#### **Ruth Nettles**

From:	Costello, Jeanne [JCostello@CarltonFields.com]
Sent:	Tuesday, May 06, 2008 5:47 PM
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Cc:	burgess.steve@leg.state.fl.us; Lisa Bennett; jbrubaker@psc.state.fl.us; Keino Young; wade_litchfield@fpl.com; jmcwhirter@mac-law.com; Michael Twomey; Walls, J. Michael; Triplett, Dianne: Burnett, John: Tibbetts, Arlene: Stright, Lisa
Subject:	Docket 080009 Filing
Attachments:	Docket 08009 PEF Amended Response OPC 1st Req for Prod No. 10.pdf



Docket 08009 Amended Resp

<<Docket 08009 PEF Amended Response OPC 1st Req for Prod No. 10.pdf>> Docket
08009: In re: Nuclear Power Plant Cost Recovery Clause

Attached for filing and service on behalf of Progress Energy Florida is Progress Energy Florida's Amended Response to Citizens' First Request for Production of Documents (No. 10) [2 pages].

Jeanne Costello Legal Administrative Assistant James Michael Walls/ Dianne M. Triplett and Blaise N. Huhta Carlton Fields 4221 W. Boy Scout Blvd., Ste. 1000 Tampa, FL 33607 Email: jcostello@carltonfields.com Direct Dial: (813) 229-4917 Fax: (813) 229-4133 www.carltonfields.com

DOCUMENT NUMBER-DATE

FPSC-COMMISSION CLERK

## **BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION**

In Re: Nuclear Power Plant Cost Recovery Clause.

DOCKET NO. 080009-E1

May 6, 2008

# PROGRESS ENERGY FLORIDA'S AMENDED RESPONSE TO CITIZENS' FIRST REQUEST FOR PRODUCTION OF DOCUMENTS (NO. 10)

Progress Energy Florida, Inc. ("PEF"), amends its response to Citizens of the State of Florida, Office of Public Counsel's ("OPC") First Request for Production of Documents to PEF (Nos. 10), as follows:

## **GENERAL RESPONSES AND OBJECTIONS**

PEF incorporates and restates its General Responses and Objections to OPC's Request for Production of Documents (Nos. 1-11), served on March 21, 2008, as if those responses and objections were fully set forth herein.

#### **DOCUMENTS REQUESTED**

10. Please provide copies of all construction budget reports for 2006, 2007, 2008 and 2009 that address any CR3 uprate costs for which recovery is or may be sought through the nuclear cost recovery clause.

#### Answer:

Please see documents produced in response to Request No. 9.

R. Alexander Glenn
General Counsel
PROGRESS ENERGY SERVICE COMPANY, LLC
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ON VIN

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DOCUMENT NUMBER-DATE

13011826.1

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# **CERTIFICATE OF SERVICE**

I HEREBY CERTIFY a true and correct copy of the foregoing has been furnished to counsel and parties of record as indicated below via U.S. Mail this  $\underline{\mu}^{n}$  day of May, 2008.

Attorney

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