### FLORIDA PUBLIC SERVICE COMMISSION

#### **VOTE SHEET**

#### March 31, 2020

FILED 4/1/2020 DOCUMENT NO. 01691-2020 FPSC - COMMISSION CLERK

**Docket No. 20200011-EI** – Petition for approval of waiver of CIAC Rule No. 25-6.064, F.A.C. for new line extensions serving electric vehicle fast charging stations, by Tampa Electric Company.

**Issue 1:** Should the Commission grant TECO's petition for a temporary waiver of or variance from Rule 25-6.064(2)(c), F.A.C., and approve TECO's Fourth Revised Tariff Sheet No. 5.105?

**<u>Recommendation</u>**: Yes, the petition for temporary rule waiver/variance should be granted subject to the condition that TECO file annual reports during the 5-year rule waiver/variance period, with the first report due on March 1, 2021. Each annual report should include the following information for the preceding calendar year:

For each EV fast charger line extension installed during the reporting period, the number of EV fast chargers served, the total line extension cost, the CIAC collected, the total annual revenue collected (demand and energy), the line extension usage metrics (demand and energy), and the balance of any related cross subsidy (total cost less CIAC collected less total energy/demand revenue collected to date);

System-wide Totals (summed for all years since the time the temporary rule waiver/variance was granted) for each of the following: EV fast charger line extensions installed, the number of EV fast chargers served, EV fast charger line extension costs, CIAC collected, total annual revenue collected (demand and energy), line extension usage metrics (demand and energy), and the balance of any related cross subsidy (total cost less CIAC collected less total energy/demand revenue collected to date); and

Projected annual growth for the next five years in TECO's service territory of EVs, EV fast chargers, and EV fast charger line extensions.

In addition, the Commission should approve TECO's Fourth Revised Tariff Sheet No. 5.105, which reflects the temporary rule waiver/variance. The effective date of the revised tariff sheet should be the date of the consummating order. Before the expiration of the 5-year rule waiver/variance period, TECO should be required to file a revised tariff sheet reflecting the removal of the temporary rule waiver/variance, which staff should be given administrative authority to approve.

DISSENTING

### COMMISSIONERS ASSIGNED: All Commissioners

**COMMISSIONERS' SIGNATURES** 

MAJORITY

Polmann

**REMARKS/DISSENTING COMMENTS:** 

Chairman Clark dissents.

Item 4

Vote Sheet March 31, 2020 Item 4 Docket No. 20200011-EI – Petition for approval of waiver of CIAC Rule No. 25-6.064, F.A.C. for new line extensions serving electric vehicle fast charging stations, by Tampa Electric Company.

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# APPROVED

## Issue 2: Should this docket be closed?

**Recommendation:** If no person whose substantial interests are affected by the proposed agency action files a protest within 21 days of the issuance of the order, a consummating order should be issued. TECO's Fourth Revised Sheet No. 5.105 should become effective upon issuance of the consummating order. The docket should remain open for the annual reports. The docket should be administratively closed when TECO's revised tariff sheet reflecting the removal of the temporary rule waiver/variance is administratively approved by staff after the 5-year waiver/variance period expires.

# APPROVED