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ATTORNEYS AND COUNSELORS AT LAW

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TACLAHASSEE FLORIDA 32301

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in Control

: JUL 22 AH 11: 36

July 22, 1998

HAND DELIVERED

Ms. Blanca S. Bayo, Director Division of Records and Reporting Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850

> Re: Petition by Tampa Electric Company for Approval of Cost Recovery for a new Environmental Program, the Big Bend Units 1 and 2 Flue Gas Desulfurization System; FPSC Docket No. 980693-El

Dear Ms. Bayo:

Enclosed for filing in the above docket are the original and fifteen (15) copies of Tampa Electric Company's Withdrawal of Objections to Staff's Request for Production of Documents Nos. 30-33 and 35 as Modified by Staff.

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

JDB/pp Enclosures

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All Parties of Record (w/enc.)

DOCUMENT HI MARR-DATE

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BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition by Tampa Electric)	
Company for Approval of Cost Recovery)	
for a new Environmental Program, the)	DOCKET NO. 980693-EI
Big Bend Units 1 and 2 Flue Gas)	FILED: July 22, 1998
Desulfurization System.)	interpretation that the control of the confidence of the second positive of the confidence of the second positive of the confidence of the
)	

TAMPA ELECTRIC COMPANY'S WITHDRAWAL OF OBJECTIONS TO STAFF'S REQUEST FOR PRODUCTION OF DOCUMENTS NOS, 30-33 AND 35 AS MODIFIED BY STAFF

Tampa Electric Company ("Tampa Electric" or "the co. pany"), hereby withdraws its objections to Staff's Requests for Production of Documents Nos 30 through 33 and 35, as modified by Staff in the manner described in the attached correspondence. Tampa Electric will forthwith produce any and all documents falling within the descriptions contained in the attached correspondence.

WHEREFORE, Tampa Electric submits the foregoing withdrawal of its objections to Staff's Requests of Production of Documents Nos. 30 through 33 and 35, as modified by Staff.

DATED this 2.2 day of July, 1998.

Respectfully submitted.

LEEL WILLIS

JAMES D. BEASLEY

Ausley & McMullen

Post Office Box 391

Tallahassee, FL 32302

(850) 224-9115

ATTORNEYS FOR TAMPA ELECTRIC COMPANY

DOCUMENT NUMBER DATE

07689 JUL 22 8

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true copy of the foregoing Withdrawal of Objections to Staff's

Request for Production of Documents Nos. 30-33 and 35 as modified by Staff, filed on behalf of

Tampa Electric Company, has been furnished by U. S. Mail or hand delivery (*) on this day of July, 1998 to the following:

Ms. Grace Jaye*
Staff Counsel
Division of Legal Services
Florida Public Service Commission
2540 Shumard Oak Boulevar
Tallahassee, FL 32399-0850

Mr. Joseph A. McGlothlin Ms. Vicki Gordon Kaufman McWhirter, Reeves, McGlothlin, Davidson, Rief & Bakas, P.A. 117 South Gadsden Street Tallahassee, FL 32301 Mr John W. McWhirter, Jr.

Mirter, Reeves, McGlothlin,
Davidson, Rief & Bakas, P.A.
Post Office Box 3350
Tampa, FL 33601

ATTORNEY

TEC 980693 Withdrawal Obj. to Staff's POD3-33&35

AUSLEY & MCMULLEN

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TALLAHASSEE FLORIDA 32301

(850) 224 9115 FAX (850) 222 7560

July 21, 1998

HAND DELIVERED

Ms Grace Jaye Staff Counsel Division of Legal Services Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850

> Re Petition by Tampa Electric Company for Approval of Cost Recovery for a new Environmental Program, the Big Bend Units 1 and 2 Flue Gas Desulfurization System, FPSC Docket No. 980693-E1

Dear Grace

Following up our conversation of yesterday, it is my understanding you are suggesting that Staff modify the production of document requests to which Tampa Electric has objected (Staff's Request Nos 30, 31, 32, 33 and 35) to focus on those documents "which address or describe the nature or characteristics of Tampa Electric's CAAA Phase II Compliance proposals". This will confirm Tampa Electric is willing to withdraw its objections to the above-referenced requests and to forthwith provide any and all documents meeting the above requests as modified below.

- Provide copies of all reports and review for Tampa Electric Company and TECO Energy, Inc prepared by or for investment banking firms from May 1, 1997 through the present which address or describe the nature or characteristics of Tampa Electric's CAAA compliance proposals
- Provide copies of all reports and analyses for Tampa Electric Company and TECO Energy, Inc prepared by or for Standard & Poor's from May 1, 19997 through the present which address or describe the nature or characteristics of Tampa Electric's CAAA compliance proposals
- Provide copies of all reports and analyses for Tampa Electric Company and TECO Energy, Inc prepared by or for Moody's Investor Services from May 1, 1997 through the present which address or describe the nature or characteristics of Tampa Electric's CAAA compliance proposals
- For both Tampa Electric Company and TECO Energy, Inc., provide copies of all reports, reviews, and analyses for the past two years to any other rating agency or

- regulatory body which address or describe the nature or characteristics of Tampa Electric's CAAA compliance proposals.
- 35 Provide copies of all final orders, letter rulings, and any other forms of communication from the Federal Energy Regulatory Commission (FERC) since January 1, 1997 which address or describe the nature or characteristics of Tampa Electric's CAAA compliance proposals

Please advise if the foregoing is acceptable

Sincerely,

James D. Beasley

JDB/pp Enclosures

cc All Parties of Record