In re: Nuclear Cost Recovery Clause

## Docket 090009-EI

Third Request for Confidential Classification **Confidentiality Justification Matrix** 

**DOCUMENT** 

PAGE/LINE

**JUSTIFICATION** 

### ATTACHMENT C

#### PROGRESS ENERGY FLORIDA

In re: Nuclear Cost Recovery Clause Docket 090009-EI

## Request for Confidential Classification as to Citizen's First Request to Produce Documents Directed to Progress Energy Florida Nos. 1-52 **Confidentiality Justification Matrix**

PAGE/LINE **JUSTIFICATION DOCUMENT** 

Response to Citizen's First Request to Produce Documents No. 1 Document bearing bates number 09NC-OPCPOD1-1- 000001 through 09NC-OPCPOD1- 1-000008	Document in its entirety	§366.093 (3)(b), F.S. The document in question contains confidential information containing internal auditing controls and reports of internal auditors.
Response to Citizen's First Request to Produce Documents No. 1 Document bearing bates number 09NC-OPCPOD1-1- 000009 through 09NC-OPCPOD1- 1-000353	Document in its entirety	§366.093 (3)(b), F.S. The document in question contains confidential information containing internal auditing controls and reports of internal auditors.
Response to Citizen's First Request to Produce Documents No. 4 Document bearing bates number 09NC-OPCPOD1-4- 000001 through 09NC-OPCPOD1- 4-000027	Pages 10 through 12 in their entirety  Page 13 all numbers in the first and second charts; the whole third chart  Pages 14-19 in their entirety  Page 21 all text not located in the chart  Page 22 the last three lines  Page 23 the first three paragraphs and their	§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.
COM ECR I	titles Page 25 in its entirety Page 26 the second title and paragraph; the entire chart	

A BLEET WAR	CONTRACTOR OF SPECIAL PROPERTY.	
CLK		U313U
ADM	Annual Park Colombia Marian	05150
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	what the season states is	

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## In re: Nuclear Cost Recovery Clause Docket 090009-El

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Response to Citizen's First Request to Produce Documents No 5 Document bearing bates number 09NC-OPCPOD1-5- 000001 through 09NC-OPCPOD1- 5-000006	Page 1: the last word in the titles of both charts. All numbers and percentages in the charts. All dollar figures in the text  Pages 2-4: all monetary values, and percentages in the charts and graphs.  Pages 5-6: All numbers in all charts and graphs	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.
Response to Citizen's First Request to Produce Documents No 5 Document bearing bates number 09NC-OPCPOD1-5- 000007 through 09NC-OPCPOD1- 5-000013	Page 1: the last word in the titles of both charts. All numbers and percentages in the charts. All dollar figures in the text  Page 2: all dollar figures in the text  Pages 3-5: all monetary values, and percentages in the charts and graphs  Pages 6-7: All numbers in all charts and graphs	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.
Response to Citizen's First Request to Produce Documents No 5 Document bearing bates number 09NC-OPCPOD1-5- 000014 through 09NC-OPCPOD1- 5-000020	Page 1: the last word in the titles of both charts. All numbers and percentages in the charts. All dollar figures in the text  Page 2: all dollar figures in the text  Pages 3-5: all monetary values, and percentages in the charts and graphs  Pages 6-7: All numbers, not including dates, in all charts and graphs	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.
Response to Citizen's First Request to Produce Documents No 5 Document bearing bates number 09NC-OPCPOD1-5- 000021 through 09NC-OPCPOD1- 5-000026	Page 1: all words in parentheses in the titles of both charts. All dollar figures and percentages in the charts. All dollar figures in the text throughout the document  Pages 2-4: all monetary values, and percentages in the charts and graphs	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

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## PAGE/LINE

DOCOMENT	,	
	Pages 5-6: All numbers, not including dates, in all charts and graphs	of the information.
Request to Produce Documents No 5 Document bearing bates number 09NC-OPCPOD1-5-	Page 1: All words in parentheses in the titles of both charts. All numbers and percentages in the charts. All dollar figures in the text Page 2: all dollar figures in the text Pages 3-4: all monetary values, and percentages in the charts and graphs Pages 5-6: All numbers, not including dates, in all charts and graphs	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.
No 5 Document bearing bates number 09NC-OPCPOD1-5-000033 through 09NC-OPCPOD1-5-000038	Page 1: all words in parentheses in the titles of both charts. All numbers and percentages in the charts. All dollar figures in the text  Pages 2-4: all monetary values, and percentages in the charts and graphs  Pages 5-6: All numbers, not including dates, in all charts and graphs	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.
Response to Citizen's First Request to Produce Documents No 5 Document bearing bates number 09NC-OPCPOD1-5- 000039 through 09NC-OPCPOD1- 5-000042	Page 1: all words in parentheses in the titles of both charts. All numbers and percentages in the charts. All dollar figures in the text  Pages 3-4: all monetary values, and percentages in the charts and graphs	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.
000043 through 09NC-OPCPOD1- 5-000050	Page 1: all words in parentheses in the titles of both charts. All numbers and percentages in the charts. All dollar figures in the text. In the first paragraph after the second chart, the entire second sentence  Page 2: all dollar figures in the text	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

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Response to Citizen's First Request to Produce Documents No 5 Document bearing bates number 09NC-OPCPOD1-5- 000051 through 09NC-OPCPOD1- 5-000058	Pages 3-6: all monetary values, and percentages in the charts and graphs Pages 7-8: All numbers, not including dates, in all charts and graphs Page 1: all words in parentheses in the titles of both charts. All numbers and percentages in the charts. All dollar figures in the text Page 2: all dollar figures in the text Pages 3-6: all monetary values, and percentages in the charts and graphs Pages 7-8: All numbers, not including dates, in all charts and graphs	of the information.  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.
Response to Citizen's First Request to Produce Documents No 5 Document bearing bates number 09NC-OPCPOD1-5- 000059 through 09NC-OPCPOD1- 5-000064	Page 1: all words in parentheses in the titles of both charts. All numbers and percentages in the charts. All dollar figures in the text  Pages 2-4: all monetary values, numbers, and percentages in the charts and graphs  Pages 5-6: All numbers, not including dates, in all charts and graphs	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.
Response to Citizen's First Request to Produce Documents No 5 Document bearing bates number 09NC-OPCPOD1-5- 000065 through 09NC-OPCPOD1- 5-000070	Page 1: all words in parentheses in the titles of both charts. All numbers and percentages in the charts. All dollar figures in the text  Page 2: all dollar figures in the text  Pages 3-4: all monetary values, and percentages in the charts and graphs  Pages 5-6: All numbers, not including dates, in all charts and graphs	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.
Response to Citizen's First Request to Produce Documents No 5 Document bearing bates number 09NC-OPCPOD1-5- 000071 through 09NC-OPCPOD1- 5-000077	Page 1: all words in parentheses in the titles of both charts. All numbers and percentages in the charts. All dollar figures in the text  Page 2: all of the dollar figures in the text	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

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## PAGE/LINE

ı	D 2 5 - Il	husiness of the provider/owner
	Pages 3-5: all monetary values, numbers,	business of the provider/owner
;	and percentages in the charts and graphs	of the information.
	Pages 6-7: All numbers, not including dates,	
	in all charts and graphs	
Response to Citizen's First	Page 1: all words in parentheses in the title	366.093 (3) (e), F.S.
Request to Produce Documents	of both charts. All numbers and	The document in question
No 5 Document bearing	percentages in the charts. All dollar figures	contains confidential information
bates number 09NC-OPCPOD1-5-	in the text	relating to competitive business
000078 through 09NC-OPCPOD1-	Page 2: all of the dollar figures in the text	interests, the disclosure of which
5-000084		would impair the competitive
	Pages 3-5: all monetary values, and	business of the provider/owner
	percentages in the charts and graphs	of the information.
	Pages 6-7: All numbers, not including dates,	
	in all charts and graphs	
Response to Citizen's First	Page 1: all words in parentheses in the title	366.093 (3) (e), F.S.
Request to Produce Documents	of both charts. All numbers and	The document in question
No 5 Document bearing	percentages in the charts. All dollar figures	contains confidential information
bates number 09NC-OPCPOD1-5-		relating to competitive business
000085 through 09NC-OPCPOD1- 5-000091	Page 2: all of the dollar figures in the text	interests, the disclosure of which would impair the competitive
	Pages 3-5: all monetary values, numbers,	business of the provider/owner
	and percentages in the charts and graphs	of the information.
	Pages 6-7: All numbers, not including	
	dates, in all charts and graphs	
Response to Citizen's First	Page 1: All numbers in the charts. All	366.093 (3) (e), F.S.
Request to Produce Documents	monetary figures in the sentence	The document in question
No 5 Document bearing	underneath the first chart. All words in	contains confidential information
_	parentheses in the title of the second chart.	
000092	All dollar figures in all text	interests, the disclosure of which
		would impair the competitive
		business of the provider/owner
		of the information.
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	percentages in the chart and graph	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.
Response to Citizen's First Request to Produce Documents No 5 Document bearing bates number 09NC-OPCPOD1-5- 000094	Page 1: all monetary values, and percentages in the chart and graph	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.
Response to Citizen's First Request to Produce Documents No 5 Document bearing bates number 09NC-OPCPOD1-5- 000095	Page 1: all monetary values, and percentages in the chart and graph	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.
Response to Citizen's First Request to Produce Documents No 5 Document bearing bates number 09NC-OPCPOD1-5- 000096	Page 1: all dollar figures, and percentages in the chart and graph	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.

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Response to Citizen's First Request to Produce Documents No 5 Document bearing bates number 09NC-OPCPOD1-5- 000097	Page 1: All numbers, not including dates, in the chart and graph	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.
Response to Citizen's First Request to Produce Documents No 5 Document bearing bates number 09NC-OPCPOD1-5- 000098	Page 1: All numbers, not including dates, in the chart and graph	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.
Response to Citizen's First Request to Produce Documents No 6 Document bearing bates number 09NC-OPCPOD1-6-000001 through 09NC-OPCPOD1-6- 000004	Page 1: all monetary figures on the page, except the monetary figure in the 4th line from the bottom  Page 2: All monetary figures on the page  Page 3: All monetary figures on the page  Page 4: The whole graph and chart	§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.
Response to Citizen's First Request to Produce Documents No 6 Document bearing bates number 09NC-OPCPOD1-6-000005 through 09NC-OPCPOD1-6-	Page 1: all monetary figures on the page  Page 2: All monetary figures on the page  Page 3: all monetary figures on the page	§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

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### PAGE/LINE

000008	Page 4: the whole graph and chart	business of the provider/owner of the information.
Response to Citizen's First Request to Produce Documents	Page 1: all monetary figures on the page	§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
No 6 Document bearing bates number	Page 2: all monetary figures on the page	
09NC-OPCPOD1-6-000009 through 09NC-OPCPOD1-6-	Page 3: All monetary figures on the page	
000012	Page 4: the whole graph and chart	business of the provider/owner of the information.
Response to Citizen's First Request to Produce Documents	Page 1: all monetary figures on the page	§366.093 (3)(e), F.S. The document in question
No 6	Page 2: all monetary figures on the page	contains confidential information relating to competitive business
Document bearing bates number 09NC-OPCPOD1-6-000013 through 09NC-OPCPOD1-6-	Page 3: All monetary figures on the page	interests, the disclosure of which would impair the competitive
000016	Page 4: the whole graph and chart	business of the provider/owner of the information.
Response to Citizen's First Request to Produce Documents	Page 1: all monetary figures on the Page	§366.093 (3)(e), F.S. The document in question
No 6 Document bearing bates number 09NC-OPCPOD1-6-000017 through 09NC-OPCPOD1-6-000019	Page 2: all monetary figures on the Page	contains confidential information relating to competitive business
	Page 3: all monetary figures on the page	interests, the disclosure of which would impair the competitive business of the provider/owner of the information.
Response to Citizen's First Request to Produce Documents	Page 1: all monetary figures on the page	§366.093 (3)(e), F.S. The document in question
No 6 Document bearing bates number	Page 2: all monetary figures on the page	contains confidential information relating to competitive business

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### PAGE/LINE

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Page 3: all monetary figures inside the charts  Page 4: the whole graph and chart and the first line below the chart	interests, the disclosure of which would impair the competitive business of the provider/owner of the information.
Page 1: the whole graph and all monetary figures in the paragraphs below the graph  Page 2:the whole graph and all the monetary figures in the text below the graphs.	§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.
Page 3: all monetary figures on the whole Page, except for the first monetary figure on the second line from the bottom in the third paragraph	
Page 1: all dollar amounts on the whole Page. The whole ninth bullet down	§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.
Page 1: all dollar figures on the whole Page Page 2: all dollar figures on the whole Page Page 3: all dollar figures inside the charts	§366.093 (3)(e), F.S. The document in question contains confidential information relating to competitive business interests, the disclosure of which
	charts Page 4: the whole graph and chart and the first line below the chart  Page 1: the whole graph and all monetary figures in the paragraphs below the graph Page 2:the whole graph and all the monetary figures in the text below the graphs.  Page 3: all monetary figures on the whole Page, except for the first monetary figure on the second line from the bottom in the third paragraph  Page 1: all dollar amounts on the whole Page. The whole ninth bullet down  Page 1: all dollar figures on the whole Page Page 2: all dollar figures on the whole Page

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Response to Citizen's First Request to Produce Documents No 6 Document bearing bates number 09NC-OPCPOD1-6-000032 through 09NC-OPCPOD1-6- 000035	Page 1: all dollar amounts on the whole Page Page 2: all dollar amounts on the whole Page. After all the bullets, in the first paragraph, the whole last line Page 3: all dollar figures inside the charts Page 4: the chart and graph	§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.
Response to Citizen's First Request to Produce Documents No 6 Document bearing bates number 09NC-OPCPOD1-6-000036 through 09NC-OPCPOD1-6- 000038	Page 1: all dollar figures on the whole Page  Page 2: all dollar figures on the whole Page	§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.
Response to Citizen's First Request to Produce Documents No 6 Document bearing bates number 09NC- OPCPOD1-6-000039 through 09NC-OPCPOD1-6-000041	Page 1: all dollar figures on the whole Page Page 2: all dollar figures on the whole Page Page 3: all dollar figures inside the chart	§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.

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Response to Citizen's First Request to Produce Documents No 6 Document bearing bates number 09NC-OPCPOD1-6-000042 through 09NC-OPCPOD1-6- 000045	Page 1: all dollar amounts on the whole Page Page 2: all dollar amounts on the whole Page Page 3: all numbers and dollar figures inside the charts. The dollar figure under the first heading Page 4: the chart and graph	§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.
Response to Citizen's First Request to Produce Documents No 6 Document bearing bates number 09NC-OPCPOD1-6-000046 through 09NC-OPCPOD1-6- 000049	Page 1: all dollar amounts on the whole Page Page 2: all dollar amounts on the whole Page Page 3: all dollar figures in the text and in the charts Page 4: the whole chart and graph	§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.
Response to Citizen's First Request to Produce Documents No 6 Document bearing bates number 09NC-OPCPOD1-6-000050 through 09NC-OPCPOD1-6- 000052		§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.

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Response to Citizen's First Request to Produce Documents No 7  Document bearing bates number 60NC-OPCPOD1-7-000001  Through 09NC-OPCPOD1-7-00001  Through 09NC-OPCPOD1-7-00001  The second word from the end. In the stab bullet, the second word from the end. The graph in its entirety.  Page 4: all numbers, percentages, and monetary figures within the text. The graph in its entirety.  Page 5: all percentages in text.  Page 6: graph in its entirety.  Page 9: all dollar figures in text.  Page 0: all numbers not including CR3 and not including years in the text. The graph in its entirety.  Page 2: all numbers not including CR3 and foit including years in the text. The graph in its entirety.  Page 4: in the fourth bullet, the woold impair the competitive business of the provider/owner of the information.  \$\frac{\$366.093 (3)(e), F.S.}{}\$  The document in question contains confidential information relating to competitive business of the provider/owner of the information.  \$\frac{\$366.093 (3)(e), F.S.}{}\$  The document in question contains confidential information relating to competitive business of the provider/owner of the information.  \$\frac{\$366.093 (3)(e), F.S.}{}\$  The document in question contains confidential information relating to competitive business of the provider/owner of the information.  \$\frac{366.093 (3)(e), F.S.}{}\$  The document in question contains confidential information relating to competitive business of the provider/owner of the information contains confidential information interests, the disclosure of which well all the provider of the information contains confidential information interests, the disclosure of which well all the provider of the information contains confidential information interests, the disclosure of which well all the provider of the information contains confidential information interests, the disclosure of which well all the provider of the information contains confidential information interests, the disclosure of which well all the provider of the information contains confi			
Is two words. In the fourth bullet, the contains confidential information relating to competitive business of the provider/owner of the information.  Is two words. In the fourth bullet, the contains confidential information relating to competitive business of the provider/owner of the information.  Is two words. In the fourth bullet, the contains confidential information relating to competitive business of the provider of which words from the end. In the last bullet, the second word from the end. The graph in its entirety.  Page 4: all numbers, percentages, and monetary figures within the text. The graph in its entirety.  Page 5: all percentages in text.  Page 6: graph in its entirety.  Page 9: all dollar figures in text  Page 10: graph and chart in their entirety.  Page 2: all numbers not including CR3 and not including years in the text. The graph in its entirety.  Page 2: all numbers not including CR3 and not including years in the text. The graph in its entirety.  Page 4: in the fourth bullet, the percentage number on Page 6: graph in its entirety.  Page 10: graph in its entirety.  Page 11: all numbers on Page number of the information.  Page 6: graph in its entirety.  Page 11: all numbers on Page number of the information.  Page 12: all numbers on Page number of the information.  Page 13: all graphs.  Page 15: all dollar figures in text.  Page 16: in the first heading, the dollar figure in the text. Both charts in their entirety.  Page 27: first and second sentences under of the information.	Response to Citizen's First	1 486 21 111 1110 1111 1111 1111	
Document bearing bates number of 109NC-OPCPOD1-7-000001 sixth bullet, the second, third, fourth and fifth words from the end. In the last bullet, the second word from the end. In the last bullet, the second word from the end. The graph in its entirety.  Page 4: all numbers, percentages, and monetary figures within the text. The graph in its entirety.  Page 5: all percentages in text.  Page 6: graph in its entirety.  Page 9: all dollar figures in text the documents no including years in the text. The graph in its entirety.  Page 11: both charts in their entirety.  Page 12: all numbers not including CR3 and including years in the text. The graph in its entirety.  Page 4: in the fourth bullet, the percentage number on the found of the provider of the information.  Page 4: in the fourth bullet, the percentage number on the found of the provider of the information.  Page 6: graph in its entirety.  Page 7: in the seventh bullet down, entire second sentence.  Page 10: graph in its entirety.  Page 11: all numbers on Page Page 14: all graphs.  Page 15: all dollar figures in text.  Page 16: in the first heading, the dollar figure in the text. Both charts in their entirety.  Page 24: graph and chart in their entirety.  Page 27: first and second sentences under	Request to Produce Documents	word from the end. In the third bullet, the	-
opnc-opcpon-7-00001 through opnc-opcpon-7- opncons    Sixth bullet, the second, third, fourth and fifth words from the end. In the last bullet, the second word from the end. The graph in its entirety.    Page 4: all numbers, percentages, and monetary figures within the text. The graph in its entirety.   Page 5: all percentages in text.   Page 6: graph in its entirety.   Page 7: all numbers no page. Graph in its entirety.   Page 10: graph and chart in their entirety.   Page 2: all numbers not including CR3 and not including years in the text. The graph in its entirety.   Page 4: in the fourth bullet, the percentage of the information.   Safe.opa (3)(e), F.S. The document in question contains confidential information relating to competitive business of the provider/owner of the information.   Page 6: graph in its entirety.   Page 7: in the seventh bullet down, entire second sentence.   Page 6: graph in its entirety.   Page 7: in the seventh bullet down, entire second sentence.   Page 10: graph in its entirety.   Page 11: all numbers on Page Page 12: all graphs.   Page 13: all dollar figures in text. Page 15: all dollar figure in the text. Both charts in their entirety.   Page 24: graph and chart in their entirety.   Page 15: all procentages in text. Page 16: in the first heading, the dollar figure in the text. Both charts in their entirety.   Page 27: first and second sentences under the information of the information.			
opnc-opcpon-7-00001 through opnc-opcpon-7- opncons    Sixth bullet, the second, third, fourth and fifth words from the end. In the last bullet, the second word from the end. The graph in its entirety.    Page 4: all numbers, percentages, and monetary figures within the text. The graph in its entirety.   Page 5: all percentages in text.   Page 6: graph in its entirety.   Page 7: all numbers no page. Graph in its entirety.   Page 10: graph and chart in their entirety.   Page 2: all numbers not including CR3 and not including years in the text. The graph in its entirety.   Page 4: in the fourth bullet, the percentage of the information.   Safe.opa (3)(e), F.S. The document in question contains confidential information relating to competitive business of the provider/owner of the information.   Page 6: graph in its entirety.   Page 7: in the seventh bullet down, entire second sentence.   Page 6: graph in its entirety.   Page 7: in the seventh bullet down, entire second sentence.   Page 10: graph in its entirety.   Page 11: all numbers on Page Page 12: all graphs.   Page 13: all dollar figures in text. Page 15: all dollar figure in the text. Both charts in their entirety.   Page 24: graph and chart in their entirety.   Page 15: all procentages in text. Page 16: in the first heading, the dollar figure in the text. Both charts in their entirety.   Page 27: first and second sentences under the information of the information.	Document bearing bates number	third and fourth words from the end. In the	
the second word from the end. The graph in its entirety.  Page 4: all numbers, percentages, and monetary figures within the text. The graph in its entirety.  Page 5: all percentages in text.  Page 6: graph in its entirety.  Page 7: all numbers on Page. Graph in its entirety.  Page 9: all dollar figures in text  Page 10: graph and chart in their entirety.  Page 11: both charts in their entirety.  Page 12: all numbers not including CR3 and not including years in the text. The graph in its entirety.  Page 2: all numbers not including CR3 and not including years in the text. The graph in its entirety.  Page 4: in the fourth bullet, the percentage relating to competitive business interests, the disclosure of which would impair the competitive business of the provider/owner of the information.  Page 7: in the seventh bullet down , entire second sentence.  Page 10: graph in its entirety.  Page 11: all numbers on Page  Page 12: all graphs.  Page 13: all dollar figures in text.  Page 15: all dollar figures in text.  Page 16: in the first heading, the dollar figure in the text. Both charts in their entirety.  Page 24: graph and chart in their entirety.  Page 25: first and second sentences under			interests, the disclosure of which
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first title. Last line on Page.		Page 27: first and second sentences under	
		first title. Last line on Page.	

