PROGRESS ENERGY FLORIDA In re: Nuclear Cost Recovery Clause Docket 100009-EI Twenty-Seventh Request for Confidential Classification Confidentiality Justification Matrix

ATTACHMENT C

DOCUMENT	PAGE/LINE/COLUMN	JUSTIFICATION
Citizens' Post-Hearing	Page 10, last paragraph, 3 rd	§366.093(3)(e), Fla. Stat.
Statement of Positions and	line, eighth and ninth words;	The document in question
Post-Hearing Brief	Page 11, 1 st paragraph, 4 th	contains confidential
	line, seventh through tenth	information relating to
	words, Page 13, last	competitive business interests,
	paragraph, 2 nd to last line,	the disclosure of which would
	second through seventh words,	impair the competitive
	last line, third word to end;	business of the provider/owner
	Page 14, 1 st line, first three	of the information.
	words, 2 nd line, third through	
	fifth words and eighth word to	§366.093(3)(d), Fla. Stat.
	end, 3 rd line in its entirety, 4 th	The document in question
	line, first word and last six	contains confidential
	words, 5 th line, first two words	contractual information, the
	and fifth word to end, last line,	disclosure of which would
	first word; Page 31, 2 nd	impair PEF's efforts to
	paragraph, 2 nd line, second,	contract for goods or services
	third and fourth words from	on favorable terms.
	end	

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