDA

COMMISSIONERS: BRAULIO L. BAEZ, CHAIRMAN J. TERRY DEASON LILA A. JABER RUDOLPH "RUDY" BRADLEY CHARLES M. DAVIDSON



DIVISION OF THE COMMISSION CLERK & ADMINISTRATIVE SERVICES
BLANCA S. BAYÓ
DIRECTOR
(850) 413-6770 (CLERK)
(850) 413-6330 (ADMIN)

Hublic Service Commission

ACKNOWLEDGMENT

	DATE: 1201
TO:	Perko
FROM:	DMCASCO, Division of the Commission Clerk and Administrative Services
RE:	Acknowledgment of Receipt of Confidential Filing
EX)
1312	2-04
This O 4	will acknowledge receipt of a CONFIDENTIAL DOCUMENT filed in Docket No. 4/393-51 or (if filed in an undocketed matter) concerning
filed on beh	alf of Progress Everage
document w	ill be maintained in locked storage.
Any	questions regarding this matter should be directed to Kay Flynn at (850) 413-6770.

PSC/CCA019-C (Rev 01/04)

STATE OF FLORIDA

COMMISSIONERS:
BRAULIO L. BAEZ, CHAIRMAN
J. TERRY DEASON
LILA A. JABER
RUDOLPH "RUDY" BRADLEY
CHARLES M. DAVIDSON



DIVISION OF THE COMMISSION CLERK & ADMINISTRATIVE SERVICES BLANCA S. BAYÓ DIRECTOR (850) 413-6770 (CLERK) (850) 413-6330 (ADMIN)

Hublic Service Commission

December 14, 2004

Gary V. Perko, Esquire Hopping Green & Sams Post Office Box 6526 Tallahassee, Florida 32314

Re: Docket No. 041393-EI

Dear Mr. Perko:

This will acknowledge receipt of a petition for approval of two unit power sales agreements with Southern Company Services, Inc. for purposes of cost recovery through capacity and fuel cost recovery clauses, by Progress Energy Florida, Inc., which was filed in this office on December 13, 2004, and assigned the above-referenced docket number. Appropriate staff members will be advised.

Mediation may be available to resolve any dispute in this docket. If mediation is conducted, it does not affect a substantially interested person's right to an administrative hearing. For more information, contact the Office of General Counsel at (850) 413-6248 or FAX (850) 413-7180.

Bureau of Records

I:\Records\acklet-no-app.doc

DOCUMENT NO.

BLACK & VEATCH

RECEIVED HPSO

Veatch Corporation An IO: 20

Black & Veatch Corporation Energy Services Division

COMMISSION CLERK

Tel: (913) 458-2000

11401 Lamar Avenue

Overland Park, Kansas 66211 USA

Ms. Hong Wang Florida Public Service Commission Bureau of Records 2540 Shumard Oak Boulevard Tallahassee, Florida 32399-0850 (850) 413-7118 January 4, 2005

Dear Ms. Wang:

I would like to be placed on the interested party mailing list for Docket No. 021393-EI – Petition for approval of two unit power sales agreements with Southern Company Services, Inc. for purposes of cost recovery through capacity and fuel cost recovery clauses, by Progress Energy Florida, Inc.

My mailing address is:

Myron Rollins Black & Veatch 11401 Lamar Avenue Overland Park, Kansas 66211 (913) 458-7432

Very truly yours,

BLACK & VEATCH CORPORATION

Myron Rollins

MRR/kad

es e my di nat eo

METATION CENTER



Kay Flynn

041393 EI

From:

Denise Karnes

Sent:

Friday, February 25, 2005 8:27 AM

To:

Alina Dieguez; Allen Mortham; Beth Salak; Betty Ashby; Bev DeMello; Blanca Bayo; Bob Trapp; Braulio Baez; Bridget Hoyle, Carlotta Stauffer; Carol Purvis; Cayce Hinton; Charles Davidson; Chuck Hill; Cindy Miller; Dan Hoppe; Della Fordham; Diane Lee; Dorothy Boone; Eileen Patrick; Hurd Reeves; J. Terry Deason; Jane Faurot; Janet Brunson; Janet Harrison; JoAnn Chase; Kathleen Stewart; Katrina Tew; Kay Flynn; Kay Posey; Kevin Bloom; Larry Harris: Lisa Edgar: Manuel Arisso: Martha Golden: Mary Bane; Mary Macko: Norma Jenkins; Pat Dunbar; Patsy White; Richard Tudor; Rick Melson; Roberta Bass; Rudy Bradley; Sandy Moses; Sharon Allbritton; Steven

Stolting; Susan Howard; Tarik Noriega; Tim Devlin; Veronica Washington

Subject: Items of Interest at Upcoming Agenda Conference, 3/1/05

A news release was faxed to daily newspapers throughout Florida this morning, 2/25/05, and is now available on the PSC web site: http://www.psc.state.fl.us/general/news/pressrelease.cfm?release=-2147483319

PSC Press Release: February 25, 2005



State of Florida

Hublic Service Commission NEWS RELEASE

February 25, 2005

Contact: 850-413-6482

Items of Interest at Upcoming Agenda Conference, 3/1/05

TALLAHASSEE — The following items are among those scheduled for consideration by the Commission at the March 1, 2005, Agenda Conference.

ITEM 22 - DOCKET NO. 050093-EI - PETITION FOR APPROVAL OF STIPULATION AND SETTLEMENT FOR SPECIAL ACCOUNTING TREATMENT AND RECOVERY OF COSTS ASSOCIATED WITH HURRICANE IVAN'S IMPACT ON GULF POWER COMPANY. The Commission will evaluate a Stipulation and Settlement filed by the Office of Public Counsel, the Florida Industrial Power Users Group, and Gulf Power Company to resolve all matters and issues regarding the effects of Hurricane Ivan on Gulf Power Company's property insurance reserve.

ITEM 23 - DOCKET NO. 031033-EI - REVIEW OF TAMPA ELECTRIC COMPANY'S 2004-2008 WATERBORNE TRANSPORTATION CONTRACT WITH TECO TRANSPORT AND ASSOCIATED BENCHMARK. The Commission will address several issues relevant to Tampa Electric Company's current contract with TECO Transport and the reasonableness of its associated benchmark.

<u>ITEM 27 – DOCKET NO. 041393-EI</u> – PETITION FOR APPROVAL OF TWO UNIT POWER SALES AGREEMENTS WITH SOUTHERN COMPANY SERVICES, INC. FOR PURPOSES OF COST RECOVERY THROUGH CAPACITY AND FUEL COST RECOVERY CLAUSES, BY PROGRESS ENERGY FLORIDA, INC. The Commission will determine whether two power sales agreements between Progress Energy Florida, Inc. and the Southern Company should be approved for cost recovery purposes.

###

Website - http://www.floridapsc.com
Kevin Bloom, Director, Office of Public Information
Additional Press Contact: Tarik Noriega
2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850

Marguerite Lockard

From:

Janice Banka

Sent:

Thursday, May 12, 2005 1:58 PM

To:

CCA - Orders / Notices; Sandy Moses; Jane Faurot

Subject: Order / Notice Submitted

Date and Time:

5/12/2005 1:57:00 PM

Docket Number:

041393-EI

Filename / Path:

2004/041393/041393hrgnotice.aev.doc

Notice Type:

Prehearing/Hearing

Notice of Hearing and Prehearing.

Number of pages in Notice - 3.

Thanks "J"

Janice R. Banka
Deputy Clerk
Florida Public Service Commission
Office of the General Counsel
Economic Regulation Section
2540 Shumard Oak Blvd.
Tallahassee, FL 32399-0850
850-413-6210 (voice)
850-413-6211 (fax)
jbanka@psc.state.fl.us

50/6.

220 Public Micros.

12974-05

DOCUMENT NO.

State of Florida



Public Service Commission

CAPITAL CIRCLE OFFICE CENTER • 2540 SHUMARD OAK BOULEVARD TALLAHASSEE, FLORIDA 32399-0850

-M-E-M-O-R-A-N-D-UKM-ORRESPONDENCE

		Administrative	Parties Consumer
DATE:	May 31, 2005	DOCUMENT NO.	Assessment and the state of the
TO:	Timothy J. Devlin, Director, Division of Economic F	DISTRIBUTION: Regulation	11/
FROM:	Judy G. Harlow, Economic Analyst, Division of Eco	nomic Regulation	The The
RE:	Request to Copy Confidential Documents for June 2.	2005 Hearing	RLT

A hearing will be held on June 2 and 3, 2005 in Docket No. 041393-EI, In re: Petition for approval of two unit power sales agreements with Southern Company Services, Inc. for purposes of cost recovery through capacity and fuel cost recovery clauses, by Progress Energy Florida, Inc. Staff would like to use portions of the following confidential documents in its exhibit: Document No. 04887-05 (Cross-reference Doc. No. 04568-05: PEF's responses to staff's interrogatory numbers 3, 6, and 9); Document No. 01180-05 (Cross-reference Doc. No. 01717-05: PEF's back-up spreadsheets in response to staff's interrogatory number 9); and, Document No. 05062-05 (PEF's response to staff's interrogatory number 22). Staff requests permission to make nine copies of these confidential documents to be used as exhibits at the hearing.

