FILED 6/10/2024 DOCUMENT NO. 05087-2024 FPSC - COMMISSION CLERK

Attorneys and Counselors at Law 123 South Calhoun Street P.O. Box 391 32302 Tallahassee, FL 32301

P: (850) 224-9115 F: (850) 222-7560

ausley.com

June 10, 2024

VIA HAND DELIVERY

REDACTED

Mr. Adam J. Teitzman Commission Clerk Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850

In re: Petition for Rate Increase by Tampa Electric Company

In re: Petition for approval of 2023 Depreciation and Dismantlement Study, by Tampa Electric Company

In re: Petition to implement 2024 Generation Base Rate Adjustment provisions in Paragraph 4 of the 2021 Stipulation and Settlement Agreement, by Tampa Electric Company DOCKET NO. 20240026-EI

DOCKET NO. 20230139-EI

DOCKET NO. 20230090-EI

Dear Mr. Teitzman:

Attached for filing in the above docket is Tampa Electric Company's Request for Confidential Classification of certain information contained in the Direct Testimony and Exhibits of Jonathan Ly (FIPUG).

Also attached is an accompanying USB containing the public (redacted) version of these documents.

Thank you for your assistance in connection with this matter.

Sincerely,

Mulilm n. Means

Malcolm N. Means

MNM/bml Attachment cc: All parties of record



COM ____ AFD APA __ ECO ENG IDM CLK



BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition for Rate Increase by Tampa Electric Company	DOCKET NO. 20240026-EI
In re: Petition for approval of 2023 Depreciation and Dismantlement Study, by Tampa Electric Company	DOCKET NO. 20230139-EI
In re: Petition to implement 2024 Generation Base Rate Adjustment provisions in Paragraph 4 of the 2021 Stipulation and Settlement Agreement, by Tampa Electric	DOCKET NO. 20230090-EI
Company	FILED: June 10, 2024

TAMPA ELECTRIC COMPANY'S REQUEST FOR CONFIDENTIAL CLASSIFICATION

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 confidential classification of the yellow highlighted information contained in the following described document(s) ("the Document(s)") stamped "CONFIDENTIAL" and all information that is or may be printed on yellow paper stock stamped "CONFIDENTIAL" within the Document(s), all of said confidential information being hereinafter referred to as "Confidential Information."

Description of the Document(s)

On June 5, 2024, Tampa Electric Company filed a Notice of Intent to Request Confidential Classification for the Direct Testimony and Exhibits of Jonathan Ly.¹ On June 6, 2024, the Florida Industrial Power Users Group filed the confidential Direct Testimony and Exhibits of Jonathan Ly.² The company believes that portions of Mr. Ly's Direct Testimony, as specified on Exhibit "A," constitute Confidential Information and has designated it as such by highlighting.

¹ See DN 04586-2024, filed on June 5, 2024 in Docket No. 20240026-EI.

² See DN 04659-2024 filed on June 6, 2024, in Docket No. 20240026-EI.

Contemporaneous with the filing of this request, Tampa Electric submitted the Confidential Information to the Commission Clerk under a separate, confidential cover letter. Tampa Electric requests confidential classification for this information such that it will be entitled to protection against public disclosure pursuant to Section 366.093, Florida Statutes. In support of this request, the company states:

1. Subsection 366.093(1), Florida Statutes, provides that any records "found by the Commission to be proprietary confidential business information shall be kept confidential and shall be exempt from s. 119.07(1), Florida Statutes [requiring disclosure under the Public Records Act]." Proprietary confidential business information includes but is not limited to: (a) trade secrets; (b) internal auditing controls and reports of internal auditors; (c) security measures, systems, or procedures; (d) information concerning bids or other contractual data, the disclosure of which would impair the efforts of the public utility or its affiliates to contract for goods or services on favorable terms; (e) information relating to competitive interests, the disclosure of which would impair the competitive business of the provider of the information; and (f) employee personnel information unrelated to compensation, duties, qualifications, or responsibilities. §366.093(3)(a)-(f), Fla. Stat. The Confidential Information that is the subject of this request and motion falls within one or more of these statutory categories and, thus, constitutes proprietary confidential business information entitled to protection under Section 366.093, Florida Statutes, and Rule 25-22.006, Florida Administrative Code.

2. Attached hereto as Exhibit "A" is a justification for confidential treatment of the Confidential Information contained in the Documents.

3. Exhibit "B" contains the public versions of the Documents with the Confidential Information.

2

4. The Confidential Information contained in the Documents is intended to be and is treated by Tampa Electric as private and has not been publicly disclosed.

Requested Duration of Confidential Classification

5. Pursuant to Rule 25-22.006(9)(a), Tampa Electric requests that the Confidential Information be treated by the Commission as confidential proprietary business information for 18 months. If, and to the extent that the company is in need of confidential classification of the Confidential Information beyond the 18-month period set forth in the Commission rule, the justification and grounds for such extended confidential treatment are set forth in Exhibit "C" to this request and motion.

