

ATTACHMENT C

PROGRESS ENERGY FLORIDA
In re: Nuclear Power Plant Cost Recovery Clause
Docket 080009 - E I
PEF's First Request for Confidential Classification
Confidentiality Justification Matrix

| DOCUMENT/ RESPONSES | PAGE/LINE | JUSTIFICATION |
|--|--|--|
| PEF Response to Citizen's Request for Production No. 1 | Bates No. PEF-NCR-00002, Section 2. Workscope, all information given in all subsections; Section 3. Commercial, all information given in all subsections. | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for Production No. 1 | Bates No. PEF-NCR-00003, all information given in subsection 3. | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for Production No. 1 | Bates Nos. PEF-NCR-00004 through PEF-NCR-00084, Heading AREVA NP, Inc. entire pages. | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for Production No. 1 | Bates Nos. PEF-NCR-00087, 2 nd paragraph, 4 th line, 7 th word through end of line; 5 th line, 1 st through 8 th word (end of sentence); 6 th line, 6 th 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. |

CMP _____
 COM _____
 CTR _____
 ECR 1
 GOL 1
 OPC _____
 PCA _____
 SCR _____
 SGA _____
 SEC _____
 OTH _____

DOCUMENT NUMBER-DATE

03240 APR 22 08

PROGRESS ENERGY FLORIDA
In re: Nuclear Power Plant Cost Recovery Clause
Docket 080009
PEF's First Request for Confidential Classification
Confidentiality Justification Matrix

| DOCUMENT/ RESPONSES | PAGE/LINE | JUSTIFICATION |
|--|---|--|
| PEF Response to Citizen's Request for Production No. 1 | Bates No. PEF-NCR-00089, 1 st bullet, 2 nd line, 5 th word; 3 rd bullet, 2 nd line, 4 th word; 14 th bullet, 2 nd line, 3 rd word; last line, last 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. |
| PEF Response to Citizen's Request for Production No. 1 | Bates No. PEF-NCR-00091, Column Task, or Action, Description, row 2, 12 th line, 2 nd word; 14 th line, 3 rd 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. |
| PEF Response to Citizen's Request for Production No. 1 | Bates No. PEF-NCR-00092, column Action Resolution, row 11, 2 nd 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. |
| PEF Response to Citizen's Request for Production No. 1 | Bates Nos. PEF-NCR-00099, Heading Price, all information given in 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. |
| PEF Response to Citizen's Request for Production No. 1 | Bates Nos. PEF-NCR-00100 through Bates No. PEF-NCR-00101, Heading Payment Terms | §366.093(3)(e), F.S. The document in question contains confidential information relating to competitive business |

PROGRESS ENERGY FLORIDA
In re: Nuclear Power Plant Cost Recovery Clause
Docket 080009
PEF's First Request for Confidential Classification
Confidentiality Justification Matrix

| DOCUMENT/ RESPONSES | PAGE/LINE | JUSTIFICATION |
|--|--|--|
| | (Milestone/Payment Schedule), entire pages. | interests, the disclosure of which would impair the competitive business of the provider/owner of the information. |
| PEF Response to Citizen's Request for Production No. 1 | Bates No. PEF-NCR-00102, Heading Payment Terms, 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. |
| PEF's Response to Citizen's Request for Production No. 1 | Bates PEF-NCR-00103, Heading Actualized LOI Charges to July 22, 2007, all information given in column Price. | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for Production No. 1 | Bates No. PEF-NCR-00104, Heading Terms and Conditions, 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. |
| PEF's Response to Citizen's Request for Production No. 1 | Bates No. PEF-NCR-00105, Heading Performance Guarantee, 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. |

PROGRESS ENERGY FLORIDA
In re: Nuclear Power Plant Cost Recovery Clause
Docket 080009
PEF's First Request for Confidential Classification
Confidentiality Justification Matrix

| DOCUMENT/ RESPONSES | PAGE/LINE | JUSTIFICATION |
|--|--|---|
| PEF's Response to Citizen's Request for Production No. 1 | Bates No. PEF-NCR-00107, Heading Costing Approach, 3 rd paragraph, 2 nd line, 1 st and 2 nd words; 3 rd line, 4 th and 5 th words; 4 th line, 5 th word; 5 th line, 1 st and 2 nd words. | <p>§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.</p> <p>§366.093(3)(e), F.S. The document in question contains confidential information relating to competitive business interests, the disclosure of which would impair the competitive business of the provider/owner of the information.</p> |
| PEF's Response to Citizen's Request for Production No. 1 | Bates No. PEF-NCR-00122, Heading MUR Project Summary, 1 st bullet, 2 nd word; 2 nd line, last word; 3 rd line, 4 th word; 5 th line, 1 st word. | <p>§366.093(3)(e), F.S. The document in question contains confidential information relating to competitive business interests, the disclosure of which would impair the competitive business of the provider/owner of the information.</p> |
| PEF's Response to Citizen's Request for Production No. 1 | Bates No. PEF-NCF-00128, Heading NSSS Proposal Status, last line, last word. | <p>§366.093(3)(e), F.S. The document in question contains confidential information relating to competitive business interests, the disclosure of which would impair the competitive business of the provider/owner of the information.</p> |
| PEF's Response to Citizen's Request for Production No. 1 | Bates No. PEF-NCR-00176, 2 nd carat, 2 nd word. | <p>§366.093(3)(e), F.S. The document in question contains confidential information relating to competitive business</p> |

PROGRESS ENERGY FLORIDA
In re: Nuclear Power Plant Cost Recovery Clause
Docket 080009
PEF's First Request for Confidential Classification
Confidentiality Justification Matrix

| DOCUMENT/ RESPONSES | PAGE/LINE | JUSTIFICATION |
|--|---|--|
| | | interests, the disclosure of which would impair the competitive business of the provider/owner of the information. |
| PEF's Response to Citizen's Request for Production No. 1 | Bates No. PEF-NCR-00178, 2 nd bullet, 1 st word; all information given in sub-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. |
| PEF's Response to Citizen's Request for Production No. 1 | Bates Nos. PEF-NCR-00179 through PEF-NCR-00185, Heading Metrics, entire pages. | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for Production No. 1 | Bates PEF-NCR-00186, 2 nd bullet, Fixed Price + Time and Materials, all information given in both bullets, 3 rd bullet, 3 rd word to end of line; all information given in 2 nd line. | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for Production No. 1 | Bates PEF-NCR-00187, Heading Payment Schedule, all information given in Payment column, 1 st line, 3 rd word; last line, last 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. |

PROGRESS ENERGY FLORIDA
In re: Nuclear Power Plant Cost Recovery Clause
Docket 080009
PEF's First Request for Confidential Classification
Confidentiality Justification Matrix

| DOCUMENT/ RESPONSES | PAGE/LINE | JUSTIFICATION |
|--|--|--|
| PEF's Response to Citizen's Request for Production No. 1 | Bates No. PEF-NCR-00196, Hearing MUR Price Comparison Summary, All information given in subcolumns Robinson, Davis Besse, Seabrook and CR3; Handwritten notes, 2 nd line, 1 st 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. |
| PEF's Response to Citizen's Request for Production No. 1 | Bates No. PEF-NCR-00197, Heading NSSS Details, all information given in Cost column. | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for Production No. 1 | Bates No. PEF-NCR-00198, Heading NSSS Delta Scope Robinson and CR3, all information given in column Cost, information in last row of 3 rd column; information in last column, last row. | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for Production No. 1 | Bates No. PEF-NCR-00199, Heading NSSS Fuel Details, all information given in Cost column. | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for Production No. 1 | Bates No. PEF-NCR-00200, Heading BOP Details, all information | §366.093(3)(e), F.S. The document in question contains confidential information |

PROGRESS ENERGY FLORIDA
In re: Nuclear Power Plant Cost Recovery Clause
Docket 080009
PEF's First Request for Confidential Classification
Confidentiality Justification Matrix

| DOCUMENT/ RESPONSES | PAGE/LINE | JUSTIFICATION |
|--|---|--|
| | given in CR3 Cost column; information given in last row of Robinson Cost column; Handwritten notes in right margin. | 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 Citizen's Request for Production No. 1 | Bates No. PEF-NCR-00201, Heading EC Details, all information given in Cost column. | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for Production No. 1 | Bates Nos. PEF-NCR-00205 through PEF-NCR-00207, Heading Incentive/Penalty: Target MWe CR3 MUR, entire pages. | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for Production No. 1 | Bates No. PEF-NCR-00208, Heading Time and Materials, 1 st bullet, 1 st and 2 nd words; Handwritten notes; Heading Fixed Price, all information under bullet; Heading time and Materials; 1 st bullet, 2 nd word; 2 nd bullet, 3 rd word; 3 rd bullet, 2 nd 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. |
| PEF's Response to Citizen's Request for Production No. 1 | Bates Nos. PEF-NCR-00212, Section 1.0 Introduction, all information given in subsections; Section 2.0 Project Team | §366.093(3)(e), F.S. The document in question contains confidential information relating to competitive business interests, the disclosure of which would impair the competitive |

