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June 5, 2018

## **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. 20180001-EI

Dear Ms. Stauffer:

Attached for filing in the above docket is Tampa Electric Company's Second Request for Extension of Confidential Classification and Motion for Temporary Protective Order regarding Audit Work Papers pursuant to Audit Control No. 14-027-2-2.

Thank you for your assistance in connection with this matter.

Sincerely,

James D. Beasley

JDB/pp Enclosure

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

#### BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

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In re: Fuel and purchased power cost recovery clause with generating performance incentive factor.

DOCKET NO. 20180001-EI

FILED: June 5, 2018

#### TAMPA ELECTRIC COMPANY'S SECOND REQUEST FOR EXTENSION OF CONFIDENTIAL CLASSIFICATION AND MOTION FOR TEMPORARY PROTECTIVE ORDER

Tampa Electric Company ("Tampa Electric" or "the company"), pursuant to Section 366.093, Florida Statutes, and Rule 25-22.006, Florida Administrative Code, hereby requests a second 18-month extension of the confidential classification of certain information supplied in connection with the Staff's audit workpapers pertaining to TECO's Audit Report, for Audit Control No. 14-027-2-2 in Docket No. 20140001-EI on May 14, 2014 and, as grounds therefor, says:

1. The Confidential Information in question, supplied in Docket No. 20140001-EI on May 14, 2014, was initially granted confidential treatment in Commission Order No. PSC-14-0478-CFO-EI issued in Docket No. 20140001-EI on September 10, 2014.

2. On March 10, 2016 Tampa Electric filed its First Request for Extension of Confidential Classification and Motion for Temporary Protective Order relating to the confidential information in question which request was granted by Order No. PSC-16-0540-CFO-EI, issued November 28, 2016.

3. Tampa Electric is in need of continuing confidential treatment of the information in question beyond the period of time covered in the order granting the company's first request for an extension. Tampa Electric adopts and incorporates herein by reference the justifications for confidential treatment set forth in the company's initial request for confidential treatment and in support of its first request for extension. Attached hereto is Exhibit "A" of the company's initial request for confidential classification identifying by yellow highlighting the page numbers that accompanied the original request for which Tampa Electric seeks an additional 18 months of confidential protection.

4. Each of the justifications numbers (1) and (2) still apply with respect to the highlighted pages.

5. The highlighted pages in Exhibit "A" continue to be proprietary confidential business information within the meaning of Section 366.093(3), Florida Statutes, are intended to be and have been treated by Tampa Electric as private. The confidentiality of the yellow highlighted pages has been maintained and public disclosure of the highlighted pages would cause harm to Tampa Electric and its customers.

6. Nothing has changed since the company's initial May 22, 2014 filing to render the confidential information stale, such that continued confidential treatment would not be appropriate.

7. Upon a finding by the Commission that the confidential information remains proprietary and confidential business information, the information should not be declassified for at least an additional 18-month period and should be returned to Tampa Electric as soon as it is no longer necessary for the Commission to conduct its business. *See*, Section 366.093(4), Florida Statutes.

WHEREFORE, for the above and foregoing reasons, Tampa Electric respectfully requests that its Second Request for Extension of Confidential Classification be granted.

2

DATED this  $5^{4}$  day of June 2018.

Respectfully submitted,

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# ATTORNEYS FOR TAMPA ELECTRIC COMPANY

#### **CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that a true and correct copy of the foregoing Second Request for Extension of Confidential Classification and Motion for Temporary Protective Order, filed on behalf of Tampa Electric Company, has been served by electronic mail on this 5 day of June 2018, to the following:

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ATTORNEY

## JUSTIFICATIONS FOR CONFIDENTIAL TREATMENT OF HIGHLIGHTED PORTIONS OF TAMPA ELECTRIC'S DOCUMENTS SELECTED AS AUDIT WORK PAPERS PURSUANT TO AUDIT CONTROL NO. 14-027-2-2

