## BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

DOCKET NO. 20240025-EI – Petition for rate increase by Duke Energy Florida, LLC

Witness: Direct Testimony of **Simon Ojada**, Florida Public Service Commission;

Appearing on Behalf of the Staff of the Florida Public Service Commission

DATE FILED: June 11, 2024

1		<b>DIRECT TESTIMONY OF SIMON OJADA</b>
2	Q.	Please state your name and business address.
3	A.	My name is Simon Ojada. My business address is 2540 Shumard Oak Blvd;
4		Tallahassee, FL 32399.
5		
6	Q.	By whom are you presently employed and in what capacity?
7	A.	I am employed by the Florida Public Service Commission (FPSC or Commission) as a
8		Public Utility Analyst. I retired from the Commission in January 2023 after 26 years of
9		employment, and I returned in April 2024 following a brief retirement.
10		
11	Q.	Please give a brief description of your educational background and professional
12		experience.
13	A.	I graduated from the University of South Florida in 1991 with a Bachelor of Science
14		degree in Finance. In 1994, I received a Bachelor of Science degree in Accounting
15		from Florida Metropolitan University. In 1997, I received a Master of Business
16		Administration with a concentration in Accounting from Florida Metropolitan
17		University. As a 26-year employee of the Commission, I have varied experience in the
18		electric, gas, and water and wastewater industries. My work experience includes
19		various types of rate cases, cost recovery clauses, and utility audits.
20		
21	Q.	Please describe your current responsibilities.
22	A.	My responsibilities consist of planning and conducting utility audits of manual and
23		automated accounting systems for historical and forecasted data.
24		
25	0.	Have you previously presented testimony before this Commission?

l	A.	Yes. I have presented testimony in several dockets before this Commission. Those
2		dockets include Docket Numbers 20130001-EI, 20140001-EI, 20150001-EI,
3		20160001-EI, 20170001-EI, 20180001-EI, and 20190001-EI.
4		
5	Q.	What is the purpose of your testimony?
6	A.	The purpose of my testimony is to sponsor staff's Auditor Report of Duke Energy
7		Florida, LLC which addresses the Utility's filing in Docket No. 20240025-EI. An
8		Auditor's Report was filed in the docket on June 7, 2024. This report is filed with my
9		testimony and is identified as Exhibit SO-1.
10		
11	Q.	Was this audit prepared by you or under your direction?
12	A.	Yes. It was prepared under my direction.
13		
14	Q.	Please describe the objectives of the audit and the procedures performed during
15		the audit?
16	A.	The objectives and procedures are listed in the Objectives and Procedures section of
17		the attached Exhibit SO-1, pages 2 through 6.
18		
19	Q.	Were there any audit findings in the Auditor's Report (Exhibit SO-1) which
20		address the schedules prepared by the Utility in support of its filing in Docket No
21		20240025-EI?
22	A.	No.
23		
24	Q.	Does that conclude your testimony?
25	A.	Yes.

# **Exhibits**

## State of Florida



# **Public Service Commission**

Office of Auditing and Performance Analysis
Bureau of Auditing

# Auditor's Report

Duke Energy Florida, LLC File & Suspend Rate Case

Historical Test Year Ended December 31, 2023

Docket No. 20240025-EI Audit Control No. 2024-102-1-1 June 7, 2024

> Simon Ojada Audit Manager

Mark Caamano Audit Staff

Kathryn Guan

Ronald Mavrides

Audit Staff

Audit Staff

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# **Purpose**

To: Florida Public Service Commission

We have performed the procedures described later in this report to meet the agreed-upon objectives set forth by the Division of Economics in its audit service request dated April 8, 2024. We have applied these procedures to the attached schedules prepared by Duke Energy Florida, LLC in support of its filing for rate relief in Docket No. 20240025-EI.

The report is intended only for internal Commission use.

# Objectives and Procedures

## General

#### **Definitions**

Duke or Utility refers to Duke Energy Florida, LLC
Duke Parent refers to Duke Energy, Inc.
FERC refers to the Federal Energy Regulatory Commission
USoA refers to the FERC Uniform System of Accounts as adopted by Commission Rule 25-6.014 – Records and Reports in General, Florida Administrative Code. (F.A.C.)

