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October 30, 2018 HAND DELIVERED

Ms. Carlotta Stauffer, Director Office of Commission Clerk Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, Florida 32399-0850

> Fuel and Purchased Power Cost Recovery Clause Re: and Generating Performance Incentive Factor FPSC Docket No. 20180001-EI

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Dear Ms. Stauffer:

Enclosed for filing in the above docket are the original and seven (7) copies of Tampa Electric Company's Request for Specified Confidential Treatment and Motion for Temporary Protective Order relating to portions of Forms 423-2, 423-2(a) and 423-2(b) for the months of June 2018, July 2018 and August 2018.

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



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

RECEIVED-FPSC

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

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In re: Fuel and Purchased Power Cost Recovery Clause and Generating Performance Incentive Factor.

DOCKET NO. 20180001-EI

FILED: October 30, 2018

TAMPA ELECTRIC COMPANY'S REQUEST FOR SPECIFIED CONFIDENTIAL TREATMENT AND MOTION FOR TEMPORARY PROTECTIVE ORDER

Pursuant to §366.093, Fla. Stat., Tampa Electric Company ("Tampa Electric" or "the company") submits the following Request for Specified Confidential Treatment and Motion for Temporary Protective Order relating to the company's Forms 423-2, 423-2(a) and 423-2(b) for the months of June 2018, July 2018 and August 2018:

 Attached hereto is a detailed Justification for the requested confidential treatment of the highlighted portions of Tampa Electric's 423 Forms for each of the months of June 2018, July 2018 and August 2018:

2. Tampa Electric requests that the information for which Tampa Electric seeks confidential classification not be declassified until 24 months after the issuance of the Commission Order disposing of this quarterly request. This time period is necessary to allow Tampa Electric to negotiate future contracts without its competitors (and other Customers) having access to information which would adversely affect the ability of Tampa Electric to negotiate future contracts. The period of time requested will ultimately protect Tampa Electric and its Customers.

 The material for which classification is sought is intended to be and is treated by Tampa Electric as private and has not been disclosed. WHEREFORE, Tampa Electric submits this quarterly Request for Confidential Treatment and Motion for Temporary Protective Order relating to the information contained in the attached Justification.

DATED this 30th day of October, 2018.

Respectfully submitted,

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JAMES D. BEASLEY J. JEFFRY WAHLEN Ausley McMullen Post Office Box 391 Tallahassee, Florida 32302 (850) 224-9115

ATTORNEYS FOR TAMPA ELECTRIC COMPANY

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true copy of the foregoing Request for Specified Confidential Treatment and Motion for Temporary Protective Order, filed on behalf of Tampa Electric Company, has been furnished by hand delivery(*) or electronic mail on this 30th day of October, 2018 to the following:

Ms. Suzanne Brownless* Office of the General Counsel Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850 <u>sbrownle@psc.state.fl.us</u>

Ms. Patricia A. Christensen Associate Public Counsel Office of Public Counsel 111 West Madison Street – Room 812 Tallahassee, FL 32399-1400 christensen.patty@leg.state.fl.us

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Mr. Mike Cassel Regulatory and Governmental Affairs Florida Public Utilities Company Florida Division of Chesapeake Utilities Corp. 1750 SW 14th Street, Suite 200 Fernandina Beach, FL 32034 mcassel@fpuc.com

Mr. Jeffrey A. Stone General Counsel Gulf Power Company One Energy Place Pensacola, FL 32520-0100 jastone@southernco.com Mr. Robert Scheffel Wright Mr. John T. LaVia, III Gardner, Bist, Wiener, Wadsworth, Bowden, Bush, Dee, LaVia & Wright, P.A. 1300 Thomaswood Drive Tallahassee, FL 32308 <u>Schef@gbwlegal.com</u> Jlavia@gbwlegal.com Mr. Russell A. Badders Mr. Steven R. Griffin Beggs & Lane Post Office Box 12950 Pensacola, FL 32591 <u>rab@beggslane.com</u> srg@beggslane.com

Mr. James W. Brew Ms. Laura A. Wynn Stone Mattheis Xenopoulos & Brew, PC 1025 Thomas Jefferson Street, NW Eighth Floor, West Tower Washington, D.C. 20007-5201 jbrew@smxblaw.com laura.wynn@smxblaw.com

