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COMMISSION CLERK

July 8, 2010

#### **HAND DELIVERED**

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

Re:

Review of the Continuing Need and Cost Associated with Tampa Electric Company's Five Combustion Turbines and Big Bend Rail Facility; FPSC Docket No. 090368-EI

Dear Ms. Cole:

Enclosed for filing in the above docket are the original and seven (7) copies of Tampa Electric Company's Request for Confidential Classification and Motion for Temporary Protective Order relating to Staff audit workpapers pursuant to Audit Control No. 10-146-2-1.

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,

fem Obser

James D. Beasley

DM 5 CR 5 CL L AD —	JDB/pp Enclosure cc: All parties of record (w/enc.)	CLAIM OF CONFIDENTIALITY NOTICE OF INTENT REQUEST FOR CONFIDENTIALITY FILED BY OPC  FOR DN 0509 - 0, WHICH IS IN LOCKED STORAGE. YOU MUST BE AUTHORIZED TO VIEW THIS DN CLK
SC		PAGE 1717 A 194070

DOCUMENT NUMBER - DATE

05598 JUL-8º

FPSC-COMMISSION CLERK

#### BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Review of the continuing need and	)	
Cost associated with Tampa Electric	)	DOCKET NO. 090368-EI
Company's 5 Combustion Turbines and	)	
Big Bend Rail Facility.	)	FILED: July 8, 2010
	)	• •

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

Tampa Electric Company ("Tampa Electric" or "the company"), pursuant to Section 366.093, Florida Statutes, and Rule 25-22.006, Florida Administrative Code, files this its request for confidential classification of the yellow highlighted information contained in the following described document(s) ("the Document(s)") stamped "CONFIDENTIAL" and all information that is or may be printed on yellow paper stock stamped "CONFIDENTIAL" within the Document(s), all of said confidential information being hereinafter referred to as "Confidential Information."

#### **Description of the Document(s)**

The highlighted portions of those Staff audit workpapers pursuant to Audit Control No. 10-146-2-1 listed in Exhibit "A" of this request, a single copy of which is being simultaneously filed with the Commission on a confidential basis under a separate transmittal letter. In support of this request, the company states:

1. Subsection 366.093(1), Florida Statutes, provides that any records "found by the Commission to be propriety confidential business information shall be kept confidential and shall be exempt from s. 119.07(1), Florida Statutes [requiring disclosure under the Public Records Act]." Proprietary confidential business information includes, but is not limited to

DOCUMENT NUMBER-DATE

"[i]nformation concerning . . . contractual data, the disclosure of which would impair the efforts of the public utility or its affiliates to contract for goods or services on favorable terms." Subsection 366.093(3)(d), Florida Statutes. Proprietary confidential business information also includes "[i]information relating to competitive interests, the disclosure of which would impair the competitive business of the provider of the information." Section 366.093(3)(e), Florida Statutes. The Confidential Information that is the subject of this request and motion falls within the statutory categories and, thus, constitutes propriety confidential business information entitled to protection under Section 366.093, Florida Statutes, and Rule 25-22.006, Florida Administrative Code.

- 2. Attached hereto as Exhibit "A" is a justification for confidential treatment of the Confidential Information contained in the Document(s).
- 3. Attached hereto as Exhibit "B" are two public versions of the Document(s) with the Confidential Information redacted, unless previously filed as indicated.
- 4. The Confidential Information contained in the Document(s) is intended to be and is treated by Tampa Electric as private and has not been publicly disclosed.
- 5. For the same reasons set forth herein in support of its request for confidential classification, Tampa Electric also moves the Commission for entry of a temporary protective order pursuant to Rule 25-22.006(6)(c), Florida Administrative Code, protecting the Confidential Information from public disclosure.

#### Requested Duration of Confidential Classification

6. Tampa Electric requests that the Confidential Information be treated by the Commission as confidential proprietary business information for at least the 18 month period prescribed in Rule 25-22.006(9)(a), Florida Administrative Code. If, and to the extent that the

company is in need of confidential classification of the Confidential Information beyond the 18 month period set forth in the Commission rule, the justification and grounds for such extended confidential treatment are set forth in Exhibit "C" to this request and motion.

