# **Diamond Williams**

100009-EJ

From: Costello, Jeanne [jcostello@carltonfields.com]

Sent: Monday, March 28, 2011 3:47 PM

To: Filings@psc.state.fl.us

Cc: Bryan.Anderson@fpl.com; Lisa Bennett; Bernier, Matthew R.; jbrew@bbrslaw.com; john.burnett@pgnmail.com; jessica.cano@fpl.com; gadavis@enviroattorney.com; janusman\_grd@yahoo.com; alex.glenn@pgnmail.com; vkaufman@kagmlaw.com; paul.lewisjr@pgnmail.com; Shayla L. McNeill; jmcwhirter@mac-law.com; RMiller@pcsphosphate.com; jmoyle@kagmlaw.com; Charles Rehwinkel; ataylor@bbrslaw.com; dianne.triplett@pgnmail.com; Walls, J. Michael; Jamie Whitlock; Anna Williams; WOODS.MONICA; Keino Young

Subject: Filing Docket No. 100009

Attachments: Docket 100009 Notice of Filing.pdf

Docket 100009

In re: Nuclear Cost Recovery Clause

- 1. The attached document is being filed on behalf of Progress Energy Florida.
- 2. The document is Progress Energy Florida's Notice of Filing Revised Confidentiality Justification Matrixes.
- 3. This document has 48 pages.
- 4. This document is being filed by

#### Jeanne Costello on behalf of Blaise N. Huhta

Carlton Fields, P.A. 4221 W. Boy Scout Boulevard, Suite 1000 Tampa, Florida 33607-5780 direct 813.229.4917 fax 813.229.4133 jcostello@carltonfields.com www.carltonfields.com

3/28/2011

### BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Nuclear Cost Recovery Clause

Docket No. 100009-EI

Submitted: March 28, 2011

### PROGRESS ENERGY FLORIDA'S NOTICE OF FILING REVISED **CONFIDENTIALITY JUSTIFICATION MATRIXES**

Notice is hereby given, through the undersigned counsel, on behalf of Progress Energy Florida, Inc. ("PEF") of filing the revised confidentiality justification matrixes of documents used as exhibits during final hearing as indicated on the attached Exhibit A.

Respectfully submitted,

R. Alexander Glenn Associate General Counsel Dianne M. Triplett Associate General Counsel PROGRESS ENERGY SERVICE Post Office Box 14042 St. Petersburg, FL 33733-4042 Telephone: (727) 820-5587 (727) 820-5519

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**FPSC-COMMISSION CLERK** 

18524176.1

General Counsel

COMPANY, LLC

John Burnett

Facsimile:

#### **CERTIFICATE OF SERVICE**

I HEREBY CERTIFY a true and correct copy of the foregoing has been furnished to counsel and parties of record as indicated below via electronic Mail this 2011.

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HEARING EXHIBIT NO.	BATES NO.	PEF REQUEST	DATE	MATRIX PSC DOC NO.	COMMENT
198	10PMA-DR1CR3- 14-002296 - 002298; 10PMA-DR1CR3- 14-002299 - 002301; 10PMA-DR1CR3- 14-002171 - 002175; 10PMA-DR1CR3- 14-002302 - 002304; 10PMA-DR1CR3- 14-002307 - 002308; 10PMA-DR1CR3- 14-002309 - 002313	PEF's 12 <sup>th</sup> Request for Confidential Classification	7/12/10	05698-10	Documents listed in order of appearance and un-bates numbered documents were used as the exhibit
199	10NC-OPCPOD2-45- 000370 - 000493	PEF's 3 <sup>rd</sup> Request for Confidential Classification	4/23/10	03253-10	Excerpt from 10NC- OPCPOD2-45-000370 through 10NC- OPCPOD2-45-000604
200	10NC-OPCPOD3-54- 000001 - 000030 Attachment 1: 10NC-OPCPOD1-40- 000510 - 000528 Attachment 2: 09NC- OPCPOD1-4-000001 - 000027	PEF's 11 <sup>th</sup> Request for Confidential Classification Attachment 1: PEF 2 <sup>nd</sup> Request for Confidential Classification Attachment 2: Docket 090009 PEF 3 <sup>rd</sup> Request for Confidential Classification	6/23/10 Att 1: 4/22/10 Att 2: 5/22/09	05204-10 Att 1: 03205-10 Att 2: 05150-09	
201	09NC-OPCPOD1-7- 000071 - 000098	Docket 090009 PEF's 3 <sup>rd</sup> Request for Confidential Classification	5/22/09	05150-09	
202	10PMA-DR1CR3- 14-002110 - 002123	PEF's 12 <sup>th</sup> Request for Confidential Classification	7/12/10	05698-10	

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HEARING EXHIBIT NO.	BATES NO.	PEF REQUEST	DATE	MATRIX PSC DOC NO.	COMMENT
203	10PMA-DR1CR3- 14-002124 - 002131	PEF's 12 <sup>th</sup> Request for Confidential Classification	7/12/10	05698-10	
208	10NC-OPCPOD1-7- 000016 - 000017	PEF's 2 <sup>nd</sup> Request for Confidential Classification	4/22/10	03250-10	Excerpt from 10NC- OPCPOD1-7-000016 through 10NC- OPCPOD1-7-000019
209	10NC-OPCPOD1-16- 000001 - 000006	PEF's 2 <sup>nd</sup> Request for Confidential Classification	4/22/10	03250-10	
212	10NC-OPCPOD1-7- 000005 - 000007	PEF's 2 <sup>nd</sup> Request for Confidential Classification	4/22/10	3205-10	
213	10NC-OPCPOD2-46-           000001; 10NC-           OPCPOD2-46-           000050; 10NC-           OPCPOD2-46-           000068           [2 <sup>nd</sup> Bates No. 09NC-           OPCPOD1-16-00001           - 000068]	PEF's 3 <sup>rd</sup> Request for Confidential Classification; 2 <sup>nd</sup> Bates No. Docket 090009 PEF 1 <sup>st</sup> Request for Confidential Classification	4/23/10 2 <sup>nd</sup> Bates No. 5/22/09	03256-10 2 <sup>nd</sup> Bates No. 05150-09	Excerpt pages from 10NC-OPCPOD2-46- 000001through 10NC- OPCPOD2-46-000137
217	10NC-OPCPOD3-60- 000001 - 000023; 2 <sup>nd</sup> Bates No. 10PMA-DR4-LEVY- 3S1-000001 - 000023	PEF's 8 <sup>th</sup> Request for Confidential Classification 2 <sup>nd</sup> Bates No.: PEF 12 <sup>th</sup> Request for Confidential Classification	6/14/10 2 <sup>nd</sup> Bates No. 7/12/10	04925-10 2 <sup>nd</sup> Bates No. 05698-10	

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HEARING EXHIBIT NO.	BATES NO.	PEF REQUEST	DATE	MATRIX PSC DOC NO.	COMMENT
219	10NC-OPCPOD1-6- 011091 – 011093; 2 <sup>nd</sup> Bates No. 10PMA-DR1LEVY- 8A-000105	PEF's 2 <sup>nd</sup> Request for Confidential Classification; 2 <sup>nd</sup> Bates No. PEF 12 <sup>th</sup> Request for Confidential Classification	4/22/10 2 <sup>nd</sup> Bates No. 7/12/10	03205-10 2 <sup>nd</sup> Bates No. 05698-10	
220	10NC-OPCPOD1-1- 000001 - 000020; 2 <sup>nd</sup> Bates No. 10NC- OPCPOD1-1-000001 - 000020	PEF's 2 <sup>nd</sup> Request for Confidential Classification; 2 <sup>nd</sup> Bates No. PEF 12 <sup>th</sup> Request for Confidential Classification	4/22/10 2 <sup>nd</sup> Bates No. 7/12/10	03150-10 2 <sup>nd</sup> Bates No. 05698-10	
225	Docket 090009 09NC-0PCPOD1-47- 020432	PEF's 6 <sup>th</sup> Request for Confidential Classification	6/25/09	06401-09	Excerpt from Document No. 09NC-OPCPOD1- 47-020428 through 09NC-OPCPOD1-47- 020469
226	PEF Response to Staff 3d Rogs Nos. 7- 9	PEF's 6 <sup>th</sup> Request for Confidential Classification	6/25/09	06401-09	
227	Docket 090009 09NC-OPCPOD1-47- 010367 - 010377	PEF's 6 <sup>th</sup> Request for Confidential Classification	6/25/09	06401-09	
229	Docket 090009 09NC-OPCPOD1 - 47-018709	PEF's 6 <sup>th</sup> Request for Confidential Classification	6/25/09	06401-09	
230	Docket 090009 09NC-OPCPOD7-89- 000038 -000039	PEF's 13 <sup>th</sup> Request for Confidential Classification	7/28/09	07724-09	

HEARING EXHIBIT NO.	BATES NO.	PEF REQUEST	DATE	MATRIX PSC DOC NO.	COMMENT
233	Docket 090009 09NC-OPCPOD1-28- 000010 - 000012	PEF's 3 <sup>rd</sup> Request for Confidential Classification	5/22/09	05150-09	
234	10NC-OPCPOD1-9- 000209 – 000211; 2 <sup>nd</sup> Bates No. 10PMA- DR1LEVY-17- 001672 – 001674	PEF's 2 <sup>nd</sup> Request for Confidential Classification; 2 <sup>ND</sup> Bates No. PEF 12 <sup>th</sup> Request for Confidential Classification	4/22/10 2 <sup>nd</sup> Bates No. 7/22/10	03150-10 2 <sup>nd</sup> Bates No. 05698-10	
237	Docket 090009 09NC-OPCPOD7-92- 000001 - 000016	PEF's 13 <sup>rd</sup> Request for Confidential Classification	7/28/09	07724-09	

#### BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Nuclear Cost Recovery Clause

Docket No. 100009-EI

Submitted: March 28, 2011

#### PROGRESS ENERGY FLORIDA'S NOTICE OF FILING REVISED CONFIDENTIALITY JUSTIFICATION MATRIXES

Notice is hereby given, through the undersigned counsel, on behalf of Progress Energy Florida, Inc. ("PEF") of filing the revised confidentiality justification matrixes of documents used as exhibits during final hearing as indicated on the attached Exhibit A.