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ATTORNEY

Request for Specified Confidential Treatment Justification for June 2018, July 2018 and August 2018

Docket No. 20180001-EI

Page 1 of 10

FORM 423-2		
Plant Name/Lines	Column	Justification
Plant Name/Lines United Bulk Terminal Big Bend Station 1 June 1 July 1 August Big Bend Station 1-2 June 1-3 July 1-2 August United Bulk Terminal Transfer Facility Polk Station none June 1 July		
none August Polk Station 1 June 1 July 1 August		breakdown of transportation charges for fiver barge transport and for deep water transportation across the Gulf of Mexico from the transfer facility to Tampa. It is this segmented transportation cost data which is proprietary and confidential. The disclosure of the segmented transportation costs would have a direct impact on Tampa Electric's future fuel and transportation contracts by informing potential bidders of current prices paid for services provided. That harm, which would flow to Tampa Electric and its Customers from such disclosure, was the subject of Prepared Direct Testimony of Mr. John R. Rowe, Jr. on behalf of Tampa Electric from September 29, 1986, in Docket No. 860001-EI-D ("Rowe Testimony").
		In the Commission's Order No. 12645 issued in

In the Commission's Order No. 12645 issued in Docket No. 830001-EU on November 3, 1983 (In re: Investigation of Fuel Adjustment Clauses of Electric Utilities), the Commission prescribed the current 423 Form filings. In so doing, the Commission observed:

Next, we must determine whether any portion of the monthly reports should be accorded confidential treatment. We agree that certain portions of the confidential information. However, many portions of the monthly reports will not. The proprietary information

Request for Specified Confidential Treatment Justification for June 2018, July 2018 and August 2018

Docket No. 20180001-EI

Page 2 of 10

FORM 423-2 Plant Name/Lines Column Justification

for all types of fuel is transportation. Any breakout of transportation costs must be treated confidentially. In addition, F.O.B. mine prices for coal is proprietary in nature as is the price of fuel oil. Disclosure of separate transportation or F.O.B. mine prices would have a direct impact on a utility's future fuel and transportation contracts by informing potential bidders of current prices paid for services. Disclosure of fuel oil prices would have an indirect effect upon bidding suppliers. Suppliers would be reluctant to provide significant price concessions to an individual utility if prices were disclosed because other seek similar purchasers would concessions.

The vigorous competition discussed in Mr. Rowe's earlier testimony, as recognized by the Commission, justifies proprietary confidential treatment of the information in Column G.

Disclosure of this information "would impair the efforts of Tampa Electric to contract for goods and services on favorable terms." Section 366.093(3)(d), Fla. Stat. This information would inform other potential suppliers as to the price Tampa Electric is willing to pay for coal. This would give present and potential coal suppliers information which could be harmful to Tampa Electric's interests in negotiating coal supply agreements. This is much the same as paragraph (1) under Form 423-1(a) regarding No. 2 oil suppliers.

Page 3 of 10

FORM 423-2		
Plant Name/Lines	Column	Justification
United Bulk Terminal Big Bend Station 1 June 1 July 1 August Big Bend Station 1-2 June 1-3 July 1-2 August	Н	(12) The disclosure of this information "would impair the efforts of Tampa Electric to contract for goods or services on favorable terms." Section 366.093(3)(d), Fla. Stat. As was stated in (1) Columns G and H both need confidential protection because disclosure of either column will enable competitors to determine the segmented transportation charges. Accordingly, the same reasons discussed in (1) likewise apply with regard
United Bulk Terminal		to Column H.
Transfer Facility Polk Station none June 1 July none August Polk Station 1 June 1 July 1 August		

