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April 16, 2021

ELECTRONIC FILING

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

Re: Docket 20210034-EI, Petition for Rate Increase by Tampa Electric Company

Dear Mr. Teitzman,

Attached for filing on behalf of Tampa Electric in the above-referenced docket is the **<u>Updated</u>** Direct Testimony and Exhibit of Kenneth D. McOnie. The original version of this document was included in the company's initial filing on April 9 as Document 15 of 34 (PSC Document No. 03317-2021). This document was updated to reflect that Document Nos. 4 and 7 of Exhibit No. KDM-1 are confidential.

Sincerely,

Mululon n. Means

Malcolm N. Means

Enclosure

cc: Richard Gentry, Public Counsel Jon Moyle, FIPUG



BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

DOCKET NO. 20210034-EI IN RE: PETITION FOR RATE INCREASE BY TAMPA ELECTRIC COMPANY

DIRECT TESTIMONY AND EXHIBIT

OF

KENNETH D. MCONIE

1		BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION
2		PREPARED DIRECT TESTIMONY
3		OF
4		KENNETH D. MCONIE
5		
6	Q.	Please state your name, business address, occupation, and
7		employer.
8		
9	A.	My name is Kenneth D. McOnie. My business address is Emera
10		Place, 5151 Terminal Road, Halifax, Nova Scotia, Canada. I
11		am Vice President Investor Relations and Treasurer for
12		Emera Inc. ("Emera"), which is the parent company of TECO
13		Energy, Inc. ("TECO Energy" or "parent company"), which is
14		the parent company of Tampa Electric Company ("Tampa
15		Electric" or "company").
16		
17	Q.	Please describe your duties and responsibilities in that
18		position.
19		
20	A.	I am responsible for the treasury, investor relations and
21		pension functions of Emera. I am also responsible for
22		establishing and maintaining effective working relations
23		with the investment and banking communities, and for
24		communicating the results of our operations to investors
25		and rating agencies.

1	Q.	Please provide a brief outline of your educational
1	2.	background and business experience.
		background and business experience.
3		
4	A.	I hold a Bachelor of Commerce degree from Saint Mary's
5		University and an MBA with a concentration in Finance and
6		International Business from Dalhousie University. I also
7		hold the Chartered Professional Accountant - Certified
8		Managerial Accountant designation (Canadian equivalent of
9		a Certified Public Accountant in the United States). I have
10		been working with Emera for 19 years in roles with
11		increasing responsibility and have been in the role of
12		Treasurer for over 10 years.
13		
14	Q.	What is the purpose of your direct testimony?
15		
16	A.	My direct testimony will discuss why it is important for
17		Tampa Electric to maintain its financial integrity. I will
18		describe Tampa Electric's credit ratings and the role of
19		strong credit ratings in providing unimpeded access to
20		capital with reasonable terms and costs. I will address the
21		impact of the Company's infrastructure modernization on its
22		need for capital and the importance of the requested rate
23		relief to maintain Tampa Electric's financial integrity and
24		credit ratings. Finally, my direct testimony will support
25		Tampa Electric's requested capital structure and our

1		proposed 55 percent	equity ratio (investor sources).
2			
3	Q.	Have you prepared	an exhibit for presentation in this
4		proceeding?	
5			
6	A.	Yes. Exhibit No. H	KDM-1 entitled "Exhibit of Kenneth D.
7		McOnie" was prepare	ed under my direction and supervision.
8		The contents of my	exhibit were derived from the business
9		records of the compa	any and are true and correct to the best
10		of my information a	nd belief. It consists of the following
11		seven documents:	
12			
13		Document No. 1	List of Minimum Filing Requirement
14			Schedules Sponsored or Co-Sponsored by
15			Kenneth D. McOnie
16		Document No. 2	Tampa Electric Credit Metrics
17		Document No. 3	Rating Agency Conventions and Scales-
18			Senior Unsecured Notes (Long-Term
19			Debt)
20		Document No. 4	Utility Senior Unsecured Credit
21			Ratings
22		Document No. 5	S&P Global Corporate Ratings Matrix
23		Document No. 6	Moody's Credit Rating Factors -
24			Regulated Utilities

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Public Utility Commission Rankings Document No. 7 1 2 RRA 3 will Electric fund its infrastructure Q. How Tampa 4 5 modernization efforts? 6 Due to the magnitude and timing of these efforts, Tampa 7 Α. 8 Electric cannot generate all the required funds from operations. Without an increase in base rates, internal 9 generation of funds averages only 81 percent 10 of 11 construction capital expenditures for 2013 through 2022. Even with the increased rates requested in this proceeding, 12 internally generated funds for the period 2013 through 2022 13 14 will account for an average of only 83 percent of the estimated construction expenditures. The balance of the 15 16 needed funds must be obtained from investors, primarily through the issuance of long-term debt and equity infusions 17 from the parent company. 18 19 FINANCIAL INTEGRITY 20 What is financial integrity? 21 Q. 22 23 Α. Financial integrity refers to a relatively stable condition of liquidity and profitability in which the company is able 24 25 to meet its financial obligations to investors while

maintaining the ability to attract investor capital as 1 needed with reasonable terms and costs. 2 3 How is financial integrity measured? Q. 4 5 Financial integrity is a function of financial risk which Α. 6 represents the risk that a company may not have adequate 7 cash flows to meet its financial obligations. The level of 8 cash flows and the percentage of debt, or financial 9 leverage, in the capital structure is a key determinant of 10 11 financial integrity. As such, as the percentage of debt in the capital structure increases so do the fixed obligations 12 for the repayment of that debt. Consequently, as financial 13 increases 14 leverage the level of financial distress (financial risk) increases as well. Therefore, the 15 16 percentage of internally generated cash flows compared to these financial obligations is a primary indicator of 17 financial integrity and is relied upon by rating agencies 18 in the assignment of favorable debt ratings. 19 20 Why is financial integrity important to Tampa Electric and 21 Q. 22 its customers? 23 As a regulated electric utility, Tampa Electric has an 24 Α. obligation to provide electric utility service to 25 all

customers in its defined service area at rates the Commission determines to be fair and reasonable. Fulfilling this obligation to serve requires significant investment, both planned and unplanned, in Tampa Electric's property, plant and equipment thereby making our business very capital intensive.

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Customers benefit directly from Tampa Electric's 8 infrastructure investments. For example, transmission and 9 distribution system investments enhance service reliability 10 11 by mitigating storm damage and facilitating efficient service restoration, generating fleet modernization 12 investments improve fuel efficiency thus lowering fuel 13 14 costs for customers and reducing emissions, and new technology projects improve the efficiency of the company's 15 16 operations and overall customer experience. Maintaining a strong financial position allows the company to finance 17 infrastructure investments in support of an improved system 18 at a lower cost than would otherwise be possible. 19

Financial integrity is also important to ensure access to 21 capital. As a regulated utility, Tampa Electric has a 22 statutory obligation 23 to serve all customers. The responsibility to serve is not contingent upon the health 24 the state of the financial markets. In times of 25 or

constrained access to capital and depressed market conditions, only those utilities exhibiting financial integrity are able to attract capital under reasonable providing significant and potentially critical terms flexibility. This obligation to serve means Tampa Electric cannot adjust the timing and amount of their major capital expenditures to align with economic cycles or wait out market disruptions. If faced with a major storm, for example, Tampa Electric would not have that option.