Respectfully submitted,

R. Alexander Glenn General Counsel John Burnett Associate General Counsel Dianne M. Triplett Associate General Counsel PROGRESS ENERGY SERVICE COMPANY, LLC Post Office Box 14042 St. Petersburg, FL 33733-4042 Telephone: (727) 820-5587 Facsimile: (727) 820-5519 James Michael Walls Florida Bar No. 0706242 Blaise N. Huhta Florida Bar No. 0027942 Matthew R. Bernier Florida Bar No. 0059886 CARLTON FIELDS, P.A. Post Office Box 3239 Tampa, FL 33601-3239 Telephone: (813) 223-7000 Facsimile: (813) 229-4133

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#### **CERTIFICATE OF SERVICE**

I HEREBY CERTIFY a true and correct copy of the foregoing has been furnished to counsel and parties of record as indicated below via electronic Mail this \_\_\_\_\_ day of March, 2011.

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# ATTACHMENT C

# PROGRESS ENERGY FLORIDA In re: Nuclear Cost Recovery Clause Docket 090009-EI Revised Request for Confidential Classification as to Citizen's First Request to Produce Documents Directed to Progress Energy Florida Nos. 1-52 Confidentiality Justification Matrix (PSC Document 05150-09)

DOCUMENT

PAGE/LINE

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.
Exhibit 200: Response to Citizen's First Request to	Pages 10 through 12 in their entirety	§366.093 (3)(e), F.S. The document in question
Produce Documents No. 4 Document bearing bates number 09NC-OPCPOD1-4-000001 through 09NC-OPCPOD1-4- 000027	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	contains confidential information relating to competitive business interests, the disclosure of which would impair the competitive
	Page 22 the last three lines	business of the provider/owner of the information.
	Page 23 the first three paragraphs and their titles Page 25 in its entirety Page 26 the second title and paragraph; the entire chart	

# PROGRESS ENERGY FLORIDA Docket 090009-EI REVISED Third Request for Confidential Classification Confidentiality Justification Matrix (PSC Document No. 05150-09)

# PAGE/LINE

#### DOCUMENT

000042	Page 7: in the seventh bullet down , entire	business of the provider/owner
	second sentence.	of the information.
	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	
	first title. Last line on Page.	í i
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	1
	first title. Last line on the Page.	
Exhibit 201: Response to	Page 2: all numbers and monetary figures	§366.093 (3)(e), F.S.
Citizen's First Request to	not including years in the text, and not	The document in question
Produce Documents No 7	including CR3. Graph in its entirety.	contains confidential information
Document bearing bates number	Page 4: percentage in the fourth bullet	relating to competitive business
09NC-OPCPOD1-7-000071	point	interests, the disclosure of which
through 09NC-OPCPOD1-7-	Page 9: in the third main bullet, the entire	would impair the competitive
000098	last sentence.	business of the provider/owner
	Page 16: all information in bullet points	of the information.
	Page 17: 1st Table, all information in last	
	five columns exclusive of heading row, 2nd	
	Table, all information in last two columns	
	exclusive of heading row	

# PROGRESS ENERGY FLORIDA Docket 090009-EI REVISED Third Request for Confidential Classification Confidentiality Justification Matrix (PSC Document No. 05150-09)

### PAGE/LINE

#### DOCUMENT

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	Page 28: Last line on Page, second and	] .
	fourth words	
Response to Citizen's First	Page 10: all numbers and percentages in	§366.093 (3)(e), F.S.
Request to Produce Documents	the second and third bullets, not including	The document in question
No 7	dates	contains confidential information
Document bearing bates number	Page 11: all numbers on the Page	relating to competitive business
09NC-OPCPOD1-7-000115	Page 2: all numbers and monetary figures	interests, the disclosure of which
through 09NC-OPCPOD1-7-	not including years and not including CR3 in	would impair the competitive
000142	the text. Graph in its entirety.	business of the provider/owner
,	Page 4: all numbers with their units and	of the information.
	percentages not including years in the first,	
	second, and fourth bullets	
	Page 5: all dollar figures and percentages in	
	text.	
	Page 6: both charts in their entirety.	
	Page 10: graph in its entirety.	
Response to Citizen's First	Page 11: all numbers on Page	§366.093 (3)(e), F.S.
Request to Produce Documents	Page 2: all numbers and monetary figures	The document in question
No 7	not including years and not including CR3 in	contains confidential informatior
Document bearing bates number	the text. Graph in its entirety.	relating to competitive business
09NC-OPCPOD1-7-000143	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
000155	Page 9: all numbers and percentages in	business of the provider/owner
	text, not including years	of the information.
Response to Citizen's First	Page 11: graph in its entirety.	§366.093 (3)(e), F.S.
Request to Produce Documents	Pages 12-13: All text under header	The document in question
No 7	Page 14: both charts and the key in their	contains confidential information
Document bearing bates number	entirety.	relating to competitive business
09NC-OPCPOD1-7-000156	Page 26: all numbers on Page. Graph in its	interests, the disclosure of which
through 09NC-OPCPOD1-7-	entirety.	would impair the competitive
000169	Page 28: all dollar figures and percentages	business of the provider/owner
	in the text.	of the information.
	Page 29: graph and chart in their entirety.	
Response to Citizen's First	Page 30: both charts in their entirety, the	§366.093 (3)(e), F.S.
Request to Produce Documents	text line under the first chart	The document in question
No 7	Page 33:in the second to last bullet, all text	contains confidential information
Document bearing bates number		relating to competitive business
09NC-OPCPOD1-7-000191	Page 38: All text under the header	interests, the disclosure of which
through 09NC-OPCPOD1-7-	Page 39: the sentence under the first	would impair the competitive
000229	heading	business of the provider/owner

# PROGRESS ENERGY FLORIDA Docket 090009-El REVISED Third Request for Confidential Classification Confidentiality Justification Matrix (PSC Document No. 05150-09)

# PAGE/LINE

DOCUMENT

Response to Citizen's First Request to Produce Documents No. 14 Document bearing bates number 09NC-OPCPOD1-14- 000367 through 09NC-OPCPOD1- 14-000408		§366.093 (3)(e), F.S. The document in question 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	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- 000411 through 09NC-OPCPOD1- 14-000422	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.
Exhibit 213 [Pages 1, 50 and 68 only]: Response to Citizen's First Request to Produce Documents No 16 Document bearing bates number 09NC-OPCPOD1-16-000001 through 09NC-OPCPOD1-16- 000137	Remove Page 1 from confidentiality request, Bates Nos. 09NC-OPCPOD1-16- 000002 through 10NC-OPCPOD1-16- 000137 remain confidential in their entirety	366.093 (3) (b) The document in question contains confidential information containing internal auditing controls and reports of internal auditors.