PROGRESS ENERGY FLORIDA
In re: Nuclear Power Plant Cost Recovery Clause
Docket 080009
PEF's First Request for Confidential Classification
Confidentiality Justification Matrix

| DOCUMENT/ RESPONSES | PAGE/LINE | JUSTIFICATION |
|--|---|--|
| | Organization, all information given in subsections; Section 3.0 Workscope, all information given in all subsections. | business of the provider/owner of the information. |
| PEF's Response to Citizen's Request for Production No. 1 | Bates No. PEF-NCR-00213, 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. |
| PEF's Response to Citizen's Request for Production No. 1 | Bates No. PEF-NCR-00214, all information given in subsections of section 3; Section 6 Assumptions, all information given in all subsections; Section 7 Required Inputs, all information given in all subsections; Section 8 Deliverables, all information given in all subsections. | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for Production No. 1 | Bates No. PEF-NCR-00215, all information given in subsections of section 8; Section 10 Commercial, all information given in all subsections. | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for Production No. 1 | Bates Nos. PEF-NCR-00216 through PEF-NCR-00306, Heading AREVA | §366.093(3)(e), F.S. The document in question contains confidential information |

PROGRESS ENERGY FLORIDA
In re: Nuclear Power Plant Cost Recovery Clause
Docket 080009
PEF's First Request for Confidential Classification
Confidentiality Justification Matrix

| DOCUMENT/ RESPONSES | PAGE/LINE | JUSTIFICATION |
|--|--|--|
| | NP, Inc., entire pages. | 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 Citizen's Request for Production No. 1 | Bates Nos. PEF-NCR-00340, 2 nd paragraph, 1 st line, 6 th word; 3 rd paragraph, 1 st line, 6 th word; 4 th paragraph, 1 st line, 9 th through 11 th words; 2 nd line, 1 st word; 6 th line, 2 nd word to end of line; all information given in lines 7 th through 12 th lines. | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for Production No. 1 | Bates No. PEF-NCR-00341, Heading Jacobs Engineering Office-Based Personnel - Bare Hourly Salary Rate Ranges, all information given in Bare Hourly Salary Range column; 1 st paragraph, 2 nd line, 3 rd through 5 th words; last paragraph, 2 nd line, 3 rd and 9 th 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. |
| PEF's Response to Citizen's Request for Production No. 1 | Bates No. PEF-NCR-00342, 1 st paragraph, 2 nd line, 3 rd word and 9 th 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. |
| PEF's Response to Citizen's Request for Production No. 1 | Bates Nos. PEF-NCR-00396, Heading Pricing, all information given in | §366.093(3)(e), F.S. The document in question contains confidential information |

PROGRESS ENERGY FLORIDA
In re: Nuclear Power Plant Cost Recovery Clause
Docket 080009
PEF's First Request for Confidential Classification
Confidentiality Justification Matrix

| DOCUMENT/ RESPONSES | PAGE/LINE | JUSTIFICATION |
|--|---|--|
| | column Estimated Cost. | 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 Citizen's Request for Production No. 1 | Bates No. PEF-NCR-00399, Section 6.1 Cost and Commercial Terms, 2 nd paragraph, 5 th word, 3 rd paragraph, 5 th word; Chart, all information given in columns Phase I Hours and Phase II Hours. | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for Production No. 1 | Bates Nos. PEF-NCR-00401, 4 th paragraph, all information given in 1 st and 2 nd columns. | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for Production No. 1 | Bates Nos. PEF-NCR-00553 through PEF-NCR-0581, Heading, Sargent & Lundy, entire pages. | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for Production No. 1 | Bates Nos. PEF-NCR-00704 through PEF-NCR-00706, all information given in charts. | §366.093(3)(e), F.S. The document in question contains confidential information relating to competitive business interests, the disclosure of which would impair the competitive business of the provider/owner of |

PROGRESS ENERGY FLORIDA
In re: Nuclear Power Plant Cost Recovery Clause
Docket 080009
PEF's First Request for Confidential Classification
Confidentiality Justification Matrix

| DOCUMENT/ RESPONSES | PAGE/LINE | JUSTIFICATION |
|--|---|--|
| | | the information. |
| PEF's Response to Citizen's Request for Production No. 1 | Bates Nos. PEF-NCR-00717 through PEF-NCR-00738, Heading Scope of Supply Hardware, entire pages. | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for Production No. 1 | Bates Nos. PEF-NCR-00743 through 00753, Heading Commercial Exceptions, entire pages. | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for Production No. 1 | Bates No. PEF-NCR-00757, 1 st bullet, 4 th 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. |
| PEF's Response to Citizen's Request for Production No. 1 | Bates No. PEF-NCR-00758 through PEF-NCR-00759, all information given in columns Alstom and Siemens. | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for | Bates No. PEF-NCR-00760, Heading Corporate | §366.093(3)(e), F.S. The document in question |

PROGRESS ENERGY FLORIDA
In re: Nuclear Power Plant Cost Recovery Clause
Docket 080009
PEF's First Request for Confidential Classification
Confidentiality Justification Matrix

| DOCUMENT/ RESPONSES | PAGE/LINE | JUSTIFICATION |
|--|---|--|
| Production No. 1 | Bundling – 11 Rotors, entire page. | contains 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 Citizen's Request for Production No. 1 | Bates No. PEF-NCR-00761, Heading Safety and Human Performance, all information given in columns Incidents, Bonus and Rev. at Risk; Heading Human Performance Index, all information in Bonus row. | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for Production No. 1 | Bates No. PEF-NCR-00762, Heading Warranty, 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. |
| PEF's Response to Citizen's Request for Production No. 1 | Bates No. PEF-NCR-00763, Heading Liquidated Damages, 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. |
| PEF's Response to Citizen's Request for Production No. 1 | Bates No. PEF-NCR-00764, Heading Limits of Liability, 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 |

PROGRESS ENERGY FLORIDA
In re: Nuclear Power Plant Cost Recovery Clause
Docket 080009
PEF's First Request for Confidential Classification
Confidentiality Justification Matrix

| DOCUMENT/ RESPONSES | PAGE/LINE | JUSTIFICATION |
|--|---|--|
| | | business of the provider/owner of the information. |
| PEF's Response to Citizen's Request for Production No. 1 | Bates No. PEF-NCR-00765, Heading 2009 Absolute Output Target – Performance Guarantee, all information given in 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. |
| PEF's Response to Citizen's Request for Production No. 1 | Bates No. PEF-NCR-00766, Heading 2011 Delta Target Output – Performance Guarantee, all information in 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. |
| PEF's Response to Citizen's Request for Production No. 1 | Bates No. PEF-NCR-00767, Heading 100 Day Performance Guarantee, 2 nd line, 3 rd 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. |
| PEF's Response to Citizen's Request for Production No. 1 | Bates No. PEF-NCR-00769, all information given in the 2 nd paragraph to the end of 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 business of the provider/owner of the information. |
| PEF's Response to | Bates No. PEF-NCR- | §366.093(3)(e), F.S. |

PROGRESS ENERGY FLORIDA
In re: Nuclear Power Plant Cost Recovery Clause
Docket 080009
PEF's First Request for Confidential Classification
Confidentiality Justification Matrix

| DOCUMENT/ RESPONSES | PAGE/LINE | JUSTIFICATION |
|--|---|--|
| Citizen's Request for Production No. 1 | 00770, Heading, Alstom Initial Proposal Summary, all information given; Heading Alstom Amended Proposal summary, all information given. | The document in question contains 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 Citizen's Request for Production No. 1 | Bates No. PEF-NCR-00771, 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. |
| PEF's Response to Citizen's Request for Production No. 1 | Bates No. PEF-NCR-00779, 1 st paragraph, 1 st line, 6 th word; 3 rd paragraph, 5 th line, 4 th word; 6 th paragraph, 2 nd line, 5 th 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. |
| PEF's Response to Citizen's Request for Production No. 1 | Bates No. PEF-NCR-00876 through PEF-NCR-00883, entire pages. | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for Production No. 1 | Bates No. PEF-NCR-00926, Section 2, all information given in subsection; Section 3, all information given in | §366.093(3)(e), F.S. The document in question contains confidential information relating to competitive business interests, the disclosure of which |

PROGRESS ENERGY FLORIDA
In re: Nuclear Power Plant Cost Recovery Clause
Docket 080009
PEF's First Request for Confidential Classification
Confidentiality Justification Matrix

| DOCUMENT/ RESPONSES | PAGE/LINE | JUSTIFICATION |
|--|--|--|
| | subsection. | would impair the competitive business of the provider/owner of the information. |
| PEF's Response to Citizen's Request for Production No. 1 | Bates No. PEF-NCR-00927, all information given in subsection 3. | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for Production No. 1 | Bates Nos. PEF-NCR-00928 through PEF-NCR-00963, entire pages. | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for Production No. 1 | Bates Nos. PEF-NCR-00968, Section 1.0 Introduction, all information given in all subsections; 2.0 Project Team Organization, all information given in all subsections. | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for Production No. 1 | Bates No. PEF-NCR-00969, Section 3 Workscope, all information given in subsections. | §366.093(3)(e), F.S. The document in question 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 Power Plant Cost Recovery Clause
Docket 080009
PEF's First Request for Confidential Classification
Confidentiality Justification Matrix

| DOCUMENT/ RESPONSES | PAGE/LINE | JUSTIFICATION |
|--|--|--|
| PEF's Response to Citizen's Request for Production No. 1 | Bates No. PEF-NCR-00970, 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. |
| PEF's Response to Citizen's Request for Production No. 1 | Bates No. PEF-NCR-00971, all information given in subsection 3; Section 4, all information given in all subsections. | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for Production No. 1 | Bates No. PEF-NCR-00972, all information given in subsection 4; Section 5. Assumptions, all information given in subsections; Section 6 Required Inputs, all information given in subsections. | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for Production No. 1 | Bates No. PEF-NCR-000973, all information given in subsection 6; Section 10 Commercial Items, all information given in subsections. | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for Production No. 1 | Bates Nos. PEF-NCR-00975 through PEF-NCR-01210, Heading Introduction, entire pages. | §366.093(3)(e), F.S. The document in question contains confidential information relating to competitive business |