11 Tampa Electric's balance sheet strength and financial flexibility are important factors influencing its ability 12 to finance major infrastructure investments as well as 13 14 manage unexpected events. Financial integrity is essential to supporting these capital expenditure requirements which 15 are necessary to serve and in times of emergency, maintain 16 and restore power to Tampa Electric's customers. Tampa 17 Electric competes in a global market for capital, and a 18 strong balance sheet with appropriate rates of return 19 20 attracts capital market investors. Financial strength and flexibility enable Tampa Electric to have ready access to 21 22 capital with reasonable terms and costs for the long-term benefit of its customers. 23

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Q. How will the company's proposed base rate increase affect

Tampa Electric's financial integrity? 1 2 3 Α. The requested base rate increase will place Tampa Electric in a prudent and responsible financial position to fund its 4 5 capital program and continue providing a high level of reliable service to its customers. To raise the required 6 capital, the company must be able to provide fair returns 7 to investors commensurate with the risks they assume. A 8 strong financial position ensures a reliable stream of 9 external capital and allows the company's capital spending 10 11 needs to be met in the most cost-effective and timely manner. Uninterrupted access to the financial markets 12 provides Tampa Electric with capital on reasonable terms 13 14 and costs to further reinvest in the business to continue to improve and protect the long-term interests of our 15 16 customers. 17 Please discuss the company's projected financial integrity 18 Q. indicators. 19 20 Document No. 2 of my exhibit shows Tampa Electric's credit 21 Α. 22 parameters on a historical and projected basis. I have 23 provided the information both with and without the impacts of bonus depreciation for comparability between years. It 24 is important to recognize that the temporary tax benefits 25

	I	
1		have enhanced Tampa Electric's credit metrics in recent
2		years, but those benefits will probably not be available in
3		the future. The requested rate relief would maintain other
4		key credit metrics at levels similar to the recent levels
5		that have supported the company's current credit ratings.
6		Without rate relief, these metrics would substantially
7		deteriorate in 2022, as the exhibit illustrates, and would
8		continue to deteriorate beyond 2022 as capital spending
9		increases and earned returns decline. Such deterioration
10		would not support Tampa Electric's current credit ratings
11		and would have negative implications for the company's
12		credit ratings, borrowing costs, and access to capital.
13		
14	CRED	IT RATINGS
15	Q.	Please describe Tampa Electric's current credit ratings.
16		
17	A.	Tampa Electric's senior unsecured debt is currently rated
18		A3 with a Positive Outlook by Moody's Investors Service
19		("Moody's"), BBB+ with a Stable Outlook by S&P Global
20		Ratings ("S&P") and A with a Stable Outlook by Fitch Ratings
21		("Fitch").
22		
23	Q.	Why is it important that Tampa Electric continue to maintain
24		its current ratings?
25		

1	A.	Maintaining Tampa Electric's current ratings is very
2		important for two reasons. First, Tampa Electric is making
3		capital investments to serve customers and strong debt
4		ratings ensure Tampa Electric has adequate credit quality
5		to raise the capital necessary to meet these requirements.
6		Second, Tampa Electric's current ratings provide a
7		reasonable degree of assurance that ratings will not slip
8		below investment grade in the event of a hurricane or other
9		significant weather event.
10		
11	Q.	Why is it so important to maintain an "A" level rating on
12		balance from all three rating agencies?
13		
14	A.	At present, the median rating for the utility industry is
15		A- (Document No. 4 of my exhibit). Obtaining a consistent
16		"A" level rating across all three rating agencies would
17		mean Tampa Electric would be viewed positively regardless
18		of an investor's preference among the rating agencies.
19		
20		Additionally, investors distinguish between companies with
21		split ratings versus companies who have the same rating
22		across all rating agencies. The lower rating in a split
23		rated company will result in a higher cost of debt for that
24		company. Typically, the lowest credit rating from the
25		rating agencies becomes the more critical rating when the

company seeks access to capital markets. 1 2 Obtaining, and maintaining, a consistent "A" level rating 3 from the rating agencies has been one of the contributing 4 factors enabling Tampa Electric to reduce its embedded cost 5 of long-term debt from 5.4 percent in 2014 to 4.17 percent 6 in the 2022 test year. 7 8 Why are strong ratings important considering the company's Q. 9 future capital needs? 10 11 A strong credit rating is important because it affects a 12 Α. company's cost of capital and access to the capital markets. 13 14 Credit ratings indicate the relative riskiness of the company's debt securities. Therefore, credit ratings are 15 16 reflected in the cost of borrowed funds. All other factors being equal (i.e., timing, markets, size, and terms of an 17 offering), the higher the credit rating, the lower the cost 18 of funds. 19 20 Additionally, companies with lower credit ratings 21 have 22 greater difficulty raising funds in any market, but 23 especially in times of economic uncertainty, credit crunches, or during periods when large volumes 24 of government and higher-grade corporate debt are being sold. 25

Given the capital-intensive nature of the utility industry, 1 it is critical that utilities maintain strong credit 2 3 ratings sufficiently above the investment grade threshold to retain uninterrupted access to capital. The impact of 4 5 being investment grade versus non-investment grade is material. For example, a company raising debt that has non-6 investment grade ("speculative grade") credit ratings will 7 be subject to occasional lapses in availability of debt 8 capital, onerous debt covenants and higher borrowing costs. 9 In addition, companies with non-investment grade ratings 10 11 are generally unable to obtain unsecured commercial credit and must provide collateral, prepayment, or letters of 12 credit for contractual agreements such as long-term gas 13 14 transportation, fuel purchase, and fuel hedging agreements.

16 Given the high capital needs, obligation to serve existing and new customers, and significant requirements for 17 unsecured commercial credit that electric utilities have, 18 non-investment grade ratings are unacceptable. Tampa 19 20 Electric's current ratings should also be strong enough to buffer against of the costs of tropical windstorm and 21 hurricane events. 22

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Q. Can the financial credit market be foreclosed by unforeseenevents extraneous to the utility industry?

Yes. There have been times when financial credit markets 1 Α. 2 have been closed or challenged due to unforeseen events. 3 Market instability resulting from the sub-prime mortgage problems affected liquidity in the entire financial sector 4 5 causing a financial recession, and there were periods of time in 2008 and 2009 when the debt markets were effectively 6 closed to all but the highest rated borrowers. This is a 7 good example of how access to the marketplace can be shut 8 off creditworthy borrowers for even by extraneous, 9 unforeseen events, and it emphasizes why a strong credit 10 11 rating is essential to ongoing, unimpeded access to the capital markets. 12

14 More recently, the measures adopted to contain COVID-19 have pushed the global economy into recession. The utility 15 16 industry continued to exhibit adequate liquidity and access to the debt markets, despite the uneven performance of the 17 commercial paper market. This access enabled the industry 18 to proactively manage the potential risks of lower 19 20 electricity usage and increased bad debt expense by establishing additional capacity through term loans and 21 credit facilities from banks. These actions are in contrast 22 23 to the last financial recession when many utilities fully drew on their available credit lines and access to the banks 24 or to the debt market was effectively shut down for many 25

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weeks. 1 2 3 Maintaining unimpeded access to the capital markets is particularly important for a utility like Tampa Electric 4 5 with an obligation to its customers to finance very significant capital investments. Being unable to access 6 funds could place the completion of critical construction 7 in jeopardy and undermine reliability of service. 8 9 How are credit ratings determined? 10 Q. 11 The process the rating agencies follow to determine ratings 12 Α. involves an assessment of both business risk and financial 13 14 risk. Moody's and S&P Global each publish information on their ratings criteria. S&P Global's Corporate Ratings 15 16 Matrix is shown in Document No. 5 of my exhibit. Moody's Rating Factors for Regulated Utilities are shown in 17 Document No. 6 of my exhibit. 18 19 How does regulation affect ratings? 20 Q. 21 The primary business risk the rating agencies focus on for 22 Α. 23 utilities is regulation, and each of the rating agencies have their own views of the regulatory climate in which a 24 utility operates. The exact assessments of the rating 25

agencies may differ but the principles they rely upon for 1 2 their independent views of the regulatory regime are 3 similar. Essentially, the principles, or categories, that shape the views of the rating agencies as they relate to 4 5 regulation are based upon the degree of transparency, predictability, and stability; timeliness of operating and 6 recovery; regulatory independence; 7 capital cost and financial stability. 8