#### Background

Duke Energy Florida, LLC filed a petition for a permanent rate increase on April 2, 2023. The Utility is engaged in business as a public utility providing electric service as defined in Section 366.02, Florida Statutes (F.S.), and is subject to our jurisdiction. Duke provides generation, transmission, and distribution service to approximately 2 million residential, commercial and industrial customers in Florida.

The Utility's last petition for rate relief was granted in Docket No. 20210016-EI, in Order No. PSC-2021-0202A-AS-EI, issued June 28, 2021. The order approved the Corrected 2021 Settlement Agreement and the tariff sheets that were filed by Duke Energy.

Overall Objective\: The objective is to determine whether the Utility's 2023 historic year-end filing in Docket No. 20240025-EI, is consistent and in compliance with Section 366.06, Florida Statutes (F.S.) – Rates, Procedures for Fixing and Changing and Commission Rule 25-6.043 F.A.C. – Investor-Owned Electric Utility Minimum Filing Requirements,

**Procedure:** We performed the following specific objectives and procedures to satisfy the overall objective identified above.

#### **Rate Base**

#### <u>Utility Plant in Service</u>

**Objectives:** The objectives were to determine whether Utility-Plant-in-Service (UPIS) exists and is owned by the utility, additions are authentic and recorded at original cost, proper retirements were made when a replacement asset is put in service, UPIS is properly classified in compliance with the USoA, and the 13-month average balance for UPIS as of December 31, 2023, is calculated correctly.

**Procedures:** We recalculated and reconciled the UPIS balances of the historical year ended December 31, 2023, to the balances of the prior rate proceeding and to the general ledger. We performed a sample testing of UPIS additions, retirements, and adjustments focusing on plant accounts and traced to the appropriate journal entries and verified that UPIS was properly

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recorded for the period January 1, 2020, through December 31, 2023. We recalculated a sample of 13-month average balances for UPIS included in the filing. No exceptions were noted.

## Property Held for Future Use

**Objectives:** The objectives were to determine the nature and purpose of utility properties recorded as Property Held for Future Use (PHFU) and to disclose material additions or changes to the company's planned use for such properties, and to recalculate the 13-month average balance for PHFU as of December 31, 2023.

**Procedures:** We compiled Plant Held for Future Use starting from the Utility last rate settlement agreement to include all changes through December 31, 2023. We recalculated the 13-month average balances of PHFU properties and reconciled the amounts in the filing to the general ledger. No exceptions were noted.

# **Construction Work in Progress**

**Objectives:** The objectives were to determine the nature and purpose of utility projects recorded as Construction-Work-in-Progress (CWIP), and whether projects that are eligible to accrue Allowance for Funds Used During Construction (AFUDC) are excluded from rate base pursuant to Commission Rule 25-6.0141, F.A.C. – Allowance for Funds Used During Construction, and to recalculate the 13-month average balance for CWIP as of December 31, 2023.

**Procedures:** We verified, based on a sample of CWIP projects included in the filing, that the CWIP balance is properly stated as of December 31, 2023. We reviewed utility documents describing each project sampled to determine whether it was eligible to accrue AFUDC. We verified that projects accruing AFUDC were not included in rate base in the filing. We recalculated 13-month average balances for CWIP included in the filing. No exceptions were noted.

#### Customer Advances

**Objectives:** The objectives were to verify customer advances contained in Federal Energy Regulatory Commission (FERC) Account 252 – Customer Advances for Construction, included in rate base and determine whether all customer advances have been properly recorded as of December 31, 2023.

**Procedures:** We requested and reviewed all customer advances included in rate base as of December 31, 2023, and reconciled the advances to the general ledger. No exceptions were noted.

#### Accumulated Depreciation

**Objectives:** The objectives were to determine whether accruals, retirements and adjustments to accumulated depreciation are properly recorded in compliance with the USoA, determine that the Utility used the correct depreciation rates, and recalculate the 13-month average balance for accumulated depreciation as of December 31, 2023.

