BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

IN RE: Petition for Approval of Demand-side) DOCKET NO. 100159-EG Management Plan of Tampa Electric Company.))								
	FLORIDA SOLAR ENERGY INDUSTRY ASSOCIATION'S PETITION TO INTERVENE							
The Fl	orida Solar Energy Industry Association (FlaSEIA), by and through its undersigned							
attorney, pursu	ant to Rules 28-106.201 and 25-22.039, F.A.C., file this Petition to Intervene and in							
support thereof	f states as follows:							
1.	Name and address of agency: The name and address of the agency affected by this							
petition is:								
	Florida Public Service Commission 2540 Shumard Oak Blvd. Tallahassee, Florida 32399-0850							
2.	Name and address of Petitioner: The name and address of the Petitioner is:							
	Name and address of Petitioner: The name and address of the Petitioner is: OF R STATE OF THE PETITION OF THE P							

3. Petitioner's representatives: The name and address of counsel for the Petitioner, authorized to receive all notices, pleadings, and other communications in this docket is:

231 West Bay Avenue

Longwood, Florida 32750-4125

COM			Suzanne Brownless
			Suzanne Brownless, PA
APA			1975 Buford Blvd.
ECR	***************************************		Tallahassee, Florida 32308
GCL	2		Phone: (850) 877-5200
RAD	5		FAX: (850) 878-0090
			Email: <u>suzannebrownless@comcast.net</u>
SSC	***************************************		
ADM		4.	Notice of docket: Petitioner received notice of this docket by review of the Florida
OPC			
CLK	Public	Service	Commission's (Commission, PSC) website.
CIJIN.	45-03-0-0-0-0-0-0-0-0-0-0-0-0-0-0-0-0-0-0		

Statement of Substantial Interest: FlaSEIA is a Florida not-for-profit corporation which 5.

> DOCUMENT NUMBER-DATE 03275 APR 23 = FPSC-COMMISSION CLERK

consists of 120 companies involved in Florida's solar energy industry. Members include solar manufacturers and distributors as well as Florida contractors, retailers and consultants who install and maintain solar water heating, pool heating and solar electric systems throughout Florida. FlaSEIA membership also includes Gainesville Regional Utilities, Lakeland Electric Utilities, the Florida Solar Energy Center and Florida Solar Energy Research and Education Foundation. Individual members of FlaSEIA reside throughout Florida and are both commercial and residential ratepayers of Florida Power & Light Company, Progress Energy of Florida, Tampa Electric Company, Gulf Power Company, Orlando Utilities Commission, GRU and JEA. The corporate offices of FlaSEIA are located in Longwood, Florida and receive electric service from Progress Energy of Florida.

- 6. In this docket the Commission will review the demand-side management programs submitted by Tampa Electric Company (TECO) to meet their demand-side management goals established by the Commission in Order No. PSC-09-0855-FOF-EG, issued on December 30, 2009. FlaSEIA, as a member of the Florida Solar Coalition, was an intervenor in the FEECA dockets in which the Commission set the current conservation goals.¹
- 7. The Florida Solar Energy Industries Association and its individual and company members, are directly affected by the decisions made in this docket for two reasons. First, the electric rates of FlaSEIA's individual members and companies will be directly impacted by the demand-side energy programs approved in this docket. Second, FlaSEIA members are engaged in solar renewable energy manufacturing and businesses in Florida. Order PSC-09-0855-FOF-EG requires TECO to design programs to encourage and develop demand-side renewable energy systems in Florida and has set specific dollar amounts to be spent by each investor-owned utility annually to do so. TECO is required

¹ Dockets Nos. 080407-EG, 080408-EG, 080409-EG, 080410-EG, 080411-EG, 080412-EG and 080413-EG in which the demand-side management goals for Florida Power & Light, Co., Progress Energy Florida, Inc., Tampa Electric Company, Gulf Power Company, Florida Public Utilities Company, Orlando Utilities Commission and JEA, respectively, were established.

to expend up to \$1,531,018.00 each year to develop solar photovoltaic and thermal programs. Thus, the two-prong test of *Agrico Chemical Co. v. Department of Environmental Regulation*, 406 So.2d 478, 482 (Fla. 2d DCA 1981); *reh.denied*, 415 So.2d 1359 (Fla. 1982), has been fully met. See also: *Ameristeel Corp. v. Clark*, 691 So.2d 473, 477 (Fla. 1997).

- 8. <u>Disputed Issues of Material Fact:</u> Disputed issues of material fact include, but are not limited to, the following:
- a. Do the terms and conditions of the programs proposed by TECO for solar renewable demand-side energy systems maximize the development of solar renewable energy systems in Florida within the annual budget proposed?
 - 9. <u>Statement of ultimate facts:</u> Ultimate facts include, but are not limited to, the following:
- a. Should TECO's proposed solar renewable demand-side energy programs be approved as filed?
- 10. Rules and statutes justifying relief: The rules and statutes that entitle FlaSEIA to intervene and participate in this case include, but are not limited to:
 - a. Section 120.569, Fla. Stat.
 - b. Section 120.57, Fla. Stat.
 - c. Section 366.80-.85(1), Fla. Stat.
 - d. Rule 25-22.039, F.A.C.
 - e. Rule 28-106.201, F.A.C.
 - 11. Relief: FlaSEIA requests that it be permitted to intervene as a full party in this docket.

WHEREFORE, the Florida Solar Energy Industry Association requests that the Commission grant its petition to intervene in these dockets as a full party and require that all parties provide the undersigned with all notices, pleadings, testimony, evidence and discovery filed in these dockets.

Suzanne Brownless, Esq. Suzanne Brownless, PA 1975 Buford Blvd. Tallahassee, FL 32308

Phone: (850) 877-5200; FAX: (850) 878-0090

ATTORNEY FOR FLASEIA

c: 6803

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and of	correct copy of	of the foreg	oing has be	en provided by U.S.
Mail, postage prepaid, and electronic mail this _	23rd	_day of _	anil	2010 to the
following:				

Katherine Fleming, Jennifer Brubaker FPSC 2540 Shumard Oak Blvd.
Tallahassee, FL 32399-0850
keflemin@psc.state.fl.us
jbrubake@psc.state.fl.us

James Beasley, J. Wahlen PO Box 391 Tallahassee, FL 32302 <u>jbeasley@ausley.com</u> <u>jwahlen@ausley.com</u>

Paula K. Brown
Regulatory Affairs
TECO
PO Box 111
Tampa, FL 33601-0111
Regdept@tecoenergy.com

Vicki Gordon Kaufman Jon C. Moyle, Jr. Keefe Anchors Gordon & Moyle 118 North Gadsden Street Tallahassee, FL 32301 vkaufman@kaglaw.com jmoyle@kagmlaw.com

George Cavros 120 East Oakland Park Blvd., Ste. 105 Ft. Lauderdale, FL 33334 george@cavros-law.com

Suzanne Brownless Fla. Bar No. 309591

c:dsm/teco/cert