Regulatory Research Associates ("RRA"), a firm that focuses 10 11 primarily on regulation of utilities, ranks the Florida Public Service Commission ("FPSC") as "Above Average 2" on 12 a scale that runs from Above Average 1 to Below Average 3. 13 14 The RRA rankings are presented in Document No. 7 of my exhibit. According to the rating agencies the maintenance 15 of constructive regulatory practices that support 16 the creditworthiness of the utilities is one of the most 17 important issues rating agencies consider when deliberating 18 ratings. 19

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Regulation in Florida has historically been supportive of maintaining the credit quality of the state's utilities, and that has benefited customers by allowing utilities to provide for their customers' needs consistently and at a reasonable cost. This has been one of the factors that has

helped Florida utilities maintain pace with the growth in 1 2 the state, which has been essential to economic 3 development. A key test of regulatory quality is the ability of companies to earn a reasonable rate of return over time, 4 5 including through varying economic cycles, and to maintain satisfactory financial ratios supported by good quality of 6 earnings and stability of cash flows. Regulated utilities 7 cannot materially improve or even maintain their financial 8 condition without regulatory support. Thus, regulators have 9 a large impact on the company, its customers, and its 10 11 investors.

13 Q. What are recent concerns expressed by the rating agencies14 for the industry?

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16 Α. All the rating agencies have expressed concerns with respect to the impact of COVID-19 on the utility industry. 17 rapid spread of the coronavirus outbreak and the 18 The severity of its impact on the economy are creating an 19 20 extensive credit shock across many sectors, regions, and markets. In April 2020, S&P Global's Outlook for the entire 21 North American regulated utilities industry changed from 22 23 stable to negative. S&P Global's expectation for the utility industry to remain a high-credit-quality investment 24 grade industry was offset by their concern over 25 the

potential for weakening cash flow and credit metrics due to COVID-19.

rating agencies have also highlighted that All the 4 5 regulatory responses to COVID-19 will be key to a utility's credit prospects. COVID-19 will test utilities' ability to 6 maintain the liquidity and operating cash flow necessary to 7 support credit quality. S&P Global states "Widening gaps in 8 9 cost recovery could impact utilities. Regulatory jurisdictions will be tested to find creative 10 and supportive ways to bolster the credit quality of their 11 utilities." 12

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14 CAPITAL STRUCTURE

Q. What capital structure is Tampa Electric proposing in its
 request for increased base rates?

Tampa Electric is projecting, for the 2022 test year and 18 Α. beyond, a 13-month average financial capital structure 19 20 (over investor sources) consisting of 45 percent debt and 55 percent common equity. The 55 percent equity target 21 referenced is based upon the 54.93 percent year-end 22 23 financial equity ratio in the 2022 budgeted balance sheet. The equity balances in the budget resulted in a 2022 13-24 month average System Per Books financial equity ratio of 25

54.53 percent, as reflected on MFR Schedule D-1a. Also, as 1 2 reflected on MFR Schedule D-1a, the 2022 13-month average 3 FPSC Adjusted financial equity ratio was 54.56 percent. The 54.56 percent equity ratio was the one used to calculate 4 5 the 6.67 percent rate of return used to determine the 2022 revenue requirement. 6 7 Why is it important that the company's requested capital 8 Q. structure, consisting of 45 percent debt and 55 percent 9 common equity, be authorized in this proceeding? 10 11 The proposed capital structure is important as it would 12 Α. ensure the long-term financial integrity of the company. 13 14 This test year equity ratio of 55 percent based on investor sources (equivalent to 45.6 percent based on all sources in 15 jurisdictional 16 FPSC Adjusted capital structure), is appropriate and consistent with the equity ratio deemed 17 appropriate in the Commission-approved 2017 Settlement 18 Agreement. Further, as Tampa Electric witness Dylan W. 19 D'Ascendis explains, the company's equity ratio of 20 55 percent is consistent with its peers and appropriate for 21 ratemaking purposes as it is both typical and important for 22 23 utilities to have significant proportions of common equity in their capital structures. 24

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	1	
1		Tampa Electric's requirements for financial strength
2		continue, and therefore the maintenance of the equity ratio
3		is of key importance. If coupled with an adequate ROE and
4		base rates that properly reflect the true cost of service,
5		the combination of this capital structure and the resulting
6		coverage ratios should provide adequate financial strength
7		and credit parameters to maintain the company's credit
8		ratings and assure continued access to capital.
9		
10	Q.	What is Tampa Electric's current equity ratio?
11		
12	A.	Tampa Electric's equity ratio as of December 31, 2020 was
13		53.9 percent.
14		
15	Q.	What are the expectations of the rating agencies with
16		respect to Tampa Electric's regulatory environment?
17		
18	A.	The rating agencies are aware of the impacts of Tampa
19		Electric's infrastructure modernization efforts and tax
20		reform on the weakening credit metrics over the forecast
21		period absent new rates. While acknowledging this
22		weakening, the rating agencies have cited their support for
23		Tampa Electric's credit profile reflecting the highly
24		supportive Florida regulatory framework allowing for timely
25		cost and investment recovery along with stable and

predictable cash flow. Conversely, the rating agencies 1 2 highlight a less credit supportive outcome as a development 3 that may possibly lead to a negative rating action. 4 5 SUMMARY Please summarize your direct testimony. 0. 6 7 Α. Maintaining a strong, prudent, and responsible financial 8 position, or financial integrity, is critical to allow 9 Tampa Electric to attract capital on reasonable terms and 10 11 continue to provide a safe and reliable electric system for Financial its customers. integrity helps ensure 12 uninterrupted access to capital markets to finance required 13 14 infrastructure investments as well as to manage unforeseen events. 15 16 Tampa Electric's capital spending requirements through 2024 17 include \$7.2 billion for normal replacement and improvement 18 of its facilities and \$2.5 billion for the Big Bend 19 20 Modernization and future utility-scale solar projects. The company cannot fund all of this internally and must access 21 22 external capital to support its construction program. 23 The requested capital structure of 55 percent equity and 24 the return on equity of 10.75 percent recommended by Mr. 25