**Procedures:** We verified that the accumulated depreciation is properly recorded from the Utility's last rate settlement agreement through December 31, 2023. We verified that the Utility

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used the depreciation rates approved in Order No. PSC-2021-0202A-AS-EI. We recalculated the 13-month average balance for accumulated depreciation. No exceptions were noted.

#### **Working Capital**

**Objectives:** The objectives were to determine whether the Working Capital calculation is consistent with Commission practice and the account balances are properly stated, and to recalculate the 13-month average balance for working capital as of December 31, 2023.

**Procedures:** We verified, based on a sample of selected accounts, that the Working Capital balance is properly stated, utility in nature, non-interest bearing, and does not include non-utility items. We recalculated the 13-month average balances for all working capital accounts included in the filing. No exceptions were noted.

# **Capital Structure**

#### **Equity**

**Objectives:** The objectives were to determine whether equity account balances represent actual equity and are properly recorded in compliance with the USoA, and to recalculate the 13-month average balance for equity as of December 31, 2023.

**Procedures:** We traced the equity account balances to the general ledger. We recalculated the 13-month average balance for equity included in the filing. No exceptions were noted.

# Long-Term Debt

**Objectives:** The objectives were to determine whether long-term debt balances represent actual obligations of the utility and are properly recorded in compliance with the USoA, and to recalculate the 13-month average balance for Long-Term Debt as of December 31, 2023.

**Procedures:** We reconciled the long-term debt balance to the general ledger. We traced the long-term debt obligations to original documents and verified the terms, conditions, redemption provisions, and interest rates for each bond or note payable. We recalculated the average cost rate and the 13-month average balance for long-term debt included in the filing. No exceptions were noted.

#### Short-Term Debt

**Objectives:** The objectives were to determine whether short-term debt balances represent actual obligations of the utility and that they are properly recorded in compliance with the USoA, and, to recalculate the 13-month average balance for short-term debt as of December 31, 2023.

**Procedures:** We reconciled the short-term debt balance to the general ledger. We traced the short-term debt obligations to the supporting documents. We recalculated the average cost rate and the 13-month average balance for short-term debt included in the filing. No exceptions were noted.

#### **Customer Deposits**

**Objectives:** The objectives were to determine whether customer deposits balances represent actual obligations of the utility and are properly recorded in compliance with the USoA, and to recalculate the 13-month average balance for customer deposits as of December 31, 2023.

**Procedures:** We reconciled the customer deposits balance to the general ledger. We inquired and verified that the Utility is collecting, refunding, and paying interest on Customer Deposits based on Commission Rule 25-6.097, F.A.C. – Customer Deposits. We recalculated the average cost rate and the 13-month average balance for customer deposits included in the filing. No exceptions were noted.

#### Accumulated Deferred Income Taxes

**Objectives:** The objectives were to determine whether Accumulated Deferred Income Taxes (ADIT) are properly stated and calculated based on the recorded differences between utility book and taxable income, and to recalculate the 13-month average balance for ADIT as of December 31, 2023.

**Procedures:** We reconciled the ADIT balances to the general ledger. We recalculated the 13-month average balance included in the filing. No exceptions were noted.

## **Net Operating Income**

# Operating Revenue

**Objectives:** The objectives were to determine whether 2023 revenues are properly calculated and recorded in compliance with the USoA and are based on approved tariff rates.

**Procedures:** We reconciled 2023 revenues to the general ledger. We recalculated a sample of customer bills to ensure that the utility is using the rates authorized in its approved tariff. We verified that unbilled revenues were calculated correctly. No exceptions were noted.

#### Operating & Maintenance Expenses

**Objectives:** The objectives were to determine whether 2023 Operating & Maintenance (O&M) expenses are properly recorded in compliance with the USoA and are adequately supported by documentation.

**Procedures:** We verified, based on a sample of utility transactions for select O&M expense accounts, that 2023 O&M expense balances are adequately supported by source documentation, utility in nature and do not include non-utility items, and are recorded consistent with the USoA. We reviewed a sample of utility advertising expenses, legal fees, outside service expenses, sales expenses, customer service expenses and administrative and general service expenses to ensure that amounts supporting non-utility operations were removed. No exceptions were noted.

