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February 28, 2025

VIA ELECTRONIC FILING

Adam Teitzman, Commission Clerk Division of Commission Clerk and Administrative Services Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850

Re: Docket No. 20250011-EI Petition by Florida Power & Light Company for Base Rate Increase

Dear Mr. Teitzman:

Attached for filing on behalf of Florida Power & Light Company ("FPL") in the above docket are the direct testimony and exhibits of FPL witness Keith Ferguson.

Please let me know if you have any questions regarding this submission.

Sincerely,

s/ John T. Burnett John T. Burnett Vice President & General Counsel Florida Power & Light Company

(Document 15 of 30)

CERTIFICATE OF SERVICE Docket 20250011-EI

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished

by electronic service this <u>28th</u> day of February 2025 to the following:

Shaw Stiller Timothy Sparks **Florida Public Service Commission** Office of the General Counsel 2540 Shumard Oak Boulevard Tallahassee, Florida 32399-0850 sstiller@psc.state.fl.us tsparks@psc.state.fl.us Walt Trierweiler Mary A. Wessling Office of Public Counsel c/o The Florida Legislature 111 W. Madison St., Rm 812 Tallahassee, Florida 32399-1400 trierweiler.walt@leg.state.fl.us wessling.mary@leg.state.fl.us Attorneys for the Citizens of the State of Florida

By: <u>s/ John T. Burnett</u>

John T. Burnett

| 1 | BEFORE THE |
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| 2 | FLORIDA PUBLIC SERVICE COMMISSION |
| 3 | DOCKET NO. 20250011-EI |
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| 8 | FLORIDA POWER & LIGHT COMPANY |
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| 10 | DIRECT TESTIMONY OF KEITH FERGUSON |
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| 23 | Filed: February 28, 2025 |

| 1 | | TABLE OF CONTENTS |
|----|------|---|
| 2 | I. | INTRODUCTION |
| 3 | II. | 2025 DEPRECIATION STUDY7 |
| 4 | III. | CAPITAL RECOVERY SCHEDULES11 |
| 5 | IV. | 2025 DISMANTLEMENT STUDY15 |
| 6 | V. | SPPCRC COST OF REMOVAL AND RETIREMENTS19 |
| 7 | VI. | CORPORATE SERVICES AND AFFILIATE TRANSACTIONS20 |
| 8 | | |
| 9 | | |
| 10 | | |
| 11 | | |
| 12 | | |
| 13 | | |
| 14 | | |
| 15 | | |
| 16 | | |
| 17 | | |
| 18 | | |
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| 1 | | I. INTRODUCTION |
|----|----|---|
| 2 | Q. | Please state your name and business address. |
| 3 | A. | My name is Keith Ferguson, and my business address is Florida Power & Light |
| 4 | | Company, 700 Universe Boulevard, Juno Beach, Florida 33408. |
| 5 | Q. | By whom are you employed and what is your position? |
| 6 | A. | I am employed by Florida Power & Light Company ("FPL" or the "Company") as Vice |
| 7 | | President, Accounting and Controller. |
| 8 | Q. | Please describe your duties and responsibilities in that position. |
| 9 | А. | I am responsible for financial accounting, as well as internal and external reporting for |
| 10 | | FPL. This includes ensuring that the Company's financial reporting complies with |
| 11 | | requirements of Generally Accepted Accounting Principles ("GAAP") and multi- |
| 12 | | jurisdictional regulatory accounting requirements. |
| 13 | Q. | Please describe your educational background and professional experience. |
| 14 | А. | I graduated from the University of Florida in 1999 with a Bachelor of Science Degree |
| 15 | | in Accounting and earned a Master of Accounting degree from the University of Florida |
| 16 | | in 2000. Beginning in 2000, I was employed by Arthur Andersen in its energy audit |
| 17 | | practice in Atlanta, Georgia. From 2002 to 2005, I worked for Deloitte & Touche in |
| 18 | | its national energy practice. From 2005 to 2011, I worked for Mirant Corporation, |
| 19 | | which was an independent power producer in Atlanta, Georgia. During my tenure |
| 20 | | there, I held various accounting and management roles and prior to joining FPL in |
| 21 | | September 2011, I was Mirant's Director of SEC Reporting and Accounting Research. |
| 22 | | I joined FPL in 2011 as the Assistant Controller and was responsible for overseeing |
| 23 | | FPL's property and general accounting functions. I have been the Controller of FPL |

| 1 | | since 2016. I am a Certified Public Accountant ("CPA") licensed in the State of |
|----|----|--|
| 2 | | Georgia and a member of the American Institute of CPAs. I am also a member of the |
| 3 | | Society of Depreciation Professionals and have completed the Society's "Depreciation |
| 4 | | Fundamentals" training course. |
| 5 | Q. | Are you sponsoring or co-sponsoring any exhibits in this case? |
| 6 | A. | Yes. I am sponsoring the following exhibits: |
| 7 | | • Exhibit KF-1 – List of MFRs Sponsored or Co-Sponsored by Keith Ferguson |
| 8 | | • Exhibit KF-2 – Impacts to Depreciation Expense using the 2025 Depreciation |
| 9 | | Study Rates by Year for Base vs. Clause for 2026 and 2027 |
| 10 | | • Exhibit KF-3 – Summary of Capital Recovery Schedules for 2026 and 2027 – |
| 11 | | Base Rates vs. Clause |
| 12 | | • Exhibit KF-4 – Proposed Dismantlement Company Adjustments for Base vs. |
| 13 | | Clause |
| 14 | | • Exhibit KF-6 – 2025 Cost Allocation Manual |
| 15 | | • Exhibit KF-7 – Affiliate Charges Based on Billing Methodology for the 2026 |
| 16 | | Projected Test Year |
| 17 | | I am co-sponsoring the following exhibits: |
| 18 | | • Exhibit NWA-2 – 2025 Dismantlement Study, filed with the direct testimony |
| 19 | | of FPL witness Allis |
| 20 | | • Exhibit KF-5 – SPPCRC Cost of Removal and Retirements |

Q. Are you sponsoring or co-sponsoring any Minimum Filing Requirements in this case?

- A. Yes. Exhibit KF-1 lists the minimum filing requirements ("MFRs") that I am
 sponsoring and co-sponsoring.
- 5

Q.

What is the purpose of your testimony?

- 6 A. My testimony covers five topics that serve as inputs to the Company's calculation of
 7 revenue requirements:
- I provide an overview of the results of FPL's depreciation study (the "2025
 Depreciation Study"), which was conducted in accordance with the rules and
 requirements of the Commission, and the related Company adjustment. The
 2025 Depreciation Study has been prepared by FPL witness Allis of Gannett
 Fleming Valuation and Rate Consultants, LLC ("Gannett Fleming") and is
 supported in his direct testimony in this docket.
- I support the request for recovery of retired assets with unrecovered balances
 through capital recovery schedules.
- I present and provide an overview of the Company adjustment as a result of
 FPL's dismantlement study (the "2025 Dismantlement Study"), which was
 conducted in accordance with the rules and requirements of the Commission.
 The 2025 Dismantlement Study has been prepared by FPL witness Allis and is
 supported in his direct testimony.

| 1 | | • I provide an overview of the Company adjustment to move retirements and cost |
|----|----|--|
| 2 | | of removal associated with projects recovered through FPL's Storm Protection |
| 3 | | Plan Cost Recovery Clause ("SPPCRC") from base to clause. |
| 4 | | • I provide testimony and information on various affiliate issues. |
| 5 | Q. | Please summarize your testimony. |
| 6 | A. | The 2025 Depreciation Study reflects a modest increase in the 2026 and 2027 |
| 7 | | depreciation accruals primarily as a result of continued investments in FPL's system |
| 8 | | and an increase in removal costs for certain assets in the distribution function since |
| 9 | | depreciation rates were approved in FPL's 2021 Rate Settlement. ¹ |
| 10 | | |
| 11 | | FPL has retired or plans to retire certain assets that are not yet fully depreciated. |
| 12 | | Consistent with Rule 25-6.0436, Florida Administrative Code ("F.A.C."), and |
| 13 | | Commission practice, FPL is proposing capital recovery schedules that seek to recover |
| 14 | | the remaining investment for those specific assets over a 10-year period. |
| 15 | | |
| 16 | | FPL, as required by the Commission's rules, has established and maintained a |
| 17 | | dismantlement reserve for its non-nuclear generating units and related battery storage. |
| 18 | | In accordance with Rule 25-6.0436, F.A.C., FPL has updated its cost estimates and |
| 19 | | revised its annual accrual accordingly. The increase in the revised annual accrual |
| 20 | | primarily reflects new solar plants and battery storage assets that have been or will be |

¹ Stipulation and Settlement Agreement approved in FPL's 2021 Rate Case in Docket No. 20210015-EI, Commission Order Nos. PSC-2021-0446-S-EI and PSC 2021-0446A-S-EI.

| 1 | | constructed since the 2021 Dismantlement Study was prepared and filed in FPL's 2021 |
|----|----|--|
| 2 | | Rate Case in Docket No. 20210015-EI. |
| 3 | | |
| 4 | | In addition, I recommend removing retirements and cost of removal associated with |
| 5 | | projects recovered through FPL's SPPCRC from FPL's base rates beginning on |
| 6 | | January 1, 2026. |
| 7 | | The impacts from the above items are included as Company adjustments in FPL's 2026 |
| 8 | | Projected Test Year and 2027 Projected Test Year. |
| 9 | | |
| 10 | | Finally, I address FPL's practices for the provision of shared corporate services to the |
| 11 | | NextEra Energy, Inc. ("NEE") enterprise, including regulated and unregulated |
| 12 | | affiliates. The long-standing cost charging methods approved by this Commission and |
| 13 | | by the Federal Energy Regulatory Commission ("FERC") facilitate FPL's provision of |
| 14 | | these corporate services at lower costs to FPL's customers while ensuring no |
| 15 | | subsidization of affiliate activities. Those practices are unchanged since FPL's 2021 |
| 16 | | Rate Case and remain fully consistent with Commission requirements. |
| 17 | | |
| 18 | | II. 2025 DEPRECIATION STUDY |
| 19 | Q. | Please summarize the impact of the 2025 Depreciation Study on FPL's 2026 |
| 20 | | Projected Test Year and 2027 Projected Test Year. |
| 21 | A. | Since its last depreciation study in 2021, FPL has worked closely with its depreciation |
| 22 | | consultant, Gannett Fleming, to incorporate updated technical data into the 2025 |
| 23 | | Depreciation Study. FPL witness Allis of Gannett Fleming presents the results of the |
| | | |

| 1 | 2025 Depreciation Study. The 2025 Depreciation Study reflects a modest increase in |
|----|---|
| 2 | depreciation accruals primarily resulting from FPL's continued investments and |
| 3 | increases in removal costs most notably for the distribution function. |
| 4 | |
| 5 | The total increase in depreciation expense for the 2026 Projected Test Year as a result |
| 6 | of the 2025 Depreciation Study is \$180.4 million, which includes a \$135.5 million |
| 7 | increase related to base rate assets and a \$44.9 million increase related to cost recovery |
| 8 | clauses. The \$135.5 million increase related to base rate assets is primarily a result of |
| 9 | the following: |
| 10 | • \$96.9 million increase in the distribution function resulting from an increase in |
| 11 | depreciation rates from FPL's 2021 Rate Settlement and mostly driven by |
| 12 | continued investments and increases in removal costs; |
| 13 | • \$15.1 million increase in the nuclear function as a result of continued |
| 14 | investments; and |
| 15 | • \$13.5 million increase in the steam function as a result of an adjustment in the |
| 16 | estimated retirement date for Scherer Unit 3 from 2047 to 2035 based on the |
| 17 | date disclosed in Georgia Power's 2025 Integrated Resource Plan. ² |
| 18 | For the 2027 Projected Test Year, there is an increase of \$190.3 million in depreciation |
| 19 | expense as a result of the 2025 Depreciation Study, of which \$141.8 million relates to |
| 20 | base rate assets and \$48.5 million relates to cost recovery clauses. The same primary |
| | |
| 21 | drivers for the 2026 Projected Test Year apply to the \$141.8 million increase related to |

² https://www.georgiapower.com/about/company/filings/irp.html

distribution function, \$15.8 million increase in the nuclear function, and \$13.0 million
in the steam function. FPL witness Allis explains in more detail the underlying drivers
for the changes in the depreciation rates that resulted in the changes in expense noted
above.

5 6 Q.

What is the basis for the plant and reserve balances used in FPL's 2025 Depreciation Study?

7 A. The parameters used in the 2025 Depreciation Study are based in part on the statistical 8 analyses of actual plant and reserve balance activity through December 31, 2023, which 9 incorporates data through the most recent full year of historical data (e.g., retirements, 10 net salvage, and etc.) that was available at the time the study was prepared. The results 11 of these parameter analyses are then applied to the forecasted gross plant balances 12 through the end of 2024, which includes actual balances as of September 30, 2024, to 13 determine the appropriate depreciation rates. As FPL is using forecasted balances as 14 of December 31, 2025, for the 2025 Depreciation Study, FPL appropriately included 15 new assets that are not yet in service, such as new solar and battery storage facilities, 16 that are expected to be in service by the end of 2025.

Q. Has the Company calculated the impact to depreciation expense in the 2026 Projected Test Year and 2027 Projected Test Year using the proposed depreciation rates from the 2025 Depreciation Study?

A. Yes. The depreciation Company adjustment reflects the impact of the difference in the application of the rates resulting from the 2025 Depreciation Study as compared to the currently approved depreciation rates. The current depreciation rates approved in FPL's 2021 Rate Settlement were used to prepare the forecast for the 2026 Projected 1 Test Year and 2027 Projected Test Year. Accordingly, FPL has calculated the impact 2 to the 2026 Projected Test Year and 2027 Projected Test Year to reflect changes in base 3 depreciation expense and accumulated depreciation based on the resulting depreciation rates in the 2025 Depreciation Study, which are included in the calculation of revenue 4 5 requirements sponsored by FPL witness Fuentes and reflected on MFRs B-2 and C-3 6 for both the 2026 Projected Test Year and 2027 Projected Test Year. The reconciliation 7 of total Company depreciation expense included in FPL's 2026 Projected Test Year 8 and 2027 Projected Test Year forecasts to the calculated expense based on the 2025 9 Depreciation Study are reflected on Exhibit KF-2.

10 Q. Is the entire impact to depreciation expense associated with base rate 11 investments? Please explain.

12 No. Because some of FPL's investments are recovered through FPL's Environmental A. 13 Cost Recovery Clause ("ECRC"), Energy Conservation Cost Recovery Clause, 14 Capacity Cost Recovery Clause, and SPPCRC, the impact to base rate revenue 15 requirements for the 2026 Projected Test Year and 2027 Projected Test Year must 16 exclude the amount of depreciation related to clause-recoverable investments and 17 include only the depreciation for investments recovered through base rates. Exhibit 18 KF-2 reflects the total depreciation expense increase using the 2025 Depreciation Study 19 rates and delineates between base rates and clause recovery. With respect to FPL's 20 clause filings, FPL will apply the new depreciation rates approved in this proceeding 21 to all clause-recoverable investments beginning on January 1, 2026, which is the date 22 when the approved depreciation rates are to become effective, and will reflect these 23 new depreciation rates in the next applicable clause filings.

Q. Are there any other items related to FPL's 2025 Depreciation Study that you wish to elaborate on?

3 A. Yes. As discussed in testimonies of FPL witnesses Laney and Fuentes, FPL began 4 complying with FERC Order 898 on January 1, 2025. As a result, FPL integrated the 5 new prescribed functions and subaccounts for solar, battery storage, and other 6 renewables as well as computer hardware, software, and communication equipment 7 into its accounting structure. Therefore, the plant-in-service and accumulated 8 depreciation reserve balances for the accounts used prior to FERC Order 898 have been 9 reclassified into these new FERC accounts. Generally, the recommended depreciation 10 or amortization periods are consistent with those previously adopted by the 11 Commission for similar assets in accounts or subaccounts used prior to FERC Order 12 898.

- 13
- 14

III. CAPITAL RECOVERY SCHEDULES

Q. Please describe the capital recovery schedules for assets that have been retired or will be retired but are not fully depreciated.

A. As shown on Exhibit KF-3 and pursuant to Rule 25-6.0436, F.A.C., FPL has reflected
its proposed capital recovery schedules for assets that have been retired or will be
retired but are not fully depreciated, which FPL is requesting to be recovered over a
10-year period. FPL is requesting recovery of the following unrecovered investments
either through base rates or clause recovery.

500 kV Transmission Rebuild Project (Years 2024 and 2025): In the 2021 Rate
 Settlement, the Commission approved the establishment of a regulatory asset

1 for the estimated remaining unrecovered investment and Cost of Removal 2 ("COR") for retirements associated with the replacement of FPL's 500 kV 3 transmission system during years 2023 and 2024. The commencement of 4 amortization in the subsequent year, 2024 and 2025, respectively, was approved 5 using the depreciation rates for transmission assets based on the depreciation 6 rates approved in FPL's 2021 Rate Settlement. As FPL explained in the 2021 7 Rate Case, the amortization of the remaining unrecovered regulatory asset 8 balance is to be addressed in the Company's next general base rate proceeding, 9 which is the instant case. Consistent with that obligation, FPL is herein 10 requesting the recovery of the estimated remaining base rate unrecovered 11 regulatory asset balance pertaining to retirements of FPL's 500 kV 12 Transmission System (\$33.1 million for Year 2024 and \$25.4 million for Year 13 2025) as of December 31, 2025, to be amortized over a 10-year period;

14 500 kV Transmission Rebuild Project (Years 2026 and 2027): FPL's 500 kV Transmission System continues to be retired as work is performed and the 15 16 remaining unrecovered investment will be transferred to a regulatory asset in 17 tranches on an annual basis, similar to what was approved by the Commission 18 in FPL's 2021 Rate Settlement. Therefore, FPL estimates \$10.0 million of 19 remaining base rate unrecovered investment and related COR to begin 20 amortization in January 2026 and \$3.5 million beginning in January 2027. The 21 amount shown for year 2026 amortization relates to the remaining unrecovered 22 investment and COR expected as a result of retirements through 2025 and the

year 2027 amortization relates to COR as a result of retirements occurring in 2026;

1

- 3 Plant Daniel Units 1 and 2: In the 2021 Rate Settlement, the Commission 4 approved the Company's request to reflect the early retired investment 5 associated with Plant Daniel Units 1 and 2 as a negative amount (debit) in FPL's accumulated depreciation reserve for the respective plant accounts and continue 6 7 the depreciation for these retirements using depreciation rates as approved in the former Gulf Power Company's 2017 Rate Settlement.³ The establishment 8 9 and amortization of the regulatory asset for the unrecovered balance was to be 10 addressed in the Company's next base rate proceeding, which is this 11 proceeding. FPL is requesting the recovery of \$427.4 million (\$120.4 million 12 related to base rate investments and \$307.0 million related to cost recovery 13 clauses) of the remaining early retired investment associated with Plant Daniel 14 Units 1 and 2 as of December 31, 2025, to be amortized over a 10-year period; 15 and
- Customer Information System ("CIS") and Integrated Systems: As discussed
 in greater detail by FPL witness Nichols, FPL plans to replace its existing CIS
 and integrated systems with a new customer service platform. FPL is requesting
 the recovery of \$44.7 million of the estimated unrecovered remaining base rate
 investment related to the existing CIS and integrated systems as of December
 31, 2026, to be amortized over a 10-year period beginning January 1, 2027.

³ Stipulation and Settlement approved in Gulf Power Company's 2017 Rate Case in Docket No. 20160186-EI, Order No. PSC-17-0178-S-EI issued May 16, 2017.

2

Q. Is the Company retiring other significant capital assets outside its 2026 Projected Test Year and 2027 Projected Test Year? If so, please explain.

3 Yes. In 2027, FPL expects to retire \$19.9 million of estimated remaining investment A. 4 and COR related to FPL's 500 kV Transmission System assets with amortization 5 beginning in January 2028. Once the retirements of the 2028 tranche of assets take 6 place, the Company proposes to establish a regulatory asset for the estimated remaining 7 investment and COR and commence its amortization through base rates in January 8 2028 using the depreciation rates for the transmission assets approved by the 9 Commission in this proceeding. During its next base rate case, the Company will 10 address amortization of the remaining unrecovered regulatory asset balance.

Q. Are the capital recovery schedules delineated between base rates and clause recovery? If so, please explain.

13 A. Yes. Exhibit KF-3 illustrates the capital recovery schedule totals by year and by 14 recovery mechanism. The proposed recovery amounts for clause assets are not 15 included in this base rate request and, instead, will be reflected in the applicable clause 16 filings depending on the retirement date. As reflected in Exhibit KF-3, the resulting 17 Company adjustment related to base rates for the 2026 Projected Test Year and 2027 18 Projected Test Year are \$7.2 million and \$12.0 million, respectively, and are included 19 in the calculation of revenue requirements sponsored by FPL witness Fuentes and 20 reflected on MFRs B-2 and C-3 for both the 2026 Projected Test Year and 2027 21 Projected Test Year.

| 1 | | IV. 2025 DISMANTLEMENT STUDY |
|----|----|---|
| 2 | Q. | Please provide an overview of the approach FPL used for the preparation of its |
| 3 | | 2025 Dismantlement Study. |
| 4 | A. | FPL engaged Gannett Fleming to perform the 2025 Dismantlement Study. As part of |
| 5 | | the Dismantlement Study, Gannett Fleming conducted a detailed review of the fossil, |
| 6 | | solar, and battery storage assets in FPL's fleet in order to get a more precise view of |
| 7 | | the current cost of dismantling those facilities. |
| 8 | | Since the 2021 Dismantlement Study was filed in the 2021 Rate Case, the Company |
| 9 | | has performed dismantlement activities at several generating units, including closure |
| 10 | | activities required in accordance with the Coal Combustion Residuals Rule. FPL also |
| 11 | | added or plans to add new solar and battery storage facilities to the generation fleet as |
| 12 | | further explained by FPL witness Whitley. The 2025 Dismantlement Study is |
| 13 | | addressed in FPL witness Allis' testimony and Exhibit NWA-2, which I co-sponsor. |
| 14 | Q. | Please describe the process used to determine the dismantlement cost estimates in |
| 15 | | the 2025 Dismantlement Study. |
| 16 | A. | As discussed further by FPL witness Allis, Gannett Fleming obtained and reviewed |
| 17 | | plant-specific engineering drawings, performed numerous plant site visits, and |
| 18 | | interviewed Company personnel. Based on this information and their professional |
| 19 | | experience, Gannett Fleming developed labor and materials and equipment costs for |
| 20 | | each major dismantlement activity. Gannett Fleming estimated the salvage value of |
| 21 | | the materials that would be left at each site after completion of the dismantlement |
| 22 | | activities. The resulting dismantlement cost estimates developed by Gannett Fleming |
| 23 | | represent "the costs for the ultimate physical removal and disposal of plant and site |

| 1 | | restoration, minus any attendant gross salvage amount, upon final retirement of the site |
|----|----|--|
| 2 | | or unit from service" in accordance with Rule 25-6.04364, F.A.C. |
| 3 | | |
| 4 | | In addition to the existing sites, Gannett Fleming also developed estimates for solar and |
| 5 | | battery storage facilities that will be used as a proxy estimate for generating units that |
| 6 | | will commence commercial operation during years 2025 through 2029. This is |
| 7 | | consistent with the approach that FPL employed in its 2016 and 2021 Dismantlement |
| 8 | | Studies. |
| 9 | Q. | In addition to the dismantlement costs reflected in the 2025 Dismantlement Study, |
| 10 | | did the Company consider other factors in the calculation of the dismantlement |
| 11 | | accrual? |
| 12 | А. | Yes. As previously noted, the Company has commenced or continued dismantlement |
| 13 | | activities at several generating units. The Company has incorporated in the calculation |
| 14 | | of the dismantlement accrual its internal forecasts for the remaining dismantlement |
| 15 | | costs at each site to be incurred. |
| 16 | Q. | What escalation rates did FPL use in preparing the 2025 Dismantlement Study |
| 17 | | accrual calculations? |
| 18 | A. | FPL utilized the September 2024 Global Insight escalation rates, which was the most |
| 19 | | recent vintage available at the time the study was undertaken, in developing the 2025 |
| 20 | | Dismantlement Study accrual calculations. |
| 21 | Q. | Please describe the results of the 2025 Dismantlement Study and related accruals. |
| 22 | A. | The 2025 Dismantlement Study calculated a current total cost of dismantlement of |
| 23 | | \$2,284 million (expressed in 2025 dollars), including FPL's internal forecast estimates |

1 for dismantlement activities as reflected in Section 5.1 of Exhibit NWA-2. The 2 resulting annual dismantlement accrual is \$106.4 million, of which \$96.2 million 3 relates to base rate assets. This is a net increase of approximately \$58.7 million (\$59.6 million increase for the base rate portion), over the current annual accrual from the 4 5 2021 Rate Settlement included in FPL's 2026 Projected Test Year and 2027 Projected 6 Test Year. Of the total \$58.7 million increase in the dismantlement accrual, 7 approximately \$46 million is related to new solar plants and battery storage assets that 8 have been or will be constructed since the 2021 Dismantlement Study was prepared, as 9 reflected in Section 2 of Exhibit NWA-2.

10 Q. What steps did FPL take to minimize the increase in the dismantlement accrual?

- 11 A. The dismantlement study is fundamentally an aggregation of the forecasted cost of 12 dismantling all of FPL's non-nuclear generating units and battery storage assets. The 13 resulting annual accrual is a function of the present value of estimated future cost to 14 dismantle each of those units or assets as compared to its forecasted reserve as of 15 December 31, 2025. At any point in time, the reserve position of any specific unit or 16 asset will vary based on the forecasted reserve relative to the theoretical reserve, which 17 takes into account the remaining life over which the estimated future costs are expected 18 to be accrued. Some units or assets will have excess reserves while others will be in a 19 deficit position.
- 20

As reflected on Exhibit KF-4, FPL has proposed transfers of reserve balances from the units or assets that either had excess reserves or were the furthest from retirement to the units or assets that are closest to retirement or assets with dismantlement activities

in progress. In doing so, FPL minimized the calculated incremental dismantlement
accrual. As a result, FPL is proposing to transfer approximately \$86.3 million of
dismantlement reserve between the steam, other production, solar, battery storage, and
other renewable production functions, and \$12.5 million of dismantlement reserve
between base and clause recoverable assets. The proposed transfers related to base
rates are included as part of the dismantlement Company adjustment reflected on MFR
B-2 for both the 2026 Projected Test Year and 2027 Projected Test Year.

8 Q. Is FPL proposing a Company adjustment to reflect the impact of the annual 9 accruals from the 2025 Dismantlement Study on its 2026 Projected Test Year and 10 2027 Projected Test Year?

11 A. Yes. As with depreciation, FPL used the current Commission approved dismantlement 12 accrual from its 2021 Rate Settlement to prepare its 2026 Projected Test Year and 2027 13 Projected Test Year forecasts and is proposing a Company adjustment to reflect the 14 updated accrual contained in the 2025 Dismantlement Study. Similar to the 15 depreciation study results, the Company adjustment for the change in dismantlement 16 accrual must be bifurcated between base and clause recovery. Exhibit KF-4 provides 17 an overview of the split between base and clause recovery for purposes of determining 18 the Company adjustment for base rates for 2026 and 2027. The resulting Company 19 adjustments related to base rates are included in the calculation of revenue requirements 20 sponsored by FPL witness Fuentes and reflected on MFRs B-2 and C-3 for both the 21 2026 Projected Test Year and 2027 Projected Test Year.

