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Docket 070703-EI
PEF's Request for Confidential Classification

DOCUMENT NUMBER-DATE

11541 DEC 158

FPSC-COMMISSION CLERK

DOCUMENT/RESPONSES	PAGE/LINE	JUSTIFICATION
PEF's Response to OPC's Fourth Request for Production, Question No. 46.	Bates No. PEF-CC-001792 through PEF-CC-001809; Report of Global Energy titled "Mid-Term Coal Price Forecast"	§366.093(3)(d), F.S. The document in question 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.
PEF's Response to OPC's Fourth Request for Production, Question No. 46.	Bates No. PEF-CC-001810 through PEF-CC-001837; 2/13/2006 Report of U.S. Coal Review titled "Energy Publishing's Weekly Digest of U.S. coal Market Prices and Activity"	§366.093(3)(d), F.S. The document in question 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.

DOCUMENT NUMBER-DATE

11541 DEC 158

DOCUMENT/RESPONSES	PAGE/LINE	JUSTIFICATION
PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-001845; PEF RFP Sept. 2007 Shortlist; column 2 lists tons of coal of each bid; column 3 lists price of each coal bid.	§366.093(3)(d), F.S. The document in question 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.
PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC- 001856-001859; 2007 PEF Coal RFP; Column 2 lists tons of coal per bid; column 3 lists short ton price per bid; column 5 lists transportation cost; columns 9 through 13 list costs per bid.	§366.093(3)(d), F.S. The document in question 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.

DOCUMENT/RESPONSES	PAGE/LINE	JUSTIFICATION
PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-001860; 2007 PEF Coal RFP; Columns 13-22 lists tons of coal and price per bid; column 23 lists additional pricing comments.	§366.093(3)(d), F.S. The document in question 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.
PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-001863; tons of coal under contract listed three times in Interocean Coal Sales letter.	§366.093(3)(d), F.S. The document in question 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.

DOCUMENT/RESPONSES	PAGE/LINE	JUSTIFICATION
PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-001864; Confidential email from Sempra Energy responding to 9/2/2007 RFP.	§366.093(3)(d), F.S. The document in question 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.
PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-001868; Trinity Coal Marketing bid responding to 9/2/2007 RFP; lists price and tons of coal per year.	§366.093(3)(d), F.S. The document in question 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.

DOCUMENT/RESPONSES	PAGE/LINE	JUSTIFICATION
PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-001872; Trinity Coal Marketing bid; price and quantity of coal offered per year.	§366.093(3)(d), F.S. The document in question 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.
PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-001873; Trinity Coal Marketing bid; 1 st paragraph: SO2 allowance price; 2 nd paragraph: transportation cost; 3 rd paragraph: Btu option cost; 5 th paragraph: put option cost.	§366.093(3)(d), F.S. The document in question 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.

DOCUMENT/RESPONSES	PAGE/LINE	JUSTIFICATION
PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-001875; Alpha Coal Sales bid; upper half of page; price and tons of coal offered.	§366.093(3)(d), F.S. The document in question 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.
PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-001878; Email from Logan & Kanawha Coal; tons and prices of coal offered per year.	§366.093(3)(d), F.S. The document in question 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.

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PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-001880; Coal Producers' Solicitation Form for Crystal River 4 & 5 submitted by Logan & Kanawha Coal; tons and prices of coal offered per year. - mid-page.	§366.093(3)(d), F.S. The document in question 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.
PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-001884; confidential email from IGC; submitting bid for coal in response to 9/5/2007 RFP.	§366.093(3)(d), F.S. The document in question 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.

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PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-001886; Coal Producers' Solicitation Form for Crystal River 4 & 5 submitted by ICG, LLC; price and tons of coal offered – mid-page.	§366.093(3)(d), F.S. The document in question 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.
PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-001890; Email from Logan & Kanawha Coal; tons and prices of coal offered per year. - mid-page	§366.093(3)(d), F.S. The document in question 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.

