# REVIEW OF THE 2023 TEN-YEAR SITE PLANS

# OF FLORIDA'S ELECTRIC UTILITIES



NOVEMBER 2023

# **Table of Contents**

List of Figures	. iii
List of Tables	. iv
List of Ten-Year Site Plan Utilities	v
Unit Type and Fuel Abbreviations	v
Executive Summary	1
Review of the 2023 Ten-Year Site Plans	2
Future Considerations	5
Conclusion	6
Introduction	7
Statutory Authority	7
Additional Resources	8
Structure of the Commission's Review	9
Conclusion	9
Statewide Perspective	11
Load Forecasting	13
Electric Customer Composition	13
Growth Projections	
Peak Demand	16
Electric Vehicles	17
Demand-Side Management (DSM)	20
Forecast Load & Peak Demand	
Forecast Methodology	25
Accuracy of Retail Energy Sales Forecast	26
Renewable Generation	
Existing Renewable Resources	29
Utility-Owned Renewable Generation	
Non-Utility Renewable Generation	30
Planned Renewable Resources	31
Energy Storage Outlook	33
Traditional Generation	35
Existing Generation	35
Impact of EPA Rules	36
Modernization and Efficiency Improvements	
Planned Retirements	
Reliability Requirements	38
Fuel Price Forecast	40

Fuel Diversity	41
New Generation Planned	42
Commission's Authority Over Siting	43
New Power Plants by Fuel Type	44
Transmission	45
Utility Perspectives	47
Florida Power & Light Company (FPL)	49
Duke Energy Florida, LLC (DEF)	57
Tampa Electric Company (TECO)	
Florida Municipal Power Agency (FMPA)	69
Gainesville Regional Utilities (GRU)	75
JEA	
Lakeland Electric (LAK)	87
Orlando Utilities Commission (OUC)	
Seminole Electric Cooperative (SEC)	99
City of Tallahassee Utilities (TAL)	105

# **List of Figures**

Figure 1: State of Florida - Growth in Customers and Sales	2
Figure 2: State of Florida - Electricity Generation Sources	4
Figure 3: State of Florida - Current and Projected Installed Capacity	5
Figure 4: TYSP Utilities - Comparison of Reporting Electric Utility Sales	8
Figure 5: State of Florida - Electric Customer Composition in 2022	13
Figure 6: National - 20 Year Average Climate Data by State (Continental US)	
Figure 7: State of Florida - Growth in Customers and Sales	
Figure 8: TYSP Utilities - Example Daily Load Curves	
Figure 9: TYSP Utilities - Daily Peak Demand (2022 Actual)	
Figure 10: State of Florida - Historic & Forecast Seasonal Peak Demand & Annual Energy	
Figure 11: State of Florida - Current and Projected Renewable Resources	
Figure 12: TYSP Utilities - Planned Solar Installations	
Figure 13: FPL 2024 Summer Peak Day Hourly Dispatch	
Figure 14: State of Florida - Electric Utility Installed Capacity by Decade	35
Figure 15: State of Florida - Projected Reserve Margin by Season	39
Figure 16: TYSP Utilities - Average Fuel Price of Reporting Electric Utilities	
Figure 17: State of Florida - Natural Gas Generation	
Figure 18: State of Florida - Historic and Forecast Generation by Fuel Type	
Figure 19: State of Florida - Current and Projected Installed Capacity	
Figure 20: FPL Growth	
Figure 21: FPL Demand and Energy Forecasts	
Figure 22: FPL Reserve Margin Forecast	
Figure 23: DEF Growth	
Figure 24: DEF Demand and Energy Forecasts	
Figure 25: DEF Reserve Margin Forecast	
Figure 26: TECO Growth	64
Figure 27: TECO Demand and Energy Forecasts	
Figure 28: TECO Reserve Margin Forecast	
Figure 29: FMPA Growth	
Figure 30: FMPA Demand and Energy Forecasts	
Figure 31: FMPA Reserve Margin Forecast	
Figure 32: GRU Growth	13
Figure 32: GRU Demand and Energy Forecasts	
Figure 34: GRU Reserve Margin Forecast	
Figure 35: JEA Growth	
Figure 36: JEA Growth Figure 36: JEA Demand and Energy Forecasts	
Figure 37: JEA Reserve Margin Forecast	
Figure 38: LAK GrowthFigure 39: LAK Demand and Energy Forecasts	
Figure 40: LAK Reserve Margin Forecast.	
Figure 41: OUC Growth	
Figure 42: OUC Demand and Energy Forecasts	
Figure 44: SEC Growth	
Figure 44: SEC Growth	
Figure 45: SEC Demand and Energy Forecasts	
Figure 46: SEC Reserve Margin Forecast	
Figure 47: TAL Growth	
Figure 48: TAL Demand and Energy Forecasts	
Figure 49: TAL Reserve Margin Forecast	. 109

# **List of Tables**

Table 1: State of Florida - Renewable Energy Generation	3
Table 2: TYSP Utilities - Estimated Number of Electric Vehicles	18
Table 3: TYSP Utilities - Estimated Number of Public EV Charging Stations	18
Table 4: TYSP Utilities - Estimated Electric Vehicle Annual Energy Consumption (GWh)	19
Table 5: TYSP Utilities – Estimated Electric Vehicle Impact – Seasonal Peak Demand	
Table 6: TYSP Utilities - Accuracy of Retail Energy Sales Forecasts	26
Table 7: TYSP Utilities - Accuracy of Retail Energy Sales Forecasts - Annual Analysis	27
Table 8: State of Florida - Existing Renewable Resources	29
Table 9: State of Florida - Customer-Owned Renewable Growth	31
Table 10: State of Florida - Electric Generating Units to be Retired	37
Table 11: TYSP Utilities - Planned Natural Gas Units	45
Table 12: State of Florida - Planned Transmission Lines	46
Table 13: FPL Energy Generation by Fuel Type	52
Table 14: FPL Generation Resource Changes	55
Table 15: DEF Energy Generation by Fuel Type	60
Table 16: DEF Generation Resource Changes	62
Table 17: TECO Energy Generation by Fuel Type	66
Table 18: TECO Generation Resource Changes	68
Table 19: FMPA Energy Generation by Fuel Type	72
Table 20: FMPA Generation Resource Changes	73
Table 21: GRU Energy Generation by Fuel Type	78
Table 22: GRU Generation Resource Changes	80
Table 23: JEA Energy Generation by Fuel Type	84
Table 24: JEA Energy Generation by Fuel Type	86
Table 25: LAK Energy Generation by Fuel Type	90
Table 26: LAK Generation Resource Changes	91
Table 27: OUC Energy Generation by Fuel Type	96
Table 28: OUC Generation Resource Changes	98
Table 29: SEC Energy Generation by Fuel Type	.102
Table 30: SEC Generation Resource Changes	.104
Table 31: TAL Energy Generation by Fuel Type	.108

# **List of Ten-Year Site Plan Utilities**

Name	Abbreviation				
Investor-Owned Electric Utilities					
Florida Power & Light Company	FPL				
Duke Energy Florida, LLC	DEF				
Tampa Electric Company	TECO				
Municipal Electric	Utilities				
Florida Municipal Power Agency	FMPA				
Gainesville Regional Utilities	GRU				
JEA	JEA				
Lakeland Electric	LAK				
Orlando Utilities Commission	OUC				
City of Tallahassee Utilities	TAL				
Rural Electric Cooperatives					
Seminole Electric Cooperative	SEC				

# **Unit Type and Fuel Abbreviations**

Reference	Name	Abbreviation
	Battery Storage	BAT
	Combined Cycle	CC
	Combustion Turbine	CT
Unit Type	Hydroelectric	HY
	Internal Combustion	IC
	Photovoltaic	PV
	Steam Turbine	ST
Fuel Type	Bituminous Coal	BIT
	Distillate Fuel Oil	DFO
	Landfill Gas	LFG
	Natural Gas	NG

# **Executive Summary**

Integrated resource planning (IRP) is a utility process that includes a cost-effective combination of demand-side resources and supply-side resources. While each utility has slightly different approaches to IRP, some things are consistent across the industry. Each utility must update its load forecast assumptions based on Florida Public Service Commission (Commission) decisions in various dockets, such as demand-side management goals. Changes in government mandates, such as appliance efficiency standards, building codes, and environmental requirements must also be considered. Other updates involve input assumptions like demographics, financial parameters, generating unit operating characteristics, and fuel costs which are more fluid and do not require prior approval by the Commission. Each utility then conducts a reliability analysis to determine when resources may be needed to meet expected load. Next, an initial screening of demand-side and supply-side resources is performed to find candidates that meet the expected resource need. The demand-side and supply-side resources are combined in various scenarios to decide which combination meets the need most cost-effectively. After the completion of all these components, utility management reviews the results of the varying analyses and the utility's Ten-Year Site Plan (TYSP) is produced as the culmination of the IRP process. Commission Rules also require the utilities to provide aggregate data which provides an overview of the State of Florida electric grid.

The Commission's annual review of utility Ten-Year Site Plans is non-binding as required by Florida Statutes (F.S.), but it does provide state, regional, and local agencies advance notice of proposed power plants and transmission facilities. Any concerns identified during the review of the utilities' Ten-Year Site Plans may be addressed by the Commission at a formal public hearing, such as a power plant need determination proceeding. While Florida Statutes and Commission Rules do not specifically define IRP, they do provide a solid framework for flexible, cost-effective utility resource planning. In this way, the Commission fulfills its oversight and regulatory responsibilities while leaving day-to-day planning and operations to utility management.

Pursuant to Section 186.801, F.S., each generating electric utility must submit to the Commission a Ten-Year Site Plan which estimates the utility's power generating needs and the general locations of its proposed power plant sites over a 10-year planning horizon. The Ten-Year Site Plans of Florida's electric utilities summarize the results of each utility's IRP process and identifies proposed power plants and transmission facilities. The Commission is required to perform a preliminary study of each plan and classify each one as either "suitable" or "unsuitable." This document represents the review of the 2023 Ten-Year Site Plans for Florida's electric utilities, filed by 10 reporting utilities. <sup>1</sup>

All findings of the Commission are made available to the Florida Department of Environmental Protection for its consideration at any subsequent certification proceeding pursuant to the

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<sup>&</sup>lt;sup>1</sup> Investor-owned utilities filing 2023 Ten-Year Site Plans include Florida Power & Light Company, Duke Energy Florida, LLC, and Tampa Electric Company. Municipal utilities filing 2023 Ten-Year Site Plans include Florida Municipal Power Agency, Gainesville Regional Utilities, JEA (formerly Jacksonville Electric Authority), Lakeland Electric, Orlando Utilities Commission, and City of Tallahassee Utilities. Seminole Electric Cooperative also filed a 2023 Ten-Year Site Plan.

Electrical Power Plant Siting Act or the Electric Transmission Line Siting Act.<sup>2</sup> In addition, this document is sent to the Florida Department of Agriculture and Consumer Services pursuant to Section 377.703(2)(e), F.S., which requires the Commission provide a report on electricity and natural gas forecasts.

#### Review of the 2023 Ten-Year Site Plans

The Commission has divided this review into two portions: (1) a Statewide Perspective, which covers the whole of Florida; and (2) Utility Perspectives, which address each of the reporting utilities. From a statewide perspective, the Commission has reviewed the implications of the combined trends of Florida's electric utilities regarding load forecasting, renewable generation, and traditional generation.

#### **Load Forecasting**

Forecasting customer energy needs or load is a fundamental component of electric utility planning. In order to maintain an adequate and reliable system, utilities must project and prepare for changes in overall electricity consumption patterns. These patterns are affected by the number and type of customers, and factors that impact customer usage including weather, economic conditions, housing size, building codes, appliance efficiency standards, new technologies, and demand-side management. Florida's utilities use well-known and tested forecasting methodologies, which are consistent with industrywide practices used in generation planning. Figure 1 provides the historical and forecasted trends in customer growth and energy sales. Retail sales in 2023 dropped from 2022 because of abnormal weather conditions in 2022, and normalized weather trends were used to forecast 2023 through 2032.

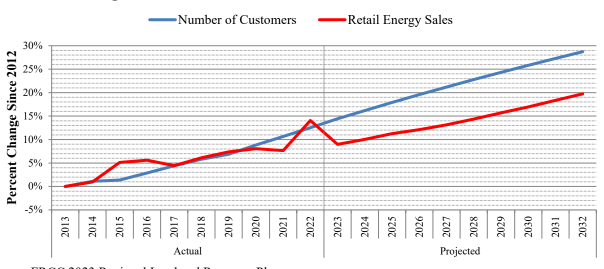


Figure 1: State of Florida - Growth in Customers and Sales

Source: FRCC 2023 Regional Load and Resource Plan

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<sup>&</sup>lt;sup>2</sup> The Electrical Power Plant Siting Act is Sections 403.501 through 403.518, F.S. Pursuant to Section 403.519, F.S., the Commission is the exclusive forum for the determination of need for an electrical power plant. The Electric Transmission Line Siting Act is Sections 403.52 through 403.5365, F.S. Pursuant to Section 403.537, F.S., the Commission is the sole forum for the determination of need for a transmission line.

#### Renewable Generation

Renewable resources continue to expand in Florida, with approximately 9,274 megawatts (MW) of renewable generating capacity currently in Florida. The majority of installed renewable capacity is represented by solar photovoltaic (PV) generation which makes up approximately 84 percent of Florida's existing renewables. Notably, Florida electric customers had installed 1,780 MW of demand-side renewable capacity by the end of 2022, an increase of 51 percent from 2021.

Florida's total renewable resources are expected to increase by an estimated 27,630 MW over the 10-year planning period, excluding any potential demand-side renewable energy additions. Solar PV accounts for all of this increase; however, only 5,505 MW of these new solar resources are considered as firm resources for summer peak reliability considerations. If these conditions continue, cost-effective forms of renewable generation will continue to improve the state's fuel diversity and reduce dependence on fossil fuels. Also, several utilities plan on adding battery storage totaling 2,845 MW during the planning period, which would increase firm capacity available during both seasonal system peaks.

Table 1 provides a breakdown of each TYSP Utility's actual 2022 and projected 2032 generation from renewables, in gigawatt-hours (GWh) and as a percentage of the net energy for load (NEL). Renewable energy as a percent of NEL is expected to increase from 5.8 percent in 2022 to 28.0 percent in 2032.

Table 1: State of Florida - Renewable Energy Generation

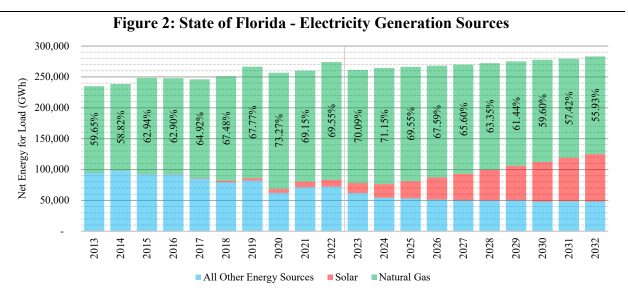
	2022 Actual			2032 Projected		
Utility	NEL	Renewables		NEL	Renewables	
	GWh	GWh	% NEL	GWh	GWh	% NEL
FPL	147,131	8,660	5.9%	152,225	54,303	35.7%
DEF	46,141	2,225	4.8%	44,705	10,973	7.2%
TECO	21,572	1,492	6.9%	22,822	4,535	19.9%
FMPA	7,097	148	2.1%	6,802	764	11.2%
GRU	1,895	622	32.8%	1,952	881	45.1%
JEA	12,930	150	1.2%	13,765	3,298	24.0%
LAK	3,406	17	0.5%	3,740	180	4.8%
OUC	7,764	346	4.5%	8,077	3,198	39.6%
TAL	2,611	114	4.4%	3,018	115	3.8%
SEC	16,330	463	2.8%	18,233	740	4.1%
State of Florida	274,025	15,786	5.8%	283,094	79,134	28.0%

Source: FRCC 2023 Regional Load and Resource Plan & TYSP Utilities' Data Responses

#### **Traditional Generation**

Generating capacity within Florida is anticipated to grow to meet the increase in customer demand, with an approximate net increase of 1,900 MW of traditional generation over the planning horizon, with natural gas plant additions offset by coal and oil retirements. Natural gas electric generation, as a percent of NEL, is expected to decline from 70 percent in 2023 to 56 percent over the planning

horizon. Figure 2 illustrates the use of natural gas as a generating fuel for electricity production in Florida compared to solar and all other energy sources combined. The total energy produced by solar generation is projected to exceed all other sources combined excluding natural gas by 2029.



Source: FRCC 2014-2023 Regional Load and Resource Plans

Figure 3 illustrates the present and future aggregate capacity mix of Florida based on the 2023 Ten-Year Site Plans. The capacity values in Figure 3 incorporate all proposed additions, changes, and retirements planned during the 10-year period. While natural gas-fired generating units represent a majority of capacity within the state, renewable capacity additions make up the majority of the projected net increase in generation capacity over the planning period. Solar generation is already the second highest category of installed capacity, and will be growing to over 90 percent of the natural gas combined cycle nameplate capacity by the end of the 10-year planning period. As mentioned previously, not all of the installed solar capacity provides a firm resource that is available to serve peak demand.

■ Existing Capacity ■ Projected Capacity **Installed Capacity (MW)** 0 25,000 5,000 10,000 15,000 20,000 35,000 40,000 30,000 33,509 Combined Cycle Natural Gas 37,990 7,004 Turbine & IC 8,055 Steam Coal Steam 3,181 Combined Cycle Nuc 3,648 3,646 Steam Oil 1.517 Turbine & IC 1,005 7,798 Solar 35,585 1,476 1,319 Other Renewables 583 Batteries 3,428  $\begin{array}{c} 181 \\ 281 \end{array}$ Interchange Firm NUG

Figure 3: State of Florida - Current and Projected Installed Capacity

Source: FRCC 2023 Regional Load and Resource Plan & TYSP Utilities' Data Responses

As noted previously, the primary purpose of this review is to provide information regarding proposed electric power plants for local, regional, and state agencies to assist in the certification process. During the next 10 years, there are three new units planned that may require a determination of need from the Commission pursuant to Section 403.519, F.S. All three planned units are natural gas-fired combined cycles that are described as proxy units for planning purposes. JEA's TYSP includes a unit in 2030 and SEC's TYSP includes a unit in 2025 and 2032.

#### **Future Considerations**

Florida's electric utilities must also consider changes in environmental regulations associated with existing generators and planned generation to meet Florida's electric needs. Developments in U.S. Environmental Protection Agency (EPA) regulations may impact Florida's existing generation fleet and proposed new facilities. For example, on May 11, 2023, the EPA released a proposed rule consisting of five separate actions under the Clean Air Act Section 111, targeting greenhouse gas (GHG) emissions from fossil fuel-fired electric generating units. These and other relevant EPA actions are further discussed in the Traditional Generation Section.

In order to prepare for and to accommodate the inevitable increase in electric vehicle (EV) ownership, as well as investigate unknowns associated with EV charging, utilities have been tracking the development of the EV market or using pilot programs to collect data on metrics of interest. These range from investments in public EV charging infrastructure, research partnerships, and EV rebate programs. By the end of the planning period, EVs are anticipated to be responsible

for 3.9 percent of NEL and 4.0 percent of summer peak demand. The Commission will continue to ask utilities to note key findings and notable metrics related to these investigations and pilot programs. This information will help inform the Commission about the future power needs of EVs in Florida, which may require additional generating resources or conservation programs to meet their needs.

#### Conclusion

The Commission has reviewed the 2023 Ten-Year Site Plans of Florida's electric utilities and finds that the projections of load growth appear reasonable. The reporting utilities have identified sufficient additional generation facilities to maintain an adequate supply of electricity. The Commission will continue to monitor the impact of current and proposed EPA Rules, expansion of EV adoption, and the state's dependence on natural gas for electricity production.

Based on its review, the Commission finds the 2023 Ten-Year Site Plans to be suitable for planning purposes. Since the plans are not a binding plan of action for electric utilities, the Commission's classification of these plans as "suitable" or "unsuitable" does not constitute a finding or determination in docketed matters before the Commission.