OK take 55



Hublic Service Commission -M-E-M-O-R-A-N-D-U-M-

DATE: June 1, 2005

TO: Blanca S. Bayó, Director, Division of the Commission Clerk and

Administrative Services

FROM: Jane Faurot, Chief, Office of Hearing Reporter Services, Division

of the Commission Clerk and Administrative Services

RE: DOCKET NO. 041393-EI, PREHEARING HELD 05/26/05.

RE: PETITION FOR APPROVAL OF TWO UNIT POWER SALES AGREEMENTS WITH SOUTHERN COMPANY SERVICES, INC. FOR PURPOSES OF COST RECOVERY THROUGH CAPACITY AND FUEL COST RECOVERY CLAUSES, BY PROGRESS ENERGY FLORIDA, INC.

DOCUMENT No.: 05147-05, 05/27/05

The transcript for the above proceedings has been completed and is forwarded for placement in the docket file, including attachments.

Please note that Staff distribution of this transcript was made to:

LEGAL, ECR

Acknowledged BY:

JF/rlm





Hublic Service Commission -M-E-M-O-R-A-N-D-U-M-

DATE: June 6, 2005

TO: Blanca S. Bayó, Director, Division of the Commission Clerk and

Administrative Services

FROM: Jane Faurot, Chief, Office of Hearing Reporter Services, Division

of the Commission Clerk and Administrative Services

RE: DOCKET NO. 041393-EI, HEARING HELD 06/02/05.

RE: PETITION FOR APPROVAL OF TWO UNIT POWER SALES AGREEMENTS WITH SOUTHERN COMPANY SERVICES, INC. FOR PURPOSES OF COST RECOVERY THROUGH CAPACITY AND FUEL COST RECOVERY CLAUSES, BY PROGRESS ENERGY FLORIDA, INC.

DOCUMENT Nos.: 05373-05, 06/18/05, Volume 1

05378-05, 06/18/05, Volume 2 05397-05, 06/18/05, Volume 3 05407-05, 06/18/05, Volume 4

The transcript for the above proceedings has been completed and is forwarded for placement in the docket file, including attachments.

Please note that Staff distribution of this transcript was made to:

LEGAL, ECR

Acknowledged BY:

JF/rlm



Hublic Service Commission -M-E-M-O-R-A-N-D-U-M-

DATE: June 9, 2005

TO: Blanca Bayó, Director, Commission Clerk and Administrative

Services

FROM: Jane Faurot, Chief, Office of Hearing Reporter Services

RE: DOCKET NO. 041393-EI, HEARING HELD 06/02/05.

Attached for filing are Exhibits 1 through 25, representing a complete filing of the exhibits identified and admitted into the record during the proceedings held in the above docket.

Acknowledged BY:

JF/rlm

Kay Flynn

041393-EI

Denise Karnes From:

Friday, June 17, 2005 10:11 AM Sent:

To:

Alina Dieguez; Allen Mortham; Beth Salak; Betty Ashby; Bev DeMello; Blanca Bayo; Bob Trapp; Braulio Baez; Bridget Hoyle; Carlotta Stauffer; Carol Purvis; Cayce Hinton; Chuck Hill; Cindy Miller; Dan Hoppe; Della Fordham; Diane Lee; Dorothy Boone; Eileen Patrick; Hurd Reeves; J. Terry Deason; Jane Faurot; Janet Brunson; Janet Harrison; Kathleen Stewart; Katrina Tew; Kay Flynn; Kay Posey; Kevin Bloom; Larry Harris; Lisa Edgar; Manuel Arisso; Martha Golden; Mary Bane; Mary Macko; Norma Jenkins; Pat Dunbar; Patsy White; Rhonda Hicks; Richard Tudor; Rick Melson; Roberta Bass; Rudy Bradley; Sandy Moses; Sharon Allbritton; Steven Stolting; Susan Howard;

Tim Devlin; Todd Brown; Veronica Washington

Subject: Items of Interest at Upcoming Agenda Conference, 6/21/05

A news release was issued to the daily newspapers this morning, 6/21/05, and is now available on our web site: http://www.psc.state.fl.us/general/news/pressrelease.cfm?release=15

PSC Press Release: June 17, 2005







State of Florida

Hublic Service Commission NEWS RELEASE

June 17, 2005

Contact: 850-413-6482

Items of Interest at Upcoming Agenda Conference, 6/21/05

TALLAHASSEE — The following items are among those scheduled for consideration by the Commission at the June 21, 2005, Agenda Conference.

ITEM 11 – DOCKET NO. 041272-EI – PETITION FOR APPROVAL OF STORM RECOVERY CLAUSE FOR RECOVERY OF EXTRAORDINARY EXPENDITURES RELATED TO HURRICANES CHARLEY, FRANCES, JEANNE, AND IVAN, BY PROGRESS ENERGY FLORIDA, INC. The Commission will consider a staff recommendation on the utility's request to recover costs incurred during the 2004 hurricane season.

ITEM 12 – DOCKET NO. 041375-EI – REQUEST TO EXCLUDE APRIL 11-12, 2004, OUTAGE EVENTS FROM ANNUAL DISTRIBUTION SERVICE RELIABILITY REPORT BY TAMPA ELECTRIC COMPANY. The Commission will take up a staff recommendation regarding TECO's request to exclude weather-related outages from its reliability report.

<u>ITEM 15 – DOCKET NO. 041393-EI – PETITION FOR APPROVAL OF TWO UNIT POWER SALES AGREEMENTS WITH SOUTHERN COMPANY SERVICES, INC.</u> The Commission will consider a staff recommendation on a proposal to extend an agreement between Progress Energy and the Southern Company for the purchase of electric power.

###

Website - http://www.floridapsc.com
Kevin Bloom, Director, Office of Public Information
Additional Press Contact: Todd Brown
2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850

STATE OF FLORIDA

COMMISSIONERS: BRAULIO L. BAEZ, CHAIRMAN J. TERRY DEASON RUDOLPH "RUDY" BRADLEY LISA POLAK EDGAR



DIVISION OF THE COMMISSION CLERK AND ADMINISTRATIVE SERVICES CAPITAL CIRCLE OFFICE CENTER 2540 SHUMARD OAK BOULEVARD TALLAHASSEE, FL 32399-0850

Public Service Commission

July 28, 2005

Thomas D. Hall, Clerk Supreme Court of Florida Supreme Court Building Tallahassee, Florida 32301

Re: Petition for approval of two unit power sales agreements with Southern Company Services, Inc. for purposes of cost recovery through capacity and fuel cost recovery clauses, by Progress Energy Florida, Inc. (Docket No. 041393-EI)

Dear Mr. Hall:

Enclosed is a certified copy of a Notice of Appeal, filed in this office on July 27, 2005, on behalf of White Springs Agricultural Chemicals, Inc. d/b/a PCS Phosphate - White Springs. Also enclosed is a copy of Order No. PSC-05-0699-FOF-EI, the order on appeal.

It is our understanding that the index of record is due to be served on the parties to this proceeding on or before September 15, 2005.

Sincerely,

Marcia Sharma, Assistant Director

Marcia Sharma

KF/mhl Enclosure

cc:

C. Everett Boyd, Esquire Melissa F. Allaman, Esquire

David Smith, Office of the General Counsel

parties of record

ORIGINAL

IN THE FLORIDA PUBLIC SERVICE COMMISSION

WHITE SPRINGS AGRICULTURAL CHEMICALS, INC., d/b/a PCS PHOSPHATE – WHITE SPRINGS,

Appellant,

VS.

PSC Docket No. 041393-EI

07187 JUL 27 8

FLORIDA PUBLIC SERVICE COMMISSION and PROGRESS ENERGY FLORIDA, INC.,

Appellees.

NOTICE OF APPEAL

NOTICE IS GIVEN that White Springs Agricultural Chemicals, Inc., d/b/a PCS Phosphate – White Springs, Appellant, appeals to the Florida Supreme Court the order of this Florida Public Service Commission rendered June 28, 2005. A copy of the order is attached. The nature of the order is the approval of two unit power sales agreements between Progress Energy Florida, Inc., and Southern Company Services, Inc., for the purposes of the recovery of costs from the ratepayers of Progress Energy Florida, Inc.

