PROGRESS ENERGY FLORIDA

In re: Nuclear Cost Recovery Clause Docket 100009-EI

Twenty-Sixth Request for Confidential Classification re Progress Energy Florida's Post-Hearing Statement Confidentiality Justification Matrix

ATTACHMENT C

| Progress Energy Florida's Post-Hearing Statement of Issues and Arguments in Support of Its Petition to Recover Costs of the Crystal River Unit 3 Uprate and The Levy Nuclear Projects as Provided in Section 336.93 Florida Statutes, and Rule 25-6.0423, F.A.C. Progress Energy Florida's Post-Hearing Statement of Issues and Arguments in Support of Its Petition to Recover Costs of the Crystal River Unit 3 Uprate and The Levy Nuclear Projects as Provided in Section 336.93 Florida Statutes, and Rule 25-6.0423, F.A.C. Progress Energy Florida's Post-Hearing Statement of Issues and Arguments in Support of Its Petition to Recover Costs of the Crystal River Unit 3 Uprate and The Levy Nuclear Projects as Provided in Section 336.93 Florida Statutes, and Rule 25-6.0423, F.A.C. Progress Energy Florida's Post-Hearing Statement of Issues and Arguments in Support of Its Petition to Recover Costs of the Crystal River Unit 3 Uprate and The Levy Nuclear Projects as Provided in Section 336.93 Florida Statutes, and Rule 25-6.0423, F.A.C. | | | ATTACHMENTC |
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| Issues and Arguments in Support of Its Petition to Recover Costs of the Crystal River Unit 3 Uprate and The Levy Nuclear Projects as Provided in Section 336.93 Florida Statutes, and Arguments in Support of Its Petition to Recover Costs of the Crystal River Unit 3 Uprate and The Levy Nuclear Projects as Provided in Section 336.93 Florida Statutes, and Rule 25-6.0423, F.A.C. Through 15th words; 2nd paragraph, 3rd line in its entirety; 2nd paragraph, 5th line, 8th through 10th words; 2nd paragraph, 5th line, 8th through 10th words; 2nd paragraph, 5th line, 10th word word word word word word words; 366.093(3)(e), Fla. Stat. The document portions in question contain confidential contractual information, the disclosure of which would impair the competitive business interests, the disclosure of which would impair the competitive business of the provider/owner of the information. Progress Energy Florida's Post-Hearing Statement of Issues and Arguments in Support of Its Petition to Recover Costs of the Crystal River Unit 3 Uprate and The Levy Nuclear Projects as Provided in Section 336.93 Florida Statutes, and Rule 25-6.0423, F.A.C. Page 23, 3rd paragraph, 3rd line in its entirety; 2nd paragraph, 5th line in its entirety; 2nd paragraph, 5th line, in its entirety; 2nd paragraph, 5th line, 6th words; 2nd paragraph, 5th line, 6th word through 8th line, 10th word impair the competitive business interests, the disclosure of which would impair PEF's efforts to contract for goods or services on favorable terms. \$366.093(3)(d), Fla. Stat. The document portions in question contain confidential information, the disclosure of which would impair PEF's efforts to contract for goods or services on favorable terms. | Progress Energy Florida's | | |
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