## In re: Nuclear Cost Recovery Clause Docket 090009-El

## Third Request for Confidential Classification Confidentiality Justification Matrix

DOCUMENT PAGE/LINE JUSTIFICATION

Response to Citizen's First	Page 2: all numbers and monetary figures	§366.093 (3)(e), F.S.
Request to Produce Documents	not including years in the text and CR3.	The document in question
No 7	Graph in its entirety.	contains confidential information
Document bearing bates number	Page 4: the percentages in the fifth and	relating to competitive business
09NC-OPCPOD1-7-000043	sixth bullets	interests, the disclosure of which
through 09NC-OPCPOD1-7-	Page 5: in the third sub-bullet, the entire	would impair the competitive
000070	last sentence.	business of the provider/owner
	Page 9: graph in its entirety.	of the information.
	Page 10: all numbers on Page	
	Page 12: all dollar figures	
	Page 13: Under the first heading, the dollar	
	figure in the text. Both charts in their	
	entirety.	
	Page 28: first and second sentences under	
	first title. Last line on the Page.	
Response to Citizen's First	Page 2: all numbers and monetary figures	§366.093 (3)(e), F.S.
Request to Produce Documents	not including years in the text, and not	The document in question
No 7	including CR3. Graph in its entirety.	contains confidential information
Document bearing bates number		relating to competitive business
09NC-OPCPOD1-7-000071	Page 4: percentage in the fourth bullet	interests, the disclosure of which
through 09NC-OPCPOD1-7-		would impair the competitive
000098	Pages 6-8: graphs in their entirety.	business of the provider/owner
	Page 9: in the third main bullet, the entire	of the information.
	last sentence.	
	Page 12: graph in its entirety.	]
	Page 13: all numbers on the page	
	Page 16: all dollar figures in text.	
	Page 17: Under the first heading, the dollar	
	figure in the text. Both charts in their	
	entirety. The dollar figure in text.	
	Page 21: in the second line from the	
	bottom, the percentage number	
	Page 25: graph in its entirety.	
	Page 28: first and second sentences under	1
	first title. Last line on Page	
Response to Citizen's First	Page 2: all numbers not including years in	§366.093 (3)(e), F.S.
Request to Produce Documents	the text and not including CR3. Graph in its	The document in question
No 7	entirety.	contains confidential informatior

## In re: Nuclear Cost Recovery Clause Docket 090009-El

## Third Request for Confidential Classification Confidentiality Justification Matrix

### **DOCUMENT**

### PAGE/LINE

		relating to competitive business
09NC-OPCPOD1-7-000115	second and third bullets. Graph in its	interests, the disclosure of which
through 09NC-OPCPOD1-7-	entirety.	would impair the competitive
000142	Page 9: graph in its entirety.	business of the provider/owner
	Page 10: all numbers on Page	of the information.
	Page 12: all dollar figures and percentages	
	in text.	
	Page 13: both charts in their entirety.	
	Page 28: all percentage numbers and dollar	
	figures in the text.	
Response to Citizen's First	Page 2: all numbers and monetary figures	§366.093 (3)(e), F.S.
Request to Produce Documents	not including years and not including CR3 in	The document in question
No 7	the text. Graph in its entirety.	contains confidential information
Document bearing bates number		relating to competitive business
09NC-OPCPOD1-7-000143	Page 5: all dollar figures and percentages in	interests, the disclosure of which
through 09NC-OPCPOD1-7-	the text.	would impair the competitive
000155	Page 9: graph in its entirety.	business of the provider/owner
	Page 10: all numbers and percentages in	of the information.
	the second and third bullets, not including	
	dates	
	Page 11: all numbers on the Page	
Response to Citizen's First	Page 2: all numbers and monetary figures	§366.093 (3)(e), F.S.
Request to Produce Documents	not including years and not including CR3 in	
No 7	the text. Graph in its entirety.	contains confidential information
Document bearing bates number		relating to competitive business
09NC-OPCPOD1-7-000156	Page 4: all numbers with their units and	interests, the disclosure of which
through 09NC-OPCPOD1-7-	percentages not including years in the first,	would impair the competitive
000169	second, and fourth bullets	business of the provider/owner
	Page 5: all dollar figures and percentages in	•
	text.	
	Page 6: both charts in their entirety.	
	Page 10: graph in its entirety.	
	Page 11: all numbers on Page	
Response to Citizen's First	Page 2: all numbers and monetary figures	§366.093 (3)(e), F.S.
Request to Produce Documents	not including years and not including CR3 in	
No 7	the text. Graph in its entirety.	contains confidential information
Document bearing bates number	· · · · · · · · · · · · · · · · · · ·	relating to competitive business
09NC-OPCPOD1-7-000191	Page 4: all numbers in the first bullet	interests, the disclosure of which
through 09NC-OPCPOD1-7-	Page 5: graph in its entirety	would impair the competitive
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## In re: Nuclear Cost Recovery Clause

## Docket 090009-EI

## Third Request for Confidential Classification Confidentiality Justification Matrix

### **DOCUMENT**

## PAGE/LINE

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000229	Page 9: all numbers and percentages in	business of the provider/owner
	text, not including years	of the information.
	Page 11: graph in its entirety.	
	Pages 12-13: All text under header	
	Page 14: both charts and the key in their	
	entirety.	
	Page 26: all numbers on Page. Graph in its	
	entirety.	
	Page 28: all dollar figures and percentages	
	in the text.	
	Page 29: graph and chart in their entirety.	
	Page 30: both charts in their entirety, the	
	text line under the first chart	
	Page 33:in the second to last bullet, all text	
	in its entirety.	
	Page 38: All text under the header	
	Page 39: the sentence under the first	
	heading	
Response to Citizen's First	Pages 5-6: diagram in their entirety.	§366.093 (3)(e), F.S.
Request to Produce Documents	Page 7: graph in its entirety and entire line	The document in question
No 7	under graph.	contains confidential information
Document bearing bates number	Page 8: diagram in its entirety.	relating to competitive business
09NC-OPCPOD1-7-000230	Page 9: graph in its entirety.	interests, the disclosure of which
through 09NC-OPCPOD1-7-	Pages 11-12: diagram in their entirety.	would impair the competitive
000254	Pages 14-15: graph in their entirety.	business of the provider/owner
	Page 16: diagram in its entirety, the whole	of the information.
	line under the diagram	
	Page 20: 5th bullet point all numbers, sixth	
	bullet point all numbers, eighth bullet point	
	all numbers	
	Page 24: all dollar figures on the Page	1

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## Third Request for Confidential Classification Confidentiality Justification Matrix

### **DOCUMENT**

## PAGE/LINE

Response to Citizen's First Request to Produce Documents No 7 Document bearing bates number 09NC-OPCPOD1-7-000256 through 09NC-OPCPOD1-7- 000314	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 7 Document bearing bates number 09NC-OPCPOD1-7-000315 through 09NC-OPCPOD1-7- 000336	Page 2: all numerical values and monetary figures not including years and not including CR3. The first word in the second bullet. Graph in its entirety.  Pages 3, 12-13: graph in the header in its entirety.  Page 15: graph in its entirety.  Page 17: from the third through seventh bullets, the last two words on each line. In the eight bullet, the last four words on the line  Page 18: graph in its entirety.	§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.
Response to Citizen's First Request to Produce Documents No. 12 Document bearing bates number 09NC-OPCPOD1-12- 000286 through 09NC-OPCPOD1- 12-000297	the document in its entirety	§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: Nuclear Cost Recovery Clause

### Docket 090009-EI

## Third Request for Confidential Classification Confidentiality Justification Matrix

**DOCUMENT** 

## PAGE/LINE

Response to Citizen's First Request to Produce Documents No. 13 Document bearing bates number 09NC-OPCPOD1-13- 000001 through 09NC-OPCPOD1- 13-000118	Document in its entirety	§ 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 good or services on favorable terms.
Response to Citizen's First Request to Produce Documents No. 13 Document bearing bates number 09NC-OPCPOD1-13- 000119 through 09NC-OPCPOD1- 13-000121	Document in its entirety	§ 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 good or services on favorable terms.
Response to Citizen's First Request to Produce Documents No. 13 Document bearing bates number 09NC-OPCPOD1-13- 000122 through 09NC-OPCPOD1- 13-000248	Document in its entirety	§ 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 good or services on favorable terms.
Response to Citizen's First Request to Produce Documents No. 13 Document bearing bates number 09NC-OPCPOD1-13- 000249 through 09NC-OPCPOD1 13-000306	Document in its entirety	§ 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 good or services on favorable terms.
Response to Citizen's First Request to Produce Documents No. 13 Document bearing bates number 09NC-OPCPOD1-13- 000307 through 09NC-OPCPOD1 13-000397	Document in its entirety	§ 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 good or services on favorable terms.

### In re: Nuclear Cost Recovery Clause Docket 090009-El

# Third Request for Confidential Classification Confidentiality Justification Matrix

DOCUMENT PAGE/LINE JUSTIFICATION

Document in its entirety	§ 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 good
	or services on favorable terms.
Document in its entirety	§ 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 good
	or services on favorable terms.
	or services on ravorable terms.
Document in its entirety	§ 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 good
	or services on favorable terms.
	or services on ravorable terms.
Document in its entirety	§ 366.093(3)(d), F.S. The
-	document in question contains
	confidential information, the
	disclosure of which would impair
1	PEF's efforts to contract for good
	or services on favorable terms.
Document in its entirety	§ 366.093(3)(d), F.S. The
	document in question contains
	confidential information, the
	disclosure of which would impair
4	PEF's efforts to contract for good
	or services on favorable terms.

## In re: Nuclear Cost Recovery Clause Docket 090009-El

## Third Request for Confidential Classification Confidentiality Justification Matrix

#### **DOCUMENT**

## PAGE/LINE

Response to Citizen's First Request to Produce Documents No. 13 Document bearing bates number 09NC-OPCPOD1-13- 000545 through 09NC-OPCPOD1- 13-000589	Document in its entirety	§ 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 good or services on favorable terms.
Response to Citizen's First Request to Produce Documents No. 13 Document bearing bates number09NC-OPCPOD1-13- 000590 through 09NC-OPCPOD1- 13-000700	Document in its entirety	§ 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 good or services on favorable terms.
Response to Citizen's First Request to Produce Documents No. 13 Document bearing bates number 09NC-OPCPOD1-13- 000701 through 09NC-OPCPOD1- 13-000749	Document in its entirety	§ 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 good or services on favorable terms.
Response to Citizen's First Request to Produce Documents No. 13 Document bearing bates number 09NC-OPCPOD1-13- 000750 through 09NC-OPCPOD1- 13-000812	Document in its entirety	§ 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 good or services on favorable terms.
Response to Citizen's First Request to Produce Documents No. 13 Document bearing bates number 09NC-OPCPOD1-13- 000813 through 09NC-OPCPOD1- 13-000868	Document in its entirety	§ 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 good or services on favorable terms.

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## Third Request for Confidential Classification Confidentiality Justification Matrix

### **DOCUMENT**

## PAGE/LINE

Response to Citizen's First Request to Produce Documents No. 13 Document bearing bates number 09NC-OPCPOD1-13- 000869 through 09NC-OPCPOD1- 13-000898	Document in its entirety	§ 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 good or services on favorable terms.
Response to Citizen's First Request to Produce Documents No. 13 Document bearing bates number 09NC-OPCPOD1-13- 000899 through 09NC-OPCPOD1- 13-000909	Document in its entirety	§ 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 good or services on favorable terms.
Response to Citizen's First Request to Produce Documents No. 13 Document bearing bates number 09NC-OPCPOD1-13- 000910 through 09NC-OPCPOD1- 13-000919	Document in its entirety	§ 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 good or services on favorable terms.
Response to Citizen's First Request to Produce Documents No. 13 Document bearing bates number 09NC-OPCPOD1-13- 000920 through 09NC-OPCPOD1- 13-001018	Document in its entirety	§ 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 good or services on favorable terms.

## In re: Nuclear Cost Recovery Clause Docket 090009-EI

## Third Request for Confidential Classification Confidentiality Justification Matrix

DOCUMENT PAGE/LINE JUSTIFICATION

Response to Citizen's First Request to Produce Documents No. 14 Document bearing bates number 09NC-OPCPOD1-14- 000001 through 09NC-OPCPOD1- 14-000017	the document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No. 14 Document bearing bates number 09NC-OPCPOD1-14- 000018	the document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No. 14 Document bearing bates number 09NC-OPCPOD1-14- 000019	the document in its entirety	§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.

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## Third Request for Confidential Classification Confidentiality Justification Matrix

### **DOCUMENT**

## PAGE/LINE

Response to Citizen's First Request to Produce Documents No. 14 Document bearing bates number 09NC-OPCPOD1-14- 000020	the document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No. 14 Document bearing bates number 09NC-OPCPOD1-14- 000021 through 09NC-OPCPOD1- 14-000132	the document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No. 14 Document bearing bates number 09NC-OPCPOD1-14- 000133	the document in its entirety	§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.

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## Third Request for Confidential Classification Confidentiality Justification Matrix

### **DOCUMENT**

## PAGE/LINE

Response to Citizen's First Request to Produce Documents No. 14 Document bearing bates number 09NC-OPCPOD1-14- 000134 through 09NC-OPCPOD1- 14-000141	the document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No. 14 Document bearing bates number 09NC-OPCPOD1-14- 000142 through 09NC-OPCPOD1- 14-000152	the document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No. 14 Document bearing bates number 09NC-OPCPOD1-14- 000153 through 09NC-OPCPOD1- 14-000160	the document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No. 14 Document bearing bates number 09NC-OPCPOD1-14- 000161 through 09NC-OPCPOD1- 14-000162	the document in its entirety	§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: Nuclear Cost Recovery Clause Docket 090009-El

## Third Request for Confidential Classification Confidentiality Justification Matrix

### **DOCUMENT**

## PAGE/LINE

Response to Citizen's First Request to Produce Documents No. 14 Document bearing bates number 09NC-OPCPOD1-14- 000163 through 09NC-OPCPOD1- 14-000178	the document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No. 14 Document bearing bates number 09NC-OPCPOD1-14- 000179	the document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No. 14 Document bearing bates number 09NC-OPCPOD1-14- 000180	the document in its entirety	§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: Nuclear Cost Recovery Clause

### Docket 090009-EI

## Third Request for Confidential Classification Confidentiality Justification Matrix

DOCUMENT

## PAGE/LINE

Response to Citizen's First Request to Produce Documents No. 14 Document bearing bates number 09NC-OPCPOD1-14- 000181 through 09NC-OPCPOD1- 14-000186	the document in its entirety	§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
Response to Citizen's First Request to Produce Documents No. 14 Document bearing bates number 09NC-OPCPOD1-14- 000187 through 09NC-OPCPOD1- 14-000190	the document in its entirety	§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
Response to Citizen's First Request to Produce Documents No. 14 Document bearing bates number 09NC-OPCPOD1-14- 000191 through 09NC-OPCPOD1- 14-000294	the document in its entirety	§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: Nuclear Cost Recovery Clause Docket 090009-EI

## Third Request for Confidential Classification Confidentiality Justification Matrix

DOCUMENT

## PAGE/LINE

Response to Citizen's First Request to Produce Documents No. 14 Document bearing bates number 09NC-OPCPOD1-14- 000295	the document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No. 14 Document bearing bates number 09NC-OPCPOD1-14- 000296	the document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No. 14 Document bearing bates number 09NC-OPCPOD1-14- 000297 through 09NC-OPCPOD1- 14-000298	the document in its entirety	§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: Nuclear Cost Recovery Clause

## Docket 090009-EI

## Third Request for Confidential Classification Confidentiality Justification Matrix

### **DOCUMENT**

## PAGE/LINE

Response to Citizen's First Request to Produce Documents No. 14 Document bearing bates number 09NC-OPCPOD1-14- 000299 through 09NC-OPCPOD1- 14-000309	the document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No. 14 Document bearing bates number 09NC-OPCPOD1-14- 000310	the document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No. 14 Document bearing bates number 09NC-OPCPOD1-14- 000311 through 09NC-OPCPOD1- 14-000312	the document in its entirety	§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: Nuclear Cost Recovery Clause Docket 090009-EI

## Third Request for Confidential Classification Confidentiality Justification Matrix

DOCUMENT

PAGE/LINE

Response to Citizen's First Request to Produce Documents No. 14 Document bearing bates number 09NC-OPCPOD1-14- 000313 through 09NC-OPCPOD1- 14-000366		§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.
Response to Citizen's First Request to Produce Documents No. 14 Document bearing bates number 09NC-OPCPOD1-14- 000367 through 09NC-OPCPOD1- 14-000408	the document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No. 14 Document bearing bates number 09NC-OPCPOD1-14- 000409 through 09NC-OPCPOD1- 14-000410	the document in its entirety	§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: Nuclear Cost Recovery Clause Docket 090009-El

## Third Request for Confidential Classification Confidentiality Justification Matrix

#### **DOCUMENT**

## PAGE/LINE

Response to Citizen's First Request to Produce Documents No. 14 Document bearing bates number 09NC-OPCPOD1-14- 000411 through 09NC-OPCPOD1- 14-000422	the document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 16 Document bearing bates number 09NC-OPCPOD1-16-000001 through 09NC-OPCPOD1-16- 000137	document in its entirety	366.093 (3) (b) The document in question contains confidential information containing internal auditing controls and reports of internal auditors.
Response to Citizen's First Request to Produce Documents No 16 Document bearing bates number 09NC-OPCPOD1-16-000138 through 09NC-OPCPOD1-16- 000193	document in its entirety	366.093 (3) (b) The document in question contains confidential information containing internal auditing controls and reports of internal auditors.
Response to Citizen's First Request to Produce Documents No 16 Document bearing bates number 09NC-OPCPOD1-16-000194 through 09NC-OPCPOD1-16- 000262	document in its entirety	366.093 (3) (b) The document in question contains confidential information containing internal auditing controls and reports of internal auditors.
Response to Citizen's First Request to Produce Documents No 16 Document bearing bates number 09NC-OPCPOD1-16-000263 through 09NC-OPCPOD1-16- 000297	document in its entirety	366.093 (3) (b) The document in question contains confidential information containing internal auditing controls and reports of internal auditors.

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## Third Request for Confidential Classification

### DOCUMENT

PAGE/LINE

Confidentiality Justification Matrix

Response to Citizen's First	document in its entirety	366.093 (3) (b)
Request to Produce Documents	,	The document in question
No 16		contains confidential information
Document bearing bates number		containing internal auditing
09NC-OPCPOD1-16-000298		controls and reports of internal
through 09NC-OPCPOD1-16-		auditors.
000344		
Response to Citizen's First	document in its entirety	366.093 (3) (b)
Request to Produce Documents		The document in question
No 16		contains confidential information
Document bearing bates number		containing internal auditing
09NC-OPCPOD1-16-000345		controls and reports of internal
through 09NC-OPCPOD1-16-		auditors.
000423		
Response to Citizen's First	document in its entirety	366.093 (3) (b)
Request to Produce Documents		The document in question
No 16		contains confidential information
Document bearing bates number		containing internal auditing
09NC-OPCPOD1-16-000424		controls and reports of internal
through 09NC-OPCPOD1-16-		auditors.
000431		4
Response to Citizen's First	document in its entirety	366.093 (3) (b)
Request to Produce Documents		The document in question
No 16		contains confidential information
Document bearing bates number		containing internal auditing
09NC-OPCPOD1-16-000432		controls and reports of internal
through 09NC-OPCPOD1-16-		auditors.
000433		
Response to Citizen's First	document in its entirety	366.093 (3) (b)
Request to Produce Documents		The document in question
No 16		contains confidential information
Document bearing bates number		containing internal auditing
09NC-OPCPOD1-16-000434		controls and reports of internal
		auditors.

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## Third Request for Confidential Classification Confidentiality Justification Matrix

### **DOCUMENT**

## PAGE/LINE

DOCOMENT		
Response to Citizen's First	document in its entirety	366.093 (3) (b)
Request to Produce Documents		The document in question
No 16		contains confidential information
Document bearing bates number		containing internal auditing
09NC-OPCPOD1-16-000435		controls and reports of internal
through 09NC-OPCPOD1-16-		auditors.
000437		
Response to Citizen's First	document in its entirety	366.093 (3) (b)
Request to Produce Documents		The document in question
No 16		contains confidential information
Document bearing bates number		containing internal auditing
09NC-OPCPOD1-16-000438		controls and reports of internal
through 09NC-OPCPOD1-16-		auditors.
000454		
Response to Citizen's First	document in its entirety	366.093 (3) (b)
Request to Produce Documents		The document in question
No 16		contains confidential information
Document bearing bates number	•	containing internal auditing
09NC-OPCPOD1-16-000455		controls and reports of internal
through 09NC-OPCPOD1-16-		auditors.
000515		
Response to Citizen's First	the document in its entirety	§366.093 (3)(d), F.S.
Request to Produce Documents		The document in question
No.20 Document bearing bates		contains confidential
number 09NC-OPCPOD1-20-		information, the disclosure of
000001 through 09NC-OPCPOD1	-	which would impair PEF's efforts
20-00008		to contract for goods or services
		on favorable terms.
		15055 000 (0)(1) 7.5
Response to Citizen's First	the document in its entirety	§366.093 (3)(b), F.S.
Request to Produce Documents		The document in question
No.21 Document bearing bates		contains confidential information
number 09NC-OPCPOD1-47-		containing internal auditing
013561		controls and reports of internal
		auditors.
Posnanca	Page 5: the entire last bulleted line inside	§366.093 (3)(d), F.S.
Response	the bottom box	The document in question
to Citizen's First Request to	the pottom box	Title document in question

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### Third Request for Confidential Classification Confidentiality Justification Matrix

#### **DOCUMENT**

#### PAGE/LINE

**JUSTIFICATION** 

Produce Documents No 24
Document bearing bates number
09NC-OPCPOD1-24-000001
through 09NC-OPCPOD1-24-
000071

Page 6: the entire eight and twenty-third lines from the bottom

Page 9: the entire second sentence in the first paragraph

Pages 12-13: in their entirety

Page 14: the entire top chart

Page 15: in the second chart, the entire second to last row

Page 16: all monetary figures in the first table.

Page 17: in the second column, the numbers in the first, fourth and eleventh rows. Also in the second column, the thirteenth through seventeenth rows, and the nineteenth through twenty-first rows.

Page 18: In Item Number 5, the two percentages. Item Number 6 in its entirety.

Page 19: All text in the first bullet. In Section 15, in the second sentence, the fifth word to the end of the sentence. In Section 16, the second sentence beginning with the dollar amount and ending with fifth word after the amount.

contains confidential information, the disclosure of which would impair PEF's efforts to contract for goods or services on favorable terms.

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## Third Request for Confidential Classification Confidentiality Justification Matrix

DOCUMENT	PAGE/LINE	JUSTIFICATION
	Page 20: Under Section 18, the first dollar amount. In the first sentence all text and	
	numbers after the second comma. In the	
	second sentence, starting with the dollar	
	amount through the percent number. Also	
	under Section 18, in the third line, the first	
	through sixth words. In Section 19, first	
	sentence, nine words from the end to the	
	end. In Section 20, all numbers. All	
	monetary figures in the chart	
	Page 22: all monetary figures inside the	
	table	
	Page 28: the entire Page	
	Page 29: the entire Page except for the	
	small chart and the footnotes.	
	Pages 30-39: Pages in their entirety	§366.093 (3)(d), F.S.
	Page 40: last eleven lines	The document in question
	Page 41: all text in the first ten lines	contains confidential
	Page 48: the entire Page	information, the disclosure of
	Page 59: the entire map, key, title, and	which would impair PEF's efforts
	notes	to contract for goods or services
	Page 63: under the third layer, the third box	on favorable terms.
	from the left. Also under the third layer,	
	the seventh box from the left.	
	Page 71: the entire first chart. The whole	
	second chart except for the top, left most	
	heading.	
Response to Citizen's First	Page 7: entire first bullet	§366.093 (3)(b), F.S.
Request to Produce Documents	Page 8: entire Page excluding title	The document in question
No 25	Page 14: entire last bullet	contains confidential information
Document bearing bates	Page 15: all monetary numbers on Page	containing internal auditing
number09NC-OPCPOD1-25-		controls and reports of internal
_	Page 16: entire Page excluding Title	auditors.
25-000020	Page 17: all monetary figures	

Page 18: entire Page excluding title

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## Third Request for Confidential Classification Confidentiality Justification Matrix

DOCUMENT	PAGE/LINE	JUSTIFICATION
	Page 19: in first bullet, percent in the first	
	sentence, also the very last number in first	
	bullet. Third bullet down, first percent	
	number.	
	Page 20: entire page excluding title	
Response to Citizen's First	Pages 2-4: entire pages excluding title	§366.093 (3)(b), F.S.
Request to Produce Documents	Page 13: last three bullets	The document in question
No 25	Page 14: all monetary figures on Page	contains confidential information
Document bearing bates number	Page 15: all monetary figures on Page	containing internal auditing
09NC-OPCPOD1-25-000021	Page 16: entire Page excluding title	controls and reports of internal
through 09NC-OPCPOD1-25-	Page 17: in the last bullet, the monetary	auditors.
000040	figure	
	Page 18: entire Page excluding title	
	Page 19: first bullet, the first percent	
	number, also the last number in the first	
	bullet. Fifth bullet, the first percent	
	number, also the last number in the bullet	
	Day 20 anti-s Days and disc title	
	Page 20: entire Page excluding title	\$266.002.(2)(h) F.6
Response to Citizen's First	Page 2: first bullet, the first percent	§366.093 (3)(b), F.S.
Request to Produce Documents	number, also the very last number under	The document in question
No 25	the first bullet.	contains confidential information
_	Page 4: under the first bullet, the percent	containing internal auditing
09NC-OPCPOD1-25-000041	number	controls and reports of internal
through 09NC-OPCPOD1-25-	Page 8: under the first bullet the monetary	auditors.
000054	number, under the second bullet, the	
	monetary number. All text from the fourth	
	through sixth bullets	
	Page 9: All monetary figures and text in the	
	tables except for the top row of headings	
	Page 11: entire Page excluding title	
	Page 14: entire Page excluding title	
Response to Citizen's First	Page 2: In the first bullet, the first percent	§366.093 (3)(b), F.S.
Request to Produce Documents	number, also the very last number under	The document in question

the first bullet.

number. Number in the third bullet

Page 8: entire Page excluding title

Document bearing bates number Page 4: under the first bullet, the percent

No 25

000071

09NC-OPCPOD1-25-000055

through 09NC-OPCPOD1-25-

contains confidential information

controls and reports of internal

containing internal auditing

auditors.

