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UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

REGION 4
SAM NUNN
ATLANTA FEDERAL CENTER
61 FORSYTH STREET
ATLANTA GEORGIA 30303-8960

JUL 2 0 2010

CERTIFIED MAIL RETURN RECEIPT REQUESTED

Mr. Randy Melton Tampa Electric 9995 State Road Mulberry, Florida 33860

SUBJECT:

Tampa Electric Company

Consent Agreement and Final Order Docket No. EPCRA-04-2010-2039(b)

Dear Mr. Melton:

Enclosed please find an executed copy of the Consent Agreement and Final Order (CAFO) that resolves the Emergency Planning and Community Right-to-Know Act of 1986 (EPCRA) matter (Docket No. EPCRA-04-2010-2039(b)) involving Tampa Electric Company. The CAFO was filed with the Regional Hearing Clerk, as required by 40 C.F.R. Part 22 and became effective on the date of the filing.

Also enclosed, please find a copy of the "Notice of Securities and Exchange Commission Registrants' Duty to Disclose Environmental Legal Proceedings." This document puts you on notice of your potential duty to disclose to the Security and Exchange Commission (SEC) any environmental enforcement actions taken by the Environmental Protection Agency (EPA). If you have any questions with regards to the SEC's environmental disclosure requirements, you may refer to the contact phone number at the bottom of the SEC Notice.

If you have any questions, please call Ms. Erika White at (404) 562-9195.

Sincerely,

J. Byee County to

Caron B. Falconer, Chief EPCRA Enforcement Section

Enclosures

Internet Address (URL) • http://www.epa.gov

Recycled/Recyclable • Printed with Vegetable Oil Based Inks on Recycled Paper (Minimum 30% Postconsumer)

UNITED STATES ENVIRONMENTAL PROTECTION AGENCY REGION 4

IN THE MATTER OF)	2010 N	
Tampa Electric Company) Docket Number: CERCLA-04-2010	2039(b)	
Respondent.	; ;	20	
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CONSENT AGREEMENT AND FINAL ORDER

I. Nature of the Action

- 1. This is a civil penalty proceeding pursuant to Section 109 of the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA), as amended, 42 U.S.C. § 9609 and pursuant to the Consolidated Rules of Practice Governing Administrative Assessment of Civil Penalties, and the Revocation/Termination or Suspension of Permits (Consolidated Rules), codified at 40 C.F.R. Part 22. Complainant is the Director of the Air, Pesticides and Toxics Management Division, Region 4, United States Environmental Protection Agency (EPA). Respondent is Tampa Electric Company.
- 2. Complainant and Respondent have conferred for the purpose of settlement pursuant to 40 C.F.R. § 22.18 and desire to resolve this matter and settle the allegations described herein without a formal hearing. Therefore, without the taking of any evidence or testimony, the making of any argument, or the adjudication of any issue in this matter, and in accordance with 40 C.F.R. § 22.13(b) and 22.18(b), this Consent Agreement and Final Order (CAFO) will simultaneously commence and conclude this matter.

II. Preliminary Statements

- 3. The authority to take action under Section 109 of CERCLA, 42 U.S.C. § 9609 is vested in the Administrator of EPA. The Administrator of EPA has delegated this authority under CERCLA to the Regional Administrators by EPA Delegation 14-31 dated May 11, 1994. The Regional Administrator, Region 4, has redelegated this authority to the Director, Air, Pesticides and Toxics Management Division by EPA Region 4 Delegation 14-31 dated March 8, 1999, and updated August 6, 2004. Pursuant to these delegations, the Director of the Air, Pesticides and Toxics Management Division has the authority to commence an enforcement action as the Complainant in this matter.
- 4. Respondent is Tampa Electric Company, a corporation doing business in the State of Florida.

- 5. Respondent is a "person" as defined in Section 101(21) of CERCLA, 42 U.S.C. § 9601(21).
- 6. Respondent has a "facility" as that term is defined by Section 101(9) of CERCLA, 42 U.S.C. § 9601(9).
 - 7. Respondent's facility is located at 9995 State Road, Mulberry, Florida, 33860.
- 8. Respondent is an "owner or operator" of the facility as that term is defined by Section 101 (20)(A) of CERCLA, 42 U.S.C. § 9601(20)(A).