PROGRESS ENERGY FLORIDA
In re: Nuclear Power Plant Cost Recovery Clause
Docket 080009
PEF's First Request for Confidential Classification
Confidentiality Justification Matrix

| DOCUMENT/ RESPONSES | PAGE/LINE | JUSTIFICATION |
|--|--|--|
| | | interests, the disclosure of which would impair the competitive business of the provider/owner of the information. |
| PEF's Response to Citizen's Request for Production No. 1 | Bates Nos. PEF-NCR-01211 through PEF-NCR-01242, Heading Installation Division of Responsibilities, entire pages. | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for Production No. 1 | Bates Nos. PEF-NCR-01317 through 1320, letter to Progress Energy Services Company, LLC, entire pages. | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for Production No. 1 | Bates Nos. PEF-NCR-01323, all information in subsections. | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for Production No. 1 | Bates Nos. PEF-NCR-01324 through PEF-NCR-01342, entire pages. | §366.093(3)(e), F.S. The document in question 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 Power Plant Cost Recovery Clause
Docket 080009
PEF's First Request for Confidential Classification
Confidentiality Justification Matrix

| DOCUMENT/ RESPONSES | PAGE/LINE | JUSTIFICATION |
|--|---|--|
| PEF's Response to Citizen's Request for Production No. 1 | Bates Nos. PEF-NCR-01343, Heading Proposal Summary, all information given in that paragraph; Heading Cost, 9 th word; Heading Performance Guarantee, all information given in that paragraph; Heading General Scope, 2 nd line, 7 th 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. |
| PEF's Response to Citizen's Request for Production No. 1 | Bates No. PEF-NCR-01344, Heading General Notes, 2 nd bullet, 3rd line, 12 th 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. |
| PEF's Response to Citizen's Request for Production No. 1 | Bates No. PEF-NCR-01349, Heading Commercial Comments, 2 nd bullet, 1 st line, 4 th word; 3 rd bullet, 1 st line, 6 th word; 3 rd line, 18 th 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. |
| PEF's Response to Citizen's Request for Production No. 1 | Bates Nos. PEF-NCR-01353, Heading Proprietary Statement, 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. |
| PEF's Response to Citizen's Request for | Bates No. PEF-NCR-01354, Section 3.0, all | §366.093(3)(e), F.S. The document in question |

PROGRESS ENERGY FLORIDA
In re: Nuclear Power Plant Cost Recovery Clause
Docket 080009
PEF's First Request for Confidential Classification
Confidentiality Justification Matrix

| DOCUMENT/ RESPONSES | PAGE/LINE | JUSTIFICATION |
|--|---|--|
| Production No. 1 | subsections. | contains 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 Citizen's Request for Production No. 1 | Bates PEF-NCR-01355, 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. |
| PEF's Response to Citizen's Request for Production No. 1 | Bates No. PEF-NCR-01356, all information in first subsections of Section 3; Section 5, all subsections. | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for Production No. 1 | Bates Nos. PEF-NCR-01357 through PEF-NCR-01600, Heading Enercon Services, Inc., entire pages. | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for Production No. 1 | Bates Nos. PEF-NCR-01609 through PEF-NCR-01634, Letter addressed to Mr. Tony Own, entire pages. | §366.093(3)(e), F.S. The document in question contains confidential information relating to competitive business interests, the disclosure of which would impair the competitive |

PROGRESS ENERGY FLORIDA
In re: Nuclear Power Plant Cost Recovery Clause
Docket 080009
PEF's First Request for Confidential Classification
Confidentiality Justification Matrix

| DOCUMENT/ RESPONSES | PAGE/LINE | JUSTIFICATION |
|--|--|--|
| | | business of the provider/owner of the information. |
| PEF's Response to Citizen's Request for Production No. 1 | Bates Nos. PEF-NCR-01641, Heading Summary of Technical Evaluation, 1 st bullet, 1 st line, 4 th through 7 th words; all information in 2 nd line; all information in all sub 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. |
| PEF's Response to Citizen's Request for Production No. 1 | Bates No. PEF-NCR-01642, Heading Quality, 1 st bullet, 1 st line, 4 th through 8 th words; all information given in 2 nd line; All information given in sub 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. |
| PEF's Response to Citizen's Request for Production No. 1 | Bates No. PEF-NCR-01643, Heading Bid Price Comparison (\$000's), all information given in columns AREVA and Enercon. | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for Production No. 1 | Bates No. PEF-NCR-01644, Heading Price Reduction, all information given in bullets; Heading Risk Reduction, all information given in bullets; Heading Royalties, all information given in 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. |
| PEF's Response to | Bates No. PEF-NCR- | §366.093(3)(e), F.S. |

PROGRESS ENERGY FLORIDA
In re: Nuclear Power Plant Cost Recovery Clause
Docket 080009
PEF's First Request for Confidential Classification
Confidentiality Justification Matrix

| DOCUMENT/ RESPONSES | PAGE/LINE | JUSTIFICATION |
|--|--|--|
| Citizen's Request for Production No. 1 | 01645, Heading AREVA Negotiated Price (\$000's), all information given in 2 nd column. | The document in question contains 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 Citizen's Request for Production No. 1 | Bates No. PEF-NCR-01646, Heading Technical, all information in 2 nd sentence; Heading Commercial, all information in 1 st and 2 nd sentence; Heading Conclusion, 2 nd line, 4 th through 7 th 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. |
| PEF's Response to Citizen's Request for Production No. 1 | Bates No. PEF-NCR-01648, Heading Limit of Liability, 2 nd line, 3 rd 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. |
| PEF's Response to Citizen's Request for Production No. 1 | Bates Nos. PEF-NCR-01657 through PEF-NCR-01663, entire pages. | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for Production No. 1 | Bates Nos. PEF-NCR-01664 through PEF-NCR-01941, Heading, Engineering Information Record, entire pages. | §366.093(3)(e), F.S. The document in question contains confidential information relating to competitive business interests, the disclosure of which |

PROGRESS ENERGY FLORIDA
In re: Nuclear Power Plant Cost Recovery Clause
Docket 080009
PEF's First Request for Confidential Classification
Confidentiality Justification Matrix

| DOCUMENT/ RESPONSES | PAGE/LINE | JUSTIFICATION |
|--|--|--|
| | | would impair the competitive business of the provider/owner of the information. |
| PEF's Response to Citizen's Request for Production No. 1 | Bates Nos. PEF-NCR-01942, Heading AREVA NP, Inc., 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. |
| PEF's Response to Citizen's Request for Production No. 1 | PEF-NCR-01943, Column Invoice Amount, all information given in that column. | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for Production No. 1 | Bates Nos. PEF-NCR-02059 through PEF-NCR-02078, drawings and photographs, entire pages. | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for Production No. 1 | Bates No. PEF-NCR-02079, Heading Long Term-Rate Schedule, Columns 2007, 2008, 2009 and 2010, all information given in those columns. | §366.093(3)(e), F.S. The document in question 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 Power Plant Cost Recovery Clause
Docket 080009
PEF's First Request for Confidential Classification
Confidentiality Justification Matrix

| DOCUMENT/ RESPONSES | PAGE/LINE | JUSTIFICATION |
|--|---|--|
| PEF's Response to Citizen's Request for Production No. 1 | Bates Nos. PEF-NCR-02081, Section 2.0, Description of the Offered Feedwater Heaters, all subsections; Section 4.0 Commercial Information, all subsections | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for Production No. 1 | Bates No. PEF-NCR-02082, Section 5.0 Subcontractors, all subsections; Section 6.0 Attachments, all subsections. | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for Production No. 1 | Bates Nos. PEF-NCR-02083, through PEF-NCR-02162, entire pages. | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for Production No. 1 | Bates Nos. PEF-NCR-02189, Heading Payment Milestones, all information in column % of Total Selling Price. | §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. §366.093(3)(e), F.S. The document in question contains confidential information relating to competitive business interests, the disclosure of which |