Work Papers:	<b>Detailed Description</b>	No. of Pages	<u>Rationale</u>
44-3-1	Highlighted Information	9	(1)
<mark>44-3-2</mark>	All Information on Page	2	(1)
<mark>44-3-3</mark>	Highlighted Information	7	(1)(2)
44-3-4 pages 2-5	Highlighted Information	4	(1)
<mark>44-4-1</mark>	Highlighted Information	9	(1)
<mark>44-4-2</mark>	All Information on Page	2	(1)
<mark>44-4-3</mark>	Highlighted Information	7	(1)(2)
44-4-4 pages 2-4	Highlighted Information	3	(1)
<mark>45-3</mark>	All Information on Page	7	(1)
<mark>45-4</mark>	All Information on Page	8	(1)
<mark>45-5</mark>	All Information on Page	3	(1)
<mark>46-3</mark>	All Information on Page	6	(1)
<mark>46-4</mark>	All Information on Page	6	(1)
<mark>46-5</mark>	All Information on Page	8	(1)
<mark>48-3</mark>	All Information on Page	8	(1)
50-1 pages 2-12	All Information on Page	11	(3)
50-2 pages 2-12	All Information on Page	11	(3)
51-2	All Information on Page	5	(3)(4)
51-3	All Information on Page	5	(3)(4)
51-4	All Information on Page	4	(3)(4)
51-5	All Information on Page	3	(3)(4)
51-6	All Information on Page	3	(3)(4)
51-7	All Information on Page	3	(3)(4)
51-8	All Information on Page	2	(3)(4)
51-9	All Information on Page	2	(3)(4)
51-10	All Information on Page	1	(1)(3)
53-5	All Information on Page	3	(3)(4)(5)

(1) The documents are individual customer bills containing sensitive bank information. Tampa Electric treats individual customer information confidentially and does not disclose it publicly on the belief that individual customers have an expectation that such information is private and should be treated confidentially. Tampa Electric would not want to publicly disclose any customer specific information (except at the customer's own request) that could be used, alone or in conjunction with other publicly available information to engage in identity theft, gain a competitive advantage over a business customer or take any other action detrimental to its customers' interests. As such, the information is entitled to confidential treatment pursuant to Section 366.093, Florida Statutes, and Rule 25-22.006, Florida Administrative Code.

- (2) These documents contain confidential, negotiated contract rates, or information that could be used to calculate those confidential, negotiated contract rates. The rates paid under the company's existing contracts are competitively sensitive. Disclosing this contractual information would harm Tampa Electric's position in negotiating the best rates for future contracts, to the detriment of its customers. This type of contractual information has been recognized by the Commission on numerous occasions to constitute proprietary confidential business information, the disclosure of which would be harmful to Tampa Electric's ability to contract for goods and services on favorable terms and, likewise, harmful to the competitive interests of Tampa Electric and the party with which it contracts. 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. This information is entitled to confidential protection pursuant to Section 366.093, Florida Statutes, and Rule 25-22.006, Florida Administrative Code.
- (3) The information discloses in great detail Tampa Electric Company's commodity contract rates and transportation rates. Public disclosure of this information would provide in minute detail the company's projected rates for all of the detail components of the company's projected fuel and fuel transportation costs. As such, this information is entitled to confidential protection pursuant to Section 366.093, Florida Statutes, and Rule 25-22.006, Florida Administrative Code. These types of rates have been recognized by the Commission on numerous occasions to constitute proprietary confidential business information the disclosure of which would be harmful to Tampa Electric's ability to contract for goods and services on favorable terms and, likewise, harmful to the competitive interests of Tampa Electric. 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.
- (4) The information contained on the listed pages contains contract rates paid for coal. The disclosure of this information would be harmful to competitive interests. This type of contractual information has been recognized by the Commission on numerous occasions to constitute proprietary confidential business information, the disclosure of which would be harmful to Tampa Electric's ability to contract for goods and services on favorable terms and, likewise, harmful to the competitive interests of Tampa Electric and the party with which it contracts. As such, the information is entitled to confidential treatment pursuant to Section 366.093(d) and (e), Florida Statutes and Rule 25-22.006, Florida Administrative Code.
- (5) This information contained on the listed pages is contractual information which, if made public, "would impair the efforts of Tampa Electric to contract for goods or services on favorable terms." Section 366.093(3)(d), Fla. Stat. The information shows the price which Tampa Electric has paid for No. 2 fuel oil per barrel for specific shipments from specific suppliers. This information would allow suppliers to compare an individual supplier's price with the market "for that date of delivery" and thereby determine the contract pricing formula between Tampa Electric and that supplier. Disclosure of the

invoice price would allow suppliers to determine the contract price formula of their competitors. The knowledge of each other's prices would give suppliers information with which to actually control the pricing in No. 2 oil by either all quoting a particular price or adhering to a price offered by a major supplier. This could reduce or eliminate any opportunity for a major buyer, like Tampa Electric, to use its market presence to gain price concessions from any individual supplier. The end result is reasonably likely to be increased No. 2 fuel oil prices and, therefore, increased electric rates.