## ATTACHMENT C

#### PROGRESS ENERGY FLORIDA

### In re: Petition for Determination of Need for Levy Units 1 and 2 Nuclear Power Plants Docket 080148

## Second Request for Confidential Classification Confidentiality Justification Matrix

	DOCUMENT/RESPONSES	PAGE/LINE	JUSTIFICATION
	PEF Response to Staff 1st	Bates No. PEF-LNN-	§366.093(3)(d), F.S.
	Request for Production No. 1	000354, Column Titled	The document in question
		Tiger Supply Cost, all	contains confidential
		amounts in column;	information, the disclosure
		Column Titled	of which would impair
		Gas.BPAmoco, 3 <sup>rd</sup>	PEF's efforts to contract
		subcolumn, information given for months Nov-07 through Dec-11, 4th	for goods or services on favorable terms.
		subcolumn, information	§366.093(3)(e), F.S.
		given for months Nov-07	The document in question
		through Dec-10	contains confidential
			information relating to
			competitive business
			interests, the disclosure of
			which would impair the
			competitive business of the
			provider/owner of the information.
			miormation.
	PEF Response to Staff 1 <sup>st</sup>	Bates No. PEF-LNN-	§366.093(3)(d), F.S.
CMP	Request for Production No. 1	000373, Subheading	The document in question
COM	•	Transportation & Others,	contains confidential
		all information given on	information, the disclosure
CTR		5 <sup>th</sup> and 6 <sup>th</sup> lines	of which would impair
ECR			PEF's efforts to contract
GCL	i		for goods or services on favorable terms.
OPC			
RCA			§366.093(3)(e), F.S.
SCR			The document in question
			contains confidential information relating to
SGA			competitive business
SEC			interests, the disclosure of
OTH LCON			which would impair the
record	7.	BOCUMENT	HUMBER-DATE

03041 APR 178

# In re: Petition for Determination of Need for Levy Units 1 and 2 Nuclear Power Plants Docket 080148

### Second Request for Confidential Classification Confidentiality Justification Matrix

DOCUMENT/RESPONSES	PAGE/LINE	JUSTIFICATION
		competitive business of the provider/owner of the information.
PEF Response to Staff 1 <sup>st</sup> Request for Production No. 1	Bates No. PEF-LNN-000417, Subheading Transportation & Others, all information given on 3 <sup>rd</sup> and 5 <sup>th</sup> lines	§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 Response to Staff 1 <sup>st</sup> Request for Production No. 1	Bates No. PEF-LNN-000437, Heading General Assumptions, 8th and 9th line in their entirety; Column CR1-2, all information entered, Column CR4-5, all information entered	§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

12762354.3

\* + 5

# In re: Petition for Determination of Need for Levy Units 1 and 2 Nuclear Power Plants Docket 080148

#### Second Request for Confidential Classification Confidentiality Justification Matrix

DOCUMENT/RESPONSES	PAGE/LINE	JUSTIFICATION
		information.
PEF Response to Staff 1 <sup>st</sup> Request for Production No. 1	Bates No. PEF-LNN-000437a, Heading Crystal River 1 & 2, Subcolumns Heat Content and SO2 Content, all information given in both columns; Heading Crystal River 3 & 4, subheading Heat Content and SO2 Content, all information given in both columns	§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 Response to Staff 1 <sup>st</sup> Request for Production No. 1	Bates No. PEF-LNN-000439, Column Titled Tiger Supply Cost, all amounts in column; Column Titled Gas.BPAmoco, 3 <sup>rd</sup> subcolumn, information given for months Nov-07 through Dec-11, 4 <sup>th</sup> subcolumn, information given for months Nov-07 through Dec-10	§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.

# In re: Petition for Determination of Need for Levy Units 1 and 2 Nuclear Power Plants Docket 080148

### Second Request for Confidential Classification Confidentiality Justification Matrix

DOCUMENT/RESPONSES	PAGE/LINE	JUSTIFICATION
PEF Response to Staff 1st Request for Production No. 1	Bates No. PEF-LNN-000458, Subheading Transportation & Others, all information given on 5th and 6th lines	§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 Response to Staff 1 <sup>st</sup> Request for Production No. 1	Bates No. PEF-LNN-000502, Subheading Transportation & Others, all information given on 3 <sup>rd</sup> and 5 <sup>th</sup> lines	§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 Response to Staff 1 <sup>st</sup>	Bates No. PEF-LNN-	§366.093(3)(d), F.S.
Request for Production No. 1	000522, Heading General	The document in question

