## **BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION**

In re: Evaluation of storm restoration costs for Florida Power & Light Company related to Hurricane Irma. DOCKET NO.: 20180049 FILED: May 23, 2018

## FLORIDA INDUSTRIAL POWER USERS GROUP'S <u>PETITION TO INTERVENE</u>

Pursuant to sections 120.569, 120.57, Florida Statutes, and rules 25-22.039, 28-106.201

and 28-106.205, Florida Administrative Code, the Florida Industrial Power Users Group

(FIPUG), through its undersigned counsel, files its Petition to Intervene. In support thereof,

FIPUG states the following:

1. <u>Name and address of agency</u>. The affected agency is the Florida Public Service

Commission, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850.

2. <u>Name and address of Petitioner</u>. The name and address of the Petitioner is:

Florida Industrial Power Users Group c/o Moyle Law Firm, P.A. 118 North Gadsden Street Tallahassee, Florida 32301 Telephone: (850) 681-3828 Facsimile: (850) 681-8788

3. <u>Petitioner's representatives</u>. Copies of all pleadings, notices and orders in this

docket should be provided to:

Jon C. Moyle, Jr. Karen A. Putnal Moyle Law Firm, P.A. 118 North Gadsden Street Tallahassee, Florida 32301 Telephone: (850) 681-3828 Facsimile: (850) 681-8788 jmoyle@moylelaw.com kputnal@moylelaw.com 4. <u>Notice of docket</u>. Petitioner received notice of this docket by reviewing the Commission's website.

5. <u>Statement of Substantial Interests.</u> FIPUG is an ad hoc association consisting of industrial users of electricity in Florida. The cost of electricity constitutes a significant portion of FIPUG members' overall costs of production. FIPUG members require adequate, reasonably-priced electricity in order to compete in their respective markets.

6. In this case, the Commission will consider FPL's request to recover storm restoration costs related to costs associated with Hurricane Irma. These costs will be recovered from FPL's customers, including FIPUG members.

7. FIPUG's interests are of the type that this proceeding is designed to protect. *See, Agrico Chemical Company v. Department of Environmental Regulation*, 406 So.2d 478 (Fla. 2nd DCA 1981). The purpose of the proceeding is to evaluate FPL's request to recover storm related restoration costs resulting from Hurricane Irma. Thus, the purpose of the proceeding coincides with FIPUG's substantial interests, which is to ensure that the rates its members who receive electrical service from FPL are charged fair, just and reasonable rates.

8. <u>Disputed Issues of Material Fact.</u> Disputed issues of material fact include, but are not limited to, the following:

- a. Are the costs for which FPL seeks recovery from customers reasonable?
- b. Has FPL properly calculated the interim storm cost recovery factors that are proposed to go into effect, for recovery of estimated restoration costs associated with costs associated with Hurricane Irma?
- c. What are the final, actual restoration costs for costs associated with Hurricane Irma?
- d. Based on the final, actual restoration costs for costs associated with Hurricane Irma that FPL is authorized to recover, by what amount, if any, assuming advanced recovery is permitted, did FPL over- or under-recover those for the time period that the interim storm cost recovery factors were in effect?

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e. How should FPL credit to or recover from customers the over- or underrecovery?

FIPUG reserves all rights to raise additional issues in accordance with the Commission's rules and the Order Establishing Procedure in this case.

9. <u>Disputed Legal Issues.</u> Disputed legal issues include, but are not limited to, the following:

a. Has FPL met its burden of proof in this matter?

10. <u>Statement of Ultimate Facts Alleged.</u> Ultimate facts include, but are not limited to, the following:

a. Are the costs claimed by FPL related to costs associated with Hurricane Irma reasonable and prudent?

11. <u>Rules and statutes justifying relief.</u> The rules and statutes that entitle FIPUG to intervene and participate in this case include, but are not limited to:

- a. Section 120.569, Florida Statutes;
- b. Section 120.57, Florida Statutes;
- c. Section 366.04(1), Florida Statutes;
- d. Section 366.06, Florida Statutes;
- e. Rule 25-22.039, Florida Administrative Code;
- f. Rule 28-106.201, Florida Administrative Code;
- g. Rule 28-106.205, Florida Administrative Code.
- 12. <u>Relief.</u> FIPUG requests that it be permitted to intervene as a full party in this docket.

13. <u>Position of FPL.</u> The undersigned is authorized to represent that FPL does not oppose FIPUG's Petition to Intervene.

**WHEREFORE**, FIPUG requests that the Commission enter an order allowing it to intervene and participate as a full party in this docket.

/s/ Jon C. Moyle Jon C. Moyle, Jr. Karen A. Putnal Moyle Law Firm, P.A. 118 North Gadsden Street Tallahassee, Florida 32301 Telephone: (850)681-3828 Facsimile: (850)681-8788 jmoyle@moylelaw.com kputnal@moylelaw.com

Attorneys for Florida Industrial Power Users Group

## **CERTIFICATE OF SERVICE**

I **HEREBY CERTIFY** that a true and correct copy of the foregoing Florida Industrial Power Users Group's Petition to Intervene has been furnished by electronic mail this 23rd day of May, 2018, to the following:

Suzanne Brownless Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399 <u>sbrownle@psc.state.fl.us</u>

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/s/ Jon C. Moyle

Jon C. Moyle, Jr.