## Introduction

The Ten-Year Site Plans of Florida's electric utilities are the culmination of an integrated resource plan which is designed to give state, regional, and local agencies advance notice of proposed power plants and transmission facilities. The Commission receives comments from these agencies regarding any issues with which they may have concerns. The Ten-Year Site Plans are planning documents that contain tentative data that is subject to change by the utilities upon written notification to the Commission.

For any new proposed power plants and transmission facilities, certification proceedings under the Florida Electrical Power Plant Siting Act, Sections 403.501 through 403.518, F.S., or the Florida Electric Transmission Line Siting Act, Sections 403.52 through 403.5365, F.S., will include more detailed information than is provided in the Ten-Year Site Plans. The Commission is the exclusive forum for determination of need for electrical power plants, pursuant to Section 403.519, F.S., and for transmission lines, pursuant to Section 403.537, F.S. The Ten-Year Site Plans are not intended to be comprehensive, and therefore may not have sufficient information to allow regional planning councils, water management districts, and other reviewing state, regional, and local agencies to evaluate site-specific issues within their respective jurisdictions. Other regulatory processes may require the electric utilities to provide additional information as needed.

## Statutory Authority

Section 186.801, F.S., requires all major generating electric utilities submit a Ten-Year Site Plan to the Commission at least every two years. Based on these filings, the Commission performs a preliminary study of each Ten-Year Site Plan and makes a non-binding determination as to whether it is suitable or unsuitable. The results of the Commission's study are contained in this report and are forwarded to the Florida Department of Environmental Protection for use in subsequent proceedings. In addition, Section 377.703(2)(e), F.S., requires the Commission to collect and analyze energy forecasts, specifically for electricity and natural gas, and forward this information to the Department of Agriculture and Consumer Services. The Commission has adopted Rules 25-22.070 through 25-22.072, Florida Administrative Code (F.A.C.) in order to fulfill these statutory requirements and provide a solid framework for flexible, cost-effective utility resource planning. In this way, the Commission fulfills its oversight and regulatory responsibilities while leaving day-to-day planning and operations to utility management.

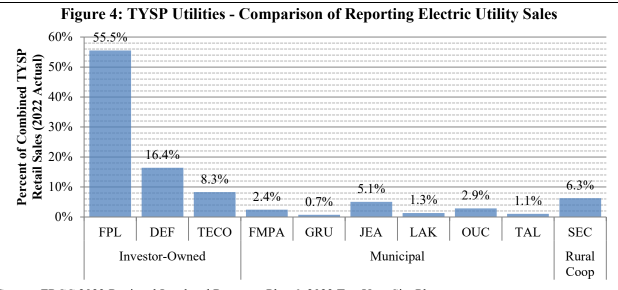
## **Applicable Utilities**

Florida is served by 57 electric utilities, including 4 investor-owned utilities, 35 municipal utilities, and 18 rural electric cooperatives. Pursuant to Rule 25-22.071(1), F.A.C., only electric utilities with an existing generating capacity above 250 MW or a planned unit with a capacity of 75 MW or greater are required to file a Ten-Year Site Plan with the Commission every year.

In 2023, 10 utilities met these requirements and filed a Ten-Year Site Plan, including 3 investor-owned utilities, 6 municipal utilities, and 1 rural electric cooperative. The investor-owned utilities, in order of size, are Florida Power & Light Company, Duke Energy Florida, LLC, and Tampa Electric Company. The municipal utilities, in alphabetical order, are Florida Municipal Power Agency, Gainesville Regional Utilities, JEA (formerly Jacksonville Electric Authority), Lakeland Electric, Orlando Utilities Commission, and City of Tallahassee Utilities. The sole rural electric

cooperative filing a 2023 Ten-Year Site Plan is Seminole Electric Cooperative. Collectively, these utilities are referred to as the Ten-Year Site Plan Utilities (TYSP Utilities).

Figure 4 illustrates the comparative size of the TYSP Utilities, in terms of each utility's percentage share of the combined TYSP Utilities' retail energy sales in 2022. Collectively, the reporting investor-owned utilities account for 80 percent of the reported retail energy sales, while the municipal and cooperative utilities make up approximately 20 percent of the reported retail energy sales.



Source: FRCC 2023 Regional Load and Resource Plan & 2023 Ten-Year Site Plans

#### **Required Content**

The Commission requires each reporting utility to provide information on a variety of topics as required by Section 186.801(2) F.S. Schedules describe the utility's existing generation fleet, customer composition, demand and energy forecasts, fuel requirements, reserve margins, changes to existing capacity, and proposed power plants and transmission lines. The utilities also provide a narrative documenting the methodologies used to forecast customer demand and the identification of resources to meet that demand over the 10-year planning period. This information, supplemented by additional data requests, provides the basis of the Commission's review.

#### Additional Resources

The Florida Reliability Coordinating Council (FRCC) compiles utility data on both a statewide basis and for Peninsular Florida, which excludes the area west of the Apalachicola River. This provides aggregate data for the Commission's review. Each year, the FRCC publishes a Regional Load and Resource Plan, which contains historic and forecast data on demand and energy, capacity and reserves, and proposed new generating units and transmission line additions. For certain comparisons, the Commission employs additional data from various government agencies, including the Energy Information Administration and the Florida Department of Highway Safety and Motor Vehicles.

### Structure of the Commission's Review

The Commission's review is divided into multiple sections. The Statewide Perspective provides an overview of Florida as a whole, including discussions of load forecasting, renewable generation, and traditional generation. The Utility Perspectives provides more focus, discussing the various issues facing each electric utility and its unique situation. Comments collected from various review agencies, local governments, and other organizations are included in Appendix A.

#### **Conclusion**

Based on its review, the Commission finds all 10 reporting utilities' 2023 Ten-Year Site Plans to be suitable for planning purposes. During its review, the Commission has determined that the projections for load growth appear reasonable and that the reporting utilities have identified sufficient generation facilities to maintain an adequate supply of electricity.

The Commission notes that the Ten-Year Site Plans are non-binding, and a classification of suitable does not constitute a finding or determination in any docketed matter before the Commission, nor an approval of all planning assumptions contained within the Ten-Year Site Plans.

# **Statewide Perspective**

# **Load Forecasting**

Forecasting customer energy needs or load is a fundamental component of electric utility planning. In order to maintain an adequate and reliable system, utilities must project and prepare for changes in overall electricity consumption patterns. These patterns are affected by the number and type of customers, and factors that impact customer usage including weather, economic conditions, housing size, building codes, appliance efficiency standards, new technologies, and demand-side management. Florida's utilities use well-known and tested forecasting methodologies, which are consistent with industrywide practices used in generation planning.

## **Electric Customer Composition**

Utility companies categorize their customers by residential, commercial, and industrial classes. As illustrated in Figure 5, residential customers account for 88.9 percent of the total, followed by commercial (10.8 percent) and industrial (0.2 percent) customers. Commercial and industrial customers make up a sizeable percentage of energy sales due to their higher energy usage per customer.

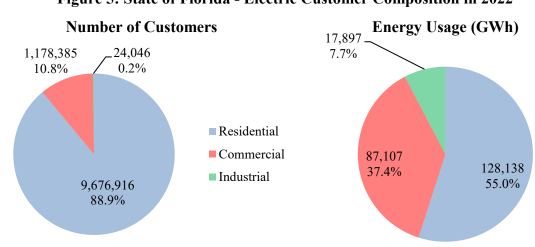


Figure 5: State of Florida - Electric Customer Composition in 2022

Source: FRCC 2023 Regional Load and Resource Plan

Residential customers in Florida make up the largest portion of retail energy sales. Florida's residential customers accounted for 55 percent of retail energy sales in 2022, compared to a national average of approximately 39 percent.<sup>3</sup> As a result, Florida's utilities are influenced more by trends in residential energy usage, which tend to be associated with weather conditions. Florida's unique climate plays an important role in electric utility planning, with the highest number of cooling degree days and lowest number of heating degree days within the continental United States, as shown in Figure 6. As such, most of Florida's utilities experience their peak

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<sup>&</sup>lt;sup>3</sup> U.S. Energy Information Administration July 2022 Electric Power Monthly.

demand during summer months. However, Florida's residential customers rely more upon electricity for heating than the national average, with only a small portion using alternate fuels such as natural gas or oil for home heating needs. Even with the low frequency of heating days required, such reliance can impact winter peak demand.

Figure 6: National - 20 Year Average Climate Data by State (Continental US) 10,000 Heating Degree Days (HDD) 8,000 6,000 US Average 4,000 2,000 Florida 500 1.000 1.500 2,000 2,500 3,000 3,500 4,000 Cooling Degree Days (CDD)

Source: National Oceanic and Atmospheric Administration Data

## **Growth Projections**

For the next 10-year period, Florida's weather normalized retail energy sales are projected to grow at 1.05 percent per year, compared to the 1.14 percent actual annual increase experienced during the 2013-2022 period. The number of Florida's electric utility customers is anticipated to grow at an average annual rate of about 1.33 percent for the next 10-year period, compared to the 1.40 percent actual annual increase experienced during the last decade. These trends are showcased in Figure 7.

As shown in Figure 7, Florida utilities' total retail energy sales reached a historical peak in 2022 surpassing the most recent peak that was reached in 2020. Several factors converged to contribute to this effect: continued growth in the number of retail customers as more people move into the state, warmer than normal weather conditions, and a surge in economic activity in the state's vibrant tourism and service sectors as they further recover from the COVID-19 pandemic, which leads to increased electricity consumption across various industries. The second highest peak in energy sales, occurred in 2020, which was mainly a result of residential customers working or schooling from home during the pandemic. Florida utilities' total retail energy sales are projected to continuously grow at a moderate annual average rate for the next 10 years. This sales growth is driven by an anticipated growth in customers and business activity, as well as the expected increased level of adoption of electric vehicles.

Figure 7: State of Florida - Growth in Customers and Sales

—Number of Customers — Retail Energy Sales

2032

2029

2030

2031

Source: FRCC 2023 Regional Load and Resource Plan

2016

2018

2017

2019

2020

2015

30%

20%

10%

0%

2013

Percent Change Since 2012

The projected retail energy sales trend reflects the product of the utilities' forecasted number of customers and forecasted energy consumption per customer. The key factor affecting utilities' number of customers is population growth. The key factors affecting utilities' use-per-customer includes weather, the economy, energy prices, and energy efficiency; hence, the corresponding information is utilized to develop the forecast models for projecting the future growth of use-per-customer. The projected growth rate of retail energy sales is impacted by these underlying key factors.

2022

2021

2023

2024

2025

2026

2027

2028

Projected

With respect to the energy consumption per customer forecasts, FPL forecasted that its residential use per customer will be flat or slightly grow (as high as 0.8 percent) due to continued economic growth as well as increased adoptions of electric vehicles. The utility expects that its commercial use per customer will decline by 0.3 percent to 2.0 percent per year over the forecast horizon due to continued improvements to equipment efficiencies. DEF reported that its per customer usage for both residential and commercial classes are primarily driven by fluctuations in electric price, end-use appliance saturation and efficiency improvement, building codes, and housing type/size. In addition, the utility is aware that more recently, the customer's ability to self-generate has begun to make an impact. A small percentage of industrial/commercial customers have chosen to install their own natural gas generators, reducing energy consumption from the power grid. Similarly, residential and some commercial accounts have reduced their utility requirements by installing solar panels behind the meter. However, DEF also noted that the penetration of electric vehicles has grown, leading to an increase in residential use per customer, all else being equal. Each of these stated items is directly or indirectly incorporated in DEF's sales forecast. TECO echoed that increases in appliance/lighting efficiencies, energy efficiency of new homes, conservation efforts and housing mix are also the primary drivers affecting the decrease in per customer usage. Other TYSP Utilities likewise reported that the downward pressure to the growth trend in per customer energy consumption is due to advancements in efficient technologies, renewable generation, and alternative energy sources, with some utilities expecting that the increased electric vehicle charging will mitigate this downward pressure to some extent.

#### Peak Demand

The aggregation of each individual customer's electric consumption must be met at all times by Florida's electric utilities to ensure reliable service. The time at which customers demand the most energy simultaneously is referred to as peak demand. While retail energy sales dictate the amount of fuel consumed by the electric utilities to deliver energy, peak demand determines the amount of generating capacity required to deliver that energy at a single moment in time.

Seasonal weather patterns are a primary factor, with peak demands calculated separately for the summer and winter periods annually. The influence of residential customers is evident in the determination of these seasonal peaks, as they correspond to times of increased usage to meet home cooling (summer) and heating (winter) demand. Figure 8 illustrates a daily load curve for a typical day for each season. In summer, air-conditioning needs increase throughout the day, climbing steadily until a peak is reached in the late afternoon and then declining into the evening. In winter, electric heat and electric water heating produce a higher base level of usage, with a spike in the morning and an additional spike in the evening.

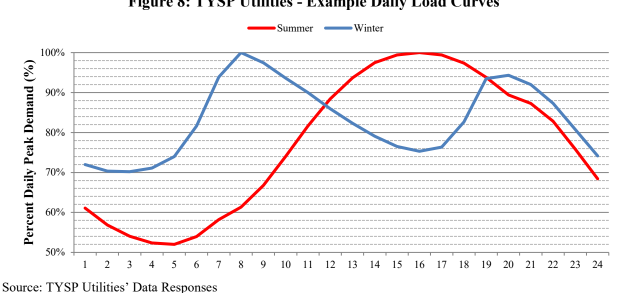
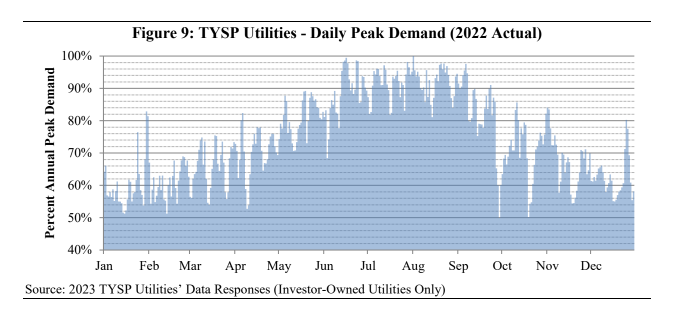


Figure 8: TYSP Utilities - Example Daily Load Curves

Florida is typically a summer-peaking state, meaning that the summer peak demand generally exceeds winter peak demand, and therefore controls the amount of generation required. Higher temperatures in summer also reduce the efficiency of generation, with high water temperatures reducing the quality of cooling provided, and can sometimes limit the quantity as units may be required to operate at reduced power or go offline based on environmental permits. Conversely, in winter, utilities can take advantage of lower ambient air and water temperatures to produce more electricity from a power plant.

As daily load varies, so do seasonal loads. Figure 9 shows the 2022 daily peak demand as a percentage of the annual peak demand for the reporting investor-owned utilities combined. Typically, winter peaks are short events while summer demand tends to stay at near annual peak levels for longer periods. The periods between seasonal peaks are referred to as shoulder months, in which the utilities take advantage of lower demand to perform maintenance without impacting their ability to meet daily peak demand.



Florida's utilities assume normalized weather in forecasts of peak demand. During operation of their systems, they continuously monitor short-term weather patterns. Utilities adjust maintenance schedules to ensure the highest unit availability during the utility's projected peak demand, bringing units back online if necessary or delaying maintenance until after a weather system has passed.

#### Electric Vehicles

Other trends that may impact customer peak demand and energy consumption are also examined by utilities, including new sources of energy consumption, such as EVs. The reporting TYSP Utilities estimate approximately 279,099 electric plug-in vehicles will be operating in Florida by the end of 2023. The Florida Department of Highway Safety and Motor Vehicles lists the number of registered automobiles, heavy trucks, and buses in Florida, as of January 9, 2023 at 18.36 million vehicles, resulting in an approximate 1.52 percent penetration rate of electric vehicles, up from 0.93 percent last year.<sup>4</sup>

Florida's electric utilities anticipate continued growth in the electric vehicle market, as illustrated in Table 2. Each of the TYSP Utilities was sent a data request regarding estimates of EV ownership, public charging stations, and impacts to their electric grid. OUC did not provide: a public EV count, charging station, and/or demand and energy forecasts. FMPA and SEC are wholesale power providers and do not have retail customers or a service territory. EV ownership is anticipated to grow rapidly throughout the planning period, resulting in approximately 2,657,370 EVs operating within the electric service territories by the end of 2032.

<sup>&</sup>lt;sup>4</sup> Florida Department of Highway Safety and Motor Vehicles January 2023 Vehicle and Vessel Reports and Statistics.

Year	FPL	DEF	TECO	GRU	JEA	LAK	TAL	Total
2023	185,626	50,326	33,935	1,370	5,739	603	1,500	279,099
2024	259,502	71,688	47,775	1,868	7,651	652	1,879	391,015
2025	353,479	98,400	62,272	2,549	9,782	707	2,315	529,504
2026	475,344	131,212	77,456	3,249	12,150	757	2,815	702,983
2027	625,828	171,260	93,214	4,141	14,772	795	3,381	913,391
2028	807,660	221,135	109,526	5,277	17,653	833	4,020	1,166,104
2029	1,023,942	283,625	126,757	6,725	20,803	881	4,745	1,467,478
2030	1,273,365	360,959	145,373	8,570	24,222	949	5,506	1,818,944
2031	1,551,302	453,548	165,432	10,359	27,920	1,021	6,357	2,215,939
2032	1,855,253	562,110	187,198	12,522	31,905	1,087	7,295	2,657,370

Source: TYSP Utilities' Data Responses

The major drivers of EV growth include a combination of the following: increased availability of charging infrastructure, lower fuel costs and emissions, increased commitment from auto manufacturers, broadened public outreach, expanded vehicle availability (makes and models), and strong government policy support at the local, state, and federal levels. Government agencies, private entities, municipalities, and electric utilities continue to work together to expand charging infrastructure throughout the state to meet this expected growth in EVs as well as to promote electric vehicle ownership.

Table 3 illustrates the reporting electric utilities' projections of public EV charging stations through 2032. While approximately 11,000 charging stations are estimated to be available across the state by the end of 2023, more than 49,000 charging stations are anticipated by 2032. The estimated EV charging station counts listed in Table 3 include both normal and "quick-charge" public charging stations.<sup>5</sup>

**Table 3: TYSP Utilities - Estimated Number of Public EV Charging Stations** 

						88			
Year	FPL	DEF	TECO	GRU	JEA	LAK	TAL	Total	
2023	7,207	2,644	870	94	145	19	114	11,093	
2024	9,634	3,403	993	94	170	19	115	14,428	
2025	12,351	4,163	1,126	170	197	22	116	18,145	
2026	14,254	4,914	1,270	217	226	24	117	21,022	
2027	17,117	5,675	1,425	276	258	25	119	24,895	
2028	20,120	6,509	1,591	352	292	28	120	29,012	
2029	23,525	7,470	1,767	448	328	28	121	33,687	
2030	25,545	8,593	1,955	571	367	30	122	37,183	
2031	28,653	9,876	2,154	691	408	31	123	41,936	
2032	34,240	11,341	2,363	835	452	33	125	49,389	

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<sup>&</sup>lt;sup>5</sup> "Quick-charge" public EV charging stations are those that require a service drop greater than 240 volts and/or use three-phase power.

Source: TYSP Utilities' Data Responses

Table 4 illustrates the TYSP Utilities' projections of energy consumed by EVs through 2032. Across the TYSP Utilities, anticipated growth would result in an annual energy consumption of 10,948.9 GWh by 2032, which represents an impact of approximately 3.9 percent of net energy for load.