WHEREFORE, Tampa Electric respectfully requests that the Confidential Information that is the subject of this request and motion be accorded confidential classification for the reasons set forth herein and for 18 months.

DATED this 10th day of June, 2024.

Respectfully submitted,

Molida n. Means

J. JEFFRY WAHLEN jwahlen@ausley.com MALCOLM N. MEANS <u>mmeans@ausley.com</u> VIRGINIA L. PONDER <u>vponder@ausley.com</u> Ausley McMullen Post Office Box 391 Tallahassee, Florida 32302 (850) 224-9115 ATTORNEYS FOR TAMPA ELECTRIC COMPANY

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that electronic copies of the foregoing request have been served by

electronic mail on this 10th day of June, 2024 to the following:

Adria Harper Carlos Marquez Timothy Sparks Daniel Dose Florida Public Service Commission/OGC 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850 <u>aharper@psc.state.fl.us</u> <u>cmarquez@psc.state.fl.us</u> <u>tsparks@psc.state.fl.us</u> <u>ddose@psc.state.fl.us</u> discovery-gcl@psc.state.fl.us

Walt Trierweiler Patricia Christensen Octavio Ponce Charles Rehwinkel Office of Public Counsel c/o The Florida Legislature 111 West Madison Street, Room 812 Tallahassee, FL 32399-1400 trierweiler.walt@leg.state.fl.us christensen.patty@leg.state.fl.us ponce.octavio@leg.state.fl.us Rehwinkel.Charles@leg.state.fl.us

Bradley Marshall Jordan Luebkemann Earthjustice 111 S. Martin Luther King Jr. Blvd. Tallahassee, FL 32301 <u>bmarshall@earthjustice.org</u> jluebkemann@earthjustice.org

Nihal Shrinath 2101 Webster Street, Suite 1300 Oakland, CA 94612 nihal.shrinath@sierraclub.org Jon Moyle Karen Putnal c/o Moyle Law Firm 118 N. Gadsden Street Tallahassee, FL 32301 jmoyle@moylelaw.com kputnal@moylelaw.com mqualls@moylelaw.com

Leslie R. Newton, Maj. USAF Ashley N. George, Capt. USAF AFLOA/JAOE-ULFSC 139 Barnes Drive, Suite 1 Tyndall Air Force Base, Florida 32403 Leslie.Newton.1@us.af.mil Ashley.George.4@us.af.mil

Thomas A. Jernigan AFCEC/JA-ULFSC 139 Barnes Drive, Suite 1 Tyndall Air Force Base, Florida 32403 thomas.jernigan.3@us.af.mil

Ebony M. Payton AFCEC-CN-ULFSC 139 Barnes Drive, Suite 1 Tyndall Air Force Base, Florida 32403 Ebony.Payton.ctr@us.af.mil

Robert Scheffel Wright John LaVia, III Gardner, Bist, Wiener, Wadsworth, Bowden, Bush, Dee, LaVia & Wright, P.A. 1300 Thomaswood Drive Tallahassee, FL 32308 <u>shef@gbwlegal.com</u> jlavia@gbwlegal.com Sari Amiel Sierra Club 50 F. Street NW, Eighth Floor Washington, DC 20001 sari.amiel@sierraclub.org

Floyd R. Self Ruth Vafek Berger Singerman, LLP 313 North Monroe Street, Suite 301 Tallahassee, FL 32301 <u>fself@bergersingerman.com</u> <u>rvafek@bergersingerman.com</u> Hema Lochan Earthjustice 48 Wall St., 15th Fl New York, NY 10005 (212) 284-8021 <u>hlochan@earthjustice.org</u> flcaseupdates@earthjustice.org

Molidon n. Means

ATTORNEY

EXHIBIT A JUSTIFICATION FOR CONFIDENTIAL TREATMENT

FIPUG's Direct Testimony of Jonathan Ly		
Bates Page Nos.	Description of Information	Justification
7	The Highlighted Information	(1), (2)

Justifications

(1) The highlighted information relates to competitive interests, the disclosure of which would impair the competitive business of the provider of the information. This information is protected by Section 366.093(3)(e), Florida Statutes.

(2) The confidential information contained in these columns consists of the proprietary work product purchased from a third-party vendor. Public disclosure of this information could allow duplication of the proprietary work without compensation for the consultant's efforts. This information is in the nature of a trade secret owned by the consultant, and disclosure of this information would impair the consultant's business interests by diminishing the demand for the consultant's proprietary work production. This information is protected by Section 366.093(3), Florida Statutes.

EXHIBIT B PUBLIC VERSION(S) OF THE DOCUMENT(S)

Attached hereto (unless previously filed as may be noted below) are two public versions of the Document(s) with the Confidential Information redacted.

.

Public Version(s) of the Document(s) attached	
Public Version(s) of the Document(s) attached via USB	X

EXHIBIT C JUSTIFICATION FOR EXTENSION OF CONFIDENTIALITY PERIOD

N/A