WHEREFORE, Tampa Electric Company respectfully requests that the Confidential Information that is the subject of this request and motion be accorded confidential classification for the reasons set forth herein and for a minimum period of 18 months, subject to any request for a longer period of confidential classification as may be set forth in Exhibit "C" to this request and motion. The company further moves for the entry of a temporary protective order pursuant to Rule 25-22.006(6)(c), Florida Administrative Code, protecting the Confidential Information from public disclosure.

DATED this **8** day of July 2010.

Respectfully submitted,

AMES D. BEASLEY

J. JEFFRY WAHLEN

Ausley & McMullen Post Office Box 391

Tallahassee, Florida 32302

(850) 224-9115

ATTORNEYS FOR TAMPA ELECTRIC COMPANY

#### **CERTIFICATE OF SERVICE**

Mr. Keino Young\* Staff Attorney Office of the General Counsel Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850

Mr. J. R. Kelley Ms. Patricia A. Christensen Office of Public Counsel 111 West Madison Street, Room 812 Tallahassee, FL 32399-1400 Ms. Vicki Gordon Kaufman Mr. Jon C. Moyle, Jr. Keefe, Anchors, Gordon and Moyle 118 North Gadsden Street Tallahassee, FL 32301

Mr. John W. McWhirter, Jr. McWhirter & Davidson, P.A. Post Office Box 3350 Tampa, FL 33601-3350

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# JUSTIFICATIONS FOR CONFIDENTIAL TREATMENT OF HIGHLIGHTED PORTIONS OF TAMPA ELECTRIC'S DOCUMENTS SELECTED AS AUDIT WORK PAPERS PURSUANT TO AUDIT CONTROL NO. 10-146-2-1

	No. of	
<b>Detailed Description</b>	<u>Pages</u>	Rationale
All information on page	1	(1)
All information on pages	2	(1)
All information on page	1	(1)
All information on pages	2	(1)
All information on pages	2	(1)
All information on page	1	(1)
All information on page	1	(1)
	All information on page All information on pages All information on page All information on pages All information on pages All information on page	Detailed DescriptionPagesAll information on page1All information on pages2All information on page1All information on pages2All information on pages2All information on pages2All information on page1

(1) The information contained on the listed pages contains information about the contract terms and prices paid for the construction of the Aero Derivative units at Tampa Electric. This information is competitive contractual information, the disclosure of which would be harmful to the position of these vendors in negotiating future contracts with other clients. Disclosing this information would also harm Tampa Electric's position in negotiating pricing for future combustion turbine contracts since the providers' bid responses might be influenced if they had knowledge of the previous or current contract prices and provisions. The disclosure of this information would therefore be harmful to these vendors competitive interests and to the ability of Tampa Electric to contract for goods and services on favorable terms, and as such, the information is entitled to confidential treatment pursuant to Section 366.093(d) and (e), Florida Statutes.

### PUBLIC VERSION(S) OF THE DOCUMENT(S)

Attached hereto (unless previously filed as may be noted below) are two public versions of the Document(s) with the Confidential Information redacted.
Public Version(s) of the Document(s) attached X
Public Version(s) of the Document(s) previously filed on