Table 4: TYSP Utilities - Estimated Electric Vehicle Annual Energy Consumption (GWh)

Year	FPL	DEF	TECO	GRU	JEA	LAK	TAL	Total
2023	279.0	77.8	171.6	4.4	23.8	1.7	0.7	559.0
2024	584.0	149.2	219.2	6.0	34.5	1.8	1.2	995.9
2025	993.0	240.8	272.2	8.2	46.3	2.0	1.8	1,564.3
2026	1,533.0	356.2	331.0	11.2	59.6	2.1	2.7	2,295.8
2027	2,221.0	495.3	395.6	14.3	74.2	2.2	3.7	3,206.3
2028	3,074.0	663.3	463.8	18.2	90.4	2.3	5.3	4,317.3
2029	4,107.0	862.7	538.1	23.3	108.1	2.4	7.2	5,648.8
2030	5,312.0	1,104.7	620.2	29.6	127.3	2.6	9.7	7,206.1
2031	6,669.0	1,389.0	710.7	37.7	148.2	2.8	12.4	8,969.8
2032	8,182.0	1,721.6	810.6	45.6	170.7	3.0	15.4	10,948.9

Source: TYSP Utilities' Data Responses

Table 5 illustrates the TYSP Utilities' estimates of the effects of EV ownership on summer and winter peak demand through 2032. Across the TYSP Utilities, anticipated growth results in an impact to summer peak demand of approximately 2,200.4 MW and an impact to winter peak demand of approximately 933.0 MW by 2032. Current estimates represent a cumulative impact of approximately 4.0 percent on summer peak demand and a 1.8 percent on winter peak demand by 2032.

Table 5: TYSP Utilities – Estimated Electric Vehicle Impact – Seasonal Peak Demand
Summer Peak Demand (MW)

Summer I can Demand (17177)									
Year	FPL	DEF	TECO	GRU	JEA	LAK	TAL	Total	
2023	68.4	4.4	20.3	0.5	2	0.4	0.2	96.2	
2024	142.9	8.8	23.7	0.7	3	0.5	0.3	179.9	
2025	242.9	14.4	27.5	1	4	0.5	0.4	290.7	
2026	375.3	21.3	31.7	1.3	5.1	0.5	0.5	435.7	
2027	543.6	29.7	36.3	1.6	6.4	0.6	0.8	619.0	
2028	752.5	39.7	41.1	2.1	7.8	0.6	1.1	844.9	
2029	1,005.30	51.9	46.3	2.7	13.5	0.6	1.5	1,121.8	
2030	1,300.30	66.5	51.9	3.4	15.9	0.7	2	1,440.7	
2031	1,632.40	83.5	57.9	4.1	18.6	0.7	2.6	1,799.8	
2032	2,002.60	103.1	64.3	5	21.4	0.8	3.2	2,200.4	

Winter Peak Demand (MW)

Year	FPL	DEF	TECO	GRU	JEA	LAK	TAL	Total
2023	29.6	2.4	5.6	0.7	0.5	0.4	0.1	39.3
2024	61.8	3.6	6.7	0.9	0.8	0.5	0.1	74.4
2025	105.1	5.3	7.9	1.2	1.0	0.5	0.2	121.2
2026	162.3	7.5	9.2	1.5	1.3	0.5	0.3	182.6
2027	235.1	10.3	10.7	2.0	1.7	0.6	0.5	260.9
2028	325.5	13.6	12.2	2.5	2.0	0.6	0.6	357.0
2029	434.8	17.6	13.9	3.9	2.4	0.6	0.9	474.1
2030	562.4	22.3	15.7	4.1	2.9	0.7	1.2	609.3
2031	706.1	28.0	17.6	4.9	3.3	0.7	1.5	762.1
2032	866.2	34.6	19.8	5.9	3.8	0.8	1.9	933.0

Source: TYSP Utilities' Data Responses

In order to prepare for and to accommodate the inevitable increase in EV ownership, several utilities now offer programs or tariffs applicable to EV customers. While the nature of these programs/tariffs vary among utilities, many include Time-of-Use (TOU) rates, rebates on certain charging station installations, and programs designed to increase general outreach, education, and awareness of the EV market.

In addition to the increase in general outreach, etc. for EV market awareness and education, some utilities (FPL, DEF, and TECO) have initiated specific EV pilot programs in order to investigate potential unknowns associated with the market. These programs have been established either as independently initiated programs or as part of rate case settlement agreements. Most of the programs are multi-year pilot programs which include extensive investments in vehicle charging infrastructure, research partnerships, and electric vehicle rebate programs. These pilot programs also provide the Commission with valuable information and insight into the growing EV market via annual updates from the utilities with regard to their respective pilot programs. For example, such information includes individual charging session data, peak EV charging hours, impacts to peak demand, as well as other metrics such as revenue generated and port installation costs.

DEF's initial EV pilot program was discontinued in 2021; however, DEF now offers three permanent EV programs as part of its 2021 Settlement Agreement,<sup>6</sup> while FPL and TECO's EV pilot programs are still ongoing through 2025. The Commission will continue to closely monitor the key findings and metrics of interest within these pilot programs in order to be prepared to address any regulatory issues associated with the future energy and demand impacts of electric vehicles in Florida.

# Demand-Side Management (DSM)

Florida's electric utilities also consider how the efficiency of customer energy consumption changes over the planning period. Changes in government mandates, such as building codes and

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<sup>&</sup>lt;sup>6</sup> Order No. PSC-2021-0202-AS-EI, issued June 4, 2021, in Docket No. 20210016-EI, In re: *Petition for limited proceeding to approve 2021 settlement agreement, including general base rate increases; with attached 2021 settlement agreement, by Duke Energy Florida, LLC.* 

appliance efficiency standards, reduce the amount of energy consumption for new construction and electric equipment. Electric customers, through the power of choice, can elect to engage in behaviors that decrease peak load or annual energy usage. Examples include: turning off lights and fans in vacant rooms, increasing thermostat settings in the summer, and purchasing appliances that go beyond efficiency standards. While a certain portion of customers will engage in these activities without incentives due to economic, aesthetic, or environmental concerns, other customers may lack information or require additional incentives. DSM programs represents an area where Florida's electric utilities can empower and educate its customers to make choices that reduce peak load and annual energy consumption.

#### Florida Energy Efficiency and Conservation Act (FEECA)

In 1980, the Florida Legislature established FEECA, which consists of Sections 366.80 through 366.83 and Section 403.519, F.S. Under FEECA, the Commission is required to set appropriate goals for increasing the efficiency of energy consumption and increasing the development of demand-side renewable energy systems for electric utilities of a certain size, known as the FEECA Utilities. Of the TYSP Utilities, these include the three investor-owned electric utilities, FPL, DEF, TECO, and two municipal electric utilities, JEA and OUC. The FEECA Utilities represented approximately 88 percent of 2022 retail electric sales reported by the TYSP Utilities.

The FEECA Utilities currently offer demand-side management programs for residential, commercial, and industrial customers. Energy audit programs are designed to provide an overview of customer energy usage and to evaluate conservation opportunities, including behavioral changes, low-cost measures customers can undertake themselves, and participation in utility-sponsored DSM programs.

The last FEECA goal-setting proceeding was completed in November 2019, establishing goals for the period 2020 through 2024. The Commission found that it was in the public interest to continue with the goals established in the 2014 FEECA goal-setting proceeding. Each FEECA electric utility was required to submit a proposed DSM Plan, designed to meet the goals within 90 days of the final order establishing the goals. In 2020, the Commission approved the DSM Plans proposed by the FEECA electric utilities. All FEECA Utilities that filed a 2023 Ten-Year Site Plan incorporated in their planning the impacts of the established DSM goals through 2024. The Commission is scheduled to have a goalsetting proceeding in 2024 for the period 2025 through 2034.

#### **DSM Programs**

DSM Programs generally are divided into three categories: interruptible load, load management, and energy efficiency. The first two are considered dispatchable, and are collectively known as demand response, meaning that the utility can call upon them during a period of peak demand or other reliability concerns, but otherwise they are not utilized. In contrast, energy efficiency measures are considered passive and are always working to reduce customer demand and energy consumption.

<sup>&</sup>lt;sup>7</sup> FEECA also applies to Florida Public Utilities Company, a non-generating investor-owned electric utility. As FPUC purchases power from other generating entities and does not own or operate its own generation resources, it is not required to file a Ten-Year Site Plan. Based on its 2022 Annual Report, FPUC accounted for 0.3 percent of the State's retail energy sales in 2021.

Interruptible load is achieved through the use of agreements with large customers to allow the utility to interrupt the customer's load, reducing the generation required to meet system demand. Interrupted customers may use back-up generation to fill their energy needs, or cease operation until the interruption has passed. A subtype of interruptible load is curtailable load, which allow the utility to interrupt only a portion of the customer's load. In exchange for the ability to interrupt these customers, the utility offers a discounted rate for energy or other credits which are paid for by all ratepayers.

Load management is similar to interruptible load, but focuses on smaller customers and targets individual appliances. The utility installs a device on an electric appliance, such as a water heater or air conditioner, which allows for remote deactivation for a short period of time. Load management activations tend to have less advanced notice than those for interruptible customers, but tend to be activated only for short periods and are cycled through groups of customers to reduce the impact to any single customer. Due to the focus on specific appliances, certain appliances would be more appropriate for addressing certain seasonal demands. For example, load management programs targeting air conditioning units would be more effective to reduce a summer peak, while water heaters are more effective for reducing a winter peak. As of 2023, the total amount of demand response resources available for reduction of peak load is 3,076 MW for summer peak and 2,900 MW for winter peak. Demand response is anticipated to increase to approximately 3,457 MW for summer peak and 3,300 MW for winter peak by 2032.

Energy efficiency or conservation measures also have an impact on peak demand, and due to their passive nature do not require activation by the utility. Conservation measures include improvements in a home or business' building envelope to reduce heating or cooling needs, or the installation of more efficient appliances. By installing additional insulation, energy-efficient windows or window films, and more efficient appliances, customers can reduce both their peak demand and annual energy consumption, leading to reductions in customer bills. Demand-side management programs work in conjunction with building codes and appliance efficiency standards to increase energy savings above the minimum required by local, state, or federal regulations. As of December 31, 2022, energy efficiency is responsible for peak load reductions of 4,487 MW for summer peak and 3,652 MW for winter peak. Energy efficiency is anticipated to increase to approximately 5,282 MW for summer peak and 4,215 MW for winter peak by 2032.

#### Forecast Load & Peak Demand

The historic and forecasted seasonal peak demand and annual energy consumption values for Florida are illustrated in Figure 10. The forecasts shown below are based upon normalized weather conditions, while the historic demand and energy values represent the actual impact of weather conditions on Florida's electric customers. Florida relies heavily upon both air conditioning in the summer and electric heating in the winter, so both seasons experience a great deal of variability due to severe weather conditions.

Demand-side management, including demand response and energy efficiency, along with self-service generation, is included in each graph appearing in Figure 10 for seasonal peak demand and annual energy for load. The total demand or total energy for load represents what otherwise would need to be served if not for the impact of these programs and self-service generators. The net firm

demand is used as a planning number for the calculation of generating reserves and determination of generation needs for Florida's electric utilities.

Demand response is included in Figure 10 in two different ways based upon the time period considered. For historic values of seasonal demand, the actual rates of demand response activation are shown, not the full amount of demand response that was available at the time. Overall, demand response has only been partially activated as sufficient generation assets were available during the annual peak. Residential load management has been called upon to a limited degree during peak periods, with a lesser amount of interruptible load activated.

For forecast values of seasonal demand, it is assumed that all demand response resources will be activated during peak. The assumption of all demand response being activated reduces generation planning need. Based on operating conditions in the future, if an electric utility has sufficient generating units, and it is economical to serve all customers' load, demand response would not be activated or only partially activated in the future.

As previously discussed, Florida is normally a summer-peaking state and was for the past 10 years. This trend is anticipated to continue, with the next 10 forecasted years all anticipated to be summer peaking. Based upon current forecasts using normalized weather data, Florida's electric utilities anticipate a gradual increase in both summer and winter net firm demand during the planning period.

Conservation & Self-Service Demand Response Total Demand Met Firm Demand 65,000 Summer Peak Demand (MW) 60,000 55,000 50,000 45,000 40,000 35,000 2015 2016 2018 2019 2020 2026 2030 2032 2013 2014 2017 2022 2023 2024 2025 2028 2021 2031 2027 Actual Projected Conservation & Self-Service Demand Response Total Demand Net Firm Demand 65,000 Winter Peak Demand (MW) 60,000 55,000 50,000 45,000 40,000 35,000 2013-14 2014-15 2015-16 2016-17 2017-18 2018-19 2021-22 2022-23 2023-24 2027-28 2028-29 2029-30 2031-32 2032-33 2019-20 2025-26 2026-27 2024-25 2030-31 2020-21 Actual Projected Conservation & Self-Service Total Energy for Load Net Energy for Load 310,000 290,000 **Energy** 290,000 **Energy** 270,000 **Energy** 250,000 **Energy** 230,000 2013 2016 2018 2026 2028 2030 2014 2015 2017 2019 2020 2022 2023 2029 2032 2025 2027 2031 2021 Projected Source: FRCC 2023 Regional Load and Resource Plan

Figure 10: State of Florida - Historic & Forecast Seasonal Peak Demand & Annual Energy

## Forecast Methodology

Load forecasting is an essential requirement of all electric utility companies for purposes of system planning. In order for utilities to reliably and cost-effectively serve their respective customers, they must be able to accurately determine their energy and demand requirements. Thus, the load forecast function facilitates the ongoing equilibrium between system demand and system supply.

Load forecasting can be divided into three types depending on the forecasting horizon: short, medium and long-term. Short-term load forecasting denotes forecast horizons of up to one week ahead. Medium-term load forecasting ranges from one week to one year ahead. Long-term load forecasting typically targets forecast horizons of one to ten years, and sometimes up to several decades. Long-term load forecasting provides the essential load requirement data that a utility must have in order to effectively modify its system of generation, transmission, and distribution assets. Load forecasts directly impact the timing, type, and location of expansions, replacements, and retirements. Hence, the load forecast function plays a vital role in an electric utility's system planning and, in Florida, serves as the foundation of a utility's Ten-Year Site Plan (TYSP).

Florida's electric utilities perform long-term forecasts of peak demand and annual energy sales using various forecasting models, including econometric and end-use models, and other forecasting techniques such as surveys. In the development of econometric models, the utilities use historical data sets including dependent variables (e.g., winter peak demand per customer, residential energy use per customer) and independent variables (e.g., peak daily minimum temperature, heating degree days, real personal income, etc.) to infer relationships between the two types of variables. These historical relationships, combined with available forecasts of the independent variables and the utilities' forecasts of customers, are then used to forecast the peak demand and energy sales. For some customer classes, such as industrial customers, surveys may be conducted to determine the customers' expectations for their own future electricity consumption.

Forecasting models for energy sales are prepared by revenue class (e.g., residential, commercial, industrial, etc.). Commonly, the results of the models must be adjusted to take into account exogenous impacts, such as the impact of the recent growth in electric vehicles and distributed generation. The forecasting models for energy sales must also take into account demand-side management.

Another forecasting model, sometimes used to project energy use in conjunction with econometric models, is an "end-use model." These models can capture trends in appliance and equipment saturation and efficiency, as well as building size and thermal efficiency, on customers' energy use. If such end use models are not used, the econometric models for energy often include an index comprised of efficiency standards for air conditioning, heating, and appliances, as well as construction codes for recently built homes and commercial buildings.

Florida's electric utilities rely upon data which is sourced from public and private entities for historic and forecast values of specific independent variables used in econometric modeling. Public resources such as the University of Florida's Bureau of Economic and Business Research, which provides county-level data on population growth, and the U.S. Department of Commerce's Bureau of Labor Statistics, which publishes the Consumer Price Index, are utilized along with private

forecasts for economic growth from macroeconomic experts, such as Moody's Analytics. By combining historic and forecast macroeconomic data with customer and climate data, Florida's electric utilities project future load conditions.

Historically, the various forecast models and techniques used by Florida's electric utilities are commonly used throughout the industry, and each utility has developed its own individualized approach to projecting load. The models have relied upon dependent and independent variable data to project energy and demand amounts that exist within a probabilistic range. The resulting forecasts allow each electric utility to evaluate its individual needs for new generation, transmission, and distribution resources to meet customers' current and future needs reliably and affordably. Again for the 2023 TYSP, Florida's electric utilities used these same types of models and techniques to prepare their forecasts.

## Accuracy of Retail Energy Sales Forecast

For each reporting electric utility, the Commission reviewed the historic forecast accuracy of past retail energy sales forecasts. The standard methodology for our review involves comparing actual retail sales for a given year to energy sales forecasts made three, four, and five years prior. For example, the actual 2022 retail energy sales were compared to the forecasts made in 2017, 2018, and 2019. These differences, expressed as a percentage error rate, are used to determine each utility's historic forecast accuracy by applying a five-year rolling average. An average error with a negative value indicates an under-forecast, while a positive value represents an over-forecast. An absolute average error provides an indication of the total magnitude of error, regardless of the tendency to under-or-over forecast. For the 2023 TYSPs, determining the accuracy of the five-year rolling average forecasts involves comparing the actual retail energy sales for the period 2018 through 2022 to forecasts made between 2013 and 2019. These are summarized in Table 6.

Table 6: TYSP Utilities - Accuracy of Retail Energy Sales Forecasts

(Five-Year Rolling Average)

	Five-Year	Forecast	Forecast Error (%)		
Year	Analysis Period	Years Analyzed	Average	Absolute Average	
2013	2013 - 2009	2010 - 2004	16.25%	16.25%	
2014	2014 - 2010	2011 - 2005	14.95%	14.95%	
2015	2015 - 2011	2012 - 2006	12.48%	12.48%	
2016	2016 - 2012	2013 - 2007	9.11%	9.11%	
2017	2017 - 2013	2014 - 2008	5.96%	5.96%	
2018	2018 - 2014	2015 - 2009	3.47%	3.47%	
2019	2019 - 2015	2016 - 2010	2.13%	2.32%	
2020	2020 - 2016	2017 - 2011	1.58%	2.04%	
2021	2021 - 2017	2018 - 2012	1.04%	1.61%	
2022	2022 - 2018	2019 - 2013	-0.13%	1.36%	

Source: 2004-2023 Ten-Year Site Plans

<sup>\*</sup> Inputs used including utilities' revisions to the corresponding prior TYSP-reported actual and/or projected data.

To verify whether more recent forecasts lowered the error rates, an additional analysis was conducted to determine with more detail, the source of high error rates in terms of forecast timing. Table 7 provides the error rates for forecasts made between one to six years prior, along with the three-year average and absolute average error rates for the forecasting period of a three to five-year period that was also used in the analysis in Table 6.

As displayed in Table 7, the utilities' retail energy sales forecasts show large positive error rates during the recession-impacted period 2011 through 2014. Starting in 2015, the error rates have declined considerably; and, the error rates calculated based on recent years' TYSPs continue to show lower forecast error rates, compared to the peak value of the error rates related to 2011-2014 sales forecasts. Most of the last three years' four-year ahead forecasts and the last four years' three-year ahead forecasts all bear negative error rates (under-forecasts). Additionally, most of the last five years' two-year ahead forecasts and one-year ahead forecasts render negative error rates as well. Note that all of the 2022-related forecasts made between one to six years prior show relatively higher negative error rates. This is due to the annual sales achieved which is mainly attributable to the very hot weather Florida experienced in 2022.