Respectfully submitted,

DATED this 27th day of July, 2005

RECEIVED & FILED

	A TRUE COPY	
CMP	ASSISTANT DIRECTOR, DIVISION OF	
COM	COMMISSION CLERK AND	C. Everett Boyd
ATT	ADMINISTRATIVE SERVICES	Fla. Bar No.190960
CTR		Melissa F. Allaman
ECR		Fla. Bar No. 229229
		Sutherland Asbill & Brennan LLP
GCF		2282 Killearn Center Blvd.
OPC		Tallahassee, FL 32309-3576
DO4		Tel: 850.894.0015
RCA		Fax: 850.894.0030
SCR		everett.boyd@sablaw.com
SGA		melissa.allaman@sablaw.com
SEC I		DOCUMENT

and

James M. Bushee Andrew K. Soto Sutherland, Asbill & Brennan LLP 1275 Pennsylvania Avenue, NW Washington, DC 20004-2415 Tel: 202-383.0100

Fax: 202.637.3593
james.bushee@sablaw.com
andrew.soto@sablaw.com

Attorneys for White Springs Agricultural Chemicals, Inc., d/b/a PCS Phosphate — White Springs

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing Notice of Appeal has been furnished by U.S. mail and e-mail transmission to the following, this 27th day of July, 2005:

R. Alexander Glenn
Progress Energy Service Company, LLC
100 Central Avenue, Ste. 1D
St. Petersburg, FL 33701
Alex.Glenn@pgnmail.com

Gary V. Perko Hopping, Green & Sams, P.A. 123 S. Calhoun St. (32301) Post Office Box 6526 Tallahassee, FL 32314

Adrienne Vining
Office of the General Counsel
Florida Public Service Commission
2540 Shumard Oak Blvd.
Tallahassee, FL 32399-0850
avining@psc.state.fl.us

Attorney

I:\ClOp\AAMISC\24050.0001 White Springs-PSC\PI\Notice of appeal 072605.DOC

BEFORE THE PUBLIC SERVICE COMMISSION

In re: Petition for approval of two unit power DOCKET NO. 041393-EI sales agreements with Southern Company Services, Inc. for purposes of cost recovery ISSUED: June 28, 2005 through capacity and fuel cost recovery clauses, by Progress Energy Florida, Inc.

ORDER NO. PSC-05-0699-FOF-EI

The following Commissioners participated in the disposition of this matter:

BRAULIO L. BAEZ, Chairman J. TERRY DEASON RUDOLPH "RUDY" BRADLEY

APPEARANCES:

GARY V. PERKO, ESQUIRE, and CAROLYN S. RAEPPLE, ESQUIRE, Hopping Green & Sams, P. A., 123 South Calhoun Street, Tallahassee, Florida 32302 and R. ALEXANDER GLENN, ESQUIRE, Progress Energy Service Company, L. L. C., 100 Central Avenue, Suite 1D, St. Petersburg, Florida 33701-3324

On behalf of Progress Energy Florida, Inc.

JAMES M. BUSHEE, ESQUIRE, and DANIEL E. FRANK, ESQUIRE, Sutherland Asbill & Brennan LLP, 1275 Pennsylvania Avenue, N. W., Washington, D. C. 20004-2415 and RICHARD A. ZAMBO, ESQUIRE, Richard A. Zambo, P.A., 2336 S.E. Ocean Boulevard, #309, Stuart, Florida 34996, On behalf of White Springs Agricultural Chemicals, Inc., d/b/a PCS Phosphate -White Springs.

ADRIENNE E. VINING, ESQUIRE, Florida Public Service Commission, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850 On behalf of the Florida Public Service Commission.

FINAL ORDER APPROVING UNIT POWER SALES AGREEMENTS BETWEEN PROGRESS ENERGY FLORIDA, INC. AND SOUTHERN COMPANY FOR COST **RECOVERY PURPOSES**

BY THE COMMISSION:

CASE BACKGROUND

Progress Energy Florida, Inc. (PEF) currently purchases 414 megawatts (MW) of capacity and the associated energy from the Southern Company (Southern) under two unit power sales (UPS) agreements. These agreements were executed in 1988, and are set to expire on May

DOCUMENT NUMBERS DATE

06116 JUN 28 g

31, 2010. The existing UPS agreements consist of coal-fired generation from Southern's Plant Scherer in Georgia, and Plant Miller in Alabama.

As a part of its annual fuel adjustment filing in Docket No. 040001-EI, PEF requested our approval for cost recovery of the anticipated extension of the existing UPS agreements with Southern. At the time, PEF had not yet finalized the agreements with Southern, so PEF filed a Letter of Intent it had entered into with Southern to extend the existing 1988 UPS agreements. At the prehearing conference for Docket No. 040001-EI, held on October 25, 2004, the Prehearing Officer ruled that the Commission would not address the issue until an agreement was finalized and filed with the Commission.

On November 24, 2004, PEF signed two new UPS agreements with Southern, which will replace the existing agreements upon their expiration. The two new UPS agreements consist of 424 MW of capacity, including 74 MW of coal-fired capacity from Plant Scherer in Georgia. The remaining 350 MW of capacity will be provided by Southern's natural gas-fired combined cycle unit, Franklin 1, located in Alabama. The term for each agreement is June 1, 2010, through December 31, 2015.

On December 13, 2005, PEF filed a petition requesting a finding that entering into the UPS agreements is a reasonable and prudent action by PEF to maintain its 20 percent reserve margin. PEF also requested recovery of the energy and capacity costs associated with the agreements, subject to our review of the actual expenses in the annual Capacity and Fuel Cost Recovery Clause proceedings. On March 14, 2005, we issued Order No. PSC-05-0272-PAA-EI, proposing to approve PEF's petition.

On March 31, 2005, White Springs Agricultural Chemicals, Inc. d/b/a/PCS Phosphate—White Springs (White Springs) filed a Petition for Hearing and Motion to Intervene. The matter was set for hearing on June 2 and 3, 2005, by Order No. PSC-05-0432-PCO-EI, issued April 20, 2005. A hearing was held on June 2, 2005. During the hearing, PEF's Request for Official Recognition, filed May 24, 2005, and White Springs' Motion for Reconsideration and For Shortened Response Period, filed May 23, 2005, were addressed, and both were denied. Post-hearing briefs were filed by the parties on June 8, 2005. We have jurisdiction over this subject matter pursuant to Sections 366.04, 366.05, and 366.06, Florida Statutes.

PEF'S NEW UPS AGREEMENTS

Consideration of Alternatives

PEF did not issue a Request for Proposals (RFP) to compare options to the proposed UPS agreements. However, Rule 25-22.082, Florida Administrative Code, the "bid rule," does not require investor-owned utilities to issue RFPs for the extension of power purchases. PEF's Witness Waters admitted that an RFP would provide greater assurance that the lowest cost option had been selected. Witness Waters also stated, however, that if PEF delayed the agreements to issue an RFP, the agreements, and in particular the coal-fired capacity, could be placed at risk. Southern has no obligation to participate in an RFP, or to wait until after PEF completed an RFP process before selling the capacity to another party. Witness Waters believes that other parties

that are deciding whether to build would be looking for capacity in the 2010 time-frame. We find that while an RFP would have given more assurance that lower cost options were not available, it was reasonable for PEF to not issue an RFP in this instance. We agree with PEF that delaying the contracts to issue an RFP could have placed the agreements, particularly the coal capacity, at risk. The recent high and volatile natural gas prices have increased the value of coal capacity for utilities; therefore, it is reasonable to assume that Southern could have sold the 74 MW of coal capacity to another party, even a relatively small municipal or cooperative utility. Municipal and cooperative utilities have no obligation to issue an RFP or request cost recovery from the Commission.

We disagree with White Springs' position that PEF "failed to reasonably consider alternatives to the UPS agreements." Witness Waters testified that he is "unaware of any merchant coal generation in Florida, other than one facility we are currently in negotiations with for purchases beginning in 2006." PEF has received no coal-fired bids from existing units in response to its two most recent RFPs. Witness Waters stated that he knows of several utilities that are planning coal-fired generating units in Florida and the surrounding states; however, these units will not be placed in service prior to the 2010 need. PEF compared the proposed natural gas-fired Franklin agreement to the bids in its most recent RFPs and found the pricing to be comparable.

In conclusion, we find that while PEF did not issue an RFP, PEF adequately tested the market for alternatives through other means. PEF reviewed coal options, but found that new coal generation cannot be placed in service in time to meet the 2010 need. PEF has received no bids from existing coal generation in response to its two most recent RFPs. This provides some level of assurance that the proposed UPS agreements could not be replaced by lower priced existing coal generation. PEF is also in negotiations for a coal capacity contract beginning in 2006. As a test for the pricing of the gas portion of the proposed agreements, PEF compared the proposed natural gas-fired Franklin agreement to gas-fired bids in its two most recent RFPs. The pricing appears to be comparable.

PEF's Cost-Effectiveness Analysis

PEF tested the cost-effectiveness of the proposed UPS agreements by comparing two expansion plans, a "base case" without the agreements, and a second case which included the agreements.