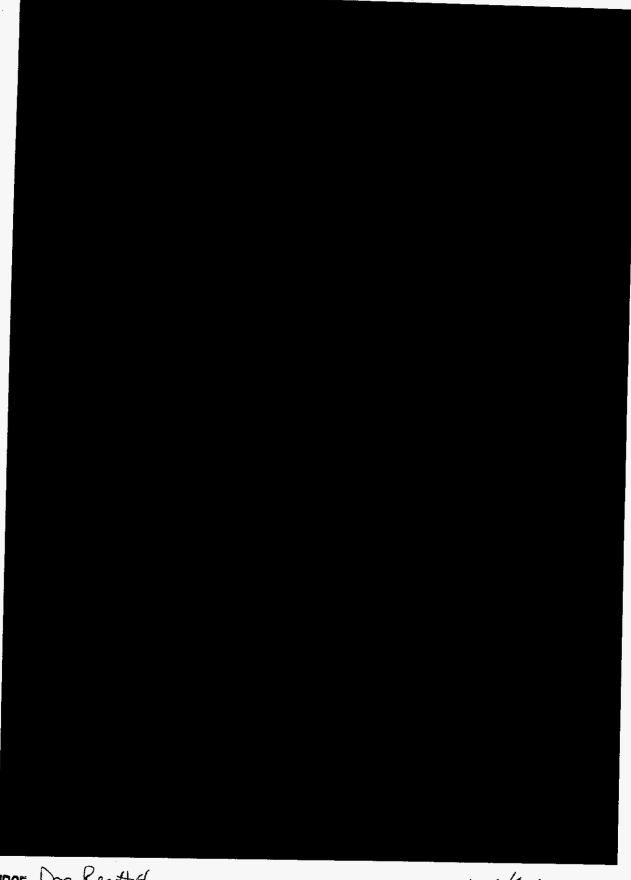
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SOURCE DOC RESH4

WIP 16-5/1-1

SOURCE Doc Res #4

W/p 16-5/2-1 (PS 182)



SOURCE Doc Reg #4

W/P16-5/2-1 (B282)

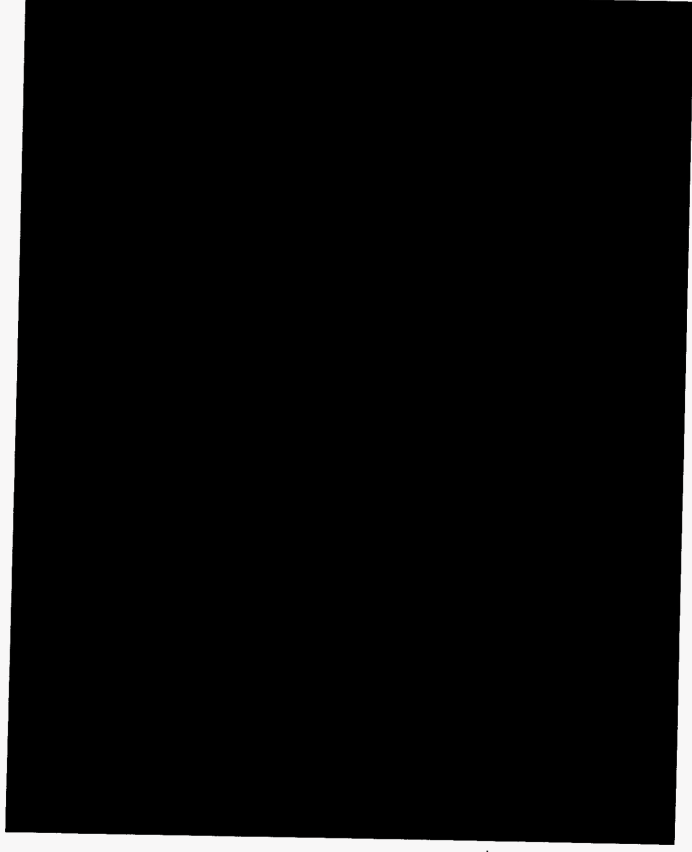
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SOURCE DOC Reg #4	India and by Discourse 1994016	W(P 16-5/2-2)

SOURCE DOC Reg #4

Wp 16-5/2-3 (102)

SOURCE DOC Res #4

W/P /6-5/2 3 (2 002)



SOURCE Doc Ros#4

45531 W/P16-5/2-4

(P-132)

SOURCE DOC R 544

W/P/6-5/2-4 (P.202)

SOURCE DOC RESTLI

W/P16-5/3-T

WP 16-5/4-1

. STIRGE DOC Res #4

### State of Florida



## Aublic Service Commission

CAPITAL CIRCLE OFFICE CENTER • 2540 SHUMARD OAK BOULEVARD TALLAHASSEE, FLORIDA 32399-0850

James D. Beasley P.O. Box 391 Tallahassee FL 32301

Re: Acknowledgement of Confidential Filing in Docket No. 090368-EI

This will acknowledge receipt by the Florida Public Service Commission,

Office of Commission Clerk, of a CONFIDENTIAL DOCUMENT filed on July 8,

2010, in the above-referenced docket.

