PROGRESS ENERGY FLORIDA Confidentiality Justification Matrix

080001-EI

DOCUMENT/RESPONSES	PAGE/LINE	JUSTIFICATION
PEF Responses to Staff's	POD #13 – Bates Nos.	§366.093(3)(d), F.S.
Third Request for Production	PEF-08FL-000116 thru	The document in question
of Documents (12-17)	PEF-08FL-000125: PEF	contains confidential
(===-)	analyses of coal	information, the disclosure of
	transportation results of	which would impair PEF's
	RFP (all documents).	efforts to contract for goods or
		services on favorable terms.
	POD #14 – Bates Nos.	
	PEF-08FL-000126 thru	§366.093(3)(e), F.S.
	PEF-08FL-000218: Coal	The document in question
	transportation bids (all	contains confidential
	documents).	information relating to
		competitive business interests,
	POD #15 – Bates Nos.	the disclosure of which would
	PEF-08FL-000219 thru	impair the competitive
	PEF-08FL-000287: Gas	business of the provider/owner
	storage contracts with Bay	of the information.
	Gas Storage & SG	
	Resources Mississippi, LLC	
	(all documents).	
	POD #16 – Bates Nos.	
	PEF-08FL-000288 thru	
COB#	PEF-08FL-000358: PEF	
COM	analyses of gas storage	
ECR /	contracts (all documents).	
GCL		
OPC	POD #17 – Bates Nos.	
RCP	PEF-08FL-000359 thru	
SSC	PEF-08FL-000480:	
SGA	contracts between PFC and	
ADM	AEP Memco, IMT, Dixie	
CLK	Fuels and EMI-PA, Inc. (all	
	documents).	

DOCUMENT NUMBER-DATE

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