

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

ATTACHMENT C

| DOCUMENT | PAGE/LINE/COLUMN | JUSTIFICATION |
|---|---|--|
| Direct Testimony of William R. Jacobs, Jr., July 14, 2010 | Page 6, Line 22, fifth and sixth words; Line 23, last two words; Line 25, fourth through seventh words | §366.093(3)(e), Fla. Stat. The document portions in question contain confidential information relating to competitive business interests, the disclosure of which would impair the competitive business of the provider/owner of the information. |
| Direct Testimony of William R. Jacobs, Jr., July 14, 2010 | Page 7, Line 2, ninth and tenth words; Line 3, last word; Line 4, first word; Line 9 last word, Line 10, first word, Line 11, entire line | §366.093(3)(e), Fla. Stat. The document portions in question contain confidential information relating to competitive business interests, the disclosure of which would impair the competitive business of the provider/owner of the information. |
| Direct Testimony of William R. Jacobs, Jr., July 14, 2010 | Page 12, Lines 7 through 10 and Lines 12 through 15 in their entirety | §366.093(3)(e), Fla. Stat. The document portions in question contain confidential information relating to competitive business interests, the disclosure of which would impair the competitive business of the provider/owner of the information. |
| Direct Testimony of William R. Jacobs, Jr., July 14, 2010 | Page 14, Line 14, first two words; Line 15, last four words; Line 16, first five words; Line 17, last two words, Line 18 in its entirety | §366.093(3)(e), Fla. Stat. The document portions in question contain 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

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