



January 30, 2026

**VIA ELECTRONIC FILING**

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

In re: Petition for Rate Increase by Tampa Electric Company

DOCKET NO. 20240026-EI

In re: Petition for approval of 2023 Depreciation and Dismantlement Study, by Tampa Electric Company

DOCKET NO. 20230139-EI

In re: Petition to implement 2024 Generation Base Rate Adjustment provisions in Paragraph 4 of the 2021 Stipulation and Settlement Agreement, by Tampa Electric Company

DOCKET NO. 20230090-EI

Dear Mr. Teitzman:

Attached for filing in the above docket is Tampa Electric Company's First Request for Extension of Confidential Classification.

Thank you for your assistance in connection with this matter.

Sincerely,

A handwritten signature in blue ink that reads "Malcolm N. Means".

Malcolm N. Means

MNM/bml  
Attachment

cc: All parties of record

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition for rate increase by Tampa Electric Company. DOCKET NO. 20240026-EI

In re: Petition for approval of 2023 Depreciation and Dismantlement Study, by Tampa Electric Company. DOCKET NO. 20230139-EI

In re: Petition to implement 2024 Generation Base Rate Adjustment provisions in Paragraph 4 of the 2021 Stipulation and Settlement Agreement, by Tampa Electric Company. DOCKET NO. 20230090-EI

FILED: January 30, 2026

**TAMPA ELECTRIC COMPANY'S  
FIRST REQUEST FOR EXTENSION OF CONFIDENTIAL CLASSIFICATION**

Tampa Electric Company ("Tampa Electric" OR the "company"), pursuant to Section 366.093, Florida Statutes ("F.S."), and Rule 25-22.006, Florida Administrative Code, submits its First Request for Extension of Confidential Classification ("Request") for certain information provided throughout the course of the above styled dockets (the "Rate Case"). In support of this Request, Tampa Electric states:

1. Throughout the course of the Rate Case and as set forth in Exhibit A, Tampa Electric filed several Requests for Confidential Classification covering various documents ranging from discovery responses to deposition transcripts as they contain "proprietary confidential business information" as defined under Section 366.093(3), F.S.

2. As set forth in Exhibit A, Tampa Electric's requests were granted and the period of confidential treatment granted by those orders will expire throughout the months of February and April, 2026. The information covered by these orders continue to warrant treatment as "proprietary confidential business information" within the meaning of Section

366.093(3), F.S. Therefore, Tampa Electric is filing its First Request for Extension of Confidential Classification.

3. Tampa Electric contends that the confidential information identified in Exhibit "A" to the requests for confidential classification in the Rate Case and identified in this Exhibit A, continues to be "proprietary confidential business information" within the meaning of Section 366.093(3), F.S. and continues to require confidential classification. The information has not been disclosed to the public and is intended to be and is treated as confidential by the Company. Pursuant to section 366.093(1), F.S., such materials are entitled to confidential treatment and are exempt from the disclosure provisions of the Public Records Act.

4. Nothing has changed since the issuance of Order No. PSC-2024-0096-PCO-EI to render the information stale or public such that continued confidential treatment would not be appropriate. Upon a finding by the Commission that this information continues to be "proprietary confidential business information," it should continue to be treated as such for an additional period of at least 18 months and should be returned to Tampa Electric as soon as the information is no longer necessary for the Commission to conduct its business. See §366.093(4), F.S.

WHEREFORE, for the foregoing reasons, Tampa Electric respectfully requests that this Request for Extension of Confidential Classification be granted.

Dated this 30<sup>th</sup> day of January, 2026.

Respectfully submitted,

*Malcolm N. Means*

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ATTORNEYS FOR TAMPA ELECTRIC COMPANY

## **CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that copies of the foregoing Request for Extension have been served by electronic mail on this 30<sup>th</sup> day of January, 2026 to the following:

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ATTORNEY

**EXHIBIT A**  
**ORDERS GRANTING CONFIDENTIAL CLASSIFICATION**

Orders Granting Confidential Classification	Subject Matter	Confidentiality Expires
DN 08239-2024	Tampa Electric's Petition Exhibit LC-1, MFR Schedules C, D, E, and F.	February 6, 2026
DN 08659-2024	OPC's 1 <sup>st</sup> POD	February 26, 2026
DN 08239-2024	Tampa Electric's Petition <i>Amended Exhibit A</i> Exhibit LC-1 and MFR Schedules C, D, E, and F.	February 6, 2026
DN 09537-2024	LULAC's 1 <sup>st</sup> POD	April 15, 2026
DN 08244-2024	OPC's 2 <sup>nd</sup> POD	February 6, 2026
DN 08155-2024	OPC's 2 <sup>nd</sup> POD/2 <sup>nd</sup> IRR	February 1, 2026
DN 08607-2024	OPC's 4 <sup>th</sup> POD	February 22, 2026
DN 08241-2024	LULAC's 2 <sup>nd</sup> POD	February 6, 2026
DN 08435-2024	Deposition Transcript of Jeff Chronister	February 14, 2026
DN 08242-2024	OPC's 10 <sup>th</sup> IRR	February 6, 2026
DN 08156-2024	OPC's 9 <sup>th</sup> IRRs	February 1, 2026
DN 08158-2024	FIPUG's 1 <sup>st</sup> IRR & 1 <sup>st</sup> POD	February 1, 2026
DN 08238-2024	Sierra Club's 1 <sup>st</sup> IRR	February 6, 2026
DN 08606-2024	OPC's 10 <sup>th</sup> POD	February 22, 2026
DN 08237-2024	OPC's 1 <sup>st</sup> POD	February 6, 2026
DN 08283-2024	Sierra Club's 2 <sup>nd</sup> IRR & 2 <sup>nd</sup> POD	February 7, 2026
DN 08282-2024	Sierra Club 2 <sup>nd</sup> IRR	February 7, 2026
DN 08434-2024	Staff's 1 <sup>st</sup> POD	February 14, 2026
DN 08243-2024	OPC's 10 <sup>th</sup> IRR & 11 <sup>th</sup> POD	February 6, 2026
DN 08435-2024	Exhibit No. 1 to the Transcript of the Deposition of Jeff Chronister	February 14, 2026
DN 08159-2024	FEA's 1 <sup>st</sup> POD	February 1, 2026
DN 08283-2024	Sierra Club's 2 <sup>nd</sup> POD	February 7, 2026
DN 08160-2024	Staff's 2 <sup>nd</sup> IRR & 2 <sup>nd</sup> POD	February 1, 2026
DN 08287-2024	FIPUG's Direct Testimony of Jonathan Ly	February 7, 2026
DN 08437-2024	Exhibits Amended BCO-2 and BCO-3 of Bion C. Ostrander's Direct Testimony and Exhibits filed by the Office of Public Counsel.	February 14, 2026
DN 08288-2024	Staff's 5 <sup>th</sup> Set of IRRs	February 7, 2026
DN 08237-2024	OPC's 1 <sup>st</sup> POD	February 6, 2026
DN 08243-2024	OPC's 10 <sup>th</sup> IRR & 11 <sup>th</sup> POD	February 6, 2026
DN 08289-2024	Document No. 3 of Exhibit JC-3 to Jeff Chronister's Rebuttal Testimony	February 7, 2026
DN 08290-2024	Document Nos. 1 and 2 of Exhibit JW-2 to Jordan Williams's Rebuttal Testimony	February 7, 2026
DN 08291-2024	LULAC's 8 <sup>th</sup> POD	February 7, 2026
DN 08292-2024	LULAC's 9 <sup>th</sup> POD	February 7, 2026
DN 08293-2024	LULAC's 9 <sup>th</sup> POD	February 7, 2026
DN 08294-2024	Staff's 8 <sup>th</sup> POD & FIPUG's 4 <sup>th</sup> IRR	February 7, 2026

DN 08482-2024	John C. Heisey's Exhibit JCH-1, page 3 of 3, for the period January 2023 – December 2023, filed on April 3, 2024, in Docket No. 20240001-EI	February 16, 2026
DN 08481-2024	Late Filed Exhibit No. 2 to the Deposition Transcript of Archie Collins	February 16, 2026
DN 08483-2024	Late Filed Exhibit No. 2 to the Deposition Transcript of David Lukcic	February 16, 2026
DN 08484-2024	July 22, 2024, Deposition Transcript of Carlos Aldazabal	February 16, 2026
DN 09537-2024	LULAC's 1 <sup>st</sup> POD <i>Amended Exhibit A</i>	April 15, 2026
DN 09538-2024	Exhibit 1 and Exhibit 2 to Tampa Electric Company's Report on Customer Service Hearings	April 15, 2026
DN 08607-2024	OPC's 4 <sup>th</sup> POD	February 22, 2026
DN 08658-2024	July 26, 2024, Deposition Transcript of Archie Collins	February 26, 2026