V. SPPCRC COST OF REMOVAL AND RETIREMENTS

2 Q. Please summarize the existing recovery method for COR and retirements 3 associated with SPP projects.

4 A. For Transmission and Distribution assets, FPL's asset accounting system books the 5 associated COR and retirements based on the vintage of the assets being retired 6 consistent with standard utility practice. In addition, FPL's asset accounting system 7 automatically records COR and retirements for capital replacement projects based on 8 the related cost recovery mechanism, including those recovered through FPL's 9 SPPCRC. However, pursuant to the Settlement approved by Commission Order No. 10 PSC-2020-0293-AS-EI in Docket No. 20200092-EI, FPL currently recovers the COR 11 and retirements related to SPP projects through base rates. In order to do so, FPL must 12 manually record an adjustment to move these capital costs from SPPCRC to base.

Q. Is FPL proposing a Company adjustment for the recovery of COR and retirements associated with SPP projects?

15 Yes. In order to align cost recovery of all capital costs associated with SPP projects, A. 16 FPL proposes a Company adjustment as shown on Exhibit KF-5 to move the recovery 17 of COR and retirements associated with SPP projects from base rates to the SPPCRC 18 starting on January 1, 2026. This change, if approved in this proceeding, will be 19 implemented in the next applicable SPPCRC filing. The resulting Company 20 adjustments to base rates are included in the calculation of revenue requirements 21 sponsored by FPL witness Fuentes and reflected on MFR B-2 for both the 2026 22 Projected Test Year and 2027 Projected Test Year.

VI. CORPORATE SERVICES AND AFFILIATE TRANSACTIONS

Q. Please describe the NEE corporate and fleet services organizational model, FPL's role in that model, and its benefits.

- A. In the years both before and since the formation of NEE, FPL has remained the primary
 NEE subsidiary, and consistently performs the required corporate center activities for
 all affiliated entities.
- As the functioning corporate center for NEE, FPL incurs costs in order to perform necessary shared fleet operating and corporate support functions, with the ultimate goal to efficiently and cost-effectively lever talent and resources across the enterprise, which is beneficial to FPL and its customers. Exhibit KF-6 contains FPL's 2025 Cost Allocation Manual ("CAM"), which lists the corporate support functions and the fleet services activities provided by FPL across the broader NEE operating businesses.
- 13

While the shared corporate service activities embedded in FPL today continue to be necessary to support the provision of electric service to FPL's retail customers, charging a portion of these support services to its affiliates has allowed FPL to reduce its share of these necessary fixed costs for the benefit of its retail customers. This structure has proven over the years to be efficient and effective from an operating perspective. The special skills and talents of FPL's employees and contractor resources are consistently leveraged over the largest organizational reach.

2

Q. Have there been any material changes in affiliate transaction processes or controls since FPL's 2021 Rate Case?

A. No. FPL's current affiliate transaction processes and controls have been in place since at least 2003 and have remained unchanged since the 2021 Rate Case. Continuing the existing shared services structure ensures proper control of shared and centralized administrative functions, including compliance with all applicable regulatory rules and regulations. This centralization enables FPL to draw on the talent and expertise of the entire organization, which has resulted in increased efficiencies and reduced costs to FPL.

10 Q. Have there been any changes in the accounting for affiliate transactions since 11 FPL's 2021 Rate Case?

12 A. Yes. FPL has refined the accounting for credits to FPL related to the Corporate 13 Services Charge ("CSC") and the labor overheads associated with affiliate direct 14 charges. Prior to 2024, the credits were recorded to FERC account 922 Administrative 15 expenses transferred - Credit, so that they effectively offset the expenses posted to 16 various originating administrative and general ("A&G") FERC accounts. Beginning 17 in 2024, FPL credits the originating FERC accounts for all CSC and affiliate direct 18 charge overhead activity to more precisely reflect the balances in each of the A&G 19 FERC accounts. In addition, FPL now records amounts charged to affiliates for their 20 allocated share of depreciation expense and return on investment associated with shared 21 enterprise assets to FERC account 456 Other electric revenues instead of crediting 22 FERC account 922.

Q. Are FPL's affiliate billing practices codified?

2 A. Yes. FPL uses an integrated structure of billings and allocations that are codified in 3 the CAM. Maintaining the CAM is a requirement under Rule 25-6.1351, F.A.C. 4 ("Affiliate Rule"). In addition, FPL's CAM largely follows the published guidelines 5 recommended by the National Association of Regulatory Utility Commissioners 6 ("NARUC") and is consistent with our approach over at least the last 10 years, 7 including three prior base rate reviews, with no material process changes. FPL's CAM 8 details the types of services provided to affiliates, along with explanations of the billing 9 methodologies. FPL's 2025 CAM is included as Exhibit KF-6.

10 Q. Have there been any changes to the billing methodologies for charging FPL costs 11 to its affiliates since the 2021 Rate Case?

A. No. FPL's current billing methodologies for costs charged to its affiliates have been in
place since at least 2003 and remain unchanged since the 2021 Rate Case. FPL
continues to use three methods to charge costs of shared activities to its affiliates. These
methods are commonly employed by other utilities and are recommended by the FERC
and the NARUC:

171.Direct Charges – Costs of resources used exclusively to provide services for the18benefit of one company and are directly charged to that entity. FPL fully loads19all direct charges to affiliates and uses this methodology whenever possible and20practical. Activity billed using the direct charge methodology is not recorded21on FPL books and records and, instead, is charged on the books and records of22the benefitting entity. Therefore, direct charges are not included in FPL's cost23of service.

1 2. Operations Support Charges – Operations Support Charges are used by FPL to 2 allocate support costs for NEE's Nuclear fleet support operations, which provide services to both the FPL and NextEra Energy Resources, LLC 3 ("NEER") fleet of nuclear units. This allocation is based on each entity's 4 5 number of operating units, with a current split of 57% to FPL and 43% to 6 NEER. These charges are based on actual costs for the enterprise support 7 activity and are billed using the direct charge methodology; therefore, 8 Operations Support Charges are not included in FPL's cost of service.

9 3. <u>CSC</u> – A significant portion of corporate support services that benefit both FPL
10 and its affiliates are billed through the CSC, which is further defined by the two
11 distinct allocation methods below. Activity billed to affiliates via the CSC is
12 reflected in FPL's books and records as a credit to either revenue or expense
13 and, therefore, reduces FPL's cost of service.

- 14a.Specific Driver The allocation of costs of ongoing services shared15jointly to support utility and affiliate operations that have distinct cost16drivers. These drivers or factors have a direct relationship to the17causation of the expense and the effect this activity has on the operations18of the benefiting entity. See Exhibit KF-6 for examples of the cost pools19that are allocated using specific drivers.
- b. <u>Massachusetts Formula</u> The costs of corporate governance and
 strategic activities shared jointly to support utility and affiliate
 operations that do not have distinct cost drivers are allocated using the
 Massachusetts Formula, a methodology widely accepted by utility

| 1 | | regulators as a fair and reasonable way to allocate common costs among | | | | | | | | | | | |
|----|----|---|--|--|--|--|--|--|--|--|--|--|--|
| 2 | | affiliates. The Massachusetts Formula has three components: | | | | | | | | | | | |
| 3 | | (1) property, plant and equipment, (2) revenue, and (3) payroll. The | | | | | | | | | | | |
| 4 | | annual amounts forecasted for each of these components are used as the | | | | | | | | | | | |
| 5 | | basis in calculating the percentage to be charged to each affiliate. | | | | | | | | | | | |
| 6 | | Averaging the percentages for property, plant and equipment, revenues, | | | | | | | | | | | |
| 7 | | and payroll has proven to be a reasonable means of allocating corporate | | | | | | | | | | | |
| 8 | | governance and general support services. | | | | | | | | | | | |
| 9 | | Continuing these existing billing methodologies will ensure that all shared services are | | | | | | | | | | | |
| 10 | | properly charged to the benefiting entities in the NEE organization. | | | | | | | | | | | |
| 11 | Q. | What percent of affiliate support provided by FPL will be billed using either the | | | | | | | | | | | |
| 12 | | direct charge methodology or specific drivers? | | | | | | | | | | | |
| 13 | A. | As shown on Exhibit KF-7, approximately 73% of the support FPL forecasts it will | | | | | | | | | | | |
| 14 | | provide to its affiliates in the 2026 Projected Test Year will be billed using the direct | | | | | | | | | | | |
| 15 | | charge method or allocated in the CSC using specific drivers. This is made up of | | | | | | | | | | | |
| 16 | | approximately 33% using the direct charge methodology, 36% using specific drivers, | | | | | | | | | | | |
| 17 | | and 4% related to the Nuclear Operations Support Charge. FPL forecasts similar billing | | | | | | | | | | | |
| 18 | | levels for affiliate support for the 2027 Projected Test Year. | | | | | | | | | | | |
| 19 | Q. | What is the amount of CSC forecasted for the 2026 Projected Test Year and 2027 | | | | | | | | | | | |
| 20 | | Projected Test Year? | | | | | | | | | | | |
| 21 | A. | FPL forecasts the CSC to affiliates to be approximately \$154 million and \$171 million | | | | | | | | | | | |
| 22 | | in the 2026 Projected Test Year and 2027 Projected Test Year, respectively. These | | | | | | | | | | | |
| 23 | | amounts are reflected as a gradit to the originating administrative and general evenage | | | | | | | | | | | |
| 23 | | amounts are reflected as a credit to the originating administrative and general expense | | | | | | | | | | | |

2

accounts or other operating revenue, in the calculation of revenue requirements in each of these years.

3 Q. Are most of the costs included in the CSC allocated using activity-specific drivers? 4 A. Yes. For the 2026 Projected Test Year, 57% of the CSC cost pool is expected to be 5 allocated using specific drivers and 43% using the Massachusetts Formula. For the 6 2027 Projected Test Year, 58% of the CSC cost pool is expected to be allocated using 7 specific drivers and 42% using the Massachusetts Formula. FPL makes a significant 8 effort to identify causal relationships between costs and the activities that drive them 9 in order to achieve a more precise distribution of shared costs among FPL and its affiliates. 10

Q. Please describe the integrated controls that FPL designs, maintains, and relies on to ensure that FPL retail customers do not subsidize the operation of an affiliate. A. The Regulatory Accounting group within FPL is responsible for ensuring compliance

14 with the Affiliate Rule. This group, in collaboration with the Legal and Compliance 15 teams, is the primary control and oversight organization, whose mission is to ensure that FPL complies with affiliate transaction requirements. They monitor the affiliate 16 17 billing process and work with all business units across the enterprise to ensure that each 18 complies with the Affiliate Rule and properly charges or allocates costs as required. 19 They also work closely with all centralized shared services teams, periodically 20 reviewing all cost distributions to ensure charges are appropriate and that unregulated 21 activities are not subsidized by regulated customers.

FPL has codified the required practices and procedures that each employee must adhere to in the conduct of corporate shared services and appropriate billings in the CAM, following the guidelines recommended by the NARUC. The CAM is updated annually by the FPL Regulatory Accounting group and can be readily accessed by each and every employee through the internal NEE corporate website.

6

7 The Company's Sarbanes-Oxley narratives provide FPL's required affiliate transaction 8 controls. These narratives are reviewed on a quarterly basis and attested to by FPL 9 management. In addition, other processes ensure proper control over affiliate 10 allocation. For example, bi-weekly payroll reviews by each employee's supervisor are 11 conducted to ensure that any payroll incurred in support of an affiliate is appropriately 12 charged to that affiliate, and asset transfer requirements detail market testing 13 procedures for sales between FPL and affiliates to ensure Affiliate Rule compliance.

14 Q. Does the Company perform internal reviews of its affiliate processes?

15 Yes. The Company periodically reviews its affiliate processes. Most recently, during A. 16 2024, the Internal Audit department performed a review of the processes and 17 procedures employed by the FPL Regulatory Accounting group related to the CSC, 18 Operations Support Charges, and direct charges. The report contained no findings of 19 non-compliance with the Affiliate Rule. The controls in place were determined to be 20 effective, and the policies and procedures around affiliate transactions were 21 consistently applied throughout the Company. Additionally, FPL's Regulatory 22 Accounting and Finance departments undertake periodic reviews of the affiliate costs 23 as part of the budget cycle process.

1Q.Is FPL subject to reporting requirements by the Commission with respect to its2affiliate transactions?

A. Yes. FPL complies with affiliate accounting and reporting requirements mandated by
this Commission. That reporting includes the required annual filing of the
Diversification Report, which includes details of transactions with affiliates and
changes in affiliate commercial contracts with FPL. The most recent Diversification
Report available for FPL is provided in MFR C-31.

8 Q. Are affiliate costs subsidized by FPL customers?

9 A. No. To the contrary, FPL will continue to accomplish two important objectives for its 10 customers with respect to corporate support and affiliate charges. First, the Company 11 will continue to ensure that it complies with all regulatory requirements ensuring that 12 FPL customers do not subsidize affiliates. Second, FPL will continue to lever the 13 robust, highly specialized, commercial, and technical talents of the broader business 14 teams that it has amassed across the NEE enterprise in performing these corporate and 15 fleet services, which enable far greater benefits than FPL could ever deliver to 16 customers as a standalone business.

17 Q. Does this conclude your direct testimony?

18 A. Yes.

Florida Power & Light Company

MFRs SPONSORED OR CO-SPONSORED BY KEITH FERGUSON

| MFR | Period | Title | | | | | | |
|--|---|---|--|--|--|--|--|--|
| SOLE SPONSO | R: | | | | | | | |
| B-25 | 2026 Projected Test Year 2027 Projected Test Year | ACCOUNTING POLICY CHANGES AFFECTING RATE BASE | | | | | | |
| C-30 | 2026 Projected Test Year 2027 Projected Test Year | TRANSACTIONS WITH AFFILIATED COMPANIES | | | | | | |
| C-31 | 2026 Projected Test Year 2027 Projected Test Year | AFFILIATED COMPANY RELATIONSHIPS | | | | | | |
| C-32 | 2026 Projected Test Year 2027 Projected Test Year | NON-UTILITY OPERATIONS UTILIZING UTILITY ASSETS | | | | | | |
| F-01 | 2024 Historic Year 2027 Projected Test Year | ANNUAL AND QUARTERLY REPORTS TO SHAREHOLDERS | | | | | | |
| F-02 | 2024 Historic Year 2027 Projected Test Year | SEC REPORTS | | | | | | |
| CO-SPONSOR: | | | | | | | | |
| B-02 | 2026 Projected Test Year 2027 Projected Test Year | RATE BASE ADJUSTMENTS | | | | | | |
| B-11 | 1 2026 Projected Test Year 2027 Projected Test Year CAPITAL ADDITIONS AND RETIREMENTS | | | | | | | |
| C-02 2026 Projected Test Year 2027 Projected Test Year | | NET OPERATING INCOME ADJUSTMENTS | | | | | | |
| C-03 | 2026 Projected Test Year 2027 Projected Test Year | JURISDICTIONAL NET OPERATING INCOME ADJUSTMENTS | | | | | | |
| C-08 | 2027 Projected Test Year | DETAIL OF CHANGES IN EXPENSES | | | | | | |
| C-15 | 2024 Historic Year 2026 Projected Test Year 2027 Projected Test Year | INDUSTRY ASSOCIATION DUES | | | | | | |
| C-29 | 2026 Projected Test Year 2027 Projected Test Year | GAINS & LOSSES ON DISPOSITION OF PLANT AND PROPERTY | | | | | | |
| C-33 | 2026 Projected Test Year 2027 Projected Test Year | PERFORMANCE INDICES | | | | | | |
| C-37 2026 Projected Test Year 2027 Projected Test Year O & M BENCHMARK COMPARISON BY FUNCTION | | | | | | | | |
| C-41 2026 Projected Test Year 2027 Projected Test Year O & M BENCHMARK VARIANCE BY FUNCTION | | | | | | | | |

FLORIDA POWER AND LIGHT COMPANY IMPACTS TO DEPRECIATION EXPENSE USING 2025 DEPRECIATION STUDY DEPRECIATION RATES BY YEAR FOR BASE VS. CLAUSE FOR 2026 AND 2027 (\$000)

| Line No. | Function | 2026 Forecast (1) | 2026 Depreciation Expense Related to Clauses (2) | Subtotal (1) + (2) = (3) | ι | 2026 Calculated Expense Jsing Proposed Rates (4) | 2026 Calculated Expense Ising Proposed Rates Related to Clauses (5) | 2026 Base Expense) + (5) = (6) | Α | 2026 Company djustment 5) - (3) = (7) |
|-------------|----------------------------|-------------------------|---|-----------------------------|----|---|---|--|----|--|
| 1 2 | STEAM | \$ 112,414 | \$ (51,129) | \$ 61,285 | \$ | 137,736 | \$ (62,961) | \$ 74,774 | \$ | 13,489 |
| 3 | NUCLEAR | 236,066 | (6,327) | 229,739 | | 251,954 | (7,153) | 244,801 | | 15,063 |
| 5 6 | OTHER PRODUCTION | 610,759 | (13,089) | 597,670 | | 621,191 | (16,915) | 604,276 | | 6,606 |
| 7 8 | TRANSMISSION | 326,641 | (9,774) | 316,867 | | 329,788 | (10,393) | 319,395 | | 2,528 |
| 9 10 | DISTRIBUTION | 922,768 | (153,473) | 769,295 | | 1,046,629 | (180,442) | 866,187 | | 96,892 |
| 11 12 | SOLAR | 350,099 | (7,053) | 343,046 | | 354,353 | (7,859) | 346,494 | | 3,448 |
| 13 14 | ENERGY STORAGE | 77,339 | - | 77,339 | | 78,035 | - | 78,035 | | 696 |
| 15 16 | OTHER RENEWABLE PRODUCTION | 2,119 | - | 2,119 | | 2,612 | - | 2,612 | | 493 |
| 17 18 | GENERAL | 57,580 | (147) | 57,433 | | 53,890 | (169) | 53,721 | | (3,712) |
| 19 20 | TOTAL | \$ 2,695,785 (A) | \$ (240,993) (A) | \$ 2,454,792 | \$ | 2,876,188 (B) | \$ (285,893) | \$ 2,590,295 | \$ | 135,503 (C) |

21 22 23 24 25 26 27 28 29 30 31 32 2027 Calculated 2027 2027 Depreciation Expense Calculated . Expense Expense Using Proposed 2027 2027 2027 Related to Using Proposed Rates Related Base Company Forecast Clauses Subtotal Rates to Clauses Expense Adjustment Function (2) (1) + (2) = (3)(4) (5) (4) + (5) = (6)(6) - (3) = (7)(1)STEAM \$ 111,417 \$ (51,321) \$ 60,097 \$ 136,585 \$ (63,485) \$ 73.100 \$ 13,003 33 34 35 36 37 NUCLEAR 241,141 (6,428) 234,714 257,792 (7,281) 250,510 15,797 OTHER PRODUCTION (12,710) 606,605 (16,533) 7,964 619,315 631,103 614,569 TRANSMISSION 354,325 (11,451) 342,874 358,586 (12,187) 346,399 3,525 38 39 40 41 42 DISTRIBUTION 978,255 (176,816) 801,439 1,108,084 (206,871) 901,213 99,775 SOLAR 381,714 (7,071) 374,643 385,751 (7,877) 377.874 3.231 43 ENERGY STORAGE 186,055 186,055 187,892 187,892 1,838 --44 45 46 47 48 49 OTHER RENEWABLE PRODUCTION 2,943 2,943 2,271 . 2,271 . 673 GENERAL (169) 61,343 (147) 61,196 57,399 57,230 (3,966) TOTAL 2,935,836 \$ (265,943) \$ 2,669,892 \$ 3,126,134 \$ (314,403) \$ 2,811,731 \$ 141,839 \$ (A) (A) (B) (C)

Notes:

(A) Excludes amounts related to asset retirement obligations, acquisition adjustment, dismantlement, and amortizable property, which are included in the

total amount forecasted for depreciation expense on MFR C-4. (B) Calculated amounts are based on FPL's proposed depreciation rates included in its 2025 Depreciation Study

56

57 (C) After-tax amount is reflected as a Per Book Company adjustment on MFR C-3.

FLORIDA POWER & LIGHT COMPANY CHANGE IN FORECASTED ACCUMULATED DEPRECIATION RESULTING FROM FPL'S PROPOSED CHANGE IN BASE DEPRECIATION EXPENSE AND RESERVE TRANSFERS (\$000)