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## Third Request for Confidential Classification Confidentiality Justification Matrix

DOCUMENT PAGE/LINE JUSTIFICATION

DOCUMENT	I AGE/ EINE	• • • • • • • • • • • • • • • • • • • •
	Page 12: monetary number in first bullet. Entire fourth through sixth bullets	
	Page 13: in the first table, All monetary	
	figures and text except for the top	
	headings. The three sentences in between	
	the tables. All monetary figures and text in	
	the second table except for the top	
	headings	
	Page 15: entire Page	
	Page 17: entire third and fourth bullets	
Response to Citizen's First	Page 2: first bullet, the first percent	§366.093 (3)(b), F.S.
Request to Produce Documents	number, also the very last number under	The document in question
No 25	the first bullet.	contains confidential information
Document bearing bates number	Page 4: the percent number under the first	containing internal auditing
09NC-OPCPOD1-25-000072	bullet. The number under the third bullet.	controls and reports of internal
through 09NC-OPCPOD1-25-		auditors.
000088	Page 8: entire Page excluding title	]
	Page 12: monetary number in first bullet.	
	Entire fourth through sixth bullets	
	Page 13: in the first table, All monetary	
	figures and text except for the top	
	headings. The three sentences in between	
	the tables. All monetary figures and text in	
	the second table except for the top	
	headings	
	Page 15: entire Page	
	Page 17: entire fourth and fifth bullets	
Response to Citizen's First	Page 3: First two words under column title	§366.093 (3)(b), F.S.
Request to Produce Documents	2008. All text above LNP Cola excluding	The document in question
No 25	title.	contains confidential information
Document bearing bates number	Page 5: entire left column of bullets	containing internal auditing
09NC-OPCPOD1-25-000089	Page 7: All text under the eighth through	controls and reports of internal
through 09NC-OPCPOD1-25-	tenth bullets	auditors.

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# Third Request for Confidential Classification Confidentiality Justification Matrix

DOCUMENT	PAGE/LINE	JUSTIFICATION
000101	Page 8: All monetary figures and text in the tables except for the top headings	
	Page 10: entire Page Page 12: All text under the ninth and tenth bullets	
Response to Citizen's First Request to Produce Documents No 25 Document bearing bates number 09NC-OPCPOD1-25-000102 through 09NC-OPCPOD1-25- 000114	Page 2: entire left column of bullets Page 8: all monetary numbers at the end of each bullet	§366.093 (3)(b), F.S. The document in question contains confidential information containing internal auditing controls and reports of internal auditors.
Response to Citizen's First Request to Produce Documents No 25 Document bearing bates number 09NC-OPCPOD1-25-000115 through 09NC-OPCPOD1-25- 000127	Page 10: All monetary figures and text in the tables except for the top headings	§366.093 (3)(b), F.S. The document in question contains confidential information containing internal auditing controls and reports of internal auditors.
Response to Citizen's First Request to Produce Documents No 25 Document bearing bates number 09NC-OPCPOD1-25-000128 through 09NC-OPCPOD1-25- 000147	Page 12: all monetary numbers at the end of each bullet Page 13: all monetary numbers at the end of each bullet Page 14: entire Page Page 16: All monetary figures and text in the tables except for the top headings Pages 17: page in its entirety excluding title. Page 18: entire page	§366.093 (3)(b), F.S. The document in question contains confidential information containing internal auditing controls and reports of internal auditors.
Response to Citizen's First Request to Produce Documents No 28	Page 3: All monetary figures in the far right column not including the last two numbers	366.093 (3) (e), F.S. The document in question contains confidential information

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### Third Request for Confidential Classification Confidentiality Justification Matrix

#### DOCUMENT

### PAGE/LINE

Document bearing bates number 09NC-OPCPOD1-28-000001 through 09NC-OPCPOD1-28- 000009	Page 5: both percent numbers in the flow chart Page 6: both percent numbers in the flow chart; all monetary numbers in the right column Page 7: all monetary numbers in the table	relating to competitive business interests, the disclosure of which would impair the competitive business of the provider/owner of the information
09NC-OPCPOD1-28-000010 through 09NC-OPCPOD1-28- 000012	in the table Page 3: in the bottom right box, under the second main header, the whole third bullet sentence	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
Response to Citizen's First Request to Produce Documents No 28 Document bearing bates number 09NC-OPCPOD1-28-000022 through 09NC-OPCPOD1-28- 000024	Page 1: in number 2, under "Meeting Minutes", the entire second sentence and third sentences. In the fourth sentence, the nineteenth word to the end of the sentence.	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
Response to Citizen's First Request to Produce Documents No 28 Document bearing bates number 09NC-OPCPOD1-28-000025 through 09NC-OPCPOD1-28- 000044	Page 3: the whole Page Page 9: the whole fourth bullet down Page 11: whole Page Page 13: the entire third and fourth bullets Page 14: the entire third and fourth bullets	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: Nuclear Cost Recovery Clause Docket 090009-El

### Third Request for Confidential Classification Confidentiality Justification Matrix

DOCUMENT

PAGE/LINE

Response to Citizen's First Request to Produce Documents No 28 Document bearing bates number 09NC-OPCPOD1-28-000049	Page 1: the entire Page	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
Response to Citizen's First Request to Produce Documents No 28 Document bearing bates number 09NC-OPCPOD1-28-000061 through 09NC-OPCPOD1-28- 000063	the entire document	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
Response to Citizen's First Request to Produce Documents No 28 Document bearing bates number 09NC-OPCPOD1-28-000064 through 09NC-OPCPOD1-28- 000067	Page 1: in the second paragraph, in the sixth sentence, starting with the fourth word, to the end of the sentence  Page 3: Under Number 7, the entire second, fourth, sixth and seventh sentences	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
Response to Citizen's First Request to Produce Documents No 28 Document bearing bates number 09NC-OPCPOD1-28-000068 through 09NC-OPCPOD1-28- 000070	the entire document	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: Nuclear Cost Recovery Clause Docket 090009-El

### Third Request for Confidential Classification Confidentiality Justification Matrix

**DOCUMENT** 

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Response to Citizen's First Request to Produce Documents No 28 Document bearing bates number 09NC-OPCPOD1-28-000241 through 09NC-OPCPOD1-28- 000243	Page 2: Under paragraph number 6, starting with the fifth word, to the end of the paragraph	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
Response to Citizen's First Request to Produce Documents No 28 Document bearing bates number 09NC-OPCPOD1-28-000072 through 09NC-OPCPOD1-28- 000074	Page 2: Under paragraph Number 5, first sentence, the eleventh and twelfth words. In the second sentence, starting with the fourth word, ending through the end of the paragraph.	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
Response to Citizen's First Request to Produce Documents No 28 Document bearing bates number 09NC-OPCPOD1-28-000079 through 09NC-OPCPOD1-28- 000081	Page 1: in the second paragraph, the monetary number in the eleventh line  Page 2: in paragraph Number 5, under "Joint Ownership (Lyash)", in the third sentence, starting with the seventh word ending with the seventeenth word.	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
Response to Citizen's First Request to Produce Documents No 28 Document bearing bates number 09NC-OPCPOD1-28-000082 through 09NC-OPCPOD1-28- 000084	Page 2: in the second paragraph, Number 4, second sentence, starting with the seventh word, to the end of the paragraph	

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

Response to Citizen's First Request to Produce Documents No 28 Document bearing bates number 09NC-OPCPOD1-28-000085 through 09NC-OPCPOD1-28- 000086	Page 2: under paragraph Number 4, titled "Joint Ownership (Schiller)", second sentence, starting with the seventh word, ending through the end of the paragraph	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
Response to Citizen's First Request to Produce Documents No 28 Document bearing bates number 09NC-OPCPOD1-28-000093 through 09NC-OPCPOD1-28- 000095	the entire document	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
Response to Citizen's First Request to Produce Documents No 28 Document bearing bates number 09NC-OPCPOD1-28-000120	the entire document	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
Response to Citizen's First Request to Produce Documents No 28 Document bearing bates number 09NC-OPCPOD1-28-000136	document in its entirety	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: Nuclear Cost Recovery Clause Docket 090009-El

## Third Request for Confidential Classification Confidentiality Justification Matrix

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Response to Citizen's First Request to Produce Documents No 28 Document bearing bates number 09NC-OPCPOD1-28-000137 through 09NC-OPCPOD1-28- 000143	document in its entirety	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
Response to Citizen's First Request to Produce Documents No 28 Document bearing bates number 09NC-OPCPOD1-28-000144 through 09NC-OPCPOD1-28- 000146	document in its entirety	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
Response to Citizen's First Request to Produce Documents No 28 Document bearing bates number 09NC-OPCPOD1-28-000150 through 09NC-OPCPOD1-28- 000152	document in its entirety	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
Response to Citizen's First Request to Produce Documents No 28 Document bearing bates number 09NC-OPCPOD1-28-000154 through 09NC-OPCPOD1-28- 000162	document in its entirety	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: Nuclear Cost Recovery Clause Docket 090009-El

## Third Request for Confidential Classification Confidentiality Justification Matrix

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Response to Citizen's First Request to Produce Documents No 28 Document bearing bates number 09NC-OPCPOD1-28-000189 through 09NC-OPCPOD1-28- 000208	Pages 1-13: in their entirety Pages 15-20: in their entirety	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
Response to Citizen's First Request to Produce Documents No 28 Document bearing bates number 09NC-OPCPOD1-28-000209 through 09NC-OPCPOD1-28- 000226	Page 7: all words and numbers in the fourth, fifth, seventh, and eighth cells in the first column of the chart  Page 8: in the second column, second cell down, the third and sixth words in the cell. Also in the second column, in the last cell, the last word in the cell. In the third column in the bottom cell, the third to last word in the cell. In the fourth column, in the second cell, the fourth and sixth words. Also in the fourth column in bottom cell, the fourth and sixth words.	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
	Page 9: in the fifth column, in the third and fourth cells down, the last word in each cell.  Page 10: first bullet, last word. Second bullet, second and third to last words. Third bullet, third and fourth to last words.  Fourth bullet, the last word  Page 11: in the first column, all text in the third, fifth, and sixth cells down  Page 12: in the title the last two words. In the first column all text in the first, second and third, cells down.	

### In re: Nuclear Cost Recovery Clause Docket 090009-EI

### Third Request for Confidential Classification Confidentiality Justification Matrix

DOCUMENT	PAGE/LINE	JUSTIFICATION
	Page 13: In the title, the first, second and third words from the end, in the first column, all words in the first and second	
	Page 14: in the first column, all text in the title of the table, and all text in the first and second and cells down. In the second column, all text in the title and all text in the first cells  Page 15: in the first column, in the second cell, the first word,. In the first column, in the fourth cell, all text. In the second column, the entire second and fourth cells. All monetary numbers in the bulleted list below the table. In the first bullet, the second word after the monetary figure. In the second words after the monetary figure. In the fourth bullet, the last word.	
Response to Citizen's First Request to Produce Documents No 28 Document bearing bates number 09NC-OPCPOD1-28-000227 through 09NC-OPCPOD1-28- 000228	Page 1: the seventh and eighth bullets down	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: Nuclear Cost Recovery Clause Docket 090009-EI

### Third Request for Confidential Classification Confidentiality Justification Matrix

Response to Citizen's First Request to Produce Documents No 28 Document bearing bates number 09NC-OPCPOD1-28-000229 through 09NC-OPCPOD1-28- 000240	the document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No. 29 Document bearing bates number 09NC-OPCPOD1-29- 000001 through 09NC-OPCPOD1- 29-000009	the document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 31 Document bearing bates number 09NC-OPCPOD1-31-000001 through 09NC-OPCPOD1-31- 000019	document in its entirety	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.
Response to Citizen's First Request to Produce Documents No 31 Document bearing bates number 09NC-OPCPOD1-31-000020 through 09NC-OPCPOD1-31- 000036	document in its entirety	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: Nuclear Cost Recovery Clause

#### Docket 090009-EI

## Third Request for Confidential Classification Confidentiality Justification Matrix

Response to Citizen's First Request to Produce Documents No 31 Document bearing bates number 09NC-OPCPOD1-31-000037 through 09NC-OPCPOD1-31- 000060	document in its entirety	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.
Response to Citizen's First Request to Produce Documents No 31 Document bearing bates number 09NC-OPCPOD1-31-000061 through 09NC-OPCPOD1-31- 000082	document in its entirety	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.
Response to Citizen's First Request to Produce Documents No 31 Document bearing bates number 09NC-OPCPOD1-31-000083 through 09NC-OPCPOD1-31- 000102	document in its entirety	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.
Response to Citizen's First Request to Produce Documents No 31 Document bearing bates number 09NC-OPCPOD1-31-000103 through 09NC-OPCPOD1-31- 000120	document in its entirety	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.

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# Third Request for Confidential Classification Confidentiality Justification Matrix

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Response to Citizen's First Request to Produce Documents No 31 Document bearing bates number 09NC-OPCPOD1-31-000121 through 09NC-OPCPOD1-31- 000137	document in its entirety	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.
Response to Citizen's First Request to Produce Documents No 31 Document bearing bates number 09NC-OPCPOD1-31-000138 through 09NC-OPCPOD1-31- 000155	document in its entirety	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.
Response to Citizen's First Request to Produce Documents No 31 Document bearing bates number 09NC-OPCPOD1-31-000156 through 09NC-OPCPOD1-31- 000175	document in its entirety	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.
Response to Citizen's First Request to Produce Documents No 31 Document bearing bates number 09NC-OPCPOD1-31-000176 through 09NC-OPCPOD1-31- 000196	document in its entirety	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.

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### Third Request for Confidential Classification Confidentiality Justification Matrix

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Response to Citizen's First Request to Produce Documents No 31 Document bearing bates number 09NC-OPCPOD1-31-000197 through 09NC-OPCPOD1-31- 000214	document in its entirety	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
Response to Citizen's First Request to Produce Documents No 31 Document bearing bates number 09NC-OPCPOD1-31-000215 through 09NC-OPCPOD1-31- 000232	document in its entirety	of the information.  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.
Response to Citizen's First Request to Produce Documents No 31 Document bearing bates number 09NC-OPCPOD1-31-000233 through 09NC-OPCPOD1-31- 000248	document in its entirety	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.
Response to Citizen's First Request to Produce Documents No 31 Document bearing bates number 09NC-OPCPOD1-31-000249 through 09NC-OPCPOD1-31- 000269	document in its entirety	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.

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## Third Request for Confidential Classification Confidentiality Justification Matrix

#### **DOCUMENT**

#### PAGE/LINE

Response to Citizen's First	document in its entirety	366.093 (3) (b)
Request to Produce Documents	a dedinate in its chargety	The document in question
No 31		contains confidential information
Document bearing bates number		containing internal auditing
09NC-OPCPOD1-31-000270		controls and reports of internal
through 09NC-OPCPOD1-31-		auditors.
000340		additors.
Response to Citizen's First	document in its entirety	366.093 (3) (b)
Request to Produce Documents	,	The document in question
No 31		contains confidential information
Document bearing bates number		containing internal auditing
09NC-OPCPOD1-31-000341		controls and reports of internal
through 09NC-OPCPOD1-31-		auditors.
000350		additors.
Response to Citizen's First	document in its entirety	366.093 (3) (b)
Request to Produce Documents	·	The document in question
No 31		contains confidential information
Document bearing bates number		containing internal auditing
09NC-OPCPOD1-31-000351		controls and reports of internal
through 09NC-OPCPOD1-31-		auditors.
000363		
Response to Citizen's First	document in its entirety	366.093 (3) (b)
Request to Produce Documents		The document in question
No 31		contains confidential information
Document bearing bates number		containing internal auditing
09NC-OPCPOD1-31-000364		controls and reports of internal
through 09NC-OPCPOD1-31-		auditors.
000377		
Response to Citizen's First	Page 1: in its entirety	366.093 (3) (b)
Request to Produce Documents	Page 3-15: in their entirety	The document in question
No 31		contains confidential information
Document bearing bates number		containing internal auditing
09NC-OPCPOD1-31-000378		controls and reports of internal
through 09NC-OPCPOD1-31-		auditors.
000392		

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# Third Request for Confidential Classification Confidentiality Justification Matrix

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Response to Citizen's First	document in its entirety	366.093 (3) (b)
Request to Produce Documents		The document in question
No 31		contains confidential information
Document bearing bates number	•	containing internal auditing
09NC-OPCPOD1-31-000393		controls and reports of internal
through 09NC-OPCPOD1-31-		auditors.
000419		
Response to Citizen's First	document in its entirety	366.093 (3) (b)
Request to Produce Documents		The document in question
No 31		contains confidential information
Document bearing bates number		containing internal auditing
09NC-OPCPOD1-31-000420		controls and reports of internal
through 09NC-OPCPOD1-31-		auditors.
000437		
Response to Citizen's First	document in its entirety	366.093 (3) (b)
Request to Produce Documents		The document in question
No 31		contains confidential information
Document bearing bates number		containing internal auditing
09NC-OPCPOD1-31-000438		controls and reports of internal
through 09NC-OPCPOD1-31-		auditors.
000456		
Response to Citizen's First	document in its entirety	366.093 (3) (b)
Request to Produce Documents		The document in question
No 31		contains confidential information
Document bearing bates number		containing internal auditing
09NC-OPCPOD1-31-000457		controls and reports of internal
through 09NC-OPCPOD1-31-		auditors.
000475		
Response to Citizen's First	document in its entirety	366.093 (3) (b)
Request to Produce Documents		The document in question
No 31		contains confidential information
Document bearing bates number		containing internal auditing
09NC-OPCPOD1-31-000476		controls and reports of internal
through 09NC-OPCPOD1-31-		auditors.
000493		

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## Third Request for Confidential Classification Confidentiality Justification Matrix

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Response to Citizen's First	document in its entirety	366.093 (3) (b)
Request to Produce Documents	document in its entirety	The document in question
No 31		contains confidential information
Document bearing bates number		containing internal auditing
09NC-OPCPOD1-31-000494		controls and reports of internal
		auditors.
through 09NC-OPCPOD1-31- 000508		auditors.
	down ont in its entirety	366 003 (3) (b)
Response to Citizen's First	document in its entirety	366.093 (3) (b)
Request to Produce Documents		The document in question
No 31		contains confidential information
Document bearing bates number		containing internal auditing
09NC-OPCPOD1-31-000509		controls and reports of internal
through 09NC-OPCPOD1-31-		auditors.
000526		
Response to Citizen's First	document in its entirety	366.093 (3) (b)
Request to Produce Documents		The document in question
No 31		contains confidential information
Document bearing bates number		containing internal auditing
09NC-OPCPOD1-31-000527		controls and reports of internal
through 09NC-OPCPOD1-31-		auditors.
000544		
Response to Citizen's First	the document in its entirety	§366.093 (3)(d), F.S.
Request to Produce Documents		The document in question
No 33		contains confidential
Document bearing bates number		information, the disclosure of
09NC-OPCPOD1-33-000001		which would impair PEF's efforts
through 09NC-OPCPOD1-33-		to contract for goods or services
000002		on favorable terms.
Response to Citizen's First	the document in its entirety	§366.093 (3)(d), F.S.
Request to Produce Documents		The document in question
No 36		contains confidential
Document bearing bates number		information, the disclosure of
09NC-OPCPOD1-36-000001		which would impair PEF's efforts
through 09NC-OPCPOD1-36-		to contract for goods or services
000022		on favorable terms.
		·

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## Third Request for Confidential Classification Confidentiality Justification Matrix

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Response to Citizen's First Request to Produce Documents No 36 Document bearing bates number 09NC-OPCPOD1-36-000023	the document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 36 Document bearing bates number 09NC-OPCPOD1-36-000033 through 09NC-OPCPOD1-36- 000043	the document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 36 Document bearing bates number 09NC-OPCPOD1-36-000044 through 09NC-OPCPOD1-36- 000080	the document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 36 Document bearing bates number 09NC-OPCPOD1-36-000081 through 09NC-OPCPOD1-36- 000162	the document in its entirety	§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.

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## Third Request for Confidential Classification Confidentiality Justification Matrix

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Response to Citizen's First Request to Produce Documents No 36 Document bearing bates number 09NC-OPCPOD1-36-000163 through 09NC-OPCPOD1-36- 000189	the document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 36 Document bearing bates number 09NC-OPCPOD1-36-000190	the document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 36 Document bearing bates number 09NC-OPCPOD1-36-000191 through 09NC-OPCPOD1-36- 000198	the document in its entirety	§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.

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# Third Request for Confidential Classification Confidentiality Justification Matrix

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Response to Citizen's First Request to Produce Documents No 36 Document bearing bates number 09NC-OPCPOD1-36-000199 through 09NC-OPCPOD1-36- 000202	the document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 36 Document bearing bates number 09NC-OPCPOD1-36-000203 through 09NC-OPCPOD1-36- 000204	the document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 36 Document bearing bates number 09NC-OPCPOD1-36-000205	the document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 36 Document bearing bates number 09NC-OPCPOD1-36-000206 through 09NC-OPCPOD1-36- 000207	the document in its entirety	§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.

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## Third Request for Confidential Classification Confidentiality Justification Matrix

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Response to Citizen's First Request to Produce Documents No 36 Document bearing bates number 09NC-OPCPOD1-36-000208 through 09NC-OPCPOD1-36- 000210	the document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 36 Document bearing bates number 09NC-OPCPOD1-36-000211 through 09NC-OPCPOD1-36- 000219	the docurnent in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 36 Document bearing bates number 09NC-OPCPOD1-36-000220 through 09NC-OPCPOD1-36- 000229	the document in its entirety	§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.

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### Third Request for Confidential Classification Confidentiality Justification Matrix

Response to Citizen's First	the document in its entirety	
Request to Produce Documents No 36 Document bearing bates number 09NC-OPCPOD1-36-000230 through 09NC-OPCPOD1-36- 000235		§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.
Response to Citizen's First Request to Produce Documents No 36 Document bearing bates number 09NC-OPCPOD1-36-000236 through 09NC-OPCPOD1-36- 000238	the document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 36 Document bearing bates number 09NC-OPCPOD1-36-000239 through 09NC-OPCPOD1-36- 000240	the document in its entirety	§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: Nuclear Cost Recovery Clause Docket 090009-EI

### Third Request for Confidential Classification Confidentiality Justification Matrix

Response to Citizen's First Request to Produce Documents No 36 Document bearing bates number 09NC-OPCPOD1-36-000241 through 09NC-OPCPOD1-36- 000258	the docurnent in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 36 Document bearing bates number 09NC-OPCPOD1-36-000259 through 09NC-OPCPOD1-36- 000280	the document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 36 Document bearing bates number 09NC-OPCPOD1-36-000281 through 09NC-OPCPOD1-36- 000322	the document in its entirety	§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: Nuclear Cost Recovery Clause Docket 090009-EI

### Third Request for Confidential Classification Confidentiality Justification Matrix

Response to Citizen's First Request to Produce Documents No 36 Document bearing bates number 09NC-OPCPOD1-36-000323 through 09NC-OPCPOD1-36- 000330	the document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 36 Document bearing bates number 09NC-OPCPOD1-36-000331	the document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 36 Document bearing bates number 09NC-OPCPOD1-36-000332 through 09NC-OPCPOD1-36- 000336	the document in its entirety	§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: Nuclear Cost Recovery Clause Docket 090009-El

### Third Request for Confidential Classification

DOCUMENT

PAGE/LINE

**Confidentiality Justification Matrix** 

Response to Citizen's First Request to Produce Documents No 36 Document bearing bates number 09NC-OPCPOD1-36-000337	the document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 36 Document bearing bates number 09NC-OPCPOD1-36-000338 through 09NC-OPCPOD1-36- 000339	the document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 36 Document bearing bates number 09NC-OPCPOD1-36-000340 through 09NC-OPCPOD1-36- 000342	the document in its entirety	§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: Nuclear Cost Recovery Clause Docket 090009-EI

### Third Request for Confidential Classification Confidentiality Justification Matrix

**DOCUMENT** 

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Response to Citizen's First Request to Produce Documents No 36 Document bearing bates number 09NC-OPCPOD1-36-000343 through 09NC-OPCPOD1-36- 000353	the document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 36 Document bearing bates number 09NC-OPCPOD1-36-000354 through 09NC-OPCPOD1-36- 000391	the document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 36 Document bearing bates number 09NC-OPCPOD1-36-000392	the document in its entirety	§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: Nuclear Cost Recovery Clause Docket 090009-EI

### Third Request for Confidential Classification Confidentiality Justification Matrix

#### **DOCUMENT**

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Response to Citizen's First Request to Produce Documents No 36 Document bearing bates number 09NC-OPCPOD1-36-000393 through 09NC-OPCPOD1-36- 000394	the document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 36 Document bearing bates number 09NC-OPCPOD1-36-000395 through 09NC-OPCPOD1-36- 000397	the document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 36 Document bearing bates number 09NC-OPCPOD1-36-000398 through 09NC-OPCPOD1-36- 000416	the document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 37 Document bearing bates number 09NC-OPCPOD1-37-000001 through 09NC-OPCPOD1-37- 000055	Document in its entirety	§ 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: Nuclear Cost Recovery Clause Docket 090009-EI