### PROGRESS ENERGY FLORIDA Docket 090009-EI REVISED Third Request for Confidential Classification Confidentiality Justification Matrix (PSC Document No. 05150-09)

### PAGE/LINE

	PAGE/LINE	
DOCUMENT		JUSTIFICATION
through 09NC-OPCPOD1-25-	Page 1: in the top right table, starting with	auditors.
000147	the fifth cell and down going through the	
000147	cell to the right of it.	
	Page 2: the whole top table. In the bottom	
	table, in the first column of headers, the	
	fifth ceil down. Also, all monetary numbers	
	in the table	
	Page 3: in the bottom right box, under the	
	second main header, the whole third bullet	
	sentence	
	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.	
	Page 3: the whole Page	
	Page 9: the whole fourth bullet down	
Response to Citizen's First	Page 11: whole Page	366.093 (3) (e), F.S.
Request to Produce Documents	Page 13: the entire third and fourth bullets	The document in question
No 28		contains confidential information
Document bearing bates number	Page 14: the entire third and fourth bullets	relating to competitive business
09NC-OPCPOD1-28-000001		interests, the disclosure of which
through 09NC-OPCPOD1-28-	Page 1: the entire Page	would impair the competitive
Exhibit 233: Response to	the entire document	366.093 (3) (e), F.S.
Citizen's First Request to	Page 1: in the second paragraph, in the	The document in question
Produce Documents No 28	sixth sentence, starting with the fourth	contains confidential information
Document bearing bates number	word, to the end of the sentence	relating to competitive business
09NC-OPCPOD1-28-000010	Page 3 : Under Number 7, the entire	interests, the disclosure of which
through 09NC-OPCPOD1-28-	second, fourth, sixth and seventh sentences	would impair the competitive
000012		business of the provider/owner
Response to Citizen's First	the entire document	366.093 (3) (e), F.S.
Request to Produce Documents		The document in question
No 28		contains confidential information
Document bearing bates number		relating to competitive business
09NC-0PCP0D1-28-000022		interests, the disclosure of which
through 09NC-OPCPOD1-28-		would impair the competitive
000024		business of the provider/owner
		of the information

### PROGRESS ENERGY FLORIDA In re: Nuclear Cost Recovery Clause Docket 100009-EI REVISED Eleventh Request for Confidential Classification Confidentiality Justification Matrix (PSC Document no. 05204-10)

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DOCUMENT	DACE/I DIE/COLIDOJ	
DOCUMENT	PAGE/LINE/COLUMN	JUSTIFICATION
Exhibit 200: PEF Response to Citizen's Third Request for Production No. 54, Bates No. 10NC-OPCPOD4-54-000011	2d paragraph in its entirety	<ul> <li>§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.</li> <li>§366.093(3)(d), Fla. Stat. The document in question contains confidential contractual information, the disclosure of which would impair PEF's efforts to contract for goods or services</li> </ul>
Exhibit 200: PEF Response to Citizen's Third Request for Production No. 54, Bates No. 10NC-OPCPOD4-54-000015	2 <sup>nd</sup> table on page, all information in last three columns	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. §366.093(3)(d), Fla. Stat. The document in question contains confidential contractual information, the disclosure of which would impair PEF's efforts to contract for goods or services
Exhibit 200: PEF Response to Citizen's Third Request for Production No. 54, Bates No. 10NC-OPCPOD4-54-000016	Entire page	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.

#### PROGRESS ENERGY FLORIDA In re: Nuclear Cost Recovery Clause Docket 100009-EI REVISED Eleventh Request for Confidential Classification Confidentiality Justification Matrix (PSC Document No. 05204-10)

		§366.093(3)(d), Fla. Stat. The document in question contains confidential contractual information, the disclosure of which would impair PEF's efforts to contract for goods or services on favorable terms.
Exhibit 200: PEF Response to Citizen's Third Request for Production No. 54, Bates No. 10NC-OPCPOD4-54-000018	Entire page	§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.
		§366.093(3)(d), Fla. Stat. The document in question contains confidential contractual information, the disclosure of which would impair PEF's efforts to contract for goods or services on favorable terms.
Exhibit 200: PEF Response to Citizen's Third Request for Production No. 54, Bates No. 10NC-OPCPOD4-54-000022	Entire page following title paragraph	§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.
		§366.093(3)(d), Fla. Stat. The document in question contains confidential contractual information, the disclosure of which would impair PEF's efforts to contract for goods or services on favorable terms.
<b>Exhibit 200:</b> PEF Response to Citizen's Third Request for Production No. 54, Bates No. 10NC-OPCPOD4-54-000023	All information in last 3 columns of table	§366.093(3)(e), Fla. Stat. The document in question contains confidential information relating to competitive business

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#### PROGRESS ENERGY FLORIDA In re: Nuclear Cost Recovery Clause Docket 100009-EI REVISED Eleventh Request for Confidential Classification Confidentiality Justification Matrix (PSC Document No. 05204-10)

	interests, the disclosure of which
]	would impair the competitive
	business of the provider/owner of
	the information.
	§366.093(3)(d), Fla. Stat.
	The document in question
	contains confidential contractual
	information, the disclosure of
]	which would impair PEF's
	efforts to contract for goods or
	services
	on favorable terms.

# PROGRESS ENERGY FLORIDA DOCKET 100009-EI Revised Eighth Request for Confidential Classification Confidentiality Justification Matrix (PSC Document No. 04928-10)

## ATTACHMENT C

58-000011	COLUMN	
58-000011		
		§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.
Energy Florida's Responses to Citizen's Third Request for Production to Progress Energy Florida, No. 60, Bates Numbers 10NC- OPCPOD3-60-00001 through 10NC-OPCPOD3- 60-000023 c PP CC CC Training Id Id Id Id Id Id Id Id Id Id Id Id Id	Page 7, Bates No. 10NC- DPCPOD3-60-00007, 1 <sup>st</sup> ow, 2 <sup>nd</sup> column, first and second bullet points, 9 <sup>th</sup> ow, 2 <sup>nd</sup> column, 2 <sup>nd</sup> bullet point, last two words, 19 <sup>th</sup> ow, 2 <sup>nd</sup> column, 2 <sup>nd</sup> bullet point, last row in its entirety, last row, 2 <sup>nd</sup> column, last three words; Page 8, Bates No. 10NC- DPCPOD3-60-00008, 1 <sup>st</sup> row, 2 <sup>nd</sup> column, 2 <sup>nd</sup> line, ast four words, 3 <sup>rd</sup> line in ts entirety, 2 <sup>nd</sup> row, 2 <sup>nd</sup> column, all words except first two words, 4 <sup>th</sup> row, 2 <sup>nd</sup> column, 1 <sup>st</sup> line, last two words, 2 <sup>nd</sup> line in its entirety, 7 <sup>th</sup> row, 2 <sup>nd</sup> column, 1 <sup>st</sup> line, last three words, 2 <sup>nd</sup> and 3 <sup>rd</sup> lines in their entirety, 2 <sup>nd</sup> full paragraph on page; Page 10, Bates No. 10NC- OPCPOD3-60- 00010,tabole at bottom page, all numbers in 2 <sup>nd</sup> column; Page 11, Bates No. 10NC-OPCPOD3-60- 00011, all numbers in 2 <sup>nd</sup>	§366.093(3)(d), Fla. Stat. The document in question contains 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.

# PROGRESS ENERGY FLORIDA DOCKET 100009-EI Revised Eighth Request for Confidential Classification Confidentiality Justification Matrix (PSC Document No. 04928-10)

# ATTACHMENT C

DOCUMENT	PAGE/LINE/ COLUMN	JUSTIFICATION
		······································
	point on page in its	
	entirety; Page 12, Bates No. 10NC-OPCPOD3-60-	
	00012, 3 <sup>rd</sup> paragraph, 1 <sup>st</sup>	
	line, third word from end,	
	1 <sup>st</sup> table in its entirety	
	exclusive of header lines,	
	$2^{nd}$ table, all information in	
	2 <sup>nd</sup> through 6 <sup>th</sup> columns;	
	Page 13, Bates No. 10NC-	
	OPCPOD3-60-00013, 1 <sup>st</sup>	
	paragraph, 2 <sup>nd</sup> line, all	
	words except 1 <sup>st</sup> three	
	words, 4 <sup>th</sup> line, last word,	
	$5^{\text{th}}$ line, $1^{\text{st}}$ word, $2^{\text{nd}}$	
	paragraph, 2 <sup>nd</sup> line, fifth	
	word; Page 16, Bates No.	
	10NC-OPCPOD3-60-	
	00016, paragraph	
	numbered 2 in its entirety,	
	last twelve lines in their	
	entirety; Page 17, Bates	
	No. 10NC-OPCPOD3-60-	
	00017, paragraphs	
	numbered 4. And 5. At top	
	of page in their entirety;	
	Page 20, Bates No. 10NC-	
	OPCPOD3-60-000020,	
	Table, all numbers in 1 <sup>st</sup>	
	column except last line, 2 <sup>nd</sup>	
	column, numbers in 1 <sup>st</sup> , 6 <sup>th</sup>	
	and 7 <sup>th</sup> rows; Page 21,	
	Bates No. 10NC-	
	OPCPOD3-60-00021, 2 <sup>nd</sup>	
	Table, all bullet points in	
	3 <sup>rd</sup> column; Page 22, Bates	
	No. 10NC-OPCPOD3-60-	
	000022, 1 <sup>st</sup> , 2 <sup>nd</sup> and 3 <sup>rd</sup>	
	tables, all bullet points in	
	3 <sup>rd</sup> column; Page 23, Bates	
	5 column, Page 25, Bales	

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# PROGRESS ENERGY FLORIDA DOCKET 100009-EI Revised Eighth Request for Confidential Classification Confidentiality Justification Matrix (PSC Document No. 04928-10)

