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October 7, 2015

VIA: ELECTRONIC FILING

Ms. Carlotta S. Stauffer
Commission Clerk
Florida Public Service Commission
2540 Shumard Oak Boulevard
Tallahassee, FL 32399-0850

Re: Fuel and Purchased Power Cost Recovery Clause with Generating
Performance Incentive Factor; FPSC Docket No. 150001-EI

Dear Ms. Stauffer:

On October 5, 2015 we filed on behalf of Tampa Electric Company its Request for Confidential Classification and Motion for Temporary Protective Order regarding audit workpapers pursuant to Audit Control No. 15-051-2-2.

Exhibit "A" to that request was a matrix reflecting justifications for confidential treatment. That filing contained one typographical error four lines from the bottom of Exhibit "A", where it stated the number of pages of the item was 44 pages. That should have read 43 pages and is corrected in the attached revised Exhibit "A". We have also added a statement to Exhibit "A" clarifying that Tampa Electric only seeks confidential treatment of the information described in the matrix with all other information contained in the audit workpapers being non-confidential.

We would appreciate your circulating the attached revised Exhibit "A" to all Commission recipients of the original filing.

Thank you for your assistance in connection with this matter.

Sincerely,



James D. Beasley

JDB/pp
Attachment

cc: All Parties of Record (w/attachment)
Hyma Vedula (w/attachment)

**JUSTIFICATIONS FOR CONFIDENTIAL
TREATMENT OF HIGHLIGHTED PORTIONS OF
TAMPA ELECTRIC'S DOCUMENTS SELECTED AS AUDIT
WORK PAPERS PURSUANT TO AUDIT CONTROL NO. 15-051-2-2**

<u>Work Papers:</u>	<u>Detailed Description</u>	<u>No. of Pages</u>	<u>Rationale</u>
2.11	Highlighted Information	1	(1)
2.13	Highlighted Information	1	(1)
44-1	All Information on Page	1	(1)
44-2	All Information on Page	1	(1)
44-3	All Information on Page	1	(1)
44-4	All Information on Page	1	(1)
44-5	All Information on Page	1	(1)
44-6	All Information on Page	1	(1)
44-7	All Information on Page	1	(1)
44-7.1	All Information on Page	1	(1)
44-8	Highlighted Information	1	(1)
44-9	Highlighted Information	1	(1)
44-10	Highlighted Information	1	(1)
44-11	Highlighted Information	1	(1)
44-12	Highlighted Information	1	(1)
44-13	Highlighted Information	1	(1)
44-14	Highlighted Information	1	(1)
44-15	Highlighted Information	1	(1)
45	Highlighted Information	1	(1)
45.1	Highlighted Information	1	(1)
45-11	All Information on Page	1	(1)
45-1.1 through 45-1.41	All Information on Page	43	(1)
45-2 through 45-2.38	All Information on Page	42	(1)
57	Highlighted Information	1	(1)
57.9	Highlighted Information	1	(1)

- (1) The highlighted information contains specific details about fuel hedging volume, pricing, percentages and/or counterparties. This type of information about a commodity has been recognized by the Commission on numerous occasions to constitute proprietary confidential business information. Knowledge of this information would allow the opportunity for market manipulation through transactions made in anticipation of the company's entry into the market. Market manipulations based on knowledge of the highlighted information would increase the price of fuel paid by Tampa Electric's customers as well as the price paid by the company to hedge the customers' price of fuel. This is the specific type of information described in Section 366.093(3)(d) and (e) as being entitled to confidential protection and exemption from the Public Records Law.

Tampa Electric only seeks confidential treatment of the information described above on the workpapers noted above. All other information contained in the audit workpapers is non-confidential.