Page 4 of 10

FORM 423-2(a)		
Plant Name/Lines	Column	Justification
United Bulk Terminal Big Bend Station	G	(13) This column discloses the value of shorthau and loading charges on a \$/Ton basis, which is a
1 June		negotiated price the disclosure of which would
1 July		adversely impact Tampa Electric in future
1 August		negotiations for this component of the overall price,
Big Bend Station		which, in turn, would adversely impact Tampa
1-2 June		Electric's customers.
1-3 July		
1-2 August		
United Bulk Terminal		
Transfer Facility Polk Station		
none June		
1 July		
none August		
Polk Station		
1 June		
1 July		
1 August		
United Bulk Terminal	Н	(14) If the original invoice price is made public,
Big Bend Station		one can subtract the original invoice price from the
1 June		publicly disclosed delivered price at the United
1 July		Bulk Terminal Transfer Facility and thereby
1 August		determine the segmented river transportation cost.
Big Bend Station		Disclosure of the river transportation cost "would
1-2 June		impair the efforts of Tampa Electric to contract for
1-3 July		goods or services on favorable terms." Section
1-2 August		366.093(3)(d), Fla. Stat. Additional justification
United Bulk Terminal		appears in paragraph (1) of the rationale for
Transfer Facility Polk Station		confidentiality of Column G of Form 423-2 (United
none June		Bulk Terminal Transfer Facility - Big Bend
1 July		Station). See also Rowe Testimony.
none August		
Polk Station		
1 June		
1 July		
1 August		

Page 5 of 10

FORM 423-2(a)		
Plant Name/Lines	Column	Justification
United Bulk Terminal Big Bend Station 1 June 1 July 1 August Big Bend Station 1-2 June 1-3 July 1-2 August United Bulk Terminal Transfer Facility Polk Station none June 1 July none August Polk Station 1 June 1 July 1 August	1	(15) This information, like that contained in Column H, would enable a competitor to "back into" the segmented transportation cost using the publicly disclosed delivered price at the United Bulk Terminal Transfer Facility. This would be done by subtracting the base price per ton from the delivered price at United Bulk Terminal, thereby revealing the river barge rate. Such disclosure "would impair the efforts of Tampa Electric to contract for goods or services on favorable terms." Section 366.093(3)(d), Fla. Stat. Additional justification appears in paragraph (1) of the rationale for confidentiality of Column G of Form 423-2 (United Bulk Terminal Transfer Facility - Big Bend Station). <i>See also</i> Rowe Testimony
United Bulk Terminal Big Bend Station 1 June 1 July 1 August Big Bend Station 1-2 June 1-3 July 1-2 August United Bulk Terminal Transfer Facility Polk Station none June 1 July none August Polk Station 1 June 1 July 1 August	L	(16) This information, if publicly disclosed, would enable a competitor to back into the segmented waterborne transportation costs using the already publicly disclosed delivered price of coal at the United Bulk Terminal Transfer Facility. Such disclosure "would impair the efforts of Tampa Electric to contract for goods or services on favorable terms." Section 366.093(3)(d), Fla. Stat. Additional justification appears in paragraph (1) of the rationale for confidentiality of Column G of Form 423-2 (United Bulk Terminal Transfer Facility - Big Bend Station). <i>See also</i> Rowe Testimony

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Page 6 of 10

FORM 423-2(b)		
Plant Name/Lines	Column	Justification
United Bulk Terminal	G	(17) Disclosure of the effective purchase price in
Big Bend Station		Column G "would impair the efforts of Tampa
1 June		Electric to contract for goods or services on
1 July		favorable terms." Section 366.093(3)(d), Fla. Stat.
1 August		Such disclosure would enable a competitor to "back
Big Bend Station		into" the segmented transportation cost using the
1-2 June		publicly disclosed delivered price for coal at the
1-3 July		United Bulk Terminal Transfer Facility. This
1-2 August		would be done by subtracting the effective purchase
United Bulk Terminal		price per ton from the price per ton delivered at
Transfer Facility Polk Station		United Bulk Terminal, thereby revealing the river
none June		barge rate. Additional justification appears in
1 July		paragraph (1) of the rationale for confidentiality of
none August		Column G of Form 423-2 (United Bulk Terminal
Polk Station		Transfer Facility - Big Bend Station). See also
1 June		Rowe Testimony. Such disclosure would also
1 July		adversely affect Tampa Electric's ability to
1 August		negotiate future coal supply contracts.
United Bulk Terminal	Н	(18) This column discloses the value of additional
Big Bend Station		shorthaul and loading charges on a \$/Ton basis,
1 June		which is a negotiated price the disclosure of which
1 July		would adversely impact Tampa Electric in future
1 August		negotiations for this component of the overall
Big Bend Station		price, which, in turn, would adversely impact
1-2 June		Tampa Electric's customers.
1-3 July		
1-2 August		
United Bulk Terminal		
Transfer Facility Polk Station		
none June		
1 July		
none August		
Polk Station		
1 June		
1 July		
i o di j		