PROGRESS ENERGY FLORIDA
In re: Nuclear Power Plant Cost Recovery Clause
Docket 080009
PEF's First Request for Confidential Classification
Confidentiality Justification Matrix

| DOCUMENT/ RESPONSES | PAGE/LINE | JUSTIFICATION |
|--|--|---|
| | | would impair the competitive business of the provider/owner of the information. |
| PEF's Response to Citizen's Request for Production No. 1 | Bates No. PEF-NCR-02190, Heading Performance Guarantee, information in 1 st subheading on graph; all information in 2 nd through 4 th columns in graph. | <p>§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.</p> <p>§366.093(3)(e), F.S. The document in question contains confidential information relating to competitive business interests, the disclosure of which would impair the competitive business of the provider/owner of the information.</p> |
| PEF's Response to Citizen's Request for Production No. 1 | Bates No. PEF-NCR-02191, Heading Performance Guarantees, entire graph. | <p>§366.093(3)(e), F.S. The document in question contains confidential information relating to competitive business interests, the disclosure of which would impair the competitive business of the provider/owner of the information.</p> |
| PEF's Response to Citizen's Request for Production No. 1 | Bates No. PEF-NCR-02192, Heading Performance Liquidated Damages, 1 st word in each subsection. | <p>§366.093(3)(e), F.S. The document in question contains confidential information relating to competitive business interests, the disclosure of which would impair the competitive business of the provider/owner of the information.</p> |
| PEF's Response to | Bates No. PEF-NCR- | §366.093(3)(e), F.S. |

PROGRESS ENERGY FLORIDA
In re: Nuclear Power Plant Cost Recovery Clause
Docket 080009
PEF's First Request for Confidential Classification
Confidentiality Justification Matrix

| DOCUMENT/ RESPONSES | PAGE/LINE | JUSTIFICATION |
|--|---|--|
| Citizen's Request for Production No. 1 | 02193, all information in column Liquidated Damages Per Day. | The document in question contains 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 Citizen's Request for Production No. 1 | Bates No. PEF-NCR-02194, Heading Warranty Period, all information in bullet; Heading Corrective Measures, all information in bullet; Heading Recurring Corrective Measure, all information in both 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. |
| PEF's Response to Citizen's Request for Production No. 1 | Bates No. PEF-NCR-02195, Heading Warranty Continued, 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. |
| PEF's Response to Citizen's Request for Production No. 1 | Bates No. PEF-NCR-02196, Heading Limits of Liability, 1 st bullet, 2 nd line, last word; all information in 2 nd bullet. | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for Production No. 1 | Bates Nos. PEF-NCR-02210 through PEF-NCR-02211, Heading Commercial, entire pages. | §366.093(3)(e), F.S. The document in question contains confidential information relating to competitive business interests, the disclosure of which |

PROGRESS ENERGY FLORIDA
In re: Nuclear Power Plant Cost Recovery Clause
Docket 080009
PEF's First Request for Confidential Classification
Confidentiality Justification Matrix

| DOCUMENT/ RESPONSES | PAGE/LINE | JUSTIFICATION |
|--|--|--|
| | | would impair the competitive business of the provider/owner of the information. |
| PEF's Response to Citizen's Request for Production No. 1 | Bates No. PEF-NCR-02212, all information given in 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. |
| PEF's Response to Citizen's Request for Production No. 1 | Bates Nos. PEF-NCR-02222 through PEF-NCR-02241, drawings and pictures, entire pages. | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for Production No. 1 | Bates Nos. PEF-NCR-02245, all information in Alstom and Siemens columns. | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for Production No. 1 | Bates Nos. PEF-NCR-02246, all information in Bid and Negotiated Price columns. | §366.093(3)(e), F.S. The document in question 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 Power Plant Cost Recovery Clause
Docket 080009
PEF's First Request for Confidential Classification
Confidentiality Justification Matrix

| DOCUMENT/ RESPONSES | PAGE/LINE | JUSTIFICATION |
|--|--|--|
| PEF's Response to Citizen's Request for Production No. 1 | Bates No. PEF-NCR-02247, Heading Payment Milestones, all information in % of Total Seeling Price and Payment Amount (000's) columns. | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for Production No. 1 | Bates No. PEF-NCR-02248, Heading Performance Guarantees: all information in heading row of graph; All information 2 nd through 4 th columns. | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for Production No. 1 | PEF-NCR-02249, Heading TEI Contract Summary, 1 st line, 3 rd word; All information in 2 nd line; entire 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. |
| PEF's Response to Citizen's Request for Production No. 1 | Bates No. PEF-NCR-002250, all information in Liquidated Damages column. | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for Production No. 1 | Bates No. PEF-NCR-02251, Heading Warranty Period, all information in bullet; Heading Corrective | §366.093(3)(e), F.S. The document in question contains confidential information relating to competitive business |

PROGRESS ENERGY FLORIDA
In re: Nuclear Power Plant Cost Recovery Clause
Docket 080009
PEF's First Request for Confidential Classification
Confidentiality Justification Matrix

| DOCUMENT/ RESPONSES | PAGE/LINE | JUSTIFICATION |
|--|--|---|
| | Measures, all information in bullet; Heading Recurring Corrective Measure, all information in both bullets. | interests, the disclosure of which would impair the competitive business of the provider/owner of the information. |
| PEF's Response to Citizen's Request for Production No. 1 | Bates No. PEF-NCR-02252, Heading Warranty Continued, entire page. | <p>§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.</p> <p>§366.093(3)(e), F.S. The document in question contains confidential information relating to competitive business interests, the disclosure of which would impair the competitive business of the provider/owner of the information.</p> |
| PEF's Response to Citizen's Request for Production No. 1 | Bates No. PEF-NCR-02253, Heading Limits of Liability, 1 st bullet, 2 nd line, last word; all information 2 nd bullet. | <p>§366.093(3)(e), F.S. The document in question contains confidential information relating to competitive business interests, the disclosure of which would impair the competitive business of the provider/owner of the information.</p> |
| PEF's Response to Citizen's Request for Production No. 1 | Bates Nos. PEF-NCR-02271, Paragraph 6.1, Selling Prices, all information in subsection. | <p>§366.093(3)(e), F.S. The document in question contains confidential information relating to competitive business interests, the disclosure of which would impair the competitive business of the provider/owner of the information.</p> |

PROGRESS ENERGY FLORIDA
In re: Nuclear Power Plant Cost Recovery Clause
Docket 080009
PEF's First Request for Confidential Classification
Confidentiality Justification Matrix

| DOCUMENT/ RESPONSES | PAGE/LINE | JUSTIFICATION |
|--|--|--|
| PEF's Response to Citizen's Request for Production No. 1 | Bates No. PEF-NCR-02272, Paragraph 6.6 Terms of Payment, all information in 1 st line; Paragraph 6.7 Special Condition of Sale - Delays and Damages, all information in 1 st and 2 nd paragraphs. | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for Production No. 1 | Bates No. PEF-NCR-02273, Section 6.9 Warranty, all information in 1 nd paragraph through the end of 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 business of the provider/owner of the information. |
| PEF's Response to Citizen's Request for Production No. 1 | Bates No. PEF-NCR-02274, Section 6.11, Limitation of Liability, all information in last 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. |
| PEF's Response to Citizen's Request for Production No. 1 | Bates No. PEF-NCR-02277, Outline Drawing, 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. |
| PEF's Response to Citizen's Request for Production No. 1 | Bates Nos. PEF-NCR-02280, all information given in last paragraph. | §366.093(3)(e), F.S. The document in question contains confidential information relating to competitive business |

PROGRESS ENERGY FLORIDA
In re: Nuclear Power Plant Cost Recovery Clause
Docket 080009
PEF's First Request for Confidential Classification
Confidentiality Justification Matrix

| DOCUMENT/ RESPONSES | PAGE/LINE | JUSTIFICATION |
|--|---|--|
| | | interests, the disclosure of which would impair the competitive business of the provider/owner of the information. |
| PEF's Response to Citizen's Request for Production No. 1 | Bates No. PEF-NCR-02281, all information given in 1 st paragraph; Paragraph Payment Terms, all information given in 2 nd through 6 th lines. | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for Production No. 1 | Bates No. PEF-NCR-02286, Handwritten notes at top of page, all information given in 2 nd and 3 rd columns; all information given in Paragraph titled Price; last paragraph, all information given in 2 nd through 5 th lines. | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for Production No. 1 | Bates Nos. PEF-NCR-02320 through PEF-NCR-02326, Drawings, entire pages | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for Production No. 1 | Bates Nos. PEF-NCR-02364, all information given in last 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 |

PROGRESS ENERGY FLORIDA
In re: Nuclear Power Plant Cost Recovery Clause
Docket 080009
PEF's First Request for Confidential Classification
Confidentiality Justification Matrix

| DOCUMENT/ RESPONSES | PAGE/LINE | JUSTIFICATION |
|--|--|--|
| | | the information. |
| PEF's Response to Citizen's Request for Production No. 1 | Bates No. PEF-NCR-02365, Heading Standard Terms of Sale, all information given in 1 st paragraph; all information given in 2 nd paragraph; all information given in 4 th 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. |
| PEF's Response to Citizen's Request for Production No. 1 | Bates Nos. PEF-NCR-02369, Heading Cost, 9 th word; Heading Optional Scope; 2 nd line, 7 th 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. |
| PEF's Response to Citizen's Request for Production No. 1 | Bates PEF-NCR-02375, heading Commercial Comments, 2 nd bullet, 1 st line, 5 th word; 3 rd bullet, 1 st line, 6 th word; 3 rd bullet, 3 rd line, 18 th 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. |
| PEF's Response to Citizen's Request for Production No. 1 | Bates Nos. PEF-NCR-02378, Section 1 Introduction, all subsections; Section 2 Technical Descriptions, all subsections. | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for | Bates Nos. PEF-NCR-02379 through PEF-NCR- | §366.093(3)(e), F.S. The document in question |