1 D'Ascendis will provide the financial strength and credit 2 parameters needed to maintain the company's credit ratings 3 and assure continued unimpeded access to capital. The 4 proposed equity ratio is consistent with Tampa Electric's 5 actual sources of capital, with its actual equity ratio of 6 53.9 percent at year-end 2020, and with the 54 percent 7 equity ratio approved in 2009 and in the company's 2013 and 8 2017 settlement agreements. 9 9 10 Tampa Electric's rate request, which includes the continued 11 appropriate levels of ROE and equity ratio, will maintain 12 the company's financial integrity and place Tampa Electric 13 in an appropriate financial position to fund its 14 infrastructure modernization efforts and continue providing 15 the high level of reliable service to its customers. 16 17 17 Q. Does this conclude your direct testimony? 18 A. Yes, it does. 21 22 23 23 24 25		I	
and assure continued unimpeded access to capital. The proposed equity ratio is consistent with Tampa Electric's actual sources of capital, with its actual equity ratio of 53.9 percent at year-end 2020, and with the 54 percent equity ratio approved in 2009 and in the company's 2013 and 2017 settlement agreements. Tampa Electric's rate request, which includes the continued appropriate levels of ROE and equity ratio, will maintain the company's financial integrity and place Tampa Electric in an appropriate financial position to fund its infrastructure modernization efforts and continue providing the high level of reliable service to its customers. Does this conclude your direct testimony? A. Yes, it does.	1		D'Ascendis will provide the financial strength and credit
4 proposed equity ratio is consistent with Tampa Electric's 5 actual sources of capital, with its actual equity ratio of 6 53.9 percent at year-end 2020, and with the 54 percent 7 equity ratio approved in 2009 and in the company's 2013 and 8 2017 settlement agreements. 9 10 Tampa Electric's rate request, which includes the continued 11 appropriate levels of ROE and equity ratio, will maintain 12 the company's financial integrity and place Tampa Electric 13 in an appropriate financial position to fund its 14 infrastructure modernization efforts and continue providing 15 the high level of reliable service to its customers. 16 17 Q. Does this conclude your direct testimony? 18 19 A. Yes, it does. 20 21 22 23 24	2		parameters needed to maintain the company's credit ratings
actual sources of capital, with its actual equity ratio of 53.9 percent at year-end 2020, and with the 54 percent equity ratio approved in 2009 and in the company's 2013 and 2017 settlement agreements. Tampa Electric's rate request, which includes the continued appropriate levels of ROE and equity ratio, will maintain the company's financial integrity and place Tampa Electric in an appropriate financial position to fund its infrastructure modernization efforts and continue providing the high level of reliable service to its customers. Q. Does this conclude your direct testimony? A. Yes, it does.	3		and assure continued unimpeded access to capital. The
 53.9 percent at year-end 2020, and with the 54 percent equity ratio approved in 2009 and in the company's 2013 and 2017 settlement agreements. Tampa Electric's rate request, which includes the continued appropriate levels of ROE and equity ratio, will maintain the company's financial integrity and place Tampa Electric in an appropriate financial position to fund its infrastructure modernization efforts and continue providing the high level of reliable service to its customers. Does this conclude your direct testimony? Yes, it does. 	4		proposed equity ratio is consistent with Tampa Electric's
<pre>7 equity ratio approved in 2009 and in the company's 2013 and 8 2017 settlement agreements. 9 10 Tampa Electric's rate request, which includes the continued 11 appropriate levels of ROE and equity ratio, will maintain 12 the company's financial integrity and place Tampa Electric 13 in an appropriate financial position to fund its 14 infrastructure modernization efforts and continue providing 15 the high level of reliable service to its customers. 16 17 Q. Does this conclude your direct testimony? 18 19 A. Yes, it does. 20 21 22 23 24</pre>	5		actual sources of capital, with its actual equity ratio of
 2017 settlement agreements. 7 Tampa Electric's rate request, which includes the continued appropriate levels of ROE and equity ratio, will maintain the company's financial integrity and place Tampa Electric in an appropriate financial position to fund its infrastructure modernization efforts and continue providing the high level of reliable service to its customers. 9 0. Does this conclude your direct testimony? 18 19 A. Yes, it does. 20 21 22 23 24 	6		53.9 percent at year-end 2020, and with the 54 percent
9 10 Tampa Electric's rate request, which includes the continued appropriate levels of ROE and equity ratio, will maintain the company's financial integrity and place Tampa Electric in an appropriate financial position to fund its infrastructure modernization efforts and continue providing the high level of reliable service to its customers. 16 17 Q. Does this conclude your direct testimony? 18 19 A. Yes, it does. 20 21 22 23 24	7		equity ratio approved in 2009 and in the company's 2013 and
10 Tampa Electric's rate request, which includes the continued 11 appropriate levels of ROE and equity ratio, will maintain 12 the company's financial integrity and place Tampa Electric 13 in an appropriate financial position to fund its 14 infrastructure modernization efforts and continue providing 15 the high level of reliable service to its customers. 16 17 Q. Does this conclude your direct testimony? 18 19 A. Yes, it does. 20 21 22 23 24	8		2017 settlement agreements.
11 appropriate levels of ROE and equity ratio, will maintain 12 the company's financial integrity and place Tampa Electric 13 in an appropriate financial position to fund its 14 infrastructure modernization efforts and continue providing 15 the high level of reliable service to its customers. 16 17 Q. Does this conclude your direct testimony? 18 19 A. Yes, it does. 20 21 22 23 24	9		
the company's financial integrity and place Tampa Electric in an appropriate financial position to fund its infrastructure modernization efforts and continue providing the high level of reliable service to its customers. 16 17 Q. Does this conclude your direct testimony? 18 19 A. Yes, it does. 20 21 22 23 24	10		Tampa Electric's rate request, which includes the continued
 in an appropriate financial position to fund its infrastructure modernization efforts and continue providing the high level of reliable service to its customers. Q. Does this conclude your direct testimony? A. Yes, it does. 21 22 23 24 	11		appropriate levels of ROE and equity ratio, will maintain
<pre>14 infrastructure modernization efforts and continue providing 15 the high level of reliable service to its customers. 16 17 Q. Does this conclude your direct testimony? 18 19 A. Yes, it does. 20 21 22 23 24</pre>	12		the company's financial integrity and place Tampa Electric
the high level of reliable service to its customers. 16 17 Q. Does this conclude your direct testimony? 18 19 A. Yes, it does. 20 21 22 23 24	13		in an appropriate financial position to fund its
16 17 Q. Does this conclude your direct testimony? 18 19 A. Yes, it does. 20 21 22 23 24	14		infrastructure modernization efforts and continue providing
Q. Does this conclude your direct testimony? A. Yes, it does. 4	15		the high level of reliable service to its customers.
18 19 A. Yes, it does. 20 21 22 23 24	16		
19 A. Yes, it does. 20	17	Q.	Does this conclude your direct testimony?
20 21 22 23 24	18		
21 22 23 24	19	A.	Yes, it does.
22 23 24	20		
23 24	21		
24	22		
	23		
25	24		
1 I	25		

TAMPA ELELCTRIC COMPANY DOCKET NO. 20210034-EI FILED: 04/09/2021

EXHIBIT

OF

KENNETH D. MCONIE

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TAMPA ELELCTRIC COMPANY DOCKET NO. 20210034-EI EXHIBIT NO. KDM-1 WITNESS: MCONIE DOCUMENT NO. 1 PAGE 1 OF 1 FILED: 04/09/2021

LIST OF MINIMUM FILING REQUIREMENT SCHEDULES SPONSORED OR CO-SPONSORED BY KENNETH D. MCONIE

MFR Schedule	TITLE
D-07	Common Stock Data
D-08	Financial Plans-Stock And Bond Issues
D-09	Financial Indicators-Summary

Tampa Electric Credit Metrics 2015 - 2022 Test Year

						Proforma Adj	usted Test Year
		Actua	al		Projected	w/o rates	w / rates ⁽¹⁾
S&P Adjusted Metrics	2015 - 2017 Average	2018	2019	2020	2021	2022	2022
FFO / Debt	29%	23%	22%	22%	20%	20%	26%
FFO Cash Interest Coverage	7.2x	6.6x	6.1x	6.5x	6.1x	6.0x	7.6x
Debt / EBITDA	2.8x	3.3x	3.4x	3.6x	4.1x	4.1x	3.1x

(1) Reflects full year of requested revenue increase.

