

427

FPL's Response to OPC's Eighth Interrogatories
Nos. 217-220.

QUESTION:

Regarding the Excel file "Support – Exhibit KF-3(A)" tab "(A) Support UI Approved – Comb" provided in response to OPC POD-36.

- a. Please provide the investments and depreciation rate used to calculate the annual depreciation expense shown in columns 2020, 2021, 2022, and 2023.
- b. Please include a reference to the Exhibit that supports the depreciation rate(s) provided in response to subpart (a).

RESPONSE:

- a. Please refer to Attachment No. 1 – Combined Plant Balances and Attachment No. 2 – Approved Combined Rates for FPL and Gulf - to this response. The depreciation rate provided is a monthly rate. Note, the Excel file "Support – Exhibit KF-3(A)" tab "(A) Support UI Approved – Comb" provided in response to OPC's First Request for Production of Documents No. 36 included data for Florida City Gas which has been removed in this response. While the Florida City Gas information was reflected in the detailed data, none of this information impacted FPL's depreciation calculations.
- b. Please refer to FPL witness Allis, Exhibit NWA – 3, Schedule 1A. Note that forecast additions utilize a composite rate of the plant site.

QUESTION:

Regarding the Excel file "Support – Exhibit KF-3(A)" tab "(A) Support UI Proposed – Comb" provided in response to OPC POD-36.

- a. Please provide the investments and depreciation rate(s) used to calculate the annual depreciation expense shown in columns 2020, 2021, 2022, and 2023.
- b. Please include a reference to the Exhibit that support(s) the depreciation rate(s) provided in response to subpart (a).

RESPONSE:

- a. Please see Attachment No. 1 to this response containing the “Combined Plant Balances” and Attachment No 2 – Proposed Combined Rates for FPL and Gulf. The depreciation rate provided is a monthly rate. Note, the excel file "Support – Exhibit KF-3(A)" tab "(A) Support UI Proposed – Comb" provided in response to OPC First Request for Production of Documents No. 36 included data for Florida City Gas which has been omitted in this response. While the Florida City Gas information was reflected in the detailed data, none of this information impacted FPL’s depreciation calculations.
- b. Please refer to FPL witness Allis, Exhibit NWA – 3, Schedule 1B. Note that Forecast additions utilize a composite rate of the plant site.

QUESTION:

Regarding the Excel file "Support – Exhibit KF-3(B)" tab "Proposed – Support for Pg. 1" provided in response to OPC POD-36.

- a. Please provide the investments and depreciation rate(s) used to calculate the annual depreciation expense shown in columns 2020, 2021, 2022, and 2023.
- b. Please include a reference to the Exhibit that supports the depreciation rate(s) provided in response to subpart (a).

RESPONSE:

- a. Please refer to Attachment No. 1 – Combined Plant Balances with RSAM and Attachment No. 2 – Proposed Combined Rates with RSAM - to this response. The depreciation rate provided is a monthly rate.
- b. Please refer to FPL witness Allis, Exhibit NWA – 4, Table 1. Forecast additions utilize a composite rate of the plant site.

QUESTION:

Regarding the Excel file "Support – Exhibit KF-3(B)" tab "Approved – Support for Pg. 1" provided in response to OPC POD-36.

- a. Please provide the investments and depreciation rate(s) used to calculate the annual depreciation expense shown in columns 2020, 2021, 2022, and 2023.
- b. Please include a reference to the Exhibit that supports the depreciation rate(s) provided in response to subpart (a).

RESPONSE:

- a. Please refer to Attachment No. 1 – Standalone Plant Balances and Attachment No. 2 – Approved Standalone Rates - to this response. The depreciation rate provided is a monthly rate.
- b. Please refer to FPL's response to OPC's Eighth Set of Interrogatories, No. 217, subpart (b).