| 9 Function (A) | | Ending Balance 12/31/2025 | Ending Balance 1/31/2026 | Ending Balance 2/28/2026 | Ending Balance 3/31/2026 | Ending Balance 4/30/2026 | Ending Balance 5/31/2026 | Ending Balance 6/30/2026 | Ending Balance 7/31/2026 | Ending Balance 8/31/2026 | Ending Balance 9/30/2026 | Ending Balance 10/31/2026 | Ending Balance 11/30/2026 | Ending Balance 12/31/2026 | 13-Month Average 2026 |
|---|-------------|---|--|---|--|--|---|--|--|--|--|---|---|--|------------------------------------|
| | - | | | | | | | | | | | | | | |
| CHANGE IN DEPRECIATION EXPENSE | | | | 0.001 | 0.000 | 4 500 | 5.055 A | 0.770 | 7.000 | 0.000 | 10.155 | | 40.400 | 10,100 | |
| STEAM | \$ | - 5 | | 2,261 \$ | | 4,536 \$ | 5,655 \$ | 6,776 \$ | 7,902 \$ | 9,028 \$ | 10,155 \$ | | | | 6, |
| NUCLEAR | | - | 1,235 | 2,471 | 3,710 | 4,954 | 6,202 | 7,454 | 8,708 | 9,963 | 11,226 | 12,497 | 13,774 | 15,063 | 7, |
| OTHER PRODUCTION | | | 588 | 1,177 | 1,769 | 2,332 | 2,862 | 3,358 | 3,860 | 4,373 | 4,894 | 5,441 | 6,014 | 6,606 | 3, |
| TRANSMISSION | | - | 193 | 369 | 554 | 737 | 917 | 1,122 | 1,344 | 1,567 | 1,793 | 2,030 | 2,274 | 2,528 | 1 |
| DISTRIBUTION | | - | 7,965 | 15,948 | 23,949 | 31,971 | 40,015 | 48,079 | 56,166 | 64,277 | 72,405 | 80,550 | 88,712 | 96,892 | 48 |
| SOLAR | | - | 295 | 584 | 876 | 1,165 | 1,450 | 1,735 | 2,021 | 2,306 | 2,591 | 2,877 | 3,162 | 3,448 | 1 |
| ENERGY STORAGE | | - | 34 | 68 | 102 | 136 | 171 | 205 | 255 | 322 | 390 | 468 | 575 | 696 | |
| OTHER RENEWABLE PRODUCTION | | | 41 | 82 | 123 | 164 | 206 | 247 | 288 | 329 | 370 | 411 | 452 | 493 | |
| GENERAL | | | (297) | (596) | (896) | (1,200) | (1,508) | (1,818) | (2,131) | (2,445) | (2,760) | (3,076) | (3,393) | (3,712) | (|
| TOTAL CHANGE IN DEPRECIATION EXPENSE | \$ | - 5 | \$ 11,185 \$ | 22,365 \$ | 33,583 \$ | 44,796 \$ | 55,969 \$ | 67,157 \$ | 78,412 \$ | 89,719 \$ | 101,064 \$ | 112,480 \$ | 123,979 \$ | 135,503 \$ | 6 |
| ACCUMULATED DEPRECIATION RESERVE TRA | NSFER | | | | | | | | | | | | | | |
| STEAM | \$ | - : | \$ (17,103) \$ | (17,103) | 6 (17,103) \$ | (17,103) \$ | (17,103) \$ | (17,103) \$ | (17,103) \$ | (17,103) \$ | (17,103) \$ | (17,103) \$ | 6 (17,103) \$ | (17,103) \$ | (1 |
| OTHER PRODUCTION | | | 17,103 | 17,103 | 17,103 | 17,103 | 17,103 | 17,103 | 17,103 | 17,103 | 17,103 | 17,103 | 17,103 | 17,103 | 1 |
| TOTAL RESERVE TRANSFER | \$ | | - | | | | | | | | | | | | |
| TOTAL RESERVE ADJUSTMENT | \$ | | 5 11,185 \$ | 22,365 \$ | 33,583 \$ | 44,796 \$ | 55,969 \$ | 67,157 \$ | 78,412 \$ | 89,719 \$ | 101,064 \$ | 112,480 \$ | 123,979 \$ | 135,503 \$ | 6 |
| | | Ending Balance I2/31/2026 | Ending Balance 1/31/2027 | Ending Balance 2/28/2027 | Ending Balance 3/31/2027 | Ending Balance 4/30/2027 | Ending Balance 5/31/2027 | Ending Balance 6/30/2027 | Ending Balance 7/31/2027 | Ending Balance 8/31/2027 | Ending Balance | Ending Balance | Ending Balance | Ending Balance | 13-Mon Averag 2027 |
| | | | | | | | 5/5/12027 | 0/30/2027 | 110112021 | | 9/30/2027 | 10/31/2027 | 11/30/2027 | 12/31/2027 | |
| CHANGE IN DEPRECIATION EXPENSE | | | | | | | | | | | | | | | |
| | \$ | 13,489 \$ | \$ 14,570 \$ | 15,652 \$ | 16,734 \$ | 17,818 \$ | 18,903 \$ | 19,988 \$ | 21,076 \$ | 22,163 \$ | 23,251 \$ | | | | 1 |
| STEAM | \$ | 13,489 \$ 15,063 | \$ 14,570 \$ 16,360 | 15,652 \$ 17,660 | 16,734 \$ 18,962 | 17,818 \$ 20,269 | | | | | | | | | 1 |
| STEAM NUCLEAR | \$ | ., | | | | | 18,903 \$ | 19,988 \$ | 21,076 \$ | 22,163 \$ | 23,251 \$ | 24,338 \$ | 25,427 \$ | 26,492 \$ | 1 |
| STEAM NUCLEAR OTHER PRODUCTION | Ş | 15,063 | 16,360 | 17,660 | 18,962 | 20,269 | 18,903 \$ 21,581 | 19,988 \$ 22,897 | 21,076 \$ 24,216 | 22,163 \$ 25,536 | 23,251 \$ 26,858 | 24,338 \$ 28,183 | 25,427 \$ 29,513 | 26,492 \$ 30,859 | 1 |
| STEAM NUCLEAR OTHER PRODUCTION | \$ | 15,063 6,606 | 16,360 7,266 | 17,660 7,930 | 18,962 8,597 | 20,269 9,280 | 18,903 \$ 21,581 9,911 | 19,988 \$ 22,897 10,566 | 21,076 \$ 24,216 11,196 | 22,163 \$ 25,536 11,836 | 23,251 \$ 26,858 12,482 | 24,338 \$ 28,183 13,124 | 25,427 \$ 29,513 13,831 | 26,492 \$ 30,859 14,570 | 1 2 1 |
| STEAM NUCLEAR OTHER PRODUCTION TRANSMISSION | \$ | 15,063 6,606 2,528 | 16,360 7,266 2,797 | 17,660 7,930 3,059 | 18,962 8,597 3,338 | 20,269 9,280 3,634 | 18,903 \$ 21,581 9,911 3,926 | 19,988 \$ 22,897 10,566 4,225 | 21,076 \$ 24,216 11,196 4,532 | 22,163 \$ 25,536 11,836 4,835 | 23,251 \$ 26,858 12,482 5,142 | 24,338 \$ 28,183 13,124 5,443 | 25,427 \$ 29,513 13,831 5,740 | 26,492 \$ 30,859 14,570 6,052 | 1 2 1 |
| STEAM NUCLEAR OTHER PRODUCTION TRANSMISSION DISTRIBUTION | \$ | 15,063 6,606 2,528 96,892 | 16,360 7,266 2,797 105,094 | 17,660 7,930 3,059 113,314 | 18,962 8,597 3,338 121,553 | 20,269 9,280 3,634 129,816 | 18,903 \$ 21,581 9,911 3,926 138,100 | 19,988 \$ 22,897 10,566 4,225 146,405 | 21,076 \$ 24,216 11,196 4,532 154,734 | 22,163 \$ 25,536 11,836 4,835 163,085 | 23,251 \$ 26,858 12,482 5,142 171,455 | 24,338 \$ 28,183 13,124 5,443 179,842 | 25,427 \$ 29,513 13,831 5,740 188,245 | 26,492 \$ 30,859 14,570 6,052 196,667 | 1 2 1 |
| STEAM NUCLEAR OTHER PRODUCTION TRANSMISSION DISTRIBUTION SOLAR ENERGY STORAGE | \$ | 15,063 6,606 2,528 96,892 3,448 | 16,360 7,266 2,797 105,094 3,730 | 17,660 7,930 3,059 113,314 4,008 | 18,962 8,597 3,338 121,553 4,287 | 20,269 9,280 3,634 129,816 4,562 | 18,903 \$ 21,581 9,911 3,926 138,100 4,834 | 19,988 \$ 22,897 10,566 4,225 146,405 5,105 | 21,076 \$ 24,216 11,196 4,532 154,734 5,373 | 22,163 \$ 25,536 11,836 4,835 163,085 5,638 | 23,251 \$ 26,858 12,482 5,142 171,455 5,902 | 24,338 \$ 28,183 13,124 5,443 179,842 6,163 | 25,427 \$ 29,513 13,831 5,740 188,245 6,421 | 26,492 \$ 30,859 14,570 6,052 196,667 6,679 | 1 2 1 |
| STEAM NUCLEAR OTHER PRODUCTION TRANSMISSION DISTRIBUTION SOLAR ENERGY STORAGE OTHER RENEWABLE PRODUCTION | \$ | 15,063 6,606 2,528 96,892 3,448 696 | 16,360 7,266 2,797 105,094 3,730 818 | 17,660 7,930 3,059 113,314 4,008 940 | 18,962 8,597 3,338 121,553 4,287 1,062 | 20,269 9,280 3,634 129,816 4,562 1,198 | 18,903 \$ 21,581 9,911 3,926 138,100 4,834 1,347 | 19,988 \$ 22,897 10,566 4,225 146,405 5,105 1,497 | 21,076 \$ 24,216 11,196 4,532 154,734 5,373 1,659 | 22,163 \$ 25,536 11,836 4,835 163,085 5,638 1,832 | 23,251 \$ 26,858 12,482 5,142 171,455 5,902 2,006 | 24,338 \$ 28,183 13,124 5,443 179,842 6,163 2,181 | 25,427 \$ 29,513 13,831 5,740 188,245 6,421 2,358 | 26,492 \$ 30,859 14,570 6,052 196,667 6,679 2,534 | 1 2 1 |
| STEAM NUCLEAR OTHER PRODUCTION TRANSMISSION DISTRIBUTION SOLAR ENERGY STORAGE OTHER RENEWABLE PRODUCTION GENERAL | \$ | 15,063 6,606 2,528 96,892 3,448 696 493 | 16,360 7,266 2,797 105,094 3,730 818 534 (4,034) | 17,660 7,930 3,059 113,314 4,008 940 576 (4,356) | 18,962 8,597 3,338 121,553 4,287 1,062 617 (4,678) | 20,269 9,280 3,634 129,816 4,562 1,198 658 | 18,903 \$ 21,581 9,911 3,926 138,100 4,834 1,347 699 | 19,988 \$ 22,897 10,566 4,225 146,405 5,105 1,497 740 | 21,076 \$ 24,216 11,196 4,532 154,734 5,373 1,659 782 | 22,163 \$ 25,536 11,836 4,835 163,085 5,638 1,832 823 | 23,251 \$ 26,858 12,482 5,142 171,455 5,902 2,006 864 | 24,338 \$ 28,183 13,124 5,443 179,842 6,163 2,181 905 (7,002) | 25,427 \$ 29,513 13,831 5,740 188,245 6,421 2,358 946 (7,339) | 26,492 \$ 30,859 14,570 6,052 196,667 6,679 2,534 1,166 (7,678) | 1 2 14 |
| STEAM NUCLEAR OTHER PRODUCTION TRANSMISSION DISTRIBUTION SOLAR ENERGY STORAGE OTHER RENEWABLE PRODUCTION <u>GENERAL</u> TOTAL CHANGE IN DEPRECIATION EXPENSE | \$ | 15,063 6,606 2,528 96,892 3,448 696 493 (3,712) | 16,360 7,266 2,797 105,094 3,730 818 534 (4,034) | 17,660 7,930 3,059 113,314 4,008 940 576 (4,356) | 18,962 8,597 3,338 121,553 4,287 1,062 617 (4,678) | 20,269 9,280 3,634 129,816 4,562 1,198 658 (5,004) | 18,903 \$ 21,581 9,911 3,926 138,100 4,834 1,347 699 (5,333) | 19,988 \$ 22,897 10,566 4,225 146,405 5,105 1,497 740 (5,664) | 21,076 \$ 24,216 11,196 4,532 154,734 5,373 1,659 782 (5,997) | 22,163 \$ 25,536 11,836 4,835 163,085 5,638 1,832 823 (6,332) | 23,251 \$ 26,858 12,482 5,142 171,455 5,902 2,006 864 (6,666) | 24,338 \$ 28,183 13,124 5,443 179,842 6,163 2,181 905 (7,002) | 25,427 \$ 29,513 13,831 5,740 188,245 6,421 2,358 946 (7,339) | 26,492 \$ 30,859 14,570 6,052 196,667 6,679 2,534 1,166 (7,678) | 1 2 14 |
| STEAM NUCLEAR OTHER PRODUCTION TRANSMISSION DISTRIBUTION SOLAR ENERGY STORAGE OTHER RENEWABLE PRODUCTION GENERAL TOTAL CHANGE IN DEPRECIATION EXPENSE ACCUMULATED DEPRECATION RESERVE TRAN | \$ | 15,063 6,606 2,528 96,892 3,448 696 493 (3,712) | 16,360 7,266 2,797 105,094 3,730 818 534 (4,034) \$ 147,135 \$ | 17,660 7,930 3,059 113,314 4,008 940 576 (4,356) 158,782 \$ | 18,962 8,597 3,338 121,553 4,287 1,062 617 (4,678) 170,471 \$ | 20,269 9,280 3,634 129,816 4,562 1,198 658 (5,004) | 18,903 \$ 21,581 9,911 3,926 138,100 4,834 1,347 699 (5,333) | 19,988 \$ 22,897 10,566 4,225 146,405 5,105 1,497 740 (5,664) | 21,076 \$ 24,216 11,196 4,532 154,734 5,373 1,659 782 (5,997) | 22,163 \$ 25,536 11,836 4,835 163,085 5,638 1,832 823 (6,332) | 23,251 \$ 26,858 12,482 5,142 171,455 5,902 2,006 864 (6,666) | 24,338 \$ 28,183 13,124 5,443 179,842 6,163 2,181 905 (7,002) 253,178 \$ | 25,427 \$ 29,513 13,831 5,740 188,245 6,421 2,358 946 (7,339) 265,143 \$ | 26,492 \$ 30,859 14,570 6,052 196,667 6,679 2,534 1,166 (7,678) 277,342 \$ | 1 2 14 14 20 |
| STEAM NUCLEAR OTHER PRODUCTION TRANSMISSION DISTRIBUTION SOLAR ENERGY STORAGE OTHER RENEWABLE PRODUCTION GENERAL TOTAL CHANGE IN DEPRECIATION EXPENSE ACCUMULATED DEPRECATION RESERVE TRAN STEAM | \$ NSFER | 15,063 6,606 2,528 96,892 3,448 696 493 (3,712) 135,503 5 | 16,360 7,266 2,797 105,094 3,730 818 534 (4,034) \$ 147,135 \$ | 17,660 7,930 3,059 113,314 4,008 940 576 (4,356) 158,782 \$ | 18,962 8,597 3,338 121,553 4,287 1,062 617 (4,678) 170,471 \$ | 20,269 9,280 3,634 129,816 4,562 1,198 658 (5,004) 182,231 \$ | 18,903 \$ 21,581 9,911 3,926 138,100 4,834 1,347 699 (5,333) 193,967 \$ | 19,988 \$ 22,897 10,566 4,225 146,405 5,105 1,497 740 (5,664) 205,761 \$ | 21,076 \$ 24,216 11,196 4,532 154,734 5,373 1,659 782 (5,997) 217,570 \$ | 22,163 \$ 25,536 11,836 4,835 163,085 5,638 1,832 823 (6,332) 229,418 \$ | 23,251 \$ 26,858 12,482 5,142 171,455 5,902 2,006 864 (6,666) 241,294 \$ | 24,338 \$ 28,183 13,124 5,443 179,842 6,163 2,181 905 (7,002) 253,178 \$ | 25,427 \$ 29,513 13,831 5,740 188,245 6,421 2,358 946 (7,339) 265,143 \$ | 26,492 \$ 30,859 14,570 6,052 196,667 6,679 2,534 1,166 (7,678) 277,342 \$ | 1 2 1 14 (20 (1 |
| STEAM NUCLEAR OTHER PRODUCTION TRANSMISSION DISTRIBUTION SOLAR ENERGY STORAGE OTHER RENEWABLE PRODUCTION GENERAL TOTAL CHANGE IN DEPRECIATION EXPENSE | \$ NSFER | 15,063 6,606 2,528 96,892 3,448 696 493 (3,712) 135,503 (17,103) | 16,360 7,266 2,797 105,094 3,730 818 534 (4,034) \$ 147,135 \$ \$ (17,103) \$ | 17,660 7,930 3,059 113,314 4,008 940 576 (4,356) 158,782 \$ (17,103) \$ | 18,962 8,597 3,338 121,553 4,287 1,062 617 (4,678) 5 (17,103) \$ | 20,269 9,280 3,634 129,816 4,562 1,198 658 (5,004) 182,231 \$ (17,103) \$ | 18,903 \$ 21,581 9,911 3,926 138,100 4,834 1,347 699 (5,333) 193,967 \$ (17,103) \$ | 19,988 \$ 22,897 10,566 4,225 146,405 5,105 1,497 740 (5,664) 205,761 \$ (17,103) \$ | 21,076 \$ 24,216 11,196 4,532 154,734 5,373 1,659 782 (5,997) 217,570 \$ (17,103) \$ | 22,163 \$ 25,536 11,836 4,835 163,085 5,638 1,832 823 (6,332) 229,418 \$ (17,103) \$ | 23,251 \$ 26,858 12,482 5,142 171,455 5,902 2,006 864 (6,666) 241,294 \$ (17,103) \$ | 24,338 \$ 28,183 13,124 5,443 179,842 6,163 2,181 905 (7,002) 253,178 \$ | 25,427 \$ 29,513 13,831 5,740 188,245 6,421 2,358 946 (7,339) 265,143 \$ 265,143 \$ | 26,492 \$ 30,859 14,570 6,052 196,667 6,679 2,534 1,166 (7,678) 277,342 \$ (17,103) \$ | 1 2 1 |

71 Notes:

72 (A) Positive amounts reflect increases to account balances and negative amounts reflect decreases to account balances.

73 (B) Reflected on MFR B-2 for the 2026 Projected Test Year as the Per Book depreciation study Company adjustment.

74 (C) Reflected on MFR B-2 for the 2027 Projected Test Year as the Per Book depreciation study Company adjustment.

Docket No. 20250011-EI Impacts to Depreciation Expense using the 2025 Depreciation Study Rates by Year for Base vs. Clause for 2026 and 2027 Exhibit KF-2, Page 2 of 2

Florida Power & Light Company CAPITAL RECOVERY SCHEDULE BASE - SUMMARY

| | | | | (1) | | (2) | | (3) | | (4) | | (5) | | (6) | | (7) |
|-------------|--------------------------------|------------------------------|----|---|----|--|----|--|----|--|----|--|----|--|----|--|
| Line No. | Function | Exhibit Page Reference | Ι | 2026 Current Base Depreciation/ mortization ⁽¹⁾ | | 2026 roposed Base nortization ⁽²⁾ | | 2026 Company Adjustment (2) - (1) | | 2027 Current Base Depreciation/ Amortization ⁽¹⁾ | | 2027 Proposed Base Amortization ⁽²⁾ | | 2027 Company Adjustment (5) - (4) | | 2028 & 2029 Proposed Base Depreciation/ Amortization ⁽²⁾ |
| 1 | Steam Plant Retirements | | | | | | | | | | | | | | | |
| 2 | Daniel Units 1 & 2 | Pg. 4 | \$ | 9,882,899 | \$ | 11,609,125 | \$ | 1,726,226 | \$ | 9,882,899 | \$ | 11,609,125 | \$ | 1,726,226 | \$ | 11,609,125 |
| 3 | | | | | | | | | | | | | | | | |
| 4 | Transmission Plant Retirements | D (| ¢ | 200 744 | ¢ | 2 210 505 | ¢ | 2 0 4 0 0 4 1 | ¢ | 260 744 | ¢ | 2 210 505 | ¢ | 2 0 4 0 0 4 1 | ¢ | 2 210 505 |
| 5 | 500kV - 2024 | Pg. 5 | \$ | 369,744 | \$ | 3,310,585 | \$ | 2,940,841 | \$ | 369,744 | \$ | 3,310,585 | \$ | 2,940,841 | \$ | 3,310,585 |
| 6 | 500kV - 2025 | Pg. 5 | | 1,241,659 | | 2,535,410 | | 1,293,750 | | 1,241,659 | | 2,535,410 | | 1,293,750 | | 2,535,410 |
| 7 | 500kV - 2026 | Pg. 5 | | - | | 996,085 | | 996,085 | | - | | 996,085 | | 996,085 | | 996,085 |
| 8 | 500kV - 2027 | Pg. 5 | | - | | - | | - | | - | | 354,558 | | 354,558 | | 354,558 |
| 9 | 500kV - 2028 | Pg. 5 | | - | | - | | - | | - | | - | | - | | 660,619 |
| 10 | Daniel Units 1 & 2 | Pg. 4 | | 216,312 | | 428,511 | | 212,199 | | 216,312 | | 428,511 | | 212,199 | | 428,511 |
| 11 | Total for Transmission | | \$ | 1,827,715 | \$ | 7,270,591 | \$ | 5,442,876 | \$ | 1,827,715 | \$ | 7,625,149 | \$ | 5,797,433 | \$ | 8,285,768 |
| 12 | | | | | | | | | | | | | | | | |
| 13 | General Plant Retirements | | | | | | | | | | | | | | | |
| 14 | Customer Information System | Pg. 6 | \$ | - | \$ | - | \$ | - | \$ | - | \$ | 4,473,559 | \$ | 4,473,559 | \$ | 4,473,559 |
| 15 | - | 0 | | | | | | | | | | | | | | |
| 16 | Subtotal - All Functions | | \$ | 11,710,614 | \$ | 18,879,716 | \$ | 7,169,102 | \$ | 11,710,614 | \$ | 23,707,833 | \$ | 11,997,218 | \$ | 24,368,452 |
| 17 | | | | | | | | | | | | | | | | |
| 18 | TOTAL BASE CAPITAL RECOVERY | | \$ | 11,710,614 | \$ | 18,879,716 | \$ | 7,169,102 | \$ | 11,710,614 | \$ | 23,707,833 | \$ | 11,997,218 | \$ | 24,368,452 |
| 19 | | | | | | | | | | | | | | | | |

20 Notes:

21 (1) Amounts for the 500kV Tranches are based upon the depreciation rates approved by the FPSC in Order No. PSC-2021-0446-S-EI, and depreciation rates for Daniel Units 1 & 2 are based upon Gulf Power's 2017 Rate Settlement from Docket Nos. 20160186-EI and 20160170-EI.

22 ⁽²⁾ Represents amortization based on 10-year amortization period as proposed by the Company.

Florida Power & Light Company CAPITAL RECOVERY SCHEDULE CLAUSE - SUMMARY

| | | | (1) | (2) | (3) | (4) | (5) | | (6) | (7) |
|-------------|-----------------------------|------------------------------|---|---|---|--|--|----|---|-------------------------------------|
| Line No. | Function | Exhibit Page Reference | 2026 crent Clause ortization ⁽¹⁾ | 2026 oposed Clause nortization ⁽²⁾ | 2026 Clause Adjustment (2) - (1) | 2027 rent Clause ortization ⁽¹⁾ | 2027 posed Clause portization ⁽²⁾ | I | 2027 Clause Adjustment (5) - (4) | 2028 bosed Clause nortization |
| 1 | Steam Plant Retirements | | | | | | | | | |
| 2 | Daniel Units 1 & 2 | Pg. 4 | \$ 12,974,340 | \$ 30,702,856 | \$ 17,728,517 | 12,974,340 | \$ 30,702,856 | \$ | 17,728,517 | \$ 30,702,856 |
| 3 | | | | | | | | | | |
| 4 | TOTAL CLAUSE CAPITAL RECOVE | RY | \$ 12,974,340 | \$ 30,702,856 | \$ 17,728,517 | \$ 12,974,340 | \$ 30,702,856 | \$ | 17,728,517 | \$ 30,702,856 |
| 5 | | | | | | | | | | |

6 Notes:

7 (1) Amounts are based upon the depreciation rates approved in Gulf Power's 2017 Rate Settlement from Docket Nos. 20160186-EI and 20160170-EI.

8 ⁽²⁾ Represents amortization based on 10-year amortization period as proposed by the Company.

FLORIDA POWER & LIGHT COMPANY CHANGE IN FORECASTED ACCUMULATED DEPRECIATION AND AMORTIZATION RESULTING FROM FPL'S PROPOSED BASE CAPITAL RECOVERY SCHEDULES

| ne o. Function | Ending Balance 12/31/2025 | Ending Balance 1/31/2026 | Ending Balance 2/28/2026 | Ending Balance 3/31/2026 | Ending Balance 4/30/2026 | Ending Balance 5/31/2026 | Ending Balance 6/30/2026 | Ending Balance 7/31/2026 | Ending Balance 8/31/2026 | Ending Balance 9/30/2026 | Ending Balance 10/31/2026 | Ending Balance 11/30/2026 | Ending Balance 12/31/2026 | 13-Month Average 2026 |
|---|--|---|--|--|---|---|---|---|---|---|---|---|---|--|
| | | | | | | | | | | | | | | |
| Steam Plant Retirements | | | | | | | | | | | | | | |
| Daniel Units 1 & 2 | - S | 143,852 \$ | 287,704 \$ | 431,557 \$ | 575,409 \$ | 719,261 \$ | 863,113 \$ | 1,006,965 \$ | 1,150,818 \$ | 1,294,670 \$ | 1,438,522 \$ | 1,582,374 \$ | 1,726,226 \$ | 863,113 |
| Transmission Plant Retirements | | | | | | | | | | | | | | |
| 500kV - 2024 | | 245,070 | 490,140 | 735.210 | 980,280 | 1,225,350 | 1,470,421 | 1,715,491 | 1,960,561 | 2,205,631 | 2,450,701 | 2,695,771 | 2,940,841 \$ | 1,470,42 |
| 500kV - 2025 | | 107,813 | 215,625 | 323,438 | 431,250 | 539,063 | 646.875 | 754.688 | 862,500 | 970.313 | 1.078.125 | 1,185,938 | 1,293,750 | 646,875 |
| 500kV - 2026 | - | 83,007 | 166,014 | 249,021 | 332,028 | 415,035 | 498,043 | 581,050 | 664.057 | 747,064 | 830,071 | 913,078 | 996,085 | 498,04 |
| 500kV - 2027 | | - | - | - | - | - | - | - | - | - | - | - | - | - |
| Daniel Units 1 & 2 | | 17,683 | 35,367 | 53,050 | 70,733 | 88,416 | 106,100 | 123,783 | 141,466 | 159,149 | 176,833 | 194,516 | 212,199 | 106,10 |
|) | | | | | | | | | | | | | | |
| General Plant Retirements | | | | | | | | | | | | | | |
| Customer Information System | - | - | - | - | - | - | - | - | - | - | - | - | - | - |
| TOTAL | <u>s</u> - s | 597,425 \$ | 1,194,850 \$ | 1,792,276 \$ | 2,389,701 \$ | 2,987,126 \$ | 3,584,551 \$ | 4,181,976 \$ | 4,779,401 \$ | 5,376,827 \$ | 5,974,252 \$ | 6,571,677 \$ | 7,169,102 \$ | 3,584,55 |
| 5 | | 071,120 0 | 1,191,050 5 | 1,172,270 0 | 2,003,701 3 | 2,007,120 5 | 0,001,001 0 | 1,101,070 5 | 1,773,101 \$ | 5,670,627 5 | 5,571,252 5 | 0,071,077 0 | /,10),102 3 | (1) |
| 6 7 8 9 0 | Ending Balance 12/31/2026 | Ending Balance | Ending Balance | Ending Balance | Ending Balance | Ending Balance | Ending Balance | Ending Balance | Ending Balance | Ending Balance | Ending Balance | Ending Balance | Ending Balance | 13-Month Average 2027 |
| | 12/31/2026 | 1/31/2027 | 2/28/2027 | 3/31/2027 | 4/30/2027 | 5/31/2027 | 6/30/2027 | 7/31/2027 | 8/31/2027 | 9/30/2027 | 10/31/2027 | 11/30/2027 | 12/31/2027 | |
| 3 Steam Plant Retirements | | | | | | | | | | | | | | |
| Steam Plant Retirements Daniel Units 1 & 2 | \$ 1,726,226 \$ | | 2/28/2027 2,013,931 \$ | 3/31/2027 2,157,783 \$ | 4/30/2027 2,301,635 \$ | 5/31/2027 2,445,487 \$ | 6/30/2027 2,589,339 \$ | 7/ 31/2027 2,733,192 \$ | 8/31/2027 2,877,044 \$ | 9/30/2027 3,020,896 \$ | 10/31/2027 3,164,748 \$ | 11/30/2027 3,308,600 \$ | 3,452,453 \$ | |
| <u>Steam Plant Retirements</u> Daniel Units 1 & 2 | | | | | | | | | | | | | | |
| <u>Steam Plant Retirements</u> Daniel Units 1 & 2 <u>Transmission Plant Retirements</u> | | | | | | | | | | | | | | 2,589,33 |
| Steam Plant Retirements Daniel Units 1 & 2 Transmission Plant Retirements 500kV - 2024 | \$ 1,726,226 \$ | 1,870,079 \$ | 2,013,931 \$ | 2,157,783 \$ | 2,301,635 \$ | 2,445,487 \$ | 2,589,339 \$ | 2,733,192 \$ | 2,877,044 \$ | 3,020,896 \$ | 3,164,748 \$ | 3,308,600 \$ | 3,452,453 \$ | 2,589,33 |
| 5 6 <u>Transmission Plant Retirements</u> 7 500kV - 2024 8 500kV - 2025 9 500kV - 2026 | \$ 1,726,226 \$ 2,940,841 | 1,870,079 \$ 3,185,911 1,401,563 1,079,092 | 2,013,931 \$ 3,430,981 1,509,375 1,162,099 | 2,157,783 \$ 3,676,051 1,617,188 1,245,106 | 2,301,635 \$ 3,921,122 1,725,000 1,328,114 | 2,445,487 \$ 4,166,192 1,832,813 1,411,121 | 2,589,339 \$ 4,411,262 1,940,626 1,494,128 | 2,733,192 \$ 4,656,332 2,048,438 1,577,135 | 2,877,044 \$ 4,901,402 2,156,251 1,660,142 | 3,020,896 \$ 5,146,472 2,264,063 1,743,149 | 3,164,748 \$ 5,391,542 2,371,876 1,826,156 | 3,308,600 \$ 5,636,612 2,479,688 1,909,163 | 3,452,453 \$ 5,881,682 2,587,501 1,992,170 | 2,589,339 4,411,262 1,940,620 1,494,123 |
| Steam Plant Retirements 4 Daniel Units 1 & 2 5 Transmission Plant Retirements 7 500kV v - 2024 8 500kV - 2025 9 500kV v - 2026 9 500kV v - 2027 | \$ 1,726,226 \$ 2,940,841 1,293,750 996,05 | 1,870,079 \$ 3,185,911 1,401,563 1,079,092 29,546 | 2,013,931 \$ 3,430,981 1,509,375 1,162,099 59,093 | 2,157,783 \$ 3,676,051 1,617,188 1,245,106 88,639 | 2,301,635 \$ 3,921,122 1,725,000 1,328,114 118,186 | 2,445,487 \$ 4,166,192 1,832,813 1,411,121 147,732 | 2,589,339 \$ 4,411,262 1,940,626 1,494,128 177,279 | 2,733,192 \$ 4,656,332 2,048,438 1,577,135 206,825 | 2,877,044 \$ 4,901,402 2,156,251 1,660,142 236,372 | 3,020,896 \$ 5,146,472 2,264,063 1,743,149 265,918 | 3,164,748 \$ 5,391,542 2,371,876 1,826,156 295,465 | 3,308,600 \$ 5,636,612 2,479,688 1,909,163 325,011 | 3,452,453 \$ 5,881,682 2,587,501 1,992,170 354,558 | 2,589,339 4,411,262 1,940,626 1,494,128 177,279 |
| Steam Plant Retirements Daniel Units 1 & 2 Transmission Plant Retirements SO0KV - 2024 SO0KV - 2025 SO0KV - 2025 SO0KV - 2025 Daniel Units 1 & 2 | \$ 1,726,226 \$ 2,940,841 1,293,750 996,085 | 1,870,079 \$ 3,185,911 1,401,563 1,079,092 | 2,013,931 \$ 3,430,981 1,509,375 1,162,099 | 2,157,783 \$ 3,676,051 1,617,188 1,245,106 | 2,301,635 \$ 3,921,122 1,725,000 1,328,114 | 2,445,487 \$ 4,166,192 1,832,813 1,411,121 | 2,589,339 \$ 4,411,262 1,940,626 1,494,128 | 2,733,192 \$ 4,656,332 2,048,438 1,577,135 | 2,877,044 \$ 4,901,402 2,156,251 1,660,142 | 3,020,896 \$ 5,146,472 2,264,063 1,743,149 | 3,164,748 \$ 5,391,542 2,371,876 1,826,156 | 3,308,600 \$ 5,636,612 2,479,688 1,909,163 | 3,452,453 \$ 5,881,682 2,587,501 1,992,170 | 2,589,339 4,411,262 1,940,620 1,494,128 177,279 |
| Steam Plant Retirements Daniel Units 1 & 2 Transmission Plant Retirements 500kV - 2024 500kV - 2025 500kV - 2026 500kV - 2026 500kV - 2027 Daniel Units 1 & 2 | \$ 1,726,226 \$ 2,940,841 1,293,750 996,05 | 1,870,079 \$ 3,185,911 1,401,563 1,079,092 29,546 | 2,013,931 \$ 3,430,981 1,509,375 1,162,099 59,093 | 2,157,783 \$ 3,676,051 1,617,188 1,245,106 88,639 | 2,301,635 \$ 3,921,122 1,725,000 1,328,114 118,186 | 2,445,487 \$ 4,166,192 1,832,813 1,411,121 147,732 | 2,589,339 \$ 4,411,262 1,940,626 1,494,128 177,279 | 2,733,192 \$ 4,656,332 2,048,438 1,577,135 206,825 | 2,877,044 \$ 4,901,402 2,156,251 1,660,142 236,372 | 3,020,896 \$ 5,146,472 2,264,063 1,743,149 265,918 | 3,164,748 \$ 5,391,542 2,371,876 1,826,156 295,465 | 3,308,600 \$ 5,636,612 2,479,688 1,909,163 325,011 | 3,452,453 \$ 5,881,682 2,587,501 1,992,170 354,558 | 2,589,339 4,411,263 1,940,620 1,494,123 177,279 |
| Steam Plant Retirements 4 Daniel Units 1 & 2 5 7 mansmission Plant Retirements 5 7 500kV - 2024 8 90kV - 2025 9 10 11 12 12 13 14 15 16 16 17 18 18 10 14 15 16 17 18 18 19 | \$ 1,726,226 \$ 2,940,841 1,293,750 996,05 | 1,870,079 \$ 3,185,911 1,401,563 1,079,092 29,546 229,882 | 2,013,931 \$ 3,430,981 1,509,375 1,162,099 59,093 247,566 | 2,157,783 \$ 3,676,051 1,617,188 1,245,106 88,639 265,249 | 2,301,635 \$ 3,921,122 1,725,000 1,328,114 118,186 282,932 | 2,445,487 \$ 4,166,192 1,832,813 1,411,121 147,732 300,615 | 2,589,339 \$ 4,411,262 1,940,626 1,494,128 177,279 318,299 | 2,733,192 \$ 4,656,332 2,048,438 1,577,135 206,825 335,982 | 2,877,044 \$ 4,901,402 2,156,251 1,660,142 236,372 353,665 | 3,020,896 \$ 5,146,472 2,264,063 1,743,149 265,918 371,348 | 3,164,748 \$ 5,391,542 2,371,876 1,826,156 295,465 389,032 | 3,308,600 \$ 5,636,612 2,479,688 1,909,163 325,011 406,715 | 3,452,453 \$ 5,881,682 2,587,501 1,992,170 354,558 424,398 | 2,589,339 4,411,26 1,940,624 1,494,124 177,27 318,299 |
| Steam Plant Retirements Daniel Units 1 & 2 Transmission Plant Retirements 500kV - 2024 500kV - 2025 9 500kV - 2025 9 500kV - 2026 9 500kV - 2026 9 500kV - 2027 10 Daniel Units 1 & 2 2 3 General Plant Retirements Customer Information System | \$ 1,726,226 \$ 2,940,841 1,293,750 996,05 | 1,870,079 \$ 3,185,911 1,401,563 1,079,092 29,546 | 2,013,931 \$ 3,430,981 1,509,375 1,162,099 59,093 | 2,157,783 \$ 3,676,051 1,617,188 1,245,106 88,639 | 2,301,635 \$ 3,921,122 1,725,000 1,328,114 118,186 | 2,445,487 \$ 4,166,192 1,832,813 1,411,121 147,732 | 2,589,339 \$ 4,411,262 1,940,626 1,494,128 177,279 | 2,733,192 \$ 4,656,332 2,048,438 1,577,135 206,825 | 2,877,044 \$ 4,901,402 2,156,251 1,660,142 236,372 | 3,020,896 \$ 5,146,472 2,264,063 1,743,149 265,918 | 3,164,748 \$ 5,391,542 2,371,876 1,826,156 295,465 | 3,308,600 \$ 5,636,612 2,479,688 1,909,163 325,011 | 3,452,453 \$ 5,881,682 2,587,501 1,992,170 354,558 | 2,589,335 4,411,262 1,940,626 1,494,128 177,275 318,299 |
| Steam Plant Retirements 4 Daniel Units 1 & 2 5 7 mansmission Plant Retirements 5 7 500kV - 2024 8 90kV - 2025 9 10 11 12 12 13 14 15 16 16 17 18 18 10 14 15 16 17 18 18 19 | \$ 1,726,226 \$ 2,940,841 1,293,750 996,05 | 1,870.079 \$ 3,185.911 1,401.563 1,079.092 29,546 229,882 372,797 | 2,013,931 \$ 3,430,981 1,509,375 1,162,099 59,093 247,566 | 2,157,783 \$ 3,676,051 1,617,188 1,245,106 88,639 265,249 | 2,301,635 \$ 3,921,122 1,725,000 1,328,114 118,186 282,932 | 2,445,487 \$ 4,166,192 1,832,813 1,411,121 147,732 300,615 | 2,589,339 \$ 4,411,262 1,940,626 1,494,128 177,279 318,299 | 2,733,192 \$ 4,656,332 2,048,438 1,577,135 206,825 335,982 | 2,877,044 \$ 4,901,402 2,156,251 1,660,142 236,372 353,665 | 3,020,896 \$ 5,146,472 2,264,063 1,743,149 265,918 371,348 | 3,164,748 \$ 5,391,542 2,371,876 1,826,156 295,465 389,032 | 3,308,600 \$ 5,636,612 2,479,688 1,909,163 325,011 406,715 | 3,452,453 \$ 5,881,682 2,587,501 1,992,170 354,558 424,398 | 2,589,335 4,411,262 1,940,626 1,494,128 177,275 318,295 2,236,775 13,167,711 |