TAMPA ELECTRIC COMPANY DOCKET NO. 20210034-EI EXHIBIT NO. KDM-1 WITNESS: MCONIE DOCUMENT NO. 2 PAGE 1 OF 1 FILED: 04/09/2021

Rating Agency Conventions and Scales Senior Unsecured Notes (Long-Term Debt)

S&P ⁽¹⁾		Moody's ⁽	Moody's ⁽²⁾		Fitch ⁽³⁾	
Extremely Strong	AAA	Highest Quality	Aaa	Highest Quality	AAA	
	AA+		Aa1		AA+	
	AA		Aa2		AA	
Very Strong	AA-	High Quality	Aa3	Very High Quality	AA-	
	A+		A1		A+	
	А		A2		A	Investment
Strong	A-	Upper-Medium Grade	A3	High Quality	A-	
	BBB+		Baa1		BBB+	
	BBB		Baa2		BBB	
Adequate	BBB-	Medium-Grade	Baa3	Good Quality	BBB-	
				· · · · · · · · · · · · · · · · · · ·		
	BB+		Ba1		BB+	
	BB		Ba2		BB	
Less Vulnerable	BB-	Substantial Risk	Ba3	Speculative	BB-	
	B+		B1		B+	
	В		B2		В	
More Vuinerable	B-	High Risk	B3	Highly Speculative	B-	
	CCC+		Caal		CCC+	 Speculative Grade
	CCC		Caa2		CCC	
Currently Vulnerable	CCC-	Very High Risk	Caa3	Substantial Risk	CCC-	
Highly Vulnerable	CC	Highly Speculative	Ca	Very High Levels of Risk	CC	
Currently Highly Vulnerable	С	Default	С	Near Default	C	
Default	D			Restricted Default	RD	
		•		Default	D	

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S&P Global - Guide to Credit Rating Essentials - 2019
 Moody's Investors Service - Rating Symbols and Definitions - December 2020

(3) Fitch Ratings - Rating Definitions - June 2020

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S&P Global Corporate Ratings Matrix

Business Risk and Financial Risk Profile Matrix

	Financial risk profile						
Business risk profile	1 (minimal)	2 (modest)	3 (intermediate)	4 (significant)	5 (aggressive)	6 (highly leveraged)	
1 (excellent)	aaa/aa+	88	a+/a	a.	ddd	bbb-/bb+	
2 (strong)	aa/aa-	a+/a	a-/bbb+	bbb	bb+	bb	
3 (satisfactory)	a/a-	bbb+	bbb/bbb-	bbb-/bb+	dd	b+	
4 (fair)	bbb/bbb=	bbb-	60+	55	bb-	b	
5 (weak)	bb+	bb+	bb	bb-	b+	b/b-	
6 (vulnerable)	bb-	bb-	66-764	b+	b	b-	
promotion and a second s							

Source: S&P Global - How We Rate Nonfinancial Corporate Entities - April 2019

Financial Risk Indactiave Ratios - Corporates

Cash Flow/Leverage Analysis Ratios--Medial Volatility

	Core	e ratios		ntary coverage tios	Suppler	k ratios	
	FF0/debt (%)	Debt/EBITDA (x)	FF0/cash interest (x)	EBITDA/interest (x)	CFO/debt (%)	FOCF/debt (%)	DCF/debt (%)
Minimal	50+	less than 1.75	10.5+	14+	40+-	30+	18+
Modest	35-50	1.75-2.5	7.5-10.5	9-14	27.5-40	17.5-30	11-18
Intermediate	23-35	2.5-3.5	5-7.5	5-9	18.5-27.5	9.5-17.5	6.5-11
Significant	13-23	3.5-4.5	3-5	2.75-5	10.5-18.5	5-9.5	2.5-6.5
Aggressive	9-13	4.5-5.5	1.75-3	1.75-2.75	7-10,5	0-5	(11)-2.5
Highly leveraged	Less than 9	Greater than 5.5	Less than 1.75	Less than 1.75	Less than 7	Less than 0	Less than (11)

Source: S&P Global - Corporate Methodology - November 2013

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Moody's Key Financial Metrics

Sub- Factor Weighting		Aaa	Aa		Baa	8a	8	Caa
7.50%		≥ 8.0x	6.0x - 8.0x	4.5x - 6.0x	3.0x - 4.5x	2.0x - 3.0x	1.0x - 2.0x	< 1.Óx
15 00%	Standard Grid	2 40%	30% - 40%	22% - 30%	13% - 22%	5% - 13%	1% - 5%	< 1%
	Low Business Risk Grid	≥ 38%	27% - 38%	19% - 27%	11% - 19%	5% - 11%	1% - 5%	< 1%
10 00%	Standard Grid	≥ 35%	25% - 35%	17% - 25%	9% - 17%	0% - 9%	(5%) · 0%	< (5%)
	Low Business Risk Grid	≥ 34%	23% - 34%	15% - 23%	7% - 15%	0% - 7%	(5%) · 0%	< (5%)
7.50%	Standard Grid	< 25%	25% - 35%	35% - 45%	45% - 55%	55% - 65%	65% - 75%	≥ 75%
	Low Business Risk Grid	< 29%	29% - 40%	40% - 50%	50% - 59%	59% - 67%	67% - 75%	≥75%
	Factor Weighting 7:50% 15:00% 10:00%	Factor Weighting 7:50% 15:00% Standard Grid Low Business Risk Grid 10:00% Standard Grid Low Business Risk Grid 7:50% Standard Grid Low Business	Factor Weighting Aaa 7.50% ≥ 8.0x 15.00% Standard Grid ≥ 40% Low Business Risk Crid ≥ 38% 10.00% Standard Grid ≥ 35% Low Business Risk Crid ≥ 34% Risk Crid ≥ 34% 7.50% Standard Grid < 25%	Factor Weighting Aaa Aa 7.50% ≥ 8.0x 6.0x - 8.0x 15.00% Standard Grid ≥ 40% 30% - 40% 15.00% Standard Grid ≥ 40% 30% - 40% Low Business Risk Grid ≥ 38% 27% - 38% 10.00% Standard Grid ≥ 35% 25% - 35% Low Business Risk Grid ≥ 34% 23% - 34% 7.50% Standard Grid < 25%	Factor Weighting Aaa Aa Aa 7.50% ≥ 8.0x 6.0x - 8.0x 4.5x - 6.0x 15.00% Standard Grid ≥ 40% 30% - 40% 22% - 30% 15.00% Standard Grid ≥ 40% 30% - 40% 22% - 30% 10.00% Standard Grid ≥ 38% 27% - 38% 19% - 27% 10.00% Standard Grid ≥ 35% 25% - 35% 17% - 25% Low Business Risk Grid ≥ 34% 23% - 34% 15% - 23% 7.50% Standard Grid < 25%	Factor Weighting Aaa Aa Aaa Aaa	Factor Weighting Aaa Aa Aaa Aaa Aaa Baa Baa	Factor Weighting Aaa Aa Aa Baa Ba B 7.50% $\geq 8.0x$ $6.0x + 8.0x$ $4.5x + 6.0x$ $3.0x + 4.5x$ $2.0x + 3.0x$ $1.0x + 2.0x$ 15.00% Standard Grid $\geq 4.0\%$ $3.0\% - 4.0\%$ $2.2\% - 3.0\%$ $1.3\% - 2.2\%$ $5\% - 13\%$ $1.0x + 2.0x$ 15.00% Standard Grid $\geq 4.0\%$ $3.0\% - 4.0\%$ $2.2\% - 3.0\%$ $1.3\% - 2.2\%$ $5\% - 13\%$ $1.0x + 2.0x$ 15.00% Standard Grid $\geq 4.0\%$ $3.0\% - 4.0\%$ $2.2\% - 3.0\%$ $1.3\% - 2.2\%$ $5\% - 13\%$ $1.0x + 2.0x$ 10.00% Standard Grid $\geq 4.0\%$ $3.0\% - 4.0\%$ $2.2\% - 3.0\%$ $1.3\% - 2.2\%$ $5\% - 13\%$ $1.9\% - 5\%$ 10.00% Standard Grid $\geq 3.5\%$ $2.7\% - 3.8\%$ $1.9\% - 2.5\%$ $9\% - 17\%$ $0\% - 9\%$ $(5\%) - 0\%$ 10.00% Standard Grid $\geq 3.5\%$ $2.5\% - 3.5\%$ $1.7\% - 2.5\%$ $9\% - 17\%$ $0\% - 7\%$ $(5\%) - 0\%$ 7.50% Standard Grid $\geq 2.3\%$ $2.3\% - 3.5\%$ $1.5\% - 2.3\%$

