

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition for approval of optional non-standard meter rider, by Florida Power & Light Company <hr/>	DOCKET NO. 130223-EI FILED: September 15, 2014
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COMMISSION
CLERK

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PREHEARING STATEMENT OF RACHEL GARIBAY-WYNNBERRY

Rachel Garibay-Wynnberry, pursuant to the Order Establishing Procedure in this docket, Order No. PSC-14-0104-PCO-EI, issued February 02, 2014, and Order to Show Cause No. PSC-14-0480-SC-EI, issued September 10, 2014, hereby submit this Prehearing Statement.

APPEARANCES:

Rachel Garibay-Wynnberry
3342 Yonge Ave.
Sarasota, FL 34235
rachelgaribay@gmail.com

Pro Se

1. **WITNESSES:**

Rachel Garibay-Wynnberry does not intend to call any witnesses.

2. **EXHIBITS:**

None at this time.

3. **STATEMENT OF BASIC POSITION**

Rachel Garibay-Wynnberry adopts the basic position of Marylynn Martin, et al.

4. **STATEMENT OF FACTUAL ISSUES AND POSITIONS**

Issue 1: Is it appropriate for customers who receive service through a non-standard meter to bear the cost of that service?

Rachel Garibay-Wynnberry: Rachel Garibay-Wynnberry adopts the position of Marylynne Martin, et al

Issue 2: What are the appropriate staffing levels for the customer care employees and the meter reading lead position functions to enroll and serve customers on the NSMR tariff?

Rachel Garibay-Wynnberry: Rachel Garibay-Wynnberry adopts the position of Marylynne Martin, et al.

Issue 3: Are the various cost components and their amounts FPL included in developing the charges for the NSMR tariff appropriate? If not, what cost components and their associated amounts, if any, should be excluded from the calculations?

Rachel Garibay-Wynnberry: Rachel Garibay-Wynnberry adopts the position of Marylynne Martin, et al

Issue 4: Is the requirement for a manual monthly meter reading by FPL reasonable and justified or should customers be offered alternatives (e.g., self-read or estimated billing options) to ensure fair and reasonable rates are established and costs to FPL are minimized?

Rachel Garibay-Wynnberry: Rachel Garibay-Wynnberry adopts the position of Marylynne Martin, et al.

Issue 5: Should customers with several non-standard meters at the same property location pay multiple enrollment fees? If not, what is appropriate enrollment fee?

Rachel Garibay-Wynnberry: Rachel Garibay-Wynnberry adopts the position of Marylynne Martin, et al

Issue 6: Are there any cost savings associated with the NSMR program that have not been used in accounting for the NMSR charges? If so, what are the sources of such savings, and what and how should the amounts be reflected in the NSMR calculations?

Rachel Garibay-Wynnberry: Rachel Garibay-Wynnberry adopts the position of Marylynne Martin, et al

Issue 7: What is the appropriate projection of the number of FPL customers who may subscribe to the NSMR tariff for purposes of deriving the NSMR charges?

Rachel Garibay-Wynnberry: Rachel Garibay-Wynnberry adopts the position of Marylynne Martin, et al.

Issue 8: How should the NSMR charges, if any, be designed?

Rachel Garibay-Wynnberry: Rachel Garibay-Wynnberry adopts the position of Marylynne Martin, et al

Issue 9: What additional information, if any, should FPL be required to file in its annual smart meter progress reports?

Rachel Garibay-Wynnberry: Rachel Garibay-Wynnberry adopts the position of Marylynne Martin, et al

Issue 10: Are FPL's proposed terms and conditions of the NSMR tariff appropriate? If not, what changes should be made?

Rachel Garibay-Wynnberry: Rachel Garibay-Wynnberry adopts the position of Marylynne Martin, et al

Issue 11: Based on the resolution of the previous issues, what are the appropriate NSMR charges?

Rachel Garibay-Wynnberry: Rachel Garibay-Wynnberry adopts the position of Marylynne Martin, et al

5. STIPULATED ISSUES:

None at this time.

6. PENDING MOTIONS:

Rachel Garibay-Wynnberry has filed a Motion to accept the Prehearing statement filed out of time and for excusal from the prehearing conference.

7. STATEMENT OF PARTY'S PENDING REQUESTS OR CLAIMS FOR CONFIDENTIALITY:

None.

8. OBJECTIONS TO QUALIFICATION OF WITNESSES AS AN EXPERT:

None at this time.

9. STATEMENT OF COMPLIANCE WITH ORDER ESTABLISHING PROCEDURE:

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing **PREHEARING STATEMENT OF RACHEL GARIBAY-WYNNBERRY** has been furnished by electronic mail on this 15th day of September, 2014.

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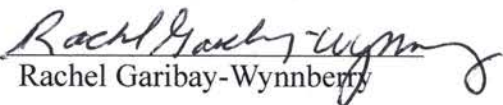
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
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Rachel Garibay-Wynnberry

There are no requirements of the Order Establishing Procedure with which the Rachel Garibay-Wynnberry cannot comply.

Dated this 15th day of September, 2014

Respectfully submitted,

A handwritten signature in cursive script that reads "Rachel Garibay-Wynnberry".

Rachel Garibay-Wynnberry
Pro Se

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Sarasota, FL 34235
rachelgaribay@gmail.com