PROGRESS ENERGY FLORIDA Confidentiality Justification Matrix



| DOCUMENT/RESPONSES | PAGE/LINE | JUSTIFICATION |
|-------------------------|----------------------------|----------------------------------|
| Exhibit LC-1R, Part A – | Page 2 of 2, Lines 1-8; | §366.093(3)(d), F.S. |
| Capacity Cost Recovery | Purchased MW from OUC, | The document in question |
| Calculations for 2007 | Osceola, Energy Authority, | contains confidential |
| | Chattahoochee & Central | information, the disclosure of |
| | Power & Lime. | which would impair PEF's |
| | | efforts to contract for goods or |
| | | services on favorable terms. |
| | | |
| | | §366.093(3)(e), F.S. |
| | | The document in question |
| | | 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 |
|-----------------------|
| CTR |
| ECR |
| GCL 1 |
| OPC |
| RCA |
| SCR |
| SGA |
| SEC |
| OTH I COMP records |

CMP _____

DOCUMENT NUMBER-DATE

07260 AUG 175