**Objectives:** The objective was to verify whether affiliate transactions for the test year ended December 31, 2023, are in compliance with Rule 25-6.1351, F.A.C. – Cost Allocation and Affiliate Transactions.

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**Procedures:** We requested and reviewed a summary of the policy and procedures used by the Utility to be in compliance with Rule 25-6.1351. We requested a list of services allocated and determined that these costs are pooled together for monthly allocations. We reviewed the services allocated and their amounts, the allocations and the allocation formulas used to allocate costs not directly billed to affiliates. No exceptions were noted.

## **Depreciation Expense**

**Objectives:** The objectives were to determine whether 2023 depreciation expense is properly recorded in compliance with the USoA and to determine that depreciation expense accruals are calculated using the depreciation rates approved in Commission Order No. PSC-2021-0202A-AS-EI.

**Procedures:** We reconciled the depreciation expense to the general ledger and recalculated the depreciation expense applying the depreciation rates from the Order mentioned above. No exceptions were noted.

#### Taxes Other than Income

**Objective:** The objective was to determine whether 2023 Taxes Other than Income (TOTI) are properly recorded in compliance with the USoA.

**Procedures:** We verified, based on a review of all TOTI accounts, that TOTI expenses are adequately supported by source documentation. No exceptions were noted.

#### Income Taxes

**Objective:** The objective was to determine whether 2023 income taxes are properly recorded in compliance with the USoA.

**Procedures:** We requested a reconciliation of the federal and state income taxes to the general ledger. We were unable to reconcile the federal and state tax returns to the general ledger due to the Utility's request for an extension until October 15, 2024, to file their 2023 tax return. We also requested supporting documentation for bonus depreciation treatment for asset additions and determined that the Utility did not have any for 2023. No exceptions were noted.

#### Other

#### Analytical Review

**Objective:** The objective was to perform an analytical review of the Utility's rate case filing using prior years' FERC Form 1 filings with the Commission.

**Procedures:** We developed a five-year (2019-2023) analytical review that compared the annual percentage changes and the 2023 over 2022 total percentage change for the FERC account balances. Accounts that exhibited significant activity or percentage change, as determined by the auditor, were randomly selected for additional review. No exceptions were noted.