Document Number 05599-10 has been assigned to this filing, which will be maintained in locked storage.

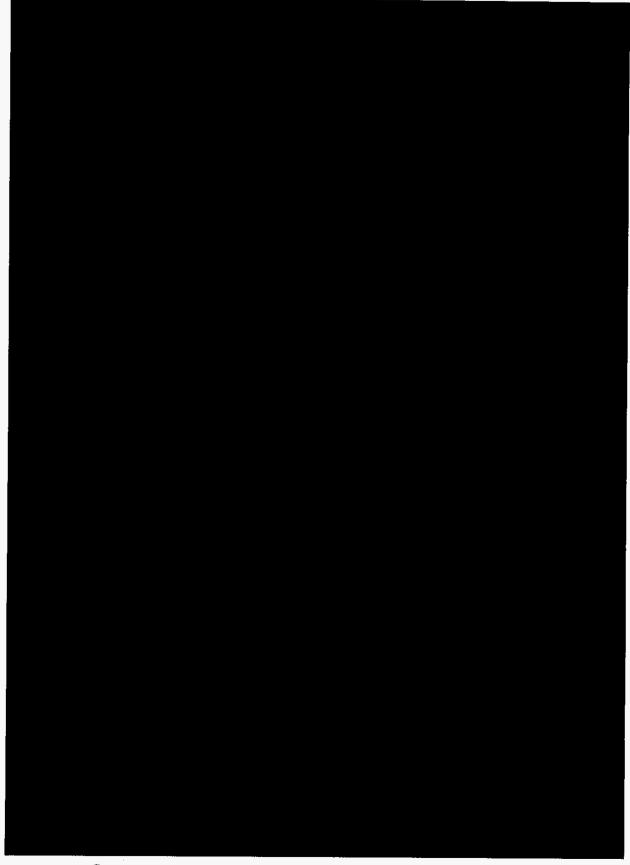
If you have any questions regarding this document, please contact Kim Peña, Records Management Assistant, at (850) 413-6393.

SOURCE DOC RESHY

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SOURCE Doc Reg # 4

W/p 16-5/2-1 (PS 172)



SOURCE Doc Res #4

W/P16-5/2-1 (B282)

SOURCE DOC Res #4

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WIP 16-5/2-2

SOURCE Doc Reg #4

Wp 16-5/2-3 (102)

SOURCE Doc Reg #4 (2 0) 2)

SOURCE Doc Ros 44

4537 W/P/6-5/2-4 (P.182)

SOURCE DOCK 544

W/P 16-5/2-4 (P.202)

W/P16-5/3-T

SOURCE DOC RESTLY

WP 16-5/4-1

. SOURCE DOC RES #4

#### REQUESTED DURATION OF CONFIDENTIAL CLASSIFICATION

Tampa Electric requests that the Confidential Information that is the subject of this request be treated as proprietary confidential business information exempt from the Public Records Law for a minimum of 18 months from the date of the order granting such classification. To the extent the company needs confidential protection of the Confidential Information for a period longer than 18 months, the company's justification therefor is set forth below:

N/A

### REQUESTED DURATION OF CONFIDENTIAL CLASSIFICATION

Tampa Electric requests that the Confidential Information that is the subject of this request be treated as proprietary confidential business information exempt from the Public Records Law for a minimum of 18 months from the date of the order granting such classification. To the extent the company needs confidential protection of the Confidential Information for a period longer than 18 months, the company's justification therefor is set forth below:

N/A