The generating units included in each expansion plan are reflected below:

Base Case Expansion Plan (without UPS agreements)	Alternative Expansion Plan (with UPS agreements)
2010 combined cycle	2011 combined cycle
2012 combined cycle	2018 combined cycle
2017 coal	2015 coal
2019 combustion turbine	2017 combustion turbine

We disagree with White Springs that PEF did not demonstrate that its base case was least cost. PEF appears to have used accepted planning methodology to develop its base case expansion plan, and the resulting plan closely mirrors the expansion plan in PEF's 2004 Ten-Year Site Plan. We previously reviewed PEF's 2004 Ten-Year Site Plan and found the Plan to be suitable for planning purposes.

As can be seen in the table, according to PEF's analysis the UPS agreements defer the need for one natural gas-fired combined cycle unit from 2010 to 2011, and defer a second combined cycle from 2012 to 2018. In PEF's analysis, the in-service date of a coal unit is also advanced from 2017 to 2015 due to the addition of the UPS agreements. PEF provided two cost comparisons of the expansion plans: 1) a short-term analysis over the five-year contract term; and, 2) a long-term analysis from 2010 to 2055, representing the five-year term of the contract followed by the assumed 40-year life of a 2015 coal-fired generating unit.

PEF's initial short-term net present value (NPV) analysis showed a significant up-front savings of \$133 million from 2010 until 2015, due to the deferral of the two combined cycle generating units. PEF also estimated an additional \$12 million in potential savings from economy purchases facilitated by the transmission associated with the agreements. PEF's assumptions used in estimating these cost savings from economy purchases appear to be reasonable. PEF's long-term comparison of the two expansion plans resulted in a negative \$5 million NPV over 45 years, with a base case economy energy purchase assumption. PEF performed a sensitivity analysis assuming a 50 percent economy purchase reduction, which resulted in a negative \$11 million NPV over 45 years.

On May 10, 2005, Witness Waters filed supplemental testimony in which PEF revised its estimated five-year contract term benefits downward from \$133 million to \$44 million. Witness Waters stated that the error involved the values used for the capital expenses for the proposed units in PEF's year-by-year analysis. PEF was unable to provide copies of the back-up spreadsheets or to recreate its flawed analysis. We find it troubling that PEF cannot identify where or how the error occurred. White Springs' Witness Brubaker's attempt to recreate PEF's

short-term analysis resulted in a \$37 million NPV savings. Witness Brubaker stated that the difference between the \$44 million and \$37 million savings was not material. Some of our concerns are alleviated by the fact that the result of Witness Brubaker's calculation is not materially different from PEF's. PEF stated that the error in its short-term analysis did not impact its long-term analysis because this was a separate analysis performed with a different methodology. We believe it is of particular importance that the error also did not alter the timing and technologies of the units in the two expansion plans.

We have reviewed PEF's revised short-term cost-effectiveness analysis. We agree with White Springs that PEF's error in the five-year NPV analysis casts doubt on the specific dollar impact over the contract term. However, we believe that significant savings will occur during the contract term because it is reasonable to assume that the contracts will defer natural gas-fired capacity, similar to the Franklin capacity. PEF provided sufficient evidence that capacity is needed in 2010 to meet its 20 percent reserve margin, and the units assumed in PEF's base case analysis appear to be reasonable. PEF's 2004 Ten-Year Site Plan included the natural gas-fired combined cycle units in 2010 and 2011 which are deferred in PEF's analysis of the UPS agreements. Further, PEF provided adequate evidence that its capacity needs in 2010 could not be met with new or existing coal capacity. Therefore, we disagree with White Springs that PEF failed to demonstrate that its "base case" and "altered case" can reasonably be expected to produce the least cost or best alternative. We also disagree with White Springs that "PEF has only demonstrated that the altered case may produce short-term benefits when compared solely to its base case."

We have some concerns that PEF's long-term analysis shows an expected \$5 to \$11 million cost from 2010 to 2055. However, we note that the NPV outcome of this long-term analysis is highly dependent on the time period used in the analysis, because the timing of several units is altered by the inclusion of the UPS agreements in PEF's expansion plan. We believe that the up-front benefits over the life of the proposed contracts are more certain than the potential costs based on a 45-year analysis. There is sufficient certainty that significant benefits will occur due to the deferral of natural-gas fired combined cycle technology between 2010 and 2015. PEF's expansion plan following the contracts through 2055 is much less certain. Therefore, we place more credence on the short-term benefits of the contracts than the potential long-term costs.

Our concerns about the potential long-term costs are also alleviated by the important non-price benefits of the contracts. These benefits include: 1) fuel diversity due to the 74 MW of coal capacity; 2) transmission access into Southern's system and beyond; 3) potential savings from economy energy purchases and sales; 4) increased reliability; and, 5) planning flexibility. These non-price benefits will be discussed below.

In summary, we find that PEF's cost-effectiveness analysis is reasonable and supported by the evidence. PEF used an accepted system planning methodology to develop the two expansion plans compared in its analysis, and its base-case mirrors its approved 2004 Ten-Year Site Plan. PEF's error in its initial analysis casts doubt on the specific short-term savings. However, we find that significant savings will occur during the contract term because the contracts should defer natural gas-fired combined cycle capacity. These savings are more certain

than the estimated long-term costs. Potential long-term costs are also mitigated by the important non-price benefits associated with the contracts. Given the more certain up-front benefits and additional non-price benefits, we find that the UPS agreements are worth the risk that an expansion plan that includes the agreements may have a negative \$5 to \$11 million NPV through 2055.

Identification and Justification of Costs by PEF

PEF compared the costs of the self-build plan to an expansion plan that includes the proposed UPS agreements. Witness Waters delineated the costs in PEF's analysis, which included "not only the costs of construction, new unit fuel and O&M, and power purchase costs, but system fuel impacts as well. System infrastructure costs, such as fuel handling and transportation, and electrical transmission are also included." We have reviewed PEF's cost assumptions and find that the assumptions are reasonable.

PEF did not include costs for any potential transmission upgrades in its analysis. As discussed below, PEF assumed that transmission will be provided at Southern's embedded rate for Long Term Firm Transmission Service under Southern Company Transmission's Open Access Transmission Tariff (OATT). Transmission costs may be higher than Southern's tariff rates if there are system impacts from redirecting transmission; however, the agreements contain provisions which may mitigate these costs. Therefore, we find that it was reasonable for PEF to use Southern's tariff rates in the analysis. Recovery of any potential transmission costs in excess of the tariff rates will be discussed below.

PEF did not include start-up costs in its model. These costs occur when generating units are cycled on and off. The Franklin contract contains a provision which compensates Southern for start costs depending on the number of times the unit is cycled. Witness Waters stated that start costs were not included in the model because the contracts are deferring similar natural gas-fired combined cycle units. He expects that these units would be dispatched in a similar manner as the Franklin unit. Witness Waters stated "We are comparing apples-to-apples, so there would be no real net effect on the economics." PEF did not provide a comparison of the start-up costs for its own combined cycle units to the start-up pricing required under the Franklin agreement. Nevertheless, we find that the assumption that the difference in the start costs would not be significant because the generating units being compared are similar is reasonable.

PEF did not perform a natural gas price sensitivity analysis. White Springs provided evidence that PEF's natural gas forecasts have changed dramatically over a relatively short period of time. In this instance, we agree with Witness Waters that a natural gas sensitivity analysis with higher gas prices would tend to favor the expansion plan that includes the UPS agreements, as this plan includes the 74 MW of coal capacity from the Scherer unit. It is reasonable to assume that the contracts would be replacing similar natural gas-fired capacity. The record indicates that PEF could not place a coal unit in service to meet the 2010 need. Further, PEF has not received any bids from existing coal-fired capacity in its two most recent RFPs.

In summary, we find that PEF adequately identified and justified the potential costs of the agreements. PEF appropriately compared the costs of the self-build plan to an expansion plan that includes the proposed UPS agreements. PEF adequately identified the potential costs of the agreements, including capacity, energy, O&M, and fuel transportation costs. It was reasonable for PEF to use Southern's tariff transmission rates in its analysis. However, as discussed further later in this Order, recovery of any transmission costs in excess of Southern's tariff rates, which were not provided in the record, shall not be approved at this time. PEF also provided adequate justification to assume a zero start cost, and to not perform a gas price sensitivity analysis. As discussed above, PEF provided evidence to justify the costs, given the expected savings and non-price benefits over the life of the contract.

Non-Price Benefits of the UPS Agreements

We agree with PEF that the UPS agreements have several non-price strategic benefits. These benefits are difficult to quantify; however, we disagree with White Springs that these benefits should not be considered. We believe these non-price benefits, in particular the transmission rights and access to coal capacity, are essential in determining whether the contracts should be approved.