Table 7: TYSP Utilities - Accuracy of Retail Energy Sales Forecasts - Annual Analysis (Analysis of Annual and Three-Year Average of Three- to Five- Prior Years)\*

Annual Forecast Error Rate (%)  3-5 Year Error (%)								
		3-5 Year Error (%)						
Year		Years Prior						
	6	5	4	3	2	1	Average	Average
2011	21.67%	20.91%	20.22%	17.14%	3.89%	0.18%	19.42%	19.42%
2012	26.43%	26.12%	23.16%	8.58%	4.01%	3.81%	19.29%	19.29%
2013	28.58%	26.29%	10.00%	5.98%	5.58%	2.97%	14.09%	14.09%
2014	27.15%	9.69%	6.00%	5.62%	2.73%	2.11%	7.10%	7.10%
2015	7.18%	3.53%	3.13%	0.92%	-0.10%	-1.27%	2.52%	2.52%
2016	4.22%	4.27%	2.18%	1.14%	0.10%	-1.07%	2.53%	2.53%
2017	6.87%	4.82%	3.48%	2.42%	1.45%	-0.18%	3.57%	3.57%
2018	4.16%	2.65%	1.64%	0.64%	-1.25%	-1.19%	1.64%	1.64%
2019	2.77%	1.86%	0.75%	-1.40%	-1.42%	-2.03%	0.40%	1.34%
2020	2.44%	1.27%	-0.97%	-1.07%	-1.91%	-1.22%	-0.25%	1.10%
2021	2.58%	0.35%	0.02%	-0.80%	-0.05%	0.03%	-0.15%	0.39%
2022	-1.60%	-1.87%	-2.85%	-2.23%	-2.13%	-3.06%	-2.32%	2.32%

Source: 2004-2023 Ten-Year Site Plans

Barring any unforeseen economic crises or atypical weather patterns, average forecasted energy sales error rates in the next few years are likely to be more reflective of the error rates shown for 2015 through 2021 in Table 6. However, all the major global and domestic events (e.g., the Russian-Ukrainian War, pandemic, supply chain issues, high inflation rates, potential recession, etc.), individually or collectively, could impact the US economy. As such, there remains uncertainty as to what the economic impacts of such events will be going forward. Therefore, the actual retail energy sales of the next few years could be different from what Florida utilities projected in 2022 and prior years. Consequently, the average forecasted energy sales error rates in

<sup>\*</sup>Inputs used include utilities' revisions to the corresponding prior TYSP-reported actual and/or projected sales data.

the next few years may deviate from the lower levels recently recorded. It is important to recognize that the dynamic nature of the economy, the weather, and now even global health, political and economic issues present a degree of uncertainty for Florida utilities' load forecasts, ultimately impacting the accuracy of energy sales forecasts.

## **Renewable Generation**

Pursuant to Section 366.91, F.S., the Legislature has found that it is in the public interest to promote the development of renewable energy resources in Florida. Section 366.91(2)(e), F.S., defines renewable energy in part, as follows:

"Renewable energy" means electrical energy produced from a method that uses one or more of the following fuels or energy sources: hydrogen produced or resulting from sources other than fossil fuels, biomass, solar energy, geothermal energy, wind energy, ocean energy, and hydroelectric power.

Although not considered a traditional renewable resource, some industrial plants take advantage of waste heat, produced in production processes, to also provide electrical power via cogeneration. Phosphate fertilizer plants, which produce large amounts of heat in the manufacturing of phosphate from the input stocks of sulfuric acid, are a notable example of this type of renewable resource. The Section 366.91(2)(e), F.S., definition also includes the following language which recognizes the aforementioned cogeneration process:

The term [Renewable Energy] includes the alternative energy resource, waste heat, from sulfuric acid manufacturing operations and electrical energy produced using pipeline-quality synthetic gas produced from waste petroleum coke with carbon capture and sequestration.

## Existing Renewable Resources

Currently, renewable energy facilities provide approximately 9,274 MW of firm and non-firm generation capacity, which represents 14.1 percent of Florida's overall generation capacity of 65,868 MW in 2022. Table 8 summarizes the contribution by renewable type of Florida's existing renewable energy sources.

**Table 8: State of Florida - Existing Renewable Resources** 

Renewable Type	MW	% Total
Solar	7,798	84.1%
Municipal Solid Waste	475	5.1%
Biomass	380	4.1%
Waste Heat	232	2.5%
Wind	272	2.9%
Landfill Gas	68	0.7%
Hydroelectric	51	0.5%
Renewable Total	9,274	100.0%

Source: FRCC 2023 Regional Load and Resource Plan & TYSP Utilities' Data Responses

Of the total 9,274 MW of renewable generation, approximately 3,442 MW are considered firm, based on either operational characteristics or contractual agreement. Firm renewable generation can be relied on to serve customers and can contribute toward the deferral of new fossil fuel power plants. Solar generation contributes approximately 3,002 MW to this total, based upon the

coincidence of solar generation and summer peak demand, or about 40 percent of its installed capacity. Changes in timing of peak demand may influence the firm contributions of renewable resources such as solar and wind.

Of the 1,476 MW of non-solar generation, only 440 MW is treated as firm because of contractual commitments. The remaining renewable generation can generate energy on an as-available basis or for internal use (self-service). As-available energy is considered non-firm, and cannot be counted on for reliability purposes; however, it can contribute to the avoidance of burning fossil fuels in existing generators. Self-service generation reduces demand on Florida's utilities.

## **Utility-Owned Renewable Generation**

Utility-owned renewable generation also contributes to the state's total renewable capacity. The majority of this generation is from solar facilities. Due to the intermittent nature of solar resources, capacity from these facilities has previously been considered non-firm for planning purposes. However, several utilities are attributing firm capacity contributions to their solar installations based on the coincidence of solar generation and summer peak demand. Of the approximately 5,604 MW of existing utility-owned solar capacity, approximately 2,891 MW, or about 52 percent, is considered firm. All other renewable sources account for an additional 156 MW of utility-owned generation.

## Non-Utility Renewable Generation

Approximately 3514 MW, or 38 percent of Florida's existing renewable capacity is not owned by utilities, either from large supply-side non-utility generators or small distributed customer owned generation. Approximately 1,734 MW of that comes from supply side resources from non-utility generators such as cogeneration facilities and renewable energy power plants with a capacity no greater than 80 MW (collectively referred to as Qualifying Facilities or QFs). In 1978, the US Congress enacted the Public Utility Regulatory Policies Act (PURPA), which requires utilities to purchase electricity from QFs at the utility's full avoided cost. These costs are defined in Section 366.051, F.S., which provides in part that:

A utility's "full avoided costs" are the incremental costs to the utility of the electric energy or capacity, or both, which, but for the purchase from cogenerators or small power producers, such utility would generate itself or purchase from another source.

If a renewable energy generator can meet certain deliverability requirements, its capacity and energy output can be paid for under a firm contract. Rule 25-17.250, F.A.C., requires each investor-owned utility to establish a standard offer contract with timing and rate of payments based on each fossil-fueled generating unit type identified in the utility's Ten-Year Site Plan. In order to promote renewable energy generation, the Commission requires the investor-owned utilities to offer multiple options for capacity payments, including the options to receive early (prior to the inservice date of the avoided-unit) or levelized payments. The different payment options allow renewable energy providers the option to select the payment option that best fits its financing requirements, and provides a basis from which negotiated contracts can be developed.

As previously discussed, large amounts of renewable energy is generated on an as-available basis. As-available energy is energy produced and sold by a renewable energy generator on an hour-by-hour basis for which contractual commitments as to the quantity and time of delivery are not required. As-available energy is purchased at a rate equal to the utility's hourly incremental system fuel cost, which reflects the highest fuel cost of generation each hour.

#### **Demand-Side Renewable Generation**

Approximately 1,780 MW, or 19 percent of existing renewable capacity is from customer-owned systems, also referred to as demand-side renewable systems. Rule 25-6.065, F.A.C., requires the investor-owned utilities to offer net metering for all types of renewable generation up to 2 MW in capacity and a standard interconnection agreement with an expedited interconnection process. Net metering allows a customer with renewable generation capability, to offset their energy usage. In 2008, the effective year of Rule 25-6.065, F.A.C., customer-owned renewable generation accounted for 3 MW of renewable capacity. As of the end of 2022, approximately 1,780 MW of renewable capacity from over 189,952 systems has been installed statewide. Table 9 summarizes the growth of customer-owned renewable generation interconnections. Almost all installations are solar, with non-solar generation accounting for only 21 installations and 7.2 MW of installed capacity. The renewable generators in this category include wind turbines and anaerobic digesters.

Table 9: State of Florida -	. Customer-Owned	Renewable Crowth
Table 9: State of Florida -	· Cuswiller-Wwileu	Nenewabie Growth

Year	2016	2017	2018	2019	2020	2021	2022
Number of Installations	15,994	24,166	37,862	59,508	90,552	103,947	189,952
Installed Capacity (MW)	141	205	317	514	835	1,177	1,780

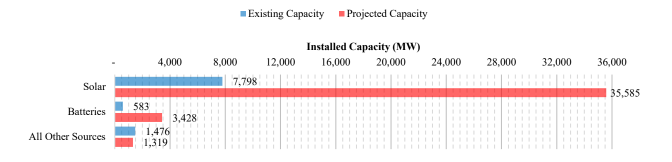
Source: 2016-2023 Net Metering Reports

#### Planned Renewable Resources

Florida's total renewable resources are expected to increase by an estimated 27,630 MW over the 10-year planning period, an increase from last year's estimated 15,894 MW projection. Figure 11 summarizes the existing and projected renewable capacity by generation type as well as energy storage capacity in the form of batteries. Solar generation, primarily utility-owned, is projected to have the greatest increase over the planning horizon. While solar generation is covered under the Power Plant Siting Act, all future solar projects are below the 75 MW threshold, and therefore are not required to seek approval from the Commission prior to construction.

Of the 27,630 MW projected net increase in renewable capacity, firm resources contribute 5,505 MW, or about 20 percent, of the total. This net increase value takes into account that for some existing renewable facilities contracts for firm capacity are projected to expire within the 10-year planning horizon. If new contracts are signed in the future to replace those that expire, these resources will once again be included in the state's capacity mix to serve future demand. If these contracts are not extended, the renewable facilities could still deliver energy on an as-available basis.

Figure 11: State of Florida - Current and Projected Renewable Resources



Source: FRCC 2023 Regional Load and Resource Plan & TYSP Utilities' Data Responses

As noted above, solar generation is anticipated to increase significantly over the 10-year period, with a net total of 27,787 MW to be installed. This consists of 24,599 MW of utility-owned solar and 3,188 MW of contracted solar. The firm contribution of solar varies by utility, with some having a set percentage value for all projects over the planning period, and others having a declining value as projects are added. Figure 12 provides an overview of the additional solar capacity generation planned within the next 10 years, as well as the amount considered firm for summer reserve margin planning.

Figure 12: TYSP Utilities - Planned Solar Installations ■ Total Installed Capacity Firm Capacity 4,000 3,500 3,582 3,400 installed Capacity (MW) 3,000 2,983 2,909 2,909 2,833 2,500 2,758 2,419 2,349 2,000 1,500 1,000 1,114 500 999 869 818 418 295 304 323 250 0 2024 2025 2026 2027 2028 2029 2031 2023 2030 2032

Source: FRCC 2023 Regional Load and Resource Plan & TYSP Utilities' Data Responses

As the amount of solar increases in the state, the difference in how it operates compared to traditional generation will have an increasing importance to the grid. Solar generation cannot be dispatched as needed, but is produced based upon the conditions at the plant site, influenced by variations in daylight hours, cloud cover, and other environmental factors. Generally speaking, the

peak hours for production of a solar facility are closer to noon, whereas the peak in system demand tends to be in the early evening in summer and early morning in winter. Figure 13 illustrates this with example data from FPL from its hourly dispatch model for their 2024 summer peak day. While solar generation peaks at 1:00 p.m., the net firm system demand peaks at 5:00 p.m., when solar generation is only at 69 percent of its daily peak. By 6:00 p.m., demand remains high, at 98 percent of its daily peak, while solar generation falls to 52 percent. Energy storage and other technologies to shift load, such as demand-side management programs or demand response, can be used to offset these characteristics.

Figure 13: FPL 2024 Summer Peak Day Hourly Dispatch Solar Generation System Net Firm Peak Demand 100% 90% 80% Percent Daily Peak 70% 60% 50% 40% 30% 20% 10% 0% 1 2 3 6 7 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 Source: 2023 FPL Data Response

# **Energy Storage Outlook**

In addition to a number of electric grid related applications, emerging energy storage technologies have the potential to considerably increase not only the firm capacity contributions from solar PV installations, but their overall functionality as well. Energy storage technologies currently being researched include pumped hydropower, flywheels, compressed air, thermal storage, and battery storage. Of these technologies, battery storage is primarily planned and used by utility companies. Battery storage has been proposed to be connected directly to the grid, behind the meter box (net metering) or connected directly to a Solar/PV unit. Battery storage technology has continued to advance, and the cost of storage is projected to continue to decline over the long-term, aided, in part, by continued tax credits from the Inflation Reduction Act.

Currently, Florida's utilities have primarily engaged in small pilot programs to determine the best placement and usage for energy storage technologies, including behind the customer's meter, at distribution substations, and at generating facilities. Each use case has its own benefits, to allow customers to ride out outages (net metering), improve reliability and decrease line losses (distribution substations), or provide firm capacity to the grid (at generating facilities). Currently, the TYSP Utilities have 583 MW of installed energy storage, primarily batteries, with the single largest installation being FPL's 409 MW Manatee battery storage site.

Over the next decade, utilities are anticipating adding approximately 2,845 MW of energy storage, primarily directly on the transmission system or connected to a specific power plant. For example, DEF will be constructing combined solar and energy storage systems with 225 MW of planned energy storage capacity. As these systems are associated with a particular facility, the improved firm contribution has already been included in the prior discussion regarding solar firm capacity.

## **Traditional Generation**

While renewable generation increases its contribution to the state's generating capacity, a majority of generation is projected to come from traditional sources, such as fossil-fueled steam and combustion turbine generators that have been added to Florida's electric grid over the last several decades. Due to forecasted increases in peak demand, further traditional resources are anticipated over the planning period.

Florida's electric utilities have historically relied upon several different fuel types to serve customer load. Previous to the oil embargo, Florida used oil-fired generation as its primary source of electricity until the increase in oil prices made this undesirable. Since that time, Florida's electric utilities have sought a variety of other fuel sources to diversify the state's generation fleet and more reliably and affordably serve customers. Numerous factors, including swings in fuel prices, availability, environmental concerns, and other factors have resulted in a variety of fuels powering Florida's electric grid. Solid fuels, such as coal and nuclear, increased during the shift away from oil-fired generation, and more recently natural gas has emerged as the dominant fuel type in Florida.

## Existing Generation

Florida's generating fleet includes incremental new additions to a historic base fleet, with units retiring as they become uneconomical to operate or maintain. Currently, Florida's existing capacity ranges greatly in age and fuel type, and legacy investments continue. The weighted average age of Florida's generating units is 21 years. While the original commercial in-service date may be in excess of 50 years for some units, they are constantly maintained as necessary in order to ensure safe and reliable operation, including uprates from existing capacity, which may have been added after the original in-service date. Figure 14 illustrates the decade in which current operating generating capacity was originally added to the grid, with the largest additions occurring in the 2000s.

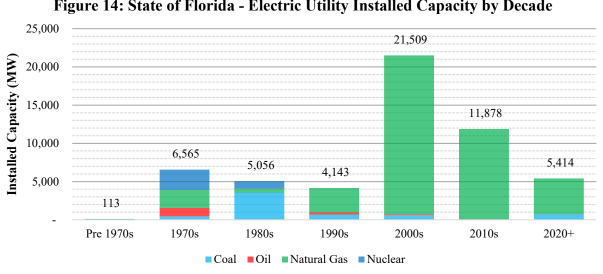


Figure 14: State of Florida - Electric Utility Installed Capacity by Decade

Source: FRCC 2023 Regional Load and Resource Plan

The existing generating fleet will be impacted by several events over the planning period. New and proposed environmental regulations may require changes in unit dispatch, fuel switching, or installation of pollution control equipment which may reduce net capacity. Modernizations will allow more efficient resources to replace older generation, while potentially reusing power plant assets such as transmission and other facilities, switching to more economic fuel types, or uprates at existing facilities to improve power output. Lastly, retirements of units which can no longer be economically operated and maintained or meet environmental requirements will reduce the existing generation.

## Impact of EPA Rules

In addition to maintaining a fuel efficient and diverse fleet, Florida's utilities must also comply with environmental requirements that impose incremental costs or operational constraints. On May 11, 2023, EPA released a proposed rule consisting of five separate actions under the Clean Air Act Section 111, targeting GHG emissions from fossil fuel-fired electric generating units (EGUs). The proposed EPA actions include emission guidelines for large and frequently used fossil fuel-fired stationary combustion turbines; guidelines for existing fossil fuel-fired steam generating EGUs; standards for new, reconstructed, and modified coal units; updates to the New Source Performance Standards for fossil fuel-fired stationary combustion turbines; and the repeal of the Affordable Clean Energy Rule, which had previously replaced the Clean Power Plan. Because this rule process is ongoing, the final impact of these regulations is not yet determined.

# Modernization and Efficiency Improvements

Modernizations involve removing existing generator units that may no longer be economical to operate, such as oil-fired steam units, and reusing the power plant site's transmission or fuel handling facilities with a new set of generating units. The modernization of existing plant sites, allows for significant improvement in both performance and emissions, typically at a lower price than new construction at a greenfield site. Not all sites are candidates for modernization due to site layout and other concerns, and to minimize rate impacts, modernization of existing units should be considered along with new construction at greenfield sites.

The Commission has previously granted determinations of need for several conversions of oil-fired steam units to natural gas-fired combined cycle units, including FPL's Cape Canaveral, Riviera, and Port Everglades power plants. DEF has also conducted a conversion of its Bartow power plant, but this did not require a determination of need from the Commission. Additional planned conversions from coal are planned by the TYSP Utilities, such as the approximately 429 MW Stanton Unit 2, jointly owned by FMPA and OUC, which will be converted to natural gas in 2027.

Utilities also plan several efficiency improvements to existing generating units. For example, the conversion of existing simple cycle combustion turbines into a combined cycle unit, which captures the waste heat and uses it to generate additional electricity using a steam turbine. Overall, 780 MW of additional summer firm capacity is from uprates to existing natural gas fired combined cycle units. In addition, DEF and OUC plan transmission upgrades that will allow them improved access to capacity from existing natural gas units at the Osprey and Osceola plant sites. While these do not change the amount of capacity available in the state as a whole, it improves the ability to deliver capacity where needed on the system.

Another notable project involving existing generation is FPL's hydrogen pilot at its Okeechobee natural gas-fired combined cycle facility. The pilot project, approved as part of FPL's 2021 Settlement Agreement, involves using a solar powered electrolyzer to produce hydrogen from water and replacing up to 5 percent of the fuel mix with hydrogen in the unit's combustion turbines.

#### Planned Retirements

Power plant retirements occur when the electric utility is unable to economically operate or maintain a generating unit due to environmental, economic, or technical concerns. Table 10 lists the 3,648 MW of existing generation that is scheduled to be retired during the planning period. A majority of the retirements are coal-fired steam generators, with six units totaling 2,136 MW of capacity to be retired by 2032.

Table 10: State of Florida - Electric Generating Units to be Retired

Table 10: State of Florida - Electric Generating Units to be Retired					
Van	Utility	Plant Name	Net Capacity (MW)		
Year	Name & Unit Nu		Summer		
		Coal Steam Retirements			
2023	SEC	Seminole Generating Station Unit 1	573		
2023	TEC	Big Bend Unit 3	395		
2024	FPL	Daniel Units 1 & 2	502		
2025	FMPA & OUC	Stanton Energy Center Unit 1	451		
2029	FPL	Scherer Unit 3	215		
		Coal Subtotal	2,136		
		Gas Steam Retirements			
2025	FPL	Gulf CEC Units 4	75		
2027	FPL	Gulf CEC Units 5	75		
2030	JEA	Northside Unit 3	524		
2031	GRU	Deerhaven Unit FS02	232		
		Coal Subtotal	906		
	Oil	Combustion Turbine Retirements			
2025	DEF	Bayboro Units P1-P4	171		
2027	DEF	Debary Units P2-P6	227		
2027	DEF	P.L. Bartow Units P1 & P3	82		
2025	FPL	Lansing Smith Unit A	32		
		Oil Subtotal	512		
	Natural	Gas Combustion Turbine Retirements			
2025	FPL	Pea Ridge Units 1-3	15		
2026	GRU	Deerhaven Units GT01-02	35		
2027	DEF	University of Florida Unit P1	44		
		Gas Subtotal	94		
		Total Retirements	3,648		

Source: 2023 Ten-Year Site Plans

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<sup>&</sup>lt;sup>8</sup> Order No. PSC-2021-0446-S-EI, issued December 2, 2021, in Docket No. 20210015-EI, *In re: Petition for rate increase by Florida Power & Light Company*.

