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BUREAU OF AIR REGULATION

September 9, 2005

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Trina Vielhauer  
Bureau Chief  
Office of the Bureau Chief  
Bureau of Air Regulation  
Division of Air Resource Management  
Department of Environmental Protection  
2600 Blair Stone Road MS 5500  
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Dear Ms. Vielhauer:

I write on behalf of Public Service Resources Corporation ("Public Service"), an affiliate of Public Service Enterprise Group Incorporated, to inform you of Public Service's significant interest in any ongoing and future permitting proceedings concerning Seminole Generating Station ("SGS") located in Putnam County, Florida.

Public Service is the beneficial owner of substantially all the assets comprising Seminole Unit 2 ("Unit 2") and lessor in a lease of Unit 2 to Seminole Electric Cooperative, Inc. ("SECI") with an initial lease term expiring in 2009 (subject to purchase and renewal options held by SECI). Unless purchased by SECI, Unit 2 is to be returned to Public Service by SECI at the expiration of the lease (whether in 2009 or at the expiration of any applicable renewal terms), and upon any such return, Public Service is to serve as operator of Unit 2.

SECI recently announced that it intends to apply for permits to construct and operate a third unit ("Unit 3") at SGS with an expected in-service date in 2012. As owner/lessor of Unit 2 and as a prospective future operator of Unit 2, Public Service has ownership, contractual and equitable rights which must be respected in any Unit 3 permitting proceedings and is an indispensable party to such proceedings.

We understand that a Unit 3 permit application may be filed in the next several months. Accordingly, we will be in communication with you to introduce Public Service's perspectives regarding the foregoing matters.



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Public Service hereby requests timely notice and copies of all filings in such proceedings.

Sincerely,

PILLSBURY WINTHROP SHAW PITTMAN LLP

Donald A. Carr

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