### Third Request for Confidential Classification Confidentiality Justification Matrix

#### **DOCUMENT**

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Response to Citizen's First Request to Produce Documents No 37 Document bearing bates number 09NC-OPCPOD1-37-000056	Document in its entirety	§ 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.
Response to Citizen's First Request to Produce Documents No 37 Document bearing bates number 09NC-OPCPOD1-37-000057 through 09NC-OPCPOD1-37- 000199	Document in its entirety	§ 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.
Response to Citizen's First Request to Produce Documents No 37 Document bearing bates number 09NC-OPCPOD1-37-000200 through 09NC-OPCPOD1-37- 000403	Document in its entirety	§ 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.
Response to Citizen's First Request to Produce Documents No 37 Document bearing bates number 09NC-OPCPOD1-37-000404	Document in its entirety	§ 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.
Response to Citizen's First Request to Produce Documents No 37 Document bearing bates number 09NC-OPCPOD1-37-000405	Document in its entirety	§ 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: Nuclear Cost Recovery Clause Docket 090009-EI

### Third Request for Confidential Classification Confidentiality Justification Matrix

**DOCUMENT** 

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Response to Citizen's First Request to Produce Documents No 37 Document bearing bates number 09NC-OPCPOD1-37-000406 through 09NC-OPCPOD1-37- 000429	Document in its entirety	§ 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.
Response to Citizen's First Request to Produce Documents No 37 Document bearing bates number 09NC-OPCPOD1-37-000430 through 09NC-OPCPOD1-37- 000434	Document in its entirety	§ 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.
Response to Citizen's First Request to Produce Documents No 37 Document bearing bates number 09NC-OPCPOD1-37-000435 through 09NC-OPCPOD1-37- 000438	Document in its entirety	§ 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.
Response to Citizen's First Request to Produce Documents No 37 Document bearing bates number 09NC-OPCPOD1-37-000439 through 09NC-OPCPOD1-37- 000481	Document in its entirety	§ 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.
Response to Citizen's First Request to Produce Documents No 37 Document bearing bates number 09NC-OPCPOD1-37-000482 through 09NC-OPCPOD1-37- 000498	Document in its entirety	§ 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: Nuclear Cost Recovery Clause Docket 090009-El

### Third Request for Confidential Classification Confidentiality Justification Matrix

Response to Citizen's First Request to Produce Documents No 37 Document bearing bates number 09NC-OPCPOD1-37-000499 through 09NC-OPCPOD1-37- 000506	Document in its entirety	§ 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.
Response to Citizen's First Request to Produce Documents No 37 Document bearing bates number 09NC-OPCPOD1-37-000507 through 09NC-OPCPOD1-37- 000517	Document in its entirety	§ 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.
Response to Citizen's First Request to Produce Documents No 37 Document bearing bates number 09NC-OPCPOD1-37-000518	Document in its entirety	§ 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.
Response to Citizen's First Request to Produce Documents No 37 Document bearing bates number 09NC-OPCPOD1-37-000519 through 000555	Document in its entirety	§ 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.
Response to Citizen's First Request to Produce Documents No 37 Document bearing bates number 09NC-OPCPOD1-37-000556 through 09NC-OPCPOD1-37- 000701	Document in its entirety	§ 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: Nuclear Cost Recovery Clause Docket 090009-EI

### Third Request for Confidential Classification Confidentiality Justification Matrix

Response to Citizen's First	Document in its entirety	§ 366.093(3)(d), F.S. The
Request to Produce Documents	Document in its entirety	document in question contains
No 37		confidential information, the
Document bearing bates number		disclosure of which would impair
09NC-OPCPOD1-37-000702		PEF's efforts to contract for
through 09NC-OPCPOD1-37-		goods or services on favorable
000703		terms.
000703		terms.
Response to Citizen's First	Document in its entirety	§ 366.093(3)(d), F.S. The
Request to Produce Documents		document in question contains
No 37		confidential information, the
Document bearing bates number	·	disclosure of which would impair
09NC-OPCPOD1-37-000704		PEF's efforts to contract for
through 09NC-OPCPOD1-37-		goods or services on favorable
000906		terms.
Response to Citizen's First	Document in its entirety	§ 366.093(3)(d), F.S. The
Request to Produce Documents		document in question contains
No 37		confidential information, the
Document bearing bates number		disclosure of which would impair
09NC-OPCPOD1-37-000907		PEF's efforts to contract for
through 09NC-OPCPOD1-37-		goods or services on favorable
000930		terms.
Response to Citizen's First	Document in its entirety	§ 366.093(3)(d), F.S. The
Request to Produce Documents	boodinent in its circuit,	document in question contains
No 37		confidential information, the
Document bearing bates number		disclosure of which would impair
09NC-OPCPOD1-37-000931		PEF's efforts to contract for
through 09NC-OPCPOD1-37-		goods or services on favorable
000939		terms.
		terms.
Response to Citizen's First	Document in its entirety	§ 366.093(3)(d), F.S. The
Request to Produce Documents		document in question contains
No 37		confidential information, the
Document bearing bates number		disclosure of which would impair
09NC-OPCPOD1-37-000940		PEF's efforts to contract for
through 09NC-OPCPOD1-37-		goods or services on favorable
000942		terms.

#### In re: Nuclear Cost Recovery Clause Docket 090009-El

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

Response to Citizen's First	Document in its entirety	§ 366.093(3)(d), F.S. The
Request to Produce Documents	,	document in question contains
No 37		confidential information, the
Document bearing bates number		disclosure of which would impair
09NC-OPCPOD1-37-000943		PEF's efforts to contract for
through 09NC-OPCPOD1-37-		goods or services on favorable
000965		terms.
Response to Citizen's First	Document in its entirety	§ 366.093(3)(d), F.S. The
Request to Produce Documents		document in question contains
No 37		confidential information, the
Document bearing bates number		disclosure of which would impair
09NC-OPCPOD1-37-000966		PEF's efforts to contract for
through 09NC-OPCPOD1-37-		goods or services on favorable
000982		terms.
Response to Citizen's First	Document in its entirety	§ 366.093(3)(d), F.S. The
Request to Produce Documents		document in question contains
No 37		confidential information, the
Document bearing bates number		disclosure of which would impair
09NC-OPCPOD1-37-000983		PEF's efforts to contract for
through 09NC-OPCPOD1-37-		goods or services on favorable
001038		terms.
Response to Citizen's First	Document in its entirety	§ 366.093(3)(d), F.S. The
Request to Produce Documents		document in question contains
No 37		confidential information, the
Document bearing bates number		disclosure of which would impair
09NC-OPCPOD1-37-001039		PEF's efforts to contract for
		goods or services on favorable
		terms.
Response to Citizen's First	Document in its entirety	§ 366.093(3)(d), F.S. The
Request to Produce Documents		document in question contains
No 37		confidential information, the
Document bearing bates number		disclosure of which would impair
09NC-OPCPOD1-37-001040		PEF's efforts to contract for
through 09NC-OPCPOD1-37-		goods or services on favorable
001067		terms.

#### In re: Nuclear Cost Recovery Clause Docket 090009-EI

### Third Request for Confidential Classification Confidentiality Justification Matrix

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Response to Citizen's First Request to Produce Documents	Document in its entirety	§ 366.093(3)(d), F.S. The
No 37		document in question contains confidential information, the
Document bearing bates number		disclosure of which would impair
09NC-OPCPOD1-37-001068		PEF's efforts to contract for
through 09NC-OPCPOD1-37-		goods or services on favorable
001108		terms.
001108		terms.
Response to Citizen's First	Document in its entirety	§ 366.093(3)(d), F.S. The
Request to Produce Documents		document in question contains
No 37		confidential information, the
Document bearing bates number		disclosure of which would impair
09NC-OPCPOD1-37-001109		PEF's efforts to contract for
through 09NC-OPCPOD1-37-		goods or services on favorable
001137		terms.
Response to Citizen's First	Document in its entirety	§ 366.093(3)(d), F.S. The
Request to Produce Documents		document in question contains
No 37		confidential information, the
Document bearing bates number		disclosure of which would impair
09NC-OPCPOD1-37-001138		PEF's efforts to contract for
through 09NC-OPCPOD1-37-		goods or services on favorable
001149		terms.
Response to Citizen's First	Document in its entirety	§ 366.093(3)(d), F.S. The
Request to Produce Documents	,	document in question contains
No 37		confidential information, the
Document bearing bates number		disclosure of which would impair
09NC-OPCPOD1-37-001150		PEF's efforts to contract for
through 09NC-OPCPOD1-37-		goods or services on favorable
001177		terms.
Response to Citizen's First	Document in its entirety	§ 366.093(3)(d), F.S. The
Request to Produce Documents		document in question contains
No 37		confidential information, the
Document bearing bates number		disclosure of which would impair
09NC-OPCPOD1-37-001178		PEF's efforts to contract for
through 09NC-OPCPOD1-37-		goods or services on favorable
001319		terms.

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# Third Request for Confidential Classification Confidentiality Justification Matrix

#### **DOCUMENT**

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Response to Citizen's First Request to Produce Documents No 37 Document bearing bates number 09NC-OPCPOD1-37-001365 through 09NC-OPCPOD1-37- 001429  Response to Citizen's First Request to Produce Documents No 37 Document bearing bates number 09NC-OPCPOD1-37-001430 through 09NC-OPCPOD1-37- 001506  Response to Citizen's First Request to Produce Documents No 37 Document bearing bates number 09NC-OPCPOD1-37-001430 through 09NC-OPCPOD1-37- 001506  Response to Citizen's First Request to Produce Documents No 37 Document bearing bates number 09NC-OPCPOD1-37- 001506  Response to Citizen's First Request to Produce Documents No 37 Document bearing bates number 09NC-OPCPOD1-37- 001507 through 09NC-OPCPOD1-37- 001511	ontains on, the uld impair t for vorable e contains on, the uld impair t for
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09NC-OPCPOD1-37-001512 PEF's efforts to contract	•
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001514 terms.	
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Request to Produce Documents   document in question	
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Document bearing bates number disclosure of which wo	
09NC-OPCPOD1-37-001515 PEF's efforts to contract	n, the
through 09NC-OPCPOD1-37- goods or services on fa	n, the uld impair
001596 terms.	n, the uld impair t for
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### In re: Nuclear Cost Recovery Clause Docket 090009-El

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

#### **DOCUMENT**

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Decree to Citizen's First	Document in its entirety	§ 366.093(3)(d), F.S. The
Response to Citizen's First	Document in its entirety	document in question contains
Request to Produce Documents		
No 37		confidential information, the
Document bearing bates number		disclosure of which would impair
09NC-OPCPOD1-37-001597		PEF's efforts to contract for
through 09NC-OPCPOD1-37-		goods or services on favorable
001598		terms.
Response to Citizen's First	Document in its entirety	§ 366.093(3)(d), F.S. The
Request to Produce Documents		document in question contains
No 37		confidential information, the
Document bearing bates number		disclosure of which would impair
09NC-OPCPOD1-37-001599		PEF's efforts to contract for
through 09NC-OPCPOD1-37-		goods or services on favorable
001608		terms.
Response to Citizen's First	Document in its entirety	§ 366.093(3)(d), F.S. The
Request to Produce Documents		document in question contains
No 37		confidential information, the
Document bearing bates number		disclosure of which would impair
09NC-OPCPOD1-37-001609		PEF's efforts to contract for
through 09NC-OPCPOD1-37-		goods or services on favorable
001610		terms.
Response to Citizen's First	Document in its entirety	§ 366.093(3)(d), F.S. The
Request to Produce Documents	,	document in question contains
No 37		confidential information, the
Document bearing bates number		disclosure of which would impair
09NC-OPCPOD1-37-001611		PEF's efforts to contract for
through 09NC-OPCPOD1-37-		goods or services on favorable
001641		terms.
		terms.
Response to Citizen's First	Document in its entirety	§ 366.093(3)(d), F.S. The
Request to Produce Documents		document in question contains
No 37		confidential information, the
Document bearing bates number		disclosure of which would impair
09NC-OPCPOD1-37-001642		PEF's efforts to contract for
through 09NC-OPCPOD1-37-		goods or services on favorable
001645		terms.

#### In re: Nuclear Cost Recovery Clause Docket 090009-El

# Third Request for Confidential Classification Confidentiality Justification Matrix

#### DOCUMENT

### PAGE/LINE

Response to Citizen's First	Document in its entirety	§ 366.093(3)(d), F.S. The
Request to Produce Documents	bocament in its sittle cy	document in question contains
No 37		confidential information, the
Document bearing bates number		disclosure of which would impair
09NC-OPCPOD1-37-001646		PEF's efforts to contract for
through 09NC-OPCPOD1-37-		goods or services on favorable
001687		terms.
Response to Citizen's First	Document in its entirety	§ 366.093(3)(d), F.S. The
Request to Produce Documents		document in question contains
No 37		confidential information, the
Document bearing bates number		disclosure of which would impair
09NC-OPCPOD1-37-001688		PEF's efforts to contract for
through 09NC-OPCPOD1-37-		goods or services on favorable
001689		terms.
Response to Citizen's First	Document in its entirety	§ 366.093(3)(d), F.S. The
Request to Produce Documents		document in question contains
No 37		confidential information, the
Document bearing bates number		disclosure of which would impair
09NC-OPCPOD1-37-001690		PEF's efforts to contract for
through 09NC-OPCPOD1-37-		goods or services on favorable
001728		terms.
Response to Citizen's First	Document in its entirety	§ 366.093(3)(d), F.S. The
Request to Produce Documents	,	document in question contains
No 37		confidential information, the
Document bearing bates number		disclosure of which would impair
09NC-OPCPOD1-37-001729		PEF's efforts to contract for
through 09NC-OPCPOD1-37-		goods or services on favorable
001734		terms.
Response to Citizen's First	Document in its entirety	§ 366.093(3)(d), F.S. The
Request to Produce Documents		document in question contains
No 37		confidential information, the
Document bearing bates number		disclosure of which would impair
09NC-OPCPOD1-37-001735		PEF's efforts to contract for
through 09NC-OPCPOD1-37-		goods or services on favorable
001738		terms.

# PROGRESS ENERGY FLORIDA In re: Nuclear Cost Recovery Clause

### Docket 090009-El

# Third Request for Confidential Classification Confidentiality Justification Matrix

Response to Citizen's First	Document in its entirety	§ 366.093(3)(d), F.S. The
Request to Produce Documents	,	document in question contains
No 37		confidential information, the
Document bearing bates number		disclosure of which would impair
09NC-OPCPOD1-37-001138		PEF's efforts to contract for
through 09NC-OPCPOD1-37-		goods or services on favorable
001149		terms.
Response to Citizen's First	Document in its entirety	§ 366.093(3)(d), F.S. The
Request to Produce Documents		document in question contains
No 37		confidential information, the
Document bearing bates number		disclosure of which would impair
09NC-OPCPOD1-37-001739		PEF's efforts to contract for
through 09NC-OPCPOD1-37-		goods or services on favorable
001740		terms.
Response to Citizen's First	Document in its entirety	§ 366.093(3)(d), F.S. The
Request to Produce Documents		document in question contains
No 37		confidential information, the
Document bearing bates number		disclosure of which would impair
09NC-OPCPOD1-37-001741		PEF's efforts to contract for
through 09NC-OPCPOD1-37-		goods or services on favorable
001832		terms.
Response to Citizen's First	Document in its entirety	§ 366.093(3)(d), F.S. The
Request to Produce Documents		document in question contains
No 37		confidential information, the
Document bearing bates number		disclosure of which would impair
09NC-OPCPOD1-37-001833		PEF's efforts to contract for
through 09NC-OPCPOD1-37-		goods or services on favorable
001869		terms.
Response to Citizen's First	Document in its entirety	§ 366.093(3)(d), F.S. The
Request to Produce Documents		document in question contains
No 37		confidential information, the
Document bearing bates number		disclosure of which would impair
09NC-OPCPOD1-37-001870		PEF's efforts to contract for
		goods or services on favorable
		terms.

#### In re: Nuclear Cost Recovery Clause Docket 090009-El

## Third Request for Confidential Classification Confidentiality Justification Matrix

#### DOCUMENT

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Response to Citizen's First	Document in its entirety	§ 366.093(3)(d), F.S. The
Request to Produce Documents	,	document in question contains
No 37		confidential information, the
Document bearing bates number		disclosure of which would impair
09NC-OPCPOD1-37-001871		PEF's efforts to contract for
through 09NC-OPCPOD1-37-		goods or services on favorable
002094		terms.
Response to Citizen's First	Document in its entirety	§ 366.093(3)(d), F.S. The
Request to Produce Documents		document in question contains
No 37		confidential information, the
Document bearing bates number		disclosure of which would impair
09NC-OPCPOD1-37-002095		PEF's efforts to contract for
through 09NC-OPCPOD1-37-		goods or services on favorable
002138		terms.
Response to Citizen's First	Document in its entirety	§ 366.093(3)(d), F.S. The
Request to Produce Documents		document in question contains
No 37		confidential information, the
Document bearing bates number		disclosure of which would impair
09NC-OPCPOD1-37-002139		PEF's efforts to contract for
through 09NC-OPCPOD1-37-		goods or services on favorable
002142		terms.
Response to Citizen's First	Document in its entirety	§366.093 (3)(d), F.S.
Request to Produce Documents		The document in question
No 38		contains confidential
Document bearing bates number		information, the disclosure of
09NC-OPCPOD1-38-000001		which would impair PEF's efforts
through 09NC-OPCPOD1-38-		to contract for goods or services
000006		on favorable terms.
Response to Citizen's First	Document in its entirety	§366.093 (3)(d), F.S.
Request to Produce Documents		The document in question
No 38		contains confidential
Document bearing bates number		information, the disclosure of
09NC-OPCPOD1-38-000007		which would impair PEF's efforts
through 09NC-OPCPOD1-38-		to contract for goods or services
000035		on favorable terms.

### In re: Nuclear Cost Recovery Clause Docket 090009-El

# Third Request for Confidential Classification Confidentiality Justification Matrix

#### DOCUMENT

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Response to Citizen's First	Document in its entirety	§366.093 (3)(d), F.S.
Request to Produce Documents	bocament in the constraint,	The document in question
No 38		contains confidential
Document bearing bates number		information, the disclosure of
09NC-OPCPOD1-38-000036		which would impair PEF's efforts
through 09NC-OPCPOD1-38-		to contract for goods or services
000045		on favorable terms.
Response to Citizen's First	Document in its entirety	§366.093 (3)(d), F.S.
Request to Produce Documents		The document in question
No 38		contains confidential
Document bearing bates number		information, the disclosure of
09NC-OPCPOD1-38-000046		which would impair PEF's efforts
through 09NC-OPCPOD1-38-		to contract for goods or services
000074		on favorable terms.
Response to Citizen's First	Document in its entirety	§366.093 (3)(d), F.S.
Request to Produce Documents	,	The document in question
No 38		contains confidential
Document bearing bates number		information, the disclosure of
09NC-OPCPOD1-38-000075		which would impair PEF's efforts
through 09NC-OPCPOD1-38-		to contract for goods or services
000261		on favorable terms.
Response to Citizen's First	Document in its entirety	§366.093 (3)(d), F.S.
Request to Produce Documents		The document in question
No 38		contains confidential
Document bearing bates number	•	information, the disclosure of
09NC-OPCPOD1-38-000262		which would impair PEF's efforts
through 09NC-OPCPOD1-38-	j	to contract for goods or services
000272		on favorable terms.
Response to Citizen's First	Document in its entirety	§366.093 (3)(d), F.S.
Request to Produce Documents		The document in question
No 38	·	contains confidential
Document bearing bates number		information, the disclosure of
09NC-OPCPOD1-38-000273		which would impair PEF's efforts
		to contract for goods or services
		on favorable terms.

# In re: Nuclear Cost Recovery Clause Docket 090009-El

# Third Request for Confidential Classification Confidentiality Justification Matrix

## DOCUMENT

# PAGE/LINE

	,	
Response to Citizen's First Request to Produce Documents No 39 Document bearing bates number 09NC-OPCPOD1-39-000001 through 09NC-OPCPOD1-39- 000003	second paragraph, the entire first sentence. In the fourth paragraph, first sentence, starting with the eighth word through the thirteenth word. also in the same sentence starting with the twenty-first word from the beginning of the sentence, through the end of the sentence.	§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.
	Page 3: In the second column, all numbers	
	excluding dates. The entire third and fourth	·
Response to Citizen's First Request to Produce Documents No 39 Document bearing bates number 09NC-OPCPOD1-39-000004 through 09NC-OPCPOD1-39- 000008	the entire document	§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.
Response to Citizen's First Request to Produce Documents No 39 Document bearing bates number 09NC-OPCPOD1-39-000009 through 09NC-OPCPOD1-39- 000013	the entire document	§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.
Response to Citizen's First Request to Produce Documents No 39 Document bearing bates number 09NC-OPCPOD1-39-000014 through 09NC-OPCPOD1-39- 000052	the entire document	§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: Nuclear Cost Recovery Clause Docket 090009-El

# Third Request for Confidential Classification Confidentiality Justification Matrix

## **DOCUMENT**

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		Indiana and the second
Response to Citizen's First	the entire document	§366.093 (3)(d), F.S.
Request to Produce Documents		The document in question
No 39		contains confidential
Document bearing bates number		information, the disclosure of
09NC-OPCPOD1-39-000053		which would impair PEF's efforts
through 09NC-OPCPOD1-39-		to contract for goods or services
000096		on favorable terms.
Response to Citizen's First	the entire document	§366.093 (3)(d), F.S.
Request to Produce Documents		The document in question
No 39	_	contains confidential
Document bearing bates number		information, the disclosure of
09NC-OPCPOD1-39-000097		which would impair PEF's efforts
		to contract for goods or services
		on favorable terms.
		5000 000 (0)( 1) = 5
Response to Citizen's First	the entire document	§366.093 (3)(d), F.S.
Request to Produce Documents		The document in question
No 39		contains confidential
Document bearing bates number		information, the disclosure of
09NC-OPCPOD1-39-000098		which would impair PEF's efforts
through 09NC-OPCPOD1-39-		to contract for goods or services
000099		on favorable terms.
Response to Citizen's First	the entire document	§366.093 (3)(d), F.S.
Request to Produce Documents		The document in question
No 39		contains confidential
Document bearing bates number		information, the disclosure of
09NC-OPCPOD1-39-000100		which would impair PEF's efforts
through 09NC-OPCPOD1-39-		to contract for goods or services
000111		on favorable terms.
Response to Citizen's First	the entire document	§366.093 (3)(d), F.S.
Request to Produce Documents		The document in question
No 39		contains confidential
Document bearing bates number		information, the disclosure of
09NC-OPCPOD1-39-000112		which would impair PEF's efforts
through 09NC-OPCPOD1-39-		to contract for goods or services
000126		on favorable terms.

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# Third Request for Confidential Classification Confidentiality Justification Matrix

## DOCUMENT

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Response to Citizen's First	the entire document	§366.093 (3)(d), F.S.
Request to Produce Documents	the entire document	The document in question
No 39		contains confidential
Document bearing bates number		information, the disclosure of
109NC-OPCPOD1-39-000127		which would impair PEF's efforts
through 09NC-OPCPOD1-39-		to contract for goods or services
000135		on favorable terms.
000133		on lavorable terms.
Response to Citizen's First	the entire document	§366.093 (3)(d), F.S.
Request to Produce Documents		The document in question
No 39		contains confidential
Document bearing bates number		information, the disclosure of
09NC-OPCPOD1-39-000136		which would impair PEF's efforts
through 09NC-OPCPOD1-39-		to contract for goods or services
000151		on favorable terms.
Response to Citizen's First	the entire document	§366.093 (3)(d), F.S.
Request to Produce Documents		The document in question
No 39		contains confidential
Document bearing bates number		information, the disclosure of
09NC-OPCPOD1-39-000152		which would impair PEF's efforts
through 09NC-OPCPOD1-39-		to contract for goods or services
000156		on favorable terms.
Response to Citizen's First	the entire document	§366.093 (3)(d), F.S.
Request to Produce Documents		The document in question
No 39		contains confidential
Document bearing bates number		information, the disclosure of
09NC-OPCPOD1-39-000157		which would impair PEF's efforts
		to contract for goods or services
		on favorable terms.
Response to Citizen's First	the entire document	§366.093 (3)(d), F.S.
Request to Produce Documents		The document in question
No 39		contains confidential
Document bearing bates number		information, the disclosure of
09NC-OPCPOD1-39-000158		which would impair PEF's efforts
through 09NC-OPCPOD1-39-		to contract for goods or services
000168		on favorable terms.