### ATTACHMENT C

DOCUMENT	PAGE/LINE/	JUSTIFICATION
ļ	COLUMN	
	No. 10NC-OPCPOD3-60-	
	000023, last paragraph in	
	its entirety except for first	
Dragnan Engener: Elegida?a	four words All pages in their entirety	§366.093(3)(d), Fla. Stat.
Progress Energy Florida's Responses to Citizen's Third Request for Production to Progress Energy Florida, No.61, Bates Numbers 10NC- OPCPOD3-61-000001 through 10NC-OPCPOD3-	An pages in their entirety	The document in question contains confidential contractual information, the disclosure of which would impair PEF's efforts to contract for goods or services on favorable terms.
61-000030		§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.
Progress Energy Florida's Responses to Citizen's Third Request for	All pages in their entirety	§366.093(3)(d), Fla. Stat. The document in question contains confidential contractual
Production to Progress Energy Florida, No.61,		information, the disclosure of which would impair PEF's efforts
Bates Numbers 10NC-		to contract for goods or services
OPCPOD3-61-000208 through 10NC-OPCPOD3-		on favorable terms.
61-000212		§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.
Progress Energy Florida's	The document in its	§366.093(3)(d), Fla. Stat.
Responses to Citizen's	entirety	The document in question contains
Third Request for		confidential contractual
Production to Progress		information, the disclosure of

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## PROGRESS ENERGY FLORIDA DOCKET 100009-EI Revised Second Request for Confidential Classification Confidentiality Justification Matrix (PSC Document No. 03205-10)

DOCUMENT	PAGE/LINE/ COLUMN	JUSTIFICATION
		provider/owner of the information
PEF Response to Citizens' First Request for Production No. 6, Bates No. 10NC- OPCPOD1-6-011090	The document in its entirety	§366.093(3)(d), Fla. Stat. The document in question contains 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 in question contains confidential information relating to competitive business interests, the disclosure of which would impair the competitive business of the provider/owner of the information
Exhibit 219: PEF Response to Citizens' First Request for Production No. 6, Bates No. 10NC- OPCPOD1-6-011091 through 10NC-OPCPOD1- 6-011093	Page 1, Bates No. 10NC- OPCPOD1-6-011091, all information on page following greeting; Pages 2 and 3, Bates Nos. 10NC- OPCPOD1-6-011092 and 10NC-OPCPOD1-6- 011093 in their entirety	<ul> <li>§366.093(3)(d), Fla. Stat.</li> <li>The document in question contains confidential contractual information, the disclosure of which would impair PEF's efforts to contract for goods or services on favorable terms.</li> <li>§366.093(3)(e), Fla. Stat.</li> <li>The document in question contains confidential information relating to competitive business interests, the disclosure of which would impair the competitive business of the provider/owner of the information</li> </ul>
PEF Response to Citizens' First Request for Production No. 6, Bates No. 10NC- OPCPOD1-6-011094 through 10NC-OPCPOD1- 6-011096	The document in its entirety	§366.093(3)(d), Fla. Stat. The document in question contains 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.

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## PROGRESS ENERGY FLORIDA Docket 090009-EI Revised Sixth Request for Confidential Classification Confidentiality Justification Matrix (PSC Document No. 06401-09)

DOCUMENT		JUSTIFICATIO
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number D9NC-OPCPOD1-47-010367 through 09NC-OPCPOD1-47- 010377		§366.093 (3)(e), F.S. The document in question 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-OPCPOD1-47-010178 through 09NC-OPCPOD1-47- 010191	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 through 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.
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates 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.
Exhibit 227: Response to Citizen's First Request to Produce Documents No 47 Document bearing bates 09NC- OPCPOD1-47-010367 through 09NC-OPCPOD1-47-010377	Page 5, Bates No. 09NC-OPCPOD1-47- 010370, 2nd line from last; Page 7, Bates No. 09NC-OPCPOD1-47-010372, 6th bullet point in its entirety; Page 12, Bates No. 09NC-OPCPOD1-47-010377, all information on page following title	§366.093 (3)(e), F.S. The document in question 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 Docket 090009-EI Revised Sixth Request for Confidential Classification Confidentiality Justification Matrix (PSC Document No. 06401-09)

DOCUMENT		JUSTIFICATIO
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 18674 through 09NC-OPCPOD1- 47-18675	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- 18677 through 09NC-OPCPOD1- 47-18686	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- 018704 through 09NC-OPCPOD1 47-18705	document in its entirety	§366.093 (3) (b) The document in question contains confidential information containing internal auditing controls and reports of internal auditors.
Exhibit 229 [Excerpt]: Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47-018709 through 09NC-OPCPOD1-47- 18779	09NC-OPCPOD1-47-018709 and 09NC-	§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- 018780 through 09NC-OPCPOD1 47-18837	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.

# PROGRESS ENERGY FLORIDA Docket 090009-EI Revised Sixth Request for Confidential Classification Confidentiality Justification Matrix (PSC Document No. 06401-09)

DOCUMENT		JUSTIFICATIO
Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC-OPCPOD1-47- 20319 through 09NC-OPCPOD1- 47-20323	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- 20324 through 09NC-OPCPOD1- 47-20380	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- 20381 through 09NC-OPCPOD1- 47-20395	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- 20396 through 09NC-OPCPOD1- 47-20416	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- 20417 through 09NC-OPCPOD1- 47-20427	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.
Exhibit 225: Response to Citizen's First Request to Produce Documents No 47 Document bearing bates number 09NC- OPCPOD1-47-20428 through 09NC-OPCPOD1-47-20469	Excerpt: Page 1, Bates No. O9NC- OPCPOD1-47-020432, 1st Table, 3rd row, 3rd column, 2nd line 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.

### PROGRESS ENERGY FLORIDA In re: Nuclear Cost Recovery Clause Docket 090009-EI Revised Thirteenth Request for Confidential Classification Confidentiality Justification Matrix (PSC Document No. 07724-09)

DOCUMENT	SECTION/PAGE/LINE/WORD	JUSTIFICATION
		would impair the competitive business of the provider/owner of the information.
Exhibit 230: PEF's Response to OPC's Seventh Request for Production of Documents number 89, document bearing Bates number 09NC- OPCPOD7-89-000038	Page 1, Bates No. 09NC- OPCPOD7-89-000038, 1 <sup>st</sup> paragraph, 10 <sup>th</sup> line in its entirety, 11 <sup>th</sup> line, first nine words; Page 2, Bates No. 09NC-OPCPOD7-89- 000039, 2 <sup>nd</sup> paragraph, last 3 lines in their entirety, 3 <sup>rd</sup> paragraph in its entirety	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.
through 09NC- OPCPOD7-89-000039		§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.
Exhibit 237: PEF's Response to OPC's Seventh Request for Production of Documents number 92, document bearing Bates number 09NC-	Bates Nos. 09NC-OPCPOD7-92- 00002 through OPCPOD7-92- 000016: Page 2, all bullet points on page; page 3 in its entirety; page 4 in its entirety following title; page 5, first five bullet points; page 7, 50% ownership table, low-fuel	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.
OPCPOD7-92-000001 through 09NC- OPCPOD7-92-000016	column, first 4 rows, mid-fuel column, first 3 rows, 100% ownership table, low-fuel column, first 4 rows, mid-fuel column, first 2 rows; Page 8 in its entirety; Page 10 in its entirety; Page 12 in its entirety following title; Page 13 in its entirety following title; Page 14 in its entirety following title; Page 15 in its entirety following title; Page 16 in its entirety following title	§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.
PEF's Response to OPC's Seventh Request for Production of Documents number	Document in its entirety	§366.093(3)(e), Fla. Stat. The document portions in question contain confidential information relating to competitive business

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		ATTACHMENT (
	PROGRESS ENERGY FLORIDA In re: Nuclear Cost Recovery Clause	
	Docket No. 100009-EI	
	covery Clause-CR3 Uprate Audit Cont	
Revised Twelfth Co	onfidentiality Justification Matrix [PS	C DOC NO 05698-10]
DOCUMENT	PAGE/LINE	JUSTIFICATION
CR3 Data Request 1, request	2nd paragraph, 1st bullet point,	§366.093 (3)(e), F.S. The
number 25 Document bearing Bates	sixth word, 2nd bullet point, last	document in question contains
number 10PMA-DR1CR3-RESPONSE-	word, last bullet point, last word;	confidential information relating to
000036	3rd paragraph, 1st bullet point, 1st	competitive business interests, the
	line, fifth word; 4th paragraph, 1st	disclosure of which would impair the
	bullet point, 2nd line, last word, 2nd	
	bullet point, last line, last word; 5th	
	paragraph, 1st bullet point, 1st line,	
	seventh and thirteenth words	
CR3 Data Request 1, question	Document in its entirety	§366.093 (3)(e), F.S. The
number 5 Document bearing Bates		document in question contains
number 10PMA-DR1CR3-5-000001		confidential information relating to
to 10PMA-DR1CR3-5-000002		competitive business interests, the
		disclosure of which would impair the
		competitive business of the
/		provider/owner of the information.
Exhibit 200: CR3 Data Request 1,	1st Page Bates No. 10PMA-DR1CR3-	§366.093 (3)(b), F.S.
question number 8 Document	8-000014, 1st Table, all information	The document in question contains
bearing Bates number 10PMA-	in last 3 columns; Bates No. 10PMA-	confidential information containing
DR1CR3-8-000014 through 10PMA-	DR1CR3-8-000016, all information	internal auditing controls and reports
DR1CR3-8-000023	after title line 5.1; Bates No. 10PMA-	of internal auditors.
	DR1CR3-8-000022, all information	
	following title line; Bates No. 10PMA	
	DR1CR3-8-000023, all information in	
	last 3 columns	
CR3 Data Request 1, question	Document in its entirety	§366.093 (3)(e), F.S. The
number 14 Document bearing Bates		document in question contains
number 10PMA-DR1CR3-14-000001		confidential information relating to
to 10PMA-DR1CR3-14-000002		competitive business interests, the
		disclosure of which would impair the
		competitive business of the
		provider/owner of the information.

