BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition for approval of modifications to rate schedule LS-1, lighting service and for approval of revisions to lighting service contract, by Duke Energy Florida, LLC. DOCKET NO. 20180089-EI ORDER NO. PSC-2018-0270-TRF-EI ISSUED: May 30, 2018

The following Commissioners participated in the disposition of this matter:

ART GRAHAM, Chairman JULIE I. BROWN DONALD J. POLMANN GARY F. CLARK ANDREW GILES FAY

ORDER APPROVING REVISIONS TO SPECIFIED RATE SCHEDULES

BY THE COMMISSION:

Background

On April 4, 2018, Duke Energy Florida, LLC (DEF or utility) filed a petition for approval of modifications to its Lighting Service (LS-1) rate schedule and lighting service contract. The LS-1 tariff is applicable to any customer for the sole purpose of lighting roadways or other outdoor areas. The tariffs, in legislative format and as approved here, are shown in Attachment A to this order.

The proposed revisions are designed to update and clarify certain provisions of the LS-1 tariff; none of the rates and charges LS-1 customers currently pay are being modified. We have jurisdiction over this matter pursuant to Section 366.06, Florida Statutes.

Decision

DEF's proposed revisions to its LS-1 rate schedule (Tariff Sheet Nos. 6.283 and 6.284) and lighting service contract (Tariff Sheet Nos. 7.110, 7.111, 7.112, and 7.113) are attached. The revisions are discussed below.

Each fixture shown in the LS-1 tariff indicates the lamp wattage (i.e., the amount of energy a lamp uses). DEF proposes to add language to indicate that actual wattages may vary up to five watts from the wattage shown in the tariff. DEF explained that the newer LED fixtures are more energy efficient in that they have equivalent lumen output with lower wattages compared to previous generation LED fixtures. Adding this language allows DEF to purchase more efficient products without having to update the LS-1 tariff to revise the wattages.

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A lighting customer is required to pay a contribution in aid of construction (CIAC) when DEF extends its distribution facilities to provide lighting service. Currently, the CIAC is collected as a one-time payment. As an alternative to the one-time CIAC payment, DEF is proposing to allow customers to pay the CIAC amount as a monthly fee added to the bill. The monthly fee would apply as long as the customer takes service under the LS-1 tariff and is calculated as a percentage of the CIAC amount. The new language does not prohibit a customer from paying the total CIAC amount in a single payment.

In addition, DEF proposes tariff modifications to state that customers must notify the utility before installing customer-owned receptacles such as holiday lights. The added language helps the utility track the receptacles to manage electric load and to appropriately bill for energy consumption.

The proposed tariff is also revised to remove the language which states that the utility may consider installing and maintaining customer-owned systems. DEF states that, as a business practice, it will no longer consider such requests for customer-owned systems. Additionally, new language is included to clarify the pole replacement process making it consistent with the process currently used for replacing obsolete lighting fixtures.

The proposed revisions to the lighting service contract align it with proposed revisions to the LS-1 tariffs discussed above, remove language that is no longer necessary, and revise the utility's name to reflect Duke Energy Florida, LLC.

Conclusion

We have reviewed DEF's petition and we find that the proposed changes to the LS-1 rate schedule and lighting service contract are reasonable and appropriate. Therefore, DEF's proposed changes to the LS-1 rate schedule and lighting service contract, as shown in Attachment A, are approved. The revised tariffs shall be effective May 8, 2018.

Based on the foregoing, it is

ORDERED by the Florida Public Service Commission that the proposed changes to Duke Energy Florida, LLC's LS-1 rate schedule and lighting service contract as shown in Attachment A are approved. The revised tariffs shall be effective May 8, 2018. It is further

ORDERED that if a protest is filed within 21 days of the issuance of the order, the tariffs shall remain in effect, with any revenues held subject to refund, pending resolution of the protest. It is further

ORDERED that if no timely protest is filed, this docket shall be closed upon the issuance of a consummating order.

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By ORDER of the Florida Public Service Commission this <u>30th</u> day of <u>May</u>, <u>2018</u>.

Matta Stand Hen

CARLOTTA S. STAUFFER Commission Clerk Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, Florida 32399 (850) 413-6770 www.floridapsc.com

Copies furnished: A copy of this document is provided to the parties of record at the time of issuance and, if applicable, interested persons.

KMS

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NOTICE OF FURTHER PROCEEDINGS

The Florida Public Service Commission is required by Section 120.569(1), Florida Statutes, to notify parties of any administrative hearing or judicial review of Commission orders that is available under Sections 120.57 or 120.68, Florida Statutes, as well as the procedures and time limits that apply. This notice should not be construed to mean all requests for an administrative hearing or judicial review will be granted or result in the relief sought.