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# Third Request for Confidential Classification Confidentiality Justification Matrix

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Response to Citizen's First	the entire document	§366.093 (3)(d), F.S.
Request to Produce Documents		The document in question
No 39		contains confidential
Document bearing bates number		information, the disclosure of
09NC-OPCPOD1-39-000169		which would impair PEF's efforts
through 09NC-OPCPOD1-39-		to contract for goods or services
000172		on favorable terms.
Response to Citizen's First	the entire document	§366.093 (3)(d), F.S.
Request to Produce Documents		The document in question
No 39		contains confidential
Document bearing bates number		information, the disclosure of
09NC-OPCPOD1-39-000173		which would impair PEF's efforts
through 09NC-OPCPOD1-39-		to contract for goods or services
000175		on favorable terms.
Response to Citizen's First	the entire document	§366.093 (3)(d), F.S.
Request to Produce Documents		The document in question
No 39		contains confidential
Document bearing bates number		information, the disclosure of
09NC-OPCPOD1-39-000176		which would impair PEF's efforts
through 09NC-OPCPOD1-39-		to contract for goods or services
000185		on favorable terms.
Response to Citizen's First	the entire document	§366.093 (3)(d), F.S.
Request to Produce Documents		The document in question
No 39		contains confidential
Document bearing bates number		information, the disclosure of
09NC-OPCPOD1-39-000186		which would impair PEF's efforts
through 09NC-OPCPOD1-39-		to contract for goods or services
000189		on favorable terms.
Response to Citizen's First	the entire document	§366.093 (3)(d), F.S.
Request to Produce Documents		The document in question
No 39		contains confidential
Document bearing bates number		information, the disclosure of
09NC-OPCPOD1-39-000190		which would impair PEF's efforts
05116 01 01 001 33 000130	•	
through 09NC-OPCPOD1-39-		to contract for goods or services

# In re: Nuclear Cost Recovery Clause Docket 090009-El

# Third Request for Confidential Classification Confidentiality Justification Matrix

## DOCUMENT

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Response to Citizen's First	the entire document	§366.093 (3)(d), F.S.
Request to Produce Documents	the chine document	The document in question
No 39		contains confidential
Document bearing bates number		information, the disclosure of
09NC-OPCPOD1-39-000217		which would impair PEF's efforts
through 09NC-OPCPOD1-39-		to contract for goods or services
000223		on favorable terms.
000223		on ravorable terms.
Response to Citizen's First	the entire document	§366.093 (3)(d), F.S.
Request to Produce Documents		The document in question
No 39		contains confidential
Document bearing bates number		information, the disclosure of
09NC-OPCPOD1-39-000224		which would impair PEF's efforts
through 09NC-OPCPOD1-39-		to contract for goods or services
000225		on favorable terms.
	·	
Response to Citizen's First	the entire document	§366.093 (3)(d), F.S.
Request to Produce Documents		The document in question
No 39		contains confidential
Document bearing bates number		information, the disclosure of
09NC-OPCPOD1-39-000226		which would impair PEF's efforts
through 09NC-OPCPOD1-39-		to contract for goods or services
000229		on favorable terms.
Response to Citizen's First	the entire document	§366.093 (3)(d), F.S.
Request to Produce Documents		The document in question
No 39		contains confidential
Document bearing bates number		information, the disclosure of
09NC-OPCPOD1-39-000230		which would impair PEF's efforts
through 09NC-OPCPOD1-39-		to contract for goods or services
000283		on favorable terms.
Posnonce to Cities w/s Sixet	Ab and a day	\$255 002 (2)(4)\ 5.5
Response to Citizen's First	the entire document	§366.093 (3)(d), F.S.
Request to Produce Documents No 39		The document in question
ļ		contains confidential
Document bearing bates number 09NC-OPCPOD1-39-000284		information, the disclosure of
}		which would impair PEF's efforts
through 09NC-OPCPOD1-39-		to contract for goods or services
000297		on favorable terms.
		<u> </u>

# In re: Nuclear Cost Recovery Clause Docket 090009-El

# Third Request for Confidential Classification Confidentiality Justification Matrix

## DOCUMENT

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Response to Citizen's First Request to Produce Documents No 39 Document bearing bates number 09NC-OPCPOD1-39-000298 through 09NC-OPCPOD1-39- 000307	the entire document	§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.
Response to Citizen's First Request to Produce Documents No 39 Document bearing bates number 09NC-OPCPOD1-39-000308 through 09NC-OPCPOD1-39- 000312	the entire document	§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.
Response to Citizen's First Request to Produce Documents No 43 Document bearing bates number 09NC-OPCPOD1-43-000002 through 09NC-OPCPOD1-43- 000024	the document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 43 Document bearing bates number 09NC-OPCPOD1-43-000025 through 09NC-OPCPOD1-43- 000048	the document in its entirety	§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: Nuclear Cost Recovery Clause Docket 090009-El

# Third Request for Confidential Classification Confidentiality Justification Matrix

## **DOCUMENT**

# PAGE/LINE

Response to Citizen's First	the document in its entirety	§366.093 (3)(d), F.S.
Request to Produce Documents	and accomment in the contract,	The document in question
No 43		contains confidential
Document bearing bates number		information, the disclosure of
09NC-OPCPOD1-43-000049		which would impair PEF's efforts
through 60		to contract for goods or services
linough oo		on favorable terms.
S	Down and in this ambients.	5256 003/3\/o\ F C Tho
Response to Citizen's First	Document in it's entirety	§366.093(3)(e), F.S. The
Request to Produce Documents		document in question contains confidential information relating
No. 47 Document bearing bates		_
number 09NC-OPCPOD1-47-		to competitive business
007974 through 09NC-OPCPOD1-		interests, the disclosure of which
47-007975		would impair the competitive
ļ		business of the provider/owner of the information.
	·	or the mormation.
Description of Citizent's First	Danier de la false continue.	\$255 002/2\/s\ F.C. The
Response to Citizen's First	Document in it's entirety	§366.093(3)(e), F.S. The
Request to Produce Documents		document in question contains
No. 47 Document bearing bates		confidential information relating
number 09NC-OPCPOD1-47-		to competitive business
007976 through 09NC-OPCPOD1-		interests, the disclosure of which
47-007983		would impair the competitive
		business of the provider/owner
		of the information.
0		
Response to Citizen's First	Document in it's entirety	§366.093(3)(e), F.S. The
Request to Produce Documents		document in question contains
No. 47 Document bearing bates		confidential information relating
number 09NC-OPCPOD1-47-		to competitive business
008019 through 09NC-OPCPOD1-		interests, the disclosure of which
47-008029		would impair the competitive
		business of the provider/owner
		of the information.

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# Third Request for Confidential Classification Confidentiality Justification Matrix

Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 008030 through 09NC-OPCPOD1- 47-008040	Document in it's entirety	§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.
Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 008043 through 09NC-OPCPOD1- 47-008080	Document in it's entirety	§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.
Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 008081 through 09NC-OPCPOD1- 47-008120	Document in it's entirety	§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.
Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 008121 through 09NC-OPCPOD1- 47-008132	Document in it's entirety	§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: Nuclear Cost Recovery Clause Docket 090009-EI

# Third Request for Confidential Classification Confidentiality Justification Matrix

## **DOCUMENT**

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Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 008133 through 09NC-OPCPOD1- 47-008143	Document in it's entirety	§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.
Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 008144 through 09NC-OPCPOD1- 47-008170	Document in it's entirety	§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.
Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 008171 through 09NC-OPCPOD1- 47-008181	Document in it's entirety	§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.
Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 008182 through 09NC-OPCPOD1- 47-008192	Document in it's entirety	§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.

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# Third Request for Confidential Classification Confidentiality Justification Matrix

Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 008193 through 09NC- OPCPOD1-47-008212	Document in it's entirety	§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.
Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 008213 through 09NC-OPCPOD1- 47-008215	Document in it's entirety	§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.
Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 008216 through 09NC-OPCPOD1- 47-008217	Document in it's entirety	§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.
Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 008218 through 09NC-OPCPOD1- 47-008239	Document in it's entirety	§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.

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# Third Request for Confidential Classification Confidentiality Justification Matrix

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Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 008240 through 09NC-OPCPOD1- 47-008271	Document in it's entirety	§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.
Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 008272 through 09NC-OPCPOD1- 47-008320	Document in it's entirety	§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.
Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 008321 through 09NC-OPCPOD1- 47-008325	Document in it's entirety	§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.
Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 008327 through 09NC-OPCPOD1- 47-008333	Document in it's entirety	§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: Nuclear Cost Recovery Clause Docket 090009-El

# Third Request for Confidential Classification Confidentiality Justification Matrix

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Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 008334 through 09NC-OPCPOD1- 47-008342	Document in it's entirety	§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.
Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 008343 through 09NC-OPCPOD1- 47-008382	Document in it's entirety	§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.
Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 008383 through 09NC-OPCPOD1 47-008388	Document in it's entirety	§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.
Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 008391 through 09NC-OPCPOD1 47-008401		§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.

# PROGRESS ENERGY FLORIDA In re: Nuclear Cost Recovery Clause

# Docket 090009-EI

# Third Request for Confidential Classification Confidentiality Justification Matrix

Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 008406 through 09NC-OPCPOD1- 47-008409	Document in it's entirety	§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.
Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 008410 through 09NC-OPCPOD1- 47-008413	Document in it's entirety	§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.
Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 008600 through 09NC-OPCPOD1- 47-008637	Document in it's entirety	§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.
Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 008740 through 09NC-OPCPOD1- 47-008771	Document in it's entirety	§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: Nuclear Cost Recovery Clause Docket 090009-El

# Third Request for Confidential Classification Confidentiality Justification Matrix

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Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 008772 through 09NC-OPCPOD1- 47-008875	Document in it's entirety	§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.
Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 008935 through 09NC-OPCPOD1- 47-008994	Document in it's entirety	§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.
Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 008995 through 09NC-OPCPOD1 47-009003	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 009134 through 09NC-OPCPOD1- 47-009214		§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: Nuclear Cost Recovery Clause Docket 090009-El

# Third Request for Confidential Classification Confidentiality Justification Matrix

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Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 009215 through 09NC-OPCPOD1- 47-009226	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 009241 through 09NC-OPCPOD1- 47-009252	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 009490 through 09NC-OPCPOD1- 47-009542	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 010192	document in its entirety	§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: Nuclear Cost Recovery Clause Docket 090009-El

# Third Request for Confidential Classification Confidentiality Justification Matrix

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Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 010318 through 09NC-OPCPOD1- 47-010327	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 010936 through 09NC-OPCPOD1- 47-010939	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 011083 through 09NC-OPCPOD1- 47-011099	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 010192	document in its entirety	§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.

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# Third Request for Confidential Classification Confidentiality Justification Matrix

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Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 010318 through 09NC-OPCPOD1- 47-010327	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 010936 through 09NC-OPCPOD1- 47-010939	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 011083 through 09NC-OPCPOD1 47-011099	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 011173 through 09NC-OPCPOD1 47-011241		§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.

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Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 011246 through 09NC-OPCPOD1- 47-011264	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 011345 through 09NC-OPCPOD1- 47-011387	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 011388 through 09NC-OPCPOD1- 47-011402	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 011565 through 09NC-OPCPOD1- 47-011599	document in its entirety	§366.093 (3)(b), F.S. The document in question contains confidential information containing internal auditing controls and reports of internal auditors.

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Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 011600 through 09NC-OPCPOD1- 47-011602	document in its entirety	§366.093 (3)(b), F.S. The document in question contains confidential information containing internal auditing controls and reports of internal auditors.
Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 011603 through 09NC-OPCPOD1- 47-011636	document in its entirety	§366.093 (3)(b), F.S. The document in question contains confidential information containing internal auditing controls and reports of internal auditors.
Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 011637 through 09NC-OPCPOD1- 47-011640	document in its entirety	§366.093 (3)(b), F.S. The document in question contains confidential information containing internal auditing controls and reports of internal auditors.
Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 011641 through 09NC-OPCPOD1- 47-011645	document in its entirety	§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.

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Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 011646 through 09NC-OPCPOD1- 47-011664	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 011665 through 09NC-OPCPOD1- 47-011676	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 011677 through 09NC-OPCPOD1- 47-011678	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 011679 through 09NC-OPCPOD1- 47-011688	document in its entirety	§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.

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Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 011689 through 09NC-OPCPOD1- 47-011690	document in its entirety	§366.093 (3)(b), F.S. The document in question contains confidential information containing internal auditing controls and reports of internal auditors.
Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 011691	document in its entirety	§366.093 (3)(b), F.S. The document in question contains confidential information containing internal auditing controls and reports of internal auditors.
Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 011694 through 09NC-OPCPOD1- 47-011700	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 011701 through 09NC-OPCPOD1- 47-011714	document in its entirety	§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.

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Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 011718 through 09NC-OPCPOD1- 47-011776	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 011986 through 09NC-OPCPOD1- 47-011989	document in its entirety	§366.093 (3)(b), F.S. The document in question contains confidential information containing internal auditing controls and reports of internal auditors.
Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 012005 through 09NC-OPCPOD1- 47-012014	document in its entirety	§366.093 (3)(b), F.S. The document in question contains confidential information containing internal auditing controls and reports of internal auditors.
Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 012085 through 09NC-OPCPOD1- 47-012087	document in its entirety	§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.

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Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 012102 through 09NC-OPCPOD1- 47-012111	document in its entirety	§366.093 (3)(b), F.S. The document in question contains confidential information containing internal auditing controls and reports of internal auditors.
Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 012116 through 09NC-OPCPOD1- 47-012137	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 012141	document in its entirety	§366.093 (3)(b), F.S. The document in question contains confidential information containing internal auditing controls and reports of internal auditors.
Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 012151 through 09NC-OPCPOD1- 47-012153	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 012198 through 09NC-OPCPOD1- 47-012214	document in its entirety	§366.093 (3)(b), F.S. The document in question contains confidential information containing internal auditing controls and reports of internal auditors.

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Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 012215 through 09NC-OPCPOD1- 47-012217	document in its entirety	§366.093 (3)(b), F.S. The document in question contains confidential information containing internal auditing controls and reports of internal auditors.
Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 012244	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 012245 through 09NC-OPCPOD1- 47-012250	document in its entirety	§366.093 (3)(b), F.S. The document in question contains confidential information containing internal auditing controls and reports of internal auditors.
Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 012251	document in its entirety	§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.

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Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 012252 through 09NC-OPCPOD1- 47-012258	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 012259 through 09NC-OPCPOD1- 47-012261	document in its entirety	§366.093 (3)(b), F.S. The document in question contains confidential information containing internal auditing controls and reports of internal auditors.
Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 012265 through 09NC-OPCPOD1- 47-012271	document in its entirety	§366.093 (3)(b), F.S. The document in question contains confidential information containing internal auditing controls and reports of internal auditors.
Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 012272 through 09NC-OPCPOD1- 47-012276	document in its entirety	§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.

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Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 012331 through 09NC-OPCPOD1- 47-012336	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 012337	document in its entirety	§366.093 (3)(b), F.S. The document in question contains confidential information containing internal auditing controls and reports of internal auditors.
Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 012431 through 09NC-OPCPOD1- 47-012486	document in its entirety	§366.093 (3)(b), F.S. The document in question contains confidential information containing internal auditing controls and reports of internal auditors.
Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 012487 through 09NC-OPCPOD1- 47-012552	document in its entirety	§366.093 (3)(b), F.S. The document in question contains confidential information containing internal auditing controls and reports of internal auditors.
Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 012637 through 09NC-OPCPOD1- 47-012638	document in its entirety	§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.

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Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 012795 through 09NC-OPCPOD1- 47-012805	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 012806 through 09NC-OPCPOD1- 47-012807	document in its entirety	§366.093 (3)(b), F.S. The document in question contains confidential information containing internal auditing controls and reports of internal auditors.
Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 012827 through 09NC-OPCPOD1- 47-012828	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 012829 through 09NC-OPCPOD1- 47-012831	document in its entirety	§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.

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Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 012832 through 09NC-OPCPOD1- 47-012833		§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.
Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 012834 through 09NC-OPCPOD1- 47-012835	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 012836 through 09NC-OPCPOD1- 47-012838	document in its entirety	§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.

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Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 012839 through 09NC-OPCPOD1- 47-012841	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 012842 through 09NC-OPCPOD1- 47-012843	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 012844 through 09NC-OPCPOD1- 47-012847	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 013134 through 09NC-OPCPOD1- 47-013139	document in its entirety	§366.093 (3)(b), F.S. The document in question contains confidential information containing internal auditing controls and reports of internal auditors.

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Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 013472 through 09NC-OPCPOD1- 47-013491	document in its entirety	§366.093 (3)(b), F.S. The document in question contains confidential information containing internal auditing controls and reports of internal auditors.
Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 013492 through 09NC-OPCPOD1- 47-013513	document in its entirety	§366.093 (3)(b), F.S. The document in question contains confidential information containing internal auditing controls and reports of internal auditors.
Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 013514 through 09NC-OPCPOD1- 47-013536	document in its entirety	§366.093 (3)(b), F.S. The document in question contains confidential information containing internal auditing controls and reports of internal auditors.
Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 013537 through 09NC-OPCPOD1- 47-013560	document in its entirety	§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: Nuclear Cost Recovery Clause Docket 090009-EI

# Third Request for Confidential Classification Confidentiality Justification Matrix

Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 013561	document in its entirety	§366.093 (3)(b), F.S. The document in question contains confidential information containing internal auditing controls and reports of internal auditors.
Response to Citizen's First Request to Produce Documents No. 47 Document bearing bates number 09NC-OPCPOD1-47- 013562	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-014317 through 09NC-OPCPOD1-47- 014318	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-014319 through 09NC-OPCPOD1-47- 014346	document in its entirety	§366.093(3)(b), F.S. The document in question contains confidential information containing internal auditing controls and reports of internal auditors.

# In re: Nuclear Cost Recovery Clause Docket 090009-El

# Third Request for Confidential Classification Confidentiality Justification Matrix

DOCUMENT PAGE/LINE

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Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-014347 through 09NC-OPCPOD1-47- 014351	document in its entirety	§366.093(3)(b), F.S. The document in question contains confidential information containing internal auditing controls and reports of internal auditors.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-014352 through 09NC-OPCPOD1-47- 014353	document in its entirety	§366.093(3)(b), F.S. The document in question contains confidential information containing internal auditing controls and reports of internal auditors.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number CONFIDENTIAL 09NC-OPCPOD1-47-014354 through 09NC-OPCPOD1-47- 014698	document in its entirety	§366.093(3)(b), F.S. The document in question contains confidential information containing internal auditing controls and reports of internal auditors.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-014700 through 09NC-OPCPOD1-47- 014707	document in its entirety	§366.093(3)(b), F.S. The document in question contains confidential information containing internal auditing controls and reports of internal auditors.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-014708 09NC-OPCPOD1-47-015220	document in its entirety	§366.093(3)(b), F.S. The document in question contains confidential information containing internal auditing controls and reports of internal auditors.

# In re: Nuclear Cost Recovery Clause Docket 090009-EI

# Third Request for Confidential Classification Confidentiality Justification Matrix

T	T
document in its entirety	§366.093(3)(b), F.S. The
	document in question contains
	confidential information
	containing internal auditing
	controls and reports of internal
	auditors.
document in its entirety	§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.
document in its entirety	§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.
document in its entirety	§366.093(3)(b), F.S. The
	document in question contains
	confidential information
	containing internal auditing
	controls and reports of internal
	auditors.
	document in its entirety  document in its entirety

# In re: Nuclear Cost Recovery Clause Docket 090009-EI

# Third Request for Confidential Classification Confidentiality Justification Matrix

**DOCUMENT** 

PAGE/LINE

Response to Citizen's First	document in its entirety	\$366,003(3)(L) E.G. 71
· ·	document in its entirety	§366.093(3)(b), F.S. The
Request to Produce Documents No 47		document in question contains
		confidential information
Document bearing bates number		containing internal auditing
09NC-OPCPOD1-47-015588		controls and reports of internal
through 09NC-OPCPOD1-47-		auditors.
015612		
Response to Citizen's First	document in its entirety	§366.093(3)(b), F.S. The
Request to Produce Documents		document in question contains
No 47		confidential information
Document bearing bates number		containing internal auditing
09NC-OPCPOD1-47-015613		controls and reports of internal
through 09NC-OPCPOD1-47-		auditors.
015615		
Response to Citizen's First	document in its entirety	§366.093(3)(b), F.S. The
Request to Produce Documents	,	document in question contains
No 47		confidential information
Document bearing bates number		containing internal auditing
09NC-OPCPOD1-47-015616		controls and reports of internal
through 09NC-OPCPOD1-47-		auditors.
015643		
Response to Citizen's First	document in its entirety	§366.093(3)(b), F.S. The
Request to Produce Documents	· ·	document in question contains
No 47		confidential information
Document bearing bates number		containing internal auditing
09NC-OPCPOD1-47-015644		controls and reports of internal
through 09NC-OPCPOD1-47-		auditors.
015646		auditors.
Response to Citizen's First	document in its entirety	\$266,002(2)(h), F.C. The
Request to Produce Documents		§366.093(3)(b), F.S. The
No 47		document in question contains
•		confidential information
Document bearing bates number		containing internal auditing
09NC-OPCPOD1-47-015647		controls and reports of internal
through 09NC-OPCPOD1-47-		auditors.
015651		

## In re: Nuclear Cost Recovery Clause Docket 090009-EI

# Third Request for Confidential Classification Confidentiality Justification Matrix

	I.	
Response to Citizen's First	document in its entirety	§366.093(3)(b), F.S. The
Request to Produce Documents		document in question contains
No 47		confidential information
Document bearing bates number		containing internal auditing
09NC-OPCPOD1-47-015691		controls and reports of internal
through 09NC-OPCPOD1-47-		auditors.
015696		
Response to Citizen's First	document in its entirety	§366.093(3)(b), F.S. The
Request to Produce Documents	,	document in question contains
No 47		confidential information
Document bearing bates number		containing internal auditing
09NC-OPCPOD1-47-015697		controls and reports of internal
through 09NC-OPCPOD1-47-		auditors.
015698	·	
Response to Citizen's First	document in its entirety	§366.093(3)(b), F.S. The
Request to Produce Documents	,	document in question contains
No 47		confidential information
Document bearing bates number		containing internal auditing
09NC-OPCPOD1-47-015713		controls and reports of internal
through 09NC-OPCPOD1-47-		auditors.
015726		
Response to Citizen's First	document in its entirety	§366.093(3)(b), F.S. The
Request to Produce Documents	,	document in question contains
No 47		confidential information
Document bearing bates number		containing internal auditing
09NC-OPCPOD1-47-015723		controls and reports of internal
through 09NC-OPCPOD1-47-		auditors.
015748		duttors.
Response to Citizen's First	document in its entirety	§366.093(3)(b), F.S. The
Request to Produce Documents	,	document in question contains
No 47		confidential information
Document bearing bates number		containing internal auditing
09NC-OPCPOD1-47-015749		controls and reports of internal
through 09NC-OPCPOD1-47-		auditors.
015842		
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## In re: Nuclear Cost Recovery Clause Docket 090009-EI

# Third Request for Confidential Classification Confidentiality Justification Matrix

Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-015843 through 09NC-OPCPOD1-47- 015845	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-015846 through 09NC-OPCPOD1-47- 015868	document in its entirety	§366.093(3)(b), F.S. The document in question contains confidential information containing internal auditing controls and reports of internal auditors.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-015893 through 09NC-OPCPOD1-47- 015916	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-015917 through 09NC-OPCPOD1-47- 015927	document in its entirety	§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: Nuclear Cost Recovery Clause Docket 090009-EI

# Third Request for Confidential Classification Confidentiality Justification Matrix

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Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-015940 through 09NC-OPCPOD1-47- 015951	document in its entirety	§366.093(3)(b), F.S. The document in question contains confidential information containing internal auditing controls and reports of internal auditors.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-015952	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-015953 through 09NC-OPCPOD1-47- 015955	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-015956 through 09NC-OPCPOD1-47- 015968	document in its entirety	§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: Nuclear Cost Recovery Clause Docket 090009-EI

## Third Request for Confidential Classification Confidentiality Justification Matrix

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Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-015969 through 09NC-OPCPOD1-47- 015973	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-015974 through 09NC-OPCPOD1-47- 015975	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-015976 through 09NC-OPCPOD1-47- 016000	document in its entirety	§366.093(3)(b), F.S. The document in question contains confidential information containing internal auditing controls and reports of internal auditors.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-016007 through 09NC-OPCPOD1-47- 016010	document in its entirety	§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: Nuclear Cost Recovery Clause Docket 090009-EI

# Third Request for Confidential Classification Confidentiality Justification Matrix

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Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-016011 through 09NC-OPCPOD1-47- 016034	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-016035 through 09NC-OPCPOD1-47- 016044	document in its entirety	§366.093(3)(b), F.S. The document in question contains confidential information containing internal auditing controls and reports of internal auditors.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-016045 through 09NC-OPCPOD1-47- 016060	document in its entirety	§366.093(3)(b), F.S. The document in question contains confidential information containing internal auditing controls and reports of internal auditors.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-016061 through 09NC-OPCPOD1-47- 016062	document in its entirety	§366.093(3)(b), F.S. The document in question contains confidential information containing internal auditing controls and reports of internal auditors.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-016063 through 09NC-OPCPOD1-47- 016064	document in its entirety	§366.093(3)(b), F.S. The document in question contains confidential information containing internal auditing controls and reports of internal auditors.