Page 7 of 10

FORM 423-2(b)		
Plant Name/Lines	Column	Justification
United Bulk Terminal	Ι	(19) Disclosure of the rail rate per ton would
Big Bend Station		adversely affect the ability of Tampa Electric to
1 June		negotiate favorable rail rates. Disclosure of the rail
1 July		rates paid would effectively eliminate any
1 August		negotiating leverage and could lead to higher rail
Big Bend Station		rates. This would work to the ultimate detriment of
1-2 June		Tampa Electric and its customers. Accordingly,
1-3 July		disclosure of this information "would impair the
1-2 August		efforts of Tampa Electric to contract for goods or
United Bulk Terminal		services on favorable terms." Section
Transfer Facility Polk Station		366.093(3)(d), Fla. Stat.
none June		
1 July		
none August		
Polk Station		
1 June		
1 July		
1 August		
United Bulk Terminal	J	(20) This column discloses the value of other rail
Big Bend Station		charges on a \$/Ton basis, which is a negotiated
1 June		price the disclosure of which would adversely
1 July		impact Tampa Electric in future negotiations for
1 August		this component of the overall price, which, in turn,
Big Bend Station		would adversely impact Tampa Electric's
1-2 June		customers.
1-3 July		
1-2 August		
United Bulk Terminal		
Transfer Facility Polk Station		
none June		
1 July		
none August		
Polk Station		
1 June		
1 July		
1 August		

Page 8 of 10

FORM 423-2(b)		
Plant Name/Lines	Column	Justification
United Bulk Terminal Big Bend Station 1 June 1 July 1 August Big Bend Station 1-2 June 1-3 July 1-2 August United Bulk Terminal Transfer Facility Polk Station none June 1 July none August Polk Station 1 June	K	(21) These columns contained information the disclosure of which "would impair the efforts of Tampa Electric to contract for goods or services on favorable terms." Section 366.093(3)(d), Fla. Stat. Each of these columns provides specific information on segmented transportation costs which are the primary objects of this request. Additional justification appears in paragraph (1) of the rationale for confidentiality for Column G on 423-2 (United Bulk Terminal Transfer Facility - Big Bend Station). <i>See also</i> Rowe Testimony
1 July 1 August United Bulk Terminal Big Bend Station 1 June 1 July 1 August	L	(22) See item (21) above.
 1 August Big Bend Station 1-2 June 1-3 July 1-2 August United Bulk Terminal Transfer Facility Polk Station none June 1 July none August Polk Station 1 June 1 July 1 August 		

Page 9 of 10

FORM 423-2(b)		
Plant Name/Lines	Column	Justification
United Bulk Terminal	М	(23) See item (21) above.
Big Bend Station		(12) 200 1000 (21) 000 100
1 June		
1 July		
1 August		
Big Bend Station		
1-2 June		
1-3 July		
1-2 August		
United Bulk Terminal		
Transfer Facility Polk Station		
none June		
1 July		
none August		
Polk Station		
1 June		
1 July		
1 August		
United Bulk Terminal	N	(24) See item (21) above.
Big Bend Station		
1 June		
1 July		
1 August		
Big Bend Station		
1-2 June		
1-3 July		
1-2 August		
United Bulk Terminal		
Transfer Facility Polk Station		
none June		
1 July		
none August		
Polk Station		
1 June		
1 July		
1 August		

Page 10 of 10

FORM 423-2(b)		
Plant Name/Lines	Column	Justification
United Bulk Terminal	0	(25) See item (21) share
	0	(25) See item (21) above.
Big Bend Station 1 June		
1 July		
1 August Big Bend Station		
1-2 June		
1-3 July		
1-2 August		
United Bulk Terminal		
Transfer Facility Polk Station		
none June		
1 July		
none August		
Polk Station		
1 June		
1 July		
1 August		
United Bulk Terminal	Р	(26) See item (21) above.
Big Bend Station		(20) 500 hom (21) 40000.
1 June		
1 July		
1 August		
Big Bend Station		
1-2 June		
1-3 July		
1-2 August		
United Bulk Terminal		
Transfer Facility Polk Station		
none June		
1 July		
none August		
Polk Station		
1 June		
1 July		
1 August		