PROGRESS ENERGY FLORIDA
In re: Nuclear Power Plant Cost Recovery Clause
Docket 080009
PEF's First Request for Confidential Classification
Confidentiality Justification Matrix

| DOCUMENT/ RESPONSES | PAGE/LINE | JUSTIFICATION |
|--|--|--|
| Production No. 1 | 02381, entire pages | contains 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 Citizen's Request for Production No. 1 | Bates No. PEF-NCR-02382, all information in subsection 2; Section 3 Performance Assessment, all subsections; Section 4 Operation & Maintenance, all subsections; Section 5 Retrofit Experience, all subsections; Section 6 Responses and Deviations, all subsections; Section 7 Manufacture and Supply, all subsections. | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for Production No. 1 | Bates No. PEF-NCR-02383, all information in subsections 7, Section 8 Installation, all subsections, Section 9 Through Life Service Support, all subsections. | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for Production No. 1 | Bates Nos. PEF-NCR-02384 through PEF-NCR-2952, Heading Introduction, entire pages. | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for | Bates Nos. PEF-NCR-02955, Section 2 Technical | §366.093(3)(e), F.S. The document in question |

PROGRESS ENERGY FLORIDA
In re: Nuclear Power Plant Cost Recovery Clause
Docket 080009
PEF's First Request for Confidential Classification
Confidentiality Justification Matrix

| DOCUMENT/ RESPONSES | PAGE/LINE | JUSTIFICATION |
|--|---|--|
| Production No. 1 | Descriptions, all subsections; Section 3 Performance Assessment, all subsections; and PEF-NCR-02956, all information in first subsection; Section 8 Installation, all subsection. | contains 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 Citizen's Request for Production No. 1 | Bates Nos. PEF-NCR-02957 through PEF-NCR-03024, Hearing Introduction, entire pages. | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for Production No. 1 | Bates Nos. PEF-NCR-03025, Heading Cost: 8 th word; Heading Optional Scope, 2 nd line, 7 th 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. |
| PEF's Response to Citizen's Request for Production No. 1 | Bates No. PEF-NCR-03031, Heading Commercial Comments, 2 nd bullet, 5 th word; 3 rd bullet, 6 th 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. |
| PEF's Response to Citizen's Request for Production No. 1 | Bates Nos. PEF-NCR-03032, last heading Alstom Initial Proposal Summary, 1 st bullet, last line, 3 rd word; 2 nd bullet, | §366.093(3)(e), F.S. The document in question contains confidential information relating to competitive business interests, the disclosure of which |

PROGRESS ENERGY FLORIDA
In re: Nuclear Power Plant Cost Recovery Clause
Docket 080009
PEF's First Request for Confidential Classification
Confidentiality Justification Matrix

| DOCUMENT/ RESPONSES | PAGE/LINE | JUSTIFICATION |
|--|---|--|
| | 2 nd line, 6 th and 13 th words; 3 rd bullet, 3 rd line, 4 th and 7 th words. | would impair the competitive business of the provider/owner of the information. |
| PEF's Response to Citizen's Request for Production No. 1 | Bates No. PEF-NCR- 03033, 4 th paragraph, 3 rd line, 19 th word; 4 th paragraph, 6 th line, 5 th 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. |
| PEF's Response to Citizen's Request for Production No. 1 | Bates No. PEF-NCR- 03127, Heading CR3 EPU Turbine Generator Bid Proposal Review, Siemens column, all information given in Performance Guarantee row, Alstom column, all information given in Performance Guarantee row, Notes column, Proposed Hardware row, 3 rd line, 1 st word; last line on page, 11 th 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. |
| PEF's Response to Citizen's Request for Production No. 1 | Bates Nos. PEF-NCR- 03130 through PEF-NCR- 03139, Heading Quality Assurance Program, entire pages. | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for Production No. 1 | Bates Nos. PEF-NCR- 03148 through PEF-NCR- 3163, entire pages. | §366.093(3)(e), F.S. The document in question contains confidential information relating to competitive business |

PROGRESS ENERGY FLORIDA
In re: Nuclear Power Plant Cost Recovery Clause
Docket 080009
PEF's First Request for Confidential Classification
Confidentiality Justification Matrix

| DOCUMENT/ RESPONSES | PAGE/LINE | JUSTIFICATION |
|--|---|--|
| | | interests, the disclosure of which would impair the competitive business of the provider/owner of the information. |
| PEF's Response to Citizen's Request for Production No. 1 | Bates Nos. PEF-NCR-03190 through PEF-NCR-03193, Heading Correction Action Program, entire pages. | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for Production No. 1 | Bates Nos. PEF-NCR-03194, through PEF-NCR-03199, Letter addressed to John L. Gibson, entire pages | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for Production No. 1 | Bates Nos. PEF-NCR-03200 through PEF-NCR-03304, Design Technology, entire pages. | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for Production No. 1 | Bates No. PEF-NCR-03305, Heading CR3 Tubrine Generator Retrofit Plant Performance Testing, Conference Call Notes, 05/16/07, Subheading Summary, last line, 10 th and 12 th 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. |

PROGRESS ENERGY FLORIDA
In re: Nuclear Power Plant Cost Recovery Clause
Docket 080009
PEF's First Request for Confidential Classification
Confidentiality Justification Matrix

| DOCUMENT/ RESPONSES | PAGE/LINE | JUSTIFICATION |
|--|--|--|
| PEF's Response to Citizen's Request for Production No. 1 | Bates Nos. PEF-NCR-03306 through PEF-NCR-03308, Heading Potential Sub-Supplied List, entire pages. | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for Production No. 1 | Bates Nos. PEF-NCR-03310, Heading Siemens Proposal #SD22007, CR3 Turbine Generator Retrofit 5/3/07 Review Meeting Open Items, 6 th paragraph, 1 st line, 4 th word; 8 th paragraph, last line, 3 rd 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. |
| PEF's Response to Citizen's Request for Production No. 1 | Bates No. PEF-NCR-03311, Heading Siemens Proposal #SD22007, CR3 Turbine Generator Retrofit 5/3/07 Review Meeting Open Items, 3 rd paragraph, 2 nd line, 5 th 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. |
| PEF's Response to Citizen's Request for Production No. 1 | Bates Nos. PEF-NCR-03313, Heading Scope of Supply Comments, 1 st bullet, 4 th line, 16 th , 17 th and 18 th 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. |
| PEF's Response to Citizen's Request for Production No. 1 | Bates No. PEF-NCR-03319, Heading, Commercial Comments, | §366.093(3)(e), F.S. The document in question contains confidential information |

PROGRESS ENERGY FLORIDA
In re: Nuclear Power Plant Cost Recovery Clause
Docket 080009
PEF's First Request for Confidential Classification
Confidentiality Justification Matrix

| DOCUMENT/ RESPONSES | PAGE/LINE | JUSTIFICATION |
|--|---|--|
| | 3 rd bullet, 1 st line, 4 th word; 3 rd bullet, second paragraph, 3 rd line, last word. | 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 Citizen's Request for Production No. 1 | Bates No. PEF-NCR-03320, Heading Commercial Comments Cont:, 1 st bullet, 1 st line, last word; 4 th bullet, last line, 7 th 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. |
| PEF's Response to Citizen's Request for Production No. 1 | Bates No. PEF-NCR-03326, Heading Commercial Comments, 3 rd bullet, 4 th 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. |
| PEF's Response to Citizen's Request for Production No. 1 | Bates Nos. PEF-NCR-03328 through PEF-NCR-03337, Heading Quality Assurance Program, entire pages. | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for Production No. 1 | Bates Nos. PEF-NCR-003338 through PEF-NCR-03382, Heading Terms & Conditions, entire pages. | §366.093(3)(e), F.S. The document in question contains confidential information relating to competitive business interests, the disclosure of which would impair the competitive business of the provider/owner of |

PROGRESS ENERGY FLORIDA
In re: Nuclear Power Plant Cost Recovery Clause
Docket 080009
PEF's First Request for Confidential Classification
Confidentiality Justification Matrix

| DOCUMENT/ RESPONSES | PAGE/LINE | JUSTIFICATION |
|--|---|---|
| | | the information. |
| PEF's Response to Citizen's Request for Production No. 3 | Bates Nos. PEF-NCR-03447 through PEF-NCR-03455, Heading Contract No. 257117 Work Authorization No. 26, Effective November 12, 2007, entire pages. | <p>§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.</p> <p>§366.093(3)(e), F.S. The document in question contains confidential information relating to competitive business interests, the disclosure of which would impair the competitive business of the provider/owner of the information.</p> |
| PEF's Response to Citizen's Request for Production No. 3 | Bates Nos. PEF-NCR-03456 through PEF-NCR-03462, Heading Contract No. 257117, Work Authorization 26, Amendment No. 1 Effective November 1, 2007, entire pages. | <p>§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.</p> <p>§366.093(3)(e), F.S. The document in question contains confidential information relating to competitive business interests, the disclosure of which would impair the competitive business of the provider/owner of the information.</p> |
| PEF's Response to Citizen's Request for Production No. 3 | Bates Nos. PEF-NCR-03464, Section 25, Laws and Project Rules, all subsections; Section 26 | <p>§366.093(3)(d), F.S. The document in question contains confidential information, the disclosure of which would</p> |