38
39 Notes:
40 (1) Reflected on MFR B-2 for the 2026 Projected Test Year as the Per Book Capital Recovery Company adjustment.
41 (2) Reflected on MFR B-2 for the 2027 Projected Test Year as the Per Book Capital Recovery Company adjustment.

Docket No. 20250011-EI Summary of Capital Recovery Schedules for 2026 and 2027 – Base Rates vs. Clause Exhibit KF-3, Page 4 of 6

Florida Power & Light Company CAPITAL RECOVERY SCHEDULE Daniel Units 1 & 2 ⁽¹⁾

| | | | (1) | (2) | | (3) | | (4) | (5) |
|--|--|----------|--|------------------------|----------|-------------------------|----------|--------------------------------------|--------------------------------------|
| Line No. | | Tota | l Unrecovered Cost ⁽²⁾ ÷ | Amortization Period | | al Accrual mounts | | Current ortization ⁽³⁾ | Company Adjustment ⁽⁴⁾ |
| | L RECOVERY ACCOUNTS - BASE | | Cust | | | | | ortization | (3) - (4) |
| 2 2 Sterm Bl | lend Distances of | | | | | | | | |
| | l ant Retirements el Common | | | | | | | | |
| 5 31 | | \$ | 4,157,703 | 10 | \$ | 415,770 | \$ | 1,080 | \$ 414,690 |
| 6 31 | 6 | | 1,295,244 | 10 | | 129,524 | | 457,886 | (328,362 |
| 7 31 | 2 Boiler Plant Equipment | | 16,474,285 | 10 | | 1,647,429 | | 1,279,163 | 368,266 |
| 8 31 | 4 Turbogenerator Units | | 985,743 | 10 | | 98,574 | | 119,975 | (21,401 |
| 9 31 | 5 Accessory Electric Equipment | | 4,624,776 | 10 | | 462,478 | | 167,856 | 294,622 |
| 10 31 | 1 1 | | 1,168,585 | 10 | | 116,858 | | 774,480 | (657,622 |
| 11 | Daniel Common Total | \$ | 28,706,337 | | \$ | 2,870,634 | \$ | 2,800,440 | \$ 70,193 |
| 12 12 D · | 1 m 1 / 1 | | | | | | | | |
| 13 <u>Danie</u> 14 31 | 1 Unit 1 Structures & Improvements | \$ | (521,146) | 10 | \$ | (52,115) | \$ | 272,989 | \$ (325,104 |
| 5 31 | 1 | э | 20,858,826 | 10 | Ф | 2,085,883 | 3 | 1,751,356 | 334,522 |
| 15 31 16 31 | 1 1 | | 9,318,128 | 10 | | 931,813 | | 795,520 | 136,293 |
| 10 31 17 31 | 6 | | 1,643,078 | 10 | | 164,308 | | 346,253 | (181,945 |
| 18 31 | 5 11 | | 134,320 | 10 | | 13,432 | | 39,456 | (26,024 |
| 19 | Daniel Unit 1 Total | \$ | 31,433,207 | | \$ | 3,143,321 | \$ | | \$ (62,252 |
| 20 | | | - , , | | | - / - /- | | - , | |
| | el Unit 2 | | | | | | | | |
| 22 31 | 1 Structures & Improvements | \$ | (520,684) | 10 | \$ | (52,068) | \$ | 294,682 | \$ (346,751 |
| 3 31 | 2 Boiler Plant Equipment | | 33,900,580 | 10 | | 3,390,058 | | 2,050,871 | 1,339,187 |
| 24 31 | 4 Turbogenerator Units | | 20,529,103 | 10 | | 2,052,910 | | 1,074,876 | 978,034 |
| 25 31 | 5 11 | | 1,631,182 | 10 | | 163,118 | | 416,161 | (253,043 |
| 26 31 | 1 1 | | 411,529 | 10 | | 41,153 | | 40,296 | 857 |
| 27 28 | Daniel Unit 2 Total | \$ | 55,951,709 | | \$ | 5,595,171 | \$ | 3,876,886 | \$ 1,718,285 |
| 29 Total | for Steam Plant | \$ | 116,091,253 | | \$ | 11,609,125 | \$ | 9,882,899 | \$ 1,726,226 |
| 30 | | | | | | | | | |
| | ssion Plant Retirements | | | | | | | | |
| 32 <u>Danie</u> 33 35 | 2 Common 2 Structures & Improvements | \$ | 20,134 | 10 | \$ | 2,013 | \$ | 4,248 | \$ (2,235 |
| 34 35 | 1 | 3 | 4,264,979 | 10 | \$ | 426,498 | 3 | 212,064 | \$ (2,233 214,434 |
| 14 55 15 | Daniel Common Total | \$ | 4,285,113 | 10 | \$ | 428,511 | \$ | | \$ 212,199 |
| 36 | | Ŷ | 1,200,110 | | Ψ | 120,011 | Ģ | 210,012 | • ===,:;; |
| 37 38 TOTAL 39 | CAPITAL RECOVERY ACCOUNTS - BASE | \$ | 120,376,365 | | \$ | 12,037,637 | \$ | 10,099,211 | \$ 1,938,425 |
| | L RECOVERY ACCOUNTS - CLAUSE | | | | | | | | |
| | ant Retirements | | | | | | | | |
| 44 47 D · | 10 | | | | | | | | |
| | <u>el Common</u> | ¢ | 20 260 125 | 10 | \$ | 2 826 014 | ¢ | 1 002 042 | ¢ 1.734.07 |
| 46 31 47 31 | 1 | \$ | 28,269,135 | 10 | \$ | 2,826,914 | \$ | 1,092,042 | |
| 47 31 48 31 | 1 1 | | 150,447,108 12,844,701 | 10 | | 15,044,711 1,284,470 | | 6,456,116 517,384 | 8,588,595 767,087 |
| 19 31 | | | 12,844,701 | 10 | | 1,284,470 | | 110,652 | (97,764 |
| 50 | Daniel Common Total | \$ | 191,689,820 | 10 | \$ | 19,168,982 | \$ | / | \$ 10,992,789 |
| 51 | Dunier Common Four | Ψ | 191,009,020 | | Ŷ | 19,100,902 | Ŷ | 0,170,199 | • 10,772,707 |
| | el Unit 1 | | | | | | | | |
| 53 31 | 1 Structures & Improvements | \$ | 237,721 | 10 | \$ | 23,772 | \$ | 10,139 | \$ 13,633 |
| 54 31 | 2 Boiler Plant Equipment | | 74,677,293 | 10 | | 7,467,729 | | 3,149,719 | 4,318,011 |
| 55 31 | 5 Accessory Electric Equipment | | 1,517,431 | 10 | | 151,743 | | 103,506 | 48,237 |
| 56 31 | 6 Miscellaneous Power Plant Equipment | | 438,081 | 10 | | 43,808 | | 14,972 | 28,836 |
| 57 | Daniel Unit 1 Total | \$ | 76,870,527 | | \$ | 7,687,053 | \$ | 3,278,336 | \$ 4,408,717 |
| 58 | | | | | | | | | |
| | el Unit 2 | | | | | | | | |
| | 1 | \$ | - | 10 | \$ | - | \$ | | \$ - |
| 60 31 | 2 Boiler Plant Equipment | | 38,484,622 | 10 | | 3,848,462 | | 1,517,381 | 2,331,082 |
| 60 31 61 31 | | | - | 10 10 | | - | | - | (4,071 |
| 60 31 61 31 62 31 | 5 11 | | | | | (1,640) | | 2,431 | (4.07) |
| 60 31 61 31 62 31 63 31 | 6 Miscellaneous Power Plant Equipment | ¢ | (16,405) | 10 | ¢ | 3 846 822 | ¢ | | |
| 60 31 61 31 62 31 63 31 64 31 | 5 11 | \$ | (16,405) 38,468,218 | 10 | \$ | 3,846,822 | \$ | 1,519,812 | |
| 60 31 61 31 62 31 63 31 64 65 66 TOTAL | 6 Miscellaneous Power Plant Equipment | \$ \$ | | 10 | \$ \$ | 3,846,822 30,702,856 | \$ \$ | 1,519,812 | \$ 2,327,010 |
| 60 31 61 31 62 31 63 31 64 65 66 TOTAL 67 67 | 6 Miscellaneous Power Plant Equipment Daniel Unit 2 Total | | 38,468,218 | 10 | | | - | 1,519,812 | \$ 2,327,010 |
| 60 31 61 31 62 31 63 31 64 65 66 TOTAL 67 68 | 6 Miscellaneous Power Plant Equipment Daniel Unit 2 Total | | 38,468,218 | 19 | | | - | 1,519,812 12,974,340 | \$ 2,327,010 |

71 <u>Notes:</u>
72 ⁽¹⁾ Daniel was retired on January 2024.

73 ⁽²⁾ Reflects unrecovered costs as of December 31, 2025.

⁽³⁾ Amounts are based upon Gulf Power's 2017 Rate Settlement from Docket Nos. 20160186-EI and 20160170-EI.

75 ⁽⁴⁾ Represents the difference between amortization based on rates as approved in Gulf Power's 2017 Rate Settlement and the 10-year amortization proposed by the Company.

Florida Power & Light Company CAPITAL RECOVERY SCHEDULE 500 kV Transmission Rebuild Project

| | | | | (1) | | (2) | | (3) | | (4) | Та | (5) tal Unrecovered | (6) | | (7) Annual | | (8) | (9) 2026 Compa | nv | (10) |
|-------------|--------------------------|---|----|-----------------------|----|-----------------------|----|-----------------------------|----|--|----|------------------------|------------------------|------|------------------------------------|----|--|-------------------------|-------------------|--|
| Line No. | | | | Original Cost | - | Book Reserve | | recovered Net Book Value | | timated Cost moval (COR) ⁽¹⁾ | | Cost + (3) + (4) | Amortization Period | = De | preciation/Amortization Amounts | | urrent Base ortization ⁽⁵⁾ | Adjustment (7) - (8) | ₍₆₎ 20 | 27 Company ljustment ⁽⁶⁾ |
| 1 | CAPITAL RECOVERY | Y ACCOUNTS - BASE | | | | | | | | | | | | | | | | | | |
| 2 3 4 | Transmission Plant Ret | irements | | | | | | | | | | | | | | | | | | |
| 5 | Year 2024 (2) | | | | | | | | | | | | | | | | | | | |
| 6 | 354 | Towers and Fixtures | | - | | - | | - | | - | \$ | 32,670,832 | 10 | \$ | 3,267,083 | \$ | 343,246 | | 838 \$ | 2,923,838 |
| 7 | 355 | Poles and Fixtures | | - | | - | | - | | - | | 79,229 | 10 | | 7,923 | | 19,380 | (11, | | (11,458) |
| 8 | 356 | Overhead conductors and devices 500kV 2024 Total | | - | | - | | - | | - | - | 355,789 | 10 | s | 35,579 3,310,585 | s | 7,118 | 28, | | 28,461 |
| 10 | | 500k V 2024 1 otal | | - | | - | | - | | - | \$ | 33,105,850 | | 2 | 3,310,585 | 3 | 369,744 | \$ 2,940, | 841 \$ | 2,940,841 |
| 10 | Year 2025 (2) | | | | | | | | | | | | | | | | | | | |
| 12 | <u>1 car 2025</u> 354 | Towers and Fixtures | | - | | - | | - | | | s | 23,763,814 | 10 | s | 2,376,381 | s | 1,221,053 | \$ 1.155. | 328 \$ | 1,155,328 |
| 13 | 355 | Poles and Fixtures | | - | | - | | - | | - | Ŷ | 1,590,282 | 10 | 9 | 159,028 | 9 | 20,606 | 138. | | 138,422 |
| 14 | | 500kV 2025 Total | | - | | - | - | - | | - | \$ | 25,354,096 | | \$ | 2,535,410 | \$ | 1,241,659 | | 750 \$ | 1,293,750 |
| 15 | | | | | | | | | | | | | | | | | | | | |
| 16 | | | | | | | | | | | | | | | | | | | | |
| 17 | Year 2026 (3) | | | | | | | | | | | | | | | | | | | |
| 18 | 354 355 | Towers and Fixtures Poles and Fixtures | \$ | 32,014,175 | \$ | 27,362,278 | \$ | 4,651,896 | s | 4,439,075 | \$ | 9,090,972 | 10 | \$ | 909,097 86,988 | | - | | 097 \$ 988 | 909,097 |
| 19 20 | 300 | 500kV 2026 Total | S | 1,420,443 33,434,618 | S | 697,223 28,059,502 | s | 723,220 | 5 | 146,660 4,585,735 | s | 869,880 9,960,851 | 10 | s | 996,085 | S | - | | 988 085 \$ | 86,988 996,085 |
| 20 | | 300k v 2026 Total | 3 | 33,434,018 | 3 | 28,039,302 | 3 | 3,373,110 | 3 | 4,385,755 | 3 | 9,900,851 | | 3 | 990,085 | 3 | - | \$ 990, | 085 \$ | 996,085 |
| 22 | Year 2027 (3) | | | | | | | | | | | | | | | | | | | |
| 23 | 354 | Towers and Fixtures | s | - | s | - | s | - | s | 3,456,365 | s | 3,456,365 | 10 | s | 345.637 | | - | | - \$ | 345,637 |
| 24 | 355 | Poles and Fixtures | | - | | - | | - | | 89,211 | | 89,211 | 10 | | 8,921 | | - | | - | 8,921 |
| 25 | | 500kV 2027 Total | \$ | - | \$ | - | \$ | - | \$ | 3,545,576 | \$ | 3,545,576 | | \$ | 354,558 | \$ | - | \$ | - \$ | 354,558 |
| 26 | | | | | | | | | | | | | | | | | | | | |
| 27 | (4) | | | | | | | | | | | | | | | | | | | |
| 28 | Year 2028 (4) | | | | | | | | | | | 10.000.141 | 1.000/ | | (48.84) | | | | | |
| 29 30 | 354 355 | Towers and Fixtures Poles and Fixtures | \$ | 35,040,530 904,417 | 5 | 19,057,248 473,158 | \$ | 15,983,282 431,259 | \$ | 3,375,182 87,115 | \$ | 19,358,464 518,374 | 1.82% 2.53% | s | 637,738 22,882 | | - | | - | - |
| 30 31 | 300 | 500kV 2028 Total | s | 35,944,947 | S | 4/3,158 19,530,407 | S | 16,414,540 | s | 3,462,297 | s | 19,876,838 | 2.53% | S | 660,619 | S | | \$ | - 5 | |
| 32 | | 500k v 2020 10dl | 3 | 55,744,947 | 3 | 17,550,407 | 3 | 10,414,540 | 5 | 5,402,297 | 3 | 17,070,030 | | 3 | 000,019 | \$ | - | J. | - 3 | - |
| 33 | | | | | | | | | | | | | | | | | | | | |
| 34 | TOTAL CAPITAL | RECOVERY AMOUNTS - BASE | \$ | 69,379,565 | \$ | 47,589,908 | \$ | 21,789,657 | \$ | 11,593,609 | \$ | 91,843,212 | | | | \$ | 1,611,403 | \$ 5,230, | 677 \$ | 5,585,234 |
| 35 | | | | | | | | | | | | | | | | | | | | |

36 <u>Notes:</u>

37 ⁽¹⁾ Due to the nature of these retirements, the Capital Recovery Schedule amounts reflect unrecovered Net Book Value and estimated Cost of Removal (COR).

38 ⁽²⁾ Represents unrecovered costs as of December 31, 2025.

39 ⁽³⁾ Represents retirements performed during the prior year. Retirements occur when phases of the 500 kV project are placed in-service.

40 (4) Retirements completed during 2027 which will be amortized using the proposed 2025 Depreciation Study rates, beginning in January 2028. No more retirements are expected for the project beyond 2028.

41 ⁽⁵⁾ Represents amortization based on current RSAM approved depreciation rates from Docket No. 20210015-EL

42 (6) Represents the difference between amortization at current approved RSAM rates and the 10-year amortization proposed by the Company.

Florida Power & Light Company CAPITAL RECOVERY SCHEDULE

Customer Information System ("CIS") (1)

| | | (1) | | (2) | | (3) | (4) | | | (5) |
|-------------|--|-------------------|----|-----------------|--------|------------------------|------------------------|---|----|--------------------------------|
| Line No. | | Original Cost | - | Book Reserve | = Tota | ll Unrecovered Cost | Amortization Period | = | Am | Annual ortization mounts |
| 1 | CAPITAL RECOVERY ACCOUNTS - BASE | | | | | | | | | |
| 2 | | | | | | | | | | |
| 3 | General Plant Retirements | | | | | | | | | |
| 4 | Customer Information System | | | | | | | | | |
| 5 | 397.2 Computer Software | \$ 140,851,134 | \$ | 96,115,547 | \$ | 44,735,587 | 10 | | \$ | 4,473,559 |
| 6 | | | | | | | | | | |
| 7 | TOTAL CAPITAL RECOVERY ACCOUNTS - BASE | \$ 140,851,134 | \$ | 96,115,547 | \$ | 44,735,587 | | | \$ | 4,473,559 |
| 8 | | | | | | | | - | | |

8 9

10 <u>Notes:</u>

11 ⁽¹⁾ Retirement date for the CIS is expected to be December 2026; therefore, amortization will begin in January 2027.

FLORIDA POWER & LIGHT COMPANY 2026 AND 2027 DISMANTLEMENT ACCRUAL COMPANY ADJUSTMENT

| Line | | | | | Currently Approved | Ar | Proposed nnual Accrual | (| Increase/ Decrease) in Annual mantlement |
|----------|---|-------------|----------------------------|----|-------------------------------|----|---------------------------|----|---|
| No. | Plant Site (1) | Base/Clause | | | Annual Accrual ⁽²⁾ | | ective 1/1/2026 | | Accrual |
| 1 | Cape Canaveral | Base | Other | \$ | 620,112 | \$ | 602,601 | \$ | (17,512 |
| 2 | Gulf Clean Energy Center | Base | Other | | 76,675 | | 115,452 | | 38,777 |
| 3 | Dania Beach | Base | Other | | 257,906 | | 541,462 | | 283,556 |
| 4 | Ft. Myers | Base | Other | | 1,235,668 | | 1,547,723 | | 312,055 |
| 5 | Lauderdale | Base | Other | | 541,150 | | 219,230 | | (321,919 |
| 6 | Martin | Base | Other | | 1,690,540 | | 1,612,125 | | (78,415 |
| 7 | Manatee | Base | Other | | 789,597 | | 915,129 | | 125,532 |
| 8 | Okeechobee | Base | Other | | 945,661 | | 1,061,524 | | 115,863 |
| 9 | Pace/Pea Ridge Cogen | Base | Other | | 2,080 | | (0) | | (2,081 |
| 10 | Port Everglades | Base | Other | | 437,855 | | 531,956 | | 94,101 |
| 11 | Riviera Beach | Base | Other | | 345,018 | | 502,717 | | 157,699 |
| 12 | Sanford | Base | Other | | 979,952 | | 1,203,591 | | 223,639 |
| 13 | Smith | Base | Other | | - | | 678,850 | | 678,850 |
| 14 | Turkey Point | Base | Other | | 405,412 | | 701,956 | | 296,544 |
| 15 | West County Energy Center | Base | Other | | 1,299,542 | | 1,946,326 | | 646,785 |
| 16 17 | Total Other | | | \$ | 9,627,168 | \$ | 12,180,641 | \$ | 2,553,474 |
| 18 | Gulf Clean Energy Center | Base | Steam | \$ | 1,487,736 | \$ | 3,155,553 | \$ | 1,667,817 |
| 19 | Daniel | Base | Steam | | 787,184 | | 367,779 | | (419,405 |
| 20 | Manatee | Base | Steam | | - | | 1,449,911 | | 1,449,911 |
| 21 | Scherer | Base | Steam | | 2,007,354 | | 1,025,840 | | (981,514 |
| 22 23 | Total Steam | | | \$ | 4,282,273 | \$ | 5,999,082 | \$ | 1,716,808 |
| 24 25 | Solar | Base | Solar | \$ | 21,479,964 | \$ | 60,411,234 | \$ | 38,931,270 |
| 26 | Cavendish Hydrogen | Base | Other Renewable Production | \$ | - | \$ | 89,801 | \$ | 89,801 |
| 27 | Perdido Landfill | Base | Other Renewable Production | | 20,252 | | 24,868 | | 4,617 |
| 28 29 | Total Other Renewable Production | | | \$ | 20,252 | \$ | 114,669 | \$ | 94,417 |
| 30 31 | Battery Storage | Base | Energy Storage | \$ | 1,235,375 | \$ | 17,495,601 | \$ | 16,260,227 |
| 32 33 | Total Increase in Base Rate Dismantlement Accrual (3) | | | \$ | 36,645,032 | \$ | 96,201,228 | \$ | 59,556,196 |
| 33 34 | Solar ⁽⁴⁾ | C 1 | 6.1 | | coo 010 | | 452.202 | ~ | (530 535 |
| | | Clause | Solar | \$ | 680,818 | Ş | 152,293 | Ş | (528,525 |
| 35 | Daniel (Coal Combustion Residuals) | Clause | Steam | | - | | 352,306 | | 352,306 |
| 36 | Gulf Clean Energy Center (Coal Combustion Residuals) | Clause | Steam | | - | | 46,497 | | 46,497 |
| 37 | Scherer - Unit 3 (Coal Combustion Residuals) | Clause | Steam | | 2,553,939 | | 2,386,039 | | (167,900 |
| 38 | Scherer - Unit 4 (Coal Combustion Residuals) | Clause | Steam | _ | 7,800,751 | | 7,287,918 | - | (512,832 |
| 39 40 | Total Decrease in Clause Dismantlement Accrual | | | \$ | 11,035,507 | \$ | 10,225,053 | \$ | (810,454 |
| | Total Increase in Dismantlement Accrual | | | \$ | 47,680,539 | \$ | 106,426,281 | \$ | 58,745,742 |

| Function | Claura /Rara | | 12/31/25 | Dronocod Decorro Tronofors (5) | 12/31/25 Estimated Reserve |
|---------------------------------------|--|--|---|---|---|
| Function | Clause/ Base | | (Pre-Transfers) | Proposed Reserve Transfers | (Post-Transfers) |
| Other | Base | \$ | 36,338,039 | \$ 6,205,661 | \$ 42,543,700 |
| Other Renewable Production | Base | | 317,775 | 55,252 | 373,027 |
| Steam | Base | | 111,799,151 | 67,513,060 | 179,312,211 |
| Solar | Base | | 85,919,856 | (85,919,856) | - |
| Energy Storage - Battery | Base | | 4,941,499 | (334,645) | 4,606,854 |
| Subtotal - Reserve Transfers (Base) | | \$ | 239,316,320 | \$ (12,480,527) | \$ 226,835,793 |
| Steam | Clause | \$ | 102,841,745 | \$ 7,267,140 | \$ 110,108,885 |
| Solar | Clause | | (2,093,837) | 5,213,388 | 3,119,550 |
| Subtotal - Reserve Transfers (Clause) | | \$ | 100,747,908 | \$ 12,480,527 | \$ 113,228,435 |
| Total Dismantlement Reserve Transfers | | \$ | 340,064,228 | \$- | \$ 340,064,228 |
| | Other Renewable Production Steam Solar Energy Storage - Battery Subtotal - Reserve Transfers (Base) Steam Solar Subtotal - Reserve Transfers (Clause) | Other Base Other Renewable Production Base Steam Base Solar Base Energy Storage - Battery Base Subtotal - Reserve Transfers (Base) Steam Clause Subtotal - Reserve Transfers (Clause) | Other Base \$ Other Renewable Production Base Steam Base Solar Base Energy Storage - Battery Base Subtotal - Reserve Transfers (Base) \$ Steam Clause Solar Clause Subtotal - Reserve Transfers (Clause) \$ | Function Clause/Base (Pre-Transfers) Other Base \$ 36,338,039 Other Renewable Production Base \$ 317,775 Steam Base \$ 317,775 Solar Base \$ 317,775 Solar Base \$ 317,775 Subtotal - Reserve Transfers (Base) Base \$ 317,775 Subtotal - Reserve Transfers (Base) Base \$ 317,775 Subtotal - Reserve Transfers (Base) \$ 239,316,320 \$ Solar Clause \$ 100,841,745 \$ Solar Clause \$ 100,747,908 \$ 100,747,908 | Function Clause/Base (Pre-Transfers) Estimated Reserve (Pre-Transfers) Proposed Reserve Transfers ⁽⁹⁾ Other Base \$ 36,338,039 \$ 6,205,661 Other Renewable Production Base 317,775 55,252 Steam Base 317,775 55,252 Steam Base 311,1799,151 67,513,060 Solar Base 4,941,499 (334,645) Subtotal - Reserve Transfers (Base) \$ 239,316,320 \$ (12,480,527) Steam Clause \$ 02,841,745 \$ 7,267,140 Solar Clause \$ (20,93,837) 5,213,388 Subtotal - Reserve Transfers (Clause) \$ 100,747,908 \$ 12,480,527 |

54 55 <u>Notes:</u>

56 ⁽¹⁾ See FPL's 2025 Dismantlement Study at Exhibit NWA-2 for further detail regarding sites added since the 2021 Dismantlement Study.