#### In re: Nuclear Cost Recovery Clause Docket 090009-El

# Third Request for Confidential Classification

# Confidentiality Justification Matrix

#### DOCUMENT

#### PAGE/LINE

Response to Citizen's First	document in its entirety	§366.093(3)(b), F.S. The
Request to Produce Documents No 47		document in question contains confidential information
Document bearing bates number		containing internal auditing
09NC-OPCPOD1-47-016065		controls and reports of internal
		auditors.
Response to Citizen's First	document in its entirety	§366.093(3)(b), F.S. The
Request to Produce Documents		document in question contains
No 47		confidential information
Document bearing bates number		containing internal auditing
09NC-OPCPOD1-47-016066		controls and reports of internal
through 09NC-OPCPOD1-47-		auditors.
016068		
Response to Citizen's First	document in its entirety	§366.093(3)(b), F.S. The
Request to Produce Documents		document in question contains
No 47		confidential information
Document bearing bates number		containing internal auditing
09NC-OPCPOD1-47-016069		controls and reports of internal
through 09NC-OPCPOD1-47-		auditors.
016070		
Response to Citizen's First	document in its entirety	§366.093(3)(b), F.S. The
Request to Produce Documents		document in question contains
No 47		confidential information
Document bearing bates number		containing internal auditing
09NC-OPCPOD1-47-016071		controls and reports of internal
		auditors.
Response to Citizen's First	document in its entirety	§366.093(3)(b), F.S. The
Request to Produce Documents		document in question contains
No 47		confidential information
Document bearing bates number		containing internal auditing
09NC-OPCPOD1-47-016072		controls and reports of internal
through 09NC-OPCPOD1-47-		auditors.
016074		

#### In re: Nuclear Cost Recovery Clause Docket 090009-El

## Third Request for Confidential Classification Confidentiality Justification Matrix

Response to Citizen's First	document in its entirety	§366.093(3)(b), F.S. The
Request to Produce Documents	document in its entirety	document in question contains
No 47		confidential information
Document bearing bates number		containing internal auditing
09NC-OPCPOD1-47-016076		controls and reports of internal
through 09NC-OPCPOD1-47-		auditors.
016083		additors.
Response to Citizen's First	document in its entirety	§366.093(3)(b), F.S. The
Request to Produce Documents	document in its entirety	document in question contains
No 47		confidential information
Document bearing bates number		containing internal auditing
109NC-OPCPOD1-47-016089		controls and reports of internal
through 09NC-OPCPOD1-47-		auditors.
1016093		additors.
Response to Citizen's First	document in its entirety	§366.093(3)(b), F.S. The
Request to Produce Documents	document in its entirety	document in question contains
No 47		confidential information
Document bearing bates number		containing internal auditing
09NC-OPCPOD1-47-016094		controls and reports of internal
03110-07 07 0001-47-010034		auditors.
		additors.
Response to Citizen's First	document in its entirety	§366.093(3)(b), F.S. The
Request to Produce Documents	,	document in question contains
No 47		confidential information
Document bearing bates number		containing internal auditing
09NC-OPCPOD1-47-016095		controls and reports of internal
through 09NC-OPCPOD1-47-		auditors.
016097		
Response to Citizen's First	document in its entirety	§366.093(3)(b), F.S. The
Request to Produce Documents		document in question contains
No 47		confidential information
Document bearing bates number		containing internal auditing
09NC-OPCPOD1-47-016098		controls and reports of internal
through 09NC-OPCPOD1-47-		auditors.
016099		

#### In re: Nuclear Cost Recovery Clause Docket 090009-EI

## Third Request for Confidential Classification Confidentiality Justification Matrix

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Response to Citizen's First	document in its entirety	§366.093(3)(b), F.S. The
Request to Produce Documents		document in question contains
No 47		confidential information
Document bearing bates number		containing internal auditing
09NC-OPCPOD1-47-016240		controls and reports of internal
through 09NC-OPCPOD1-47-		auditors
016245		
Response to Citizen's First	document in its entirety	§366.093(3)(b), F.S. The
Request to Produce Documents		document in question contains
No 47		confidential information
Document bearing bates number		containing internal auditing
09NC-OPCPOD1-47-016246		controls and reports of internal
through 09NC-OPCPOD1-47-		auditors.
016248		
Response to Citizen's First	document in its entirety	§366.093(3)(e), F.S. The
Request to Produce Documents		document in question contains
No 47		confidential information relating
Document bearing bates number		to competitive business
09NC-OPCPOD1-47-016249		interests, the disclosure of which
through 09NC-OPCPOD1-47-		would impair the competitive
016293		business of the provider/owner
		of the information.
Response to Citizen's First	document in its entirety	§366.093(3)(e), F.S. The
Request to Produce Documents		document in question contains
No 47		confidential information relating
Document bearing bates number		to competitive business
09NC-OPCPOD1-47-018154		interests, the disclosure of which
through 09NC-OPCPOD1-47-		would impair the competitive
018461		business of the provider/owner
		of the information.

#### PROGRESS ENERGY FLORIDA In re: Nuclear Cost Recovery Clause Docket 090009-El

## Third Request for Confidential Classification Confidentiality Justification Matrix

Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-018462 through 09NC-OPCPOD1-47- 018473	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-016636 through 09NC-OPCPOD1-47- 016705	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-016706 through 09NC-OPCPOD1-47- 016718	document in its entirety	§366.093(3)(b), F.S. The document in question contains confidential information containing internal auditing controls and reports of internal auditors.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-016719 through 09NC-OPCPOD1-47- 016730	document in its entirety	§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: Nuclear Cost Recovery Clause Docket 090009-EI

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

Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-016731 through 09NC-OPCPOD1-47- 016740	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-016741 through 09NC-OPCPOD1-47- 016743	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-016744 through 09NC-OPCPOD1-47- 016747	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-016749 through 09NC-OPCPOD1-47- 016755	document in its entirety	§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.

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

Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-016756 through 09NC-OPCPOD1-47- 016758	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-016759	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-016760 through 09NC-OPCPOD1-47- 016761	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-016763 through 09NC-OPCPOD1-47- 016764	document in its entirety	§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.

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## Third Request for Confidential Classification Confidentiality Justification Matrix

#### **DOCUMENT**

#### PAGE/LINE

Response to Citizen's First	document in its entirety	§366.093(3)(b), F.S. The
Request to Produce Documents		document in question contains
No 47		confidential information
Document bearing bates number		containing internal auditing
09NC-OPCPOD1-47-016765		controls and reports of internal
through 09NC-OPCPOD1-47-		auditors.
016789		
Response to Citizen's First	document in its entirety	§366.093(3)(b), F.S. The
Request to Produce Documents		document in question contains
No 47		confidential information
Document bearing bates number		containing internal auditing
09NC-OPCPOD1-47-016792		controls and reports of internal
through 09NC-OPCPOD1-47-		auditors.
016809		
Response to Citizen's First	document in its entirety	§366.093(3)(e), F.S. The
Request to Produce Documents		document in question contains
No 47		confidential information relating
Document bearing bates number		to competitive business
09NC-OPCPOD1-47-016810		interests, the disclosure of which
		would impair the competitive
		business of the provider/owner
		of the information.
Response to Citizen's First	document in its entirety	§366.093(3)(b), F.S. The
Request to Produce Documents	document in its situacty	document in question contains
No 47		confidential information
Document bearing bates number		containing internal auditing
09NC-OPCPOD1-47-016811		controls and reports of internal
through 09NC-OPCPOD1-47-		auditors.
016838		

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## Third Request for Confidential Classification Confidentiality Justification Matrix

Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-016839 through 09NC-OPCPOD1-47- 016842	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-016870 through 09NC-OPCPOD1-47- 016871	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-016872 through 09NC-OPCPOD1-47- 016874	document in its entirety	§366.093(3)(b), F.S. The document in question contains confidential information containing internal auditing controls and reports of internal auditors.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-016884 through 09NC-OPCPOD1-47- 016885	document in its entirety	§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.

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## Third Request for Confidential Classification Confidentiality Justification Matrix

**DOCUMENT** 

PAGE/LINE

Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-016895	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-016896 through 09NC-OPCPOD1-47- 016900	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-016901 through 09NC-OPCPOD1-47- 016902	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-016940 through 09NC-OPCPOD1-47- 016945	document in its entirety	§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: Nuclear Cost Recovery Clause Docket 090009-EI

## Third Request for Confidential Classification Confidentiality Justification Matrix

Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-016946 through 09NC-OPCPOD1-47- 016949	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-016953 through 09NC-OPCPOD1-47- 016964	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-016998 through 09NC-OPCPOD1-47- 017035	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-017045 through 09NC-OPCPOD1-47- 017057	document in its entirety	§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: Nuclear Cost Recovery Clause Docket 090009-El

## Third Request for Confidential Classification Confidentiality Justification Matrix

#### **DOCUMENT**

#### PAGE/LINE

Response to Citizen's First	document in its entirety	§366.093(3)(b), F.S. The
Request to Produce Documents		document in question contains
No 47		confidential information
Document bearing bates number		containing internal auditing
09NC-OPCPOD1-47-017218		controls and reports of internal
through 09NC-OPCPOD1-47-		auditors.
017225		
Response to Citizen's First	document in its entirety	§366.093(3)(e), F.S. The
Request to Produce Documents		document in question contains
No 47		confidential information relating
Document bearing bates number		to competitive business
09NC-OPCPOD1-47-017254		interests, the disclosure of which
through 09NC-OPCPOD1-47-		would impair the competitive
017255		business of the provider/owner
		of the information.
		5255 002(2)(h) 55 The
Response to Citizen's First	document in its entirety	§366.093(3)(b), F.S. The
Request to Produce Documents		document in question contains confidential information
No 47		
Document bearing bates number		containing internal auditing
09NC-OPCPOD1-47-017256		controls and reports of internal auditors.
through 09NC-OPCPOD1-47-	·	auditors.
017258	document in its entirety	§366.093(3)(d), F.S. The
Response to Citizen's First	document in its entirety	document in question contains
Request to Produce Documents		confidential information, the
No 47		
Decument bearing bates aumbou	٠١	INICIOSITE OF Which Wollin Impair
Document bearing bates number		•
09NC-OPCPOD1-47-017259		PEF's efforts to contract for
_		disclosure of which would impair PEF's efforts to contract for goods or services on favorable terms.

# PROGRESS ENERGY FLORIDA In re: Nuclear Cost Recovery Clause

#### Docket 090009-EI

# Third Request for Confidential Classification Confidentiality Justification Matrix

Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-017294 through 09NC-OPCPOD1-47- 017350	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-017351 through 09NC-OPCPOD1-47- 017353	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-017354 through 09NC-OPCPOD1-47- 017355	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-017356 through 09NC-OPCPOD1-47- 017373	document in its entirety	§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: Nuclear Cost Recovery Clause Docket 090009-EI

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

Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-017412 through 09NC-OPCPOD1-47- 017426	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-017427 through 09NC-OPCPOD1-47- 017449	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-017450 through 09NC-OPCPOD1-47- 017478	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-017532 through 09NC-OPCPOD1-47- 017547	document in its entirety	§366.093(3)(b), F.S. The document in question contains confidential information containing internal auditing controls and reports of internal auditors.

#### In re: Nuclear Cost Recovery Clause Docket 090009-El

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

Response to Citizen's First	document in its entirety	§366.093(3)(b), F.S. The
Request to Produce Documents	accament in its entirety	document in question contains
No 47		confidential information
Document bearing bates number		containing internal auditing
_		1
09NC-OPCPOD1-47-017594		controls and reports of internal
through 09NC-OPCPOD1-47-		auditors.
017596		5055 000/07/17 5 5 71
Response to Citizen's First	document in its entirety	§366.093(3)(b), F.S. The
Request to Produce Documents		document in question contains
No 47		confidential information
Document bearing bates number		containing internal auditing
09NC-OPCPOD1-47-017607		controls and reports of internal
through 09NC-OPCPOD1-47-		auditors.
017615		
Response to Citizen's First	document in its entirety	§366.093(3)(e), F.S. The
Request to Produce Documents		document in question contains
No 47		confidential information relating
Document bearing bates number		to competitive business
09NC-OPCPOD1-47-017620		interests, the disclosure of which
through 09NC-OPCPOD1-47-		would impair the competitive
017639		business of the provider/owner
	·	of the information.
Response to Citizen's First	document in its entirety	§366.093(3)(e), F.S. The
Request to Produce Documents		document in question contains
No 47		confidential information relating
Document bearing bates number		to competitive business
09NC-OPCPOD1-47-017683		interests, the disclosure of which
through 09NC-OPCPOD1-47-		would impair the competitive
017694		business of the provider/owner
		of the information.

#### In re: Nuclear Cost Recovery Clause Docket 090009-EI

## Third Request for Confidential Classification Confidentiality Justification Matrix

#### **DOCUMENT**

#### PAGE/LINE

Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-017704 through 09NC-OPCPOD1-47- 017712	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-017713 through 09NC-OPCPOD1-47- 017719	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-017720 through 09NC-OPCPOD1-47- 017725	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-017726 through 09NC-OPCPOD1-47- 017737	document in its entirety	§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: Nuclear Cost Recovery Clause Docket 090009-EI

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

#### **DOCUMENT**

#### PAGE/LINE

Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-017738 through 09NC-OPCPOD1-47- 017743	,	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-017754 through 09NC-OPCPOD1-47- 017756	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-017757 through 09NC-OPCPOD1-47- 017760	document in its entirety	§366.093(3)(b), F.S. The document in question contains confidential information containing internal auditing controls and reports of internal auditors.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-017766 through 09NC-OPCPOD1-47- 017772	Page 2: Paragraph 1- words 2-4 and 7-10 on line 6. Paragraph 2- last word on line 1. Words 1-8 on line 2. Last 7 words and numbers on line 4. Words 1-2 and last 3 words and numbers on line 5. Words 1-4 on line 6. Last 7 words on line 9. Words 1-3 on line 10. All words after 1-2 on line 12. Line 13 in its entirety. Words 1-8 on line 14. Page 5: paragraph 1 in its entirety.	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: Nuclear Cost Recovery Clause Docket 090009-El

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

DOCUMENT	PAGE/LINE	JUSTIFICATION
	Page 7: paragraph 1 in its entirety.  Paragraph 2- lines 1-4 in their entirety. Line 5 first 5 numbers and letters. Line 7 in its entirety. Line 8 words 1-9. Line 14 last 3 words. Line 15 words 1, 5-8.  Page 8: words 9-12 in line 1.	
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-017773 through 09NC-OPCPOD1-47- 017774	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-017775	Page 1: bullet 2 under topic 2, topic 3 in its entirety, topic 4 in its entirety	§366.093(3)(b), F.S. The document in question contains confidential information containing internal auditing controls and reports of internal auditors.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-017777 through 09NC-OPCPOD1-47- 017780	Page 2: first full paragraph- line 5 in its entirety. Words 1-9 in line 6.  Page 3: paragraph 1 (paragraph cont. from previous Page)- Words 6-16 in line 2.  Words 1-11 in line 3. Paragraph 2 (first full paragraph)- Words 2-13 in line 3. Line 4 in its entirety. Paragraph 4 in its entirety.  Page 4: in its entirety.  Page 5: lines 1-11 in their entirety.	§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: Nuclear Cost Recovery Clause Docket 090009-El

## Third Request for Confidential Classification Confidentiality Justification Matrix

Response to Citizen's First	document in its entirety	§366.093(3)(e), F.S. The
Request to Produce Documents No 47		document in question contains
Document bearing bates number		confidential information relating to competitive business
09NC-OPCPOD1-47-017791		interests, the disclosure of which
through 09NC-OPCPOD1-47-		would impair the competitive
017803		business of the provider/owner
017803		of the information.
		of the mormation.
Response to Citizen's First	Page 2: paragraphs 3-4.	§366.093(3)(b), F.S. The
Request to Produce Documents	Page 3: paragraph 1	document in question contains
Response to Citizen's First	Page 1: 8:00 and 11:00 am agenda items in	§366.093(3)(b), F.S. The
Request to Produce Documents	their entirety. 8:10 agenda item last 3 lines.	document in question contains
No 47	12:15, 12:45, 1:15, 2:30, 3:30, 4:15 pm	confidential information
-	agenda items in their entirety. All	containing internal auditing
09NC-OPCPOD1-47-017809	handwritten notes.	controls and reports of internal
		auditors.
Response to Citizen's First	document in its entirety	§366.093(3)(b), F.S. The
Request to Produce Documents		document in question contains
No 47		confidential information
Document bearing bates number		containing internal auditing
09NC-OPCPOD1-47-017828		controls and reports of internal
through 09NC-OPCPOD1-47-		auditors.
017839		5255 002(2)(1) 5.5.71
Response to Citizen's First	document in its entirety	§366.093(3)(b), F.S. The
Request to Produce Documents No 47		document in question contains
		confidential information
Document bearing bates number 09NC-OPCPOD1-47-017840		containing internal auditing
through 09NC-OPCPOD1-47-		controls and reports of internal auditors.
017848		audituis.
Response to Citizen's First	document in its entirety	§366.093(3)(b), F.S. The
Request to Produce Documents	,	document in question contains
No 47		confidential information
Document bearing bates number		containing internal auditing
09NC-OPCPOD1-47-017849		controls and reports of internal
through CONC ODCDOD1 47		auditors.
through 09NC-OPCPOD1-47-		[auditors. [

## In re: Nuclear Cost Recovery Clause Docket 090009-El

## Third Request for Confidential Classification Confidentiality Justification Matrix

**DOCUMENT** 

PAGE/LINE

Response to Citizen's First	document in its autiset	5255 002/2/// > = 5 = 1
1 · · · · · · · · · · · · · · · · · · ·	document in its entirety	§366.093(3)(b), F.S. The
Request to Produce Documents		document in question contains
No 47		confidential information
Document bearing bates number		containing internal auditing
09NC-OPCPOD1-47-017857		controls and reports of internal
through 09NC-OPCPOD1-47-		auditors.
017877		
Response to Citizen's First	document in its entirety	§366.093(3)(b), F.S. The
Request to Produce Documents		document in question contains
No 47		confidential information
Document bearing bates number		containing internal auditing
09NC-OPCPOD1-47-017878		controls and reports of internal
through 09NC-OPCPOD1-47-		auditors.
017908		
Response to Citizen's First	document in its entirety	§366.093(3)(e), F.S. The
Request to Produce Documents	,	document in question contains
No 47		confidential information relating
Document bearing bates number		to competitive business
09NC-OPCPOD1-47-017917		interests, the disclosure of which
through 09NC-OPCPOD1-47-		would impair the competitive
017934		business of the provider/owner
		of the information.
		of the information.
Response to Citizen's First	document in its entirety	§366.093(3)(e), F.S. The
Request to Produce Documents		document in question contains
No 47		confidential information relating
Document bearing bates number		to competitive business
09NC-OPCPOD1-47-017935		interests, the disclosure of which
through 09NC-OPCPOD1-47-		would impair the competitive
017952		business of the provider/owner
		of the information.
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	The state of the s	

#### In re: Nuclear Cost Recovery Clause Docket 090009-EI

## Third Request for Confidential Classification Confidentiality Justification Matrix

Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-017953 through 09NC-OPCPOD1-47- 017970	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-018022 through 09NC-OPCPOD1-47- 018031	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-018032 through 09NC-OPCPOD1-47- 018034	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-018035 through 09NC-OPCPOD1-47- 018039	document in its entirety	§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: Nuclear Cost Recovery Clause Docket 090009-EI

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

Response to Citizen's First	document in its entirety	§366.093 (3) (b)
Request to Produce Documents		The document in question
No 47 Document bearing bates		contains confidential information
number 09NC-OPCPOD1-47-		containing internal auditing
000001 through 09NC-OPCPOD1-		controls and reports of internal
47-000024		auditors.
Response to Citizen's First	document in its entirety	§366.093 (3) (d), F.S.
Request to Produce Documents		The document in question
No 47 Document bearing bates		contains confidential
number 09NC-OPCPOD1-47-		information, the disclosure of
000025 through 09NC-OPCPOD1-		which would impair PEF's efforts
47-000039	i e	to contract for goods or services
		on favorable terms.
Response to Citizen's First	document in its entirety	§366.093 (3) (d), F.S.
Request to Produce Documents		The document in question
No 47 Document bearing bates		contains confidential
number 09NC-OPCPOD1-47-		information, the disclosure of
000040 through 09NC-OPCPOD1-		which would impair PEF's efforts
47-000051		to contract for goods or services
		on favorable terms.
Response to Citizen's First	document in its entirety	§366.093 (3) (e), F.S.
Request to Produce Documents		The document in question
No 47 Document bearing bates		contains confidential information
number 09NC-OPCPOD1-47-		relating to competitive business
000052 through 09NC-OPCPOD1-		interests, the disclosure of which
47-00066		would impair the competitive
		business of the provider/owner
		of the information.
,		

#### In re: Nuclear Cost Recovery Clause Docket 090009-EI

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

Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 000067 through 09NC-OPCPOD1- 47-000079	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 000080 through 09NC-OPCPOD1- 47-000093	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 000094 through 09NC-OPCPOD1- 47-000106	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 000107 through 09NC-OPCPOD1- 47-000129	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 000130 through 09NC-OPCPOD1- 47-000152	document in its entirety	§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: Nuclear Cost Recovery Clause Docket 090009-EI

## Third Request for Confidential Classification Confidentiality Justification Matrix

Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 000153 through 09NC-OPCPOD1- 47-000162	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 000163 through 09NC-OPCPOD1- 47-000191	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 000192 through 09NC-OPCPOD1- 47-000204	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 000205 through 09NC-OPCPOD1- 47-000260	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 000261 through 09NC-OPCPOD1- 47-000266	document in its entirety	§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: Nuclear Cost Recovery Clause Docket 090009-EI

## Third Request for Confidential Classification Confidentiality Justification Matrix

Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 000267 through 09NC-OPCPOD1- 47-000323	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 000324 through 09NC-OPCPOD1- 47-000329	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 000330 through 09NC-OPCPOD1- 47-000333	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 000334 through 09NC-OPCPOD1- 47-000392	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 000393 through 09NC-OPCPOD1- 47-000451	document in its entirety	§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: Nuclear Cost Recovery Clause Docket 090009-El

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

Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 000452 through 09NC-OPCPOD1- 47-000491	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 000492 through 09NC-OPCPOD1- 47-000548	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 007803 through 09NC-OPCPOD1- 47-007863	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 000550 through 09NC-OPCPOD1- 47-000616	document in its entirety	§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: Nuclear Cost Recovery Clause Docket 090009-El

## Third Request for Confidential Classification Confidentiality Justification Matrix

Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 000617 through 09NC-OPCPOD1- 47-000688	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 000689 through 09NC-OPCPOD1- 47-000729	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 000730 through 09NC-OPCPOD1- 47-000800	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 000801 through 09NC-OPCPOD1- 47-000827	document in its entirety	§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.

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#### **DOCUMENT**

#### PAGE/LINE

Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 000828 through 09NC-OPCPOD1- 47-000837	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 000838 through 09NC-OPCPOD1- 47-000845	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 000846 through 09NC-OPCPOD1- 47-000863	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 000864 through 09NC-OPCPOD1- 47-000882	document in its entirety	§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.

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#### **DOCUMENT**

#### PAGE/LINE

Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 000883 through 09NC-OPCPOD1- 47-000923	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 000924 through 09NC-OPCPOD1- 47-000967	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 000968 through 09NC-OPCPOD1- 47-001016	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 001017 through 09NC-OPCPOD1- 47-001056	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 001057 through 09NC-OPCPOD1- 47-001099	document in its entirety	§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.

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#### **DOCUMENT**

## PAGE/LINE

Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 001100 through 09NC-OPCPOD1- 47-001147	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 001148 through 09NC-OPCPOD1- 47-001188	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 001189 through 09NC-OPCPOD1- 47-001229	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 001230 through 09NC-OPCPOD1- 47-001232	document in its entirety	§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.

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**DOCUMENT** 

PAGE/LINE

Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 001233 through 09NC-OPCPOD1- 47-001234	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 001235 through 09NC-OPCPOD1- 47-001236	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 001237 through 09NC-OPCPOD1- 47-001245	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 001246 through 09NC-OPCPOD1- 47-001289	document in its entirety	§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.