PROGRESS ENERGY FLORIDA
In re: Nuclear Power Plant Cost Recovery Clause
Docket 080009
PEF's First Request for Confidential Classification
Confidentiality Justification Matrix

| DOCUMENT/ RESPONSES | PAGE/LINE | JUSTIFICATION |
|--|--|--|
| | Work at or Associated With Nuclear Facilities, all subsections. | 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. |
| PEF's Response to Citizen's Request for Production No. 3 | Bates Nos. PEF-NCR-03465 through PEF-NCR-3511, Heading Master Contract No. 257117, entire pages. | §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. §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for Production No. 3 | Bates Nos. PEF-NCR-03570 through PEF-NCR-03571, Subsection GC-34, all subsections. | §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. §366.093(3)(e), F.S. The document in question |

PROGRESS ENERGY FLORIDA
In re: Nuclear Power Plant Cost Recovery Clause
Docket 080009
PEF's First Request for Confidential Classification
Confidentiality Justification Matrix

| DOCUMENT/ RESPONSES | PAGE/LINE | JUSTIFICATION |
|--|---|---|
| | | contains 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 Citizen's Request for Production No. 3 | Bates Nos. PEF-NCR-03572 through PEF-NCR-03595, Heading Generation Equipment Supply Contract, Contract No., entire pages | <p>§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.</p> <p>§366.093(3)(e), F.S. The document in question contains confidential information relating to competitive business interests, the disclosure of which would impair the competitive business of the provider/owner of the information.</p> |
| PEF's Response to Citizen's Request for Production No. 3 | Bates Nos. PEF-NCR-03697, Section 5, Compensation, all subsections; Section Termination and Suspension, all subsection; and PEF-NCR-03698, Section 24, Laws and Project Rules, all subsections; Section 25, Work at or Associated With Nuclear Facilities, all subsections. | <p>§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.</p> <p>§366.093(3)(e), F.S. The document in question contains confidential information relating to competitive business interests, the disclosure of which would impair the competitive business of the provider/owner of the information.</p> |

PROGRESS ENERGY FLORIDA
In re: Nuclear Power Plant Cost Recovery Clause
Docket 080009
PEF's First Request for Confidential Classification
Confidentiality Justification Matrix

| DOCUMENT/ RESPONSES | PAGE/LINE | JUSTIFICATION |
|--|--|---|
| PEF's Response to Citizen's Request for Production No. 3 | Bates Nos. PEF-NCR-003699 through PEF-NCR-03804, Heading Contract No. 44867, entire pages | <p>§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.</p> <p>§366.093(3)(e), F.S. The document in question contains confidential information relating to competitive business interests, the disclosure of which would impair the competitive business of the provider/owner of the information.</p> |
| PEF's Response to Citizen's Request for Production No. 3 | Bates Nos. PEF-NCR-03806, Section GC-19 Modifications, all subsections; and PEF-NCR-03807, Section GC-34 Insurance, all subsections. | <p>§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.</p> <p>§366.093(3)(e), F.S. The document in question contains confidential information relating to competitive business interests, the disclosure of which would impair the competitive business of the provider/owner of the information.</p> |
| PEF's Response to Citizen's Request for Production No. 3 | Bates Nos. PEF-NCR-03808 through PEF-NCR-03867, Heading Generation Equipment Supply Contract Contract | <p>§366.093(3)(d), F.S. The document in question contains confidential information, the disclosure of which would impair PEF's efforts to contract</p> |

PROGRESS ENERGY FLORIDA
In re: Nuclear Power Plant Cost Recovery Clause
Docket 080009
PEF's First Request for Confidential Classification
Confidentiality Justification Matrix

| DOCUMENT/ RESPONSES | PAGE/LINE | JUSTIFICATION |
|--|---|--|
| | No., entire pages. | 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. |
| PEF's Response to Citizen's Request for Production No. 3 | Bates Nos. PEF-NCR-03869, Section 7, Compensation, all subsections; section 9 Warrantly, all subsections; Section 13, Termination, all subsections; PEF-NCR-03870, Section 20 Contractor Personnel Matters, all subsections; Section 21 Insurance, all sub sections; Section 25 Laws and Project Rules, all subsections; Section 26 Work at Nuclear Facilities, all subsections | §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. §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for Production No. 3 | Bates Nos. PEF-NCR-03872 through PEF-NCR-03965, Heading Contract No. 101659, entire pages | §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. §366.093(3)(e), F.S. The document in question contains confidential information |

PROGRESS ENERGY FLORIDA
In re: Nuclear Power Plant Cost Recovery Clause
Docket 080009
PEF's First Request for Confidential Classification
Confidentiality Justification Matrix

| DOCUMENT/ RESPONSES | PAGE/LINE | JUSTIFICATION |
|--|---|---|
| | | 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 Citizen's Request for Production No. 3 | Bates Nos. PEF-NCR-03968, Section 5, all subsections; Section 11, all subsections; Section 15, all subsections; PEF-NCR-03969, Section 23, all subsections. | <p>§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.</p> <p>§366.093(3)(e), F.S. The document in question contains confidential information relating to competitive business interests, the disclosure of which would impair the competitive business of the provider/owner of the information.</p> |
| PEF's Response to Citizen's Request for Production No. 3 | Bates Nos. PEF-NCR-03970 through PEF-NCR-4074, entire pages | <p>§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.</p> <p>§366.093(3)(e), F.S. The document in question contains confidential information relating to competitive business interests, the disclosure of which would impair the competitive business of the provider/owner of the information.</p> |

PROGRESS ENERGY FLORIDA
In re: Nuclear Power Plant Cost Recovery Clause
Docket 080009
PEF's First Request for Confidential Classification
Confidentiality Justification Matrix

| DOCUMENT/ RESPONSES | PAGE/LINE | JUSTIFICATION |
|--|---|---|
| PEF's Response to Citizen's Request for Production No. 3 | Bates Nos. PEF-NCR-04075 through PEF-NCR-04084, Heading Contract No. 3714, Amendment No. 53, Effective July 15, 2007, entire pages | <p>§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.</p> <p>§366.093(3)(e), F.S. The document in question contains confidential information relating to competitive business interests, the disclosure of which would impair the competitive business of the provider/owner of the information.</p> |
| PEF's Response to Citizen's Request for Production No. 3 | Bates Nos. PEF-NCR-04085 through PEF-NCF-04090, Heading Contract No. 3714, Amendments No. 55, 56 & 57, Effective October 1, 2007, entire pages. | <p>§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.</p> <p>§366.093(3)(e), F.S. The document in question contains confidential information relating to competitive business interests, the disclosure of which would impair the competitive business of the provider/owner of the information.</p> |
| PEF's Response to Citizen's Request for Production No. 3 | Bates Nos. PEF-NCR-04091 through PEF-NCR-04093, Heading Contract No. 3714, Amendments No. 58, 59, 60 & 61, Effective January 25, | <p>§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</p> |

PROGRESS ENERGY FLORIDA
In re: Nuclear Power Plant Cost Recovery Clause
Docket 080009
PEF's First Request for Confidential Classification
Confidentiality Justification Matrix

| DOCUMENT/ RESPONSES | PAGE/LINE | JUSTIFICATION |
|--|---|---|
| | 2008. | <p>terms.</p> <p>§366.093(3)(e), F.S. The document in question contains confidential information relating to competitive business interests, the disclosure of which would impair the competitive business of the provider/owner of the information.</p> |
| PEF's Response to Citizen's Request for Production No. 3 | Bates Nos. PEF-NCR-04301, Section 7 Compensation, entire subsection; Section 9 Warranty, entire subsection; Section 13 Termination, entire subsection. | <p>§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.</p> <p>§366.093(3)(e), F.S. The document in question contains confidential information relating to competitive business interests, the disclosure of which would impair the competitive business of the provider/owner of the information.</p> |
| PEF's Response to Citizen's Request for Production No. 3 | Bates No. PEF-NCR-04302, Section 20, Contractor Personnel Matters, entire subsection; Section 21 Insurance; entire subsection; Section 25 Law and Project Rules, entire subsection; Section 26 Work at Nuclear Facilities, entire subsection. | <p>§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.</p> <p>§366.093(3)(e), F.S. The document in question contains confidential information relating to competitive business</p> |