Mediation may be available on a case-by-case basis. If mediation is conducted, it does not affect a substantially interested person's right to a hearing.

The Commission's decision on this tariff is interim in nature and will become final, unless a person whose substantial interests are affected by the proposed action files a petition for a formal proceeding, in the form provided by Rule 28-106.201, Florida Administrative Code. This petition must be received by the Office of Commission Clerk, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850, by the close of business on June 20, 2018.

In the absence of such a petition, this Order shall become final and effective upon the issuance of a Consummating Order.

Any objection or protest filed in this docket before the issuance date of this order is considered abandoned unless it satisfies the foregoing conditions and is renewed within the specified protest period.

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		Page 5 of
	P	ATE SCHEDULE LS-1
		LIGHTING SERVICE
	(Co	ntinued from Page No. 4)
. Additional Facilit	98	
BILLING TYPE		
BILLING TIPE	Electrical Pole Receptacle 4	
401	Single	\$3.00 per unit
402	Double	\$3.90 per unit
Notes to Per Unit (Charges:	
	to existing installations.	
		on and age. Wattage ratings do not include ballast losses. Actual wattage
may vary	up to +/- 5 watts.	
(3) Shown for kWh.	information only. Energy charges are	billed by applying the foregoing energy and demand charges to the total month
	e permitted only during the period of	f October through January, only on poles designated by the Company. Energ
		npany of installation of customer-owned receptacles prior to such installation.
(5) Special ap	plications only.	
dditional Charges:		
Fuel Cost Recover	v Factor:	See Sheet No. 6.105
Asset Securitizatio		See Sheet No. 6.105
Gross Receipts Ta		See Sheet No. 6.106
Right-of-Way Utiliz Municipal Tax:	ation Fee:	See Sheet No. 6.106 See Sheet No. 6.106
Sales Tax:		See Sheet No. 6.106
inimum Monthly Bil		
The minimum mon	thiv hill shall be the sum of the Custon	
		ner Charge and applicable Fixture, Maintenance and Pole Charges.
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Page 2 of 6

-	DUKE SECTION NO. VI FIFTH SIXTH REVISED SHEET NO. 6.284 CANCELS FOURTH FIFTH REVISED SHEET NO. 6.284 Page 6 of 1
	RATE SCHEDULE LS-1 LIGHTING SERVICE (Continued from Page No. 5)
1.1	ecial Provisions: (Continued) kWh consumption for Company-owned fixtures shall be estimated in lieu of installing meters. kWh estimates will be made using th following formula:
	kWh = Unit Wattage (including ballast losses) x 350 hours per month 1,000
6.	kWh consumption for customer-owned fixtures shall be metered. Installation of customer-owned lighting facilities shall be provided for by the customer. The Company may consider installing customer owned lighting facilities and will bill the customer in accordance with the Company's policy related to "Work Performed for the Public." Any costs incurred by the Company to provide for consolidation of existing lighting facilities for the purpose of metering shall be at the customer's expense.
7.	No Pole Charge shall be applicable for a fixture installed on a company-owned pole which is utilized for other general electrical distributio purposes.
8.	The Company will repair or replace malfunctioning lighting fixtures maintained by the Company in accordance with Section 768.138. Florida Statutes (2005).
9.	For a fixture type <u>and/or pole type</u> restricted to existing installations and requiring major renovation or replacement, the fixture <u>and/or pol</u> shall be replaced by an available similar non-restricted fixture <u>and/or pole of the customer's choosing</u> and the customer shall commence being billed at its appropriate rate. Where the customer requests the continued use of the same fixture type <u>and/or pole type f</u> appearance reasons, the Company will attempt to provide such fixture <u>and/or pole</u> and the customer shall commence being billed at a rat determined in accordance with Special Provision No. 2 for the cost of the renovated or replaced fixture <u>and/or pole</u> .
10.	The customer will be responsible for trimming trees and other vegetation that obstruct the light output from fixture(s) or maintenance access to the facilities.
11.	After December 31, 1998, all new leased lighting shall be installed on poles owned by the Company.
12.	Alterations to leased lighting facilities requested by the customer after date of installation (i.e. redirect, install shields, etc.), will be billed the customer in accordance with the Company's policy related to 'Work Performed for the Public'.
13.	Service for street or area lighting is normally provided from existing distribution facilities. Where suitable distribution facilities do not exis it will be the customer's responsibility to pay for necessary additional facilities. Refer to Section III, paragraph 3.01 of the Company General Rules and Regulations Governing Electric Service to determine the Contribution in Aid of Construction CIAC owed by the customer.
14.	Requests for exchanging facilities, upgrades, relocations, removals etc. are subject to Section III, paragraph 3.05, of the Company General Rules and Regulations Governing Electric Service,
15.	For available LEDs, the customer may opt to make an initial, one-time Contribution in Aid of Construction payment of 50% of the installe cost of fixtures rated greater than 200 Watts and/or poles other than standard wood poles, to reduce the Company's installed cost. If customer chooses this option, the monthly fixture and/or pole charge shall be computed as the reduced installed cost times th corresponding monthly percentage in 2.1.(a) and/or 2.1I above.
16.	As an alternative to making an initial one-time CIAC payment to extend distribution facilities to render lighting service, as referenced in Special Provision No. 13, the customer may elect to pay a monthly fee of 1.59% of the calculated CIAC amount.

