080001-EI

PROGRESS ENERGY FLORIDA **Confidentiality Justification Matrix**

DOCUMENT/RESPONSES	PAGE/LINE	JUSTIFICATION
Attachment A to the direct	Attachment A – "Hedging	§366.093(3)(d), F.S.
testimony of Joseph	Summary": volumes,	The document in question
McCallister	hedging costs, and hedging	contains confidential
	gains /losses.	information, the disclosure of
		which would impair PEF's
		efforts to contract for goods o
		services on favorable terms.
		§366.093(3)(e), F.S.
		The document in question
		contains confidential
		information relating to
		competitive business interests
		the disclosure of which would
		impair the competitive
		business of the provider/own
		of the information.
Association and Discoti	A44-1	82((,002(2)/1) F.G
Attachment B to the direct	Attachment B – "Hedging Details", Page 1:	§366.093(3)(d), F.S. The document in question
testimony of Joseph McCallister	savings/costs per month	contains confidential
	[Jan-08 thru July-08] for	information, the disclosure of
	financial and physical	which would impair PEF's
	hedges; totals by month (for	efforts to contract for goods of
	natural gas, #6 oil and #2	services on favorable terms.
	oil).	services on havorable terms.
		§366.093(3)(e), F.S.
		The document in question
	Attachment B – "Hedging	contains confidential
<u></u>	Details", Pages 2-20:	information relating to
	volumes, fixed prices, and	competitive business interest
· 	savings/costs on hedges for	the disclosure of which would
	months January 2008 thru	impair the competitive
	July 2008 by commodity.	business of the provider/own
		of the information.

DOCUMENT NUMBER-DATE

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