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Source: Moody's Investors Service - Regulated Electric and Gas Utilities Rating Methodology - June 2017

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MOODY'S INVESTORS SERVICE	
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INFRASTRUCTURE

Appendix A: Regulated Electric and Gas Utilities Methodology Factor Grid

Factor 1a: Legislative and Judicial Underpinni	ngs of the Regulatory Framework (12.5%)	
Aaa	Aa	Α	Ваа
Utility regulation occurs under a fully developed framework that is national in scope based onlegislation that provides the utility a nearly absolute monopoly (see note 1_ within its service territory, an unquestioned assurance that rates will be set in a manner that will permit the utility to make and recover all necessary investments, an extremely high degree of clarity as to the manner in which utilities will be regulated and prescriptive methods and procedures for setting rates. Existing utility law is comprehensive and supportive such that changes in legislation are not expected to be necessary; or any changes that have occurred have been strongly supportive of utilities credit quality in general and sufficiently forward- looking so as to address problems before theyoccurred. There is an independent discurregulator and the utility should			

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Factor 1b: Consistency and Predictability of Regulation (12.5%)

Aaa	Aa	Α	Baa
The issuer's interaction with the regulator has led to a strong, lengthy track record of predictable, consistent and favorable decisions. The regulator is highly credit supportive of the issuer and utilities in general. We expect these conditions to continue.	The issuer's interaction with the regulator has a led to a considerable track record of predominantly predictable and consistent decisions. The regulator is mostly credit supportive of utilities in general and in almost all instances has been highly credit supportive of the issuer. We expect these conditions to continue.	The issuer's interaction with the regulator has led to a track record of largely predictable and consistent decisions. The regulator may be somewhat less credit supportive of utilities in general, but has been quite credit supportive of the issuer in most circumstances. We expect these conditions to continue.	The issuer's interaction with the regulator has led to an adequate track record. The regulator is generally consistent and predictable, but there may some evidence of inconsistency or unpredictability from time to time, or decisions may at times be politically charged. However, instances of less credit supportive decisions are based on reasonable application of existing rules and statutes and are not overly punitive. We expect these conditions to continue.
Ba	В	Саа	
We expect that regulatory decisions will demonstrate considerable inconsistency or unpredictability or that decisions will be politically charged, based either on the issuer's track record of interaction with regulators or other governing bodies, or our view that decisions will move in this direction. The regulator may have a history of less credit supportive regulatory decisions with respect to the issuer, but we expect that the issuer will be able to obtain support when it encounters financial stress, with some potentially material delays. The regulator's authority may be eroded at times by legislative or political action. The regulator may not follow the framework for	We expect that regulatory decisions will be largely unpredictable or even somewhat arbitrary, based either on the issuer's track record of interaction with regulators or other governing bodies, or our view that decisions will move in this direction. However, we expect that the issuer will ultimately be able to obtain support when it encounters financial stress, albeit with material or more extended delays. Alternately, the regulator is untested, lacks a consistent track record, or is undergoing substantial change. The regulator's authority may be eroded on frequent occasions by legislative or political action. The regulator may more frequently ignore the framework in a manner detrimental to the issuer.	We expect that regulatory decisions will be highly unpredictable and frequently adverse, based either on the issuer's track record of interaction with regulators or other governing bodies, or our view that decisions will move in this direction. Alternately, decisions may have credit supportive aspects, but may often be unenforceable. The regulator's authority may have been seriously eroded by legislative or political action. The regulator may consistently ignore the framework to the detriment of the issuer.	

Factor 2a: Timeliness of Recovery of Operating and Capital Costs (12.5%)

Aaa	Aa	Α	Baa	
Tariff formulas and automatic cost recovery mechanisms provide full and highly timely recovery of all operating costs and essentially contemporaneous return on all incremental capital investments, with statutory provisions in place to preclude the possibility of challenges to rate increases or cost recovery mechanisms. By statute and by practice, general rate cases are efficient, focused on an impartial review, quick, and permit inclusion of fully forward -looking costs.	Tariff formulas and automatic cost recovery mechanisms provide full and highly timely recovery of all operating costs and essentially contemporaneous or near-contemporaneous retum on most incremental capital investments, with minimal challenges by regulators to companies' cost assumptions. By statute and by practice, general rate cases are efficient, focused on an impartial review, of a very reasonable duration before non- appealable interim rates can be collected, and primarily permit inclusion offorward- looking costs.	Automatic cost recovery mechanisms provide full and reasonably timely recovery of fuel, purchased power and all other highly variable operating expenses. Material capital investments may be made under tariff formulas or other rate-making permitting reasonably contemporaneous returns, or may be submitted under other types of filings that provide recovery of cost of capital with minimal delays. Instances of regulatory challenges that delay rate increases or cost recovery are generally related to large, unexpected increases in sizeable construction projects. By statute or by practice, general rate cases are reasonably efficient, primarily focused on an impartial review, of a reasonable duration before rates (either permanent or non- refundable interim rates) can be collected, and permit inclusion of important forward -looking costs.	Fuel, purchased power and all other highly variable expenses are generally recovered through mechanisms incorporating delays of less than one year, although some rapid increases in costs maybe delayed longer where such deferrals do not place financial stress on the utility. Incremental capital investments may be recovered primarily through general rate cases with moderate lag, with some through tariff formulas. Alternately, there may be formula rates that are untested or unclear. Potentially greater tendency for delays due to regulatory intervention, although this will generally be limited to rates related to large capital projects or rapid increases in operating costs.	-
Ba	В	Саа		
There is an expectation that fuel, purchased power or other highly variable expenses will eventually be recovered with delays that will not place material financial stress on theutility, but there may be some evidence of an unwillingness by regulators to make timely rate changes to address volatility in fuel, or purchased power, or other market- sensitive expenses. Recovery of costs related to capital investments may be subject to delays that are somewhat lengthy, but not so pervasive as to be	The expectation that fuel, purchased power or other highly variable expenses will be recovered may be subject to material delays due to second-guessing of spending decisions by regulators or due to political intervention. Recovery of costs related to capital investments may be subject to delays that are material to the issuer, or may be likely to discourage some important investment.	The expectation that fuel, purchased power or other highly variable expenses will be recovered may be subject to extensive delays due to second-guessing of spending decisions by regulators or due to political intervention. Recovery of costs related to capital investments may be uncertain, subject to delays that are extensive, or that may be likely to discourage even necessary investment.	_	EXH EXH DOC PAC
expected to discourage important investments. Note: Tariff formulas include formula rate plans as well	as trackers and riders related to capital investment.		-	EXHIBIT WITNESS: DOCUMENT PAGE 4 0 FILED:

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Factor 2b: Sufficiency of Rates and Returns (12.5%)