PROGRESS ENERGY FLORIDA
In re: Nuclear Power Plant Cost Recovery Clause
Docket 080009
PEF's First Request for Confidential Classification
Confidentiality Justification Matrix

| DOCUMENT/ RESPONSES | PAGE/LINE | JUSTIFICATION |
|--|---|---|
| | | interests, the disclosure of which would impair the competitive business of the provider/owner of the information. |
| PEF's Response to Citizen's Request for Production No. 3 | Bates No. PEF-NCR-04303, first sub section on page | <p>§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.</p> <p>§366.093(3)(e), F.S. The document in question contains confidential information relating to competitive business interests, the disclosure of which would impair the competitive business of the provider/owner of the information.</p> |
| PEF's Response to Citizen's Request for Production No. 3 | Bates Nos. PEF-NCR-04304 through PEF-NCR-04406, entire pages. | <p>§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.</p> <p>§366.093(3)(e), F.S. The document in question contains confidential information relating to competitive business interests, the disclosure of which would impair the competitive business of the provider/owner of the information.</p> |
| PEF's Response to | Bates Nos. PEF-NCR- | §366.093(3)(e), F.S. |

PROGRESS ENERGY FLORIDA
In re: Nuclear Power Plant Cost Recovery Clause
Docket 080009
PEF's First Request for Confidential Classification
Confidentiality Justification Matrix

| DOCUMENT/ RESPONSES | PAGE/LINE | JUSTIFICATION |
|--|--|--|
| Citizen's Request for Production No. 4 | 04410, Heading Pricing, all information in 2 nd column. | The document in question contains 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 Citizen's Request for Production No. 4 | Bates No. PEF-NCR-04411, Heading Payment Terms (Milestone/Payment Schedule), all information in amount column. | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for Production No. 4 | Bates No. PEF-NCR-04412, Heading Payment Terms (Milestone/Payment Schedule), all information in Amount column. | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for Production No. 4 | Bates No. PEF-NCR-04413, Heading Payment Terms, 1 st line, 5 th word; 3 rd column in table. | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for Production No. 4 | Bates No. PEF-NCR-04414, Heading Actualized LOI Charges to July 22, 2007, all information in Price column. | §366.093(3)(e), F.S. The document in question contains confidential information relating to competitive business interests, the disclosure of which |

PROGRESS ENERGY FLORIDA
In re: Nuclear Power Plant Cost Recovery Clause
Docket 080009
PEF's First Request for Confidential Classification
Confidentiality Justification Matrix

| DOCUMENT/ RESPONSES | PAGE/LINE | JUSTIFICATION |
|--|---|--|
| | | would impair the competitive business of the provider/owner of the information. |
| PEF's Response to Citizen's Request for Production No. 4 | Bates No. 04415, Heading Terms and Conditions, 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. |
| PEF's Response to Citizen's Request for Production No. 4 | Bates No. 04416, Heading Performance Guarantee, 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. |
| PEF's Response to Citizen's Request for Production No. 4 | Bates No. PEF-NCR-04418, Heading Cost Approach, 3 rd paragraph, 2 nd line, 1 st and 2 nd words; 3 rd line, 4 th and 4 th words; last line, 1 st and 2 nd 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. |
| PEF's Response to Citizen's Request for Production No. 4 | Bates Nos. PEF-NCR-04421, 2 nd sub section of bullets, 1 st bullet, 2 nd word; 2 nd sub section of bullets, 2 nd bullet, 3 rd word; 2 nd sub section of bullets, 4 th bullet, 3 rd 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. |

PROGRESS ENERGY FLORIDA
In re: Nuclear Power Plant Cost Recovery Clause
Docket 080009
PEF's First Request for Confidential Classification
Confidentiality Justification Matrix

| DOCUMENT/ RESPONSES | PAGE/LINE | JUSTIFICATION |
|--|---|--|
| PEF's Response to Citizen's Request for Production No. 4 | Bates No. PEF-NCR-04422, first sub section of bullets, first bullet, 3 rd word; fist sub section of bullets, 3 rd bullet, 3 rd word; second sub section of bullets, 4 th bullet, 3 rd word; second sub section of bullets, 5 th bullet, 7 th 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. |
| PEF's Response to Citizen's Request for Production No. 4 | Bates No. PEF-NCR-04430, Heading Summary of Technical Evulation, subsection of bullets, 1 st line, 9 th word and 2 nd line, 2 nd 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. |
| PEF's Response to Citizen's Request for Production No. 4 | Bates No. PEF-NCR-04431, Heading Technical Evaluation of Bid, Quality, 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. |
| PEF's Response to Citizen's Request for Production No. 4 | Bates No. PEF-NCR-04432, Heading Bid Price Comparison (\$000's), all information in 2 nd and 3 rd columns. | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for Production No. 4 | Bates No. PEF-NCR-04433, Heading AREVA negotiations, entire page. | §366.093(3)(e), F.S. The document in question contains confidential information relating to competitive business |

PROGRESS ENERGY FLORIDA
In re: Nuclear Power Plant Cost Recovery Clause
Docket 080009
PEF's First Request for Confidential Classification
Confidentiality Justification Matrix

| DOCUMENT/ RESPONSES | PAGE/LINE | JUSTIFICATION |
|--|---|--|
| | | interests, the disclosure of which would impair the competitive business of the provider/owner of the information. |
| PEF's Response to Citizen's Request for Production No. 4 | Bates No. PEF-NCR-04434, all information given in second column. | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for Production No. 4 | Bates No. PEF-NCR-04435, Heading Technical, entire 2nd sentence; Heading, Commercial; entire 2 nd sentence; Heading Conclusion, 2 nd line, 4 th through 7 th 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. |
| PEF's Response to Citizen's Request for Production No. 4 | Bates No. PEF-NCR-04437, Heading Limit of Liability, 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. |
| PEF's Response to Citizen's Request for Production No. 4 | Bates Nos. PEF-NCR-04443, Heading Comparison of Pricing from Bid Submittals (\$000's), all information in Alstom and Siemen columns. | §366.093(3)(e), F.S. The document in question 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 Power Plant Cost Recovery Clause
Docket 080009
PEF's First Request for Confidential Classification
Confidentiality Justification Matrix

| DOCUMENT/ RESPONSES | PAGE/LINE | JUSTIFICATION |
|--|--|--|
| PEF's Response to Citizen's Request for Production No. 4 | Bates No. PEF-NCR-04444, Heading Negotiated Savings (\$000's), all information in Alstom and Siemens columns. | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for Production No. 4 | Bates No. PEF-NCR-04445, Heading Corporate Bundling - 11 Rotors, 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. |
| PEF's Response to Citizen's Request for Production No. 4 | Bates No. PEF-NCR-04446, Heading Safety and Human Performance, all information in Bonus and Rev at Risk columns; Heading Human Performance Index, all information in second row. | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for Production No. 4 | Bates No. PEF-NCR-04447, Heading Warranty, 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. |
| PEF's Response to Citizen's Request for Production No. 4 | Bates No. PEF-NCR-04448, Heading Liquidated Damages, | §366.093(3)(e), F.S. The document in question contains confidential information |

PROGRESS ENERGY FLORIDA
In re: Nuclear Power Plant Cost Recovery Clause
Docket 080009
PEF's First Request for Confidential Classification
Confidentiality Justification Matrix

| DOCUMENT/ RESPONSES | PAGE/LINE | JUSTIFICATION |
|--|---|--|
| | entire page. | 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 Citizen's Request for Production No. 4 | Bates No. PEF-NCR-04449, Heading, Limits of Liability, 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. |
| PEF's Response to Citizen's Request for Production No. 4 | Bates No. PEF-NCF-04450, Heading 2009 Absolute Output Target – Performance Guarantee, entire 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. |
| PEF's Response to Citizen's Request for Production No. 4 | Bates No. PEF-NCR-04451, Heading Delta Target Output – Performance Guarantee, entire 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. |
| PEF's Response to Citizen's Request for Production No. 4 | Bates No. PEF-NCR-04452, Heading 100 Day Performance Guarantee, second line, 3 rd 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 |

PROGRESS ENERGY FLORIDA
In re: Nuclear Power Plant Cost Recovery Clause
Docket 080009
PEF's First Request for Confidential Classification
Confidentiality Justification Matrix

| DOCUMENT/ RESPONSES | PAGE/LINE | JUSTIFICATION |
|--|---|--|
| | | the information. |
| PEF's Response to Citizen's Request for Production No. 4 | Bates No. PEF-NCR-04454, all information in Alstom and Siemen columns. | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for Production No. 5 | Bates No. PEF-NCR-04471, Heading CR3 Up-rate Financial View, information 2 nd through 8 th columns in both charts. | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for Production No. 5 | Bates No. PEF-NCR-04472; all information given in the 2 nd through 8 th columns. | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for Production No. 5 | Bates No. PEF-NCR-04473, first table, all information in 2 nd through 9 th columns; 1 st line in text, 6 th word; small square table next to Approved PA Variance; 2 nd paragraph, first bullet point, 1 st word; 2 nd paragraph, second bullet point, 1 st word; 2 nd paragraph, third bullet | §366.093(3)(e), F.S. The document in question 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 Power Plant Cost Recovery Clause
Docket 080009
PEF's First Request for Confidential Classification
Confidentiality Justification Matrix

| DOCUMENT/ RESPONSES | PAGE/LINE | JUSTIFICATION |
|--|---|--|
| | point, 1 st word; 2 nd paragraph, fourth bullet point, 1 st word; 2 nd paragraph, fifth bullet point, 1 st word; 3 rd paragraph, 4 th word; last line, 9 th and 10 th words. | |
| PEF's Response to Citizen's Request for Production No. 5 | Bates No. PEF-NCR-04474, Heading Crystal River Unit 3 Extended Power Uprate, table 2007 Capital Speed, all information in column, table Total Project Cost by Year, all information in column, table Milestone Cost History (\$ millions), all information in 2 nd column, table in middle of page, Construction / AFUDC, all information in second row. | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for Production No. 5 | Bates No. PEF-NCR-04475, Heading Crystal River Unit 3 Extended Power Uprate, table 2007 Capital Speed, all information in column, table Total Project Cost by Year, all information in column, table Milestone Cost History (\$ millions), all information in 2 nd column, table in middle of page, Construction / AFUDC, all information in second row. | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for Production No. 7 | Bates Nos. PEF-NCR-04481 through PEF-NCR-04502 entire pages | §366.093(3)(e), F.S. The document in question contains confidential information |