57 ⁽²⁾ FPL accrual amount approved by Order Nos. PSC-2021-0446-S-EI and amended Order PSC-2021-0446A-S-EI in Docket No. 20210015-EI.

58 (3) After-tax amount of \$44.5 million is reflected as a Per Book Company Adjustment on MFR C-3 for both the 2026 Projected Test Year and 2027 Projected Test Year.

⁽⁴⁾ Solar includes Martin, Desoto and Space Coast recovered through the Environmental Cost Recovery Clause per FPSC Order No. 08-0491-PAA-EL Note, Martin Solar Plant has been retired and will be dismantled by the end of 2025.

60 ⁽⁵⁾ Dismantlement reserve transfers from Base to Clause. MFR B-2 reflects 13-month average of reserve transfers from Base to Clause.

FLORIDA POWER & LIGHT COMPANY CHANGE IN FORECASTED ACCUMULATED DISMANTLEMENT RESULTING FROM FPL'S PROPOSED CHANGE IN BASE DISMANTLEMENT EXPENSE AND RESERVE TRANSFERS

| Function ⁽¹⁾ | | Ending Balance 12/31/2025 | Ending Balance 1/31/2026 | Ending Balance 2/28/2026 | Ending Balance 3/31/2026 | Ending Balance 4/30/2026 | Ending Balance 5/31/2026 | Ending Balance 6/30/2026 | Ending Balance 7/31/2026 | Ending Balance 8/31/2026 | Ending Balance 9/30/2026 | Ending Balance 10/31/2026 | Ending Balance 11/30/2026 | Ending Balance 12/31/2026 | 13-Month Average 2026 |
|---|-----------|--|---|--|---|---|--|---|---|--|---|---|---|--|---|
| CHANGE IN DISMANTLEMENT EXPENSE | | | | | | | | | | | | | | | |
| OTHER PRODUCTION | \$ | - | \$ 212,789 | \$ 425,579 \$ | 638,368 \$ | 851,158 \$ | 1,063,947 \$ | 1,276,737 \$ | \$ 1,489,526 \$ | 1,702,316 \$ | 1,915,105 | \$ 2,127,895 | \$ 2,340,684 | \$ 2,553,474 \$ | 1,276 |
| STEAM | | - | 143,067 | 286,135 | 429,202 | 572,269 | 715,337 | 858,404 | 1,001,472 | 1,144,539 | 1,287,606 | 1,430,674 | 1,573,741 | 1,716,808 | 858 |
| SOLAR | | - | 3,244,272 | 6,488,545 | 9,732,817 | 12,977,090 | 16,221,362 | 19,465,635 | 22,709,907 | 25,954,180 | 29,198,452 | 32,442,725 | 35,686,997 | 38,931,270 | 19,465 |
| OTHER RENEWABLE PRODUCTION | | - | 7,868 | 15,736 | 23,604 | 31,472 | 39,341 | 47,209 | 55,077 | 62,945 | 70,813 | 78,681 | 86,549 | 94,417 | 4 |
| ENERGY STORAGE | | - | 1,355,019 | 2,710,038 | 4,065,057 | 5,420,076 | 6,775,094 | 8,130,113 | 9,485,132 | 10,840,151 | 12,195,170 | 13,550,189 | 14,905,208 | 16,260,227 | 8,13 |
| TOTAL CHANGE IN DISMANTLEMENT EXPENSE | \$ | - | \$ 4,963,016 | \$ 9,926,033 \$ | 14,889,049 \$ | \$ 19,852,065 \$ | 24,815,082 \$ | 29,778,098 \$ | \$ 34,741,114 \$ | 39,704,130 \$ | 44,667,147 | \$ 49,630,163 | \$ 54,593,179 | \$ 59,556,196 \$ | 29,77 |
| ACCUMULATED DISMANTLEMENT RESERVE TRANSI | FER | | | | | | | | | | | | | | |
| OTHER PRODUCTION | \$ | - | \$ 6,205,661 | \$ 6,205,661 \$ | 6,205,661 \$ | 6,205,661 \$ | 6,205,661 \$ | 6,205,661 | \$ 6,205,661 \$ | 6,205,661 \$ | 6,205,661 | \$ 6,205,661 | \$ 6,205,661 | \$ 6,205,661 | 5,72 |
| STEAM | | - | 67,513,060 | 67,513,060 | 67,513,060 | 67,513,060 | 67,513,060 | 67,513,060 | 67,513,060 | 67,513,060 | 67,513,060 | 67,513,060 | 67,513,060 | 67,513,060 | 62,31 |
| SOLAR | | - | (85,919,856) | (85,919,856) | (85,919,856) | (85,919,856) | (85,919,856) | (85,919,856) | (85,919,856) | (85,919,856) | (85,919,856) | (85,919,856) | (85,919,856) | (85,919,856) | (79,31 |
| OTHER RENEWABLE PRODUCTION | | - | 55,252 | 55,252 | 55,252 | 55,252 | 55,252 | 55,252 | 55,252 | 55,252 | 55,252 | 55,252 | 55,252 | 55,252 | 5 |
| ENERGY STORAGE | | | (334,645) | (334,645) | (334,645) | (334,645) | (334,645) | (334,645) | (334,645) | (334,645) | (334,645) | (334,645) | (334,645) | (334,645) | (30 |
| TOTAL DISMANTLEMENT RESERVE TRANSFER | \$ | - | \$ (12,480,527) | \$ (12,480,527) \$ | (12,480,527) \$ | 6 (12,480,527) \$ | (12,480,527) \$ | (12,480,527) \$ | \$ (12,480,527) \$ | (12,480,527) \$ | (12,480,527) | \$ (12,480,527) | \$ (12,480,527) | \$ (12,480,527) \$ | (11,52 |
| TOTAL DISMANTLEMENT RESERVE ADJUSTMENT | \$ | - | \$ (7,517,511) | \$ (2,554,494) \$ | 2,408,522 \$ | \$ | 12,334,555 \$ | 17,297,571 | \$ 22,260,587 \$ | 27,223,603 \$ | 32,186,620 | \$ 37,149,636 | \$ 42,112,652 | \$ 47,075,669 \$ | 18,25 |
| | | | | | | | | | | | | | | Palanco | Averag |
| | | Balance 12/31/2026 | Balance 1/31/2027 | Balance 2/28/2027 | Balance 3/31/2027 | Balance 4/30/2027 | Balance 5/31/2027 | Balance 6/30/2027 | Balance 7/31/2027 | Balance 8/31/2027 | Balance 9/30/2027 | Balance 10/31/2027 | Balance 11/30/2027 | Balance 12/31/2027 | Average 2027 |
| CHANGE IN DISMANTLEMENT EXPENSE | | | | | | | | | | | | | | | |
| | \$ | 12/31/2026 | 1/31/2027 | 2/28/2027 | 3/31/2027 | 4/30/2027 | | | 7/31/2027 | 8/31/2027 | | 10/31/2027 | 11/30/2027 | 12/31/2027 | 2027 |
| OTHER PRODUCTION | ş | 12/31/2026 | 1/31/2027 | 2/28/2027 | 3/31/2027 | 4/30/2027 | 5/31/2027 | 6/30/2027 | 7/31/2027 | 8/31/2027 | 9/30/2027 | 10/31/2027 | 11/30/2027 | 12/31/2027 | 2027 3,83 |
| OTHER PRODUCTION | Ş | 2,553,474 | 1/31/2027 \$ 2,766,263 | 2/28/2027 \$ 2,979,052 \$ | 3/31/2027 3,191,842 \$ | 4/30/2027 | 5/31/2027 3,617,421 \$ | 6/30/2027 3,830,210 \$ | 7/31/2027 | 8/31/2027 4,255,789 \$ | 9/30/2027 4,468,579 | 10/31/2027 | 11/30/2027 | 12/31/2027 \$ 5,106,947 \$ | 2027 3,83 2,57 |
| OTHER PRODUCTION STEAM SOLAR | Ş | 12/31/2026 2,553,474 1,716,808 | 1/31/2027 \$ 2,766,263 1,859,876 | 2/28/2027 \$ 2,979,052 \$ 2,002,943 | 3/31/2027 3,191,842 \$ 2,146,011 | 4/30/2027 3,404,631 \$ 2,289,078 | 5/31/2027 3,617,421 \$ 2,432,145 | 6/30/2027 3,830,210 \$ 2,575,213 | 7/31/2027 5 4,043,000 \$ 2,718,280 | 8/31/2027 4,255,789 \$ 2,861,347 | 9/30/2027 4,468,579 3,004,415 | 10/31/2027 \$ 4,681,368 \$ 3,147,482 | 11/30/2027 | 12/31/2027 \$ 5,106,947 \$ 3,433,617 | 2027 3,83 2,57 58,39 |
| OTHER PRODUCTION STEAM SOLAR OTHER RENEWABLE PRODUCTION | Ş | 12/31/2026 2,553,474 1,716,808 38,931,270 | 1/31/2027 \$ 2,766,263 1,859,876 42,175,542 | 2/28/2027 \$ 2,979,052 \$ 2,002,943 45,419,815 | 3/31/2027 3,191,842 \$ 2,146,011 48,664,087 | 4/30/2027 3,404,631 \$ 2,289,078 51,908,360 | 5/31/2027 3,617,421 \$ 2,432,145 55,152,632 | 6/30/2027 3,830,210 \$ 2,575,213 58,396,904 | 7/31/2027 \$ 4,043,000 \$ 2,718,280 61,641,177 | 8/31/2027 4,255,789 \$ 2,861,347 64,885,449 | 9/30/2027 4,468,579 3,004,415 68,129,722 | 10/31/2027 \$ 4,681,368 \$ 3,147,482 71,373,994 | 11/30/2027 \$ 4,894,158 3,290,550 74,618,267 | 12/31/2027 \$ 5,106,947 \$ 3,433,617 77,862,539 | 2027 3,83 2,57 58,39 14 |
| OTHER PRODUCTION STEAM SOLAR OTHER RENEWABLE PRODUCTION | \$ | 12/31/2026 2,553,474 1,716,808 38,931,270 94,417 | 1/31/2027 \$ 2,766,263 1,859,876 42,175,542 102,286 17,615,246 | 2/28/2027 \$ 2,979,052 \$ 2,002,943 45,419,815 110,154 18,970,264 | 3/31/2027 3,191,842 \$ 2,146,011 48,664,087 118,022 20,325,283 | 4/30/2027 3,404,631 \$ 2,289,078 51,908,360 125,890 21,680,302 | 5/31/2027 3,617,421 \$ 2,432,145 55,152,632 133,758 23,035,321 | 6/30/2027 \$ 3,830,210 \$ 2,575,213 58,396,904 141,626 | 7/31/2027 4,043,000 \$ 2,718,280 61,641,177 149,494 25,745,359 | 8/31/2027 4,255,789 \$ 2,861,347 64,885,449 157,362 27,100,378 | 9/30/2027 4,468,579 3,004,415 68,129,722 165,230 28,455,397 | 10/31/2027 \$ 4,681,368 \$ 3,147,482 71,373,994 173,099 | 11/30/2027 5 4,894,158 5 3,290,550 74,618,267 180,967 31,165,434 | 12/31/2027 \$ 5,106,947 \$ 3,433,617 77,862,539 188,835 32,520,453 | 2027 3,83 2,57 58,39 14 24,35 |
| OTHER PRODUCTION STEAM SOLAR OTHER RENEWABLE PRODUCTION ENERGY STORAGE TOTAL CHANGE IN DISMANTLEMENT EXPENSE | Ş | 12/31/2026 2,553,474 1,716,808 38,931,270 94,417 16,260,227 | 1/31/2027 \$ 2,766,263 1,859,876 42,175,542 102,286 17,615,246 | 2/28/2027 \$ 2,979,052 \$ 2,002,943 45,419,815 110,154 18,970,264 | 3/31/2027 3,191,842 \$ 2,146,011 48,664,087 118,022 20,325,283 | 4/30/2027 3,404,631 \$ 2,289,078 51,908,360 125,890 21,680,302 | 5/31/2027 3,617,421 \$ 2,432,145 55,152,632 133,758 23,035,321 | 6/30/2027 3,830,210 \$ 2,575,213 58,396,904 141,626 24,390,340 | 7/31/2027 4,043,000 \$ 2,718,280 61,641,177 149,494 25,745,359 | 8/31/2027 4,255,789 \$ 2,861,347 64,885,449 157,362 27,100,378 | 9/30/2027 4,468,579 3,004,415 68,129,722 165,230 28,455,397 | 10/31/2027 4,681,368 9 3,147,482 71,373,994 173,099 29,810,416 | 11/30/2027 5 4,894,158 5 3,290,550 74,618,267 180,967 31,165,434 | 12/31/2027 \$ 5,106,947 \$ 3,433,617 77,862,539 188,835 32,520,453 | 2027 3,83 2,57 58,39 14 24,35 |
| OTHER PRODUCTION STEAM SOLAR OTHER RENEWABLE PRODUCTION ENERGY STORAGE TOTAL CHANGE IN DISMANTLEMENT EXPENSE ACCUMULATED DISMANTLEMENT RESERVE TRANSI | Ş | 2,553,474 1,716,808 38,931,270 94,417 16,260,227 59,556,196 | 1/31/2027 \$ 2,766,263 1,859,876 42,175,542 102,286 17,615,246 \$ 64,519,212 | 2/28/2027 \$ 2,979,052 \$ 2,002,943 45,419,815 110,154 18,970,264 | 3/31/2027 3,191,842 \$ 2,146,011 48,664,087 118,022 20,325,283 | 4/30/2027 3,404,631 \$ 2,289,078 51,908,360 125,890 21,680,302 5 79,408,261 \$ | 5/31/2027 3,617,421 \$ 2,432,145 55,152,632 133,758 23,035,321 | 6/30/2027 3,830,210 \$ 2,575,213 58,396,904 141,626 24,390,340 | 7/31/2027 5 4,043,000 \$ 2,718,280 61,641,177 149,494 25,745,359 \$ 94,297,310 \$ | 8/31/2027 4,255,789 \$ 2,861,347 64,885,449 157,362 27,100,378 9,9,260,326 \$ | 9/30/2027 4,468,579 3,004,415 68,129,722 165,230 28,455,397 104,223,343 | 10/31/2027 4,681,368 9 3,147,482 71,373,994 173,099 29,810,416 | 11/30/2027 \$ 4,894,158 : 3,290,550 74,618,267 180,967 31,165,434 \$ 114,149,375 | 12/31/2027 \$ 5,106,947 \$ 3,433,617 77,862,539 188,835 32,520,453 \$ 119,112,391 \$ | 3,83 2,55 58,39 14 24,39 89,33 |
| OTHER PRODUCTION STEAM SOLAR OTHER RENEWABLE PRODUCTION ENERGY STORAGE TOTAL CHANGE IN DISMANTLEMENT EXPENSE ACCUMULATED DISMANTLEMENT RESERVE TRANSI OTHER PRODUCTION | \$ FER | 12/31/2026 2,553,474 1,716,808 38,931,270 94,417 16,260,227 59,556,196 | 1/31/2027 \$ 2,766,263 1,859,876 42,175,542 102,286 17,615,246 \$ 64,519,212 | 2/28/2027 \$ 2,979,052 \$ 2,002,943 45,419,815 110,154 18,970,264 \$ 69,482,228 \$ | 3/31/2027 3,191,842 \$ 2,146,011 48,664,087 118,022 20,325,283 74,445,245 \$ | 4/30/2027 3,404,631 \$ 2,289,078 51,908,360 125,890 21,680,302 \$ 79,408,261 \$ | 5/31/2027 \$ 3,617,421 \$ 2,432,145 \$ 55,5152,632 \$ 133,758 \$ 23,035,321 \$ 84,371,277 \$ | 6/30/2027 3,830,210 \$ 2,575,213 58,396,904 141,626 24,390,340 89,334,294 \$ | 7/31/2027 5 4,043,000 \$ 2,718,280 61,641,177 149,494 25,745,359 \$ 94,297,310 \$ | 8/31/2027 4,255,789 \$ 2,861,347 64,885,449 157,362 27,100,378 99,260,326 \$ | 9/30/2027 4,468,579 3,004,415 68,129,722 165,230 28,455,397 104,223,343 | 10/31/2027 \$ 4,681,368 \$ 3,147,482 71,373,994 173,099 29,810,416 \$ 109,186,359 \$ | 11/30/2027 \$ 4,894,158 : 3,290,550 74,618,267 180,967 31,165,434 \$ 114,149,375 | 12/31/2027 \$ 5,106,947 \$ 3,433,617 77,862,539 188,835 32,520,453 \$ 119,112,391 \$ | 2027 3,83 2,57 58,39 14 24,39 89,33 |
| OTHER PRODUCTION STEAM SOLAR OTHER RENEWABLE PRODUCTION ENERGY STORAGE TOTAL CHANGE IN DISMANTLEMENT EXPENSE ACCUMULATED DISMANTLEMENT RESERVE TRANSI OTHER PRODUCTION | \$ FER | 12/31/2026 2,553,474 1,716,808 38,931,270 94,417 16,260,227 59,556,196 6,205,661 | 1/31/2027 \$ 2,766,263 1,859,876 42,175,542 102,286 17,615,246 \$ 64,519,212 \$ 6,205,661 | 2/28/2027 \$ 2,979,052 \$ 2,002,943 45,419,815 110,154 18,970,264 \$ 69,482,228 \$ \$ 6,205,661 \$ | 3/31/2027 3,191,842 \$ 2,146,011 48,664,087 118,022 20,325,283 74,445,245 \$ 6,205,661 \$ | 4/30/2027 3,404,631 \$ 2,289,078 \$ 51,908,360 \$ 125,890 \$ 21,680,302 \$ 5 79,408,261 \$ \$ 6,205,661 \$ | 5/31/2027 \$ 3,617,421 \$ 2,432,145 \$ 55,152,632 \$ 133,758 \$ 23,035,321 \$ 84,371,277 \$ 6,205,661 \$ | 6/30/2027 \$ 3,830,210 \$ 2,575,213 \$ 58,396,904 \$ 141,626 \$ 24,390,340 \$ 89,334,294 \$ 6,205,661 \$ | 7/31/2027 \$ 4,043,000 \$ \$ 2,718,280 61,641,177 149,494 25,745,359 \$ 94,297,310 \$ 6,205,661 | 8/31/2027 4,255,789 \$ 2,861,347 6 64,885,449 1 157,362 2 27,100,378 \$ 99,260,326 \$ 6,205,661 \$ | 9/30/2027 4,468,579 3,004,415 68,129,722 165,230 28,455,397 104,223,343 6,205,661 | 10/31/2027 \$ 4,681,368 \$ 3,147,482 71,373,994 173,099 29,810,416 \$ 109,186,359 \$ \$ 6,205,661 \$ | 11/30/2027 \$ 4,894,158 : 3,290,550 74,618,267 180,967 31,165,434 \$ 114,149,375 \$ 6,205,661 | 12/31/2027 \$ 5,106,947 \$ 3,433,617 77,862,539 188,835 32,520,453 \$ \$ 119,112,391 \$ \$ 6,205,661 \$ | 2027 3,8: 2,57 58,39 14 24,39 89,33 6,20 67,51 |
| OTHER PRODUCTION STEAM SOLAR OTHER RENEWABLE PRODUCTION ENERGY STORAGE TOTAL CHANGE IN DISMANTLEMENT EXPENSE ACCUMULATED DISMANTLEMENT RESERVE TRANSI OTHER PRODUCTION STEAM | \$ FER | 12/31/2026 2,553,474 1,716,808 38,931,270 94,417 16,260,227 59,556,196 6,205,661 67,513,060 | 1/31/2027 \$ 2,766,263 1,859,876 42,175,542 102,286 17,615,246 \$ 64,519,212 \$ 6,205,661 67,513,060 | 2/28/2027 \$ 2,979,052 \$ 2,002,943 45,419,815 110,154 18,970,264 \$ 69,482,228 \$ \$ 6,205,661 \$ 67,513,060 | 3/31/2027 3,191,842 \$ 2,146,011 48,664,087 118,022 20,325,283 74,445,245 \$ 6,205,661 \$ 6,7,513,060 | 4/30/2027 3,404,631 \$ 2,289,078 5 51,908,360 1 125,890 2 21,680,302 5 5 79,408,261 \$ 6,205,661 \$ 6,7513,060 5 | 5/31/2027 3,617,421 \$ 2,432,145 \$ 55,152,632 \$ 133,758 \$ 2,3,035,321 \$ 84,371,277 \$ 6,205,661 \$ 67,513,060 \$ | 6/30/2027 3,830,210 \$ 2,575,213 \$ 58,396,904 \$ 141,626 \$ 24,390,340 \$ 89,334,294 \$ 6,205,661 \$ 6,7513,060 \$ | 7/31/2027 \$ 4,043,000 \$ 2,718,280 61,641,177 61,641,177 149,494 25,745,359 \$ \$ 94,297,310 \$ \$ 6,205,661 \$ 67,513,060 \$ | 8/31/2027 4,255,789 \$ 2,861,347 6 64,885,449 1 27,100,378 \$ - 99,260,326 \$ - 6,205,661 \$ 67,513,060 \$ | 9/30/2027 4,468,579 3,004,415 68,129,722 165,230 28,455,397 104,223,343 6,205,661 67,513,060 | 10/31/2027 4,681,368 \$ 3,147,482 71,373,994 173,099 29,810,416 \$ 109,186,359 \$ \$ 6,205,661 \$ 67,513,060 | 11/30/2027 \$ 4,894,158 : 3,290,550 74,618,267 180,967 31,165,434 \$ 114,149,375 \$ 6,205,661 67,513,060 | 12/31/2027 \$ 5,106,947 \$ 3,433,617 77,862,539 188,835 32,520,453 \$ \$ 119,112,391 \$ \$ 6,205,661 \$ 67,513,060 \$ \$ | 2027 3,83 2,57 58,33 14 24,35 89,33 6,20 67,51 (85,91 |
| OTHER PRODUCTION STEAM SOLAR OTHER RENEWABLE PRODUCTION ENERGY STORAGE TOTAL CHANGE IN DISMANTLEMENT EXPENSE ACCUMULATED DISMANTLEMENT RESERVE TRANSI OTHER PRODUCTION STEAM SOLAR OTHER RENEWABLE PRODUCTION | \$ FER | 12/31/2026 2,553,474 1,716,808 38,931,270 94,417 16,260,227 59,556,196 6,205,661 67,513,060 (85,919,856) | 1/31/2027 \$ 2,766,263 1,859,876 42,175,542 102,286 17,615,246 \$ 64,519,212 \$ 64,519,212 \$ 62,05,661 67,513,060 (85,919,856) | 2/28/2027 \$ 2,979,052 \$ 2,002,943 45,419,815 110,154 18,970,264 \$ 69,482,228 \$ \$ 6,205,661 \$ 67,513,060 (85,919,856) | 3/31/2027 3,191,842 \$ 2,146,011 48,664,087 118,022 20,325,283 74,445,245 \$ 6,205,661 \$ 6,205,661 \$ 6,205,661 \$ | 4/30/2027 3,404,631 \$ 2,289,078 5 51,908,360 125,89 | 5/31/2027 \$ 3,617,421 \$ 2,432,145 \$ 55,152,632 \$ 133,758 \$ 23,035,321 \$ 84,371,277 \$ 6,205,661 \$ 6,205,661 \$ (85,919,856) \$ | 6/30/2027 3,830,210 \$ 2,575,213 \$ 58,396,904 \$ 141,626 \$ 24,390,340 \$ 89,334,294 \$ 6,205,661 \$ 67,513,060 \$ (85,919,856) \$ | 7/31/2027 \$ 4,043,000 \$ 2,718,280 \$ 61,641,177 \$ 149,494 \$ 25,745,359 \$ \$ 94,297,310 \$ \$ 6,6205,661 \$ 67,513,060 \$ (85,919,856) \$ | 8/31/2027 4,255,789 \$ 2,861,347 64,885,449 157,362 2,7,100,378 9,9,260,326 \$ 6,6,205,661 \$ 6,5,513,060 (85,919,856) | 9/30/2027 4,468,579 3,004,415 68,129,722 165,230 28,455,397 104,223,343 6,205,661 67,513,060 (85,919,856) | 10/31/2027 4,681,368 3 3,147,482 71,373,994 173,099 29,810,416 5 6,205,661 3 67,513,060 (85,919,855) | 11/30/2027 4,894,158 3,290,550 74,618,267 180,967 31,165,434 \$ 114,149,375 \$ 6,205,661 67,513,060 (85,919,856) | 12/31/2027 \$ 5,106,947 \$ 3,433,617 77,862,539 188,835 32,520,453 \$ 119,112,391 \$ \$ 6,205,661 \$ 67,513,060 (85,919,856) \$ | 2027 3,8: 2,5; 58,3; 24,3; 89,3; 6,2(67,5; (85,9) (85,9) ; |
| OTHER PRODUCTION STEAM SOLAR OTHER RENEWABLE PRODUCTION ENERGY STORAGE TOTAL CHANGE IN DISMANTLEMENT EXPENSE ACCUMULATED DISMANTLEMENT RESERVE TRANSI OTHER PRODUCTION STEAM SOLAR | \$ FER | 12/31/2026 2,553,474 1,716,808 38,931,270 94,417 16,260,227 59,556,196 6,205,661 67,513,060 (85,919,856) 55,252 (334,645) | 1/31/2027 \$ 2,766,263 1,859,876 42,175,542 102,286 17,615,246 \$ 64,519,212 \$ 64,519,212 \$ 64,519,212 \$ 64,519,212 \$ 64,519,212 \$ 5,252 | 2/28/2027 \$ 2,979,052 \$ 2,002,943 45,419,815 110,154 18,970,264 \$ 69,482,228 \$ \$ 6,205,661 \$ 67,513,060 (85,919,856) 55,252 (334,645) | 3/31/2027 3,191,842 \$ 2,146,011 48,664,087 118,022 20,325,283 74,445,245 \$ 6,205,661 \$ 67,513,060 (85,919,856) 55,252 (334,645) | 4/30/2027 3,404,631 \$ 2,289,078 51,908,360 125,890 21,680,302 5 79,408,261 \$ 67,513,060 (85,919,856) 55,252 (334,645) | 5/31/2027 \$ 3,617,421 \$ 2,432,145 \$ 55,512,632 \$ 23,035,321 \$ 84,371,277 \$ 6,205,661 \$ 67,513,060 \$ (85,919,856) \$ 55,252 \$ | 6/30/2027 3,830,210 \$ 2,575,213 \$ 58,396,904 \$ 141,626 \$ 24,390,340 \$ 89,334,294 \$ 6,205,661 \$ 67,513,060 \$ (85,919,856) \$ 55,252 \$ (334,645) \$ | 7/31/2027 4,043,000 \$ 2,718,280 61,641,177 149,494 25,745,359 5 94,297,310 \$ 6,67,513,060 (85,919,856) 55,252 | 8/31/2027 4,255,789 \$ 2,861,347 64,885,449 157,362 27,100,378 99,260,326 \$ 6,205,661 \$ 67,513,060 (85,919,856) 55,252 (334,645) | 9/30/2027 4,468,579 3,004,415 68,129,722 165,230 28,455,397 104,223,343 6,205,661 67,513,060 (85,919,856) 55,252 (334,645) | 10/31/2027 4,681,368 \$ 3,147,482 71,373,994 173,099 29,810,416 \$ 109,186,359 \$ \$ 6,205,661 \$ 67,513,060 (85,919,856) 55,252 (334,645) | 11/30/2027 4,894,158 3,290,550 74,618,267 180,967 31,165,434 5 6,205,661 67,513,060 (85,919,856) 55,252 (334,645) | 12/31/2027 \$ 5,106,947 \$ 3,433,617 77,862,539 188,835 32,520,453 \$ 119,112,391 \$ \$ 6,205,661 \$ 67,513,060 (85,919,856) 55,252 (334,645) | |

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70 ⁽²⁾ Reflected on MFR B-2 for the 2026 Projected Test Year as the Per Book Dismantlement study Company adjustment.