Aaa	Aa	Α	Baa
Sufficiency of rates to cover costs and attract capital is (and will continue to be) unquestioned.	Rates are (and we expect will continue to be) set at a level that permits full cost recovery and a fair return on all investments, with minimal challenges by regulators to companies' cost assumptions. This will translate to returns (measured in relation to equity, total assets, rate base or regulatory asset value, as applicable) that are strong relative to global peers.	Rates are (and we expect will continue to be) set at a level that generally provides full cost recovery and a fair return on investments, with limited instances of regulatory challenges and disallowances. In general, this will translate to returns (measured in relation to equity, total assets, rate base or regulatory asset value, as applicable) that are generally above average relative to global peers, but may at times be average.	Rates are (and we expect will continue to be) set at a level that generally provides full operating cost recovery and a mostly fair return on investments, but there may be somewhat more instances of regulatory challenges and disallowances, although ultimate rate outcomes are sufficient to attract capital without difficulty. In general, this will translate to returns (measured in relation to equity, total assets, rate base or regulatory asset value, as applicable) that are average relative to global peers, but may at times be somewhat below average.
Ba	В	Саа	-
Rates are (and we expect will continue to be) set at a level that generally provides recovery of most operating costs but return on investments may be less predictable, and there may be decidedly more instances of regulatory challenges and disallowances, but ultimate rate outcomes are generally sufficient to attract capital. In general, this will translate to returns (measured in regulatory asset value, as applicable) that are generally below average relative to global peers, or where allowed returns are average but difficult to earn. Alternately, the tariff formula may not take into account all cost components and/or remuneration of investments may be unclear or at times unfavorable.	We expect rates will be set at a level that at times fails to provide recovery of costs other than cash costs, and regulators may engage in somewhat arbitrary second-guessing of spending decisions or deny rate increases related to funding ongoing operations based much more on politics than on prudency reviews. Return on investments may be set at levels that discourage investment. We expect that rate outcomes may be difficult or uncertain, negatively affecting continued access to capital. Alternately, the tariff formula may fail to take into account significant cost components other than cash costs, and/or remuneration of investments may be generally unfavorable.	We expect rates will be set at a level that often fails to provide recovery of material costs, and recovery of cash costs may also be at risk. Regulators may engage in more arbitrary second- guessing of spending decisions or deny rate increases related to funding ongoing operations based primarily on politics. Return on investments may be set at levels that discourage necessary maintenance investment. We expect that rate outcomes may often be punitive or highly uncertain, with a markedly negative impact on access to capital. Alternately, the tariff formula may fail to take into account significant cash cost components, and/or remuneration of investments may be primarily unfavorable.	

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Factor 3: Dive	rsification (10	0%)			
Weighting 10%	Sub-Factor Weighting	Aaa	Aa	Α	Ваа
Market Position	are	very high degree of multinational and regional diversity in terms of gulatory regimes and/or service territory economies.	Material operations in three or more nations or substantial geographic regions providing very good diversity of regulatory regimes and/or service territory economies.	Material operations in two to three nations, states, provinces or regions that provide good diversity of regulatory regimes and service territory economies. Alternately, operates within a single regulatory regime with low volatility, and the service territory economy is robust, has a very high degree of diversity and has demonstrated resilience in economic cycles.	May operate under a single regulatory regime viewed as having low volatility, or where multiple regulatory regimes are not viewed as providing much diversity. The service territory economy may have some concentration and cyclicality, but is sufficiently resilient that i can absorb reasonably foreseeable increases in utility rates.
Generation and Fuel Diversity	ge th we	high degree of diversity in terms of neration and/or fuel sources such lat the utility and rate-payers are ll insulated from commodity price changes, no generation concentration, and very low exposures to Challenged or reatened Sources (see definitions below).	of generation and/or fuel sources such that the utility and rate-	Good diversification in terms of generation and/or fuel sources such that the utility and rate-payers have only modest exposure to commodity price changes; however, may have some concentration in a source that is neither Challenged nor Threatened. Exposure to Threatened Sources is low. While there may be some exposure to Challenged Sources, it is not a cause for conceni.	Adequate diversification in terms of generation and/or fuel sources such that the utility and rate-payers have moderate exposure to commodity price changes; however, may have some concentration in a source that is Challenged. Exposure to Threatened Sources is moderate, while exposure to Challenged Sources is manageable.
	Sub-Factor Weighting	Ва	В	Саа	Definitions
Market Position	son c ecc and rea ut	Operates in a market area with newhat greater concentration and yclicality in the service territory onomy and/or exposure to storms of other natural disasters, and thus less resilience to absorbing asonably foreseeable increases in cility rates. May show somewhat reater volatility in the regulatory regime(s).	Operates in a limited market area with material concentration and more severe cyclicality in service territory economy such that cycles are of materially longer duration or reasonably foreseeable increases in utility rates could present a material challenge to the economy. Service territory may have geographic concentration that limits its resilience to storms and other natural disasters, or may be an emerging market. May show decided volatility in the regulatory regime(s).	Operates in a concentrated economicservice territory with pronounced concentration, macroeconomic risk factors, and/or exposure to natural disasters.	Challenged Sources are generation plants that face higher but not insurmountable economic hurdles resulting from penalties or taxes on their operation, or from environmental upgrades that are required or likely to be required. Some examples are carbon- emitting plants that incur carbontaxes, plants that must buy emissions credits to operate, and plants that must install environmental equipment to continue to operate, in each where the taxes/credits/upgrades are sufficient to have a material impact on those plants' competitiveness relative to other generation types or on the utility's rates, but where the impact is not so severe as to be likely require plant closure.
Generation and Fuel Diversity	ar uti chai Th pro ab	dest diversification in generation nd/or fuel sources such that the ility or rate- payers have greater exposure to commodity price nges. Exposure to Challenged and reatened Sources may be more onounced, but the utility will be let to access alternative sources without undue financial stress.	Operates with little diversification in generation and/or fuel sources such that the utility or rate-payers have high exposure to commodity price changes. Exposure to Challenged and Threatened Sources may be high, and accessing alternate sources may be challenging and cause more financial stress, but ultimately feasible.	Operates with high concentration in generation and/or fuel sources such that the utility or rate- payers have exposure to commodity price shocks. Exposure to Challenged and Threatened Sources maybe very high, and accessing alternate sources may be highly uncertain.	Threatened Sources are generation plants that are not currently able to operate due to major unplanned outages or issues with licensing or other regulatory compliance, and plants that are highly likely to be required tode- activate, whether due to the effectiveness of currently existing or expected rules and regulations or due to economic challenges. Some recent examples would include coal fired plants in the US that are not economic to retro-fit to meet mercury and air toxics standards, plants that cannot meet the effective date of those standards, nuclear plants in Japan that have not been licensed to re-start after the Fukushima Dai-ichi accident, and nuclear plants that are required to be phased out within 10 years (as is the case in some European countries).

* 10% weight for issuers that lack generation **0% weight for issuers that lack generation

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Weighting 40%	Sub-Factor Weighting		Aaa	Aa	Α	Baa	Ва	В	Caa
CFO pre-WC + Interest / Interest	7.5%		≥ 8x	6x - 8x	4.5x - 6x	3x - 4.5x	2x - 3x	1x - 2x	< 1x
		Standard Grid	≥ 40%	30% - 40%	22% - 30%	13% - 22%	5% - 13%	1% - 5%	< 1%
CFO pre-WC / Debt	15%								
		Low Business Risk Grid	≥38%	27% - 38%	19% - 27%	11% - 19%	5% - 11%	1% - 5%	< 1%
		Standard Grid	≥ 35%	25% - 35%	17% - 25%	9% - 17%	0% - 9%	(5%) - 0%	< (5%)
CFO pre-WC - Dividends / Debt	10%		and a second second						
		Low Business Risk Grid	≥ 34%	23% - 34%	15% - 23%	7% - 15%	0% - 7%	(5%) - 0%	< (5%)
		Standard Grid	< 25%	25% - 35%	35% - 45%	45% - 55%	55% - 65%	65% - 75%	≥ 75%
Debt / Capitalization	7.5%				······································				
		Low Business Risk Grid	< 29%	29% - 40%	40% - 50%	50% - 59%	59% - 67%	67% - 75%	≥75%

Fitch Key Rating Factors

Key Rating Factors

Sector risk profile	Financial profile		
Country risk	 Cash flow and profitability 		
Management strategy/governance	 Financial structure 		
Group structure	Financial flexibility		
Business profile			
Source: Fitch Ratings			

