Dorothy Menasco

From:	Rhonda Dulgar [rdulgar@yvlaw.net]
Sent:	Thursday, April 22, 2010 4:41 PM
То:	Rich Zambo; James D. Beasley; Anna Williams; Erik Sayler; Filings@psc.state.fl.us; Jennifer Brubaker; Paula Brown; James Leary; Schef Wright
Subject:	Electronic Filing - Docket 090109-El
Attachments: 090109.E50.AmdObj2StaffPOD1.4-22-10.pdf	

a. Person responsible for this electronic filing:

Robert Scheffel Wright Young van Assenderp, P.A. 225 South Adams Street, Suite 200 Tallahassee, FL 32301 (850) 222-7206 swright@yvlaw.net

b. 090109-EI

In Re: Petition of Tampa Electric Company For Approval of Solar Energy Power Purchase Agreement with Energy 5.0, LLC.

c. Document being filed on behalf of Energy 5.0, LLC.

d. There are a total of 4 pages.

e. The document attached for electronic filing is Energy 5.0 LLC's Amended Objections to Staff's First Request for Production of Documents to Energy 5.0, LLC (No. 1).

(see attached file: 090109.E50.AmdObj2StaffPOD1.4-22-10.pdf)

Thank you for your attention and assistance in this matter.

Rhonda Dulgar Secretary to Schef Wright Phone: 850-222-7206 FAX: 850-561-6834

DOCUMENT NUMBER-DATE

4/23/2010

FPSC-COMMISSION CLERK

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition for approval of solar energy power purchase agreement between Tampa Electric Company and Energy 5.0, LLC. DOCKET NO. 090109-EI

DATED: APRIL 22, 2010

ENERGY 5.0, LLC'S AMENDED OBJECTIONS TO STAFF'S FIRST REQUEST FOR PRODUCTION OF DOCUMENTS TO ENERGY 5.0, LLC (NO. 1)

Energy 5.0 LLC ("Energy 5.0" or "E50"), pursuant to Rule 28-106.206, Florida Administrative Code, Rule 1.350, Florida Rules of Civil Procedure, and the Order Establishing Procedure in this matter, hereby submits its amended objections to the Commission Staff's First Request for Production of Documents (No. 1). These objections replace the objections filed by Energy 5.0 on April 19, 2010.

DOCUMENTS REQUESTED

1. Please provide any and all *pro forma* financial statement(s), or any similar financial statements, analyses, or studies, which Energy 5.0 prepared, developed, or caused to be developed for purposes of securing financing for the solar project which is the subject of the negotiated agreement between TECO and Energy 5.0. An electronic response would be preferred, if possible.

OBJECTIONS

As an initial matter, Energy 5.0, LLC <u>will respond</u> to this document production request by furnishing its internal *pro forma* financial statement for the Florida Solar 1 Project as set forth below. However, Energy 5.0 respectfully states these objections for the record of this proceeding.

First, Energy 5.0 did not prepare its *pro forma* financial statement, or any other *pro forma* financial statement, for the purpose of securing financing for the Florida Solar 1 Project. The financing entities with which Energy 5.0 has discussed the possibility of financing the Project

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have their own financial models, which those entities use to evaluate their decisions as to whether, and on what terms, they will finance the Project.

Second, Energy 5.0 continues to believe that <u>Energy 5.0's own</u> internal financial statements are not relevant to the issues in this docket. The suggested line of analysis addressing Energy 5.0's possible profits is not relevant in instances where a purchasing utility, Tampa Electric Company in this case, has conducted a competitive procurement process and obtained pricing that was below the market when it was selected (and which in fact remains generally below market, with some possible exceptions, even today).

Moreover, Energy 5.0 believes that this line of analysis is not relevant to the issues in this docket because Energy 5.0 takes all development and operational risks associated with the Florida Solar 1 Projects, and accordingly, Energy 5.0's actual returns will be whatever they are, as dictated by the financial realities that the Project faces as it is developed, constructed, and brought into commercial operation. In other words, the relevant inquiry is whether the pricing of the solar power to be delivered to Tampa Electric, at a fixed price for the 25-year term of the Negotiated Contract, is reasonable to Tampa Electric based on what Tampa Electric knew, and on what it reasonably should have known, when it executed the Negotiated Contract, not on the degree of Energy 5.0's possible profitability.

INITIAL RESPONSE

Subject to a Notice of Intent to Request Confidential Classification that will be filed simultaneously with its response, Energy 5.0 will furnish a paper copy of its own internal *pro forma* financial statement prepared in support of Energy 5.0's responses to the Commission Staff's interrogatories.

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Pursuant to the Staff's clarification of its request, Energy 5.0 will also make available to the Commission Staff a working electronic version of the subject *pro forma* financial statement model, on a computer to be supplied by Energy 5.0, and with the presence and support of Mr. Gil A. Weisblum, Director of Finance and Strategy of Energy 5.0, at a mutually agreeable date and time.

Respectfully submitted this 22nd day of April, 2010.

Robert Scheffel Wright

Florida Bar No. 966721 John T. LaVia, III Florida Bar No. 853666 Young van Assenderp, P.A. 225 South Adams Street, Suite 200 Tallahassee, Florida 32301 Phone: 850/222-7206 FAX: 850/561-6834

Attorneys for Energy 5.0 LLC

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing has been served by electronic mail and hand delivery (*) or U.S. Mail this <u>22nd</u> day of April, 2010, on the following:

Erik L. Sayler, Esquire * Jennifer L. Brubaker, Esquire* Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850 Ms. Paula K. Brown Tampa Electric Company P.O. Box 111 Tampa, FL 33601-0111

Energy 5.0, LLC 1601 Forum Place, Suite 1010 West Palm Beach, FL 33401

Richard A. Zambo Mosaic Fertilizer, LLC 2336 S.E. Ocean Blvd. #309 Stuart, FL 34996 James D. Beasley, Esquire Ausley Law Firm Post Office Box 391 Tallahassee, Florida 32302