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PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-001893; Coal Producers' Solicitation Form for Crystal River 4 & 5 submitted by Perry County Coal Corp.; tons and prices of coal offered – mid-page	§366.093(3)(d), F.S. The document in question 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.
PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-001895; Confidential email from CONSOL Energy; submitting bid in response to 9/5/2007 RFP.	§366.093(3)(d), F.S. The document in question 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.

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PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-001896-1912; Confidential Coal bid with attachments submitted by CONSOL Energy Sales Co.; specified proprietary information.	§366.093(3)(d), F.S. The document in question 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.
PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-001913-1916; Confidential Coal bid with attachments submitted by Foundation Energy Sales as agent for Emerald Coal Resources; specified proprietary information.	§366.093(3)(d), F.S. The document in question 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.

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PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-001919-1920; Confidential Coal bid with attachments submitted by Cumberland Coal Resources as agent for Emerald Coal Resources; specified proprietary information.	§366.093(3)(d), F.S. The document in question 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.
PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-001923-1924; Confidential Coal bid with attachments submitted by Emerald Coal Resources; specified proprietary information.	§366.093(3)(d), F.S. The document in question 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.

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PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-001927-1931; Confidential email, cover letter and coal bid from Foundation Energy Sales; submitting bid in response to 9/5/2007 RFP- specified proprietary information.	§366.093(3)(d), F.S. The document in question 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.
PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-001934-1935; Confidential Coal bid with attachments submitted by Cumberland Coal Resources as agent for Emerald Coal Resources; specified proprietary information.	§366.093(3)(d), F.S. The document in question 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.

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PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-001938-1939; Confidential Coal bid with attachments submitted by Emerald Coal Resources; specified proprietary information.	§366.093(3)(d), F.S. The document in question 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.
PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-001942; Confidential email from Foundation Energy Sales; submitting bid in response to 9/5/2007 RFP- specified proprietary information.	§366.093(3)(d), F.S. The document in question 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.

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PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-001944; Coal Producers' Solicitation Form for Crystal River 4 & 5 submitted by Williamson Energy, LLC; price and tons of coal – mid-page	§366.093(3)(d), F.S. The document in question 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.
PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-001948; Coal Producers' Solicitation Form for Crystal River 4 & 5 submitted by Williamson Energy, LLC; price and tons of coal – mid-page	§366.093(3)(d), F.S. The document in question 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.

DOCUMENT/RESPONSES	PAGE/LINE	JUSTIFICATION
PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-001952; Coal Producers' Solicitation Form for Crystal River 4 & 5 submitted by Williamson Energy, LLC; price and tons of coal – mid-page	§366.093(3)(d), F.S. The document in question 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.
PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-001958-1959; contract proposal submitted by Williamson Energy, LLC; specified proprietary.	§366.093(3)(d), F.S. The document in question 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.

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PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-001963-1967; Confidential email, cover letter and coal bid from COALSALES, LLC (Peabody Energy Co.); submitting bid in response to 9/5/2007 RFP- specified proprietary information.	§366.093(3)(d), F.S. The document in question 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.
PEF's Response to OPC's Fourth Request for Production, Question No.50.	Bates No. PEF-CC-001969-1979; confidential cover letter and coal bid from COALSALES, LLC (Peabody Energy Co.); submitting bid in response to 9/5/2007 RFP- specified proprietary information.	§366.093(3)(d), F.S. The document in question 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.

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PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-001981; Coal Producers' Solicitation Form for Crystal River 4 & 5 submitted by Oxbow Mining, LLC; price and tons of coal – mid-page	§366.093(3)(d), F.S. The document in question 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.
PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-001985-1994; contract proposal submitted by Oxbow Mining, LLC; specified proprietary.	§366.093(3)(d), F.S. The document in question 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.

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PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-001996; Coal Producers' Solicitation Form for Crystal River 4 & 5 submitted by Louis Dreyfus Highbridge Energy; price of coal – mid-page	§366.093(3)(d), F.S. The document in question 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.
PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002000; Coal Producers' Solicitation Form for Crystal River 4 & 5 submitted by Louis Dreyfus Highbridge Energy; price of coal – mid-page	§366.093(3)(d), F.S. The document in question 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.

