

**BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION**

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

Docket No. 090079-E1  
Filed: August 20, 2009

**PROGRESS ENERGY FLORIDA INC.'S  
NOTICE OF DEPOSITION DUCES TECUM**

To: Vicki Kaufman  
Jon C. Moyle  
Keefe Anchors Gordon & Moyle, P.A.  
118 North Gadsden Street  
Tallahassee, FL 32301

NOTICE is hereby given that Progress Energy Florida, Inc. will take the deposition duces tecum of the following named individual at the following location and time indicated:

Jeffrey Pollock	Fri, Sept 11, 2009 9:30 a.m. (EDT) 10:30 a.m. (CDT)	<b>Telephonic Call In No. TBA</b> Deponent & Court Reporter Location: J. Pollock, Inc. 12655 Olive Blvd., Ste. 335 St. Louis, Mo 63141 (314) 878-5814
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Upon oral examination before an official court reporter or other officer authorized by law to take depositions.

The deponent is requested to have with him all documents listed on the attached Schedule A, as well as his direct testimony and exhibits.

The deposition is being taken for purposes of discovery, for use at trial, or for any other purposes allowed under the Florida Rules of Civil Procedure and the Rules of the Florida Public Service Commission.

Please govern yourself accordingly.

Respectfully,



R. ALEXANDER GLENN  
[alex.glenn@pgnmail.com](mailto:alex.glenn@pgnmail.com)  
JOHN T. BURNETT  
[john.burnett@pgnmail.com](mailto:john.burnett@pgnmail.com)  
Progress Energy Service Company, LLC  
299 First Avenue North  
P.O. Box 14042 (33733)  
St. Petersburg, Florida 33701  
(727) 820-5184  
(727) 820-5249(fax)

JAMES MICHAEL WALLS  
[mwalls@carltonfields.com](mailto:mwalls@carltonfields.com)  
Florida Bar No. 0706242  
DIANNE M. TRIPLETT  
[dtriplett@carltonfields.com](mailto:dtriplett@carltonfields.com)  
Florida Bar No. 0872431  
MATTHEW BERNIER  
[mbernier@carltonfields.com](mailto:mbernier@carltonfields.com)  
Florida Bar No. 0059886  
Carlton Fields  
4221 W. Boy Scout Boulevard  
P.O. Box 3239  
Tampa, Florida 33607-5736  
(813) 223-7000 / (813) 229-4133 (fax)

PAUL LEWIS, JR.  
[Paul.lewisjr@pgnmail.com](mailto:Paul.lewisjr@pgnmail.com)  
Progress Energy Service Company, LLC  
106 East College Avenue, Suite 800  
Tallahassee, Florida 32301  
(850) 222-8738 / (850) 222-9768 (fax)

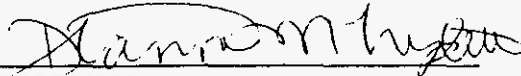
RICHARD MELSON  
[rick@rmelsonlaw.com](mailto:rick@rmelsonlaw.com)  
Florida Bar No. 0201243  
705 Piedmont Drive  
Tallahassee, FL 32312  
(850) 894-1351

**Court Reporter:**

Howser Reporting  
12934 Fernway Ln  
Creve Coeur, MO 63141  
Phone: (314) 469-9991

**CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that a true and correct copy of the foregoing has been served via electronic and U.S. Mail to the following counsel of record as indicated on the attached service on this 21th day of August, 2009.

  
\_\_\_\_\_  
ATTORNEY

KATHERINE FLEMING  
Staff Counsel  
Florida Public Service Commission  
2540 Shumard Oak Blvd  
Tallahassee, FL 32399

J.R. KELLY/CHARLES REHWINKLE  
Office of the Public Counsel  
c/o The Florida Legislature  
111 W. Madison Street – Room 812  
Tallahassee, FL 32399-1400

BILL MCCOLLUM/CECILIA BRADLEY  
Office of the Attorney General  
The Capitol – PL01  
Tallahassee, FL 32399-1050

VICKI G. KAUFMAN/JON C. MOYLE, JR.  
Keefe Law Firm, The Perkins House  
118 North Gadsden Street  
Tallahassee, FL 32301

JAMES W. BREW/ALVIN TAYLOR  
Brickfield Law Firm  
1025 Thomas Jefferson Street, NW, 8<sup>th</sup> Fl  
Washington, D.C. 20007

R. SCHEFFEL WRIGHT / JOHN T. LAVIA  
Young Law Firm  
225 South Adams Street, Ste. 200  
Tallahassee, FL 32301

KAY DAVOODI  
Director, Utility Rates and Studies Office  
Naval Facilities Engineering Command  
1322 Patterson Avenue SE  
Washington Navy Yard, DC 20374-5065

AUDREY VAN DYKE  
Litigation Headquarters  
Naval Facilities Engineering Command  
720 Kennon Street, S.E. Bldg 36, Room 136  
Washington Navy Yard, DC 20374-5065

STEPHANIE ALEXANDER  
Tripp Scott, P.A.  
200 West College Avenue, Suite 216  
Tallahassee, Florida 32301

## SCHEDULE A

1. Any and all documents provided to him by Florida Industrial Power Users Group ("FIPUG") that are related to the preparation of the testimony filed by Mr. Pollock on behalf of FIPUG and that have not been produced to PEF by FIPUG in response to discovery requests in this docket.
2. Any and all workpapers underlying Mr. Pollock's testimony, review of PEF's 2009 test year review requirements and PEF's MFRs that have not been produced to PEF by FIPUG in response to discovery requests in this docket.
3. All time records (with PEF-specific work broken out separately) reflecting work done to develop the PEF-specific testimony, including but not limited to expense statements, timesheets, invoices, fee credits, and expense reports.
4. All bills rendered to FIPUG for the services provided for the purpose of developing the PEF-specific testimony.
5. Any and all agreements between you and FIPUG regarding the PEF-specific testimony, including but not limited to engagement agreements, consulting agreements, and documents reflecting the scope of the work you were to perform.
6. Any and all reports, other than the pre-filed testimony, that you prepared or drafted with respect to this docket.