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February 26, 2021

VIA: ELECTRONIC FILING

Mr. Adam J. Teitzman Commission Clerk Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, Florida 32399-0850

Re: Petition of Tampa Electric Company for Approval of Waiver of CIAC Rule

No. 25-6.064, F.A.C. for Certain New Electric Vehicle Recharging Stations,

FPSC Docket No. 20200011-EI

Dear Mr. Teitzman:

Attached for filing in the above docket is Tampa Electric Company's First Annual Report.

Thank you for your assistance in connection with this matter.

Sincerely,

Malcolm N. Means

Molula N. Means

MNM/bmp Attachment

cc: Kathryn G.W. Cowdery, Senior Attorney Mireille Fall-Fry, Associate Public Counsel

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition for approval of waiver of CIAC)	
Rule No. 25-6.064, F.A.C. for new line)	DOCKET NO. 20200011-EI
Extensions serving electric vehicle fast)	
charging stations, by Tampa Electric Company)	
)	FILED: February 26, 2021

FIRST ANNUAL REPORT

Tampa Electric Company ("Tampa Electric" or "company") files this First Annual Report and says:

- 1. On April 26, 2020, the Florida Public Service Commission ("Commission") entered an Order in this docket granting Tampa Electric's Petition seeking a variance or waiver of Rule 25-6.064, F.A.C. for new line extensions serving electric vehicle fast charging stations. *See* Order No. PSC-2020-0108-PAA-EI; *see also* Order No. PSC-2020-0136-CO-EI, issued May 8, 2020.
- 2. The Commission's Order requires Tampa Electric to submit a report by March 1 of each year during the 5-year variance/waiver period. The report must include three categories of information for the preceding calendar year. Each category of information is set out in bold text below, followed by Tampa Electric's response:
 - 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);

Tampa Electric has not constructed any primary line extensions to serve direct current fast chargers during the reporting period. The company has no specific information regarding why there has been no activity under the variance.

• 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);

None. Please see the response above.

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

Please see the table below:

Year	Number of Electric Vehicles	Number of EV Fast Chargers
2021	6,530	72
2022	7,815	80
2023	9,321	89
2024	11,052	97
2025	13,049	106

Note: The counts are cumulative.

3. Tampa Electric will continue to collect the information required for annual reports in this docket and will provide its next annual report by March 1, 2022.

DATED this 26th day of February 2021.

Respectfully submitted,

JAMES D. BEASLEY

J. JEFFRY WAHLEN

MALCOLM N. MEANS

Ausley McMullen

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ATTORNEYS FOR TAMPA ELECTRIC COMPANY

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing First Annual Report, filed on behalf of Tampa Electric Company, has been furnished by electronic mail on this 26th day of February 2021 to the following:

Ms. Kathryn Cowdery
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who n. Means

ATTORNEY