ATTACHMENT C

PROGRESS ENERGY FLORIDA

In re: Petition for Determination of Need for Levy Units 1 and 2 Nuclear Power Plants - Docket 080148 - E.I. Ninth Request for Confidential Classification Justification Matrix

	DOCUMENT/RESPONSES	PAGE/LINE	JUSTIFICATION
	Deposition of Daniel L.	Late Filed Exhibit 1, 4th	§366.093(3)(d), F.S.
	Roderick	paragraph, 2 nd line, 2 nd	The document in question
		word and 3 rd line 6 th word	contains confidential
			information, the disclosure
			of which would impair
			PEF's efforts to contract
			for goods or 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/owner of the
			information.
	Deposition of Alexander	Late Filed Exhibit 1, All	§366.093(3)(d), F.S.
	(Sasha) Weintraub	information on pages	The document in question
		2 -	contains confidential
			information, the disclosure
CMP			of which would impair
			PEF's efforts to contract
COM			for goods or services on
The state of the s			favorable terms.
FOR Journal of			§366.093(3)(e), F.S.
TRUE James			The document in question
			contains confidential
ROA			information relating to competitive business
FOR			interests, the disclosure of
			which would impair the
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All San Cart. All San Cart. All San Cart.			provider/owner of the
· lcon			information NUMBER-DATE
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