Transmission Access and Economy Energy. The UPS agreements allow PEF to exercise its roll-over rights and maintain transmission access to the Southern system and beyond. This provides access to potential economy energy purchases and sales and increases reliability. PEF believes that the UPS agreements will provide the opportunity for increased economy purchases because a portion of the capacity is natural-gas fired. The Franklin unit will not be dispatched over as many hours as a coal-fired unit, providing PEF with excess transmission capacity that may be used to transport economy energy in the hours when PEF is not taking energy from Franklin. PEF also believes that its rights to the Florida/Georgia interface, while independent of the agreements, may be placed at risk if the contracts are not approved, and if PEF does not use the interface for another purpose.

Fuel Diversity. Although the UPS agreements provide less coal capacity than the existing agreements, more coal capacity is provided than under the self-build option. Placing this coal-fired capacity under contract will reduce the exposure of PEF's ratepayers to fuel price volatility. PEF has also obtained a right-of-first refusal on additional coal capacity to replace all or part of the Franklin natural gas-fired capacity. We disagree with White Springs that the proposed agreements do not increase fuel diversity because the coal capacity has been reduced compared to the existing agreements. The impact on fuel diversity should be compared to the options available to purchase or place in service in 2010, not based on the coal capacity provided under the existing Southern UPS agreements. White Springs provided no evidence that PEF could place a coal plant in service by 2010 or that additional coal capacity would be available for PEF to purchase. The record indicates that a coal plant would take at least seven years to site and build. PEF has not received bids for capacity from existing coal units in its two most recent RFPs.

Planning Flexibility. PEF has obtained a right to extend the contracted Franklin capacity to 2017, or it can let the agreement expire. Witness Waters stated that if PEF does extend the

Franklin agreement, recovery would be subject to our review. The contracts also give PEF additional time to study the cost-effectiveness and feasibility of adding coal-fired capacity. PEF provided information on two recent internal and external analyses of the impact of adding coal-fired capacity to PEF's system. PEF assumed that the in-service date of a coal-fired unit would be moved up from year 2017 to 2015 in its expansion plan with the UPS agreements. Finally, the agreements appear to have greater scheduling flexibility than the existing agreements.

Reliability. The UPS agreements increase reliability by: 1) adding an outside source for natural gas transportation to fuel the Franklin unit; and, 2) providing access to energy from Southern's system and beyond.

In conclusion, we find that the non-price benefits discussed above are reasonable and provide important potential benefits for PEF and its ratepayers. The fuel diversity and planning flexibility afforded by the agreements are of particular importance due to the volatility and forecasting uncertainty of natural gas prices. The coal-fired capacity from Southern's Scherer unit will reduce PEF's ratepayers' exposure to fuel price volatility, while the timing of the contracts will give Progress the flexibility to defer natural gas-fired capacity and potentially move up the in-service date of a coal-fired unit.

Recovery of Costs Associated with the UPS Agreements

We agree with PEF that it is Commission policy for purchased power costs which are found to be reasonable and prudent to be recovered from the ratepayers. Recovery of capacity and energy costs associated with the UPS agreements shall be permitted through the appropriate cost recovery clauses. Recovery of actual expenses shall be subject to a finding of reasonableness and prudence when recovery is requested by PEF.

We find that recovery of reasonable and prudent expenses through the cost recovery clauses is appropriate. PEF's stockholders do not receive earnings on purchased power agreements. Ratepayers will receive all benefits from the up-front savings associated with deferring the need for natural gas-fired capacity. Ratepayers will further benefit from cost savings on economy purchases facilitated by the associated transmission. Profits on economy sales made by PEF from the Southern capacity will be split 80/20 between PEF's ratepayers and stockholders, if PEF has surpassed its three-year rolling average economy sales threshold. If PEF has not met this threshold, 100 percent of profits from economy sales will be credited to PEF's ratepayers.

We find that it is not appropriate for ratepayers to bear the risk of transmission costs which have not been identified in the record without further Commission review. PEF may experience additional transmission costs due to the need to redirect the transmission path from the Miller to the Franklin Plant. Any transmission costs in excess of tariff rates shall be subject to further Commission review when actual costs are known and recovery is requested. Likewise, if PEF extends the Franklin agreement, as discussed above, recovery shall be subject to Commission review.

We disagree with White Springs that "PEF's stockholders should bear the risk that the claimed benefits will fail to materialize, because PEF entered into transmission arrangements associated with these agreements prior to Commission approval." The agreements contain provisions which mitigate the transmission costs, or allow PEF to terminate the agreements, if transmission costs exceed specified levels. Therefore, we find that it was not imprudent for PEF to request rollover transmission rights prior to receiving Commission approval for the proposed UPS agreements.

In conclusion, we hereby approve recovery of capacity and energy costs associated with the UPS agreements subject to a finding of reasonableness and prudence of the actual expenses when recovery is requested. Any transmission costs in excess of tariff rates or an extension of the Franklin agreement shall be subject to further review by the Commission to determine if PEF's actions in these instances are reasonable and prudent.

Cost and Availability of Transmission Rights

PEF's existing UPS agreements with Southern provide for 414 MW from the Miller and Scherer units. These agreements are bundled agreements which include transmission rights on Southern's system. PEF has "rollover rights" to this transmission because PEF was purchasing through this transmission path prior to the FERC ruling to unbundle transmission rights. In other words, PEF is "first-in-line" for these transmission rights.

PEF has requested, and Southern has affirmed, PEF's rollover rights. However, because PEF will be purchasing from the Franklin unit rather than the Miller unit under the new agreements, the transmission path must be redirected. Consequently, on April 12, 2005, Southern notified PEF that a System Impact Study (SIS) would be required to determine available capacity and potential upgrade costs. On April 18, 2005, PEF signed the SIS agreement and paid Southern \$10,000 to perform the study. PEF expects to receive the completed study on or about June 25, 2005. According to Witness Waters, under Southern Company Transmission's OATT, PEF must come to a final transmission agreement with Southern within 15 days of receiving the results of the SIS if there is no impact from redirecting the transmission. PEF also stated that "[T]he interface allocation that currently accommodates the UPS purchases from Southern is sufficient to accommodate the proposed purchases."

PEF assumed a transmission rate of \$1.94/kW-month in its cost-effectiveness analysis. This is equivalent to the embedded rate for Long Term Firm Transmission Service under Southern Company Transmission's OATT. PEF did not include costs for any potential transmission upgrades in its analysis.

Witness Waters stated that he has no reason to believe sufficient transmission will not be available from the Franklin plant to PEF's system because the Franklin plant is "essentially between Miller and us." Given the location of the Franklin plant relative to the Miller plant, we find that it is reasonable to assume that there will not be significant costs for transmission upgrades. However, if the SIS does conclude that there are system impacts, there are provisions in the contract which mitigate PEF's exposure to transmission costs in excess of the tariff rate. If a specified portion of the transmission is then offered to PEF at above the tariff rate, PEF has

the option to terminate the agreement. Further, the Scherer and Franklin UPS agreements also contain sections which tie the agreements together. Therefore, if PEF determines that it is appropriate to terminate the Franklin agreement because sufficient transmission is not available, or necessary transmission upgrades are too costly, the Scherer Agreement would also be terminated. A final transmission agreement must be reached by February 2006, unless both parties agree to extend the deadline.

In conclusion, we find that given the location of the Franklin plant relative to the Miller plant, it is reasonable to assume that sufficient transmission will be available to accommodate the proposed UPS agreements; however, additional transmission costs may occur if Southern's SIS finds that there are system impacts from redirecting transmission from the Miller path to the Franklin path. The UPS agreements contain provisions which provide PEF with options to mitigate these potential costs. These potential costs will not be known until Southern completes its SIS study and PEF acts on the results of the study. PEF's cost-effectiveness analysis did not include transmission costs in excess of Southern's tariff rate. Therefore, we find that it is inappropriate to include approval of transmission costs in excess of Southern's tariff rates because PEF did not provide evidence of these costs in the record. PEF's Witness Waters agreed that it is his understanding that any excess transmission costs would be at risk if PEF requested recovery. As a result, we find that PEF shall be required to file: 1) the results of the SIS; 2) an estimate of costs in excess of Southern's tariff rate; and, 3) PEF's intended response to the study, with the Commission as soon as the SIS is completed and PEF determines its response. This filing will put the Commission on notice of any potential additional transmission costs that PEF may request recovery for in the future.

Deferral of Natural Gas-Fired Capacity

PEF provided sufficient evidence that the 424 MW of capacity provided by the UPS agreements is needed to maintain PEF's 20 percent reserve margin. PEF's reserves would fall from 23 percent to approximately 18 percent in 2010 if the current contract capacity is not replaced.