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# Audit Findings

None

# **Exhibits**

**Exhibit 1: Rate Base** 

SCHEDULE 8-1		•	ADJUSTED RATE				Page 5 of				
FLORIDA PUBLIC SERVICE COMMISSION	Explanation:	Provide a schedu		Type of Data Shown:							
		year, the prior ye	ar and the mos	the details of	_	12/31/202					
COMPANY: Duke Energy Florida, LLC		all adjustments	on Schedule B-	2.			_ Projected Test Year 2 Ended 12/				
						12/31/202					
DOCKET NO.: 20240025-EI							_	Prior Year Er		12/31/202	
				(\$000)			X	Historical Ye	ar Ended	12/31/202	
		401		(6)	(6)	/5\	(0)	(0)	Witness: Oliv	rier	
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)		
		Accumulated				*1-4	***	0.45	<b>T</b> -4-1		
		Provision for	Net Plant	Construction	Plant	Net	Working	Other	Total		
Une	Plantin	Depreciation &	in Service	Workin	Held for	Utility	Capital	Rate Base	Rate		
No. Description	Service	Amortization	(2 - 3)	Progress	Future Use	Plant	Allowance	Items	8ase		
1 Utility Per Book	25,677,180	7,009,213	18,667,967	1,882,927	124,531	20,675,424	2,028,332	-	22,703,756		
2 Separation Factor	0.92892	0.95005	0.92098	0.89794	0.92569	0.91891	0.98714	•	0.92501		
3 Jurisdictional Utility	23,851,987	6,659,112	17,192,875	1,690,752	115,276	18,998,904	2,002,255	-	21,001,159		
4											
5 Adjustments:			(=)			(5.276)	(45.550)		(20.045)		
6 Asset Retirement Obligations	(66,105)		(5,376)	•	•	(5,376)	(15,569)	-	(20,945)		
7 Conservation Cost Recovery Clause	(2,653)		(2,157)	•	•	(2,157)	(7,907)	-	(10,064)		
8 Environmental Cost Recovery Clause	(34,685)	(4,765)	(29,920)	(28)	-	(29,948)	(9,261)	-	(39,209)		
9 Fuel Cost Recovery Clause	•	-	•	-	-	•	(71,416)	-	(71,416)		
10 Capacity Cost Recovery Clause	-	•	· ·	· ·	-		(99,605)	•	(99,605)		
11 Storm Protection Plan Cost Recovery Clause	(292,751)	(6,537)	(286,214)	(375,875)	•	(662,089)	·	-	(662,089)		
12 Storm Cost Recovery	•	•	•	-	•	·- · - · - · ·	(190,324)	-	(190,324)		
13 Capital & Operating leases	(662,791)		(312,593)	•	-	(312,593)	280,696	-	(31,898)		
14 Non-Utility Property	(27,632)		(19,940)	-	-	(19,940)	•	•	(19,940)		
15 Electric Plant Acquisition Adjustment	(20,325)	(10,585)	(9,741)	· .	-	(9,741)	•	•	(9,741)		
16 CWIP - Projects Earning AFUDC	-	-	•	(316,056)	•	(316,056)		-	(316,056)		
17 Investments Earning a Return	-	•	-		-		(309,856)	•	(309,856)		
18 Non-Regulated & Misc	-	•	-	(727)	-	(727)	48,703	•	47,975		
19 Derivatives	-	•	-	-	-	•	1,427	•	1,427		
20 GPIF	-	-	•	-	•	•	(759)	-	(759)		
21 Deferred Costs - Jobbing Accounts	-	-	-	-	•	•	(67)	-	(67)		
22 Under Recovery - Clauses	-	-	•	-	•	•	(947,370)	-	(947,370)		
23 Depreciation Study	-	-	-	-	-	-	•	•	•		
24 Dismantlement Study	-	•	-	•	-	-	•	-	•		
25 Capital Recovery Schedule	-	•	-	-	(07.010)	(07.010)	•	•	(97.010)		
26 Levy Land	-	-	-	•	(87,010)	(87,010)	•	-	(87,010)		
27 COR Reg Asset Amortization	-	-	•	•	•	•	•	•	•		
28 Make Ready Credit Program	-	-	-	•	•	-	•	-	-		
29 Deferred Rate Case Expenses	- 40.000.000	1444 0001	1605 0441	1603.6953	(87,010)	(1,445,637)	(1,321,310)		(2,766,946)		
30 Total Adjustments	(1,106,942)		(665,941)	(692,686)		17,553,267	680,946				
31 Adjusted Jurisdictional	22,745,046	6,218,111	16,526,935	998,066	28,266	1/,333,40/	080,346	-	18,234,213		