III. EPA's Allegation of Violation

- 9. Section 102(a) of CERCLA, 42 U.S.C. § 9602(a), required the Administrator of EPA to publish a list of substances designated as hazardous substances which, when released into the environment, may present substantial danger to public health or welfare or the environment and to promulgate regulations establishing the quantity of any hazardous substance the release of which was required to be reported under Section 103(a) of CERCLA, 42 U.S.C. § 9603(a). EPA has published and amended such a list, including the corresponding reportable quantities (RQ) for those substances. This list was initially published on April 4, 1985 (50 Fed. Reg. I3474) and is periodically amended. This list is codified at 40 C.F.R. Part 302.
- 10. Section 103(a) of CERCLA, 42 U.S.C. § 9603(a), and the regulations found at 40 C.F.R. § 302.6, require a person in charge of a facility or vessel, as soon as he or she has knowledge of a release of a hazardous substance from such facility or vessel in an amount equal to, or greater than the reportable quantity (RQ), to immediately notify the National Response Center (NRC).
- 11. Respondent was in charge of the facility during the relevant period described below.
- 12. Sulfuric acid is a "hazardous substance" as that term is defined by Section 101(14) of CERCLA, 42 U.S.C. § 9601(14), with an RQ of 1,000 pounds, as specified in 40 C.F.R. § 302.4.
- 13. On November 15, 2009, Respondent had a release of sulfuric acid above the RQ at the facility.
- 14. EPA alleges that Respondent violated the notification requirements of Section 103(a) of CERCLA, 42 U.S.C. § 9603(a), by failing to immediately notify the NRC as soon as Respondent had knowledge of the release of sulfuric acid in an amount equal to or greater than its RQ at Respondent's facility and is therefore subject to the assessment of penalties under Section 109 of CERCLA, 42 U.S.C. § 9609.

15. Pursuant to Section 109 of CERCLA, 42 U.S.C. § 9609, and 40 C.F.R. Part 19, EPA may assess a penalty not to exceed \$37,500 for each violation of Section 103(a) of CERCLA, 42 U.S.C. § 9603(a), that occurred on or after January 12, 2009. Each day a violation of Section 103 continues constitutes a separate violation. Civil penalties under Section 109 of CERCLA, 42 U.S.C. § 9609, may be assessed by an Administrative Order.

IV. Consent Agreement

- 16. For the purposes of this CAFO, Respondent admits the jurisdictional allegations set out above but neither admits nor denies the factual allegations set out above.
- 17. Respondent waives any right to contest the allegations and its right to appeal the proposed Final Order accompanying the Consent Agreement.
- 18. Respondent consents to the assessment of and agrees to pay the civil penalty as set forth in this CAFO.
- 19. Respondent certifies that as of the date of its execution of this CAFO, it is in compliance with all relevant requirements of CERCLA.
- 20. Compliance with the CAFO shall resolve the allegations of violations contained herein. This CAFO shall not otherwise affect any liability of Respondent to the United States other than as expressed herein. Neither EPA nor Complainant waives any right to bring an enforcement action against Respondent for violation of any federal or state statute, regulation or permit, to initiate an action for imminent and substantial endangerment, or to pursue criminal enforcement.
- 21. Complainant and Respondent agree to settle this matter by their execution of this CAFO. The parties agree that the settlement of this matter is in the public interest and that this CAFO is consistent with the applicable requirements of CERCLA.

V. Final Order

- 22. Respondent shall pay a civil penalty of FIVE THOUSAND SEVEN HUNDRED FIFTY NINE DOLLARS (\$5,759) for the CERCLA violation which shall be paid within thirty (30) days of the effective date of this CAFO.
- 23. Respondent shall pay the CERCLA civil penalty by forwarding a cashier's or certified check, payable to "EPA Hazardous Substance Superfund" to the following address:

By Mail:

U.S. Environmental Protection Agency Superfund Payments Cincinnati Finance Center P.O. Box 979076 St. Louis, Missouri 63197-9000 Overnight: U.S. Bank

Attention: Natalie Pearson (314) 418-4087 1005 Convention Plaza Mail Station SL-MO-C2GL

St. Louis, MO 63101

The check shall reference on its face the name and the Docket Number of the CAFO.

24. At the time of payment, Respondent shall send a separate copy of the check, and a written statement that payment has been made in accordance with this CAFO, to the following persons at the following addresses:

Regional Hearing Clerk U.S. EPA, Region 4 61 Forsyth Street, S.W. Atlanta, Georgia 30303

Erika White U.S. EPA, Region 4 Air, Pesticides & Toxics Management Division 61 Forsyth Street, S.W. Atlanta, Georgia 30303

Saundi Wilson U.S. EPA, Region 4 Office of Environmental Accountability 61 Forsyth Street, S.W. Atlanta, Georgia 30303

- 25. For the purposes of state and federal income taxes, Respondent shall not be entitled, and agrees not to attempt, to claim a deduction for any civil penalty payment made pursuant to this CAFO. Any attempt by Respondent to deduct any such payments shall constitute a violation of this CAFO.
- 26. Pursuant to 31 U.S.C. § 3717, EPA is entitled to assess interest and penalties on debts owed to the United States and a charge to cover the cost of processing and handling a delinquent claim. Interest will therefore begin to accrue on the civil penalty from the effective date of this CAFO if the penalty is not paid by the date required. Interest will be assessed at the rate established by the Secretary of Treasury pursuant to 31 U.S.C. § 3717. A charge will be assessed to cover the costs of debt collection, including processing and handling costs and attorney fees. In addition, a penalty charge will be assessed on any portion of the debt that remains delinquent more than ninety (90) days after payment is due.