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PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC- 002004-2008; contract proposal submitted by Louis Dreyfus Highbridge Energy, LLC; specified proprietary.	§366.093(3)(d), F.S. The document in question 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.
PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002011; email from Smoky Mountain Coal Corp.; submitting bid in response to 9/5/2007 RFP; tons of coal offered – top half of page.	§366.093(3)(d), F.S. The document in question 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.

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PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002016; Coal Producers' Solicitation Form for Crystal River 4 & 5 submitted by Smoky Mountain Coal Corp.; price & tons of coal – mid-page.	§366.093(3)(d), F.S. The document in question 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.
PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002020; Coal Producers' Solicitation Form for Crystal River 4 & 5 submitted by Smoky Mountain Coal Corp.; price & tons of coal – mid-page.	§366.093(3)(d), F.S. The document in question 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.

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PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002024; email from Smoky Mountain Coal Corp.; submitting bid in response to 9/5/2007 RFP; tons of coal offered – top half of page.	§366.093(3)(d), F.S. The document in question 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.
PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002025; Coal Producers' Solicitation Form for Crystal River 4 & 5 submitted by Smoky Mountain Coal Corp.; price & tons of coal - mid-page.	§366.093(3)(d), F.S. The document in question 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.

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PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC- 002031; Coal Producers' Solicitation Form for Crystal River 4 & 5 submitted by MC Mining LLC; price & tons of coal – mid-page.	§366.093(3)(d), F.S. The document in question 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.
PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002035; Coal Producers' Solicitation Form for Crystal River 4 & 5 submitted by Gibson County Coal, LLC; price & tons of coal – mid-page.	§366.093(3)(d), F.S. The document in question 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.

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PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002038; Coal Producers' Solicitation Form for Crystal River 4 & 5 submitted by Gibson County Coal, LLC; price & tons of coal – mid-page.	§366.093(3)(d), F.S. The document in question 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.
PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002041; Coal Producers' Solicitation Form for Crystal River 4 & 5 submitted by Gibson County Coal, LLC; price & tons of coal – mid-page.	§366.093(3)(d), F.S. The document in question 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.

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PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002044; Coal Producers' Solicitation Form for Crystal River 4 & 5 submitted by Gibson County Coal, LLC; price & tons of coal – mid-page.	§366.093(3)(d), F.S. The document in question 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.
PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002047; Coal Producers' Solicitation Form for Crystal River 4 & 5 submitted by Webster County Coal, LLC; price & tons of coal – mid-page.	§366.093(3)(d), F.S. The document in question 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
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PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002050; Coal Producers' Solicitation Form for Crystal River 4 & 5 submitted by Alliance Coal, LLC; price & tons of coal – mid-page.	§366.093(3)(d), F.S. The document in question 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
PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002053; Coal Producers' Solicitation Form for Crystal River 4 & 5 submitted by Alliance Coal, LLC; price & tons of coal – mid-page.	information. §366.093(3)(d), F.S. The document in question 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.

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PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002056-2057; Coal Producers' Solicitation Form for Crystal River 4 & 5 submitted by Alliance Coal, LLC; price & tons of coal – mid-page.	§366.093(3)(d), F.S. The document in question 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.
PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002059; Coal Producers' Solicitation Form for Crystal River 4 & 5 submitted by Alliance Coal, LLC; price & tons of coal – mid-page.	§366.093(3)(d), F.S. The document in question 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.

DOCUMENT/RESPONSES	PAGE/LINE	JUSTIFICATION
PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002062-2063; Coal Producers' Solicitation Form for Crystal River 4 & 5 submitted by Alliance Coal, LLC; price & tons of coal – mid-page.	§366.093(3)(d), F.S. The document in question 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.
PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC- 002065-2066; Alliance Coal, LLC emails discussing price escalations; top half of page	§366.093(3)(d), F.S. The document in question 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.