# Progress Energy Florida Docket No. 100009 Revised Twelfth Confidentiality Justification Matrix (PSC Document No. 05698-10)

Levy Data Request 1, question number 8A Document bearing Bates number 10PMA-DR1LEVY- 8A-000104	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.
Exhibit 219: Levy Data Request 1, question number 8A Document bearing Bates number 10PMA-DR1LEVY-8A-000105 to 10PMA-DR1LEVY-8A-000107	Page 1, Bates No. 10PMA- DR1LEVY-8A-000105, all information on page following greeting; Pages 2 and 3, Bates Nos. 10PMA-DR1LEVY-8A and 10PMA-DR1LEVY-8A- 000107 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.
Levy Data Request 1, question number 8A Document bearing Bates number 10PMA-DR1LEVY- 8A-000108 to 10PMA-DR1LEVY- 8A-000110	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.
Levy Data Request 1, question number 8A Document bearing Bates number 10PMA-DR1LEVY- 8A-000111 to 10PMA-DR1LEVY- 8A-000124	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

#### PAGE/LINE

JUSTIFICATION

CR3 Data Request 1, question	Document in its entirety	\$366.093 (3)(e), F.S. The
number 14 Document bearing Bates		document in question contains
number 10PMA-DR1CR3-14-000553		confidential information relating to
to 10PMA-DR1CR3-14-000560		competitive business interests, the
		disclosure of which would impair the
		· · ·
	,	competitive business of the
CR3 Data Request 1, question		provider/owner of the information.
number 14 Document bearing Bates	Document in its entirety	§366.093 (3)(e), F.S. The
•		document in question contains
number 10PMA-DR1CR3-14-000561		confidential information relating to
to 10PMA-DR1CR3-14-000568		competitive business interests, the
		disclosure of which would impair the
		competitive business of the
		provider/owner of the information.
CP2 Data Paguast 1 quarties		
CR3 Data Request 1, question	Document in its entirety, excluding	§366.093 (3)(e), F.S. The
	page 12.	document in question contains
number 10PMA-DR1CR3-14-000569		confidential information relating to
to 10PMA-DR1CR3-14-000591		competitive business interests, the
		disclosure of which would impair the
		competitive business of the
		provider/owner of the information.
Exhibit 198: CR3 Data Request 1,	Bates No. 10PMA-DR1CR3-14-	§366.093 (3)(d), F.S.
question number 14 Document	000592, 1st paragraph following	The document in question contains
bearing Bates number 10PMA-	title, 1st line, eleventh word, 2nd	confidential information, the
DR1CR3-14-000592 through 10PMA-	line, first and eighth words, 1st	disclosure of which would impair
DR1CR3-14-000596	builet point, 1st line, fifth word, 2nd	PEF's efforts to contract for goods or
	bullet point, 1st line, fourth word,	services on favorable terms.
	3rd bullet point, fifth word, 5th	
	bullet point, fifth word; 2nd	
	paragraph, 1st line, 11th word, 2nd	
	line, first and last words, 1st bullet	
	point, 1st line, ninth word, 2nd line,	
	ninth word, 2nd bullet point, 1st	
	line, fifth word, 3rd bullet point, 1st	
	line, fifth word, 4th bullet point, 1st	
	line, sixth word, 5th bullet point, 1st	
	line, fifth word	

- - -

#### DOCUMENT

#### PAGE/LINE

Bates No. 10PMA-DR1CR3-14-	
000593: 1st paragraph, 1st line, 9th word, 2nd line, second and ninth	
words, 3rd line, 2nd word, 4th line,	
 third word, 6th line, second word	
from end; 2nd paragraph, 1st line,	
second word from end; 3rd	
paragraph, 1st line, last word, 1st	
bullet point, 1st line, fifth, tenth and	
last words, 2nd bullet point, fourth,	
sixth, ninth and eleventh words, 3rd	
bullet point, 1st line, fourth, sixth,	
ninth and last words, 4th bullet	
point, 1st line, third, fifth, eighth	
and tenth words, 2nd line, fifth	
word, 5th bullet point, 1st line,	
third, fifth, eighth and tenth words,	
2nd line, eighth word, 6th bullet	
point, 1st line, third, fifth, eighth	
and tenth words, 2nd line, last	
word, 7th bullet point, 1st line,	
third, fifth eighth and tenth words,	
8th bullet point, fourth, sixth, ninth	
and eleventh words, 9th bullet	
point, 1st line, second, fourth,	
seventh and ninth words, 10th	
bullet point, 1st line, third, fifth and	
eighth words, second line, first	
word, 11th bulle point, fourth, sixth,	
ninth and eleventh words, 12th	
bullet point, 1st line, fifth, seventh,	
tenth and last words, 13th bullet	
point, 1st line, third, fifth, eighth	
and tenth words, 2nd line, 1st word,	
14th bullet point, 1st line, third,	
fifth, eighth and last words, 15th	
bullet point, 1st line, fourth, sixth	
and ninth words, 2nd line, first	
word, 16th bullet point, 1st line,	
fifth and seventh words, 2nd line,	
second and last words, 17th bullet	
point, 1st line, fifth seventh, tenth	
and last words	
	L

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#### DOCUMENT

#### PAGE/LINE

	Bates No. 10PMA-DR1CR3-14- 000594: 1st paragraph, 1st line, last word, 1st bullet point, 1st line, fifth word, 2nd bullet point, 1st line, last word, 1st bullet point, 1st line, last word, 2nd bullet point, 1st line, 2nd word, 2nd bullet point, 1st line, last word, 2nd bullet point, 1st line, fifth word, 3rd bullet point, 1st line, sixth word, 3rd bullet point, 1st line, sixth word, 4th bullet point, 1st line, sixth word, 5th bullet point, 1st line fifth word, last line, first word; 3rd paragraph, 1st line, last word, 1st bullet point, 1st line, seond and tenth word, 2nd bullet point, 1st word, 3rd bullet point, 1st word, 3rd bullet point, 1st word	
	Bates No. 10PMA-DR1CR3-14- 000595: All numbers in Tables 1 and 2; Bates No. 10PMA-DR1CR3-14- 000596: All numbers in Tables 1 and 2	
CR3 Data Request 1, question number 14 Document bearing Bates number 10PMA-DR1CR3-14-000597 to 10PMA-DR1CR3-14-000602	Page 1, all monetary figures on page, the words in parenthesis before each chart. Page 2, all monetary figures on page. Page 3,4, all monetary figures on page, in the graph, the last word in the axis heading on each side, in the chart, the monetary figure in parenthesis for each column heading. Page 5, 6 all monetary figures on 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.