## Reliability Requirements

Florida's electric utilities are expected to have enough generating assets available at the time of peak demand to meet forecasted customer demand. If utilities only had sufficient generating capacity to meet forecasted peak demand, then potential instabilities could occur if customer demand exceeds the forecast, or if generating units are unavailable due to maintenance or forced outages. To address these circumstances, utilities are required to maintain additional planned generating capacity above the forecast customer demand, referred to as the reserve margin.

On July 1, 2019, the SERC Reliability Corporation (formerly the Southeastern Electric Reliability Council) became the new Compliance Enforcement Authority for all electric utilities previously registered with the FRCC. Electric utilities within Florida must maintain a minimum reserve margin of 15 percent for planning purposes. Certain utilities have elected to have a higher reserve margin, either on an annual or seasonal basis. The three largest reporting electric utilities, FPL, DEF, and TECO, are party to a stipulation approved by the Commission that utilizes a 20 percent reserve margin for planning.

While Florida's electric utilities are separately responsible for maintaining an adequate planning reserve margin, a statewide view illustrates the degree to which capacity may be available for purchases during periods of high demand or unit outages. Figure 15 is a projection of the statewide seasonal reserve margin including all proposed power plants.

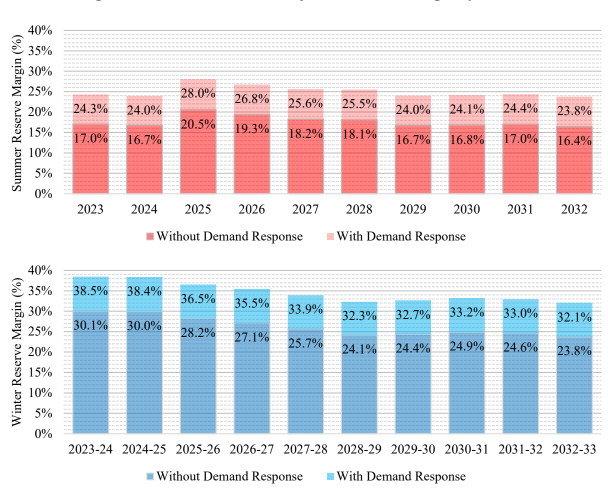


Figure 15: State of Florida - Projected Reserve Margin by Season

Source: FRCC 2023 Regional Load and Resource Plan - Revised Form 10

#### Role of Demand Response in Reserve Margin

The Commission also considers the planning reserve margin without demand response. As illustrated above in Figure 15, the statewide seasonal reserve margin exceeds the FRCC's required 15 percent planning reserve margin without activation of demand response. Demand response activation increases the reserve margin on average 7.4 percent in summer and 8.3 percent in winter.

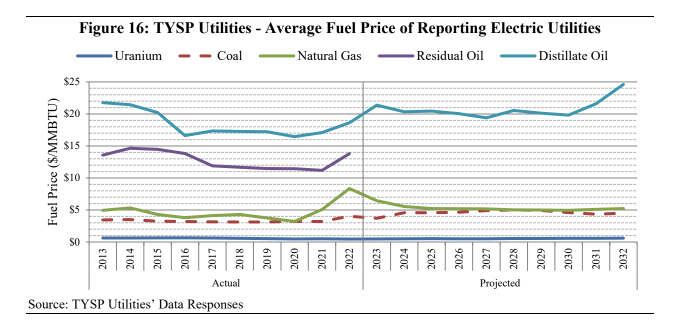
Demand response participants receive discounted rates or credits regardless of activation, with these costs recovered from all ratepayers. Because of the voluntary nature of demand response, a concern exists that a heavy reliance upon this resource would make participants reconsider the value of the discounted rates or credits. For interruptible customers, participants must provide notice that they intend to leave the demand response program, with a notice period of three or more years being typical. For load management participants, usually residential or small commercial customers, no advanced notice is typically required to leave. Historically, demand response participants have rarely been called upon during the peak hour, but are more frequently called upon during off-peak periods due to unusual weather conditions.

### Fuel Price Forecast

Fuel price is an important economic factor affecting the dispatch of the existing generating fleet and the selection of new generating units. In general, the capital cost of a fuel-based power plant is inversely proportional to the cost of the fuel used to generate electricity from that unit. The major fuels consumed by Florida's electric utilities are natural gas, coal, and uranium. Distillate oil also factors into Florida utilities' fuel mix, albeit minimally when compared to historical levels. Figure 16 illustrates the weighted average fuel price history and forecasts for the reporting electric utilities.

Natural gas remains the most intensively used fuel state-wide on a per GWh basis, accounting for approximately 70 percent of electric generation in 2022. As shown in Figure 16, the price of natural gas continued to decline from 2012 until 2020. However, natural gas prices saw a sizable increase from 2020 through 2022, with a peak of \$8.12 per million British Thermal Units (BTUs) in 2022. The price of natural gas is now forecast to decline from 2022 through 2030. Meanwhile, the price of coal was stable from 2012 through 2021. Even so, forecasts anticipate coal prices to increase gradually from \$2.66 in 2021 to \$5.02 per million BTUs in 2028. It should be noted that the use of coal is projected to decrease substantially through 2030.

Distillate oil remains the most expensive fuel, which explains why it is used for backup and peaking purposes only. Also of note is a phasing out of residual oil, with no forecast for purchasing residual oil after 2023. The truncated graph on Figure 16 reflects this phasing out of residual oil.

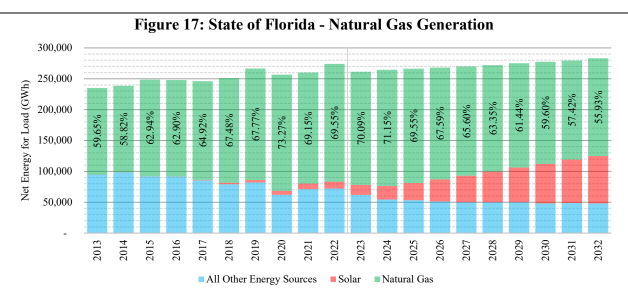


As shown in Figure 16, the price of natural gas continued to decline from 2012 until 2020. Even though current forecasts project the price of natural gas to remain relatively stable over the long term, there remains some degree of natural gas price volatility over the short and medium term. For instance, natural gas price volatility was reflected in the 2023 requests for fuel factor mid-course corrections (increases or decreases in customer fuel charges) filed by FPL, DEF, and TECO

and approved by the Commission on March 7, 2023. FPL filed for a second fuel factor mid-course correction in 2023, which was approved on June 27, 2023.

# Fuel Diversity

Natural gas has risen to become the dominant fuel in Florida and since 2011 has generated more net energy for load than all other fuels combined. As Figure 17 illustrates, natural gas was the source of approximately 70 percent of electric energy consumed in Florida in 2022. Natural gas electric generation, as a percent of net energy for load, is anticipated to decline throughout the remainder of the planning period, offset by solar generation. Solar generation is anticipated to exceed all non-natural gas energy sources combined by 2029.



Source: FRCC 2013-2022 Regional Load and Resource Plans

Because a balanced fuel supply can enhance system reliability and mitigate the effects of volatility in fuel price fluctuations, it is important that utilities have a level of flexibility in their generation mix. Maintaining fuel diversity on Florida's system faces several difficulties. Existing coal units will require additional emissions control equipment leading to reduced output, or retirement if the emissions controls are uneconomic to install or operate. New solid fuel generating units such as nuclear and coal have long lead times and high capital costs. New coal units face challenges relating to new environmental compliance requirements, making it unlikely they could be permitted without novel emissions control technology.

Figure 18 shows Florida's historic and forecast percent net energy for load by fuel type for the actual years 2013 and 2022, and forecast year 2032. Nuclear generation is expected to remain steady throughout the planning period. Coal generation is expected to continue its downward trend well into the planning period. Natural gas has been the primary fuel used to meet the growth of

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<sup>&</sup>lt;sup>9</sup> Docket No. 20230001-EI, In re: Fuel and purchased power cost recovery clause with generating performance incentive factor.

energy consumption, and this trend is anticipated to continue throughout the planning period. Renewables are expected to exceed all other generation sources except for natural gas by 2032.

■2013 (Actual) ■2022 (Actual) ■2032 (Projected) 80% 69.5% 59.6% Percent Net Energy for Load 28.0% 21.6% 11.3% 11.2% 10.5% 6.4% 5.8% 3.2% 2.5% 1.3% 0% Natural Gas Nuclear Coal Renewables Interchange & All Other

Figure 18: State of Florida - Historic and Forecast Generation by Fuel Type

Source: FRCC 2013-2022 Regional Load and Resource Plan

Based on 2020 Energy Information Administration data, Florida ranks fifth in terms of the total volume of natural gas consumed compared to the rest of the United States. <sup>10</sup> For volume of natural gas consumed for electric generation, Florida ranks second, behind Texas. Natural gas is not used as a heating fuel in most of Florida's homes and businesses, which rely instead upon electricity that is increasingly being generated by natural gas. As Florida has very little natural gas production and limited gas storage capacity, the state is reliant upon out-of-state production and storage to satisfy the growing electric demands of the state.

#### **New Generation Planned**

Current demand and energy forecasts continue to indicate that in spite of increased levels of conservation, energy efficiency, renewable generation, and existing traditional generation resources, the need for additional generating capacity still exists. While reductions in demand have been significant, the total demand for electricity is expected to increase, making the addition of traditional generating units necessary to satisfy reliability requirements and provide sufficient electric energy to Florida's consumers. Because any capacity addition has certain economic impacts based on the capital required for the project, and due to increasing environmental concerns relating to solid fuel-fired generating units, Florida's utilities must carefully weigh the factors involved in selecting a supply-side resource for future traditional generation projects.

In addition to traditional economic analyses, utilities also consider several strategic factors, such as fuel availability, generation mix, and environmental compliance prior to selecting a new supply-side resource. Limited supplies, access to water or rail delivery points, pipeline capacity, water

<sup>&</sup>lt;sup>10</sup> U.S. Energy Information Administration natural gas consumption by end-use annual report.

supply and consumption, land area limitations, cost of environmental controls, and fluctuating fuel costs are all important considerations to the utilities' IRP process.

Figure 19 illustrates the present and future aggregate capacity mix. The capacity values in Figure 19 incorporate all proposed additions, retirements, fuel switching, uprates and derates, and changes in operational or contract status contained in the reporting utilities' 2023 Ten-Year Site Plans and the FRCC's 2023 Regional Load and Resource Plan.

Figure 19: State of Florida - Current and Projected Installed Capacity Existing Capacity ■ Projected Capacity **Installed Capacity (MW)** 0 5,000 15,000 20,000 25,000 10,000 30,000 35,000 40,000 33,509 Combined Cycle Natural Gas 37,990 7,004 Turbine & IC 8,055 Steam Steam Coal 3,181 Combined Cycle Nuc 3,648 3,646 Steam 1,517 1,005 Oil Turbine & IC 7,798 Solar 35,585 1,476 1,319 Other Renewables 583 Batteries 3,428 Other 181 Interchange 281 Firm NUG

Source: FRCC 2023 Regional Load and Resource Plan & TYSP Utilities' Data Responses

# Commission's Authority Over Siting

Any proposed steam or solar generating unit greater than 75 MW requires a certification under the Electrical Power Plant Siting Act (PPSA), contained in Sections 403.501 through 403.518, F.S. The Commission has been given exclusive jurisdiction to determine the need for new electric power plants through Section 403.519, F.S. Upon receipt of a determination of need, the electric utility would then seek approval from the Florida Department of Environmental Protection, which addresses land use and environmental concerns. Finally, the Governor and Cabinet, sitting as the Siting Board, ultimately must approve or deny the overall certification of a proposed power plant. There are three planned units, all natural gas-fired combined cycles, requiring certification under the PPSA; two 571 MW units with in-service dates of 2025 and 2032 for SEC, and a 518 MW unit with an in-service date of 2030 for JEA. Each of these three units have been identified as a proxy unit, with the respective utilities, SEC and JEA, intending to update in future planning documents.

While solar generation is covered under the Power Plant Siting Act, all future solar projects are below the 75 MW threshold, and therefore are not required to seek approval from the Commission prior to construction.

## New Power Plants by Fuel Type

#### **Nuclear**

Nuclear capacity, while an alternative to natural gas-fired generation, is capital-intensive and requires a long lead time to construct. In April 2018, FPL received Combined Operating Licenses from the Nuclear Regulatory Commission for two future nuclear units, Turkey Point Units 6 & 7. These units are planned to be sited at FPL's Turkey Point site, the location of two existing nuclear generating units. The earliest possible in service date for these two units are outside the scope of the Ten-Year Site Plan.

#### **Natural Gas**

Several new natural gas-fired combustion turbines, internal combustion units, and combined cycle units are planned over the next 10 years. While combined cycle systems are the dominant generating unit type, combustion turbines that run only in simple cycle mode and internal combustion units, taken together, will represent the third most abundant type of generating capacity by the end of 2032. As combustion turbines are not a form of steam generation, unless part of a combined cycle unit, they do not require siting under the Power Plant Siting Act. Table 11 summarizes the approximately 3,587 MW of additional capacity from new natural gas-fired generating units proposed by the 2023 Ten-Year Site Plan utilities.

Several utilities are exploring the use of natural gas internal combustion units (also called reciprocating engines) as a means of fast ramping peaking capacity. Such additions afford improved environmental and reliability benefits, enhanced operational flexibility, and improvements to system resiliency.

Table 11: TYSP Utilities - Planned Natural Gas Units					
In-Service Year	Utility Name	Plant Name & Unit Number	Unit Type	Net Capacity (MW)	Notes
		Units			
2023	SEC	Seminole Combined Cycle	CC	1,099	Docket No. 20170266-EI
Subtotal 1,099					
New Units Requiring PPSA Approval					
2025	SEC	Unnamed CC	CC	571	
2030	JEA	Unnamed CC	CC	518	
2032	SEC	Unnamed CC	CC	571	
Subtotal 1,660					
New Units Not Requiring PPSA Approval					
2024	LAK	CD McIntosh ME1-ME6	IC	120	Six 20 MW Units
2025	TECO	Reciprocating Engine	IC	37	Pair of 18.5 MW Units
2027	SEC	Unnamed CT	CT	317	
2030	SEC	Unnamed CT	CT	317	
2030	TECO	Reciprocating Engine	IC	37	Pair of 18.5 MW Units
			Subtotal	828	
			Total	3,587	

Source: 2023 Ten-Year Site Plans

#### **Transmission**

As generation capacity increases, the transmission system must grow accordingly to maintain the capability of delivering energy to end-users. The Commission has been given broad authority pursuant to Chapter 366, F.S., to require reliability within Florida's coordinated electric grid and to ensure the planning, development, and maintenance of adequate generation, transmission, and distribution facilities within the state.

The Commission has authority over certain proposed transmission lines under the Electric Transmission Line Siting Act (TLSA), contained in Sections 403.52 through 403.5365, F.S. To require certification under Florida's TLSA, a proposed transmission line must meet the following criteria: a nominal voltage rating of at least 230 kV, crossing a county line, and a length of at least 15 miles. Proposed lines in an existing corridor are also exempt from TLSA requirements. The Commission determines the reliability need and the proposed starting and end points for lines requiring TLSA certification. The proposed corridor route is subsequently determined by the Florida Department of Environmental Protection during the certification process. Much like the PPSA, the Governor and Cabinet sitting as the Siting Board ultimately must approve or deny the overall certification of a proposed line.

Table 12 lists all proposed transmission lines in the 2023 Ten-Year Site Plans and the FRCC 2023 Regional Load and Resource Plan that require TLSA certification. All planned lines have already received the approval of the Commission, either independently or as part of a PPSA determination of need.

**Table 12: State of Florida - Planned Transmission Lines** 

Utility	Transmission Line	Line Length (Miles)	Nominal Voltage (kV)	Date Need Approved	Date TLSA Certified	In-Service Date
FPL	Levee to Midway	150	500	May 1988	4/1990	6/2030
FPL	Sweatt to Whidden	79	230	April 2022	9/2022	12/2025
TECO	Thonotosassa to Wheeler	8	230	6/22/2007	8/2008	TBD
TECO	Wheeler to Willow Oak	17	230	6/23/2007	8/2008	TBD
TECO	Lake Agnes to Gifford	28	230	9/26/2007	2/2009	TBD

Source: 2023 Ten-Year Site Plans & FRCC 2023 Regional Load and Resource Plan

# **Utility Perspectives**

# Florida Power & Light Company (FPL)

FPL is an investor-owned utility and Florida's largest electric utility. FPL's service territory previously was solely in the FRCC Region and consisted of South Florida and the east coast. FPL's parent company, NextEra Energy Inc., acquired Gulf Power Company (Gulf) in January 2019. Resource planning is now being done for the single entity of FPL, with the former Gulf territory referred to as FPL's Northwest Florida Division (FPL NWFL). The information presented in this section is based on integrated resource planning (IRP) analyses conducted in 2022 and the first quarter of 2023.

As an investor-owned utility, FPL, is subject to the regulatory authority of the Commission over all aspects of utility operations, including rates, reliability, and safety. Pursuant to Section 186.801(2), F.S., the Commission finds FPL 2023 Ten-Year Site Plan suitable for planning purposes.

#### **Load and Energy Forecasts**

In 2022, FPL's service area had approximately 5,775,850 customers and annual retail energy sales of 126,450 GWh, or approximately 54.0 percent of Florida's annual retail energy sales. Similar to the 2021 customer growth, the total number of customers grew by approximately 1.5 percent in 2022 which was driven primarily by growth in the number of residential customers.

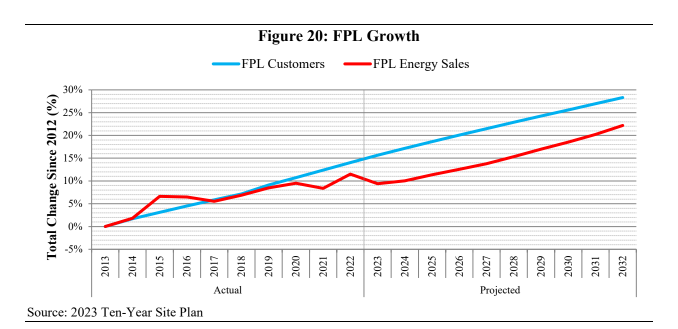
FPL's weather-normalized annual retail energy sales increased by 1.2 percent in 2022, driven by growth in the commercial class. Residential energy sales decreased slightly by 0.2 percent due to usage declines. Commercial energy sales increased due to both customer and usage growth. Industrial energy sales increased but had a negligible impact on total retail sales because the industrial class sales are a small proportion of total retail sales.

Over the past 10 years, FPL's customer base has increased by 14.0 percent, while retail sales have grown by approximately 11.5 percent. For the 2022 TYSP forecast horizon, the number of customers are forecasted to grow by 1.1 to 1.3 percent per year driven primarily by residential customer growth. According to FPL, its total customer growth is being driven primarily by growth in residential customer numbers.

FPL's weather-normalized energy consumption per customer for residential and commercial customers reflect the impacts of the pandemic and the resulting return to more normal conditions. In 2022, residential usage decreased by 1.7 percent as the abatement of the pandemic and a strong economy led to customers spending less time at home (i.e. returning to work-place/school). Commercial usage, on the other hand, increased by 2.2 percent due to rebounding commercial activity. FPL's industrial use per customer declined by 9.4 percent, but this decline was attributable to strong growth in the number of small industrial customers with low average usage.