PEF's analysis showed that during the term of the contracts, two natural gas-fired combined cycle units would be deferred. The first unit would be deferred from 2010 until 2011, while the second unit would be deferred from 2012 through 2018. PEF's 2004 Ten-Year Site Plan, which did not assume the continuation of the proposed agreements, included 2010 and 2012 combined cycle units. PEF's 2005 Ten-Year Site Plan, which does include the UPS agreements, shows a similar expansion plan to the 2004 Ten-Year Site Plan, which did not include the agreements. However, Witness Waters stated that the plans are similar due to an approximately 300 to 400 MW expansion in PEF's peak demand and load forecast. We agree with White Springs that the record appears to show that the contracts will defer the need for generation. We also believe it is reasonable to assume that the avoided generation will be natural gas-fired combined cycle capacity, similar to the Franklin capacity. PEF adequately demonstrated that coal capacity cannot be placed in service or purchased in time to meet the 2010 need. Therefore, we find that the record shows that the agreements will defer natural gas-fired combined cycle capacity, which is needed to maintain PEF's 20 percent reserve margin.

Approval of the UPS Agreements for Cost Recovery Purposes

PEF has adequately demonstrated that entering the proposed UPS agreements with Southern is a reasonable and prudent action at this time. The contracts will provide significant economic benefits over the life of the contracts due to the deferral of natural gas-fired capacity. The agreements also provide important non-price benefits, including: 1) fuel diversity; 2) transmission access; 3) potential savings from economy energy purchases; 4) increased reliability; and, 5) planning flexibility. Given these more certain up-front economic and non-price benefits, we find that it is worth the risk that the estimated \$5 to \$11 million long-term cost through 2055 materializes. Delaying approval of the contracts may place the agreements, in particular the transmission access and coal capacity, at risk.

As discussed above, transmission costs may be higher than Southern's tariff rate if there are system impacts from redirecting transmission. Ratepayers are somewhat protected by the contract provisions which may mitigate these costs; however, total transmission costs will not be known until Southern completes its SIS and PEF acts on the results of the study. Transmission costs above Southern's tariff rates shall not be approved at this time because PEF did not provide evidence of these costs in the record. PEF shall be required to file: 1) the results of the SIS; 2) an estimate of costs, if any, in excess of Southern's tariff rate; and, 3) PEF's intended response to the results of the study, with the Commission as soon as the SIS is completed and PEF determines its response. Also, if PEF extends the Franklin agreement, the associated costs shall be subject to further review.

Therefore, we hereby approve the UPS agreements for cost recovery purposes. Given the significant economic and non-price benefits over the life of the agreements demonstrated by PEF, we find that entering into the proposed agreements is a reasonable and prudent action at this time.

Based on the foregoing, it is

ORDERED by the Florida Public Service Commission that the Unit Power Sales Agreements between Progress Energy Florida, Inc. and Southern Company, which are scheduled for take effect on June 1, 2010, and continue to December 31, 2015, are hereby approved for cost recovery purposes, as set forth in the body of this Order. It is further

ORDERED that Progress Energy Florida, Inc. shall file the results of the System Impact Study, an estimate of transmission costs, if any, in excess of Southern's tariff rate, and Progress Energy Florida, Inc.'s intended response to the results of the study. It is further

ORDERED that Progress Energy Florida, Inc.'s Request for Official Recognition, filed May 24, 2005, is hereby denied. It is further

ORDERED that White Springs Agricultural Chemicals, Inc. d/b/a/PCS Phosphate—White Springs' Motion for Reconsideration and For Shortened Response Period, filed May 23, 2005, is hereby denied. It is further

ORDERED that this docket shall be closed.

By ORDER of the Florida Public Service Commission this 28th day of June, 2005.

BLANCA S. BAYO, Director
Division of the Commission Clerk
and Administrative Services

(SEAL)

AEV

NOTICE OF FURTHER PROCEEDINGS OR JUDICIAL REVIEW

The Florida Public Service Commission is required by Section 120.569(1), Florida Statutes, to notify parties of any administrative hearing or judicial review of Commission orders that is available under Sections 120.57 or 120.68, Florida Statutes, as well as the procedures and time limits that apply. This notice should not be construed to mean all requests for an administrative hearing or judicial review will be granted or result in the relief sought.

Any party adversely affected by the Commission's final action in this matter may request:

1) reconsideration of the decision by filing a motion for reconsideration with the Director, Division of the Commission Clerk and Administrative Services, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850, within fifteen (15) days of the issuance of this order in the form prescribed by Rule 25-22.060, Florida Administrative Code; or 2) judicial review by the Florida Supreme Court in the case of an electric, gas or telephone utility or the First District Court of Appeal in the case of a water and/or wastewater utility by filing a notice of appeal with the Director, Division of the Commission Clerk and Administrative Services and filing a copy of the notice of appeal and the filing fee with the appropriate court. This filing must be completed within thirty (30) days after the issuance of this order, pursuant to Rule 9.110, Florida Rules of Appellate Procedure. The notice of appeal must be in the form specified in Rule 9.900(a), Florida Rules of Appellate Procedure.

State of Florida



Public Service Commission

CAPITAL CIRCLE OFFICE CENTER • 2540 SHUMARD OAK BOULEVARD PM 3: 25
TALLAHASSEE, FLORIDA 32399-0850

-M-E-M-O-R-A-N-D-U-M-

COMMISSION CLERK

DATE:

July 29, 2005

TO:

Kay B. Flynn, Chief of Records, Division of the Commission Clerk &

Administrative Services

Hong Wang, Management Review Specialist, Division of the Commission Clerk &

Administrative Services

Cecelia R. Diskerud, Deputy Clerk, Office of the General Counsel

Wanda L. Terrell, Administrative Assistant, Office of the General Counsel

FROM:

DES:wlt

David E. Smith, Attorney Supervisor, Office of the General Counsel DES W

RE:

White Springs Agricultural Chemicals, Inc. d/b/a PCS Phosphate-White Springs v.

Florida Public Service Commission and Progress Energy Florida, Inc., FPSC

Docket No. 041393-EI, Florida Supreme Court

Please note that Richard Bellak is handling the above appeal. The Notice of Administrative Appeal was filed on July 27, 2005. The case schedule is as follows:

<u>Date</u>	<u>Item</u>
From day of filing:	
09/01/05	Draft of Index of Record from CCA to Appeals Attorney.
09/15/05	Index of Record served on Parties.
09/25/05	Copy of Record to Appeals.
10/05/05	Appellant's Initial Brief Due.
10/20/05	Draft Commission Answer Brief Due.
10/25/05	Commission's Answer Brief Due.
11/14/05	Appellant's Reply Brief Due.

STATE OF FLORIDA

COMMISSIONERS: BRAULIO L. BAEZ, CHAIRMAN J. TERRY DEASON RUDOLPH "RUDY" BRADLEY LISA POLAK EDGAR



DIVISION OF THE COMMISSION CLERK & ADMINISTRATIVE SERVICES
BLANCA S. BAYÓ
DIRECTOR
(850) 413-6770 (CLERK)
(850) 413-6330 (ADMIN)

Hublic Service Commission

September 14, 2005

C. Everett Boyd, Esquire Sutherland Asbill & Brennan LLP 2282 Killearn Center Boulevard Tallahassee, Florida 32309-3576

Re: Petition for approval of two unit power sales agreements with Southern Company Services, Inc. for purposes of cost recovery through capacity and fuel cost recovery clauses, by Progress Energy Florida, Inc. (Docket No. 041393-EI)

Dear Mr. Boyd:

Enclosed is the index to the above-referenced docket on appeal. Please look the index over and let me know if you have any questions concerning the contents of the record.

The record will be filed with the Court on or before November 14, 2005.

Sincerely,

Kay Flynn, Chief Bureau of Records

KF:mhl

cc: Melissa F. Allaman, Esquire
David Smith, Office of the General Counsel
Richard Bellak, Office of the General Counsel
parties of record

INDEX

White Springs Agricultural Chemicals, Inc., d/b/a PCS Phosphate - White Springs

vs.

