

ORIGINAL

MEMORANDUM

May 14, 2003

TO: DIVISION OF THE COMMISSION CLERK AND ADMINISTRATIVE SERVICES

FROM: DIVISION OF LEGAL SERVICES (STERN) *MKS*

RE: DOCKET NO. *030000-Au* 000061-EI

Attached is a letter with two attachments to be filed in the above-referenced docket. One attachment to the letter is a list of confidential documents to be returned, and the other is a list of confidential documents to be retained at the PSC.

MKS
Attachment

AUS _____
CAF _____
CMP _____
CDM _____
CTR _____
ECR _____
GCL _____
OPC _____
MMS _____
SEC 1 _____
OTH *Marguente* .

DOCUMENT NUMBER DATE

04347 MAY 15 8

FPSC-COMMISSION CLERK

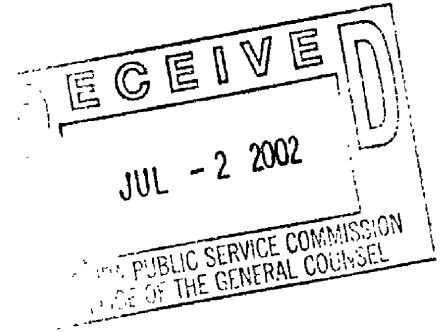
AUSLEY & McMULLEN

ATTORNEYS AND COUNSELORS AT LAW

227 SOUTH CALHOUN STREET
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TALLAHASSEE, FLORIDA 32301
(850) 224-9115 FAX (850) 222-7560

July 2, 2002

HAND DELIVERED



Ms. Marlene Stern
Staff Counsel
Division of Legal Services
Florida Public Service Commission
2540 Shumard Oak Boulevard
Tallahassee, FL 32399-0850

Re: Allied/CFI\Odyssey; FPSC Docket No. 000061-EI

Dear Marlene:

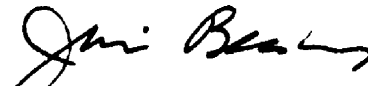
Enclosed are two lists of documents in the above docket. The first list includes confidential documents included in the evidentiary record of this docket and for which we seek continued confidential treatment as previously requested.

The second list includes confidential documents not made a part of the record which we request be returned to the parties who provided the documents.

Wayne Schiefelbein indicates that his client finds these two lists acceptable, and Ken Hoffman indicates that Allied/CFI is still reviewing the lists and the confidential documents and that he will be in touch with you once that review is completed.

Please let me know if you have any questions.

Sincerely,


James D. Beasley

JDB/pp
Enclosures

cc: Wayne Schiefelbein (w/encls.)
Ken Hoffman (w/encls.)

Confidential Documents of Docket No. 000061-EI to be Returned

It is requested that the following confidential documents be returned. These documents include previously filed versions of documents listed above and other documents not included the evidentiary record.

Tampa Electric's Original Document Filing (Confidentiality Addressed in Order PSC-00-1886-CFO-EI)

Document No. 03140-00 Documentation relevant to CISR negotiations between TECO with Odyssey (Bates-stamp Nos. 7-O through 1545-O)
Document No. 03141-00 Documentation relevant to CISR negotiations between TECO with Allied/CFI (Bates-stamp Nos. 1547-A through 1910-A)
Document No. 03142-00 Side-by-side reconciliation of rates
Document No. 03143-00 Timeline comparison reflecting relative amounts of time TECO negotiated with Odyssey and Allied/CFI
Document No. 08254-00 Documents Bates-stamped 1606A, 1606a-A, 1934, and 1935-O through 2000-O.
Document No. 09709-00 Documents regarding CISR report for Quarter Ended 3/31/00

Allied's Response to Tampa Electric's Discovery Requests

Document No. 01386-01 Allied's Response to TECO's 1st request for POD Nos. 1-12 & 1st set of interrogatories nos. 1-24
Document No. 02255-01 Allied's Response to TECO's 1st request for POD Nos. 1-12 & 1st set of interrogatories nos. 1-24
Document No. 01388-01 Allied's response to TECO's 1st request for PODs (additional Bates Stamp Nos.)
Document No. 01472-01 Allied's response to TECO's 1st request for PODs (additional Bates Stamp Nos.)