Note, totals may not add due to rounding.
Supporting Schedules: 8-2, 8-3, 8-6

Recap Schedules: A-1

# Exhibit 2: Capital Structure

HED	ULE D-1a				COST OF CAPITAL -	13 MONTH AVEF	RAGE					Page 5 c
FLORIDA PUBLIC SERVICE COMMISSION Explanation COMPANY: Duke Energy Florida, LLC DOCKET NO.: 20240025-EI			Provide the Co and historical	mpany's 13-month i year	average cost of cap		12/31/20 12/31/20 12/31/20 12/31/20 12/31/20					
					(\$000s)			ta				
ne	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)	(12)
lo.	CLASS OF CAPITAL	COMPANY TOTAL PER BOOKS	TAX PRORATION ADJUSTMENT	COMPANY TOTAL PER BOOKS ADJUSTED	JURISDICTIONAL FACTOR	RETAIL PER BOOKS	SPECIFIC ADJUSTMENTS	PRO RATA ADJUSTMENT	JURISDICTIONAL ADJUSTED	RATIO	COST RATE	WEIGHTED COST RATE
1	Common Equity	9,510,850	N/A	9,510,850	0.92443	8,792,075	419,973	(1,083,753)	8,128,296	44.58%	10.10%	4.5
2	Long Term Debt	8,883,388	N/A	8,883,388	0.92443	8,212,033	(415,743)	(917,196)	6,879,094	37.73%	4.60%	1.7
	Short Term Debt	543,672	N/A	543,672	0.92443	502,584	(115,127)	(45,582)	341,874	1.87%	5.17%	0.:
ı	Customer Deposits Active	173,271	N/A	173,271	1.00000	173,271	-	(20,385)	152,887	0.84%	2.61%	0.0
5	Customer Deposits Inactive	1,666	N/A	1,666	1.00000	1,666	-	(196)	1,470	0.01%	0.00%	0.0
5	Investment Tax Credit	234,327	N/A	234,327	0.92443	216,618		(25,484)	191,134	1.05%	7.58%	0.0
7 3	Deferred Income Taxes	3,356,583	N/A	3,356,583	0.92443	3,102,912	(224,865)	(338,588)	2,539,458	13.93%	0.00%	0.0
,	Total	22,703,756		22,703,756		21,001,159	(335,762)	(2,431,184)	18,234,213	100.00%		6.4
-	rting Schedules: D-1b, D-3, D-4a, D	0-5, D-6									Recap	o Schedules : 1