71 ⁽³⁾ Reflected on MFR B-2 for the 2027 Projected Test Year as the Per Book Dismantlement study Company adjustment.

Proposed Dismantlement Company Adjustments for Base vs. Clause Exhibit KF-4, Page 2 of 2 Docket No. 20250011-EI

FLORIDA POWER AND LIGHT COMPANY PROPOSED COMPANY ADJUSTMENT TO MOVE SPP COST OF REMOVAL ("COR") AND RETIREMENTS FROM BASE TO SPPCRC BY YEAR FOR 2026 AND 2027

| | | | | | 2026 AND 2027 | | | | | |
|--|--|-----|--|------|--|--|----|--|----------|--|
| Line No. | Function | SPP | 2026 Forecast Retirements Company djustment (1) | Tota | 2026 Forecast al Retirements (2) | % of SPP Retirements to Total Retirements (1) / (2) = (3) | | 2026 Forecasted Total COR (4) | | 2026 Forecasted SPP COR Company Adjustment (3) X (4) = (5) |
| 1 | TRANSMISSION | | | | | | | | | |
| 2 | 352 Structures & Improvements | s | | \$ | 437,868 | 0.00% | \$ | 43,433 | ¢ | |
| 3 | 353 Station Equipment | φ | 16,309 | φ | 25,439,889 | 0.06% | φ | 3,003,761 | φ | 1,926 |
| 4 | 353.1 Station Equipt-Gen Step-Up | | - | | 23,439,889 914,744 | 0.00% | | 3,003,701 | | 1,920 |
| 5 | 354 Towers & Fixtures | | - | | 536.447 | 0.00% | | 10.193.438 | | - |
| 6 | 355 Poles & Fixtures | | 1.107.467 | | 15.621.194 | 7.09% | | 23.663.847 | | 1.677.652 |
| 7 | 356 Overhead Cond & Devices | | 328,846 | | 7,295,991 | 4.51% | | 12,711,235 | | 572,922 |
| 8 | 357 Underground Conduit | | - | | 10.727 | 0.00% | | 8,307 | | - |
| 9 | 358 Underground Conduct & Device | | - | | 2.696.702 | 0.00% | | 597.073 | | - |
| 10 | TOTAL TRANSMISSION | \$ | 1,452,621 | \$ | 52,953,562 | 2.74% | \$ | 50,221,093 | \$ | 2,252,499 |
| 11 | | | | | | | | | | |
| 12 | DISTRIBUTION | | | | | | | | | |
| 13 | 361 Structures & Improvements | \$ | 29,479 | \$ | 535,975 | 5.50% | \$ | 85,759 | \$ | 4,717 |
| 14 | 362 Station Equipment | | 22,929 | | 29,353,429 | 0.08% | | 4,696,719 | | 3,669 |
| 15 | 364.1 Poles, Towers & Fix - Wood | | 700,257 | | 11,993,083 | 5.84% | | 8,295,253 | | 484,347 |
| 16 | 364.2 Poles, Towers & Fix - Conc | | 1,401,598 | | 6,182,913 | 22.67% | | 4,276,534 | | 969,443 |
| 17 | 365 Overhead Cond & Devices | | 6,369,636 | | 63,536,502 | 10.03% | | 43,946,280 | | 4,405,685 |
| 18 | 366.6 Underground Conduit (Duct Sys) | | 273,055 | | 708,390 | 38.55% | | 489,972 | | 188,864 |
| 19 | 366.7 Underground Conduit (Direct Buried) | | 2,501 | | 26,024 | 9.61% | | 18,000 | | 1,730 |
| 20 | 367.6 Underground Cond & Device (Duct Sys) | | 1,778,533 | | 12,061,662 | 14.75% | | 8,342,688 | | 1,230,158 |
| 21 | 367.7 Underground Cond & Device (Direct) | | 11,604 | | 3,570,766 | 0.32% | | 2,469,791 | | 8,026 |
| 22 | 368 Line Transformers | | 4,550,385 | | 65,587,708 | 6.94% | | 45,365,038 | | 3,147,364 |
| 23 | 369.1 Services, Overhead | | 13,528 | | 3,257,787 | 0.42% | | 2,253,313 | | 9,357 |
| 24 | 369.6 Services, Underground (In Duct) | | 1,354,260 | | 6,019,712 | 22.50% | | 4,163,653 | | 936,701 |
| 25 | 370 Meters | | 50 | | 55,421 | 0.09% | | 38,333 | | 35 |
| 26 | 370.1 Meters-AMI | | - | | 23,934,996 | 0.00% | | 16,555,114 | | - |
| 27 | 371 Installations On Cust Prem | | 31,548 | | 452,185 | 6.98% | | 312,763 | | 21,821 |
| 28 | 373 Street Lights & Signal Sys | \$ | 237,470 | \$ | 16,517,579 | 1.44% | | 11,424,711 | <u>^</u> | 164,251 |
| 29 30 | TOTAL DISTRIBUTION | \$ | 16,776,833 | \$ | 243,794,132 | 6.88% | \$ | 152,733,921 | \$ | 11,576,165 |
| 30 31 | TOTAL | \$ | 18,229,454 | \$ | 296,747,693 | 6.14% | \$ | 202,955,014 | \$ | 13,828,664 |
| 32 | TOTAL | | | ş | | 0.14/0 | ş | (B) | æ | 13,020,004 |
| 32 | | | (A) | | (B) | | | (D) | | |
| 33 34 | | | | | | | | | | |
| 35 | | | 2027 | | | | | | | 2027 |
| 36 | | | Forecast | | | | | | | Forecasted |
| 37 | | | Retirements | | 2027 | % | | 2027 | | SPP COR |
| 38 | | | Company | | Forecast | of SPP Retirements | | Forecast | | Company |
| 39 | | Α | djustment | Tota | al Retirements | to Total Retirements | | Total COR | | Adjustment |
| 40 | Function | | (1) | | (2) | (1) / (2) = (3) | | (4) | | (3) X (4) = (5) |
| 41 | | | | | | | | | | |
| 42 | TRANSMISSION | | | | | | | | | |
| 43 | 352 Structures & Improvements | \$ | - | \$ | 437,868 | 0.00% | \$ | 49,533 | \$ | - |
| 44 | 353 Station Equipment | | 28,726 | | 25,439,889 | 0.11% | | 4,750,062 | | 5,363.58 |
| 45 | | | | | | | | - | | - |
| | 353.1 Station Equipt-Gen Step-Up | | - | | 914,744 | 0.00% | | | | - |
| 46 | 353.1 Station Equipt-Gen Step-Up 354 Towers & Fixtures | | - | | 914,744 536,447 | 0.00% 0.00% | | 8,111,557 | | |
| | | | - 1,406,814 | | | | | 8,111,557 19,807,891 | | 1,783,859 |
| 46 | 354 Towers & Fixtures | | - | | 536,447 | 0.00% | | | | 1,783,859 521,057.04 |
| 46 47 48 49 | 354 Towers & Fixtures 355 Poles & Fixtures 356 Overhead Cond & Devices 357 Underground Conduit | | - 1,406,814 | | 536,447 15,621,194 7,295,991 10,727 | 0.00% 9.01% 4.55% 0.00% | | 19,807,891 11,443,898 6,606 | | |
| 46 47 48 49 50 | 354 Towers & Fixtures 355 Poles & Fixtures 356 Overhead Cond & Devices 357 Underground Conduit 358 Underground Conduct & Device | | - 1,406,814 332,197 - - | | 536,447 15,621,194 7,295,991 10,727 2,696,702 | 0.00% 9.01% 4.55% 0.00% 0.00% | | 19,807,891 11,443,898 6,606 781,702 | | 521,057.04 - - |
| 46 47 48 49 50 51 | 354 Towers & Fixtures 355 Poles & Fixtures 356 Overhead Cond & Devices 357 Underground Conduit | \$ | - 1,406,814 | \$ | 536,447 15,621,194 7,295,991 10,727 | 0.00% 9.01% 4.55% 0.00% | \$ | 19,807,891 11,443,898 6,606 | \$ | |
| 46 47 48 49 50 51 52 | 354 Towers & Fixtures 355 Poles & Fixtures 366 Overhead Cond & Devices 357 Underground Conduit 358 Underground Conduct & Device TOTAL TRANSMISSION | \$ | - 1,406,814 332,197 - - | \$ | 536,447 15,621,194 7,295,991 10,727 2,696,702 | 0.00% 9.01% 4.55% 0.00% 0.00% | \$ | 19,807,891 11,443,898 6,606 781,702 | \$ | 521,057.04 - - |
| 46 47 48 49 50 51 52 53 | 354 Towers & Fixtures 355 Poles & Fixtures 366 Overhead Cond & Devices 357 Underground Conduit 358 Underground Conduct & Device TOTAL TRANSMISSION DISTRIBUTION | Ţ | 1,406,814 332,197 - 1,767,736 | | 536,447 15,621,194 7,295,991 10,727 2,696,702 52,953,562 | 0.00% 9.01% 4.55% 0.00% 0.00% 3.34% | | 19,807,891 11,443,898 6,606 781,702 44,951,250 | | 521,057.04 - - 2,310,280 |
| 46 47 48 49 50 51 52 53 54 | 354 Towers & Fixtures 355 Poles & Fixtures 356 Overhead Cond & Devices 357 Underground Conduit 358 Underground Conduit & Device TOTAL TRANSMISSION DISTRIBUTION 361 Structures & Improvements | \$ | 1,406,814 332,197 - 1,767,736 | \$ | 536,447 15,621,194 7,295,991 10,727 2,696,702 52,953,562 535,975 | 0.00% 9.01% 4.55% 0.00% 0.00% 3.34% | \$ | 19,807,891 11,443,898 6,606 781,702 44,951,250 117,902 | \$ | 521,057.04 - - 2,310,280 8,826 |
| 46 47 48 49 50 51 52 53 54 55 | 354 Towers & Fixtures 355 Poles & Fixtures 366 Overhead Cond & Devices 357 Underground Conduit 358 Underground Conduct & Device TOTAL TRANSMISSION DISTRIBUTION 361 Structures & Improvements 362 Station Equipment | Ţ | 1,406,814 332,197 - 1,767,736 40,124 25,077 | | 536,447 15,621,194 7,295,991 10,727 2,696,702 52,953,562 535,975 29,353,429 | 0.00% 9.01% 4.55% 0.00% 0.00% 3.34% | | 19,807,891 11,443,898 6,606 781,702 44,951,250 117,902 6,457,081 | | 521,057.04 - 2,310,280 8,826 5,516 |
| 46 47 48 49 50 51 52 53 54 55 56 | 354 Towers & Fixtures 355 Poles & Fixtures 366 Overhead Cond & Devices 357 Underground Conduit 368 Underground Conduct & Device TOTAL TRANSMISSION DISTRIBUTION 361 Structures & Improvements 362 Station Equipment 364.1 Poles, Towers & Fix - Wood | Ţ | 1,406,814 332,197 - 1,767,736 40,124 25,077 856,094 | | 536,447 15,621,194 7,295,991 10,727 2,696,702 52,953,562 535,975 29,353,429 11,993,083 | 0.00% 9.01% 4.55% 0.00% 0.00% 3.34% 7.49% 0.09% 7.14% | | 19,807,891 11,443,898 6,606 781,702 44,951,250 117,902 6,457,081 8,881,003 | | 521,057.04 - 2,310,280 8,826 5,516 633,947 |
| 46 47 48 49 50 51 52 53 54 55 56 57 | 354 Towers & Fixtures 3355 Poles & Fixtures 3366 Overhead Cond & Devices 357 Underground Conduit 358 Underground Conduit 358 Underground Conduct & Device TOTAL TRANSMISSION DISTRIBUTION 361 Structures & Improvements 362 Station Equipment 364.1 Poles, Towers & Fix - Wood 364.2 Poles, Towers & Fix - Conc | Ţ | 1,406,814 332,197 - - 1,767,736 40,124 25,077 866,094 1,900,543 | | 536,447 15,621,194 7,295,991 10,727 2,696,702 52,953,562 535,975 29,353,429 11,993,083 6,182,913 | 0.00% 9.01% 4.55% 0.00% 3.34% 7.49% 0.09% 7.14% 30.74% | | 19,807,891 11,443,898 6,606 781,702 44,951,250 117,902 6,457,081 8,881,003 4,578,511 | | 521,057.04 - 2,310,280 8,826 5,516 633,947 1,407,372 |
| 46 47 48 49 50 51 52 53 54 55 56 57 58 | 354 Towers & Fixtures 355 Poles & Fixtures 366 Overhead Cond & Devices 357 Underground Conduct & Device TOTAL TRANSMISSION DISTRIBUTION 361 Structures & Improvements 362 Station Equipment 364.1 Poles, Towers & Fix - Vood 364.2 Poles, Towers & Fix - Conc 365 Overhead Cond & Devices | Ţ | 1,406,814 332,197 - 1,767,736 40,124 25,077 856,094 1,900,543 7,504,290 | | 536,447 15,621,194 7,295,991 10,727 2,696,702 52,953,562 535,975 29,353,429 11,993,083 6,182,913 6,356,502 | 0.00% 9.01% 4.55% 0.00% 0.00% 3.34% 7.49% 0.09% 7.14% 30.74% 11.81% | | 19,807,891 11,443,898 6,606 781,702 44,951,250 117,902 6,457,081 8,881,003 4,578,511 47,049,440 | | 521,057.04 |
| 46 47 48 49 50 51 52 53 54 55 56 57 58 59 | 354 Towers & Fixtures 355 Poles & Fixtures 366 Overhead Cond & Devices 357 Underground Conduit 358 Underground Conduct & Device TOTAL TRANSMISSION DISTRIBUTION 361 Structures & Improvements 362 Station Equipment 364.1 Poles, Towers & Fix - Wood 364.2 Poles, Towers & Fix - Conc 365 Overhead Cond & Devices 366.6 Underground Conduit (Duct Sys) | Ţ | 1,406,814 332,197 - - 1,767,736 40,124 25,077 856,094 1,900,543 7,504,290 370,854 | | 536,447 15,621,194 7,295,991 10,727 2,696,702 52,953,562 535,975 29,353,429 11,993,083 6,182,913 63,536,502 708,390 | 0.00% 9.01% 4.55% 0.00% 0.00% 3.34% 7.49% 0.09% 7.14% 30.74% 11.81% 52.35% | | 19,807,891 11,443,898 6,606 781,702 44,951,250 117,902 6,457,081 8,881,003 4,578,511 47,049,440 524,570 | | 521,057.04 2,310,280 8,826 5,516 633,947 1,407,372 5,557,005 274,621 |
| 46 47 48 49 50 51 52 53 54 55 56 57 58 59 60 | 354 Towers & Fixtures 3355 Poles & Fixtures 3366 Overhead Cond & Devices 337 Underground Conduit 338 Underground Conduct & Device TOTAL TRANSMISSION DISTRIBUTION 361 Structures & Improvements 362 Station Equipment 364.1 Poles, Towers & Fix - Wood 364.2 Poles, Towers & Fix - Conc 365 Overhead Cond & Devices 366.6 Underground Conduit (Duct Sys) 366.7 Underground Conduit (Duct Sys) | Ţ | 1,406,814 332,197 | | 536,447 15,621,194 7,295,991 10,727 2,696,702 52,953,562 535,975 29,353,429 11,993,083 6,182,913 6,3536,502 708,390 26,024 | 0.00% 9.01% 4.55% 0.00% 0.00% 3.34% 7.49% 0.09% 7.14% 30.74% 11.81% 52.35% 14.39% | | 19,807,891 11,443,898 6,606 781,702 44,951,250 117,902 6,457,081 8,881,003 4,578,511 47,049,440 524,570 19,271 | | 521,057.04 2,310,280 8,826 5,516 633,947 1,407,372 5,557,005 274,621 2,774 |
| 46 47 48 49 50 51 52 53 54 55 56 57 58 59 60 61 | 354 Towers & Fixtures 355 Poles & Fixtures 356 Overhead Cond & Devices 357 Underground Conduit 358 Underground Conduit & Device TOTAL TRANSMISSION DISTRIBUTION 361 Structures & Improvements 362 Station Equipment 364.1 Poles, Towers & Fix - Vood 364.2 Poles, Towers & Fix - Vood 364.2 Poles, Towers & Fix - Conc 365 Overhead Cond & Devices 366.6 Underground Conduit (Direct Sys) 367.6 Underground Conduit (Direct Buried) 367.6 Underground Cond & Device (Duct Sys) | Ţ | - 1,406,814 332,197 - 1,767,736 40,124 25,077 856,094 1,900,543 7,504,290 370,854 3,746 2,426,750 | | 536,447 15,621,194 7,295,991 10,727 2,696,702 52,953,562 535,975 29,353,429 11,993,083 6,182,913 6,182,913 6,353,6,502 708,390 26,024 12,061,662 | 0.00% 9.01% 4.55% 0.00% 0.00% 3.34% 7.49% 0.09% 7.14% 30.74% 11.81% 52.35% 14.39% 20.12% | | 19,807,891 11,443,898 6,606 781,702 44,951,250 117,902 6,457,081 8,881,003 4,578,511 47,049,440 524,570 19,271 8,931,786 | | 521,057.04 |
| 46 47 48 49 50 51 52 53 55 57 58 59 60 61 62 | 354 Towers & Fixtures 355 Poles & Fixtures 356 Overhead Cond & Devices 357 Underground Conduit 358 Underground Conduct & Device TOTAL TRANSMISSION DISTRIBUTION 361 Structures & Improvements 362 Station Equipment 364.1 Poles, Towers & Fix - Wood 364.2 Poles, Towers & Fix - Wood 364.2 Poles, Towers & Fix - Conc 365 Overhead Cond & Devices 366.6 Underground Conduit (Duret Buried) 367.6 Underground Cond & Device (Duct Sys) 367.7 Underground Cond & Device (Duct) 367.7 Underground Cond & Device (Duct) | Ţ | - 1,406,814 332,197 - - 1,767,736 40,124 25,077 856,094 1,900,543 7,504,290 370,854 3,746 2,426,750 15,735 | | 536,447 15,621,194 7,295,967,702 52,953,562 535,975 29,353,429 11,993,083 6,182,913 63,536,502 708,390 26,024 12,061,662 3,570,766 | 0.00% 9.01% 4.55% 0.00% 0.00% 3.34% 7.49% 0.09% 7.14% 30.74% 11.81% 52.35% 14.39% 20.12% 0.44% | | 19,807,891 11,443,698 6,606 781,702 44,951,250 117,902 6,457,081 8,881,003 4,578,511 47,049,440 524,570 19,271 8,931,786 2,644,189 | | 521,057.04 2,310,280 8,826 5,516 633,947 1,407,372 5,557,005 274,621 2,774 1,797,033 11,652 |
| 46 47 48 49 50 51 52 53 55 55 57 58 50 61 62 63 | 354 Towers & Fixtures 3355 Poles & Fixtures 3366 Overhead Cond & Devices 337 Underground Conduit 338 Underground Conduct & Device TOTAL TRANSMISSION DISTRIBUTION 361 Structures & Improvements 362 Station Equipment 364.1 Poles, Towers & Fix - Vood 364.2 Poles, Towers & Fix - Conc 365 Overhead Cond & Devices 366.6 Underground Conduit (Duct Sys) 367.7 Underground Cond & Device (Duct Sys) 367.7 Underground Cond & Device (Direct) 368 Line Transformers | Ţ | 1,406,814 332,197 - - 1,767,736 40,124 25,077 856,094 1,900,543 7,504,290 370,854 3,746 2,426,750 15,735 5,569,158 | | 536,447 15,621,194 7,295,991 10,727 2,696,702 52,953,562 535,975 29,353,429 11,993,083 6,182,913 6,3536,502 708,390 26,024 12,061,662 3,570,766 | 0.00% 9.01% 4.55% 0.00% 0.00% 3.34% 7.49% 0.09% 7.14% 30.74% 11.81% 52.35% 14.39% 20.12% 0.44% 8.49% | | 19,807,891 11,443,898 6,606 781,702 44,951,250 117,902 6,457,081 8,881,003 4,578,511 47,049,440 524,570 19,271 8,931,786 2,644,189 48,568,380 | | 521,057.04 2,310,280 8,826 5,516 633,947 1,407,372 5,557,005 274,621 2,774 1,797,033 11,652 4,124,019 |
| 46 47 48 49 50 51 52 53 54 55 57 58 96 61 23 64 62 63 64 | 354 Towers & Fixtures 355 Poles & Fixtures 356 Overhead Cond & Devices 357 Underground Conduit 358 Underground Conduit & Device TOTAL TRANSMISSION DISTRIBUTION 361 Structures & Improvements 362 Station Equipment 364.1 Poles, Towers & Fix - Vood 364.2 Poles, Towers & Fix - Vood 364.2 Poles, Towers & Fix - Vood 365.0 Verthead Cond & Devices 366.6 Underground Conduit (Direct Buried) 367.7 Underground Cond & Device (Duct Sys) 367.7 Underground Cond & Device (Direct) 368 Line Transformers 369.1 Services, Overthead | Ţ | - 1,406,814 332,197 - 1,767,736 40,124 25,077 856,094 1,900,543 7,504,290 370,854 3,746 2,426,750 15,735 5,569,158 17,334 | | 536,447 15,621,194 7,295,991 10,727 2,696,702 52,953,562 535,975 29,353,429 11,993,083 6,182,913 6,182,913 6,353,6502 708,390 26,024 12,061,662 3,570,766 65,587,708 | 0.00% 9.01% 4.55% 0.00% 0.00% 3.34% 7.49% 0.09% 7.14% 30.74% 11.81% 52.35% 14.39% 20.12% 0.44% 8.49% 0.55% | | 19,807,891 11,443,898 6,606 781,702 44,951,250 117,902 6,457,081 8,881,003 4,578,511 47,049,440 524,570 19,271 8,931,786 2,644,189 48,568,380 2,412,425 | | 521,057.04 - - 2,310,280 8,826 5,516 633,947 1,407,372 5,557,005 274,621 2,774 1,797,033 11,652 4,124,019 12,836 |
| 46 47 48 49 50 51 52 53 54 55 56 57 58 50 61 62 63 | 354 Towers & Fixtures 3355 Poles & Fixtures 3366 Overhead Cond & Devices 337 Underground Conduit 338 Underground Conduct & Device TOTAL TRANSMISSION DISTRIBUTION 361 Structures & Improvements 362 Station Equipment 364.1 Poles, Towers & Fix - Vood 364.2 Poles, Towers & Fix - Conc 365 Overhead Cond & Devices 366.6 Underground Conduit (Duct Sys) 367.7 Underground Cond & Device (Duct Sys) 367.7 Underground Cond & Device (Direct) 368 Line Transformers | Ţ | 1,406,814 332,197 - - 1,767,736 40,124 25,077 856,094 1,900,543 7,504,290 370,854 3,746 2,426,750 15,735 5,569,158 | | 536,447 15,621,194 7,295,991 10,727 2,696,702 52,953,562 535,975 29,353,429 11,993,083 6,182,913 6,3536,502 708,390 26,024 12,061,662 3,570,766 | 0.00% 9.01% 4.55% 0.00% 0.00% 3.34% 7.49% 0.09% 7.14% 30.74% 11.81% 52.35% 14.39% 20.12% 0.44% 8.49% | | 19,807,891 11,443,898 6,606 781,702 44,951,250 117,902 6,457,081 8,881,003 4,578,511 47,049,440 524,570 19,271 8,931,786 2,644,189 48,568,380 | | 521,057.04 2,310,280 8,826 5,516 633,947 1,407,372 5,557,005 274,621 2,774 1,797,033 11,652 4,124,019 |

Notes:

(A) Estimated SPP retirements provided by Gannett Fleming. Amounts were estimated by applying the lowa curves used in calculating the RSAM depreciation rates approved by the FPSC in the 2021 Rate Case to forecasted SPP activity.