Odyssey Request for Confidentiality

Document No. 11705-00 Exhibit A - Sentry Company Profile

Contract Service Agreement under CISR between TEC and Allied/CFI

Document No. 03551-01 Faxed version of DN 03681-01 (CSA between TEC and Allied/CFI)

Deposition Transcript

Document No. 16399-00 Deposition transcript of Stephen Sidelko (cross-reference DN 05693-01)
Document No. 16400-00 Deposition transcript of Patrick Allman (cross-reference DN 05694-01)
Document No. 01644-01 Deposition transcript of James W. Palmer Vol 1 (cross-reference DN 05482-01)
Document No. 01645-01 Deposition transcript of James W. Palmer Vol 2 (cross-reference DN 05482-01)
Document No. 01696-01 Deposition transcript of Peter DeAngelis Vol 1 (cross-reference DN 05483-01)

Document No. 01697-01 Deposition transcript of Peter DeAngelis Vol 2 (cross-reference DN 05483-01)
Document No. 01836-01 Deposition transcript of David Sweat Pages 1-38 (cross-reference DN 05472-01)
Document No. 01837-01 Deposition transcript of Victoria Westra Vol 1 (cross-reference DN 05473-01)
Document No. 02015-01 Deposition transcript of David Sweat Pages 39 -130 with exhibit (cross-reference DN 05472-01)
Document No. 02016-01 Deposition transcript of Charles F. Phillips, Jr. Pages 1 - 66 (See DN 05484-01)
Document No. 02090-01 Deposition transcript of Lawrence Rodriguez Vol 1 (See DN 05471-01)
Document No. 02091-01 Deposition transcript of Robert M. Namoff Vol 1 (See DN 05481-01 and DN 05761-01)
Document No. 02092-01 Deposition transcript of Robert M. Namoff Vol 2 (See DN 05481-01)
Document No. 02093-01 Deposition transcript of Robert M. Namoff pages 1 - 17 (See DN 05481-01)
Document No. 02137-01 Deposition transcript of William Ashburn vol 1 (See DN 05470-01and DN 02164-01)
Document No. 02164-01 Late-filed deposition Exhibit No. 7 & 8 of William R. Ashburn (cross-reference DN 05470-01)
Document No. 02138-01 Deposition transcript of Lawrence Rodriguez Vol 2 (See DN 05471-01)
Document No. 02196-01 Deposition transcript of Pamela Winters Pages 1 - 72 (cross-reference DN 05820-01)
Document No. 02197-01 Deposition transcript of Pamela Winters Vol 2 (cross-reference DN 05820-01)
Document No. 02207-01 Deposition transcript of William Ashburn Vol 2 (see DN 05470-01)
Document No. 02208-01 Deposition transcript of William Ashburn Vol 3 (see DN 05470-01)

Rebuttal Testimony

Document No. 00926-01 Rebuttal testimony Charles F. Phillips, Jr. with Exhibits CFP-2 and CFP-3 (see DN 07051-01)
Document No. 02257-01 Supplemental Exhibit RMN-20 to rebuttal testimony DN 00924-01)
Document No. 00924-01 Robert M. Namoff rebuttal testimony with Exhibit RMN-16 (See DNs 0976-01, 02257-01, and 0753-01)
Document No. 00976-01 Exhibits RMN-17, RMN-18, and RMN-19 (See DNs 00924-01 and 07053-01)
Document No. 00928-01 James W. Palmer rebuttal testimony (cross-reference DN 07055-01)

Supplemental Testimony

Document No. 12556-00 William R. Ashburn supplemental testimony and Exhibit WRA-2

Direct Testimony

Document No. 07871-00 Direct testimony of William R. Ashburn with exhibits WRA-1 and WRA-2 (Order PSC-00-1887-CFO-EI)
Document No. 07872-00 Direct testimony of Lawrence W. Rodriguez (Order PSC-00-1888-CFO-EI)
Document No. 07874-00 Direct testimony of C. David Sweat with exhibit CDS-1 (Order PSC-00-1890-CFO-EI)
Document No. 07876-00 Direct testimony of Victoria L. Westra with exhibit VLW-1(Order PSC-00-1889-CFO-EI)
Document No. 07883-00 Direct testimony of Stephen W. Sidelko with exhibit SWS-1 (Order PSC-00-1896-CFO-EI)

Miscellaneous Documents

- Document No. 00825-00 Prehearing Statement of Tampa Electric containing confidential material
Document No. 12063-00 Exhibits A and B to Allied's response in opposition to Odyssey's request for confidential classification
Document No. 13597-00 Allied's response in opposition to Odyssey's request for confidentiality
Document No. 02567-01 Attachments A, B, and C to Odyssey's motion for summary of final order

Confidential Documents Included in the Evidentiary Record of Docket 000061-EI

The following confidential documents include testimony, deposition transcript, and Tampa Electric Company's discovery responses in the evidentiary record of Docket No. 000061-EI. Multiple document numbers exist for certain deposition transcript documents as the same documents were filed under separate confidentiality requests by more than one company. In this case, all versions remain in the record. When multiple document numbers resulted from filing revised versions to conform with orders granting confidentiality for specific portions, only the final revised version should remain in the record and all previous versions are requested to be returned.