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PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC- 002067; Alliance Coal, LLC email discussing tons and price of coal; bottom half of page	§366.093(3)(d), F.S. The document in question 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.
PEF's Response to OPC's Fourth Request for Production, Question No.50.	Bates No. PEF-CC-002068; Alliance Coal, LLC email discussing price escalation; bottom half of page	§366.093(3)(d), F.S. The document in question 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.

DOCUMENT/RESPONSES	PAGE/LINE	JUSTIFICATION
PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002070; Coal Producers' Solicitation Form for Crystal River 4 & 5 submitted by B&W Resources, Inc.; price & tons of coal – mid-page.	§366.093(3)(d), F.S. The document in question 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.
PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002074-2122; Confidential email, cover letter and coal bid from Rio Tinto Energy America; submitting bid in response to 9/5/2007 RFP- specified proprietary information.	§366.093(3)(d), F.S. The document in question 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.

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PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002124; Coal Producers' Solicitation Form for Crystal River 4 & 5 submitted by Coal Marketing Company USA, Inc.; price & tons of coal – mid-page.	§366.093(3)(d), F.S. The document in question 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.
PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002127 & 2129; Coal Producers' Solicitation Form for Crystal River 4 & 5 submitted by Appalachian Fuels, LLC.; price & tons of coal – mid-page.	§366.093(3)(d), F.S. The document in question 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.

DOCUMENT/RESPONSES	PAGE/LINE	JUSTIFICATION
PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002130; page 2 of Coal Producers' Solicitation Form for Crystal River 4 & 5 submitted by Appalachian Fuels, LLC.; tons of coal – mid-page.	§366.093(3)(d), F.S. The document in question 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.
PEF's Response to OPC's Fourth Request for Production, Question No.50.	Bates No. PEF-CC-002133; Coal Producers' Solicitation Form for Crystal River 4 & 5 submitted by Appalachian Fuels, LLC.; price & tons of coal – mid-page.	§366.093(3)(d), F.S. The document in question 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.

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PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002134; page 2 of Coal Producers' Solicitation Form for Crystal River 4 & 5 submitted by Appalachian Fuels, LLC.; tons of coal – mid-page.	§366.093(3)(d), F.S. The document in question 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.
PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002138; Coal Producers' Solicitation Form for Crystal River 4 & 5 submitted by Central Coal Co.; tons & price of coal – mid-page.	§366.093(3)(d), F.S. The document in question 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.

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PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002140; Coal Producers' Solicitation Form for Crystal River 4 & 5 submitted by Central Coal Co.; tons & price of coal – mid-page.	§366.093(3)(d), F.S. The document in question 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.
PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002146; Coal Producers' Solicitation Form for Crystal River 4 & 5 submitted by Magnum Coal Sales LLC; tons & price of coal - mid-page.	§366.093(3)(d), F.S. The document in question 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.

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PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002148; Coal Producers' Solicitation Form for Crystal River 4 & 5 submitted by Magnum Coal Sales LLC; tons & price of coal – mid-page.	§366.093(3)(d), F.S. The document in question 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.
PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002150; Coal Producers' Solicitation Form for Crystal River 4 & 5 submitted by Magnum Coal Sales LLC; tons & price of coal – mid-page.	§366.093(3)(d), F.S. The document in question 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.

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PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC- 002152; Coal Producers' Solicitation Form for Crystal River 4 & 5 submitted by Magnum Coal Sales LLC; tons & price of coal - mid-page.	§366.093(3)(d), F.S. The document in question 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.
PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002155; Email from Magnum Coal Sales, LLC with changes in in offer tons and price of coal – mid page.	§366.093(3)(d), F.S. The document in question 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.

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PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002159; Coal Producers' Solicitation Form for Crystal River 4 & 5 submitted by Phoenix Coal Corp.; tons & price of coal – mid-page.	§366.093(3)(d), F.S. The document in question 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.
PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002178; analysis of various coal bids including tons of coal, mine price; transportation charges and other charges; mid page.	§366.093(3)(d), F.S. The document in question 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.