Over the TYSP forecast horizon, residential use per customer is forecasted to be flat or slightly grow up to 0.8 percent due to continued economic growth as well as increased adoptions of electric vehicles. Commercial usage is forecast to decline between 0.3 to 2.0 percent per year over the forecast horizon due to continued improvements to equipment efficiencies. FPL's total retail sales are forecasted to grow by 0.7 to 1.5 percent per year. This projected retail sales growth is driven

by sales growth in the residential class and commercial class, and these class-level energy sales increases are driven by growth in the number of customers. Customers for the FPL system are forecasted to grow by 1.1 to 1.3 percent per year over the TYSP forecast horizon, with total customer growth being driven primarily by residential customer growth. Figure 20 illustrates historic and prospective forecasted growth rates in customers and retail energy sales for the resource plan FPL filed in its 2023 TYSP.



As mentioned earlier, on January 1, 2019, GPC became a subsidiary of NextEra, FPL's parent company. FPL and GPC integrated the two systems into a single electric system, effective January 1, 2022. The demand and energy forecasts for the years 2023 through 2032 are presented as a single integrated utility (FPL), as depicted in Figure 21.

The three graphs in Figure 21 show FPL's seasonal peak demand, summer and winter, and net energy for load, for the historic years 2013 through 2022, with the integrated FPL/GPC forecast for years 2022, and forecast for years 2023 through 2032. These graphs include the impact of demand-side management, and for future years assume that all available demand response resources will be activated during the seasonal peak. During the past 10 years, demand response has not been activated during seasonal peak demand.

As an investor-owned utility, FPL is subject to FEECA and currently offers energy efficiency and demand response programs to customers to reduce peak demand and annual energy consumption. The last FEECA goal-setting proceeding was completed in November 2019, establishing goals for the period 2020 through 2024. In August 2020, the Commission approved separate FPL and GPC DSM plans designed to achieve the 2020-2024 DSM goals. In November 2021, the Commission approved an integrated FPL DSM plan designed to achieve FPL's and GPC's goals combined. In preparing its 2023 Ten-Year Site Plan seasonal peak demand and energy forecasts, FPL/GPC assume the trends in these goals will be extended through the forecast period (through 2032).

Figure 21: FPL Demand and Energy Forecasts (Reflects post operational integration with GPC) Conservation & Self-Service Demand Response Total Demand Total Demand 40,000 Summer Peak Demand (MW) 35,000 30,000 25,000 20,000 15,000 2014 2015 2016 2018 2019 2022 2017 2020 2021 2023 2025 2026 2030 2031 2027 Actual Projected Conservation & Self-Service Demand Response Total Demand Net Firm Demand 40,000 Winter Peak Demand (MW) 35,000 30,000 25,000 20,000 15,000 2012-13 2017-18 2018-19 2019-20 2021-22 2023-24 2027-28 2028-29 2031-32 2014-15 2016-17 2020-21 2022-23 Actual Projected Conservation & Self-Service -Total Energy for Load Net Energy for Load 170,000 Net Energy for Load (GWh) 160,000 150,000 140,000 130,000 120,000 110,000 2015 2016 2018 2019 2028 2014 2017 2020 2022 2023 2025 2026 2030 2032 2024 2027 2021 2031 Actual Projected Source: 2023 Ten-Year Site Plan

#### **Fuel Diversity**

Table 13 shows FPL's actual net energy for load by fuel type for 2022 and the projected fuel mix for 2032. FPL relies primarily upon natural gas and nuclear for energy generation, making up approximately 92 percent of net energy for load in 2022. FPL is projected to use natural gas for less than half of its energy generation by 2030. Only two utilities, FPL and GRU, are anticipated to reach this level of reduced natural gas consumption by the end of the planning period. By 2032, natural gas will still be the highest individual fuel at 45.2 percent, while renewables will account for over a third of generation, at 35.7 percent, followed by nuclear at 18.7 percent. FPL projects an exit from coal by 2028.

Table 13: FPL Energy Generation by Fuel Type

Tuble 10.11E Energy Generation by Fuel Type								
	Net Energy for Load							
Fuel Type	2022		2032					
	GWh	%	GWh	%				
Natural Gas	105,121	71.4%	68,828	45.2%				
Coal	1,748	1.2%	0	0.0%				
Nuclear	29,518	20.1%	28,448	18.7%				
Oil	258	0.2%	2	0.0%				
Renewable	8,660	5.9%	54,303	35.7%				
Interchange	-2,292	-1.6%	0	0.0%				
NUG & Other	4,118	2.8%	644	0.4%				
Total	147,131		152,225					

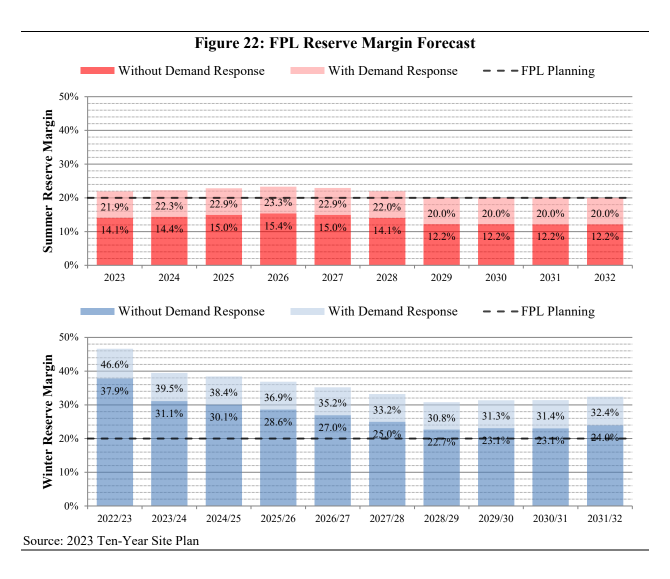
Source: 2023 Ten-Year Site Plan

#### **Reliability Requirements**

While previously only reserve margin has been discussed, Florida's utilities use multiple indices to determine the reliability of its electric supply. An additional metric is the Loss of Load Probability (LOLP), which is a probabilistic assessment of the duration of time electric customer demand will exceed electric supply, and is measured in units of days per year. FPL uses a maximum LOLP of no more than 0.1 days per year, or approximately 1 day of outage per 10 years. Between the two reliability indices, LOLP and reserve margin, the reserve margin requirement is typically the controlling factor for the addition of capacity.

Since 1999, FPL has utilized a 20 percent reserve margin criterion for planning based on a stipulation approved by the Commission. <sup>11</sup> Figure 22 displays the forecast planning reserve margin for FPL through the planning period for both seasons, with and without the use of demand response. As shown in the figure, FPL's generation needs are controlled by its summer peak throughout the planning period.

<sup>&</sup>lt;sup>11</sup> Order No. PSC-99-2507-S-EU, issued December 22, 1999, in Docket No. 19981890-EU, *In re: Generic investigation into the aggregate electric utility reserve margins planned for Peninsular Florida*.



In addition to LOLP and the reserve margin, FPL utilizes a third reliability criterion which it refers to as its 10 percent generation-only reserve margin. This criterion requires that available firm capacity be 10 percent greater than the sum of customer seasonal demand, without consideration of incremental energy efficiency and all existing and incremental demand response resources. Currently, no other utility utilizes this same metric. FPL's generation-only reserve margin is not the controlling factor for any planned unit additions. However, it does provide useful information regarding the assurance that the projected 20 percent reserve margin will be realized.

While FPL does not include incremental energy efficiency resources and cumulative demand response in its resource planning for the generation-only reserve margin criterion, the utility would remain subject to FEECA and the conservation goals established by the Commission. FPL would continue paying rebates and other incentives to participants, which are collected from all ratepayers through the Energy Conservation Cost Recovery Clause, but would not consider the potential capacity reductions of any future participation in energy efficiency or demand response programs during the 10-year planning period for planning purposes only when using this reliability criterion.

#### **Generation Resources**

FPL plans multiple unit retirements and additions during the planning period as are described in Table 14. Particularly noteworthy is the company's plan to retire its three remaining coal units, totaling 717 MW, which consist of FPL's partial ownership of Scherer Unit 3 and Daniel Units 1 and 2, all assets which it acquired from its purchase of GPC. In the first quarter of 2023, FPL has retired the Martin solar thermal facility, a 75 MW system that did not provide capacity but offset fuel consumption at the Martin combined cycle unit by providing additional steam. These retirements are partially offset by planned upgrades to its existing natural gas combined cycle generating units over the planning period, which increase summer capacity by 255 MW.

FPL does not plan any new fossil generating unit additions over the next 10-year period, only solar and battery facilities. The majority of changes on FPL's system are from new solar photovoltaic plants, with a planned 268 sites totaling 19,966 MW in capacity, of which 3,342 MW are considered firm for the summer peak. FPL's planned solar generation units were approved as part of its last base rate settlement, either in base rates (745 MW), through the SolarTogether Expansion (1,788 MW), or a Solar Base Rate Adjustment (SoBRA) mechanism (1,788 MW). <sup>12</sup> In addition, FPL plans a total of 15,645 MW of solar generation that have not yet been reviewed by the Commission. Also, FPL anticipates adding a total of 2,000 MW of battery storage in the latter years of the planning period. None of these additions require a need determination pursuant to the PPSA.

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<sup>&</sup>lt;sup>12</sup> Order No. PSC-2021-0446-S-EI, issued December 2, 2021, in Docket No. 20210015-EI, *In re: Petition for rate increase by Florida Power & Light Company* and Amendatory Order PSC-2021-0446A-S-EI, issued December 9, 2021, in Docket No. 20210015-EI, *In re: Petition for rate increase by Florida Power & Light Company*.

<b>Table 14: FPL Generation Resource Changes</b>
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	otes
Sum Sum	

	Retiring	Units		
2023	Martin Solar Thermal	PV	75	Co-fired at Martin CC
2024	Daniel 1 & 2	BIT-ST	502	
2025	Gulf Clean Energy Center Unit 4	NG-ST	75	
2025	Pea Ridge 1 – 3	NG-CT	12	
2027	Gulf Clean Energy Center Unit 5	NG-ST	75	
2028	Lansing Smith 3A	CT-LO	32	
2029	Scherer 3	BIT-ST	215	
2030	Perdido 1 & 2	LFG-IC	4	
	Total Retirements		990	

	New Ui	nits			
2023	Sited Solar Facilities	PV	745	290	Settlement (10 sites)
2023	Sited Solar Facilities	PV	447	229	SolarTogether (6 sites)
2024	Sited Solar Facilities	PV	894	409	SoBRA (12 sites)
2024	Sited Solar Facilities	PV	745	365	SolarTogether (10 sites)
2025	Sited Solar Facilities	PV	894	402	SoBRA (12 sites)
2025	Sited Solar Facilities	PV	596	268	SolarTogether (8 sites)
2026	Unsited Solar Facilities	PV	2,235	533	30 Sites
2027	Unsited Solar Facilities	PV	2,235	141	30 Sites
2028	Unsited Solar Facilities	PV	2,235	141	30 Sites
2029	Unsited Solar Facilities	PV	2,235	141	30 Sites
2029	Unsited Battery Storage	BAT	100		
2030	Unsited Solar Facilities	PV	2,235	141	30 Sites
2030	Unsited Battery Storage	BAT	600		
2031	Unsited Solar Facilities	PV	2,235	141	30 Sites
2031	Unsited Battery Storage	BAT	500		
2032	Unsited Solar Facilities	PV	2,235	141	30 Sites
2032	Unsited Battery Storage	BAT	800		
	<b>Total New Units</b>		21,966	3,342	

Net Additions	20,976	

Source: 2023 Ten-Year Site Plan

# **Duke Energy Florida, LLC (DEF)**

DEF is an investor-owned utility and Florida's second largest electric utility. The utility's service territory is within the FRCC region and is primarily located in central and west central Florida. As an investor-owned utility, the Commission has regulatory authority over all aspects of operations, including rates, reliability, and safety. Pursuant to Section 186.801(2), F.S., the Commission finds DEF's 2023 Ten-Year Site Plan suitable for planning purposes.

## **Load & Energy Forecasts**

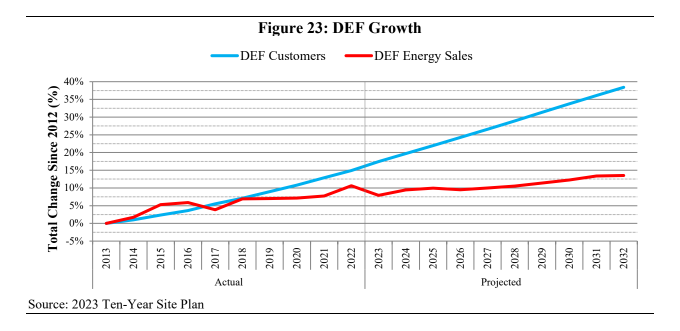
In 2021, DEF had approximately 1,933,060 customers and annual retail energy sales of 40,512 GWh or approximately 17.3 percent of Florida's annual retail energy sales. DEF's total customers grew approximately 1.81 percent in 2022. Over the last 10 years, DEF's customer base has increased by 14.91 percent, while retail sales have grown by 10.64 percent.

DEF's customer growth has always been dominated by the residential and commercial customer classes. Customer growth trends are driven by broad economic and demographic factors such as population growth, migration, retirement, affordable housing, mortgage rates and job growth. More recent information reflects a return to the long-term trend of population migration into Florida. Commercial customer growth typically tracks residential growth supplying needed services.

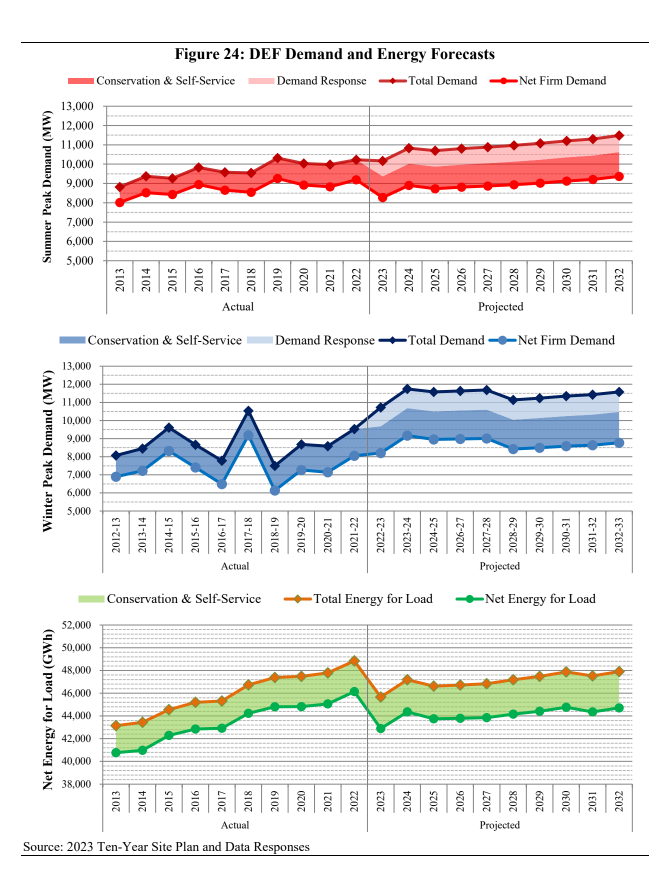
DEF's projected retail energy sales trend reflects the product of the utility's forecasted number of customers and forecasted energy consumption per customer. Per customer usage for DEF's residential and commercial classes are primarily driven by fluctuations in electricity price, enduse appliance saturation and efficiency improvement, housing type/building size, improved building codes, and space conditioning equipment fuel type. With respect to the average KWh consumption per customer, the utility is aware that the ability to self-generate recently has begun to make more of an impact. A small percentage of industrial/commercial customers have chosen to install their own natural gas generation, reducing consumption from the power grid. Similarly, residential and some commercial accounts have reduced their utility requirements by installing solar panels behind their meters. The utility also noted that the penetration of electric vehicles has grown, leading to an increase in residential use per customer, all else being equal.

For the 2023 TYSP forecast horizon, DEF's forecast results indicate that the utility's customer base is projected to grow at an average annual rate of 1.84 percent, and its retail energy sales are projected to grow at an average annual rate of 0.57 percent.

Figure 23 illustrates historic and prospective forecasted growth rates in customers and retail energy sales for the resource plan DEF filed in its 2023 TYSP.



The three graphs in Figure 24 show DEF's seasonal peak demand and net energy for load for the historic years of 2013 through 2022 and forecast years 2023 through 2032. These graphs include the full impact of demand-side management and assume that all available demand response resources will be activated during the seasonal peak. During the past 10 years, demand response has not been activated during seasonal peak demand. As an investor-owned utility, DEF is subject to FEECA, and currently offers energy efficiency and demand response programs to customers to reduce peak demand and annual energy consumption. In November 2019, the Commission established demand-side management goals for DEF for the years 2020 through 2024. In August 2020, the Commission approved DEF's plan designed to achieve the 2020-2024 DSM goals. In preparing its 2023 Ten-Year Site Plan seasonal peak demand and energy forecasts, DEF assumes trends in these goals will be extended through the forecast horizon (through 2032).



#### **Fuel Diversity**

Table 15 shows DEF's actual net energy for load by fuel type as of 2022 and the projected fuel mix for 2032. DEF relies primarily upon natural gas and coal for energy generation, making up approximately 88 percent of net energy for load in 2022. DEF plans to increase renewable energy generation over the planning period, somewhat offsetting natural gas and coal usage. DEF projects that renewable energy will provide over 24 percent of its generation by 2032, which is the fourth highest percentage of renewable energy generation in 2032 of the TYSP Utilities. Natural gas would remain the primary fuel, at 67.3 percent in 2032.

**Table 15: DEF Energy Generation by Fuel Type** 

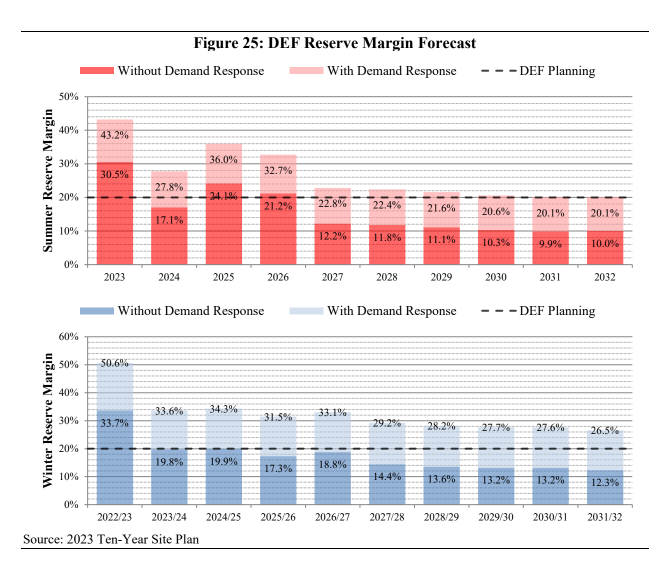
Tuble 13: DET Energy Generation by Tuer Type						
	Net Energy for Load					
Fuel Type	2022		2032			
	GWh	%	GWh	%		
Natural Gas	36,423	78.9%	30,086	67.3%		
Coal	4,375	9.5%	3,642	8.1%		
Nuclear	0	0.0%	0	0.0%		
Oil	146	0.3%	1	0.0%		
Renewable	2,225	4.8%	10,973	24.5%		
Interchange	1,203	2.6%	1	0.0%		
NUG & Other	1,769	3.8%	2	0.0%		
Total	46,141		44,705			

Source: 2023 Ten-Year Site Plan and Data Responses

#### **Reliability Requirements**

Since 1999, DEF has utilized a 20 percent planning reserve margin criterion based on a stipulation approved by the Commission. <sup>13</sup> Figure 24 displays the forecast planning reserve margin for DEF through the planning period for both seasons, with and without the use of demand response. As shown in the figure, DEF's generation needs are mostly controlled by its summer peaking throughout the planning period.

<sup>&</sup>lt;sup>13</sup> Order No. PSC-99-2507-S-EU, issued December 22, 1999, in Docket No. 19981890-EU, *In re: Generic investigation into the aggregate electric utility reserve margins planned for Peninsular Florida*.