Tampa Electric Company Discovery Responses (Confidentiality Addressed in Order PSE-01-1442-CFO-EI and PSC-00-1901-PCO-EI)

Document No. 10648-00 TEC's responses to Allied/CFI's request for POD Nos. 1-5 and 9-8 and revised answers to Allied/CFI's 1st Set Intr. Nos. 4, 5, 10, and 11.
Document No. 13580-00 TEC's responses to Allied/CFI's request for POD Nos. 6, 7, and 8.
Document No. 14033-00 TEC's responses to Allied/CFI's 2nd Set of Interrogatories Nos. 12 - 20.
Document No. 15002-00 TEC's responses to Staff's 1st Set of Interrogatories Nos. 1 - 7.
Document No. 00217-01 TEC's remaining responses to Allied/CFI's request for production of documents, Nos. 6 and 7.
Document No. 00628-01 TEC's responses to Staff's 2nd Set of Interrogatories Nos. 9 - 10.

Contract Service Agreement under CISR between TEC and Allied/CFI (Confidentiality Addressed in Order PSE-01-1442-CFO_EI)

Document No. 03681-01 Original version of CSA between Tampa Electric and Allied Universal Corp. with Exhibit B

Testimony (Confidentiality addressed in Order shown for each document)

~~Document No. 02395-00 Prefiled direct testimony of Robert M. Namoff with exhibits RMN1 through RMN13 (Order PSC-00-1171-CFO-EI)~~

~~Document No. 03204-00 Prefiled direct testimony of Robert M. Namoff with exhibits RMN1 through RMN16~~

Document No. 08670-00 Direct testimony of Stephen W. Sidelko with exhibit SWS-1 (Order PSC-00-1896-CFO-EI)

Document No. 14337-00 Revised prepared direct testimony of William R. Ashburn with exhibits (revised confidential portions per Order PSC-00-1887-CFO-EI)

Document No. 14338-00 Revised prepared direct testimony of Lawrence W. Rodriguez (revised confidential portions per Order PSC-00-1888-CFO-EI)

Document No. 14339-00 Revised prepared direct testimony of C. David Sweat with exhibit CDS-1 (revised confidential portions per Order PSC-00-1890-CFO-EI)

Document No. 14340-00 Revised prepared direct testimony of Victoria L. Westra with exhibit VLW-1 (revised confidential portions per Order PSC-00-1889-CFO-EI)

Rebuttal Testimony (Confidentiality Addressed in Order PSC-01-2251-CFO-EI)

Document No. 07051-01 Rebuttal testimony of Charles F. Phillips, Jr. with Exhibits CFP-2 and CFP-3

Document No. 07053-01 Rebuttal testimony of Robert M. Namoff and Exhibits RMN-15 through RMN-19

Document No. 07055-01 Rebuttal testimony of James W. Palmer

Document No. 00930-01 Rebuttal testimony of Peter DeAngelis with Exhibit PD-1

Supplemental Testimony (Confidentiality Addressed in Order PSC-01-0232-CFO-EI)

Document No. 12557-00 C. David Sweat supplemental testimony with Exhibit CDS-2
Document No. 01497-01 Revised supplemental testimony of William R. Ashburn

Deposition Transcript (Confidentiality Addressed in Orders PSC-01-2253-CFO-EI and PSC-01-2252-CFO-EI)

Document No. 05481-01 Deposition transcript of Robert M. Namoff
Document No. 05482-01 Deposition transcript of James W. Palmer
Document No. 05483-01 Deposition transcript of Peter DeAngelis
Document No. 05484-01 Deposition transcript of Charles F. Phillips, Jr.
Document No. 02253-01 Late-filed deposition Exhibit No. 2 to deposition of Charles F. Phillips, Jr.
Document No. 05693-01 Deposition transcript of Stephen Sidelko (TEC-requested confidential portions)
Document No. 05694-01 Deposition transcript of Patrick Allman (TEC-requested confidential portions)
Document No. 05820-01 Deposition transcript of Pamela Winters (TEC-requested confidential portions)
Document No. 05761-01 Deposition transcript of Robert Namoff (TEC-requested confidential portions)
Document No. 05470-01 Deposition transcript of William Ashburn Vols. 1, 2, & 3 and Late Filed Exhibit Nos. 7 & 8
Document No. 05471-01 Deposition transcript of Lawrence Rodriguez Vols. 1 and 2
Document No. 05472-01 Deposition transcript of David Sweat Vol. 1
Document No. 05473-01 Deposition transcript of Victoria Westra Vols. 1 and 2