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PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002179; Coal Producers' Solicitation Form for Crystal River 4 & 5 submitted by GTM energy/Kit Cartage Inc.; tons & price of coal – mid-page.	§366.093(3)(d), F.S. The document in question 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.
PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002181; page 2 of Coal Producers' Solicitation Form for Crystal River 4 & 5 submitted by GTM energy/Kit Cartage Inc.; price for added service – mid-page.	§366.093(3)(d), F.S. The document in question 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.

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PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002193; Armstrong Coal proposal; base price and price adjustment provisions in upper half of page; column of base amounts in lower half of page	§366.093(3)(d), F.S. The document in question 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.
PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002194; Armstrong Coal proposal; contract terms and tons of coal offered in upper half of page.	§366.093(3)(d), F.S. The document in question 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.

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PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002220; Confidential email discussing price and analysis of Delta coal bid; top half of page.	§366.093(3)(d), F.S. The document in question 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.
PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002223; Confidential email discussing price and analysis of Delta coal bid; top half of page.	§366.093(3)(d), F.S. The document in question 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.

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Bates No. PEF-CC-002225; Coal Producers' Solicitation Form for Crystal River 4 & 5 submitted by Glencore Ltd.; tons & price of coal – mid-page.	§366.093(3)(d), F.S. The document in question 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.
Bates No. PEF-CC- 002228; Coal Producers' Solicitation Form for Crystal River 4 & 5 submitted by Sequoia Energy LLC; tons & price of coal – mid-page.	§366.093(3)(d), F.S. The document in question 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
	Bates No. PEF-CC- 002225; Coal Producers' Solicitation Form for Crystal River 4 & 5 submitted by Glencore Ltd.; tons & price of coal – mid-page. Bates No. PEF-CC- 002228; Coal Producers' Solicitation Form for Crystal River 4 & 5 submitted by Sequoia Energy LLC; tons & price of coal –

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PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002234; Coal Producers' Solicitation Form for Crystal River 4 & 5 submitted by James River Coal Sales; tons & price of coal – mid-page.	§366.093(3)(d), F.S. The document in question 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.
PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002241; Coal Producers' Solicitation Form for Crystal River 4 & 5 submitted by Grupo Nacional Kalper, S.A.; tons & price of coal – mid-page.	§366.093(3)(d), F.S. The document in question 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.

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PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002246; Coal Producers' Solicitation Form for Crystal River 4 & 5 submitted by Grupo Nacional Kalper, S.A.; tons & price of coal – mid-page.	§366.093(3)(d), F.S. The document in question 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.
PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC- 002250; Coal Producers' Solicitation Form for Crystal River 4 & 5 submitted by Massey Coal Sales Co., Inc.; tons & price of coal – mid-page.	§366.093(3)(d), F.S. The document in question 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.

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PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002252; Coal Producers' Solicitation Form for Crystal River 4 & 5 submitted by Massey Coal Sales Co., Inc.; tons & price of coal – mid-page.	§366.093(3)(d), F.S. The document in question 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.
PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002254; Coal Producers' Solicitation Form for Crystal River 4 & 5 submitted by Massey Coal Sales Co., Inc.; tons & price of coal – mid-page.	§366.093(3)(d), F.S. The document in question 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
		which would impair the competitive business of the provider/owner of the information.

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PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002256; Coal Producers' Solicitation Form for Crystal River 4 & 5 submitted by Massey Coal Sales Co., Inc.; tons & price of coal – mid-page.	§366.093(3)(d), F.S. The document in question 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.
PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC- 002258; Coal Producers' Solicitation Form for Crystal River 4 & 5 submitted by Massey Coal Sales Co., Inc.; tons & price of coal – mid-page.	§366.093(3)(d), F.S. The document in question 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.