PROGRESS ENERGY FLORIDA
In re: Nuclear Power Plant Cost Recovery Clause
Docket 080009
PEF's First Request for Confidential Classification
Confidentiality Justification Matrix

| DOCUMENT/ RESPONSES | PAGE/LINE | JUSTIFICATION |
|--|--|--|
| | | 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 Citizen's Request for Production No. 7 | Bates No. PEF-NCR-04503, Heading Phase Authorization Form, Table Schedule, all information given in December 1, 2007, December 1, 2010, December 1, 2011 and Total Direct Cost columns; last table on page, all information in rows. | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for Production No. 7 | Bates No. PEF-NCR-04505, Hearing Project Capital Allocation Metric Summary Table, all information in rows; Heading Key Risk Analysis, entire 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. |
| PEF's Response to Citizen's Request for Production No. 7 | Bates No. PEF-NCR-04508; Heading Previous Phase Cost Status – Project View Costs information in all rows; Heading Previous Phase Schedule Status – Project View Costs – information in all rows. | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for Production No. 7 | Bates No. PEF-NCR-04511, Heading Funding Requirements and Source, all information in row Direct Costs in \$000's. | §366.093(3)(e), F.S. The document in question contains confidential information relating to competitive business interests, the disclosure of which would impair the competitive |

PROGRESS ENERGY FLORIDA
In re: Nuclear Power Plant Cost Recovery Clause
Docket 080009
PEF's First Request for Confidential Classification
Confidentiality Justification Matrix

| DOCUMENT/ RESPONSES | PAGE/LINE | JUSTIFICATION |
|--|--|--|
| | | business of the provider/owner of the information. |
| PEF's Response to Citizen's Request for Production No. 7 | Bates No. PEF-NCR-04512, Heading Direct Cost in \$000's, entire columns under 2006, 2007, 2008, 2009, 2010, 2011 and Total; first line in paragraph, 2 nd word; Heading Scenarios: Recommended Alternative, all information in row Net Present Value (NPV). | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for Production No. 7 | Bates No. PEF-NCR-04513, Heading Cashflow Graph, both columns and bottom row; Heading Key Risk Analysis, entire column. | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for Production No. 7 | Bates No. PEF-NCR-04514, entire first paragraph; Heading Key Assumptions, entire first paragraph; Heading Escalated costs of uprate and the spending curve are as follows (in \$000's):, entire columns of 2006, 2007, 2008, 2009, 2010, 2011 and Total cost; Heading Colling, \$000's, entire columns of 2008, 2009, 2010, 2011, and Total; Heading Transmission, \$000's, entire columns for 2007, | §366.093(3)(e), F.S. The document in question 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 Power Plant Cost Recovery Clause
Docket 080009
PEF's First Request for Confidential Classification
Confidentiality Justification Matrix

| DOCUMENT/ RESPONSES | PAGE/LINE | JUSTIFICATION |
|--|---|--|
| | 2008, 2009, 2010, 2011 and Total. | |
| PEF's Response to Citizen's Request for Production No. 7 | Bates No. PEF-NCR-04515, entire first paragraph, Heading Alternatives Considered and Basis of Selection, entire paragraph; Heading Consequences of Non-Authorization or Deferral, entire paragraph; Heading Detail Discussion of Results; entire 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. |
| PEF's Response to Citizen's Request for Production No. 7 | Bates No. PEF-NCR-04516, entire first paragraph; Heading Scenario Analysis, entire paragraph; Heading Prosym July Gff, Two - Phase Uprate all information in columns titled BC Ratio, NPV (\$000) and DBEY; Heading of Financial Indicators, entire 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. |
| PEF's Response to Citizen's Request for Production No. 7 | Bates No. PEF-NCR-04517, Heading Analysis of EESY Plus coefficients, April GFF, all information in columns B/C Ratio, NPV, \$000, DBEY, MW gain and Capital Cost \$/kW; Heading Analysis based on Prosym Model, July GFF, all information in columns B/C Ratio, NPV, \$000, DBEY, MW gain and Capital Cost \$/kW; Heading Major | §366.093(3)(e), F.S. The document in question 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 Power Plant Cost Recovery Clause
Docket 080009
PEF's First Request for Confidential Classification
Confidentiality Justification Matrix

| DOCUMENT/ RESPONSES | PAGE/LINE | JUSTIFICATION |
|--|---|--|
| | NPV Components (based on July GFF), all information in columns Expected, Likely Best and Likely Worst. | |
| PEF's Response to Citizen's Request for Production No. 7 | Bates No. PEF-NCR-04518, Heading Sensivity Analysis Detail, entire paragraph, Chart NPV(\$000s), entire first column and hearing column. | §366.093(3)(e), F.S. The document in question contains 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 Citizen's Request for Production No. 7 | Bates No. PEF-NCR-04519, Heading Operational Analysis Detail, entire paragraph, Heading Contracting and Procurement Strategy, entire paragraph, and Heading Change in Inventory Detail, entire 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. |
| PEF's Response to Citizen's Request for Production No. 7 | Bates No. PEF-NCR-04520, Heading Market Analysis N/A, Non-Financial Considerations/Intangibles/ Unquantified Financial Considerations/Other, entire paragraphs, Integration and Project Performance Assessment, Organizational Requirements / Integration Issues, entire paragraph, Project Objectives/ Golas, Expected Benefitis, entire paragraph, Benefits | §366.093(3)(e), F.S. The document in question 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 Power Plant Cost Recovery Clause
Docket 080009
PEF's First Request for Confidential Classification
Confidentiality Justification Matrix

| DOCUMENT/ RESPONSES | PAGE/LINE | JUSTIFICATION |
|--|--|--|
| | Assessment Methodology, Schedule and Responsibility for Assessment, entire paragraph and Wrap-up, Conclusions and Recommendations, entire paragraph | |
| PEF's Response to Citizen's Request for Production No. 7 | Bates No. PEF-NCR-04522, Hearing EESY-PLUS Project Analysis Report, entire rows of Alternative Title chart, entire rows in NPV By Item (\$000) chart, entire rows of Summarized Free Cash Flow (\$000) 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. |
| PEF's Response to Citizen's Request for Production No. 7 | Bates No. PEF-NCR-04523, Heading EESY-Plus Project Analysis Report, all information in both columns of graph 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. |
| PEF's Response to Citizen's Request for Production No. 7 | Bates No. PEF-NCR-04525, Heading Major Capital Projects - Integrated Project Plan, paragraph number 1.0, second line, 3 rd and 4 th 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. |
| PEF's Response to Citizen's Request for Production No. 7 | Bates Nos. PEF-NCR-04540 through PEF-NCR-4612, entire pages | §366.093(3)(e), F.S. The document in question contains confidential information relating to competitive business interests, the disclosure of which |

PROGRESS ENERGY FLORIDA
In re: Nuclear Power Plant Cost Recovery Clause
Docket 080009
PEF's First Request for Confidential Classification
Confidentiality Justification Matrix

| DOCUMENT/ RESPONSES | PAGE/LINE | JUSTIFICATION |
|--|--|--|
| | | would impair the competitive business of the provider/owner of the information. |
| PEF's Response to Citizen's Request for Production No. 7 | Bates No. PEF-NCR-04614, Heading Change Basis for Revision, paragraph numbered 6, second line, 6 th , 7 th , 12 th and 13 th 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. |
| PEF's Response to Citizen's Request for Production No. 7 | Bates Nos. PEF-NCR-04619 through PEF-NCR-04758.A, entire pages | §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. |
| PEF's Response to Citizen's Request for Production No. 7 | Bates Nos. PEF-NCR-04765 through PEF-NCR-05261, entire pages | §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. |
| PEF's Response to Citizen's Request for Production No. 9 | Bates Nos. PEF-NCR-05262 and PEF-NCR-05263, Heading Extended Power Uprate (Including Oint of Discharge) Does not Include AFUDC, 2008 Variance Report (Actuals Through March 2008), all information for all rows titled Budget, Projection, Budget Variance | §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. |