#### **Generation Resources**

DEF projects multiple unit retirements and additions during the planning period, as described in Table 16. DEF plans to fully utilize the Osprey natural gas combined-cycle facility, which it recently purchased but has been limited due to transmission constraints, when transmission upgrades are completed in 2025.

DEF has included 3,748 MW of planned solar additions across 50 sites, which make up approximately 86 percent of DEF's planned total new capacity, and contribute 886 MW of firm capacity. In addition to conventional solar generation and battery energy storage, DEF plans to colocate energy storage at six sites from 2029 through 2031, referring to these units as "Solar Plus Storage," for a total of 225 MW of energy storage capacity. The capacity of these batteries is not reflected in Table 16, as they are targeted to provide winter capacity, not summer. None of the solar and battery additions require a need determination pursuant to the PPSA. In July 2020, DEF petitioned the Commission to implement a Clean Energy Connection program (CEC), which is designed to be a community solar program through which participating customers can voluntarily

subscribe to a share of new solar energy centers. <sup>14</sup> The Order approving the CEC program was appealed to the Supreme Court of Florida, which has not yet completed its review. <sup>15</sup>

**Table 16: DEF Generation Resource Changes** 

Year	Plant Name & Unit Number	Unit Type	Net Capacity (MW) Sum	Solar Firm Capacity (MW) Sum	Notes	
	Retiring Units					
2025	Bayboro P1-P4	DFO-CT	171			
2027	Debary P2-P6	DFO-CT	227			
2027	Bartow P1 & P3	DFO-CT	82			
2027	University of Florida	NG-CT	44			
	Total Retired MW		524			

	New Units				
2023	Sited Solar Facilities	PV	300	171	4 Sites
2024	Sited Solar Facilities	PV	225	128	3 Sites
2025	Unsited Solar Facilities	PV	449	112	6 Sites
2025	Sited Solar	PV	75	43	1 Site
2026	Unsited Solar Facilities	PV	300	75	4 Sites
2027	Unsited Solar Facilities	PV	300	75	4 Sites
2027	Unsited Solar Storage	BAT	100		
2028	Unsited Solar Facilities	PV	300	37	4 Sites
2029	Unsited Solar Facilities	PV	225	28	3 Sites
2029	Unsited Solar + Storage	PV/BAT	150	19	2 Sites
2030	Unsited Solar Facilities	PV	300	37	4 Sites
2030	Unsited Solar + Storage	PV/BAT	150	19	2 Sites
2031	Unsited Solar Facilities	PV	375	47	5 Sites
2031	Unsited Solar + Storage	PV/BAT	150	19	2 Sites
2032	Unsited Solar Facilities	PV	449	56	6 Sites
2032	Unsited Solar Storage	BAT	150		_
	<b>Total New MW</b>		3,998	886	

Net Additions	3,474	

Source: 2023 Ten-Year Site Plan

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<sup>&</sup>lt;sup>14</sup> See Docket No. 20200176-EI, In re: Petition for a limited proceeding to approve clean energy connection program and tariff and stipulation, by Duke Energy Florida, LLC.

<sup>&</sup>lt;sup>15</sup> Order No. PSC-2021-0059A-S-EI, issued September 23, 2022, in Docket No. 20200176-EI, *In re: Petition for a limited proceeding to approve clean energy connection program and tariff and stipulation, by Duke Energy Florida, LLC.* 

# **Tampa Electric Company (TECO)**

TECO is an investor-owned utility and Florida's third largest electric utility. The utility's service territory is within the FRCC region and consists primarily of the Tampa metropolitan area. As an investor-owned utility, the Commission has regulatory authority over all aspects of operations, including rates, reliability, and safety. Pursuant to Section 186.801(2), F.S., the Commission finds TECO's 2023 Ten-Year Site Plan suitable for planning purposes.

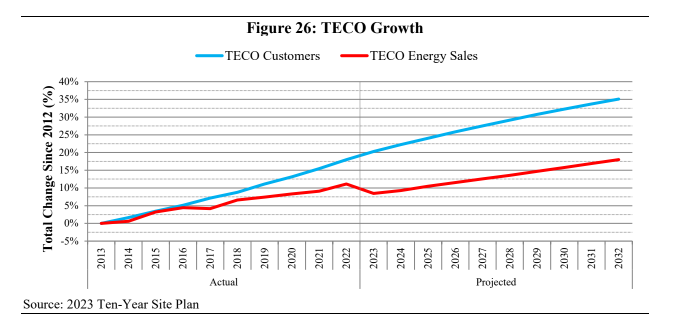
#### **Load & Energy Forecasts**

In 2022, TECO had approximately 819,718 customers and annual retail energy sales of 20,467 GWh or approximately 8.7 percent of Florida's annual retail energy sales. Over the last 10 years, TECO's customer base has increased by 18.0 percent, while retail sales have increased by 11.1 percent.

TECO's total customer growth in 2022 averaged 2.2 percent with the residential class being the engine behind the growth. Over the next 10 years customer growth is expected to increase at an average rate of 1.3 percent annually. The primary driver of customer growth will be new construction and increasing net in-migration to the utility's service area.

TECO's average annual energy consumption per residential customer is slightly lower in 2022 than in 2021, primarily due to the returning to pre-pandemic usage patterns. Over the next 10 years, the utility expects average energy consumption per residential customer to decline at an average annual rate of 0.1 percent. The main drivers behind the decline are increases in appliance efficiencies, lighting efficiencies, energy efficiency in new homes, conservation efforts, and changes in housing mix. In 2022, TECO's commercial per customer usage was slightly higher in 2022 than in 2021, primarily due to hotter weather and the return to pre-pandemic usage patterns. The utility's industrial per customer usage in 2022 was also higher than in 2021, primarily due to the industrial phosphate sector that had less self-serving generation and more energy purchases from TECO.

For the next 10 years, TECO's retail energy sales are projected to grow at an annual average rate of almost 1 percent. This is below the projected customer growth rate of 1.3 percent primarily due to continued per customer energy consumption declines in the residential sector, as well as declines in the phosphate sector as the mining industry continues to move south and out of the utility's service territory. Figure 26 illustrates historic and prospective forecasted growth rates in customers and retail energy sales for the resource plan TECO filed in its 2023 TYSP.



The three graphs in Figure 27 show TECO's seasonal peak demand and net energy for load for the historic years of 2013 through 2022 and forecast years 2023 through 2032. These graphs include the full impact of demand-side management, and assume that all available demand response resources will be activated during the seasonal peak. Historically, demand response has not been activated during seasonal peak demand, excluding the summer of 2013 and winters of 2017-2018 and 2018-2019. As an investor-owned utility, TECO is subject to FEECA and currently offers energy efficiency and demand response programs to customers to reduce peak demand and annual energy consumption. In November 2019, the Commission established demand-side management goals for TECO for the years 2020 through 2024. In August 2020, the Commission approved TECO's plan designed to achieve the 2020-2024 DSM goals. In preparing its 2023 Ten-Year Site Plan seasonal peak demand and energy forecasts, TECO assumes the trends in these goals will be extended through the forecast period (through 2032).

Figure 27: TECO Demand and Energy Forecasts Conservation & Self-Service Demand Response Total Demand Prize Firm Demand 6,000 Summer Peak Demand (MW) 5,000 4,000 3,000 2,000 2013 2015 2016 2017 2018 2022 2026 2028 2019 2020 2023 2024 2025 2027 2021 2031 Actual Projected Conservation & Self-Service ■ Demand Response → Total Demand → Net Firm Demand 6,000 Winter Peak Demand (MW) 5,000 4,000 3,000 2,000 2015-16 2017-18 2013-14 2014-15 2016-17 2018-19 2026-27 2027-28 2029-30 2031-32 2032-33 2019-20 2021-22 2022-23 2023-24 2024-25 2028-29 2030-31 2020-21 Projected Conservation & Self-Service Total Energy for Load Net Energy for Load 25,000 Net Energy for Load (GWh) 24,000 23,000 22,000 21,000 20,000 19,000 18,000 2016 2015 2018 2019 2026 2029 2030 2032 2014 2020 2022 2023 2024 2025 2028 2031 2017 2021 Projected Actual Source: 2023 Ten-Year Site Plan and Data Responses

Table 17 shows TECO's actual net energy for load by fuel type as of 2022 and the projected fuel mix for 2032. Based on its 2023 Ten-Year Site Plan, natural gas is used for the majority of TECO's energy generation. Natural gas accounts for approximately 79 percent of net energy for load in 2022 and is projected to account for approximately 78 percent in 2032. In the future, TECO projects that energy from coal will decrease and energy from renewables will increase. TECO projects that renewable energy will increase from 6.0 percent to 19.9 percent by 2032.

**Table 17: TECO Energy Generation by Fuel Type** 

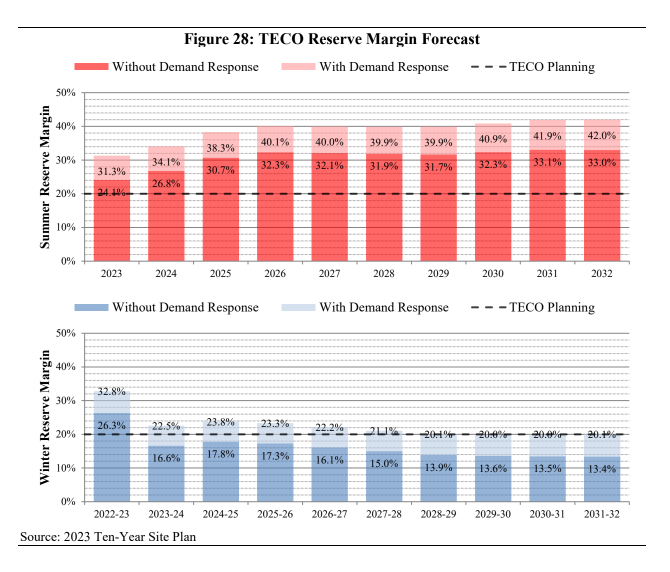
Table 17. 1200 Energy Generation by 1 uci 1 ypc				
	Net Energy for Load			
Fuel Type	2022		2022 2032	
	GWh	%	GWh	%
Natural Gas	17,066	79.1%	17,826	78.1%
Coal	1,337	6.2%	243	1.1%
Nuclear	0	0.0%	0	0.0%
Oil	6	0.0%	0	0.0%
Renewable	1,492	6.9%	4,535	19.9%
Interchange	23	0.1%	170	0.7%
Other	1,649	7.6%	48	0.2%
Total	21,572		22,822	

Source: 2023 Ten-Year Site Plan and Data Responses

# **Reliability Requirements**

Since 1999, TECO has utilized a 20 percent planning reserve margin criterion based on a stipulation approved by the Commission. <sup>16</sup> TECO also elects to maintain a minimum supply-side reserve margin of 7 percent. Figure 28 displays the forecast planning reserve margin for TECO through the planning period for both seasons, with and without the use of demand response. As shown in the figure, TECO's generation needs are being controlled by its winter peak. TECO's current and planned investments in solar generation contribute to this shift in planning because solar resources provide coincident capacity during the summer peak but not the winter peak. TECO's 7 percent supply-side only reserve margin is not the controlling factor for any planned unit additions. However, it does provide useful information regarding the assurance that the projected 20 percent reserve margin will be realized.

<sup>&</sup>lt;sup>16</sup> Order No. PSC-99-2507-S-EU, issued December 22, 1999, in Docket No. 19981890-EU, *In re: Generic investigation into the aggregate electric utility reserve margins planned for Peninsular Florida*.



#### **Generation Resources**

TECO plans one unit retirement and multiple unit additions during the planning period, as described in Table 18. TECO anticipates retiring its natural gas-fired Big Bend Unit 3. For natural gas-fired units, TECO plans to add two reciprocating internal combustion engine facilities in 2025 and 2030, with each facility including a pair of 18.5 MW units. TECO also anticipates adding several solar projects over the planning period totaling 967 MW over 14 sites, supplemented by the addition of 195 MW of battery storage. None of the solar and battery additions require a need determination pursuant to the PPSA.

Table 18: TECO Generation Resource Changes

Year	Plant Name & Unit Number	Unit Type	Net Capacity (MW)	Solar Firm Capacity (MW)	Notes
			Sum	Sum	

				Retiring Units	
2023	Big Bend 3	NG-BIT	395	N/A	
Total Retirements		395	N/A		

2023	Sited Solar Facilities	PV	230	128	4 Sites
2024	Dover Storage	BAT	15	15	1 Site
2025	Unsited Solar Facility 1	PV	138	77	2 Sites
2025	Battery Storage 1	BAT	100		
2025	Reciprocating Engine 1	NG-IC	37		
2026	Unsited Solar Facility 2	PV	224	125	3 Sites
2027	Unsited Solar Facility 3	PV	75	42	1 Site
2028	Unsited Solar Facility 4	PV	75	42	1 Site
2029	Unsited Solar Facility 5	PV	75	42	1 Site
2030	Unsited Solar Facility 6	PV	75	42	1 Site
2030	Reciprocating Engine 2	NG-IC	37		
2031	Unsited Solar Facility 7	PV	75	42	1 Site
2031	Battery Storage 2	BAT	40		
2032	Battery Storage 3	BAT	40		
	Total New Units	3	1,236	555	

Net Additions	841	

Source: 2023 Ten-Year Site Plan

# Florida Municipal Power Agency (FMPA)

FMPA is a governmental wholesale power company owned by several Florida municipal utilities throughout the state. Collectively, FMPA is Florida's seventh largest electric utility and third largest municipal electric utility. While FMPA has 31 member systems, only those members that are participants in the All-Requirements Power Supply Project (ARP) are addressed in the utility's Ten-Year Site Plan. FMPA is responsible for planning activities associated with ARP member systems. For a municipal utility, the Commission's regulatory authority is limited to safety, rate structure, territorial boundaries, bulk power supply, operations, and planning. Pursuant to Section 186.801(2), F.S., the Commission finds FMPA's 2023 Ten-Year Site Plan suitable for planning purposes.

# **Load & Energy Forecasts**

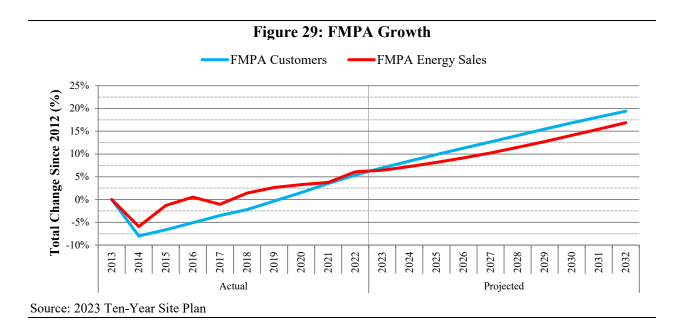
In 2022, FMPA had approximately 281,397 customers and annual energy sales of 6,037 GWh or approximately 2.6 percent of Florida's annual energy sales. Over the last 10 years, FMPA's customer base has increased by 5.38 percent, while energy sales have increased by 6.09 percent.

FMPA noted that, in aggregate, its energy usage has been relatively flat in both the residential and non-residential sectors after controlling for weather variation from normal conditions. There are countervailing factors that influence usage. In general, declines in electricity prices and population growth have an upward impact on energy usage. Concurrently, a continued orientation to conservation and continued improvement in energy efficiency, driven primarily from technological advances, equipment standards, and building codes, place downward pressure on average usage.

Residential average usage is modeled directly using an industry-standard econometric model developed by nFront Consulting LLC. The model includes explanatory variables such as personal income per household, weather by month, electricity price. Over the last several years, EVs have been adopted in increasing numbers in the utility's service area. Given the significance of this trend, FMPA's 2023 load forecast includes a projection of the future impact of EV charging energy.

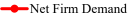
For the current 10-year forecast horizon, the utility is projecting a 1.23 percent average annual growth rate for its customer base, and a 1.04 percent average annual growth rate for energy sales.

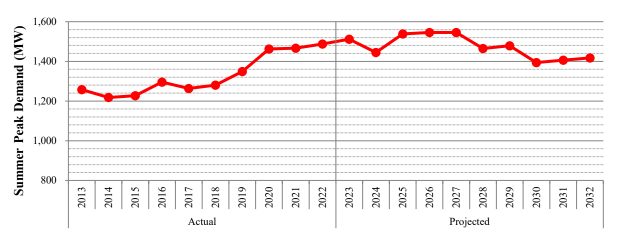
Figure 29 illustrates historic and prospective forecasted growth rates in customers and retail energy sales for the resource plan FMPA filed in its 2023 TYSP.



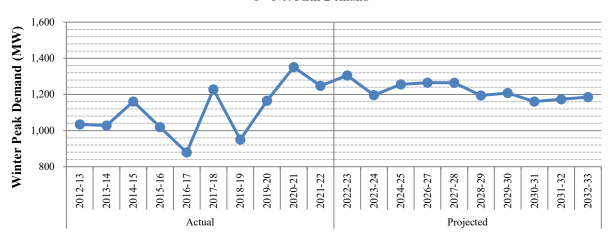
The three graphs in Figure 30 show FMPA's seasonal peak demand and net energy for load for the historic years 2013 through 2022 and forecast years 2023 through 2032. As FMPA is a wholesale power company, it does not directly engage in energy efficiency or demand response programs. ARP member systems do offer demand-side management programs, the impacts of which are included in the graphs.

Figure 30: FMPA Demand and Energy Forecasts





#### Net Firm Demand



# Net Energy for Load



Source: 2023 Ten-Year Site Plan and Data Responses

Table 19 shows FMPA's actual net energy for load by fuel type as of 2022 and the projected fuel mix for 2032. FMPA uses natural gas as its primary fuel, supplemented by coal and nuclear generation. FMPA projects to end energy generation from coal by 2027, but approximately 89 percent of energy would still be sourced from natural gas and nuclear. FMPA projects serving 11 percent of its net energy for load with renewable resources by the end of the planning period.

**Table 19: FMPA Energy Generation by Fuel Type** 

		Net Energ	y for Load		
Fuel Type	2022		2	032	
	GWh	%	GWh	%	
Natural Gas	5,965	84.0%	5,645	83.0%	
Coal	578	8.1%	0	0.0%	
Nuclear	399	5.6%	391	5.7%	
Oil	7	0.1%	2	0.0%	
Renewable	148	2.1%	764	11.2%	
Interchange	0	0.0%	0	0.0%	
NUG & Other	0	0.0%	0	0.0%	
Total	7,097		6,802		

Source: 2023 Ten-Year Site Plan and Data Responses

# **Reliability Requirements**

FMPA utilizes a 15 percent planning reserve margin criterion. Figure 31 displays the forecast planning reserve margin for FMPA through the planning period for both seasons. As shown in the figure, FMPA's generation needs are controlled by its summer peak throughout the planning period.

Figure 31: FMPA Reserve Margin Forecast Reserve Margin - - - FMPA Planning 50% Summer Reserve Margin 40% 30% 24.5% 20% 16.1% 15.6% 15.0% 10% 0% 2023 2024 2025 2026 2027 2028 2029 2030 2031 2032 Reserve Margin - FMPA Planning 50% 45.8% Winter Reserve Margin 38.9% 38.6% 38.7% 35.8% 40% 34.3% 30% 24.9% 23.6% 20% 10% 0% 2022/23 2023/24 2024/25 2025/26 2026/27 2027/28 2028/29 2029/30 2030/31 2031/32 Source: 2023 Ten-Year Site Plan

# **Generation Resources**

FMPA plans on retiring Stanton Energy Center Unit 1, a coal unit, in 2025 as described in Table 20. FMPA also has entered in three purchased power agreement (PPA) that will add a total of 254 MW of solar capacity by the end of 2026.