#### DOCUMENT

#### PAGE/LINE

CR3 Data Request 1, question	Document in its entirety	§366.093 (3)(e), F.S. The
number 14 Document bearing Bates		document in question contains
number 10PMA-DR1CR3-14-002090		confidential information relating to
to 10PMA-DR1CR3-14-002101		competitive business interests, the
		disclosure of which would impair the
		competitive business of the
		provider/owner of the information.
CR3 Data Request 1, question	Document in its entirety	§366.093 (3)(e), F.S. The
number 14 Document bearing Bates		document in question contains
number 10PMA-DR1CR3-14-002103		confidential information relating to
to 10PMA-DR1CR3-14-002109		competitive business interests, the
		disclosure of which would impair the
		competitive business of the
		provider/owner of the information.
Exhibit 202: CR3 Data Request 1,	Page 5, Bates No. 10PMA-DR1CR3-	§366.093 (3)(e), F.S. The
question number 14 Document	14-002114, page in its entirety; Page	• • • •
bearing Bates number 10PMA-	13, Bates No. 10PMA-DR1CR3-14-	confidential information relating to
DR1CR3-14-002110 to 10PMA-	002122, 1st line last word, 2nd line,	competitive business interests, the
DR1CR3-14-002123	last 6 words, 3rd line last three	
DRICR3-14-002123		disclosure of which would impair the
	words, 4th line, last word, 5th line,	competitive business of the
	last three words, last two lines on	provider/owner of the information.
	page in their entirety	
Exhibit 203: CR3 Data Request 1,	Page 2, Bates No. 10PMA-DR1CR3-	§366.093 (3)(e), F.S. The
question number 14 Document	14-002125, last table on page, all	document in question contains
bearing Bates number 10PMA-	information in last 3 columns; Page	confidential information relating to
DR1CR3-14-002124 to 10PMA-	3, Bates No. 10PMA-DR1CR3-14-	competitive business interests, the
DR1CR3-14-002124 to 10FMA-	002126, last table on page, all	disclosure of which would impair the
DR1CR3-14-002131		competitive business of the
	information in charts; Page 7, Bates	
	No. 10PMA-DR1CR3-14-002130,	provider/owner of the information.
	page in its entirety	
CR3 Data Request 1, question	Document in its entirety	§366.093 (3)(e), F.S. The
· · · ·	bocument in its entirety	document in question contains
number 14 Document bearing Bates		
number 10PMA-DR1CR3-14-002132		confidential information relating to
to 10PMA-DR1CR3-14-002142	1	competitive business interests, the
		disclosure of which would impair the
		competitive business of the
· · · · · · · · · · · · · · · · · · ·	L	provider/owner of the information.

## PROGRESS ENERGY FLORIDA

In re: Nuclear Cost Recovery Clause

#### Docket No. 100009-EI

Nuclear Cost Recovery Clause-DR1

# REVISED Twelfth Confidentiality Justification Matrix [PSC DOC. NO. 05698-10]

#### DOCUMENT

# PAGE/LINE

CR3 Data Request 1, question	Document in its entirety	\$366.093 (3)(e), F.S. The
number 14 Document bearing Bates		document in question contains
number 10PMA-DR1CR3-14-002293	ł	confidential information relating to
to 10PMA-DR1CR3-14-002295		competitive business interests, the
		disclosure of which would impair the
		competitive business of the
		provider/owner of the information.
Exhibit 198: CR3 Data Request 1,	2nd bullet point, ninth word; 1st sub	
question number 14 Document	paragraph, 2nd line, fourth word;	document in question contains
bearing Bates number 10PMA-	2nd sub-paragraph, 2nd line,	confidential information relating to
DR1CR3-14-002296	seventh word; 3rd sub-paragraph,	competitive business interests, the
	3rd line, last word; 4th sub-	disclosure of which would impair the
	paragraph, 2nd line, second word;	competitive business of the
	5th sub-paragraph, last line, first	provider/owner of the information.
	word; 6th sub-paragraph, 2nd line,	
	seventh word	
	i i	
Exhibit 198: CR3 Data Request 1,	2nd paragraph, 1st line, fourteenth	§366.093 (3)(e), F.S. The
question number 14 Document	and last words, 2nd line, fourth	document in question contains
bearing Bates number 10PMA-	word, 3rd line, fourth and and	confidential information relating to
DR1CR3-14-002297	thirteenth words, 4th line, third	competitive business interests, the
	word	disclosure of which would impair the
		competitive business of the
		provider/owner of the information.
Exhibit 198: CR3 Data Request 1,	First Paragraph No. 2, 2nd line,	§366.093 (3)(e), F.S. The
question number 14 Document	second to last word, 3rd line, sixth	document in question contains
bearing Bates number 10PMA-	word, 4th line, fourth word from	confidential information relating to
DR1CR3-14-002299	end; Second Paragraph No. 1, 1st	competitive business interests, the
	line, third word from end, 2nd line,	disclosure of which would impair the
	ninth word, 3rd line, fifth word, 6th	competitive business of the
	line, fourth word; Second Paragraph	provider/owner of the information.
	No. 2, 2nd line, ninth an eleventh	
	words, 3rd line, seventh word	
Exhibit 198: CR3 Data Request 1,	1st line, ninth word	§366.093 (3)(e), F.S. The
question number 14 Document		document in question contains
bearing Bates number 10PMA-		confidential information relating to
DR1CR3-14-002300		competitive business interests, the
		disclosure of which would impair the
		competitive business of the
		provider/owner of the information.

Exhibit 198: CR3 Data Request 1,	4th paragraph, 1st line, fifth word	§366.093 (3)(e), F.S. The
question number 14 Document	from end, 6th paragraph, 2nd line,	document in question contains
bearing Bates number 10PMA-	seventh word; 7th paragraph, third	confidential information relating to
DR1CR3-14-002302	word from end, 6th paragraph, 2nd	competitive business interests, the
	line, 3rd and ninth words	disclosure of which would impair the
		competitive business of the
		provider/owner of the information.
		provider/owner of the information.
Exhibit 198: CR3 Data Request 1,	1st paragraph, 1st line, second to	§366.093 (3)(e), F.S. The
question number 14 Document	last word, 2nd line, third and	
bearing Bates number 10PMA-	tweifth words; 2nd paragraph, 2nd	document in question contains
DR1CR3-14-002303	line, fifth word from end, 3rd line,	confidential information relating to
DATCAS 14-002505	3rd paragraph, 2nd line, first and	competitive business interests, the
	second words from end, 3rd line,	disclosure of which would impair the competitive business of the
	third word from end; 6th paragraph,	_ ·
		provider/owner of the information.
	1st line, 3rd word from end, 2nd line, sixth word; 7th paragraph, 1st	
Exhibit 198: CR3 Data Request 1,	Document in its entirety	§366.093 (3)(e), F.S. The
question number 14 Document		document in question contains
bearing Bates number 10PMA-		confidential information relating to
DR1CR3-14-002302 to 10PMA-		competitive business interests, the
DR1CR3-14-002304		disclosure of which would impair the
		competitive business of the
		provider/owner of the information.
CR3 Data Request 1, question	Document in its entirety	§366.093 (3)(e), F.S. The
number 14 Document bearing Bates		document in question contains
number 10PMA-DR1CR3-14-002305		confidential information relating to
to 10PMA-DR1CR3-14-002306		competitive business interests, the
		disclosure of which would impair the
•		competitive business of the
·····		provider/owner of the information.
Exhibit 198: CR3 Data Request 1,	1st paragraph, 1st bullet point, 1st	§366.093 (3)(e), F.S. The
question number 14 Document	line, eleventh word; 6th paragraph,	document in question contains
bearing Bates number 10PMA-	1st bullet point, 1st line, eleventh	confidential information relating to
DR1CR3-14-002307	word	competitive business interests, the
		disclosure of which would impair the

ENT	PAGE/LINE	JUST
Exhibit 198: CR3 Data Request 1, question number 14 Document bearing Bates number 10PMA- DR1CR3-14-002309	1st paragraph following title, 1st line, fourh word from the end, 2nd line, first and seventh words, 1st bullet point, 2nd line, sixth word, 2nd bullet point, last word, 3rd bullet point, 1st line, seventh word, 4th bullet point, sixth word, 5th bullet point, 1st line, fifth word, 2nd line, second word, 6th bullet point, fifth word; 2nd paragraph following title, 1st line, fourth word from end, 2nd line, first and last words, 1st bullet point, 1st line, fifth word, 2nd bullet point, 1st line, fifth word, 2nd bullet point, 1st line, fifth word, 2nd bullet point, 1st line, fifth word, 4th bullet point, 1st line, fifth word	\$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.
Exhibit 198: CR3 Data Request 1, question number 14 Document bearing Bates number 10PMA- DR1CR3-14-002310	1st paragraph, 1st line, ninth word, 2nd line, second and ninth words, 3rd line, second word, 4th line, third word, 7th line, second word; 2nd paragraph, 1st line, second from last word, 2nd line, ninth word, last line, last word; 3rd paragraph, 1st line, last word; 1st bullet point, 1st line, fith, seventh and tenth words, 2nd line, 1st word, 2nd bullet point, 1st line, fourth, sixth, ninth and last words, 3rd bullet point, 1st line, fourth, sixth, ninth and last words, 3rd bullet point, 1st line, fourth, sixth, ninth and last words, 4th bullet point, 1st line, third, fifth, eighth and tenth words, 5th bullet point, 1st line, third, fifth, eighth and tenth words, 2nd line, eighth word, 6th bullet point, 1st line, third, fifth, eighth and tenth words, 2nd line, last word, 7th bullet point, fourth, sixth, ninth and eleventh words, 8th bullet point, 1st line, third, fifth, eighth and tenth	disclosure of which would impair PEF's efforts to contract for goods or

#### PROGRESS ENERGY FLORIDA In re: Nuclear Cost Recovery Clause Docket No. 100009-EI Nuclear Cost Recovery Clause-DR1 REVISED Twelfth Confidentiality Justification Matrix [PSC DOC. NO. 05698-10]

