

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

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In re: Nuclear Power Plant Cost  
Recovery Clause

Docket No. 080009-EI

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Submitted for Filing: June 30, 2008

**PROGRESS ENERGY FLORIDA'S RESPONSES TO STAFF'S  
FIRST REQUEST FOR PRODUCTION OF DOCUMENTS (Nos. 1-7)**

Progress Energy Florida, Inc., ("PEF" or "Company"), responds to Staff's First Request for Production of Documents (Nos. 1-7), as follows:

**DOCUMENTS REQUESTED**

1. Provide a copy of each program management and oversight control document identified in response to Interrogatory 3.

**ANSWER:**

Please see documents produced in response to OPC's Second Request for Production of Documents in Docket No. 080009-EI, Request 54.

2. Provide a copy of each accounting and cost oversight control document identified in response to Interrogatory 5.

**ANSWER:** Please see Attachment C to PEF's response 5 to Staff's First Set of Interrogatories (Nos. 1-26) in Docket No. 080009-EI.

3. Provide a copy of the most recent prior version of the documents identified in response to Interrogatory 7.

**ANSWER:** PEF has no prior version since this document is new. Please see attached template form entitled “O&M Recoverability Approval Form,” bearing Bates numbers PEF-NCR-7832.

4. If PEF has its AE, P, TOR and SS schedules in Excel spreadsheets, please provide all AE, P, TOR, and SS schedules in Excel spreadsheets and, if available, include the embedded equations and file links.

**ANSWER:**

A CD with schedules AE, P, and TOR was provided with the exhibits to pre-filed testimony of Lori Cross and subject to PEF's Second Request for Confidential Classification filed June 11, 2008. There are no SS schedules in this docket.

5. Provide all documents identified in response to interrogatory 22.

**ANSWER:**

Please see documents produced in response to OPC’s Second Request for Production in Docket 080009-EI, Request 28.

6. Provide a complete and legible copy of the January 29, 2008, Integrated Project Plan that replaced the November 10, 2006, Business Analysis Package discussed in the May 1, 2008, testimony of Daniel L. Roderick, at page 12.

**ANSWER:**

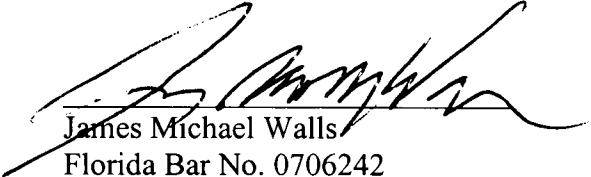
Please see documents produced in response to OPC’s Second Request for Production, Request 28, in Docket 080009-EI.

7. Provide a complete and legible copy of each analysis, presentation, or report other than the January 29, 2008, Integrated Project Plan that is discussed or identified in the Company's response to Interrogatory 22.

**ANSWER:**

Please see documents produced in response to Staff's Audit Request DR-1, number 7a, and Staff's Audit Request DR-7, number 5.

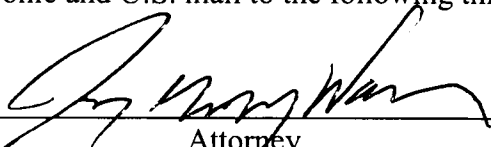
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CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing in Docket No. 080009-EI has been furnished by electronic and U.S. mail to the following this 30th day of June, 2008.

  
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