\$

\$

-39,469

282,729 20,886,356

22,654,092

(A)

\$

\$

23,934,996 452,185

16,517,579

243,794,132

296,747,693

(B)

0.00% 8.73%

1.71%

8.57%

7.63%

17,724,114 334,848

\$

ŝ

12,231,439 164,973,659 \$

209,924,909 \$ (B)

29,227

209,364

17,742,904

(B) Amounts exclude 500 kV retirements and cost of removal.

370.1 Meters-AMI 371 Installations On Cust Prem

373 Street Lights & Signal Sys TOTAL DISTRIBUTION

FLORIDA POWER & LIGHT COMPANY CHANGE IN FORECASTED PLANT IN SERVICE AND ACCUMULATED DEPRECIATION RESULTING FROM FPL'S PROPOSED COMPANY ADJUSTMENT TO MOVE SPP RETIREMENTS AND COR FROM BASE TO SPPCRC

| Function (A) | | Ending Balance 12/31/2025 | Ending Balance 1/31/2026 | Ending Balance 2/28/2026 | Ending Balance 3/31/2026 | Ending Balance 4/30/2026 | Ending Balance 5/31/2026 | Ending Balance 6/30/2026 | Ending Balance 7/31/2026 | Ending Balance 8/31/2026 | Ending Balance 9/30/2026 | Ending Balance 10/31/2026 | Ending Balance 11/30/2026 | Ending Balance 12/31/2026 | 13-Mont Averag 2026 |
|---|----------------|---|--|--|--|---|--|---|---|---|--|---|--|---|--|
| CHANGE IN PLANT IN SERVICE - RETIREMENT | | | | | | | | | | | | | | | |
| TRANSMISSION | s | - | \$ 121.052 \$ | 242.104 \$ | 363.155 \$ | 484.207 \$ | 605.259 \$ | 726.311 \$ | 847.362 \$ | 968.414 \$ | 1.089.466 \$ | 1.210.518 \$ | 1.331.569 \$ | 1.452.621 | \$ 72 |
| DISTRIBUTION | • | - | 1.398.069 | 2.796.139 | 4,194,208 | 5.592.278 | 6,990,347 | 8.388.416 | 9.786.486 | 11.184.555 | 12.582.625 | 13,980,694 | 15,378,764 | 16,776,833 | 8.38 |
| TOTAL CHANGE IN PLANT IN SERVICE | \$ | | \$ 1,519,121 \$ | 3,038,242 \$ | 4,557,363 \$ | 6,076,485 \$ | 7,595,606 \$ | 9,114,727 \$ | 10,633,848 \$ | 12,152,969 \$ | 13,672,090 \$ | | | | \$ 9,11 |
| | | | | | | | | | | | | | | | (B) |
| CHANGE IN ACCUMULATED DEPRECIATION RESERVE - RETIREMENTS | | | | | | | | | | | | | | | |
| TRANSMISSION | \$ | - | \$ 121,052 \$ | 242,104 \$ | 363,155 \$ | 484,207 \$ | 605,259 \$ | 726,311 \$ | 847,362 \$ | 968,414 \$ | 1,089,466 \$ | 1,210,518 \$ | 1,331,569 \$ | 1,452,621 | \$ |
| DISTRIBUTION | | - | 1,398,069 | 2,796,139 | 4,194,208 | 5,592,278 | 6,990,347 | 8,388,416 | 9,786,486 | 11,184,555 | 12,582,625 | 13,980,694 | 15,378,764 | 16,776,833 | 8, |
| TOTAL ACCUMULATED DEPRECIATION RESERVE - RETIREMENTS | \$ | - | \$ 1,519,121 \$ | 3,038,242 \$ | 4,557,363 \$ | 6,076,485 \$ | 7,595,606 \$ | 9,114,727 \$ | 10,633,848 \$ | 12,152,969 \$ | 13,672,090 \$ | 15,191,212 \$ | 16,710,333 \$ | 18,229,454 | \$9, (B) |
| HANGE IN ACCUMULATED DEPRECIATION RESERVE - COR | | | | | | | | | | | | | | | |
| RANSMISSION | \$ | | \$ 234,266 \$ | 460,560 \$ | 719,824 \$ | 953,747 \$ | 1,161,011 \$ | 1,373,358 \$ | 1,535,754 \$ | 1,686,683 \$ | 1,838,807 \$ | 1,992,103 \$ | 2,124,389 \$ | 2,252,499 | \$1 |
| DISTRIBUTION | | | 956,012 | 1,902,109 | 2,868,362 | 3,847,075 | 4,805,951 | 5,766,108 | 6,737,743 | 7,725,982 | 8,704,964 | 9,684,469 | 10,630,156 | 11,576,165 | 5 |
| | | | \$ 1,190,278 \$ | 2,362,668 \$ | 3,588,186 \$ | 4,800,822 \$ | 5,966,962 \$ | 7,139,466 \$ | 8,273,497 \$ | 9,412,665 \$ | 10,543,771 \$ | 11,676,572 \$ | 12,754,545 \$ | 13,828,664 | \$ 7 |
| | \$ | Ending Balance 12/31/2026 | Ending Balance 1/31/2027 | Ending Balance 2/28/2027 | Ending Balance 3/31/2027 | Ending Balance 4/30/2027 | Ending Balance 5/31/2027 | Ending Balance 6/30/2027 | Ending Balance 7/31/2027 | Ending Balance 8/31/2027 | Ending Balance 9/30/2027 | Ending Balance 10/31/2027 | Ending Balance 11/30/2027 | Ending Balance 12/31/2027 | Ave |
| TOTAL ACCUMULATED DEPRECIATION RESERVE - COR | | Ending Balance | Balance | Balance | Balance | Balance | Balance | Balance | Balance | Balance | Balance | Balance | Balance | Balance | Aver |
| Function (A) CHANGE IN PLANT IN SERVICE - RETIREMENT | | Ending Balance 12/31/2026 | Balance 1/31/2027 | Balance 2/28/2027 | Balance 3/31/2027 | Balance 4/30/2027 | Balance 5/31/2027 | Balance 6/30/2027 | Balance 7/31/2027 | Balance 8/31/2027 | Balance 9/30/2027 | Balance 10/31/2027 | Balance 11/30/2027 | Balance 12/31/2027 | Aver 202 |
| Function (A) CHANGE IN PLANT IN SERVICE - RETIREMENT IRANSMISSION | | Ending Balance 12/31/2026 | Balance 1/31/2027 \$ 1,599,932 \$ | Balance 2/28/2027 | Balance 3/31/2027 | Balance 4/30/2027 2,041,866 \$ | Balance 5/31/2027 2,189,178 \$ | Balance 6/30/2027 2,336,489 \$ | Balance 7/31/2027 2,483,800 \$ | Balance 8/31/2027 2,631,112 \$ | Balance 9/30/2027 2,778,423 \$ | Balance 10/31/2027 2,925,734 \$ | Balance 11/30/2027 3,073,046 \$ | Balance 12/31/2027 3,220,357 | Aver 202 \$ 2 |
| unction (A) HANGE IN PLANT IN SERVICE - RETIREMENT RANSMISSION | | Ending Balance 12/31/2026 | Balance 1/31/2027 | Balance 2/28/2027 | Balance 3/31/2027 | Balance 4/30/2027 | Balance 5/31/2027 | Balance 6/30/2027 | Balance 7/31/2027 | Balance 8/31/2027 | Balance 9/30/2027 | Balance 10/31/2027 | Balance 11/30/2027 | Balance 12/31/2027 | Aver 20: \$ 2 |
| Function (A) CHANGE IN PLANT IN SERVICE - RETIREMENT IRANSMISSION DISTRIBUTION | | Ending Balance 12/31/2026 1,452,621 16,776,833 | Balance 1/31/2027 \$ 1,599,932 \$ | Balance 2/28/2027 : 1,747,244 \$ 20,257,892 | Balance 3/31/2027 1,894,555 \$ 21,998,422 | Balance 4/30/2027 2,041,866 \$ | Balance 5/31/2027 2,189,178 \$ 25,479,481 | Balance 6/30/2027 2,336,489 \$ 27,220,011 | Balance 7/31/2027 2,483,800 \$ 28,960,541 | Balance 8/31/2027 2,631,112 \$ 30,701,070 | Balance 9/30/2027 2,778,423 \$ 32,441,600 | Balance 10/31/2027 2,925,734 \$ | Balance 11/30/2027 3,073,046 \$ 35,922,659 | Balance 12/31/2027 3,220,357 37,663,189 | Aver 202 \$ 2, 27, \$ 29 , |
| unction (A) HANGE IN PLANT IN SERVICE - RETIREMENT RANSMISSION ISTRIBUTION OTAL CHANGE IN PLANT IN SERVICE | \$ | Ending Balance 12/31/2026 1,452,621 16,776,833 | Balance 1/31/2027 \$ 1,599,932 \$ 18,517,363 | Balance 2/28/2027 : 1,747,244 \$ 20,257,892 | Balance 3/31/2027 1,894,555 \$ 21,998,422 | Balance 4/30/2027 2,041,866 \$ 23,738,952 | Balance 5/31/2027 2,189,178 \$ 25,479,481 | Balance 6/30/2027 2,336,489 \$ 27,220,011 | Balance 7/31/2027 2,483,800 \$ 28,960,541 | Balance 8/31/2027 2,631,112 \$ 30,701,070 | Balance 9/30/2027 2,778,423 \$ 32,441,600 | Balance 10/31/2027 2,925,734 \$ 34,182,130 | Balance 11/30/2027 3,073,046 \$ 35,922,659 | Balance 12/31/2027 3,220,357 37,663,189 | Aver 20: \$ 2 27 \$ 29 |
| Sunction (A) CHANGE IN PLANT IN SERVICE - RETIREMENT RANSMISSION DISTRIBUTION TOTAL CHANGE IN PLANT IN SERVICE CHANGE IN ACCUMULATED DEPRECIATION RESERVE - RETIREMENTS | \$ | Ending Balance 12/31/2026 1,452,621 16,776,833 18,229,454 | Balance 1/31/2027 \$ 1,599,932 \$ 18,517,363 \$ 20,117,295 \$ | Balance 2/28/2027 : 1,747,244 \$ 20,257,892 : 22,005,136 \$ | Balance 3/31/2027 1,894,555 \$ 21,998,422 23,892,977 \$ | Balance 4/30/2027 2,041,866 \$ 23,738,952 25,780,818 \$ | Balance 5/31/2027 2,189,178 \$ 25,479,481 27,568,659 \$ | Balance 6/30/2027 2,336,489 \$ 27,220,011 29,556,500 \$ | Balance 7/31/2027 2,483,800 \$ 28,960,541 31,444,341 \$ | Balance 8/31/2027 2,631,112 \$ 30,701,070 33,332,182 \$ | Balance 9/30/2027 2,778,423 \$ 32,441,600 35,220,023 \$ | Balance 10/31/2027 2,925,734 \$ 34,182,130 37,107,864 \$ | Balanco 11/30/2027 3,073,046 \$ 35,922,659 38,995,705 \$ | Balance 12/31/2027 3,220,357 37,663,189 40,883,546 | Aver 20: \$ 2 27 \$ 29 (C |
| Function (A) CHANGE IN PLANT IN SERVICE - RETIREMENT IRANSMISSION DISTRIBUTION FOTAL CHANGE IN PLANT IN SERVICE CHANGE IN ACCUMULATED DEPRECIATION RESERVE - RETIREMENTS IRANSMISSION | \$ | Ending Balance 12/31/2026 1,452,621 16,776,833 18,229,454 1,452,621 | Balance 1/31/2027 \$ 1,599,932 \$ 18,517,363 \$ 20,117,295 \$ \$ 1,599,932 \$ | Balance 2/28/2027 : 1,747,244 \$ 20,257,892 : 22,005,136 \$: 1,747,244 \$ | Balance 3/31/2027 1,894,555 \$ 21,998,422 23,892,977 \$ 1,894,555 \$ | Balance 4/30/2027 2,041,866 \$ 23,738,952 25,780,818 \$ 2,041,866 \$ | Balance 5/31/2027 2,189,178 \$ 25,479,481 27,568,659 \$ 2,189,178 \$ | Balance 6/30/2027 2,336,489 \$ 27,220,011 29,556,600 \$ 2,336,489 \$ | Balance 7/31/2027 2,483,800 \$ 28,960,541 31,444,341 \$ 2,483,800 \$ | Balance 8/31/2027 2,631,112 \$ 30,701,070 33,332,182 \$ 2,631,112 \$ | Balance 9/30/2027 2,778,423 \$ 32,441,600 35,220,023 \$ 2,778,423 \$ | Balance 10/31/2027 2,925,734 \$ 34,182,130 37,107,864 \$ 2,925,734 \$ | Balance 11/30/2027 3,073,046 \$ 35,922,659 38,995,705 \$ 3,073,046 \$ | Balance 12/31/2027 3,220,357 37,663,189 40,883,546 3,220,357 | Aver 202 \$ 2 27 \$ 29 (C \$ 29 (C \$ 29) (C |
| Function (A) CHANGE IN PLANT IN SERVICE - RETIREMENT TRANSMISSION DISTRIBUTION TOTAL CHANGE IN PLANT IN SERVICE CHANGE IN ACCUMULATED DEPRECIATION RESERVE - RETIREMENTS TRANSMISSION DISTRIBUTION | \$ | Ending Balance 12/31/2026 1,452,621 16,776,833 18,229,454 1,452,621 16,776,833 | Balance 1/31/2027 \$ 1,599,932 \$ 18,517,363 \$ 20,117,295 \$ \$ 1,599,932 \$ 18,517,363 | Balance 2/28/2027 : 1,747,244 \$ 20,257,892 : 22,005,136 \$: 1,747,244 \$ 20,257,892 | Balance 3/31/2027 1,894,555 \$ 21,998,422 23,892,977 \$ 1,894,555 \$ 21,998,422 | Balance 4/30/2027 2,041,866 \$ 23,738,952 2,041,866 \$ 2,041,866 \$ 23,738,952 | Balance 5/31/2027 \$ 2,189,178 \$ 25,479,481 \$ 2,189,178 \$ 2,189,178 \$ 25,479,481 | Balance 6/30/2027 2,336,489 \$ 27,220,011 29,556,600 \$ 2,336,489 \$ 27,220,011 | Balance 7/31/2027 2,483,800 \$ 28,960,541 \$ 2,483,800 \$ 2,483,800 \$ 2,483,800 \$ 2,483,800 \$ | Balance 8/31/2027 2,631,112 30,701,070 33,332,162 \$ 2,631,112 \$ 30,701,070 | Balance 9/30/2027 \$ 2,778,423 \$ 32,441,600 2,778,423 \$ 32,441,600 | Balanca 10/31/2027 2,925,734 \$ 34,182,130 37,107,864 \$ 2,925,734 \$ 34,182,130 | Balance 11/30/2027 3,073,046 \$ 35,922,659 3,073,046 \$ 3,073,046 \$ | Balance 12/31/2027 3,220,357 37,663,189 40,883,546 3,220,357 37,663,189 | Aver 202 \$ 2 27 \$ 29 (C \$ 2 27 |
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65 (B) Reflected on MFR B-2 for the 2026 Projected Test Year.
66 (C) Reflected on MFR B-2 for the 2027 Projected Test Year.

Docket No. 20250011-EI SPPCRC Cost of Removal and Retirements Exhibit KF-5, Page 2 of 2

TABLE OF CONTENTS

| <u>Section</u> | Description | <u>Page</u> |
|----------------|---|-------------|
| I | Introduction | 2 |
| П | Cost Accounting Concepts | 2 |
| III | Regulatory Requirements and Reporting | 2 |
| | A. FERC Accounting Guidelines | 2 |
| | B. FPSC Rule | 3 |
| | C. NARUC Guidelines | 3 |
| | D. Diversification Report | 3 |
| IV | Billings to Affiliates for Services Provided by FPL | 4 |
| | A. Corporate Services Charge | 4 |
| | B. Nuclear Operations Support Charges | 7 |
| | C. Inter-Company Direct Billing | 8 |
| | D. Transfer of Assets to Affiliate | 9 |
| | E. Overhead Rates | 10 |
| | F. Facility and Equipment Charges | 11 |
| V | Billings to FPL for Services Provided by Affiliates | 12 |
| | A. Transfer of Assets from Affiliate | 12 |
| | B. Affiliate Overhead Rates | 12 |
| | C. Affiliate Procurement of Goods under Vendors Common with FPL | 12 |
| VI | Activities Between Regulated Entities | 13 |
| VII | Definitions | 14 |
| Exhibit A | NARUC Guidelines | 15 |
| Exhibit B | FPL 2025 Overhead Loading Rates | 20 |
| Exhibit C | FPL 2025 Mass Formula Ratios and Specific Drivers | 21 |

I. INTRODUCTION

This Cost Allocation Manual (CAM) documents cost allocation policies and practices and provides guidelines to employees regarding the application of those policies for affiliate transactions.

The over-riding principle of this process is that resources shared between Florida Power & Light (FPL) and its affiliates cannot result in subsidization by the regulated entity on behalf of its non-regulated affiliates. This manual describes the standard services provided between FPL and its affiliates, as well as FPL's inter-company process for charging direct and indirect costs, the Corporate Services Charge (CSC), and other apportionment methods. The costing concepts and principles described herein are applied consistently to all affiliates billed by FPL.

When affiliates request services from FPL personnel, FPL employees should direct charge for services provided to the benefiting affiliate. This manual describes processes to direct charge those costs, as well as the allocation processes used when direct charging is not practical.

II. COST ACCOUNTING CONCEPTS

Costs are apportioned among entities based on three cost characteristics:

- **Direct** Costs of resources used exclusively for the provision of services that are readily identifiable to an activity. An example of inter-company direct costs would be the fully-loaded salary of an engineer working on an affiliate's power plant.
- Assigned Costs of resources used jointly in the provision of both regulated and non-regulated activities that are apportioned using direct measures of cost causation. The square footage cost of office space used by affiliates would be an example of assignable costs. These costs are directly billed to affiliates or allocated using the CSC.
- Unattributable Cost of resources shared by both regulated and non-regulated activities for which no causal relationship can be practicably identified. These costs are accumulated and allocated to both regulated and non-regulated activities through the use of the CSC. The costs associated with NextEra Energy, Inc.'s board of directors is an example of unattributable costs.

III. REGULATORY REQUIREMENTS AND REPORTING

A. FERC Accounting Guidelines

The Uniform System of Accounts (USOA), as prescribed by the Federal Energy Regulatory Commission (FERC) and adopted by the Florida Public Service Commission (FPSC), is found in the Code of Federal Regulations, Title 18, Subchapter C. Part 101. Application of these guidelines indicates that:

- Inter-company transactions for services provided to affiliates are to be recorded in FERC account 146.
- Inter-company transactions for services provided by affiliates to the regulated utility are to be recorded in the appropriate account within the operational function receiving the goods or services, or to FERC account 923 for Administrative & General support.
- Intra-Utility direct charge transactions are to be recorded in the appropriate account(s) within the operational function receiving the goods or services.
- Intra-Utility allocations of corporate center costs for business unit financial reporting are to be recorded in the Administrative and General (A&G) range of accounts. Administrative and general accounts should contain charges not chargeable directly to a particular operating function.

FERC recognizes explicitly in Order 707-A that the "at cost" pricing rules would be extended to single state holding companies that do not have centralized shared services companies. An important condition to this rule, however, is that such services may not be provided to unaffiliated third parties. The reason for this condition is that a market price is determinable in cases where such services are provided to third parties. FPL currently qualifies for the single state exemption, therefore, activities between FPL and its affiliates must comply with this Order.

B. FPSC Rule

The Florida Public Service Commission has adopted rules concerning cost allocation and affiliate transactions (Rule No. 25-6.1351). The purpose of this Rule is to establish cost allocation requirements to ensure proper accounting for affiliate transactions and non-regulated utility activities so that these transactions and activities are not subsidized by utility ratepayers. The processes outlined in this cost allocation manual were developed to ensure compliance with this Rule.

C. NARUC Guidelines

The National Association of Regulatory Utility Commissioners (NARUC) has developed a set of guidelines to assist regulated utilities and their affiliates in the development of procedures for recording transactions for services and products between a regulated entity and its affiliates. The prevailing premise of these guidelines is that allocation methods should not result in subsidization of non-regulated services or products by regulated entities. The processes outlined in this manual are in accordance with these guidelines, as described in Exhibit A.

D. Diversification Report

In addition to the FERC Form No. 1, Annual Report of Major Electric Utilities, Licenses and Others, FPSC Rule No. 25-6.1351 requires the Utility to file an Annual Diversification Report. This report contains:

- Summary of changes to the corporate structure
- Updated structure showing parent and affiliates
- Summary of new or amended contracts with affiliates
- All transactions between FPL and it's regulated and non-regulated affiliates

- Detail reports of all individual transactions over \$500,000 between FPL and affiliates
- Summary of asset transfers between FPL and affiliates
- Employee transfers between FPL and affiliates
- Analysis of non-tariffed services and products provided by the utility
- Description of certain activities recorded by the utility as miscellaneous income, deductions and interest

IV. BILLINGS TO AFFILIATES FOR SERVICES PROVIDED BY FPL

FPL supports enterprise and affiliate operations through direct project activities and shared governance, compliance and other support functions. Direct activities are charged to affiliates through specific WBS elements (see subsequent sections of this manual for process details). Shared support functions are allocated through the following mechanisms:

- 1. Corporate Services Charge (CSC)
- 2. Nuclear Operations Support Charge
- 3. Information Technology Support Charge

All services provided to affiliates, either direct or allocated, are billed at actual cost using fully loaded rates. Payroll is charged using the employee's actual payroll rate plus loaders, which cover payroll taxes, benefits, and administrative costs.

A. Corporate Services Charge (CSC) ⁽¹⁾

The Corporate Services Charge was implemented to bill Corporate Staff shared services and certain capitalized hardware and software benefiting both FPL and its affiliates. This charge is based on a cost pool of shared services, which is allocated based on specific drivers or the Massachusetts Formula.

Cost Pool – Corporate Shared Services

The Shared Services cost pool is determined annually through an extensive review of shared services and certain capitalized hardware and software provided by FPL's Corporate Staff Departments to entities across the enterprise. The review is performed in conjunction with FPL's budget cycle and identifies the products and services to be allocated based upon each Work Breakdown Structure (WBS). These budgeted costs are combined to obtain an estimated shared cost pool for the subsequent year.

⁽¹⁾ The CSC was formerly referred to as the Affiliate Management fee (AMF). The name was changed in 2016 to more accurately describe the costs.

On a monthly basis, the affiliate entities are billed their share of the Corporate Services Charge using the drivers described below and the actual fully loaded costs (i.e., including all payroll overheads listed in the table below except for A&G and non-productive) incurred for the month by the FPL department providing the service. Specifically, the amount of the charge is determined by multiplying the actual shared costs incurred (accumulated in SAP each month by WBS) by the appropriate driver percentages. The resulting allocations are then billed to the affiliates via the SAP settlement process as an intercompany charge.

Shared Services Allocated via Specific Drivers

The list below includes the functional areas of support, along with examples of shared services that are provided by FPL to benefit the entire enterprise. These services are included in the Corporate Services Charge and are allocated to affiliates via the use of specific drivers.

- **Finance** (Specific drivers based on transactions)
 - Corporate Transactions Accounts Payable, Miscellaneous Accounts Receivable
- Information Technology (Specific drivers based on workstations, mainframe time, cell phone users, etc.)
 - Corporate Applications HR Employee Information System, Procurement, Financial Data Base, Email Systems
 - Communications & Technology Telecommunications and Network Operating Centers (NOC), Corporate Cellular Phones
 - o Cyber Security
 - o Distributed Systems Workstation, LAN and WAN Support
 - Mainframe Operations Computer Centers at Corporate Locations
 - PC Services Help Desk and Workstation Support
 - Amortization and ROI Shared Capitalized Hardware and Software
- Human Resources/Corporate Real Estate/Security (Specific drivers based on FTE's and square footage)
 - Employee Relations Safety Polices, Labor Relations Administration, and other employee related issues
 - Shared Services Benefits Administration, Employee Support Line, Payroll Administration, Educational Assistance, Recruiting, Equal Opportunity and Diversity, Workforce Planning, Drug Testing and Group University
 - Benefit Programs
 - Health Centers
 - Cafeteria Operations Shared Affiliate Cafeteria Operations for applicable sites (JB, GO, LFO, CSE, PTN & PSL)
 - Security Administration Facility Security, Data Security
- **Corporate Development** (Specific drivers based on headcount)
 - Six Sigma and Strategic Quality Projects

• Business Unit Leadership

- Power Generation Division (drivers based on megawatts)
- Nuclear Division (drivers based on number of operating units)

Shared Services Allocated via the Massachusetts Formula

For the allocation of the cost pool(s) where there were no specific driver(s), FPL utilizes the average of Payroll, Revenues, and Gross Property, Plant and Equipment to allocate shared costs between FPL and benefitting affiliates. This methodology is commonly referred to as the "Massachusetts Formula" and has been an industry standard for rate regulated allocations. The forecasted amounts for each of the three components are estimated for all applicable entities and given equal weight. An average is then computed for each operating entity, which when compared to the total, yields a ratio used to allocate its share of the cost pool. Below are examples of the services that are included in the CSC and allocated using the Massachusetts Formula.

- Executive and Governance
 - Salaries, benefits and expenses
- Finance
 - o Accounting Cost Measurement & Allocation, Accounting Research & Financial Reporting
 - o Corporate Tax
 - Treasury & Investor Relations
 - o Trust Fund Investments
 - Risk Management

• Corporate Communications

- Internal Communications
- o External Media
- o Annual Report

• General Counsel/Environmental/Compliance

- Board of Directors Fees
- o FERC & NERC Compliance
- o Ethics
- o General Counsel Administration
- Environmental Services

• Engineering and Construction

• Integrated Supply Chain – Administration of Corporate Travel and Integrated Supply Chain

Human Resources/Corporate Real Estate/Security

- Mail Services Courier and Mail Services (GO, JB, LFO)
- Security Operations Center

• Internal Audit

- o Internal Audit Management
- Corporate Operational Development
 - Process Improvement Initiatives

Allocation of Costs for Significant Capital Projects

For significant capital projects which will benefit the enterprise and/or FPL and certain affiliates (typically software development projects), the business case developed in support of the project will identify future expected benefits to each of the entities that will be utilizing the system or application. For these projects, an analysis should be performed during the planning phase to determine the appropriate sharing of costs and each benefitting entity should record their respective share of the capital project. Post implementation, on-going maintenance activity costs are included in the CSC as described in the Information Technology paragraph under the Corporate Services Charge section above.

B. <u>Nuclear Operations Support Charges–Nuclear (NUC), IT Nuclear (ITNUC) ⁽²⁾</u>

Nuclear Operations Support Charges are utilized to bill shared nuclear fleet services. FPL has leveraged its fleet construction, compliance and operating capabilities over the broader enterprise for many years in order to optimize results for its customers. The larger scale of the enterprise fleet has historically allowed for shared expertise and the resulting competitive advantage. Operations Support Charges are managed by the Business Unit (Nuclear or Information Technology) Budget Coordinators and represent ongoing services provided or shared among affiliates. The Nuclear Operations Support Charges includes fleet support to NextEra Energy, Inc. (FPL and NextEra Energy Resources) nuclear plants, and specific system support for NextEra Energy Resources nuclear plants.

The Nuclear Operations Support Charges include all overheads reflected in the table below except for the non-productive loader because full salaries are allocated based on relevant drivers to each entity served.