#### DOCUMENT

#### PAGE/LINE

JUSTIFICATION

	words, 9th bullet point, fourth, sixth, ninth and eleventh words, 10th bullet point, 1st line, second, fouth, seventh and ninth words, 11th bullet point, 1st line, third, fifth and eighth words, 2nd line, first word, 12th bullet point, 1st line, fourth, sixth, ninth and last words, 13th bullet point, 1st line, third, fifth, eighth, and tenth words, 2nd line, last word, 14th bullet point, 1st line, third, fifth, eighth and last words, 3rd line, last word, 15th bullet point, 1st line, fourth, sixth and last words, 2nd line, second word	
Exhibit 198: CR3 Data Request 1, question number 14 Document bearing Bates number 10PMA- DR1CR3-14-002311	1st bullet point on page, 1st line, third, fifth, eighth and last word, 2nd line, last word; 1st title line, last word, 1st bullet point, 1st line, seventh word; 2nd title line, last word, 1st bullet point, 2nd line, sixth word, 2nd bullet point, last word, 3rd bullet point, 1st line, fourth word; 3rd title line, last word, 1st bullet point, last word, 2nd bullet point, 1st word, 2nd bullet point, 1st word, 3rd bullet point, last word; Table, all numbers following header row in 2nd through 8th columns	§366.093 (3)(d), F.S. The document in question contains confidential information, the disclosure of which would impair PEF's efforts to contract for goods or services on favorable terms.
Exhibit 198: CR3 Data Request 1, question number 14 Document bearing Bates number 10PMA- DR1CR3-14-002312	All numbers in Table in columns 2 through 6	§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
Exhibit 198: CR3 Data Request 1, question number 14 Document bearing Bates number 10PMA- DR1CR3-14-002313	All numbers in Tables	§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

## Progress Energy Florida Docket No. 100009 Revised Twelfth Confidentiality Justification Matrix (PSC Document No. 05698-10)

Levy Data Request 1, question number 17 Document bearing Bates number 10PMA-DR1LEVY- 17-001666 to 10PMA-DR1LEVY- 17-001668	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.
Levy Data Request 1, question number 17 Document bearing Bates number 10PMA-DR1LEVY- 17-001669 to 10PMA-DR1LEVY- 17-001671	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.
Exhibit 234: Levy Data Request 1, question number 17 Document bearing Bates number 10PMA-DR1LEVY-17-001672 to 10PMA-DR1LEVY-17-001674	Page 2, Bates No. 10PMA- DR1LEVY-17-001673, 1 <sup>st</sup> Table, 3 <sup>rd</sup> column, 5 <sup>th</sup> line, last five words, Shaded area, 1 <sup>st</sup> paragraph, 2 <sup>nd</sup> line, lst 6 words, 3 <sup>rd</sup> paragraph, last line, last 3 words	§366.093 (3)(d), F.S. The document in question contains confidential information, the disclosure of which would impair PEF's efforts to contract for goods or services on favorable terms.
Levy Data Request 1, question number 17 Document bearing Bates number 10PMA-DR1LEVY- 17-001675 to 10PMA-DR1LEVY- 17-001677	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.
Levy Data Request 1, question number 17 Document bearing Bates number 10PMA-DR1LEVY- 17-001678 to 10PMA-DR1LEVY- 17-001680	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.

## PROGRESS ENERGY FLORIDA DOCKET 100009-EI REVISED Third Request for Confidential Classification Confidentiality Justification Matrix [PSC DOC NO. 03256-10]

	······································	ATTACHMENT C
DOCUMENT	PAGE/LINE/ COLUMN	JUSTIFICATION
Exhibit 199: PEF Response to Citizens' Second Request for Production No. 45, Bates No. 10NC-OPCPOD2-45-000480 through 10NC-OPCPOD2-45- 000493	Entire Pages	<ul> <li>§366.093(3)(d), Fla. Stat. The document in question contains confidential contractual information, the disclosure of which would impair PEF's efforts to contract for goods or services on favorable terms.</li> <li>§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.</li> </ul>
PEF Response to Citizens' Second Request for Production No. 45, Bates No. 10NC- OPCPOD2-45-000605 through 10NC-OPCPOD2-45-000856	Entire Document	<ul> <li>§366.093(3)(d), Fla. Stat. The document in question contains confidential contractual information, the disclosure of which would impair PEF's efforts to contract for goods or services on favorable terms.</li> <li>§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.</li> </ul>
PEF Response to Citizens' Second Request for Production No. 45, Bates No. 10NC- OPCPOD2-45-000857 through 10NC-OPCPOD2-45-001020	Entire Document	<ul> <li>§366.093(3)(d), Fla. Stat. The document in question contains confidential contractual information, the disclosure of which would impair PEF's efforts to contract for goods or services on favorable terms.</li> <li>§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</li> </ul>

# PROGRESS ENERGY FLORIDA DOCKET 100009-EI REVISED Third Request for Confidential Classification Confidentiality Justification Matrix [PSC DOC NO. 03256-10]

DOCUMENT	PAGE/LINE/	ATTACHMENT ( JUSTIFICATION
	COLUMN	
		relating to competitive business interests, the disclosure of which would impair the competitive business of the provider/owner of the information.
PEF Response to Citizens' Second Request for Production No. 45, Bates No. 10NC- OPCPOD2-45-002020 through 10NC-OPCPOD2-45-002133	Entire Document	<ul> <li>§366.093(3)(d), Fla. Stat.</li> <li>The document in question contains confidential contractual information, the disclosure of which would impair PEF's efforts to contract for goods or services on favorable terms.</li> <li>§366.093(3)(e), Fla. Stat.</li> <li>The document portions in question contain confidential information</li> </ul>
		relating to competitive business interests, the disclosure of which would impair the competitive business of the provider/owner of the information.
PEF Response to Citizens' Second Request for Production No. 45, Bates No. 10NC- OPCPOD2-45-002134 through 10NC-OPCPOD2-45-002368	Entire Document	§366.093(3)(d), Fla. Stat. The document in question contains 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.
Exhibit 213 [Pages 1, 50 and 68 only]: PEF Response to Citizens' Second Request for Production No. 46, Bates No. 10NC- OPCPOD2-46-000001 through 10NC-OPCPOD2-46-000137	Excerpt used for Exhibit: Remove Page 1, Bates No. 10NC-OPCPOD2-46-000001, from confidentiality request, Bates Nos. 10NC-OPCPOD2- 46-000002 through 10NC- OPCPOD2-46-000137 remain confidential	§366.093(3)(d), Fla. Stat. The document in question contains 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.

# PROGRESS ENERGY FLORIDA DOCKET 100009-EI REVISED Third Request for Confidential Classification Confidentiality Justification Matrix [PSC DOC NO. 03256-10]

DOCULATION		ATTACHMENT C
DOCUMENT	PAGE/LINE/ COLUMN	JUSTIFICATION
		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.
PEF Response to Citizens' Second Request for Production No. 46, Bates No. 10NC- OPCPOD2-46-000138 through 10NC-OPCPOD2-46-000193	Entire Document	<ul> <li>§366.093(3)(d), Fla. Stat. The document in question contains confidential contractual information, the disclosure of which would impair PEF's efforts to contract for goods or services on favorable terms.</li> <li>§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.</li> </ul>
PEF Response to Citizens' Second Request for Production No. 46, Bates No. 10NC- OPCPOD2-46-000194 through 10NC-OPCPOD2-46-000262	Entire Document	<ul> <li>§366.093(3)(d), Fla. Stat. The document in question contains confidential contractual information, the disclosure of which would impair PEF's efforts to contract for goods or services on favorable terms.</li> <li>§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.</li> </ul>
PEF Response to Citizens' Second Request for Production No. 46, Bates No. 10NC- OPCPOD2-46-000263 through 10NC-OPCPOD2-46-000309	Entire Document	§366.093(3)(d), Fla. Stat. The document in question contains confidential contractual information, the disclosure of which would impair PEF's efforts to contract for goods or services on favorable terms.

DOCUMENT	PAGE/LINE/ COLUMN	JUSTIFICATION
PEF Response to Citizens' First Request for Production No. 1, Bates No. 10NC- OPCPOD1-7-000001	4 <sup>th</sup> topic, 2 <sup>nd</sup> and 3 <sup>rd</sup> bullet points entirely; 5 <sup>th</sup> bullet point, 3 <sup>rd</sup> sub-point; 6 <sup>th</sup> bullet point, 1 <sup>st</sup> and 3 <sup>rd</sup> sub- point	§366.093(3)(d), Fla. Stat. The document in question contains 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.
Exhibit 212: PEF Response to Citizens' First Request for Production No. 1, Bates No. 10NC- OPCPOD1-7-000005 - 10NC-OPCPOD1-7-000007	Page 2, Bates No. 10NC- OPCPOD1-7-000006, 1 <sup>st</sup> seven and ninth paragraphs in their entirety	§366.093(3)(d), Fla. Stat. The document in question contains 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.
PEF Response to Citizens' First Request for Production No. 1, Bates No. 10NC- OPCPOD1-7-000008	4 <sup>th</sup> paragraph in its entirety	§366.093(3)(d), Fla. Stat. The document in question contains confidential contractual 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/ COLUMN	JUSTIFICATION
		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.
Exhibit 208: PEF Response to Citizens' First Request for Production No. 1, Bates No. 10NC- OPCPOD1-7-000016	4 <sup>th</sup> topic, 1 <sup>st</sup> bullet point in its entirety	<ul> <li>§366.093(3)(d), Fla. Stat. The document in question contains confidential contractual information, the disclosure of which would impair PEF's efforts to contract for goods or services on favorable terms.</li> <li>§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.</li> </ul>
PEF Response to Citizens' First Request for Production No. 1, Bates No. 10NC- OPCPOD1-7-000017	5 <sup>th</sup> topic, 1 <sup>st</sup> and 3 <sup>rd</sup> bullet points in their entirety	§366.093(3)(d), Fla. Stat. The document in question contains 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.
PEF Response to Citizens'	4 <sup>th</sup> paragraph, 3 <sup>rd</sup> , 4 <sup>th</sup> and	§366.093(3)(d), Fla. Stat.

