PROGRESS ENERGY FLORIDA

In re: Nuclear Cost Recovery Clause Docket 100009-EI

Twentieth Request for Confidential Classification Confidentiality Justification Matrix

ATTACHMENT C

DOCUMENT	PAGE/LINE/COLUMN	JUSTIFICATION
PEF Response to Staff's	Page 1, column "(2)", all	§366.093(3)(d), Fla. Stat.
Eighth Set of Interrogatories,	dollar figures in rows titled:	The document portions in
number 29, bearing bates	2011, 2012, 2013 and 2014;	question contain confidential
number 10NC-FPSCROG8-	Page 1, column "(6)", all	contractual information, the
29-3 through 10NC-	dollar figures in rows titled:	disclosure of which would
FPSCROG8-29-4	2011, 2012, 2013 and 2014;	impair PEF's efforts to
	Page 2, column "(2)", all	contract for goods or services
	dollar figures in rows titled:	on favorable terms.
	2011, 2012, 2013 and 2014;	
	Page 2, column " $(3) = (1)$ -	§366.093(3)(e), Fla. Stat.
	(2)", all dollar figures in rows	The document portions in
	titled: 2011, 2012, 2013 and	question contain confidential
	2014; Page 2, column "(5) =	information relating to
	(3)/(4)", all dollar figures in	competitive business interests,
	rows titled: 2011, 2012, 2013	the disclosure of which would
·	and 2014	impair the competitive
		business of the provider/owner
		of the information.

DOCUMENT ALMBER-DATE

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