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March 15, 2004

HAND DELIVERED

Ms. Blanca S. Bayo, Director Division of Commission Clerk and Administrative Services Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850

Re: Review of Tampa Electric Company's waterborne transportation contract with TECO Transport and associated benchmark; FPSC Docket No. 031033-EI

Dear Ms. Bayo:

Enclosed for filing in the above docket are the original and fifteen (15) copies of Tampa Electric Company's Objections in Response to CSX Transportation's First Set of Interrogatories to Tampa Electric Company (Nos. 1-4).

Please acknowledge receipt and filing of the above by stamping the duplicate copy of this letter and returning same to this writer.

Thank you for your assistance in connection with this matter.

Sincerely,

James D. Beasley

JDB/pp Enclosure

cc: All Parties of Record (w/enc.)

DOCUMENT NUMBER - DATE

03484 MAR 15 3

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Review of Tampa Electric Company's)	
Waterborne transportation contract with) .	DOCKET NO. 031033-EI
TECO Transport and associated benchmark.)	FILED: March 15, 2004
)	

TAMPA ELECTRIC COMPANY'S OBJECTIONS IN RESPONSE TO CSX TRANSPORTATION'S FIRST SET OF INTERROGATORIES TO TAMPA ELECTRIC COMPANY (NOS. 1-4)

Pursuant to Rule 1.340, Florida Rules of Civil Procedure and Rule 28-106.206, Florida Administrative Code, Tampa Electric Company ("Tampa Electric" or "the company"), by and through its undersigned counsel, hereby files its objections to the First Set of Interrogatories (Nos. 1-4) served by CSX Transportation ("CSXT") on Tampa Electric, and says:

General Objections

- 1. Tampa Electric objects to each and every discovery request to the extent that it asks Tampa Electric to provide information that is not in the possession, custody or control of Tampa Electric.
- 2. Tampa Electric objects to each and every discovery request to the extent that such request calls for information that is exempt from discovery by virtue of the attorney/client privilege, work product privilege, or other applicable privilege or protection provided by law, whether such privilege or protection appears at the time response is first made to these discovery requests or is later determined to be applicable based on the discovery of documents, investigation, or analysis.

- 3. Tampa Electric objects to each and every discovery request insofar as the request is vague, ambiguous, overly broad, and imprecise or uses terms that are subject to multiple interpretations but are not properly defined or explained.
- 4. Tampa Electric objects to each and every discovery request to the extent that the information sought is already in the public record before this Commission or elsewhere, and is available to CSXT through normal procedures.
- 5. Absent an acceptable non-disclosure agreement or other acceptable means of protection against public disclosure, Tampa Electric objects to each and every discovery request that calls for confidential proprietary business information and/or the compilation of information that is considered confidential proprietary business information, including "trade secrets" which are privileged pursuant to Section 90.506, Florida Statutes.
- 6. Tampa Electric objects to each and every discovery request that calls for the creation of information as opposed to the reporting of presently existing information or that purport to expand Tampa Electric's obligations under the Florida Rules of Civil Procedure or Florida Law.

Motion for Protective Order

7. Tampa Electric's objections to CSXT's discovery requests are submitted pursuant to the authority contained in <u>Slatnick v. Leadership Housing Systems of Florida, Inc.</u>, 368 So.2d 79 (Fla. 3rd DCA 1979). To the extent that a Motion for Protective Order is required, Tampa Electric's objections are to be construed as a request for a Protective Order.

DATED this /5 day of March 2004.

Respectfully submitted,

LEVEL. WILLIS

JAMES D. BEASLEY

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