DOCUMENT	PAGE/LINE/ COLUMN	JUSTIFICATION
	COLOMIN	
Exhibit 220: PEF Response to Citizens' First Request for Production No. 1, Bates No. 10NC- OPCPOD1-9-000007 through 10NC-OPCPOD1- 9-000026	Page 5, Bates No. 10NC- OPCPOD1-9-000011, last bullet point on page; Page 6, Bates No. 10NC- OCPOD1-9-000012, All information in last three bullet points; Page 7, Bates No. 10NC-OPCPOD1-9- 000013, all information in 2 <sup>nd</sup> bullet point; Page 8, Bates No. 10NC- OPCPOD1-9-000014, all information on page following title; Pages 10 - 18, Bates No. 10NC- OPCPOD1-9-000016 through 10NC-OPCPOD1- 9-000024, all information on pages following title; Pages 20, Bates No. 10NC- OPCPOD1-9-000026, all information in 2 <sup>nd</sup> column	<ul> <li>§366.093(3)(d), Fla. Stat. The document in question contains confidential contractual information, the disclosure of which would impair PEF's efforts to contract for goods or services on favorable terms.</li> <li>§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.</li> </ul>
PEF Response to Citizens' First Request for Production No. 1, Bates No. 10NC- OPCPOD1-9-000039	All information under 1 <sup>st</sup> row shown; 2 <sup>nd</sup> row, columns 2 through 7	<ul> <li>§366.093(3)(d), Fla. Stat.</li> <li>The document in question contains confidential contractual information, the disclosure of which would impair PEF's efforts to contract for goods or services on favorable terms.</li> <li>§366.093(3)(e), Fla. Stat.</li> <li>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.</li> </ul>
PEF Response to Citizens' First Request for Production No. 1, Bates No. 10NC-	All information at bottom of page	§366.093(3)(d), Fla. Stat. The document in question contains confidential contractual

DOCUMENT	PAGE/LINE/ COLUMN	JUSTIFICATION
	COLUMIN	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.
Exhibit 234: PEF Response to Citizens' First Request for Production No. 1, Bates No. 10NC- OPCPOD1-9-000209 through 10NC-OPCPOD1- 9-000211	Page 2, Bates No. 10NC- OPCPOD1-9-000210, 1 <sup>st</sup> Table, 3 <sup>rd</sup> column, 5 <sup>th</sup> line, last five words, Shaded area, 1 <sup>st</sup> paragraph, 2 <sup>nd</sup> line, lst 6 words, 3 <sup>rd</sup> paragraph, last line, last 3 words	§366.093(3)(d), Fla. Stat. The document in question contains 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.
PEF Response to Citizens' First Request for Production No. 1, Bates No. 10NC- OPCPOD1-9-000212 through 10NC-OPCPOD1- 9-000214	Entire document	§366.093(3)(d), Fla. Stat. The document in question contains 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

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DOCUMENT	PAGE/LINE/ COLUMN	JUSTIFICATION
OPCPOD1-13-000546 through 10NC-OPCPOD1- 13-000599		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.
PEF Response to Citizens' First Request for Production No. 1, Bates No. 10NC- OPCPOD1-15-000001 through 10NC-OPCPOD1- 15-000058	Entire document	§366.093(3)(d), Fla. Stat. The document in question contains 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.
Exhibit 209: PEF Response to Citizens' First Request for Production No. 1, Bates No. 10NC- OPCPOD1-16-000001 - 10NC-OPCPOD1-16- 000006	Page 4, Bates No. 10NC- OPCPOD1-16-000004, all information in rows 6 though 23 in chart; Page 5, Bates No. 10NC- OPCPOD1-16-000005, all information in rows 6 though 23 in chart; Page 6, Bates No. 10NC- OPCPOD1-16-000006, all	<ul> <li>§366.093(3)(d), Fla. Stat.</li> <li>The document in question contains confidential contractual information, the disclosure of which would impair PEF's efforts to contract for goods or services on favorable terms.</li> <li>§366.093(3)(e), Fla. Stat.</li> <li>The document portions in question</li> </ul>
	OPCPOD1-16-000006, all information in rows 6 though 23 in chart;	The document portions in question contain confidential information relating to competitive business

DOCUMENT	PAGE/LINE/ COLUMN	JUSTIFICATION
No. 1, Bates No. 10NC- OPCPOD1-28-000003 through 10NC-OPCPOD1- 28-000005		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.
PEF Response to Citizens' First Request for Production No. 1, Bates No. 10NC- OPCPOD1-28-000006 through 10NC-OPCPOD1- 28-000009	Entire document	§366.093(3)(d), Fla. Stat. The document in question contains 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.
Exhibit 233: PEF Response to Citizens' First Request for Production No. 1, Bates No. 10NC- OPCPOD1-28-000010 through 10NC-OPCPOD1- 28-000014	1st page, Bates No. 09NC- OPCPOD1-28-000010, 1 <sup>st</sup> paragraph, 2 <sup>nd</sup> line last seven words, 1 <sup>st</sup> table, 3 <sup>rd</sup> column, 6 <sup>th</sup> line, shaded block 2 <sup>nd</sup> line, 2 <sup>nd</sup> word to end, 3 <sup>rd</sup> line in its entirety; 2 <sup>nd</sup> paragraph, shaded are, 4 <sup>th</sup> bullet point, 1 <sup>st</sup> four words; 2 <sup>nd</sup> page, Bates No.	<ul> <li>§366.093(3)(d), Fla. Stat.</li> <li>The document in question contains confidential contractual information, the disclosure of which would impair PEF's efforts to contract for goods or services on favorable terms.</li> <li>§366.093(3)(e), Fla. Stat.</li> <li>The document portions in question</li> </ul>

DOCUMENT	PAGE/LINE/ COLUMN	JUSTIFICATION
No. 1, Bates No. 10NC- OPCPOD1-38-000001 through 10NC-OPCPOD1- 38-000002	COLUMIN	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.
Exhibit 200: PEF Response to Citizens' First Request for Production No. 1, Bates No. 10NC- OPCPOD1-40-000523	1 <sup>st</sup> Table, all information in last 3 columns	<ul> <li>§366.093(3)(d), Fla. Stat. The document in question contains confidential contractual information, the disclosure of which would impair PEF's efforts to contract for goods or services on favorable terms.</li> <li>§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.</li> </ul>
Exhibit 200: PEF Response to Citizens' First Request for Production No. 1, Bates No. 10NC- OPCPOD1-40-000525	All information in Section 5.1	<ul> <li>§366.093(3)(d), Fla. Stat.</li> <li>The document in question contains confidential contractual information, the disclosure of which would impair PEF's efforts to contract for goods or services on favorable terms.</li> <li>§366.093(3)(e), Fla. Stat.</li> <li>The document portions in question contain confidential information</li> </ul>

DOCUMENT	PAGE/LINE/ COLUMN	JUSTIFICATION
		relating to competitive business interests, the disclosure of which would impair the competitive business of the provider/owner of the information.
Exhibit 200: PEF Response to Citizens' First Request for Production No. 1, Bates No. 10NC- OPCPOD1-40-000531	All information on page following title line	<ul> <li>§366.093(3)(d), Fla. Stat. The document in question contains confidential contractual information, the disclosure of which would impair PEF's efforts to contract for goods or services on favorable terms.</li> <li>§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.</li> </ul>
Exhibit 200: PEF Response to Citizens' First Request for Production No. 1, Bates No. 10NC- OPCPOD1-40-000532	All information in last 3 columns of Table	<ul> <li>§366.093(3)(d), Fla. Stat. The document in question contains confidential contractual information, the disclosure of which would impair PEF's efforts to contract for goods or services on favorable terms.</li> <li>§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.</li> </ul>
PEF Response to Citizens' First Request for Production No. 1, Bates No. 10NC-	Entire document	§366.093(3)(d), Fla. Stat. The document in question contains confidential contractual