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## Third Request for Confidential Classification Confidentiality Justification Matrix

Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 001290 through 09NC-OPCPOD1- 47-001361	[	Г	
No 47 Document bearing bates number 09NC-OPCPOD1-47- 001290 through 09NC-OPCPOD1-47- 001290 through 09NC-OPCPOD1-47- 001361	Response to Citizen's First	document in its entirety	§366.093 (3)(d), F.S.
number 09NC-OPCPOD1-47- 001290 through 09NC-OPCPOD1- 47-001361	I		· ·
001290 through 09NC-OPCPOD1-47-001361  Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-001433  Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-001433  Response to Citizen's First Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-001493  Response to Citizen's First Response to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-001493  Response to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-001494 through 09NC-OPCPOD1-47-001494 through 09NC-OPCPOD1-47-001524	I -		
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Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 001362 through 09NC-OPCPOD1- 47-001433  Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1- 47-001493  Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1- 47-001493  Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1- 47-001493  Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1- 47-001494  Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1- 47-001494 through 09NC-OPCPOD1- 47-001524  Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1- 47-001524	<u> </u>		which would impair PEF's efforts
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Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 001362 through 09NC-OPCPOD1- 47-001433  Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 001434 through 09NC-OPCPOD1- 47-001493  Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 001434 through 09NC-OPCPOD1- 47-001493  Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1- 47-001494 through 09NC-OPCPOD1- 47-001524  The document in question contains confidential information, the disclosure of the contract for goods or served on favorable terms.  The document in its entirety  \$366.093 (3)(d), F.S. The document in question contains confidential information, the disclosure of the contract for goods or served on favorable terms.			on favorable terms.
No 47 Document bearing bates number 09NC-OPCPOD1-47- 001362 through 09NC-OPCPOD1- 47-001433	Response to Citizen's First	document in its entirety	§366.093 (3)(d), F.S.
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47-001433 to contract for goods or serving favorable terms.  Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 001434 through 09NC-OPCPOD1- 47-001493 to contract for goods or serving favorable terms.  Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 001494 through 09NC-OPCPOD1-47- 001524	001362 through 09NC-OPCPOD1-		which would impair PEF's efforts
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001434 through 09NC-OPCPOD1- 47-001493 which would impair PEF's ef to contract for goods or served on favorable terms.  Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 001494 through 09NC-OPCPOD1- 47-001524 which would impair PEF's ef to contract for goods or served on favorable terms.  \$366.093 (3)(d), F.S. The document in question contains confidential information, the disclosure of which would impair PEF's efforts of the contract for goods or served on favorable terms.	_		<u> </u>
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Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 001494 through 09NC-OPCPOD1- 47-001524  document in its entirety  §366.093 (3)(d), F.S.  The document in question contains confidential information, the disclosure of which would impair PEF's effortion to contract for goods or service.			
Request to Produce Documents  No 47 Document bearing bates number 09NC-OPCPOD1-47- 001494 through 09NC-OPCPOD1- 47-001524  The document in question contains confidential information, the disclosure of which would impair PEF's efforts to contract for goods or service.			
Request to Produce Documents  No 47 Document bearing bates number 09NC-OPCPOD1-47- 001494 through 09NC-OPCPOD1- 47-001524  The document in question contains confidential information, the disclosure of which would impair PEF's efforts to contract for goods or service.	Response to Citizen's First	document in its entirety	§366.093 (3)(d), F.S.
number 09NC-OPCPOD1-47- 001494 through 09NC-OPCPOD1- 47-001524 information, the disclosure of which would impair PEF's effort to contract for goods or serv	Request to Produce Documents		
001494 through 09NC-OPCPOD1- 47-001524 which would impair PEF's ef to contract for goods or serv	No 47 Document bearing bates		contains confidential
001494 through 09NC-OPCPOD1- 47-001524 which would impair PEF's ef to contract for goods or serv	number 09NC-OPCPOD1-47-		information, the disclosure of
47-001524 to contract for goods or serv	001494 through 09NC-OPCPOD1-		which would impair PEF's efforts
	47-001524		to contract for goods or services
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Response to Citizen's First document in its entirety §366.093 (3)(d), F.S.	Response to Citizen's First	document in its entirety	§366.093 (3)(d), F.S.
Request to Produce Documents The document in question	Request to Produce Documents	·	
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number 09NC-OPCPOD1-47- information, the disclosure of	number 09NC-OPCPOD1-47-		information, the disclosure of
	001525 through 09NC-OPCPOD1-		which would impair PEF's efforts
· · · · · · · · · · · · · · · · · · ·	<del>-</del>		to contract for goods or services
on favorable terms.			<del>-</del>

## In re: Nuclear Cost Recovery Clause Docket 090009-EI

## Third Request for Confidential Classification Confidentiality Justification Matrix

Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 001596 through 09NC-OPCPOD1- 47-001646	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 001647 through 09NC-OPCPOD1- 47-001651	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 001652 through 09NC-OPCPOD1- 47-001684	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 001685 through 09NC-OPCPOD1- 47-001761	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 001762 through 09NC-OPCPOD1- 47-001812	document in its entirety	§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.

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Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 001813 through 09NC-OPCPOD1- 47-001847	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 001848 through 09NC-OPCPOD1- 47-001921	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 001922 through 09NC-OPCPOD1- 47-001981	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 001982 through 09NC-OPCPOD1- 47-002025	document in its entirety	§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.

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Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 002026 through 09NC-OPCPOD1- 47-002096	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 002097 through 09NC-OPCPOD1- 47-002151	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 002152 through 09NC-OPCPOD1- 47-002201	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 002202 through 09NC-OPCPOD1- 47-002276	document in its entirety	§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.

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Response to Citizen's First	document in its entirety	§366.093 (3)(d), F.S.
Request to Produce Documents	document in its entirety	The document in question
No 47 Document bearing bates		contains confidential
number 09NC-OPCPOD1-47-		information, the disclosure of
002277 through 09NC-OPCPOD1-		which would impair PEF's efforts
47-002351		to contract for goods or services
47-002531		on favorable terms.
		on lavorable terms.
Response to Citizen's First	document in its entirety	§366.093 (3)(d), F.S.
Request to Produce Documents		The document in question
No 47 Document bearing bates		contains confidential
number 09NC-OPCPOD1-47-		information, the disclosure of
002352 through 09NC-OPCPOD1-		which would impair PEF's efforts
47-002409		to contract for goods or services
		on favorable terms.
Response to Citizen's First	document in its entirety	§366.093 (3)(d), F.S.
Request to Produce Documents		The document in question
No 47 Document bearing bates		contains confidential
number 09NC-OPCPOD1-47-		information, the disclosure of
002410 through 09NC-OPCPOD1-		which would impair PEF's efforts
47-002488		to contract for goods or services
		on favorable terms.
Response to Citizen's First	document in its entirety	§366.093 (3)(d), F.S.
Request to Produce Documents	accament in its sittle ety	The document in question
No 47 Document bearing bates		contains confidential
number 09NC-OPCPOD1-47-		information, the disclosure of
002489 through 09NC-OPCPOD1-		which would impair PEF's efforts
47-002540		to contract for goods or services
17 002340		on favorable terms.
		on lavorable terms.
Response to Citizen's First	document in its entirety	§366.093 (3)(d), F.S.
Request to Produce Documents		The document in question
No 47 Document bearing bates		contains confidential
number 09NC-OPCPOD1-47-		information, the disclosure of
002541 through 09NC-OPCPOD1-		which would impair PEF's efforts
47-002589		to contract for goods or services
		on favorable terms.

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Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 002590 through 09NC-OPCPOD1- 47-002648	document in its entirety	§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
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 002649 through 09NC-OPCPOD1- 47-002653	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 002654 through 09NC-OPCPOD1- 47-002738	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 002739 through 09NC-OPCPOD1- 47-002798	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 002799 through 09NC-OPCPOD1- 47-002854	document in its entirety	§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: Nuclear Cost Recovery Clause Docket 090009-EI

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

Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 002855 through 09NC-OPCPOD1- 47-002912	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47-3 Document bearing bates number 09NC-OPCPOD1-47- 002913 through 09NC-OPCPOD1- 47-002917		§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 002918 through 09NC-OPCPOD1- 47-002990	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 002991 through 09NC-OPCPOD1- 47-003046	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 003047 through 09NC-OPCPOD1- 47-003101	document in its entirety	§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: Nuclear Cost Recovery Clause Docket 090009-EI

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

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Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 003102 through 09NC-OPCPOD1- 47-003161	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 003162 through 09NC-OPCPOD1- 47-003166	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 003167 through 09NC-OPCPOD1- 47-003198	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 003199 through 09NC-OPCPOD1- 47-003259	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 003260 through 09NC-OPCPOD1- 47-003315	document in its entirety	§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: Nuclear Cost Recovery Clause Docket 090009-EI

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

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Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 003316 through 09NC-OPCPOD1- 47-003322	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 003323 through 09NC-OPCPOD1- 47-003384	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 003385 through 09NC-OPCPOD1- 47-003389	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47-3 Document bearing bates number 09NC-OPCPOD1-47- 003390 through 09NC-OPCPOD1- 47-003421		§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 003422 through 09NC-OPCPOD1- 47-003481	document in its entirety	§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: Nuclear Cost Recovery Clause Docket 090009-EI

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

Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 003482 through 09NC-OPCPOD1- 47-003532	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 003533 through 09NC-OPCPOD1- 47-003545	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 003546 through 09NC-OPCPOD1- 47-003601	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 003602 through 09NC-OPCPOD1- 47-003607	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 003608 through 09NC-OPCPOD1- 47-003640	document in its entirety	§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: Nuclear Cost Recovery Clause Docket 090009-El

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

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Response to Citizen's First Request to Produce Documents	document in its entirety	§366.093 (3)(d), F.S. The document in question
No 47 Document bearing bates		contains confidential
number 09NC-OPCPOD1-47-		information, the disclosure of
003641 through 09NC-OPCPOD1-		which would impair PEF's efforts
47-003668		to contract for goods or services
		on favorable terms.
Response to Citizen's First	document in its entirety	§366.093 (3)(d), F.S.
Request to Produce Documents	·	The document in question
No 47 Document bearing bates		contains confidential
number 09NC-OPCPOD1-47-		information, the disclosure of
003669 through 09NC-OPCPOD1-		which would impair PEF's efforts
47-003732		to contract for goods or services
		on favorable terms.
Response to Citizen's First	document in its entirety	§366.093 (3)(d), F.S.
Request to Produce Documents	ŕ	The document in question
No 47 Document bearing bates		contains confidential
number 09NC-OPCPOD1-47-		information, the disclosure of
003733 through 09NC-OPCPOD1-		which would impair PEF's efforts
47-003784		to contract for goods or services
	·	on favorable terms.
Response to Citizen's First	document in its entirety	§366.093 (3)(d), F.S.
Request to Produce Documents		The document in question
No 47 Document bearing bates		contains confidential
number 09NC-OPCPOD1-47-		information, the disclosure of
003785 through 09NC-OPCPOD1-		which would impair PEF's efforts
47-003804		to contract for goods or services
		on favorable terms.
Response to Citizen's First	document in its entirety	§366.093 (3)(d), F.S.
Request to Produce Documents		The document in question
No 47 Document bearing bates		contains confidential
number 09NC-OPCPOD1-47-		information, the disclosure of
003805 through 09NC-OPCPOD1-		which would impair PEF's efforts
47-003861		to contract for goods or services
		on favorable terms.

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Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 003862 through 09NC-OPCPOD1- 47-003866	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 003867 through 09NC-OPCPOD1- 47-003899	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 009946 through 09NC-OPCPOD1- 47-009949	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 009950 through 09NC-OPCPOD1- 47-009953	document in its entirety	§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: Nuclear Cost Recovery Clause Docket 090009-EI

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

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Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 004153 through 09NC-OPCPOD1- 47-004159	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 004160 through 09NC-OPCPOD1- 47-004165	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 004166 through 09NC-OPCPOD1- 47-004169	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 004170 through 09NC-OPCPOD1- 47-004171	document in its entirety	§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: Nuclear Cost Recovery Clause Docket 090009-El

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Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 004172 through 09NC-OPCPOD1- 47-004173	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 004174 through 09NC-OPCPOD1- 47-004183	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 004184 through 09NC-OPCPOD1- 47-004185	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 004186	document in its entirety	§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: Nuclear Cost Recovery Clause Docket 090009-EI

# Third Request for Confidential Classification Confidentiality Justification Matrix

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Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 004187 through 09NC-OPCPOD1- 47-004188	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 004189 through 09NC-OPCPOD1- 47-004190	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 004191 through 09NC-OPCPOD1- 47-004192	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 004193 through 09NC-OPCPOD1- 47-004253	document in its entirety	§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: Nuclear Cost Recovery Clause Docket 090009-El

# Third Request for Confidential Classification Confidentiality Justification Matrix

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Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 004254 through 09NC-OPCPOD1- 47-004313	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 004314 through 09NC-OPCPOD1- 47-004374	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 004375 through 09NC-OPCPOD1- 47-004433	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 004434 through 09NC-OPCPOD1- 47-004447	document in its entirety	§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: Nuclear Cost Recovery Clause Docket 090009-EI

# Third Request for Confidential Classification Confidentiality Justification Matrix

Response to Citizen's First	document in its entirety	§366.093 (3)(d), F.S.
Request to Produce Documents	·	The document in question
No 47 Document bearing bates		contains confidential
number 09NC-OPCPOD1-47-		information, the disclosure of
004448 through 09NC-OPCPOD1-		which would impair PEF's efforts
47-004457		to contract for goods or services
		on favorable terms.
Response to Citizen's First	document in its entirety	§366.093 (3)(d), F.S.
Request to Produce Documents	·	The document in question
No 47 Document bearing bates		contains confidential
number 09NC-OPCPOD1-47-		information, the disclosure of
004458 through 09NC-OPCPOD1-		which would impair PEF's efforts
47-004469		to contract for goods or services
		on favorable terms.
Response to Citizen's First	document in its entirety	§366.093 (3)(d), F.S.
Request to Produce Documents		The document in question
No 47 Document bearing bates		contains confidential
number 09NC-OPCPOD1-47-		information, the disclosure of
004470 through 09NC-OPCPOD1-		which would impair PEF's efforts
47-004479		to contract for goods or services
		on favorable terms.
Response to Citizen's First	document in its entirety	§366.093 (3)(d), F.S.
Request to Produce Documents		The document in question
No 47 Document bearing bates		contains confidential
number 09NC-OPCPOD1-47-		information, the disclosure of
004480 through 09NC-OPCPOD1-		which would impair PEF's efforts
47-004493		to contract for goods or services
		on favorable terms.

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Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 004497 through 09NC-OPCPOD1- 47-004498	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 004514	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 004516 through 09NC-OPCPOD1- 47-004517	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 004519	document in its entirety	§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.

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# Third Request for Confidential Classification Confidentiality Justification Matrix

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Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 004525 through 09NC-OPCPOD1- 47-004537	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 004538 through 09NC-OPCPOD1- 47-004551	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 004552 through 09NC-OPCPOD1- 47-004564	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 004565 through 09NC-OPCPOD1- 47-004587	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 004588 through 09NC-OPCPOD1- 47-004610	document in its entirety	§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.

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Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 004611 through 09NC-OPCPOD1- 47-004678	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 004679 through 09NC-OPCPOD1- 47-004734	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-004735 through 09NC-OPCPOD1-47- 004791	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-004792 through 09NC-OPCPOD1-47- 004850	document in its entirety	§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.

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# Third Request for Confidential Classification Confidentiality Justification Matrix

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Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-004851 through 09NC-OPCPOD1-47- 004921	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-004922 through 09NC-OPCPOD1-47- 004995	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-004996 through 09NC-OPCPOD1-47- 005071	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-005072 through 09NC-OPCPOD1-47- 005150	document in its entirety	§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.

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Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-005151 through 09NC-OPCPOD1-47- 005222	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-005223 through 09NC-OPCPOD1-47- 005281	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-005282 through 09NC-OPCPOD1-47- 005319	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-005320 through 09NC-OPCPOD1-47- 005348	document in its entirety	§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.

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Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-005393 through 09NC-OPCPOD1-47- 005419	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-005420 through 09NC-OPCPOD1-47- 005434	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-005536 through 09NC-OPCPOD1-47- 005637	document in its entirety	§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.

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#### PAGE/LINE

Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-005652 through 09NC-OPCPOD1-47- 005689	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-005690 through 09NC-OPCPOD1-47-005703	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-005704 through 09NC-OPCPOD1-47- 005771	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-005772 through 09NC-OPCPOD1-47- 005778	document in its entirety	§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: Nuclear Cost Recovery Clause Docket 090009-EI

# Third Request for Confidential Classification Confidentiality Justification Matrix

DOCUMENT

PAGE/LINE

Decrease to Citi and Eight	Li	Tanana iawa
Response to Citizen's First Request to Produce Documents	document in its entirety	§366.093 (3)(d), F.S.
No 47		The document in question contains confidential
Document bearing bates number		information, the disclosure of
109NC-OPCPOD1-47-005779		which would impair PEF's efforts
through 09NC-OPCPOD1-47-		to contract for goods or services
005837		on favorable terms.
55557		on lavorable terms.
Response to Citizen's First	document in its entirety	§366.093 (3)(d), F.S.
Request to Produce Documents	addament in its charety	The document in question
No 47		contains confidential
Document bearing bates number		information, the disclosure of
09NC-OPCPOD1-47-005851		which would impair PEF's efforts
		to contract for goods or services
		on favorable terms.
Response to Citizen's First	document in its entirety	§366.093 (3)(e), F.S.
Request to Produce Documents		The document in question
No 47		contains confidential information
Document bearing bates number		relating to competitive business
09NC-OPCPOD1-47-005910		interests, the disclosure of which
through 09NC-OPCPOD1-47-		would impair the competitive
005933		business of the provider/owner
		of the information.
Response to Citizen's First	document in its entirety	§366.093 (3)(e), F.S.
Request to Produce Documents		The document in question
No 47 Document bearing bates number		contains confidential information
09NC-OPCPOD1-47-005934		relating to competitive business interests, the disclosure of which
through 09NC-OPCPOD1-47-		would impair the competitive
005955		business of the provider/owner
		of the information.

# In re: Nuclear Cost Recovery Clause

# Docket 090009-EI

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

#### DOCUMENT

#### PAGE/LINE

Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-005956 through 09NC-OPCPOD1-47- 005975	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-005976 through 09NC-OPCPOD1-47- 006046	Page 5: last line on the Page in its entirety.  Page 6: line 4 under 6.1, 6.5 line in its entirety.  Page 9: paragraph 1 last 3 words on line 4, line 5 in its entirety, word 1 on line 5.  Pages 12-13: in their entirety.  Page 14: the first table in its entirety.  Page 15: table 2 the 2nd to last row in its entirety.  Page 16: all monetary values in table 4.1  Page 17: rows 1,4,11,13-17, and 19-21 in the table. (Row 1 starting below the top row containing titles)  Page 18: all percentages in note 5. Note 6 in its entirety.  Page 19: the first bullet in its entirety. Note 15 line 3 in its entirety except for word 1.  Note 16 all monetary figures and words 7-11 in line 3.  Page 20: note 18 all numbers, line 2 words 8-10, line 3 words 1-4. Note 19 all monetary figures, line 3 words 3-9. Note 20 all numbers (monetary figures and percentages).  Page 22: all monetary figures in table 4.5	§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: Nuclear Cost Recovery Clause Docket 090009-EI

# Third Request for Confidential Classification Confidentiality Justification Matrix

DOCUMENT	PAGE/LINE	JUSTIFICATION
	Pages 28-39: in their entirety.	1
	Page 40: 6.5 in its entirety.	
	Page 41: lines 1-10 in their entirety.	
	Page 48: in its entirety.	
	Page 59: diagram in its entirety.	
	Page 71: table in its entirety.	
Response to Citizen's First	document in its entirety	§366.093 (3)(e), F.S.
Request to Produce Documents	·	The document in question
No 47		contains confidential information
Document bearing bates number		relating to competitive business
09NC-OPCPOD1-47-006047		interests, the disclosure of which
through 09NC-OPCPOD1-47-		would impair the competitive
006166		business of the provider/owner
		of the information.
		5255 002 (0)/ ) 55
Response to Citizen's First	document in its entirety	§366.093 (3)(e), F.S.
Request to Produce Documents		The document in question
No 47		contains confidential information
Document bearing bates number 09NC-OPCPOD1-47-006167		relating to competitive business
		interests, the disclosure of which
through 09NC-OPCPOD1-47-		would impair the competitive
006185		business of the provider/owner
		of the information.
Response to Citizen's First	document in its entirety	§366.093 (3)(e), F.S.
Request to Produce Documents		The document in question
No 47		contains confidential information
Document bearing bates number		relating to competitive business
09NC-OPCPOD1-47-006186		interests, the disclosure of which
through 09NC-OPCPOD1-47-		would impair the competitive
006206		business of the provider/owner
		of the information.

#### In re: Nuclear Cost Recovery Clause Docket 090009-El

# Third Request for Confidential Classification Confidentiality Justification Matrix

#### **DOCUMENT**

#### PAGE/LINE

Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-006207 through 09NC-OPCPOD1-47- 006224	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-006225 through 09NC-OPCPOD1-47- 006240	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-006241 through 09NC-OPCPOD1-47- 006257	document in its entirety	§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: Nuclear Cost Recovery Clause Docket 090009-EI

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

DOCUMENT PAGE/LINE

Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-006258 through 09NC-OPCPOD1-47- 006275	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-006276 through 09NC-OPCPOD1-47- 006293	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-006294 through 09NC-OPCPOD1-47- 006311	document in its entirety	§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: Nuclear Cost Recovery Clause Docket 090009-EI

# Third Request for Confidential Classification Confidentiality Justification Matrix

#### **DOCUMENT**

#### PAGE/LINE

Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-006312 through 09NC-OPCPOD1-47- 006331	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-006332 through 09NC-OPCPOD1-47- 006361	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-006362 through 09NC-OPCPOD1-47- 006393	document in its entirety	§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: Nuclear Cost Recovery Clause Docket 090009-EI

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

#### DOCUMENT

#### PAGE/LINE

Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-006394 through 09NC-OPCPOD1-47- 006430	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-006431 through 09NC-OPCPOD1-47- 006463	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-006464 through 09NC-OPCPOD1-47- 006496	document in its entirety	§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: Nuclear Cost Recovery Clause Docket 090009-EI

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

#### **DOCUMENT**

#### PAGE/LINE

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Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-006497 through 09NC-OPCPOD1-47- 006533	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-006611 through 09NC-OPCPOD1-47- 006623	document in its entirety	§366.093 (3) (b) The document in question contains confidential information containing internal auditing controls and reports of internal auditors.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-006680	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-006681 through 09NC-OPCPOD1-47- 006682	document in its entirety	§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: Nuclear Cost Recovery Clause Docket 090009-EI

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

DOCUMENT

PAGE/LINE

Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-006683	document in its entirety	§366.093 (3) (b) The document in question contains confidential information containing internal auditing controls and reports of internal auditors.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-006684 through 09NC-OPCPOD1-47- 006686	document in its entirety	§366.093 (3) (b) The document in question contains confidential information containing internal auditing controls and reports of internal auditors.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-007337	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-007338	document in its entirety	§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: Nuclear Cost Recovery Clause Docket 090009-EI

# Third Request for Confidential Classification Confidentiality Justification Matrix

Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-007339	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-007340	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-007750 through 09NC-OPCPOD1-47- 007767	document in its entirety	§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: Nuclear Cost Recovery Clause Docket 090009-EI

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

#### **DOCUMENT**

#### PAGE/LINE

Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-007768 through 09NC-OPCPOD1-47- 007787	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-007788 through 09NC-OPCPOD1-47- 007802	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-007909	document in its entirety	§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: Nuclear Cost Recovery Clause

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

Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-007910 through 09NC-OPCPOD1-47- 007913	document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 51 Document bearing bates number 09NC-OPCPOD1-51- 000001	the document in its entirety	§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.
Response to Citizen's First Request to Produce Documents No 51 Document bearing bates number 09NC-OPCPOD1-51- 000002 through 09NC-OPCPOD1- 51-000003	the document in its entirety	§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: Nuclear Cost Recovery Clause Docket 090009-EI

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

DOCUMENT

PAGE/LINE

the document in its entirety	§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
the document in its entirety	business of the provider/owner of the information.  §366.093 (3)(e), F.S.
the document in its entirety	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.
Page 28: Line 6, All text except first word; Lines 7-10 in their entirety.	§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.
	the document in its entirety  Page 28: Line 6, All text except first word;

#### **ATTACHMENT C**

#### PROGRESS ENERGY FLORIDA

# In re: Nuclear Cost Recovery Clause Docket 090009-EI

# Third Request for Confidential Classification Confidentiality Justification Matrix

DOCUMENT	SECTION/PAGE/LINE/WORD	JUSTIFICATION
Response to Citizens' First Set of Interrogatories, No. 2	Entire Response	§366.093(3)(d), Fla. Stat.  The document portions in question contain confidential contractual information, the disclosure of which would impair PEF's efforts to contract for goods or services on favorable terms.
		§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.
Response to Citizens' First Set of Interrogatories, No. 3	All dollar figures in response	§366.093(3)(d), Fla. Stat.  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), Fla. Stat.  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.
Response to Citizens' First Set of Interrogatories, No. 4	Entire Response	§366.093(3)(d), Fla. Stat. 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: Nuclear Cost Recovery Clause Docket 090009-EI