Source: Fitch Ratings - Corporate Rating Criteria - December 2020

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FitchRatings

CORPORATES - SECTOR NAVIGATOR

Sector-Specific Key Factors - US Utilities, Power and Gas

	Regulatory Environment	Market Position	Asset Base and Operations	Commodity Exposure
Rating	Degree of Transparency and Predictability	Market Structure	Diversity of Assets	Ability to Pass Through Changes in Fue
aa	n.a.	n.a.	na	h.a.
3	Track record of transparent and predictable regulation.	Well-established market structure with complete transparency in price-setting mechanisms.	High-quality and/or large-scale diversified assets.	Complete pass-through of commodity costs.
obb	Generally transparent and predictable regulation with limited political interference.	Established market structure but some level of uncertainty in price-setting mechanisms.	Good quality and/or reasonable scale diversified assets.	Limited exposure to changes in commodity costs.
ob	Poor or uncertain track record of regulation and high political interference.	Still evolving market structure and uncertain price- setting mechanisms.	Small size and limited diversification.	Inability to pass through all changes in commodity costs.
)	Hostile regulatory or political jurisdiction or frequent regulatory interference in market-based mechanisms.	High risk to market structure from regulatory or political interference.	Low quality, small size and highly concentrated assets.	High exposure to commodity price changes.
:00	Regulatory framework formally or informally abandoned, with substantial uncertainty around future mechanisms.	Market framework formally or informally abandoned, with substantial uncertainty around future mechanisms.	n.a.	Substantial cash impairments crystallized or abou to as a result of the failure of derivative and physic hedging measures.
	Timeliness of Cost Recovery	Consumption Growth Trend	Operations Reliability and Cost Competitiveness	Underlying Supply Mix
88 8	n.a.	n.a.	na	n.a.
а	Minimal lag to recover capital and operating costs.	Economically vibrant market or service territory with strong sales growth.	Track record of reliable, low-cost operations.	Extremely low cost and Fexible supply.
obb	Moderate lag to recover capital and operating costs.	Customer and usage growth in line with industry averages.	Reliability and cost of operations at par with industry averages.	Low variable costs and moderate flexibility of suppl
ob	Significant lag to recover capital and operating costs.	Exposure to declining usage or volumes or self- generation.	Below-average system reliability and cost structure.	High variable costs and limited flexibility of supply.
>	Material delays in recovering capital and operating costs.	Rapidly shrinking market or service territory and falling unit consumption.	Poor system reliability and disadvantageous cost structure.	E-treme variability in costs and minimal flexibility of supply.
200	Regulatory framework formally or informally abandoned, with substantial uncertainty around future mechanisms.	Customer base, key personnel or material operational facilities experiencing a level of flux that significantly impairs cash generation.	Subject to advanced regulatory intervention with material risks for concession ownership, preservation of capital structure,	Substantial cash impairments crystallized or about to as a result of the failure of supply purchasing strategies.
	Trend in Authorized ROEs	Customer Mix	Exposure to Environmental Regulations	Hedging Strategy
a	n.a.	n.a.	n.a.	n.a.
	Above-average authorized ROF.	Favorable customer mix.	No exposure to environmental regulations.	Highly captive supply and customer base.
юЬ	Average authorized ROE.	Less diversified customer base	Limited or manageable exposure to environmental regulations.	Long-term supply and sales contracts with creditworthy counterparties.
b	Significantly below-average authorized ROE	High concentration of customers in cyclical industries.	Significant exposure to environmental regulations.	Medium-term hedging strategy for supply and sale
)	Absence of regulatory ROE.	High concentration to risky, less creditworthy customers.	Merchant generator with a material exposure to highly polluting technology.	Minimal hodging of supply and sales or highly speculative trading positions.
icc	Regulatory framework formally or informally abandoned, with substantial uncertainty around future mechanisms.	Substantial cash impairment crystallized or about to, due to counterparty failures, including systemic collection failures.	Substantial cash impairment crystallized, or about to, due to multiple, punitive environmental cost burdens.	Substantial cash impairments crystallized or about to as a result of the failure of derivative and physica hedging measures.
	Mechanisms Available to Stabilize Cash Flows	Geographic Location	Capital and Technological Intensity of Capex	
a	n.a.	n.a.	n.a.	
	Revenues fully insulated from variability in consumption,	Favorable location or high geographic diversity.	Low levels of reinvestment requirements	
bb	Revenues partially insulated from variability in consumption.	Beneficial location or reasonable locational diversity.	Moderate reinvestments requirements in established technologies.	
b	Revenues fully exposed to variability in consumption.	High sensitivity to extreme weather or disaster disruptions.	Reinvestment concentrated in capital-intensive or unproven technologies.	
	Revenues fully exposed to declining consumption.	High exposure to event risk.	High exposure to execution risk for projects involving large outlays or unproven technologies.	
cc	Regulatory framework formally or informally abandoned, with substantial uncertainty around future mechanisms.	Concentration in one location with disruptive economic or logistical characteristics impairing either operation or cash collections	Substantial cash impairment crystallized, or about to, due to the failure or cost over-run of a major project.	
	Mechanisms Supportive of Creditworthiness	Supply Demand Dynamics		
а	n.a.	n.a.		
	Effective regulatory ring-fencing,	Beneficial outlook for prices/rates.		
	Electric registerory might relience			
bb		Moderately favorable outlook for prices/rates.		
	Effective regulatory ring-fencing or minimum creditworthiness requirements.	Moderately favorable outlook for prices/rates.		
bb				

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FitchRatings

CORPORATES - SECTOR NAVIGATOR

Financial Profile Key Factors - US Utilities, Power and Gas

	Profitability	Financial Structure	Financial Flexibility
Rating	Free Cash Flow	FFO Leverage	Financial Discipline
88	n.a.	n.a.	Publicity announced conservative financial policy. Track record of strict compliance
а	Structurally neutral to positive FCF across the investment cycle.	3.5x	Clear commitment to maintain a conservative policy with only modest deviations allowed.
bbb	Structurally neutral to negative FCF across the investment cycle.	5.0x	Less conservative policy, but generally applied consistently.
bb	Structurally negative FCF across the investment cycle.	6.5x	Financial policies in place but flexibility in applying them could lead to temporarily exceeding downgrade guidelines.
b	Structurally heavily negative FCF across the investment cycle.	7.0x	No financial policy or track record of ignoring it. Opportunistic behavior
ccc	Negative FCF burden greater than all projected regulatory parameters, and negative operational cash flow the norm.	>9.0x	Financial management has lust much of its discipline, and subject to frequent, sudden changes consistent with a crisis environment.
	Volatility of Profitability	Total Debt with Equity Credit/Op. EBITDA	Liquidity
аа	n.a.	ſl.ð.	Very comfortable liquidity; no need to use external funding in the next 24 months even under a severe stress scenario. Well-spread cebt maturity. Diversified sources of funding.
а	Higher stability and predictability of profits relative to utility peers.	3.25x	Very comfortable liquidity. No need to use external funding in the next 12 months even under a severe stress scenario. Well-spread debt matunty schedule. Diversified sources of funding.
bbb	Stability and predictability of profits in line with utility peers.	3.75x	One-year liquicity ratio above 1.25x. Well-spread maturity schedule of debt but funding may be less diversified.
bb	Lower stability and precictability of profits relative to utility peers.	4.75x	Liquidity ratio around 1.0x. Less smooth debt maturity or concentrated funding.
b	Stab lity and predictability of profits viewed as negative outliers relative to utility peers.	6.0x	Equidity ratio below 1.0x, Overly reliant on one funding source.
ccc	Volatility of profits greater than normal bounds of volatility for corporate sector as a whole.	>8.0x	No near-term prospect of recovery in liquidity score above 1.0x. All/most funding sources subject to material execution risk.
			FFO Interest Coverage
aa			ri.a.
а			5.5x
bbb			4.5x
bb			3.5x
b			2.0x
ccc			Net FCF debt service cover below 1.0x. All/most funding sources subject to material execution risk.

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ARE REDACTED