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PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002260; Coal Producers' Solicitation Form for Crystal River 4 & 5 submitted by Massey Coal Sales Co., Inc.; tons & price of coal – mid-page.	§366.093(3)(d), F.S. The document in question 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.
PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002262; page 2 of Coal Producers' Solicitation Form for Crystal River 4 & 5 submitted by Massey Coal Sales Co., Inc.; contingency provision lower half of page.	§366.093(3)(d), F.S. The document in question 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.

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PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002263; page 2 of Coal Producers' Solicitation Form for Crystal River 4 & 5 submitted by Massey Coal Sales Co., Inc.; contingency provision lower half of page.	§366.093(3)(d), F.S. The document in question 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.
PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002264; Coal Producers' Solicitation Form for Crystal River 4 & 5 submitted by Massey Coal Sales Co., Inc.; tons & price of coal – mid-page.	§366.093(3)(d), F.S. The document in question 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.

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PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002265; page 2 of Coal Producers' Solicitation Form for Crystal River 4 & 5 submitted by Massey Coal Sales Co., Inc.; contingency provision lower half of page.	§366.093(3)(d), F.S. The document in question 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.
PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002266; Coal Producers' Solicitation Form for Crystal River 4 & 5 submitted by Massey Coal Sales Co., Inc.; tons & price of coal – mid-page.	§366.093(3)(d), F.S. The document in question 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.

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PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002268; Coal Producers' Solicitation Form for Crystal River 4 & 5 submitted by Massey Coal Sales Co., Inc.; tons & price of coal – mid-page.	§366.093(3)(d), F.S. The document in question 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.
PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002269; page 2 of Coal Producers' Solicitation Form for Crystal River 4 & 5 submitted by Massey Coal Sales Co., Inc.; contingency provision lower half of page.	§366.093(3)(d), F.S. The document in question 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.

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PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002270; Coal Producers' Solicitation Form for Crystal River 4 & 5 submitted by Massey Coal Sales Co., Inc.; tons & price of coal – mid-page.	§366.093(3)(d), F.S. The document in question 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.
PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002271; page 2 of Coal Producers' Solicitation Form for Crystal River 4 & 5 submitted by Massey Coal Sales Co., Inc.; contingency provision lower half of page.	§366.093(3)(d), F.S. The document in question 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.

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PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002274; 2276; 2278; 2280; 2282; 2284; 2286; 2288; 2290; 2292; 2294; Coal Producers' Solicitation Form for Crystal River 4 & 5 submitted by Massey Coal Sales Co., Inc.; tons & price of coal – mid-page.	§366.093(3)(d), F.S. The document in question 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.
PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002295; page 2 of Coal Producers' Solicitation Form for Crystal River 4 & 5 submitted by Massey Coal Sales Co., Inc.; contingency provision lower half of page.	366.093(3)(d), F.S. The document in question 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.

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PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002296; Coal Producers' Solicitation Form for Crystal River 4 & 5 submitted by Massey Coal Sales Co., Inc.; tons & price of coal – mid-page.	§366.093(3)(d), F.S. The document in question 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.
PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002297; page 2 of Coal Producers' Solicitation Form for Crystal River 4 & 5 submitted by Massey Coal Sales Co., Inc.; contingency provision lower half of page.	§366.093(3)(d), F.S. The document in question 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.

DOCUMENT/RESPONSES	PAGE/LINE	JUSTIFICATION
PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002299; Coal Producers' Solicitation Form for Crystal River 4 & 5 submitted by Emerald International Corp.; tons & price of coal - mid-page.	§366.093(3)(d), F.S. The document in question 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.
PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002302; Coal Producers' Solicitation Form for Crystal River 4 & 5 submitted by Emerald International Corp.; tons & price of coal - mid-page.	§366.093(3)(d), F.S. The document in question 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.

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PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002304; E-mail dated 9/28/2007 at top half of page; delivered price of coal referenced twice.	§366.093(3)(d), F.S. The document in question 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.
PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002305; page 2 of Coal Producers' Solicitation Form for Crystal River 4 & 5 submitted by Exporting Commodities International Inc.; price of coal for 2008 and 2009 referenced twice – mid-page.	§366.093(3)(d), F.S. The document in question 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.