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

DOCUMENT	SECTION/PAGE/LINE/WORD	JUSTIFICATION
		§366.093(3)(e), Fla. Stat.
		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.
Response to	Line 11, 10 <sup>th</sup> through 15 <sup>th</sup> words; Line	§366.093(3)(d), Fla. Stat.
Citizens' First Set	12, 1 <sup>st</sup> through 10 <sup>th</sup> words	The document in question contains
of Interrogatories,	,-	confidential information, the
No. 5		disclosure of which would impair
		PEF's efforts to contract for goods
		or services on favorable terms.
		§366.093(3)(e), Fla. Stat.
		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.
Response to	The 2 <sup>nd</sup> through 7 <sup>th</sup> dollar figures shown	§366.093(3)(d), Fla. Stat.
Citizens' First Set		The document in question contains
of Interrogatories,		confidential information, the
No. 6		disclosure of which would impair
		PEF's efforts to contract for goods
		or services on favorable terms.
	·	§366.093(3)(e), Fla. Stat.
		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.
Response to	Document in its entirety	§366.093(3)(e), Fla. Stat.
Staff's Second		The document in question contains
Request for		confidential information relating to
Production of		competitive business interests, the
Documents, No. 5		disclosure of which would impair
bearing Bates		the competitive business of the
numbers 09NC-		provider/owner of the information.
FPSC1-5-000109		

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## In re: Nuclear Cost Recovery Clause Docket 090009-EI

## Third Request for Confidential Classification Confidentiality Justification Matrix

DOCUMENT	SECTION/PAGE/LINE/WORD	JUSTIFICATION
through 09NC-		
Response to Staff's Second Request for Production of Documents, No. 6 bearing Bates numbers 09NC- FPSC1-6-000001 through 09NC- FPSC1-6-000061	Documents in its entirety	§366.093(3)(d), Fla. Stat.  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), Fla. Stat.  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.
Response to Staff's Second Request for Production of Documents, No. 6 bearing Bates numbers 09NC- FPSC1-6-000062 through 09NC- FPSC1-6-000081	Document in its entirety	§366.093(3)(d), Fla. Stat.  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), Fla. Stat.  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.
Response to Staff's Second Request for Production of Documents, No. 7 bearing Bates numbers 09NC- FPSC1-7-000011 through 09NC- FPSC1-7-000014	Document in its entirety	§366.093(3)(d), Fla. Stat. 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), Fla. Stat. The document in question contains confidential information relating to competitive business interests, the disclosure of which would impair the competitive business of the

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## In re: Nuclear Cost Recovery Clause Docket 090009-EI

	Confidentiality Justification	
DOCUMENT	SECTION/PAGE/LINE/WORD	JUSTIFICATION
		provider/owner of the information.
Response to	Page 8, Line 22, dollar figure; Page 9,	§366.093(3)(d), Fla. Stat.
Staff's Second	Chart; Page 11 in its entirety; Page 12,	The document in question contains
Request for	all information in the chart and all text in	confidential information, the
Production of	the first two bullet points; Page 13, all	disclosure of which would impair
Documents, No. 8	information in Table 5; Page 15 in its	PEF's efforts to contract for goods
bearing Bates	entirety; Page 16 in its entirety; Page 17	or services on favorable terms.
numbers 09NC-	in its entirety; Page 18 in its entirety;	
FPSC1-8-000001	Page 19, First 16 lines of text and the	§366.093(3)(e), Fla. Stat.
through 09NC-	chart; Page 20, Section 6.4 in its entirety;	The document in question contains
FPSC1-8-000023	Page 22, Section 8.0 in its entirety	confidential information relating to
		competitive business interests, the
		disclosure of which would impair
		the competitive business of the
		provider/owner of the information.
Response to	Document in its entirety	§366.093(3)(b), Fla. Stat.
Staff's Second		The document in question contains
Request for		information relating to internal
Production of		audits controls and reports.
Documents, No. 9		_
bearing Bates		§366.093(3)(e), Fla. Stat.
numbers 09NC-		The document in question contains
FPSC1-9-000001		confidential information relating to
through 09NC-		competitive business interests, the
FPSC1-9-000018		disclosure of which would impair
		the competitive business of the
		provider/owner of the information.
Response to	Document in its entirety	§366.093(3)(b), Fla. Stat.
Staff's Second	·	The document in question contains
Request for		information relating to internal
Production of		audits controls and reports.
Documents, No. 9		
bearing Bates		§366.093(3)(e), Fla. Stat.
numbers 09NC-		The document in question contains
FPSC1-9-000019		confidential information relating to
through 09NC-		competitive business interests, the
FPSC1-9-000036		disclosure of which would impair
		the competitive business of the
		provider/owner of the information.
Response to	Document in its entirety	§366.093(3)(b), Fla. Stat.
Staff's Second		The document in question contains
Request for		information relating to internal
Production of		audits controls and reports.

## In re: Nuclear Cost Recovery Clause Docket 090009-EI

<u></u>	Confidentiality Justification Matrix			
DOCUMENT	SECTION/PAGE/LINE/WORD	JUSTIFICATION		
Documents, No. 9				
bearing Bates		§366.093(3)(e), Fla. Stat.		
numbers 09NC-		The document in question contains		
FPSC1-9-000037		confidential information relating to		
through 09NC-		competitive business interests, the		
FPSC1-9-000056		disclosure of which would impair		
		the competitive business of the		
		provider/owner of the information.		
Response to	Document in its entirety	§366.093(3)(b), Fla. Stat.		
Staff's Second	_	The document in question contains		
Request for		information relating to internal		
Production of		audits controls and reports.		
Documents, No. 9		1		
bearing Bates		§366.093(3)(e), Fla. Stat.		
numbers 09NC-		The document in question contains		
FP\$C1-9-000057		confidential information relating to		
through 09NC-		competitive business interests, the		
FPSC1-9-000078		disclosure of which would impair		
		the competitive business of the		
		provider/owner of the information.		
Response to	Document in its entirety	§366.093(3)(b), Fla. Stat.		
Staff's Second		The document in question contains		
Request for		information relating to internal		
Production of		audits controls and reports.		
Documents, No. 9		and top cross		
bearing Bates		§366.093(3)(e), Fla. Stat.		
numbers 09NC-		The document in question contains		
FPSC1-9-000079		confidential information relating to		
through 09NC-		competitive business interests, the		
FPSC1-9-000101		disclosure of which would impair		
		_		
		1		
Response to	Document in its entirety			
1 -	2 o o miliono in 100 o miliony	1 - ' ' ' '		
-		_		
·		§366.093(3)(e), Fla. Stat.		
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		* ·		
	·	_		
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		·		
Response to Staff's Second Request for Production of Documents, No. 9 bearing Bates numbers 09NC- FPSC1-9-000102 through 09NC- FPSC1-9-000125	Document in its entirety	the competitive business of the provider/owner of the information.  §366.093(3)(b), Fla. Stat.  The document in question contains information relating to internal audits controls and reports.  §366.093(3)(e), Fla. Stat.  The document in question contains confidential information relating to competitive business interests, the disclosure of which would impair the competitive business of the		

## In re: Nuclear Cost Recovery Clause Docket 090009-EI

DOCUMENT	SECTION/PAGE/LINE/WORD	JUSTIFICATION
		provider/owner of the information.
Response to	Document in its entirety	§366.093(3)(b), Fla. Stat.
Staff's Second		The document in question contains
Request for		information relating to internal
Production of		audits controls and reports.
Documents, No. 9		
bearing Bates		§366.093(3)(e), Fla. Stat.
numbers 09NC-		The document in question contains
FPSC1-9-000126		confidential information relating to
through 09NC-		competitive business interests, the
FPSC1-9-000143		disclosure of which would impair
		the competitive business of the
		provider/owner of the information.
Response to	Document in its entirety	§366.093(3)(b), Fla. Stat.
Staff's Second		The document in question contains
Request for		information relating to internal
Production of		audits controls and reports.
Documents, No. 9		•
bearing Bates		§366.093(3)(e), Fla. Stat.
numbers 09NC-		The document in question contains
FPSC1-9-000144		confidential information relating to
through 09NC-		competitive business interests, the
FPSC1-9-000163		disclosure of which would impair
		the competitive business of the
		provider/owner of the information.
Response to	Document in its entirety	§366.093(3)(b), Fla. Stat.
Staff's Second		The document in question contains
Request for		information relating to internal
Production of		audits controls and reports.
Documents, No. 9		
bearing Bates		§366.093(3)(e), Fla. Stat.
numbers 09NC-		The document in question contains
FPSC1-9-000164		confidential information relating to
through 09NC-		competitive business interests, the
FPSC1-9-000181		disclosure of which would impair
		the competitive business of the
,		provider/owner of the information.
Response to	Document in its entirety	§366.093(3)(b), Fla. Stat.
Staff's Second		The document in question contains
Request for		information relating to internal
Production of		audits controls and reports.
Documents, No. 9		
bearing Bates		§366.093(3)(e), Fla. Stat.

## In re: Nuclear Cost Recovery Clause Docket 090009-EI

## Third Request for Confidential Classification Confidentiality Justification Matrix

DOCUMENT	SECTION/PAGE/LINE/WORD	JUSTIFICATION
numbers 09NC-		The document in question contains
FPSC1-9-000182		confidential information relating to
through 09NC-		competitive business interests, the
FPSC1-9-000196		disclosure of which would impair
		the competitive business of the
		provider/owner of the information.
Response to	Document in its entirety	§366.093(3)(b), Fla. Stat.
Staff's Second		The document in question contains
Request for		information relating to internal
Production of		audits controls and reports.
Documents, No. 9		
bearing Bates		§366.093(3)(e), Fla. Stat.
numbers 09NC-		The document in question contains
FPSC1-9-000197		confidential information relating to
through 09NC-		competitive business interests, the
FPSC1-9-000214		disclosure of which would impair
		the competitive business of the
		provider/owner of the information.
Response to	Document in its entirety	§366.093(3)(b), Fla. Stat.
Staff's Second		The document in question contains
Request for		information relating to internal
Production of		audits controls and reports.
Documents, No. 9		
bearing Bates		§366.093(3)(e), Fla. Stat.
numbers 09NC-		The document in question contains
FPSC1-9-000215		confidential information relating to
through 09NC-		competitive business interests, the
FPSC1-9-000232		disclosure of which would impair
		the competitive business of the
		provider/owner of the information.

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# In re: Nuclear Cost Recovery Clause

Docket 090009-EI

Third Request for Confidential Classification Confidentiality Justification Matrix

ATTACHMENT C

#### PROGRESS ENERGY FLORIDA

In re: Nuclear Cost Recovery Clause

Docket 090009-EI

Request for Confidential Classification as to Exhibits to Direct Testimony of Thomas Foster Confidentiality Justification Matrix

DOCUMENT	SCHEDULE	PAGE/LINE/COLUMN	JUSTIFICATION
Exhibits TGF-1	AE-8	Page 1, Line 1, Columns	§366.093(3)(d), Fla. Stat.
		C,D,E,F,G,H,K; Line 2, Columns,	The document portions in
		C,D,E,F,G,H; Line 3, Columns,	question contain
		C,D,E,F,G,H; Line 4, Columns,	confidential contractual
		C,D,E,F,G,H; Line 5, Columns,	information, the disclosure
		C,D,E,F,G,H; Line 6, Columns,	of which would impair PEF's
		C,D,E,F,G,H; Line 7, Columns,	efforts to contract for goods
		C,D,E,F,G,H. Page 2, Line 8,	or services on favorable
		Columns, C,D,E,F,G,H; Line 9,	terms.
		Columns, C,D,E,F,G,H; Line 10,	
		Columns, C,D,E,F,G,H,K; Line 11,	§366.093(3)(e), Fla. Stat.
1		Columns, C,D,E,F,G,H,K; Line 12,	The document portions in
		Columns, C,D,E,F,G,H,K; Line 13,	question contain
		Columns, C,D,E,F,G,H,K; Line 14,	confidential information
		Columns, C,D,E,F,G,H,K. Page 3,	relating to competitive
		Line 15, Columns, C,D,E,F,G,H; Line	business interests, the
		16, Columns, C,D,E,F,G,H; Line 17,	disclosure of which would
		Columns, C,D,E,F,G,H; Line 18,	impair the competitive
		Columns, C,D,E,F,G,H; Line 19,	business of the
		Columns, C,D,E,F,G,H; Line 20,	provider/owner of the
		Columns, C,D,E,F,G,H; Line 21,	information.
		Columns, C,D,E,F,G,H; Line 22,	
		Columns, C,D,E,F,G,H, I. Endnote	
		(a).	

## In re: Nuclear Cost Recovery Clause Docket 090009-El

DOCUMENT	SCHEDULE	PAGE/LINE/COLUMN	JUSTIFICATION
TGF-1	AE-8A	Page 1, Line 35, Column B; Line 39,	§366.093(3)(d), Fla. Stat.
		Column B; Line 40, Column B.	The document portions in
		Page 2, Line 71, Column B; Line 75,	question contain
		Column B, Line 76, Column B.	confidential contractual
	!	Page 3, Line 111, Column B; Line	information, the disclosure
		115, Column B; Line 116 Column B.	of which would impair PEF's
		Page 4, Line 150, Column B; Line	efforts to contract for goods
		154, Column B; Line 155, Column	or services on favorable
		B. Page 5, Line 187, Column B;	terms.
		Line 191, Column B; Line 192,	
		Column B. Page 6, Line 228,	§366.093(3)(e), Fla. Stat.
		Column B; Line 232, Column B;	The document portions in
		Line 233, Column B. Page 7, Line	question contain
		274, Column B; Line 278, Column	confidential information
		B; Line 279, Column B. Page 8,	relating to competitive
		Line 315, Column B; Line 319,	business interests, the
		Column B; Line 320, Column B.	disclosure of which would
		Page 9, Line 362, Column B; Line	impair the competitive
		366, Column B; Line 367, Column	business of the
		B. Page 10, Line 450, Column B;	provider/owner of the
		Line 454, Column B; Line 455,	information.
		Column B. page 12, Line 492,	
		Column B; Line 496, Column B;	
		Line 497, Column B.	

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DOCUMENT	SCHEDULE	PAGE/LINE/COLUMN	JUSTIFICATION
TGF-1	AE-8A	Page 13, Line 528, Column B; Line	§366.093(3)(d), Fla. Stat.
		532, Column B; Line 533, Column	The document portions in
		B. Page 14, Line 578, Column B;	question contain
		Line 582, Column B; Line 583,	confidential contractual
		Column B. Page 15, Line 626,	information, the disclosure
		Column B; Line 630, Column B;	of which would impair PEF's
		Line 631, Column B. Page 16, Line	efforts to contract for goods
		667, Column B; Line 671, Column	or services on favorable
		B; Line 672, Column B. Page 17,	terms.
		Line 710, Column B; Line 714,	
		Column B; Line 715, Column B.	§366.093(3)(e), Fla. Stat.
		Page 18, Line 755, Column B; Line	The document portions in
		759, Column B; Line 760, Column	question contain
		B. Page 19, Line 802, Column B;	confidential information
		Line 806, Column B; Line 807,	relating to competitive
		Column B. Page 20, Line 848,	business interests, the
		Column B; Line 852, Column B;	disclosure of which would
		Line 853, Column B. Page 21, Line	impair the competitive
		893, Column B; Line 897, Column	business of the
		B; Line 898, Column B. Page 22,	provider/owner of the
		Line 924, Column B; Line 935,	information.
		Column B; Line 939, Column B;	
		Line 940, Column B.	

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SCHEDULE	PAGE/LINE/COLUMN	JUSTIFICATION
P-8	Page 1, Line 1, Columns	§366.093(3)(d), Fla. Stat.
	C,D,E,F,G,H, K; Line 2, Columns	The document portions in
	C,D,E,F,G,H; Line 3, Columns	question contain
	C,D,E,F,G,H; Line 4, Columns	confidential contractual
	C,D,E,F,G,H; Line 5, Columns	information, the disclosure
	C,D,E,F,G,H; Line 6, Columns	of which would impair PEF's
	C,D,E,F,G,H; Line 7, Columns	efforts to contract for goods
	C,D,E,F,G,H. Page 2, Line 8,	or services on favorable
	Columns C,D,E,F,G,H; Line 9,	terms.
	Columns C,D,E,F,G,H; Line 10,	
	Columns C,D,E,F,G,H,K; Line 11,	§366.093(3)(e), Fla. Stat.
	Columns C,D,E,F,G,H,K; Line 12,	The document portions in
	Columns C,D,E,F,G,H,K; Line 13,	question contain
	Columns C,D,E,F,G,H,K; Line 14,	confidential information
	Columns C,D,E,F,G,H,K. Page 3,	relating to competitive
	Line 15, Columns C,D,E,F,G,H; Line	business interests, the
	16, Columns C,D,E,F,G,H; Line 17,	disclosure of which would
	Columns C,D,E,F,G,H; Line 18,	impair the competitive
	Columns C,D,E,F,G,H; Line 19,	business of the
	Columns C,D,E,F,G,H; Line 20,	provider/owner of the
	Columns C,D,E,F,G,H; Line 21,	information.
	Columns C,D,E,F,G,H; Line 22,	
	Columns C,D,E,F,G,H,I. Endnote	
	(a).	
		P-8  Page 1, Line 1, Columns  C,D,E,F,G,H, K; Line 2, Columns  C,D,E,F,G,H; Line 3, Columns  C,D,E,F,G,H; Line 4, Columns  C,D,E,F,G,H; Line 5, Columns  C,D,E,F,G,H; Line 6, Columns  C,D,E,F,G,H; Line 7, Columns  C,D,E,F,G,H; Line 7, Columns  C,D,E,F,G,H. Page 2, Line 8,  Columns C,D,E,F,G,H; Line 10,  Columns C,D,E,F,G,H; Line 11,  Columns C,D,E,F,G,H,K; Line 11,  Columns C,D,E,F,G,H,K; Line 13,  Columns C,D,E,F,G,H,K; Line 14,  Columns C,D,E,F,G,H,K. Page 3,  Line 15, Columns C,D,E,F,G,H; Line 17,  Columns C,D,E,F,G,H; Line 17,  Columns C,D,E,F,G,H; Line 19,  Columns C,D,E,F,G,H; Line 20,  Columns C,D,E,F,G,H; Line 21,  Columns C,D,E,F,G,H; Line 22,  Columns C,D,E,F,G,H; Line 22,

## In re: Nuclear Cost Recovery Clause Docket 090009-EI

DOCUMENT	SCHEDULE	PAGE/LINE/COLUMN	JUSTIFICATION
Exhibit TGF-4	AE-8A	Page 1, Line 35, Column B; Line	§366.093(3)(d), Fla. Stat.
		39, Column B; Line 40, Column B.	The document portions in
		Page 2, Line 71, Column B; Line 75,	question contain
		Column B, Line 76, Column B.	confidential contractual
		Page 3, Line 111, Column B; Line	information, the disclosure
		115, Column B; Line 116 Column B.	of which would impair PEF's
		Page 4, Line 150, Column B; Line	efforts to contract for goods
		154, Column B; Line 155, Column	or services on favorable
		B. Page 5, Line 187, Column B;	terms.
		Line 191, Column B; Line 192,	
		Column B. Page 6, Line 228,	§366.093(3)(e), Fla. Stat.
		Column B; Line 232, Column B;	The document portions in
		Line 233, Column B. Page 7, Line	question contain
		274, Column B; Line 278, Column	confidential information
		B; Line 279, Column B. Page 8,	relating to competitive
		Line 315, Column B; Line 319,	business interests, the
		Column B; Line 320, Column B.	disclosure of which would
		Page 9, Line 362, Column B; Line	impair the competitive
		366, Column B; Line 367, Column	business of the
		B. Page 10, Line 406, Column B;	provider/owner of the
		Line 410, Column B; Line 411,	information.
		Column B; Page 11, Line 450,	
		Column B; Line 454, Column B;	
		Line 455, Column B. page 12, Line	
		492, Column B; Line 496, Column	
		B; Line 497, Column B.	

## In re: Nuclear Cost Recovery Clause

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DOCUMENT	SCHEDULE	PAGE/LINE/CÓLUMN	JUSTIFICATION
Exhibit TGF-4	AE-8A	Page 13, Line 528, Column B; Line 532, Column B; Line 533, Column B. Page 14, Line 578, Column B; Line 582, Column B; Line 583, Column B. Page 15, Line 626, Column B; Line 630, Column B; Line 631, Column B. Page 16, Line 667, Column B; Line 671, Column B; Line 672, Column B. Page 17, Line 710, Column B; Line 714, Column B; Line 715, Column B. Page 18, Line 755, Column B; Line 759, Column B; Line 760, Column B. Page 19, Line 802, Column B; Line 806, Column B; Line 807, Column B. Page 20, Line 848, Column B; Line 852, Column B; Line 853, Column B. Page 21, Line 893, Column B; Line 897, Column B; Line 898, Column B. Page 22, Line 924, Column B; Line 935, Column B; Line 939, Column B; Line 940, Column B.	or services on favorable terms.  §366.093(3)(e), Fla. Stat. The document portions in question contain confidential information relating to competitive business interests, the disclosure of which would

# In re: Nuclear Cost Recovery Clause

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DOCUMENT	SCHEDULE	PAGE/LINE/COLUMN	JUSTIFICATION
Exhibit TGF-4	AE-8	Page 1, Line 1, Columns B,C,D,E,F,G,H; Line 2, Columns B,C,D,E,F,G,H; Line 3, Columns B,C,D,E,F,G,H; Line 4, Columns B,C,D,E,F,G,H; Line 5, Columns B,C,D,E,F,G,H; Line 6, Columns B,C,D,E,F,G,H; Line 7, , Columns B,C,D,E,F,G,H; Line 9, Columns B,C,D,E,F,G,H; Line 9, Columns B,C,D,E,F,G,H; Line 10, Columns B,C,D,E,F,G,H.	§366.093(3)(d), Fla. Stat. The document portions in question contain confidential contractual information, the disclosure of which would impair PEF's efforts to contract for goods or services on favorable terms.  §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.

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DOCUMENT	SCHEDULE	PAGE/LINE/COLUMN	JUSTIFICATION
Exhibit TGF-4	A-8A	Page 1, Line 28, Column A; Line 32,	§366.093(3)(d), Fla. Stat.
		Column A; Line 34, Column A.	The document portions in
		Page 2, Line 59, Column A; Line 63,	question contain
		Column A; Line 65, Column A.	confidential contractual
		Page 3, Line 90, Column A; Line 94,	information, the disclosure
		Column A; Line 96, Column A.	of which would impair PEF's
		Page 4, Line 119, Column A; Line	efforts to contract for goods
		123, Column A; Line 125, Column	or services on favorable
		A. Page 5, Line 151, Column A;	terms.
		Line 155, Column A; Line 157,	
		Column A. Page 6, Line 180,	§366.093(3)(e), Fla. Stat.
		Column A; Line 184, Column A;	The document portions in
		Line 186, Column A. Page 7, Line	question contain
		210, Column A; Line 214, Column	confidential information
		A; Line 216, Column A. Page 8,	relating to competitive
		Line 240, Column A; Line 244,	business interests, the
		Column A; Line 246, Column A.	disclosure of which would
		Page 9, Line 268, Column A; Line	impair the competitive
		272, Column A, Line 274, Column	business of the
		A. Page 10, Line 297, Column A;	provider/owner of the
		Line 301, Column A; Line 303,	information.
		Column A.	

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DOCUMENT	SCHEDULE	PAGE/LINE/COLUMN	JUSTIFICATION
Exhibit TGF-5	P-8	Page 1, Line 1, Columns	§366.093(3)(d), Fla. Stat.
		C,D,E,F,G,H; Line 2, Columns	The document portions in
		C,D,E,F,G,H; Line 3, Columns	question contain
		C,D,E,F,G,H; Line 4, Columns	confidential contractual
		C,D,E,F,G,H; Line 5, Columns	information, the disclosure
		C,D,E,F,G,H; Line 6, Columns	of which would impair PEF's
		C,D,E,F,G,H; Line 7, , Columns	efforts to contract for goods
		C,D,E,F,G,H; Line 8, Columns	or services on favorable
		C,D,E,F,G,H; Line 9, Columns	terms.
		C,D,E,F,G,H; Line 10, Columns	
		C,D,E,F,G,H.	§366.093(3)(e), Fla. Stat.
			The document portions in
			question contain
		<i>'</i>	confidential information
			relating to competitive
			business interests, the
			disclosure of which would
			impair the competitive
			business of the
			provider/owner of the
			information.

# PROGRESS ENERGY FLORIDA In re: Nuclear Cost Recovery Clause

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DOCUMENT	SCHEDULE	PAGE/LINE/COLUMN	JUSTIFICATION
Exhibit TGF-5 P-8A	Columnage Column	Column A; Line 125, Column ge 5, Line 151, Column A; 155, Column A; Line 157,	The document portions in question contain confidential contractual