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	SECTION NO. VII SEVENTH <mark>SIXTH</mark> REVISED SHEET I CANCELS SIXTH FIFTH REVISED S		
		Page 1 of 4	
	LIGHTING SERVICE CONTRACT	ACCOUNT NUMBER	
CUSTOMER NAME:		WORK ORDER NUMBER	
SERVICE LOCATION(S): (Street address	, city/county, Company account number if established)	DEF CONTACT	
between Duke Energy above location(s). The Customer agree the rates, terms and provisions of the C Florida Public Service Commission (FF	(hereinafter referred to as the "Customer") for lighting service at the above location(s). The Customer agrees to receive and pay for lighting service from the Company in accordance with the rates, terms and provisions of the Company's Rate Schedule LS-1, or its successor, as the same is on file with the Florida Public Service Commission (FPSC) and as may be amended and subsequently filed with the FPSC. To the extent there is any conflict between this Contract and the Lighting Service Rate Schedule, the Lighting Rate Schedule		
	t service under this rate shall be for an initial te ither party upon written notice sixty (60) days prio		
The Company shall install the following	facilities (hereinafter called the Facilities):		
Fixture Type and Number Installed:			
Pole Type and Number Installed:			
Additional facilities:			
		(Continued in Next Page)	
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Rat	te per Month:	Page 2 of
	The monthly charges consist of the items below. These ch the Florida Public Service Commission.	narges may be adjusted subject to review and approval by
	Customer Charge Pole Charge Light Fixture Charge Light Fixture Maintenance Charge Energy and Demand Charge : Charge : Non-fuel Energy Charge Plus the Cost Recovery Factors listed in Rate Schedule BA-1, Billing Adjustments**, except the Fuel Cost Recovery Factor and Asset Securitization Charge Factor: Fuel Cost Recovery Factor **: Asset Securitization Charge Factor: **Charges are normally revised on an annual basis.	See Sheet No. 6.105 and 6.106 See Sheet No. 6.105 See Sheet No. 6.105
Ad	ditional Charges:	
	Certain additional charges may also apply to the installatio	n.
	Gross Receipts Tax Factor: Right-of-Way Utilization Fees: Municipal Tax: Sales Tax:	See Sheet No. 6.106 See Sheet No. 6.106 See Sheet No. 6.106 See Sheet No. 6.106
HE (CUSTOMER AGREES:	
1.	To purchase from the Company all of the electric energy of	used for the operation of the Lighting System.
2.	To be responsible for paying, when due, all bills rendere effective Lighting Rate Schedule LS-1, or its successor, Contract.	ed by the Company pursuant to the Company's currently for facilities and service provided in accordance with this
3.	To be responsible for trimming trees that may either maintenance access to the facilities.	obstruct the light output from fixture(s) or that obstruct
T IS	MUTUALLY AGREED THAT:	
4.	Requests for exchanging facilities, upgrades, relocation Company's General Rules and Regulations Governing Ele	
5.	interruption, deficiency or failure of service, and reserve	g service and will not be liable for damages for any s the right to interrupt service at any time for necessary is intended to benefit any third party or to impose any
6.	and will continue to be, easily and economically accessi construction and maintenance. In the event the Custom the grading, which requires the Company to move its fac applicable code requirements, Customer shall comper Company to comply with any applicable code requiremen 30 days of the completion of such work, Customer shall	he Company, the location and the type of the facilities are, ible to the Company's equipment and personnel for both er or its contractor, subcontractor or other agent changes illities or otherwise incur costs to ensure compliance with esate the Company for all such costs incurred by the ts. In the event Customer fails to pay the Company within all pay the Company any amounts owing the Company costs the Company incurs to collect any amounts owed to
7.	Modification of the facilities provided by the Company und of a written amendment to this Contract.	der this Contract may only be made through the execution