Braulio L. Baez, Chairman, et al. FPSC Docket No. 041393-EI Supreme Court Case No. SC05-1357

VOLUME 1

Progress Docket
Petition of Progress Energy Florida ("Progress") for approval of unit power sales agreements for cost recovery purposes, filed December 13, 2004
VOLUME 2
[Continuation of] Petition of Progress Energy Florida ("Progress") for approval of unit power sales agreements for cost recovery purposes, filed December 13, 2004
Progress's request for confidential classification, filed December 13, 2004
Redacted version of Composite Exhibit C to petition, which includes two agreements and a summary of costs and benefits, on behalf of Progress, filed December 13, 2004 260
VOLUME 3
[Continuation of] Redacted version of Composite Exhibit C to petition, which includes two agreements and a summary of costs and benefits, on behalf of Progress, filed December 13, 2004
Letter dated January 18, 2005 from Gary Perko, Progress, to Florida Public Service Commission ("Commission") amending previous filed request for confidential classification, filed January 18, 2005
Notice of intent to request confidential classification, on behalf of Progress, filed February 1, 2005
Memorandum from Commission's Division of Economic Regulation and Office of the General Counsel to Division of the Commission Clerk and Administrative Services, filed February 17, 2005
Progress's request for confidential classification, filed February 18, 2005

PAA Order PSC-05-02/2-PAA-El approving unit power sales agreement between Progress and Southern Company Services, Inc. ("Southern Company") for cost recovery purposes, issued March 14, 2005
Petition for hearing and motion to intervene of White Springs Agricultural Chemicals, Inc., d/b/a PCS Phosphate - White Springs ("White Springs"), filed March 31, 2005 508
Progress's answer to petition for hearing and request for expedited schedule, filed April 15, 2005
Progress's request for confidential classification, filed April 15, 2005
Order PSC-05-0432-PCO-EI establishing procedure, issued April 20, 2005
Request for extension of time or, alternatively, reconsideration, on behalf of White Springs, filed April 26, 2005
Notice of appearance from Richard A. Zambo, on behalf of White Springs, filed April 27, 2005
Progress's response in opposition to request for extension of time or, alternatively, reconsideration, filed April 27, 2005
Notice of prehearing and hearing for publication in May 13, 2005 Florida Administrative Weekly, filed May 4, 2005
Memorandum dated May 4, 2005 from Commission to all parties of record advising of May 9, 2005 issue identification meeting, filed May 5, 2005
Notice of intent to request confidential classification, on behalf of Progress, filed May 10, 2005
Progress's motion for leave to file revised supplemental testimony, filed May 10, 2005 578
Answer of White Springs in opposition to Progress's motion to file supplemental testimony, filed May 10, 2005
Emergency motion of White Springs to suspend procedural schedule or, alternatively, to dismiss petition, filed May 11, 2005
Progress's reply to White Springs' answer to motion to file supplemental testimony, filed May 11, 2005

VOLUME 4

Progress's response in opposition to White Springs' emergency motion to suspend procedural schedule or, alternatively, to dismiss petition, filed May 11, 2005 600
Notice of Commission hearing and prehearing, issued May 12, 2005
Notice of intent of White Springs to request confidential classification, filed May 13, 2005
Order PSC-05-0537-PCO-EI denying request for extension of time, issued May 16, 2005
Order PSC-05-0538-PCO-EI granting motion for leave to file supplemental testimony and denying emergency motion to suspend procedural schedule, issued May 16, 2005 614
Memorandum dated May 18, 2005 from Commission to all parties of record advising of May 19, 2005 second issue identification meeting, filed May 18, 2005
Progress's request for confidential classification, filed May 19, 2005
Progress's request for confidential classification, filed May 20, 2005
Progress's prehearing statement, filed May 23, 2005
Progress's request for confidential classification, filed May 23, 2005
Commission staff's prehearing statement, filed May 23, 2005
White Springs prehearing statement, filed May 23, 2005
Motion for reconsideration and for shortened response period of White Springs, filed May 23, 2005
Progress's request for confidential classification, filed May 24, 2005
Progress's response in opposition to White Springs' motion for reconsideration, filed May 24, 2005
Progress's request for official recognition, filed May 24, 2005
Letter dated May 25, 2005 from Gary V. Perko, Progress, to Commission with attached Exhibit A to Progress's previously filed response in opposition to White Springs' motion for reconsideration, filed May 25, 2005

Answer of White Springs in opposition to Progress's request for official recognition, filed May 26, 2005
Progress's reply to White Springs' answer to request for official recognition, filed May 26, 2005
Transcript of prehearing conference held May 26, 2005 in Tallahassee, filed May 27, 2005
Prehearing Order PSC-05-0601-PHO-EI, issued May 31, 2005
Order PSC-05-0603-CFO-EI granting request for confidential classification (Document No. 13122-04), issued June 1, 2005
Order PSC-05-0604-CFO-EI granting request for confidential classification (Document Nos. 01717-05 and 01180-05), issued June 1, 2005
Order PSC-05-0605-CFO-EI granting request for confidential classification (Document No. 03720-05), issued June 1, 2005
Order PSC-05-0606-CFO-EI granting request for confidential classification (Document Nos. 04887-05 and 04568-05), issued June 1, 2005
Order PSC-05-0607-CFO-EI granting request for confidential classification (Document No. 04975-05), issued June 1, 2005
Order PSC-05-0608-CFO-EI granting request for confidential classification (Document Nos. 05001-05 and 04696-05), issued June 1, 2005
Order PSC-05-0609-CFO-EI granting request for confidential classification (Document No. 05062-05), issued June 1, 2005
Notice of intent to request confidential classification, on behalf of Progress, filed June 1, 2005
Notice of intent to request confidential classification, on behalf of Progress, filed June 6, 2005
VOLUME 5
Progress's post-hearing brief in support of its petition for approval of two unit power sales agreements for cost recovery purposes, filed June 8, 2005
Post-hearing brief of White Springs, filed June 8, 2005

Memorandum from Commission's Division of Economic Regulation and Office of the General Counsel to Division of the Commission Clerk and Administrative Services, filed June 16, 2005			
med june 10, 2003			
Progress's request for confidential classification, filed June 22, 2005			
Final Order PSC-05-0699-FOF-EI approving unit power sales agreements between Progress and Southern Company for cost recovery purposes, issued June 28, 2005 886			
Order PSC-05-0728-CFO-EI granting request for confidential classification (Document Nos. 05936-05, 05423-05, 05392-05, 05393-05, 05394-05, and 05395-05), issued July 6, 2005			
Notice of Appeal, on behalf of White Springs, filed July 27, 2005			
Supreme Court of Florida acknowledgment of new case, Case No. SC05-1357, filed August 8, 2005			
Certificate of Director, Division of the Commission Clerk and Administrative Services 917			
HEARING TRANSCRIPTS AND EXHIBITS			
Transcript of hearing held June 2, 2005, Volume 1, pages 1 through 76 (reference court reporter's original page numbers in this and all succeeding volumes)			
Transcript of hearing held June 2, 2005, Volume 2, pages 77 through 137			
Transcript of hearing held June 2, 2005, Volume 3, pages 138 through 243			
Transcript of hearing held June 2, 2005, Volume 4, pages 244 through 277			
Non-confidential Hearing Exhibits 1, 2, 8, 10, 11, 12, 14, 15, 17, 19, 20, and 25 from June 2, 2005 hearing			

DOCUMENTS SUBMITTED IN SEALED ENVELOPE MARKED "CONFIDENTIAL"

Document No. 13122-04

Progress's Composite Exhibit C to petition, which includes two agreements and a summary of costs and benefits, filed December 13, 2004. [cross-reference DN 05384-05]

Document No. 01180-05

Progress's response to staff's informal data request, filed February 1, 2005. [cross-reference DN 01717-05]

Document No. 01717-05

Progress's information provided in response to informal data request by staff, filed February 18, 2005. [cross-reference DN 01180-05]

Document No. 03720-05

Progress's direct testimony of Samuel S. Waters with Exhibit No. SSW-4, filed April 15, 2005.

Document No. 04568-05

Progress's responses to Interrogatory Nos. 3 and 6 of staff's 1st set of interrogatories, and documents produced in response to staff's 1st request for production of documents (No. 1), filed May 10, 2005. [cross-reference DN 04887-05]

Document No. 04696-05

White Springs' direct testimony and Exhibit Nos. MEB-1 and MEB-4 of Maurice Brubaker, filed May 13, 2005. [cross-reference DN 05001-05]

Document No. 04887-05

Progress's information provided in responses to staff's 1st set of interrogatories (Nos. 3 and 6) and 1st request for production of documents (No. 1), filed May 19, 2005.

[cross-reference DN 04568-05]

Document No. 04975-05

Progress's Composite Exhibit B, which is certain information provided in Exhibit No. SSW-6 to rebuttal testimony of Samuel S. Waters, filed May 20, 2005.

Document No. 05001-05

Progress's direct testimony and Exhibit Nos. MEB-1 through MEB-5 of Maurice Brubaker, filed May 23, 2005. [cross-reference DN 04696-05]

Document No. 05062-05

Progress's response to staff's 3rd set of interrogatories (No. 22), filed May 24, 2005.

Document No. 05382-05

Composite Hearing Exhibit No. 3 from June 2, 2005 hearing, filed June 3, 2005.

Document No. 05383-05

Hearing Exhibit No. 4 (Waters direct testimony) from June 2, 2005 hearing, filed June 3, 2005.

Document No. 05384-05

Hearing Exhibit No. 5 (SSW-1) from June 2, 2005 hearing, filed June 3, 2005.

Document No. 05385-05

Hearing Exhibit No. 6 (SSW-2) from June 2, 2005 hearing, filed June 3, 2005.

Document No. 05386-05

Hearing Exhibit No. 7 (SSW-3) from June 2, 2005 hearing, filed June 3, 2005.

Document No. 05388-05

Hearing Exhibit No. 13 (MEB-4) from June 2, 2005 hearing, filed June 3, 2005.