# **Exhibit 3: Net Operating Income**

SCHEDULE C-S				QI	PERATING REV	ENUES DETAIL											
FLORIDA PUBLIC SERVICE COMMISSION	Ex	planation:	Provide a schedul	e of operating	revenue by p	rimary accoun	t for the test	year. Provide	e the per			Type of Data					
COMPANY: Duke Energy Florida, LLC		Explanation: Provide a schedule of operating revenue by primary account for the test year. Provide the per books amounts and the adjustments required to adjust the per books amounts to reflect the requested test year operating revenues.											Projected Test Year 3 Ended 12/31/2027 Projected Test Year 2 Ended 12/31/2026				
													st Year 1 Ended 1				
DOCKET NO.: 20240025-EI												Prior Year E		2/31/2024 2/31/2023			
														2,01,1020			
												Man					
					(\$000's)							Witness: O'i	iara, Ulivier				
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)	(12)	(13)	(14)	(15)			
(2)	(-,	(5)	-	107		···	<b>1</b> -7	Adjustme			,,	,	·- ·	·			
Un	_								Revenue	Storm			Total	Total			
e Account No. / Account Description	Per Books	Non Juris.	jurisdictional (2) - (3)	ECCR	ECRC	FUEL	CCR	SPPCRC	Tax	Cost			Adjustments	Adjusted			
No.	BOOKS	Julis.	(2)-(3)						100	Recovery			(5) thru (14)	(4) + (15)			
1 Sales of Electricity																	
2 440 Residential Sales	3,964,569	-	3,964,569	(67,909)	(5,263)					(223,302)	•	-	(2,291,009)	1,673,560			
3 442 Commercial Sales	1,673,217	•	1,673,217	(28,660)	(2,221)	(607,457)		(35,895)	(83,929)		٠	•	(966,904)	706,314			
4 443 Industrial Sales	375,121	-	375,121	(6,425)	(498)	(136,187)			(18,816)		-	-	(216,772)	158,350			
5 444 Public Street & Highway Ughting	3,865	-	3,865	(66)	(5)	(1,403)	(265)	(83)	(194)	(218)	•	-	(2,234)	1,632			
6 445 Other Public Authorities	420,949		420,949	(7,210)	(559)	(152,824)	(28,806)	(9,031)	(21,115)		-	<u> </u>	(243,254)	177,695			
7 Total Sales to Ultimate Customers	6,437,722		6,437,722	(110,271)	(8,547)	(2,337,197)	(440,534)	(138,107)	(322,916)	(362,601)	-	-	(3,720,173)	2,717,549			
8 447 Sales for Resale	148,280	148,280															
9 Total Sales of Electricity	6,586,002		6,437,722	(110,271)	(8,547)	(2,337,197)	(440,534)	(138,107)	(322,916)	(362,601)	-	-	(3,720,173)	2,717,549			
10 449.1 (Less) Provision for Rate Refunds	-	-											-	•			
11 Total Revenue Net of Refund Provision	6,586,002		6,437,722	(110,271)	(8,547)	(2,337,197)	(440,534)	(138,107)	(322,916)	(362,601)	-	-	(3,720,173)	2,717,549			
12																	
13 OTHER OPERATING REVENUES																	
14 450 Late Payment Charges	15,069		15,069										-	15,069			
15 451 Miscellaneous Service Revenues	14,040	-	14,040										-	14,040			
16 454 Rent from Electric Property - Lighting Equipment	89,480	-	89,480										-	89,480			
17 454 Rent from Electric Property - Non Lighting Equipment	4,735	-	4,735											4,735			
18 454 Rent from Electric Property - Joint Use	146		146											146			
19 454 Rent from Electric Property - Transmission	289	81	208											208			
20 454 Rent from Electric Property - Extra Facilities & Other	294	20	274											274			
21 454 Rent from Electric Property - EV Chargers	-																
22 454 Rent from Electric Property - Pole & Line Attachments	10,262	2,869	7,393										-	7,393			
23 454 Rent from Electric Property - Transmission Tower Leases	1,954	546	1,408										-	1,408			
24 454 Rent from Electric Property - Transmission Tower Leases	4,941	1,382	3,559											3,559			
25 456 Oth Electric Revenues - Retail Miscellaneous	(75)		(75)											(75			
26 456 Oth Electric Revenues - PTP & Transmission Study	2,423	2,423															
27 456 Oth Electric Revenues - FIP & Transmission Study 27 456 Oth Electric Revenues - Transmission CIAC Gross-Up	1,042	291	751											751			
28 456 Oth Electric Revenues - Transmission CIAC Gross-Up	(2,268)		(2,268)										-	(2,268			
	1,193		1,193				(1,193)						(1,193)	(2,200			
29 456 Oth Electric Revenues - Generation Performance Incentive	1,193 380	- 29	1,193 351				(2,233)						(1,193)	351			
30 456 Oth Electric Revenues - State & Municipal Tax Collections		29	351 5										-	331			
31 456 Oth Electric Revenues - Profit or Loss on Sale of M&5	5	-	7											7			
32 456 Oth Electric Revenues - CEI REC Sales Revenue	7	1,200	,										-				
32 456 Wholesale Revenues - Distrubtion Charge Network	1,200	151,998	•										•	•			
33 456 Wholesale Revenues - Transmission Charge Network	151,998	3,904	•										•	•			
34 456 Wholesale Revenues - System Dispatch	3,904		•										-	•			
35 456 Wholesale Revenues - Reactive Purchases/Voltage	7,079	7,079 5,477	•										•	•			
36 456 Wholesale Revenues - Regulation/Frequency Response	5,477		•										-	-			
37 456 Wholesale Revenues - Operating and Spinning Reserves	572	572 177,873	136,275		<del></del>		(1,193)						(1,193)	135,082			
38 Total Other Operating Revenues	314,147	1//,8/3	136,275	-	•	•	(1,193)	•	•	•	-	•	(1,133)	133,082			
39	*****		6 672 655	4110 27:	(0.545)	(2,337,197)	(441 727)	(138,107)	/222010	(362,601)	•	-	(3,721,366)	2,852,631			
40 Total Electric Operating Revenues	6,900,149		6,573,996	(110,271)	(8,547)	(4,537,197)	(441,/2/)	(130,10/)	(255,316)	(302,001)		•	(3,721,300)	4,034,031			

#### BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition for rate increase by Duke Energy | DOCKET NO. 20240025-EI Florida, LLC.

DATED: JUNE 11, 2024

#### **CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that a true and correct copy of the Direct Testimony of Simon Ojada on behalf of the Florida Public Service Commission has been served by electronic mail to the following this 11th day of June, 2024:

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## /s/ Major R. Thompson

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