### PROGRESS ENERGY FLORIDA

# In re: Nuclear Cost Recovery Clause

## Docket 100009-EI

## Seventeenth Request for Confidential Classification Confidentiality Justification Matrix

### ATTACHMENT C

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DOCUMENT	PAGE/LINE/COLUMN	JUSTIFICATION
Direct Testimony of William	Page 6, Line 22, fifth and sixth	§366.093(3)(e), Fla. Stat.
R. Jacobs, Jr., July 14, 2010	words; Line 23, last two	The document portions in
	words; Line 25, fourth through	question contain confidential
	seventh words	information relating to
		competitive business interests,
		the disclosure of which would
		impair the competitive
·		business of the provider/owner
		of the information.
Direct Testimony of William	Page 7, Line 2, ninth and tenth	§366.093(3)(e), Fla. Stat.
R. Jacobs, Jr., July 14, 2010	words; Line 3, last word; Line	The document portions in
	4, first word; Line 9 last word,	question contain confidential
	Line 10, first word, Line 11,	information relating to
	entire line	competitive business interests,
		the disclosure of which would
	Į Į	impair the competitive
		business of the provider/owner
		of the information.
Direct Testimony of William	Page 12, Lines 7 through 10	§366.093(3)(e), Fla. Stat.
R. Jacobs, Jr., July 14, 2010	and Lines 12 through 15 in	The document portions in
	their entirety	question contain confidential
		information relating to
		competitive business interests,
		the disclosure of which would
		impair the competitive
		business of the provider/owner
		of the information.
Direct Testimony of William	Page 14, Line 14, first two	§366.093(3)(e), Fla. Stat.
R. Jacobs, Jr., July 14, 2010	words; Line 15, last four	The document portions in
	words; Line 16, first five	question contain confidential
	words; Line 17, last two	information relating to
	words, Line 18 in its entirety	competitive business interests,
		the disclosure of which would
		impair the competitive
		business of the provider/owner
		of the information.

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