AUSLEY MCMULLEN

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October 14, 2015

VIA: ELECTRONIC FILING

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

Re: Conservation Cost Recovery Clause <u>FPSC Docket No. 150002-EG</u>

Dear Ms. Stauffer:

Attached for filing in the above docket is Tampa Electric Company's Notice of Areas of Witness Expertise.

Thank you for your assistance in connection with this matter.

Sincerely,

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JJW/pp Attachment

cc: All Parties of Record (w/attachment)

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

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In re: Energy Conservation Cost Recovery Clause.

DOCKET NO. 150002-EG

FILED: October 14, 2015

TAMPA ELECTRIC COMPANY'S NOTICE OF AREAS OF WITNESS EXPERTISE

Tampa Electric Company ("Tampa Electric" or the "company"), by and through its undersigned counsel, hereby files this Notice of Areas of Witness Expertise, and states:

1. Although Tampa Electric believes that the qualifications, areas of expertise and subject matter of its witness's testimony is clearly identified in its Prehearing Statement and the pre-filed testimony of Mark R. Roche, the company offers the following statement of witness expertise as further clarification in response to the objection raised by the Florida Industrial Power Users Group ("FIPUG") in its Prehearing Statement:

<u>Mark R. Roche</u> is qualified as an expert witness through his knowledge, skill, experience, training and education, and will testify as an expert, on the subject matter of Issue Nos. 1-7, namely: energy conservation generally; the operation, calculations and policy considerations associated with the Commission's energy conservation cost recovery clause ("ECCR"); the accounting for and calculation of conservation cost recovery amounts and factors; issues surrounding the effective date of ECCR factors for billing purposes; the development of and appropriate amounts for Contracted Credit Values for certain rate riders; the development of and appropriate rate tiers for Residential Price Responsive Load Management; and associated tariff approval and effective date issues.

2. Tampa Electric proffers this notice as an affirmative statement of the subject matter of Mr. Roche's expertise for the purpose of this proceeding. Mr. Roche is prepared to confirm the statements of expertise in this notice when he takes the stand.

DATED this 14th day of October 2015.

Respectfully submitted,

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JAMES D. BEASLEY J. JEFFRY WAHLEN ASHLEY M. DANIELS 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 and correct copy of the foregoing Notice of Areas of Witness Expertise, filed on behalf of Tampa Electric Company, has been furnished by electronic mail on this 14th day of October 2015 to the following:

Ms. Lee Eng Tan Senior Attorney Office of General Counsel Florida Public Service Commission Room 390Q – Gerald L. Gunter Building 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850 Itan@psc.state.fl.us

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