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~	2	DUKE ENERGY.	SECTION NO. VII FIFTH <u>SIXTH</u> REVISED SHEET NO. 7.112 CANCELS FOURTH <u>FIFTH</u> REVISED SHEET NO. 7.112
			Page 3 of 4
	8.	provided sufficient rights-of-way or easements	stomer, relocate the lighting facilities covered by this Agreement, if s to do so. The Customer shall be responsible for the payment of all uested relocation of the Company's lighting facilities.
	9.	The Company may, at any time, substitute for shall be of at least equal illuminating capacity	any luminaire/lamp installed hereunder another luminaire/lamp which and efficiency.
	10.		or the cost incurred to repair or replace any fixture or pole which has not be required to make such repair or replacement prior to payment
	11.	The Company will repair or replace malfunction Section 768.1382, Florida Statutes (2005).	oning lighting fixtures maintained by the Company in accordance with
Ĩ	12.		years from the date of initiation of service. The date of initiation of ghts are energized. At the end of the term of service, a new Contract
1	13.	obligations contained in this Contract, said ob Company may cease to supply electric energy has fully cured such other breach of this Coi after disconnection for nonpayment or violat lighting installation on an account. Any failt waiver of its rights. It is understood, however	and rendered pursuant to this Contract or otherwise fail to perform the ligations being material and going to the essence of this Contract, the y or service until the Customer has paid the bills due and rendered or ntract. Service charges associated with the reconnection of service ion of Company or Commission Rules may be assessed for each ure of the Company to exercise its rights hereunder shall not be a er, that such discontinuance of the supplying of electric energy or Contract by the Company, nor shall it relieve the Customer of the ditions of this Contract.
	14.	by giving the Company at least sixty (60) day service, the Customer shall pay an amoun Contribution in Aid of Construction ("CIAC").	ervice under this schedule, the Customer may terminate the Contract s advance written notice to the Company. Upon early termination of nt equal to the remaining monthly customer charges <u>remaining</u> <u>if applicable</u> , and remaining pole and fixture lease amounts for the sponsible for the cost of removing the facilities.
	15.	under this Contract are to be assigned to a the may be assigned by the Customer to the Purc	pon which the facilities are installed, or if the Customer's obligations hird party, upon the written consent of the Company, this Contract haser or to the third party. No assignment shall relieve the Customer ligations have been assumed by the Purchaser or third party and
	16.	Customer and the Company with respect to	cts or representations, either written, oral or otherwise between the the facilities referenced herein and constitutes the entire Contract create any rights or provide any remedies to third parties or create by the Company to third parties.
e - 1	17.	This Contract shall inure to the benefit of, and the Company.	d be binding upon the successors and assigns of the Customer and
	18.	or supplemented. In the event of any conf	riff for Retail Service, or as they may be hereafter revised, amended lict between the terms of this Contract and the provisions of the visions of the Company's Tariff for Retail Service and FPSC Rules sed, amended or supplemented.
			(Continued in Next Page)
1 10	SIII	ED BV: Javier I. Bertuende Managing Dire	eter Bates & Begulatony Strategy _ El

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	DUKE ENERGY.	SECTION NO. VII FOURTH- <u>FIFTH</u> REVISED SHEET NO. 7.113 CANCELS THIRD FOURTH REVISED SHEET NO. 7.113
		Page 4 of 4
	complying with this Contract by strikes, lockou actions, lightning, hurricanes, storms, floods, expense to construct facilities and/or maintain the party thus prevented from compliance, an prevented from complying with this Contract which, in the sole opinion of the Company, is	e shall be excused at any time that either party is prevented from uts, fires, riots, acts of God, the public enemy, governmental or court , inclement weather that necessitates extraordinary measures and operations, or by any other cause or causes not under the control of d the Company shall not have the obligation to furnish service if it is by reason of any partial, temporary or entire shut-down of service reasonably necessary for the purpose of repairing or making more nission, distribution or other electrical equipment.
	and contractors or subcontractors be liable t incidental, indirect, special, consequential, ex	poration, affiliate corporations, officers, directors, employees, agents, to the Customer, its employees, agents or representatives, for any xemplary, punitive or multiple damages resulting from any claim or tort (including, but not limited to, negligence or strict liability), or any
	WITNESS WHEREOF, the parties hereby caused presentatives to be effective as of the day and year	this Contract to be executed in triplicate by their duly authorized first written above.
Cł	arges and Terms Accepted:	
1		
	stomer (Print or type name of Organization)	duke energy florida, <u>llc</u> i ng.
By	:(Signature)	By:(Signature)
-	(Print or type name)	(Print or type name)
Tit	le;	Title:

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Form LS-1