- 27. Complainant and Respondent shall bear their own costs and attorney fees in this matter.
 - 28. This CAFO shall be binding upon the Respondent, its successors, and assigns.
- 29. The following individual represents EPA in this matter and is authorized to receive service for EPA in this proceeding:

Caron B. Falconer U.S. EPA, Region 4 Air Pesticides & Toxics Management Division 61 Forsyth Street, S.W. Atlanta, Georgia 30303 (404) 562-8451

30. Each undersigned representative of the parties to this CAFO certifies that he or she is fully authorized by the party represented to enter into this CAFO and legally bind that party to it.

THIS SECTION INTENTIONALLY LEFT BLANK

VI. Effective Date

31. The effective date of this CAFO shall be the date on which the CAFO is filed with the Regional Hearing Clerk.

AGREED AND CONSENTED TO:

Tampa Electric Company

By: Themes L. He	(Signature) Date: 6-30-/0
Name: Thomas L Hernander	_(Typed or Printed)
Title: VP-Energy Spphy	_(Typed or Printed)
By: Kenneth R. Lapierre, Acting Director Air, Pesticides & Toxics Management Division Region 4	Date: 6/16/2010

Susan B. Schub Regional Judicial Officer

CERTIFICATE OF SERVICE

I hereby certify that I have this day served a true and correct copy of the foregoing

Consent Agreement and Final Order, In the Matter of Tampa Electric Company, Docket

No. EPCRA 04-2010-2039(b), on the parties listed below in the manner indicated:

Caron B. Falconer (Via EPA's internal mail)
U.S. EPA, Region 4
Air, Pesticides and Toxics Management Division
61 Forsyth Street
Atlanta, GA 30303

Ellen Rouch U.S. EPA, Region 4 Office of Environmental Accountability 61 Forsyth Street Atlanta, GA 30303 (Via EPA's internal mail)

Mr. Randy Melton Tampa Electric Company 9995 State Road Mulberry, Florida 33860 (Certified Mail - Return Receipt Requested)

Date: 7 - 20 - 10

Patricia A. Bullock, Regional Hearing Clerk

United States Environmental Protection Agency, Region 4 Atlanta Federal Center 61 Forsyth Street, S.W. Atlanta, GA 30303 (404) 562-9511

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EPA ACCOUNTS RECEIVABLE CONTROL NUMBER FORM

TO BE	COMPLETED BY THE ORIGINATING tach a copy of the final order and transmittal	<u>(G OFFICE:</u> . letter to Defend	ant/Respondent)	Y- }
TT. !	rm was originated by:			7/9/10
I nus ro	rm was originated by:	(Name		(Date)
:_ 4 b _	Region 4, ORC, OEA			_at (404) 5624 9504
in the	(Offi	ce)		(Telephone Number)
	Non-SF Judicial Order/Consent Decree USAO COLLECTS	Ç	Administrative On FMO COLLECTS	der/Consent Agreement PAYMENT
	SF Judicial Order/Consent Decree DOJ COLLECTS	[Sent with bill	Cost Package required:
	Other Receivable	[Not sent with bill Oversight Billing -	Cost Package not required
	This is an original debt	. [This is a modificati	kora.
PAYE	E: Tampa Ele	Company/Mun	pany cipality making the payme	
The T	otal Dollar Amount of the Receivable: \$([f installments, attach schedule of	5759		
The C	ase Docket Number: CERCU	A N 20	10 2039 (b)	
The Si	ite Specific Superfund Account Number:			
The D	esignated Regional/Hendquarters Program Of			
-7% - 17	75.55 A	- • –		Date
	FMS Accounts Receivable Control Number is:	·		
if you	have any questions, please call:	_ of the Fina	ncial Management Section	1 at:
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<u>DISTR</u>	UBUTION:			
A. <u>(U</u> sh	DICIAL ORDERS: Copies of this form with an attrouble to:	sched copy of the I	roust page of the FINAL JUDI	CIAL ORDER
1.	Debt Tracking Officer Environmental Enforcement Section Department of Justice RM 1647 P.O. Box 7611, Benjamin Franklin Station Washington, D.C. 20044		iginating Office (EAD) signated Program Office	
B. A.	DMINISTRATIVE ORDERS: Copies of this form	with an attached co	ppy of the front page of the Ac	iministrative Order should be to:
i. 2	Originating Office Regional Hearing Clerk		isignated Program Office egional Counsel (EAD)	