# In re: Petition for Determination of Need for Levy Units 1 and 2 Nuclear Power Plants Docket 080148

### Second Request for Confidential Classification Confidentiality Justification Matrix

DOCUMENT/RESPONSES	PAGE/LINE	JUSTIFICATION
	Assumptions, 8 <sup>th</sup> and 9 <sup>th</sup> line in their entirety; Column CR1-2, all information entered, Column CR4-5, all information entered	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 Response to Staff 1 <sup>st</sup> Request for Production No. 1	Bates No. PEF-LNN-000523, Heading Crystal River 1 & 2, Subcolumns Heat Content and SO2 Content, all information given in both columns; Heading Crystal River 3 & 4, subheading Heat Content and SO2 Content, all information given in both columns	§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 Response to Staff 1 <sup>st</sup> Request for Production No. 1	Bates No. PEF-LNN- 000524, Heading Crystal River 1 & 2, Subcolumns Heat Content and SO2	§366.093(3)(d), F.S. The document in question contains confidential information, the disclosure

# In re: Petition for Determination of Need for Levy Units 1 and 2 Nuclear Power Plants Docket 080148

### Second Request for Confidential Classification Confidentiality Justification Matrix

DOCUMENT/RESPONSES	PAGE/LINE	JUSTIFICATION
	Content, all information given in both columns; Heading Crystal River 3 & 4, subheading Heat Content and SO2	of which would impair PEF's efforts to contract for goods or services on favorable terms.
	Content, all information given in both columns	§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 Response to Staff 1 <sup>st</sup> Request for Production No. 1	Bates No. PEF-LNN-000525, Heading Crystal River 1 & 2, Subcolumns Heat Content and SO2 Content, all information given in both columns; Heading Crystal River 3 & 4, subheading Heat Content and SO2	§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.
	Content, all information given in both columns	§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 Response to Staff 1 <sup>st</sup> Request for Production No. 1	Bates No. PEF-LNN-000526, Heading Generic	§366.093(3)(d), F.S. The document in question
	Future-High Sulfer, 3th and 4 <sup>th</sup> lines in their entirety; Text Box coal	contains confidential information, the disclosure of which would impair
	Quality Analysis, last	PEF's efforts to contract

## In re: Petition for Determination of Need for Levy Units 1 and 2 Nuclear Power Plants Docket 080148

### Second Request for Confidential Classification Confidentiality Justification Matrix

DOCUMENT/RESPONSES	PAGE/LINE	JUSTIFICATION
	line, 3 <sup>rd</sup> word	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 Response to Staff 1 <sup>st</sup> Request for Production No. 1	Bates No. PEF-LNN-001261 through PEF-LNN-001292, entire pages	§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 Response to Staff 1 <sup>st</sup> Request for Production No. 1	Bates No. PEF-LNN-001295 through PEF-LNN-001570, entire pages	§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.

. . .

# In re: Petition for Determination of Need for Levy Units 1 and 2 Nuclear Power Plants Docket 080148

### Second Request for Confidential Classification Confidentiality Justification Matrix

DOCUMENT/RESPONSES	PAGE/LINE	JUSTIFICATION
		§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 Response to Staff 1 <sup>st</sup> Request for Production No. 2	Bates No. PEF-LNN-000527, 1 <sup>st</sup> paragraph, 2 <sup>nd</sup> line, 12 <sup>th</sup> , 13 <sup>th</sup> , 14 <sup>th</sup> , 15 <sup>th</sup> and 16 <sup>th</sup> word; 3 <sup>rd</sup> , 4 <sup>th</sup> and 5 <sup>th</sup> lines, all words; 2 <sup>nd</sup> paragraph, 1 <sup>st</sup> line, from 3 <sup>rd</sup> word to end of line, 2 <sup>nd</sup> line, all words	§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 Response to Staff 1 <sup>st</sup> Request for Production No. 2	Bates No. PEF-LNN-000528, all information in 9th Column Nuclear (mills/KWH) PGN budget prediction	§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.

8

# In re: Petition for Determination of Need for Levy Units 1 and 2 Nuclear Power Plants Docket 080148

### Second Request for Confidential Classification Confidentiality Justification Matrix

DOCUMENT/RESPONSES	PAGE/LINE	JUSTIFICATION
		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 Response to Staff 1 <sup>st</sup> Request for Production No. 2	Bates No. PEF-LNN-000530 through PEF-LNN-000618, entire pages	§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 Response to Staff 1 <sup>st</sup> Request for Production No. 2	Bates No. PEF-LNN-000621 through PEF-LNN-000757, entire pages	§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

12762354.3

## PROGRESS ENERGY FLORIDA

# In re: Petition for Determination of Need for Levy Units 1 and 2 Nuclear Power Plants Docket 080148

### Second Request for Confidential Classification Confidentiality Justification Matrix

DOCUMENT/RESPONSES	PAGE/LINE	JUSTIFICATION
		information relating to competitive business interests, the disclosure of which would impair the competitive business of the provider/owner of the information.
PEF Response to Staff 1 <sup>st</sup> Request for Production No. 2	Bates No. PEF-LNN-000760 through PEF-LNN-000861, entire pages	§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.