## **PROGRESS ENERGY FLORIDA Confidentiality Justification Matrix**

080649-EI

DOCUMENT/RESPONSES	PAGE/LINE	JUSTIFICATION
PEF's Petition to allow	<b>Exhibit 1</b> $-1^{st}$ and $2^{nd}$	§366.093(3)(d), F.S.
transportation fuel surcharge	paragraphs: specific rail	The document in question
hedging; Docket 080649-EI	contract information.	contains confidential
	Exhibit 2 – entire document: rail surcharges and %'s by month.	information, the disclosure of which would impair PEF's efforts to contract for goods or services on favorable terms.
	Exhibit 3 – entire document: surcharge impact per ton by month.  Exhibit 4 – entire document:	§366.093(3)(e), F.S. The document in question contains confidential information relating to
in the state of th	2009 example of fuel surcharge by month (without surcharge vs. 50% surcharge hedged).	competitive business interests, the disclosure of which would impair the competitive business of the provider/owner of the information.

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