Nuclear Fleet Operations Support Charge

The Nuclear Fleet Operations Support Charge is billed using actual monthly charges that are accumulated and then allocated using the number of generating units as the driver. The Nuclear Operations Support Charge includes the following shared services:

- Nuclear Engineering
- Nuclear Assurance

⁽²⁾ The Nuclear Operations Support Charges were formerly referred to as Service Fees. The name was changed in 2016 to more accurately describe the costs.

- Nuclear Business Operations
- Nuclear Security Access
- Nuclear Security
- Nuclear Licensing and Regulatory Support
- Nuclear Performance Improvement
- Nuclear Fuel Engineering
- Nuclear Training

Specific project related services not included in the Nuclear Fleet Operations Charge, which are direct charged to NextEra Energy Resources by FPL Nuclear, are:

- Due Diligence
- Construction Projects
- Transition Teams
- Support of NextEra Energy Resources Capital Projects
- Outage Support
- Nuclear Project Controls (Cost tracking of projects)

Nuclear Information Technology Operations Support Charge

The Nuclear Information Technology Operations Support Charge is also billed using actual monthly charges that are accumulated and then allocated based on the number of generating units. The Information Technology Nuclear Support Charge includes the following shared services:

- Nuclear Asset Management System (NAMS) Support
- IM Management
- Data Services
- IMO Nuclear Lead (Infrastructure Support)
- Nuclear Web Applications Support

C. Inter-Company Direct Billing

In accordance with FERC and FPSC requirements, FPL bills affiliates its fully loaded cost for services provided, using specific WBS elements obtained via the following process:

1. Affiliate Project Manager requests FPL employee services

The affiliate project manager contacts the FPL employee's supervisor and requests the services of the employee on a project for a specific amount of time or thru completion of a job.

2. Project Manager Provides FPL with a Work Breakdown Structure (WBS) for Billing

After obtaining approval by the supervisor, the Project Manager requesting the service must provide a WBS element for the FPL employee to charge.

• It is the responsibility of the supervisor to ensure that the correct Overhead Key for affiliate transactions is applied to the WBS.

3. FPL Employee charges appropriate WBS element on the timesheet for specific hours worked

Charges to the WBS elements are accumulated each month and loaded with the appropriate overheads during the SAP settlement process which is executed several times during the month. Also included in the billable charges are any appropriate non-payroll charges. See Exhibit B for a list of FPL's payroll and non-payroll overhead rates.

It is the responsibility of the employee to ensure that any work performed for affiliates is properly recorded in his/her timesheet. It is the responsibility of each employee's supervisor to ensure that all time sheets are reviewed in accordance with FPL's Sarbanes –Oxley processes to ensure that all affiliates are properly charged.

D. <u>Transfer of Assets From FPL to Affiliates</u>

In addition to services provided, FPL may transfer assets used in its regulated operations to an affiliate. In accordance with FPSC and FERC requirements, FPL will charge the non-regulated affiliate the greater of market price or net book value. It is the responsibility of the Investment Recovery Operations group to ensure that market testing is performed and that proper documentation is maintained. As required per the FPSC affiliate Rule, an independent appraiser must verify the market value of a transferred asset with a net book value greater than \$1,000,000. On certain occasions, FPL may transfer the asset at either market price or net book value if it maintains documentation to support and justify that such a transaction benefits regulated operations. When these billings occur, notification must be given to FPL Regulatory Accounting to ensure proper reporting of these transactions as required by FERC and FPSC.

E. Overhead Rates

FPL attaches various overhead rates to payroll charged to affiliates to ensure that all relevant indirect costs associated with each employee are appropriately billed. Overhead rates and the purposes of each are described below:

| Rate Description | Rate Purpose | Rate Application | Basis for Calculation |
|---|--|---|---|
| Funded Welfare Unfunded Service Unfunded Benefits | Pension & Welfare recovers company dollars budgeted for current year for expenses related to life, medical & dental insurance, thrift plan and long term disability benefits. Also recovers pension, retiree medical, employee education assistance and benefit costs. | csc | |
| Payroll Tax OH FICA (Social Security & Medicare) FUTA (Federal Unemployment Insurance) SUTA (State Unemployment Insurance) | Recovers estimated company payments for social security, Medicare, state & federal unemployment and workers compensation insurance. | Nuclear Operations Support Charge Inter-Company Direct | Based on Forecasted Data Calculated Annually During the Budget Cycle |
| Performance Incentives - Exempt | Recovers the cost of the budgeted performance incentive for exempt employees. | Charges | |
| Workers Comp | Recovers estimated payments for workers comp insurance. | | |
| Non-Productive | Recovers the cost of non-productive time such as vacation, sick time and other non-excused absences plus non-distributed other earnings such as relieving time, shift differential and merit pay. Distribution, Transmission and Substation non- productive is applied to bargaining variable direct labor only. | Nuclear Operations Support Charge Inter-Company Direct Charges | Based on Historical Data Calculated Annually |
| A&G Payroll | Recovers the O&M payroll of corporate and business unit staff support | Inter-Company Direct | during Q1 |
| A&G Expenses | Recovers the O&M expenses of corporate and business unit staff support | Charges | |

See Exhibit B for a list of rates effective January 2025.

Long Term Assignment Rates:

When FPL employees are used exclusively for affiliate activities for extended periods of time, a reduced Long-Term Loading Rate should be used. This is due to two factors. First, non-productive time (sick, vacation, holiday) is already included in the salary being billed since it is expected that a full year's salary is billed. If non-productive time were also loaded, the affiliate would be charged twice. Secondly, and as long the affiliate will be providing the necessary A&G support, such as supervision, office equipment, supplies, etc., the FPL A&G expenses should not be included in the loading rate.

To qualify for reduced loading, the employee must reasonably expect to charge their time to an affiliate WBS for one full year and be physically located at the affiliate's office. If an employee's charges during the year fall below 75%, they must be removed from the long-term loading rate.

Employees meeting the above requirements must charge a specific WBS element that has been set up with the long term overhead key. "Z604: Long-Term No External Overheads". These WBS elements will receive payroll taxes and benefits for affiliate support, but no external overheads. Once the employee's charges fall below 75%, they must charge a WBS element that has been set up to include the external overheads.

If an employee is expected to provide more than 50% of their time in support of another entity indefinitely, then the employee should be re-badged to that entity.

F. FACILITY AND EQUIPMENT CHARGES

FPL Regulatory Accounting is responsible for monthly entries to bill the following activities:

Systems Charges:

A small number of affiliates utilize various FPL systems on a limited basis for printing, mailing and payment processing of various items. These systems include the SAP and Payment Processing Center (PPC) systems. The use of these systems is billed on a transactional basis. A cost study is performed by the Customer Service organization in conjunction with the Cost Measurement and Allocation department to determine the cost to FPL per transaction for these systems. The number of transactions is collected monthly and billed to the affiliates at those rates.

Furniture and Computers:

Affiliates are billed monthly for office furniture using a weighted average rate that includes the cost for fully depreciated furniture for which no market exists, and market value for new furniture.

Office Space:

Space is available to the affiliates in FPL buildings only when vacancies exist. The non-regulated affiliates are charged for the square feet they occupy based on the higher of cost or a market rate, which is updated every five years based on a market study performed by Corporate Real Estate (CRE). Regulated affiliates are billed based on cost. A market rate analysis is performed periodically by Corporate Real Estate and was last prepared in 2022.

V. BILLINGS TO FPL FOR SERVICES PROVIDED BY AFFILIATES

Limited shared services are provided by affiliate personnel. When FPL requests specific project support from an affiliate, the affiliate bills FPL for time spent, using actual costs that are loaded with all affiliate payroll and non-payroll overheads (see Section V-B below). In addition to specific project support, NEER's Information Technology group provides support to the Nuclear Fleet. The fleet support is billed using actual costs that are allocated based on number of generating units. FPL Regulatory Accounting group reviews the driver calculations on an annual basis.

A. <u>Transfer of Assets to FPL from Affiliates</u>

As required by FPSC and FERC rules, billings from affiliates to FPL for assets transferred are based on the lower of cost or market. It is the responsibility of the Investment Recovery Operations group to ensure that market testing is performed, and that proper documentation is maintained. Per the FPSC Affiliate Rule, an independent appraiser must verify the market value of a transferred asset with a net book value greater than \$1,000,000. On certain occasions, FPL may record the asset at either market price or net book value if it maintains documentation to support and justify that such a transaction benefits regulated operations. When these billings occur, notification must be given to FPL Regulatory Accounting to ensure proper reporting of these transactions as required by FERC and FPSC.

B. Affiliate Overhead Rates

The calculation and maintenance of the overhead rates applied to direct charges coming into FPL are the responsibility of the affiliate performing the services. On an annual basis (typically at the end of Q1), FPL Regulatory Accounting requests, from applicable affiliates, the rates that will be used in the upcoming year, along with email confirmation that the rates have been properly updated in SAP.

C. Affiliate Procurement of Goods under Vendors Common with FPL

When affiliates procure goods from common vendors of FPL, they should do so directly under separate affiliate purchase orders. This ensures invoicing and product delivery will be processed directly to the appropriate entity, and FPL's affiliates will not be billed for FPL's loading costs. It also ensures that the contract terms (warranties and liabilities) of the purchase order(s) are placed with the affiliate, not with FPL. In some cases, the affiliate has the ability to take advantage of master agreements established between FPL and the vendor. FPL's strategy is to evaluate fleet wide (multi-site) agreements category by category with a focus on total value for FPL and supplier quality, taking advantage of leverage opportunities to consolidate the spend across the entire fleet, establish long term contracts with a limited number of suppliers of proven experience and quality, and to negotiate terms that provide for shared risks and shared benefits for improved performance.

VI. ACTIVITIES BETWEEN REGULATED ENTITIES

FPL has several regulated affiliates that must also abide by affiliate transaction rules in order to protect their own ratepayers. Regulated affiliates of FPL currently include LoneStar Transmission, New Hampshire Transmission, TransBay Cable, Horizon West Transmission, NextEra Energy Transmission New York, Gridliance Management Company, Gridliance Heartland, Gridliance West, Gridliance HighPlains and NextEra Energy Mid-Atlantic. All activities between FPL and its regulated entities should be transacted at fully loaded cost.

VII. DEFINITIONS

Affiliates – Companies that are related to each other due to common ownership or control.

Cost Allocators – The methods or ratios used to apportion costs. A cost allocator can be based on the origin of costs, as in the case of cost drivers; cost-causative linkage of an indirect nature; or one or more overall factors (also known as general allocators).

Common Costs – Cost associated with services or products that are of joint benefit to both regulated and non–regulated business units.

Cost Driver – A measurable event or quantity which influences the level of costs incurred and which can be directly traced to an origin of the costs themselves.

Fully Allocated – Services or products bear the sum of the cost drivers plus an appropriate share of the indirect costs.

Non-regulated – Refers to services or products not subject to regulation by regulatory authorities.

Prevailing Market Rate – A generally accepted market value that can be substantiated by clearly comparable transactions, auction or appraisal.

Regulated – Refers to utility services or products subject to rate regulation by regulatory authorities.

Subsidization – The recovery of costs from one class of customers, business unit or entity, that are attributable to another.

Exhibit A – NARUC Guidelines for Cost Allocations and Affiliate Transactions

Guidelines for Cost Allocations and Affiliate Transactions:

The following Guidelines for Cost Allocations and Affiliate Transactions (Guidelines) are intended to provide guidance to jurisdictional regulatory authorities and regulated utilities and their affiliates in the development of procedures and recording of transactions for services and products between a regulated entity and affiliates. The prevailing premise of these Guidelines is that allocation methods should not result in subsidization of non-regulated services or products by regulated entities unless authorized by the jurisdictional regulatory authority. These Guidelines are <u>not</u> intended to be rules or regulations prescribing how cost allocations and affiliate transactions are to be handled. They are intended to provide a framework for regulated entities and regulatory authorities in the development of their own policies and procedures for cost allocations and affiliate transactions. Variation in regulatory environment may justify different cost allocation methods than those embodied in the Guidelines.

The Guidelines acknowledge and reference the use of several different practices and methods. It is intended that there be latitude in the application of these guidelines, subject to regulatory oversight. The implementation and compliance with these cost allocations and affiliate transaction guidelines, by regulated utilities under the authority of jurisdictional regulatory commissions, is subject to Federal and state law. Each state or Federal regulatory commission may have unique situations and circumstances that govern affiliate transactions, cost allocations, and/or service or product pricing standards. For example, The Public Utility Holding Company Act of 1935 requires registered holding company systems to price "at cost" the sale of goods and services and the undertaking of construction contracts between affiliate companies.

The Guidelines were developed by the NARUC Staff Subcommittee on Accounts in compliance with the Resolution passed on March 3, 1998 entitled "Resolution Regarding Cost Allocation for the Energy Industry" which directed the Staff Subcommittee on Accounts together with the Staff Subcommittees on Strategic Issues and Gas to prepare for NARUC's consideration, "Guidelines for Energy Cost Allocations." In addition, input was requested from other industry parties. Various levels of input were obtained in the development of the Guidelines from the Edison Electric Institute, American Gas Association, Securities and Exchange Commission, the Federal Energy Regulatory Commission, Rural Utilities Service and the National Rural Electric Cooperatives Association as well as staff of various state public utility commissions.

In some instances, non-structural safeguards as contained in these guidelines may not be sufficient to prevent market power problems in strategic markets such as the generation market. Problems arise when a firm has the ability to raise prices above market for a sustained period and/or impede output of a product or service. Such concerns have led some states to develop codes of conduct to govern relationships between the regulated utility and its non-regulated affiliates. Consideration should be given to any "unique" advantages an incumbent utility would have over competitors in an emerging market such as the retail energy market. A code of conduct should be used in conjunction with guidelines on cost allocations and affiliate transactions.

A. DEFINITIONS

1. Affiliates - companies that are related to each other due to common ownership or control.

Attestation Engagement - one in which a certified public accountant who is in the practice of
public accounting is contracted to issue a written communication that expresses a conclusion
about the reliability of a written assertion that is the responsibility of another party.

 <u>Cost Allocation Manual (CAM)</u> - an indexed compilation and documentation of a company's cost allocation policies and related procedures.

4. <u>Cost Allocations</u> - the methods or ratios used to apportion costs. A cost allocator can be based on the origin of costs, as in the case of cost drivers; cost-causative linkage of an indirect nature; or one or more overall factors (also known as general allocators).

 <u>Common Costs</u> - costs associated with services or products that are of joint benefit between regulated and non-regulated business units.

<u>Cost Driver</u> - a measurable event or quantity which influences the level of costs incurred and which can be directly traced to the origin of the costs themselves.

7. Direct Costs - costs which can be specifically identified with a particular service or product.

Fully Allocated costs - the sum of the direct costs plus an appropriate share of indirect costs.

 Incremental pricing - pricing services or products on a basis of only the additional costs added by their operations while one or more pre-existing services or products support the fixed costs.

Indirect Costs - costs that cannot be identified with a particular service or product. This
includes but not limited to overhead costs, administrative and general, and taxes.

11. Non-regulated - that which is not subject to regulation by regulatory authorities.

 Prevailing Market Pricing - a generally accepted market value that can be substantiated by clearly comparable transactions, auction or appraisal.

13. Regulated - that which is subject to regulation by regulatory authorities.

 Subsidization - the recovery of costs from one class of customers or business unit that are attributable to another.

B. COST ALLOCATION PRINCIPLES

The following allocation principles should be used whenever products or services are provided between a regulated utility and its non-regulated affiliate or division.

1. To the maximum extent practicable, in consideration of administrative costs, costs should be collected and classified on a direct basis for each asset, service or product provided.

The general method for charging indirect costs should be on a fully allocated cost basis. Under appropriate circumstances, regulatory authorities may consider incremental cost, prevailing market pricing or other methods for allocating costs and pricing transactions among affiliates.

3. To the extent possible, all direct and allocated costs between regulated and non-regulated services and products should be traceable on the books of the applicable regulated utility to the applicable Uniform System of Accounts. Documentation should be made available to the appropriate regulatory authority upon request regarding transactions between the regulated utility and its affiliates.

4. The allocation methods should apply to the regulated entity's affiliates in order to prevent

subsidization from, and ensure equitable cost sharing among the regulated entity and its affiliates, and vice versa.

All costs should be classified to services or products which, by their very nature, are either regulated, non-regulated, or common to both.

6. The primary cost driver of common costs, or a relevant proxy in the absence of a primary cost driver, should be identified and used to allocate the cost between regulated and non-regulated services or products.

The indirect costs of each business unit, including the allocated costs of shared services, should be spread to the services or products to which they relate using relevant cost allocators.

C. COST ALLOCATION MANUAL (NOT TARIFFED)

Each entity that provides both regulated and non-regulated services or products should maintain a cost allocation manual (CAM) or its equivalent and notify the jurisdictional regulatory authorities of the CAM's existence. The determination of what, if any, information should be held confidential should be based on the statutes and rules of the regulatory agency that requires the information. Any entity required to provide notification of a CAM(s) should make arrangements as necessary and appropriate to ensure competitively sensitive information derived therefrom be kept confidential by the regulator. At a minimum, the CAM should contain the following:

1. An organization chart of the holding company, depicting all affiliates, and regulated entities.

A description of all assets, services and products provided to and from the regulated entity and each of its affiliates.

A description of all assets, services and products provided by the regulated entity to nonaffiliates.

4. A description of the cost allocators and methods used by the regulated entity and the cost allocators and methods used by its affiliates related to the regulated services and products provided to the regulated entity.

D. AFFILIATE TRANSACTIONS (NOT TARIFFED)

The affiliate transactions pricing guidelines are based on two assumptions. First, affiliate transactions raise the concern of self-dealing where market forces do not necessarily drive prices. Second, utilities have a natural business incentive to shift costs from non-regulated competitive operations to regulated monopoly operations since recovery is more certain with captive ratepayers. Too much flexibility will lead to subsidization. However, if the affiliate transaction pricing guidelines are too rigid, economic transactions may be discouraged.

The objective of the affiliate transactions' guidelines is to lessen the possibility of subsidization in order to protect monopoly ratepayers and to help establish and preserve competition in the electric generation and the electric and gas supply markets. It provides ample flexibility to accommodate exceptions where the outcome is in the best interest of the utility, its ratepayers and competition. As with any transactions, the burden of proof for any exception from

the general rule rests with the proponent of the exception.

 Generally, the price for services, products and the use of assets provided by a regulated entity to its non-regulated affiliates should be at the higher of fully allocated costs or prevailing market prices. Under appropriate circumstances, prices could be based on incremental cost, or other pricing mechanisms as determined by the regulator.

Generally, the price for services, products and the use of assets provided by a non-regulated affiliate to a regulated affiliate should be at the lower of fully allocated cost or prevailing market prices. Under appropriate circumstances, prices could be based on incremental cost, or other pricing mechanisms as determined by the regulator.

3. Generally, transfer of a capital asset from the utility to its non-regulated affiliate should be at the greater of prevailing market price or net book value, except as otherwise required by law or regulation. Generally, transfer of assets from an affiliate to the utility should be at the lower of prevailing market price or net book value, except as otherwise required by law or regulation. To determine prevailing market value, an appraisal should be required at certain value thresholds as determined by regulators.

Entitles should maintain all information underlying affiliate transactions with the affiliated utility for a minimum of three years, or as required by law or regulation.

E. AUDIT REQUIREMENTS

1. An audit trail should exist with respect to all transactions between the regulated entity and its affiliates that relate to regulated services and products. The regulator should have complete access to all affiliate records necessary to ensure that cost allocations and affiliate transactions are conducted in accordance with the guidelines. Regulators should have complete access to affiliate records, consistent with state statutes, to ensure that the regulator has access to all relevant information necessary to evaluate whether subsidization exists. The auditors, not the audited utilities, should determine what information is relevant for a particular audit objective. Limitations on access would compromise the audit process and impair audit independence.

Each regulated entity's cost allocation documentation should be made available to the company's internal auditors for periodic review of the allocation policy and process and to any jurisdictional regulatory authority when appropriate and upon request.

3. Any jurisdictional regulatory authority may request an independent attestation engagement of the CAM. The cost of any independent attestation engagement associated with the CAM, should be shared between regulated and non-regulated operations consistent with the allocation of similar common costs.

4. Any audit of the CAM should not otherwise limit or restrict the authority of state regulatory authorities to have access to the books and records of and audit the operations of jurisdictional utilities.

5. Any entity required to provide access to its books and records should make arrangements as necessary and appropriate to ensure that competitively sensitive information derived therefrom be kept confidential by the regulator.

F. REPORTING REQUIREMENTS

1. The regulated entity should report annually the dollar amount of non-tariffed transactions

associated with the provision of each service or product and the use or sale of each asset for the following:

a. Those provided to each non-regulated affiliate.

b. Those received from each non-regulated affiliate.

c. Those provided to non-affiliated entities.

Any additional information needed to assure compliance with these Guidelines, such as cost of service data necessary to evaluate subsidization issues, should be provided.

Exhibit B – 2025 Overhead Loading Rates

Overhead Rates Applied to Direct Charges

| Non-productive payroll | 16.24% |
|------------------------------------|-----------------|
| Performance Incentive | 18.02% |
| Pension and Welfare | 6.77% |
| Administrative and General Payroll | 4.61% |
| Administrative and General Expense | 9.58% |
| Payroll Taxes | Varies by Month |
| Workers Compensation Insurance | Varies by BU |

Overhead Rates Applied to the Nuclear Operations Support Charges

| Performance Incentive | 18.02% |
|------------------------------------|-----------------|
| Pension and Welfare | 6.77% |
| Administrative and General Payroll | 4.61% |
| Administrative and General Expense | 9.58% |
| Payroll Taxes | Varies by Month |
| Workers Compensation Insurance | Varies by BU |

Overhead Rates Applied to Shared Services Payroll Dollars Included in the CSC

| Performance Incentive | 18.02% |
|--------------------------------|-----------------|
| Pension and Welfare | 6.77% |
| Payroll Taxes | Varies by Month |
| Workers Compensation Insurance | Varies by BU |

| Regulatory Accounting Cost Allocation Manual (CAM) | | | | | | | | | | | | | | | | | |
|--|-----------|--------|--------|-----------|-------|-------|-------|---------------------|-------------------|-----------------------|--------|--------|---------|--------|--------|--------|----------------|
| xhibit C - 2025 MASS FORMULA RATIOS AND SPECIFIC | C DRIVERS | | | | | | | | | | | | | | | | |
| Description | FPL | NEER | FPLES | NEECH/NEE | NHT | LST | NEET | Florida City Gas | TransBay Cable | Horizon West Trans | GridM | GridW | GridHP | GridH | NEETNY | NEETMA | Total Affiliat |
| MASS FORMULA RATIOS | | MEEN | TT ELO | NELOIMEL | MIII | 201 | 14221 | 043 | Gubic | West mans | Gridin | Griatt | Gridini | Gridit | | | 70 |
| VF-Shared | 57.41% | 38.48% | 0.51% | 1.63% | 0.09% | 0.47% | 0.21% | 0.00% | 0.38% | 0.08% | 0.03% | 0.27% | 0.08% | 0.04% | 0.25% | 0.06% | 42.59% |
| SPECIFIC DRIVERS | | | | | | | | | | | | | | | | | |
| Headcount | 54.43% | 42.39% | 1.35% | 0.16% | 0.00% | 0.20% | 1.16% | 0.00% | 0.08% | 0.00% | 0.24% | 0.00% | 0.00% | 0.00% | 0.00% | 0.00% | 45.57% |
| Square Footage - All sites | 81.10% | 15.65% | 1.17% | 1.28% | 0.00% | 0.05% | 0.76% | 0.00% | 0.00% | 0.00% | 0.00% | 0.00% | 0.00% | 0.00% | 0.00% | 0.00% | 18.90% |
| Square Footage - Juno Beach Office | 42.97% | 46.34% | 3.37% | 4.86% | 0.00% | 0.04% | 2.43% | 0.00% | 0.00% | 0.00% | 0.00% | 0.00% | 0.00% | 0.00% | 0.00% | 0.00% | 57.03% |
| Capitalized Hardware/Software shared with Affiliates | 67.86% | 29.40% | 1.46% | 0.00% | 0.00% | 0.32% | 0.45% | 0.00% | 0.33% | 0.00% | 0.18% | 0.00% | 0.00% | 0.00% | 0.00% | 0.00% | 32.14% |
| Number of Operating Units - NUC Executive | 57.14% | 42.86% | 0.00% | 0.00% | 0.00% | 0.00% | 0.00% | 0.00% | 0.00% | 0.00% | 0.00% | 0.00% | 0.00% | 0.00% | 0.00% | 0.00% | 42.86% |
| Afiliate Megawatts - PGD Executive | 45.03% | 54.97% | 0.00% | 0.00% | 0.00% | 0.00% | 0.00% | 0.00% | 0.00% | 0.00% | 0.00% | 0.00% | 0.00% | 0.00% | 0.00% | 0.00% | 54.97% |
| Actual number of workstations per Business Unit for support and project activities | 60.59% | 36.55% | 1.44% | 0.00% | 0.00% | 0.22% | 0.84% | 0.00% | 0.19% | 0.00% | 0.17% | 0.00% | 0.00% | 0.00% | 0.00% | 0.00% | 39.41% |
| Actual number of workstations per Business Unit (includes Affiliates in FPL/Florida facilities) for support and project activities | 77.28% | 20.66% | 1.13% | 0.00% | 0.00% | 0.05% | 0.82% | 0.00% | 0.00% | 0.00% | 0.06% | 0.00% | 0.00% | 0.00% | 0.00% | 0.00% | 22.72% |
| T resources for transmission systems supporting Affiliates | 92.84% | 4.50% | 0.00% | 0.00% | 0.00% | 2.66% | 0.00% | 0.00% | 0.00% | 0.00% | 0.00% | 0.00% | 0.00% | 0.00% | 0.00% | 0.00% | 7.16% |
| Servers per Business Unit / Affiliate for support and project activities | 72.30% | 25.31% | 0.27% | 0.00% | 0.00% | 0.99% | 0.00% | 0.00% | 1.13% | 0.00% | 0.00% | 0.00% | 0.00% | 0.00% | 0.00% | 0.00% | 27.70% |
| Database Administrator Resource - Business Intelligence Data Novement | 97.14% | 2.86% | 0.00% | 0.00% | 0.00% | 0.00% | 0.00% | 0.00% | 0.00% | 0.00% | 0.00% | 0.00% | 0.00% | 0.00% | 0.00% | 0.00% | 2.86% |
| Database Administrator Resource - Technical Support | 100.00% | 0.00% | 0.00% | 0.00% | 0.00% | 0.00% | 0.00% | 0.00% | 0.00% | 0.00% | 0.00% | 0.00% | 0.00% | 0.00% | 0.00% | 0.00% | 0.00% |
| SAP User count per Business Unit / Affiliate for support and project activities | 59.04% | 37.53% | 1.65% | 0.00% | 0.00% | 0.28% | 0.70% | 0.00% | 0.22% | 0.00% | 0.58% | 0.00% | 0.00% | 0.00% | 0.00% | 0.00% | 40.96% |



Docket No. 20250011-El Affiliate Charges Based on Billing Methodology for the 2026 Projected Test Year Exhibit KF-7, Page 1 of 1

Affiliate Charges Based on Billing Methodology

Direct Charges 33% Affiliate Charges Based on Billing Methodology 2026 Projected Test Year Operations Support Charges 4%

2026 Projected Test Year