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November 15, 2012

HAND DELIVERED

Ms. Ann Cole, Director Division of Commission Clerk Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850

Re: Tampa Electric Company's Petition to Determine Need for Polk 2-5 Combined Cycle Conversion

FPSC Docket No. 120234-EI

Dear Ms. Cole:

Enclosed for filing in the above docket are the original and seven (7) copies of Supplement to Tampa Electric Company's Request for Confidential Classification and Motion for Temporary Protective Order regarding portions of its answers to the Florida Public Service Commission Staff's Second Set of Interrogatories No. 50.

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
Enclosure

AFD

APA cc: Paul

FCO

ENG

GCL

IDM TEL CLK Pauline Robinson (w/enc.)

DOUMERT REMOTE, OATS

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BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Tampa Electric Company's Petition)	DOCKET NO. 120234-EI
to Determine Need for Polk 2-5 Combined)	
Cycle Conversion.)	
	_)	FILED: November 15, 2012

SUPPLEMENT TO TAMPA ELECTRIC COMPANY'S REQUEST FOR CONFIDENTIAL CLASSIFICATION AND MOTION FOR TEMPORARY PROTECTIVE ORDER

On October 23, 2012 Tampa Electric Company ("Tampa Electric" or "the company") filed a Request for Confidential Classification and Motion for Temporary Protective Order seeking confidential classification of certain information contained on Bates stamp pages 84 and 85 of Tampa Electric Company's answer to Staff's Second Set on Interrogatories, Interrogatory No. 60 (pages 2 of 3 and 3 of 3). On October 31, 2012 we submitted corrected versions of those two pages, re-designating them as being in response to Interrogatory No. 50 and re-paginating them as Bates stamp pages 73A and 73B. That filing also withdrew the company's earlier request for confidential treatment of three commodity price columns of Bates stamp pages 73A and 73B.

The company's original filing inadvertently failed to include a justification for confidential treatment of the three columns on what are now Bates stamp pages 73A and 73B entitled "Total Delivered Cost of Natural Gas No. 2 Oil and Illinois Basin Coal."

Attached hereto as Exhibit "A" is a Justification for Confidential Treatment of those three delivered cost columns which we submit in support of confidential treatment of the three total delivered cost columns on Bates stamp pages 73A and 73B.

DOCUMENT NUMBER OF A TO

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing Supplement to Request for Confidential Classification and Motion for Temporary Protective Order, filed on behalf of Tampa Electric Company, has been served by hand delivery (*) or U. S. Mail on this day of November, 2012 to the following:

Ms. Pauline Robinson, Attorney*
Office of the General Counsel
Florida Public Service Commission
Room 390M – Gerald L. Gunter Bldg.
2540 Shumard Oak Boulevard
Tallahassee, FL 32399-0850

ATTORNEY

JUSTIFICATION FOR CONFIDENTIAL TREATMENT OF TOTAL DELIVERED COST COLUMNS FOR NATURAL GAS, NO. 2 OIL AND ILLINOIS BASIN COAL (FILED OCTOBER 23, 2012)

Interrogatory No.	Bates Page Nos.	Detailed Description	Rationale
50	73A & 73B	The three columns entitled Total Delivery Cost for Natural Gas No. 2 Oil and Illinois Basin Coal	(3)

(3) This cost information is entitled to confidential treatment because it may be used in connection with the commodity costs to back into the transportation rates, the latter being entitled to confidential treatment for the reasons set forth in Rational No. 2. As such, the total delivered cost rates are entitled to confidential protection pursuant to Section 366.093, Florida Statutes, and Rule 25-22.006, Florida Administrative Code. The total delivery cost information must be protected in order to protect the sensitive transportation costs, the public 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.

WHEREFORE, Tampa Electric Company supplements its October 23, 2012 Request for Confidential Classification and Motion for Temporary Protective Order as set forth in Exhibit "A" hereto.

DATED this 15 day of November 2012.

Respectfully submitted,

JAMES D. BEASLEY

J. JEFFRY WAHLEN

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Tallahassee, Florida 32302

(850) 224-9115

ATTORNEYS FOR TAMPA ELECTRIC COMPANY