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PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002306; Coal Producers' Solicitation Form for Crystal River 4 & 5 submitted by Exporting Commodities International Inc.; tons & price of coal – mid-page.	§366.093(3)(d), F.S. The document in question 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.
PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002308-2315; coal bid proposal dated 9/28/07 from Arch Coal Sales specified proprietary information.	§366.093(3)(d), F.S. The document in question 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.

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PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002316; Email from Arch Coal Sales submitting bid; specified proprietary information.	§366.093(3)(d), F.S. The document in question 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.
PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002317; coal bid proposal dated 9/28/07 from Arch Coal Sales specified proprietary information.	§366.093(3)(d), F.S. The document in question 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.

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PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002319; Coal Producers' Solicitation Form for Crystal River 4 & 5 submitted by New Coal Co.; tons & price of coal -bottom half of page.	§366.093(3)(d), F.S. The document in question 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.
PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC- 002325; Coal Producers' Solicitation Form for Crystal River 4 & 5 submitted by New Coal Co.; tons & price of coal -mid page.	§366.093(3)(d), F.S. The document in question 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.

DOCUMENT/RESPONSES	PAGE/LINE	JUSTIFICATION
PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002330-2346; Confidential cover letter and coal bid from COALTRADE, LLC; submitting bid in response to 9/5/2007 RFP- specified proprietary information.	§366.093(3)(d), F.S. The document in question 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.
PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002348-2351; Confidential cover letter and coal bid from COALTRADE, LLC; submitting bid in response to 9/5/2007 RFP- specified proprietary information.	§366.093(3)(d), F.S. The document in question 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.

DOCUMENT/RESPONSES	PAGE/LINE	JUSTIFICATION
PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002352-2355; Confidential cover letter and coal bid from COALTRADE, LLC; submitting bid in response to 9/5/2007 RFP- specified proprietary information.	§366.093(3)(d), F.S. The document in question 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.
PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002356-2364 and 2366-2371; Confidential cover letter and coal bid from COALTRADE, LLC; submitting bid in response to 9/5/2007 RFP- specified proprietary information.	§366.093(3)(d), F.S. The document in question 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.

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PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002373-2375; Confidential discussion document from Constellation Energy; contains tons and price of coal and designated specified proprietary information.	§366.093(3)(d), F.S. The document in question 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.
PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002377; Coal Producers' Solicitation Form for Crystal River 4 & 5 submitted by Koch Carbon LLC; tons & price of coal -mid page.	§366.093(3)(d), F.S. The document in question 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.

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PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002381; Proposal from Coal International, N.V. in response to Sept. 2007 RFP; tons and price of coal – mid page.	§366.093(3)(d), F.S. The document in question 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.
PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002382; Coal Producers' Solicitation Form for Crystal River 4 & 5 submitted by Guasare Coal International; tons & price of coal -mid page.	§366.093(3)(d), F.S. The document in question 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.

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PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002384; email from Apex Coal submitting proposal in response to Sept. 2007 RFP; tons of coal referenced in low half of page.	§366.093(3)(d), F.S. The document in question 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.
PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002385-2386; Apex Coal offer in response to Sept. 2007 RFP; tons and price of coal referenced once on top half of each page.	§366.093(3)(d), F.S. The document in question 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.

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PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002387; email from Apex Coal submitting proposal in response to Sept. 2007 RFP; tons of coal referenced mid page.	§366.093(3)(d), F.S. The document in question 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.
PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002388; email accepting Apex Coal offer pending final negotiations; tons of coal referenced top half of page.	366.093(3)(d), F.S. The document in question 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.

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PEF's Response to OPC's Fourth Request for Production, Question No. 50.	Bates No. PEF-CC-002389; email from Apex Coal confirming conversation on coal pricing; negotiated price referenced twice on top half of page.	§366.093(3)(d), F.S. The document in question 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.