

**EXHIBIT C
PROGRESS ENERGY FLORIDA
Confidentiality Justification**

070703-EI

DOCUMENT/RESPONSES	PAGE/LINE	JUSTIFICATION
Exhibit No. ___ (DJP-8) to David J. Putman's direct testimony	Page 1 of 2; column 7 titled "Per Month short Tons," column 8 titled "short ton price," column 10 titled "transportation cost," & column 11 titled "SO2 Price."	§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.
Exhibit No. ___ (DJP-8) to David J. Putman's direct testimony	Page 2 of 2; column 4 titled "Utilization cost/st," column 12 titled "Cash Cost \$/st," column 13 titled "Cash Cost \$/M," column 15 titled "Evaluated Utilized Cost \$/st," & column 16 titled "Evaluated Utilized Cost \$/M."	§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.

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