Document No. 05389-05

Hearing Exhibit No. 16 (SSW-6) from June 2, 2005 hearing, filed June 3, 2005. [cross-reference DN 04975-05]

Document No. 05392-05

Hearing Exhibit No. 21 (Burns and McDonnell study) from June 2, 2005 hearing, filed June 3, 2005. [cross-reference portion of DN 05936-05]

Document No. 05393-05

Hearing Exhibit No. 22 (gas prices in base plan - March 8, 2004) from June 2, 2005 hearing, filed June 3, 2005. [cross-reference portion of DN 05936-05]

Document No. 05394-05

Hearing Exhibit No. 23 (natural gas price forecasts - September 19, 2004) from June 2, 2005 hearing, filed June 3, 2005. [cross-reference portion of DN 05936-05]

Document No. 05395-05

Hearing Exhibit No. 24 (gas price forecast - February 11, 2005) from June 2, 2005 hearing, filed June 3, 2005. [cross-reference portion of DN 05936-05]

Document No. 05423-05

Progress's late-filed Hearing Exhibit No. 18, filed June 6, 2005. [cross-reference portion of DN 05936-05]

Document No. 05936-05

Progress's Composite Exhibit C, late-filed Hearing Exhibit Nos. 18, 21, 22, 23, and 24, filed June 22, 2005. [cross-reference DNs 05423-05 (No. 18), 05392-05 (No. 21), 05393-05 (No. 22), 05394-05 (No. 23), and 05395-05 (No. 24)]

IN THE FLORIDA PUBLIC SERVICE COMMISSION

RECEIVED-FPSC

WHITE SPRINGS AGRICULTURAL CHEMICALS, INC., d/b/a PCS PHOSPHATE – WHITE SPRINGS,

15 SEP 14 AM 9: 46

CLERK

Appellant,

VS.

FLORIDA PUBLIC SERVICE COMMISSION and PROGRESS ENERGY FLORIDA, INC.,

Appellees.

NOTICE OF CHANGE OF ADDRESS

This is a notice that the address and telephone numbers of Sutherland Asbill & Brennan

LLP have changed as follows:

Sutherland Asbill & Brennan LLP 3600 Maclay Boulevard S., Suite 202 Tallahassee, FL 32312-1267 Phone: 850-907-2500

Fax: 850-907-2501

DATED this 12th day of September, 2005.

Respectfully submitted,

Clufay 4

C. Everett Boyd

Florida Bar No. 190960

3600 Maclay Boulevard S., Suite 202

Tallahassee, FL 32312-1267

Phone: 850-907-2500 Fax: 850-907-2501

everett.boyd@sablaw.com

Attorney for White Springs

I:\Clop\AAMISC\24050.0001 White Springs-PSC\Pl\Notice of Change of Address 091205.dge, 10 11 213 20

Spirite Jel. 417 - 17

Portigios OK

RICHARD A. ZAMBO, P.A.
ATTORNEYS AND COUNSELLORS
1334 S.E. MacArthur Boulevard
Stuart, Florida 34996
Telephone (772) 225-5400
FAX (772) 232-0205

041393 050078 040029

REGISTERED PROFESSIONAL ENGINEER REGISTERED PATENT ATTORNEY

COGENERATION & ALTERNATIVE ENERGY ENERGY REGULATORY LAW

MEMORANDUM September 21, 2005

Via Facsimile Transfer

TO:

Ms. Ruth Nettles

FAX 850 413 7118

Florida Public Service Commission
Offige of Records and Reporting

FROM:

Richard A. Zambo

Florida Bar Number 312525

RE:

Change of Address for All Commission Dockets

Following up on our telephone conversation, be advised that my mailing address has changed. The new address is as follows:

Richard A. Zambo Richard A. Zambo, P.A. 1334 S.E. MacArthur Boulevard Stuart, Florida 34996

Please use the new address in connection with all Commission proceedings in which I have intervened or indicated interest.

If you have any questions or require additional information, please do not hesitate to contact this office.

Thanks for all you help.



State of Florida



Public Service Commission

➤ Administrative Parties

-12974-0S

DATE: September 26, 2005

Charles Hill, Deputy Executive Director

TO:

FROM: Kay Flynn, Chief of Records, Division of the Commission Clerk and Administrative

Services 14

RE:

Docket No. \$41393-EI - Petition for approval of two unit power sales agreements with

Southern Company Services, Inc. for purposes of cost recovery through capacity and fuel

cost recovery clauses, by Progress Energy Florida, Inc.

Permission is requested to copy the following confidential documents from this docket, in order to include them with the record that is being prepared for filing in the Florida Supreme Court, Case No. SC05-1357. The documents are:

DN 13122-04 - Progress's Composite Exhibit C to petition, which includes two agreements and a summary of costs and benefits, filed December 13, 2004. [cross-reference DN 05384-05]

DN 01180-05 - Progress's response to staff's informal data request, filed February 1, 2005. [cross-reference DN 01717-05]

DN 01717-05 - Progress's information provided in response to informal data request by staff, filed February 18, 2005. [cross-reference DN 01180-05]

DN 03720-05 - Progress's direct testimony of Samuel S. Waters with Exhibit No. SSW-4, filed April 15, 2005.

DN 04568-05 - Progress's responses to Interrogatory Nos. 3 and 6 of staff's 1st set of interrogatories, and documents produced in response to staff's 1st request for production of documents (No. 1), filed May 10, 2005. [cross-reference DN 04887-05]

DN 04696-05 - White Springs' direct testimony and Exhibit Nos. MEB-1 and MEB-4 of Maurice Brubaker, filed May 13, 2005. [cross-reference DN 05001-05]

DN 04887-05 - Progress's information provided in responses to staff's 1st set of interrogatories (Nos. 3 and 6) and 1st request for production of documents (No. 1), filed May 19, 2005. [cross-reference DN 04568-05]

DN 04975-05 - Progress's Composite Exhibit B, which is certain information provided in Exhibit No. SSW-6 to rebuttal testimony of Samuel S. Waters, filed May 20, 2005.

DN 05001-05 - Progress's direct testimony and Exhibit Nos. MEB-1 through MEB-5 of Maurice Brubaker, filed May 23, 2005. [cross-reference DN 04696-05]

DN 05062-05 - Progress's response to staff's 3rd set of interrogatories (No. 22), filed May 24, 2005.

September 26, 2005 Docket No. 041393-EI Page 2

DN 05382-05 - Composite Hearing Exhibit No. 3 from June 2, 2005 hearing, filed June 3, 2005.

<u>DN 05383-05</u> - Hearing Exhibit No. 4 (Waters direct testimony) from June 2, 2005 hearing, filed June 3, 2005.

DN 05384-05 - Hearing Exhibit No. 5 (SSW-1) from June 2, 2005 hearing, filed June 3, 2005.

DN 05385-05 - Hearing Exhibit No. 6 (SSW-2) from June 2, 2005 hearing, filed June 3, 2005.

DN 05386-05 - Hearing Exhibit No. 7 (SSW-3) from June 2, 2005 hearing, filed June 3, 2005.

DN 05388-05 - Hearing Exhibit No. 13 (MEB-4) from June 2, 2005 hearing, filed June 3, 2005.

<u>DN 05389-05</u> - Hearing Exhibit No. 16 (SSW-6) from June 2, 2005 hearing, filed June 3, 2005. [cross-reference DN 04975-05]

<u>DN 05392-05</u> - Hearing Exhibit No. 21 (Burns and McDonnell study) from June 2, 2005 hearing, filed June 3, 2005. [cross-reference portion of DN 05936-05]

<u>DN 05393-05</u> - Hearing Exhibit No. 22 (gas prices in base plan - March 8, 2004) from June 2, 2005 hearing, filed June 3, 2005. [cross-reference portion of DN 05936-05]

<u>DN 05394-05</u> - Hearing Exhibit No. 23 (natural gas price forecasts - September 19, 2004) from June 2, 2005 hearing, filed June 3, 2005. [cross-reference portion of DN 05936-05]

<u>DN 05395-05</u> - Hearing Exhibit No. 24 (gas price forecast - February 11, 2005) from June 2, 2005 hearing, filed June 3, 2005. [cross-reference portion of DN 05936-05]

<u>DN 05423-05</u> - Progress's late-filed Hearing Exhibit No. 18, filed June 6, 2005. [cross-reference portion of DN 05936-05]

<u>DN 05936-05</u> - Progress's Composite Exhibit C, late-filed Hearing Exhibit Nos. 18, 21, 22, 23, and 24, filed June 22, 2005. [cross-reference DNs 05423-05 (No. 18), 05392-05 (No. 21), 05393-05 (No. 22), 05394-05 (No. 23), and 05395-05 (No. 24)]

These documents will be provided to the Court in a sealed envelope, marked "CONFIDENTIAL," and the parties will be advised by letter that they must ask the Court for continued treatment of the documents as confidential.

cc: Blanca S. Bayó Rick Melson Richard Bellak