	<b>Table 20: FMPA Generation Resource Changes</b>			
Year	Plant Name & Unit Number	Unit Type	Net Capacity (MW) Sum	Notes
		Retiring U	nits	
2025	Stanton Energy Center 1	BIT-ST	118	Jointly Owned with OUC
	Total Retirements			
'				
	Net Additions		(118)	

# Gainesville Regional Utilities (GRU)

GRU is a municipal utility and the smallest electric utility required to file a Ten-Year Site Plan. The utility's service territory is within the FRCC region and consists of the City of Gainesville and its surrounding area. GRU also provides wholesale power to the City of Alachua and Clay Electric Cooperative. As a municipal utility, the Commission's regulatory authority is limited to safety, rate structure, territorial boundaries, bulk power supply, operations, and planning. Pursuant to Section 186.801(2), F.S., the Commission finds GRU's 2023 Ten-Year Site Plan suitable for planning purposes.

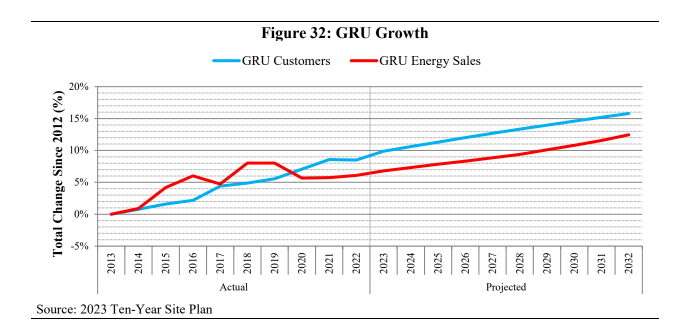
# **Load & Energy Forecasts**

In 2022, GRU had approximately 101,051 customers and annual retail energy sales of 1,797 GWh, or approximately 0.8 percent of Florida's annual retail energy sales. Over the last 10 years, GRU's customer base has increased by 8.5 percent, while retail sales have increased by 6.1 percent.

GRU noted that over the past 10 years, its residential energy consumption per customer increased 0.29 percent per year, while its non-residential consumption per customer declined 0.63 percent per year. For the next 10 years, the utility projects that its residential energy usage per customer will stay relatively constant, and non-residential energy usage per customer will decline at a rate of 0.20 percent per year. GRU recognized some of the factors that effect the usage per customer which include increasing electricity prices, improved building code, energy efficiency standards and regulations, and utility-sponsored conservation measures. GRU noted that, in general, the pandemic resulted in increased residential usage and reduced non-residential usage. The utility also acknowledged that in future years, loads associated with EV charging are anticipated to support increase in usage per customer for all classes with the greatest increases in residential with at-home charging.

For the current 10-year forecast horizon, both GRU's number of customers and retail energy sales will grow at an annual average rate of 0.58 percent. The utility indicated that its projected growth of retail energy sales is supported by its projected increase in the number of customers and offset negatively by flat or declining energy usage per customer. The utility also noted that load associated with electric vehicle charging is anticipated to support energy sales more in this forecast than in past forecasts.

Figure 32 illustrates historic and prospective forecasted growth rates in customers and retail energy sales for the resource plan GRU filed in its 2023 TYSP.



The three graphs in Figure 33 show GRU's seasonal peak demand and net energy for load for the historic years of 2013 through 2022 and forecast years 2023 through 2032. GRU engages in multiple energy efficiency programs to reduce customer peak demand and annual energy for load. The graphs in Figure 33 include the impact of these demand-side management programs.

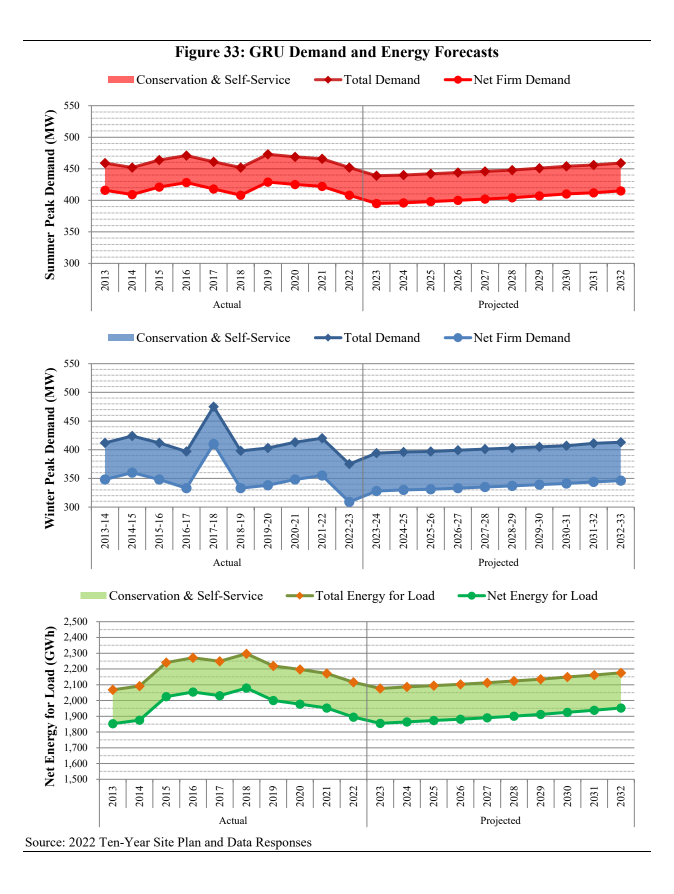


Table 21 shows GRU's actual net energy for load by fuel type as of 2022 and the projected fuel mix for 2032. In 2022, natural gas and renewables were the primary fuel for energy generation, making up approximately 93 percent of net energy for load. GRU currently has the highest percentage contribution of renewables in Florida for net energy for load and will retain that ranking in 2032. By 2025, renewables will be the majority fuel source used by the utility and natural gas will become the minority fuel source by the end of planning period at 24.0 percent; renewables will be 45.1 percent. Coal-fired generation will be eliminated by 2023.

Table 21: GRU Energy Generation by Fuel Type

Table 21. GRO Energy Generation by Fuel Type				
	Net Energy for Load			
Fuel Type	2022		2	032
	GWh	%	GWh	%
Natural Gas	1,338	70.6%	469	24.0%
Coal	32	1.7%	0	0.0%
Nuclear	0	0.0%	0	0.0%
Oil	2	0.1%	0	0.0%
Renewable	622	32.8%	881	45.1%
Interchange	0	0.0%	0	0.0%
NUG & Other	-99	-5.2%	602	30.8%
Total	1,895		1,952	

Source: 2023 Ten-Year Site Plan and Data Responses

# **Reliability Requirements**

GRU utilizes a 15 percent planning reserve margin criterion for seasonal peak demand. Figure 34 displays the forecast planning reserve margin for GRU through the planning period for both seasons. As shown in the figure, GRU's generation needs are controlled by its summer peak throughout the planning period. As a smaller utility, the reserve margin is an imperfect measure of reliability due to the relatively large impact a single unit may have on reserve margin. GRU's reserve margin, is projected to be negative in the Winter of 2031/32 and Summer of 2032 due to a unit retiring in 2031. GRU will need to add approximately 76 MW to meet its reserve margin for winter 2031/2032, and 212 MW for summer 2032 to meet their planning reserve margin. As GRU approaches this date, the utility will continue to evaluate how to meet its 15 percent reserve margin criterion. Staff believes this to be acceptable for planning purposes this year. Staff will evaluate future plans to ensure reserve margin is maintained.

Figure 34: GRU Reserve Margin Forecast Reserve Margin - - GRU Planning 110% 100% Summer Reserve Margin 90% 80% 70% 60% 50% 40% 30% 20% 10% 0% -10% Reserve Margin - - GRU Planning 110% 100% 102.9% 102.1% 101.7% Winter Reserve Margin 90% 80% 87.5% 70% 60% 63.9% 63.0% 61.6% 60.6% 50% 40% 30% 20%

Source: 2023 Ten-Year Site Plan

10% 0% -10%

#### **Generation Resources**

GRU currently plans on retiring two natural gas-fired combustion turbines in 2026, a natural gas-fired steam unit in 2027, and a coal unit in 2031 as described in Table 22. GRU entered into a 20 year contract that is expected to deliver an additional 75 MW of solar capacity through a PPA with an expected in-service year of 2025. GRU did not include a placeholder unit in this year's plan, but as noted above will need to add resources, either through construction of utility-owned generation or through purchased power agreements, in the outer years to address reliability. Staff anticipates GRU will address their unit selection in future TYSPs to meet the required planning reserve margin of 15 percent.

**Table 22: GRU Generation Resource Changes** 

Year	Plant Name & Unit Number	Unit Type	Net Capacity (MW) Sum
			Sum

	Retiring Units		
2026	Deerhaven GT01 & GT02	NG - CT	35
2027	Deerhaven FS01	NG – ST	76
2031	Deerhaven FS02	BIT - ST	232
	Total Retirements		

Net Additions	(343)
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Source: 2023 Ten-Year Site Plan

# **JEA**

JEA, formerly known as Jacksonville Electric Authority, is Florida's largest municipal utility and fifth largest electric utility. JEA's service territory is within the FRCC region, and includes all of Duval County as well as portions of Clay and St. Johns Counties. As a municipal utility, the Commission's regulatory authority is limited to safety, rate structure, territorial boundaries, bulk power supply, operations, and planning. Pursuant to Section 186.801(2), F.S., the Commission finds JEA's 2023 Ten-Year Site Plan suitable for planning purposes.

# **Load & Energy Forecasts**

In 2022, JEA had approximately 507,868 customers and annual retail energy sales of 12,491 GWh or approximately 5.3 percent of Florida's annual retail energy sales. Over the last 10 years, JEA's customer base has increased by 19.43 percent, while retail sales have increased by 8.09 percent.

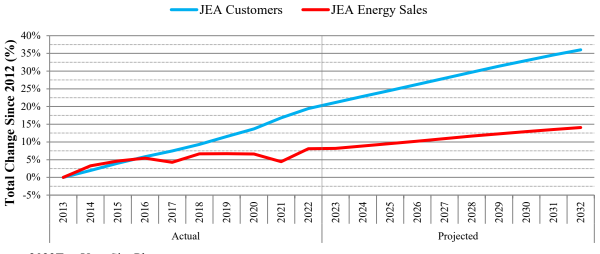
JEA utilized various economic and demographic forecasts from Moody's Analytics as the inputs to the utility's forecasting models. Overall, Moody's Analytics forecast percentage growth for all parameters utilized in JEA's 2023 TYSP are very similar as compared to the 2022 forecasts. As a result, JEA projected a small growth for residential, commercial, and industrial customers. With respect to energy sales, the utility anticipated that the residential class will have a higher rate of growth, compared to the commercial and industrial classes, with the main driver being the housing growth in JEA's service territory per Moody's analytics forecast.

JEA acknowledged that the average annual energy usage per customer for the residential class is decreasing for the forecasted 10-year period. It noted that the utility funded demand-side management programs, continue to be the main contributors to the usage decrease. The other contributing factors include customer behavioral changes, increased electric rates, more multifamily housing constructions compared to single-family housing (which use less energy per customer), as well as more energy efficient air conditioners.

JEA reported that it also promotes the energy-saving education and measures for commercial and industrial customers. Over the current forecasting period, the utility expects that the average energy consumption per customer is decreasing for commercial customers but increasing slightly for industrial customers.

For the next 10 years, JEA's forecast results indicate that the customer numbers are projected to grow at an average annual rate of 1.29 percent; and the retail energy sales are projected to grow at an average annual rate of 0.59 percent. Figure 35 illustrates historic and prospective forecasted growth rates in customers and retail energy sales for the resource plan JEA filed in its 2023 TYSP.

Figure 35: JEA Growth



Source: 2023Ten-Year Site Plan

The three graphs in Figure 36 show JEA's seasonal peak demand and net energy for load for the historic years of 2013 through 2022 and forecast years 2023 through 2032. While a municipal utility, JEA is subject to FEECA and currently offers energy efficiency and demand response programs to customers to reduce peak demand and annual energy consumption. These graphs include the full impact of demand-side management, and assume that all available demand response resources will be activated during the seasonal peak. In November 2019, the Commission established demand side management goals for JEA for the years 2020 through 2024. In July 2020, the Commission approved JEA's plan designed to achieve the 2020-2024 DSM goals. In preparing its 2023 Ten-Year Site Plan seasonal peak demand and energy forecasts, JEA assumes the trends in these goals will be extended through the forecast period (through 2032).

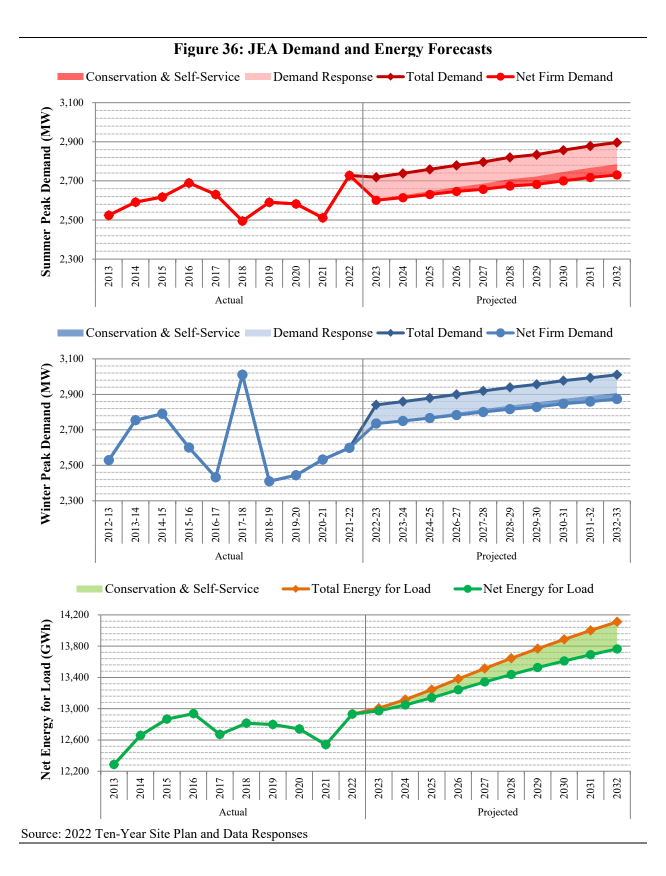


Table 23 shows JEA's actual net energy for load by fuel type as of 2022 and the projected fuel mix for 2032. While natural gas was the dominant fuel source in 2022, purchases through the Interchange was JEA's second most utilized energy source. JEA has the highest percentage of energy from interchange, primarily from a contract with the Municipal Electric Authority of Georgia for 200 MW from the Vogtle nuclear Units 3 and 4. JEA's 2023 Ten-Year Site plan projects that a JEA will reduce its use of coal while increasing its renewable fuel source.

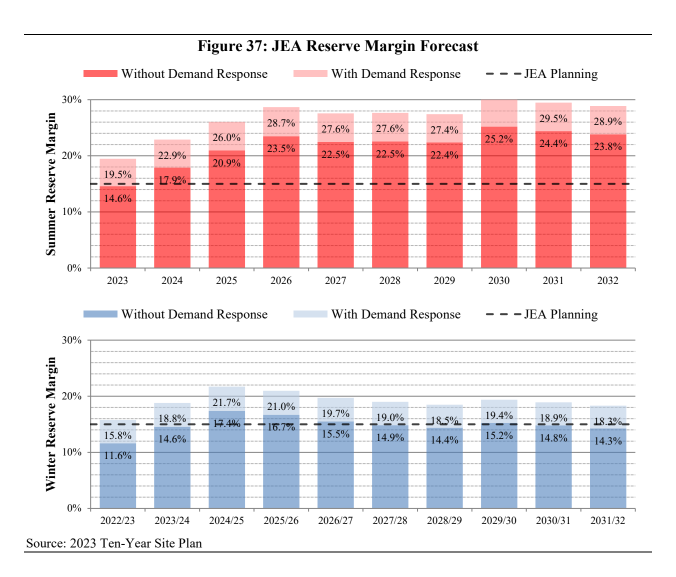
**Table 23: JEA Energy Generation by Fuel Type** 

Table 23. SEA Energy Generation by Fuel Type						
	Net Energy for Load					
Fuel Type	2022		2032			
	GWh	%	GWh	%		
Natural Gas	7,562	58.5%	7,408	53.8%		
Coal	1,404	10.9%	757	5.5%		
Nuclear	0	0 0.0%		0.0%		
Oil	43	0.3%	0	0.0%		
Renewable	150	1.2%	3,298	24.0%		
Interchange	3,770	29.2%	2,301	16.7%		
NUG & Other	0 0.0%		0	0.0%		
Total	12,930		13,765			

Source: 2023 Ten-Year Site Plan and Data Responses

#### **Reliability Requirements**

JEA utilizes a 15 percent planning reserve margin criterion for seasonal peak demand. Figure 37 displays the forecast planning reserve margin for JEA through the planning period for both seasons, with and without the use of demand response. JEA's current and planned purchased power agreements with solar generators contribute to this shift in planning because solar resources provide coincident capacity during the summer peak but not the winter peak.



# **Generation Resources**

In 2030, JEA will retire its Northside Unit 3 and add an unnamed combined cycle unit, as detailed in Table 24. In addition, JEA is planning to enter in several solar PPAs totaling 1,274 MW. Also, JEA has entered a PPA with Municipal Electric Authority of Georgia for 206 MW of firm capacity from Vogtle Units 3 and 4 nuclear units, which will be operational around Q3 2023 and Q3 2024, respectively.

**Table 24: JEA Energy Generation by Fuel Type** 

Year Plant Name & Unit Type Unit Type Net Capacity (MW) Notes
---

	Retiring Units					
2030	2030 Northside Unit 3 NG-ST 524					
_	Total Retirements		524			

New Units					
2030 Unnamed CC CC 518					
Total New Units		518			

Net Additions	(6)	

Source: 2023 Ten-Year Site Plan

# Lakeland Electric (LAK)

LAK is a municipal utility and the state's third smallest electric utility required to file a Ten-Year Site Plan. The utility's service territory is within the FRCC region and consists of the City of Lakeland and surrounding areas. As a municipal utility, the Commission's regulatory authority is limited to safety, rate structure, territorial boundaries, bulk power supply, operations, and planning. Pursuant to Section 186.801(2), F.S., the Commission finds LAK's 2023 Ten-Year Site Plan suitable for planning purposes.

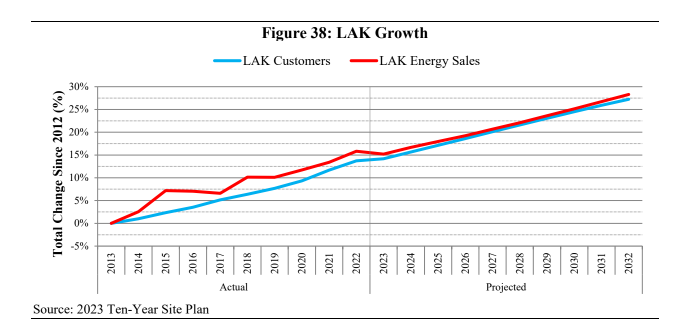
# **Load & Energy Forecasts**

In 2021, LAK had approximately 139,635 customers and annual retail energy sales of 3,279 GWh or approximately 1.4 percent of Florida's annual retail energy sales. Over the last 10 years, LAK's customer base has increased by 13.77 percent, while retail sales have grown by 15.82 percent.

In recent years, LAK's service area in Polk County has seen a boom in e-commerce warehouse development. Particularly, Amazon moved its air-hub from Tampa to the utility's service area in 2020 and it is continuing to expand. As a result, LAK experienced 2.2 percent total customer growth in 2022.

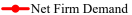
Despite customer growth, LAK noted that its residential average energy consumption per customer has been declining and this trend is expected to continue. The main factors that contribute to the decline include increased appliance energy efficiency, improved building shell insulation, and changes in residential building type mix. The utility's commercial average energy consumption per customer has also been declining, and this trend is expected to continue. Main contributors to the historical decline are lighting upgrades, appliance energy efficiency improvements, and the customer adoption of energy management systems. LAK is forecasting a flattening of the industrial average energy consumption mainly because the industrial customers that are projected to be added are expected to be mostly classified in the "small demand" industrial category.

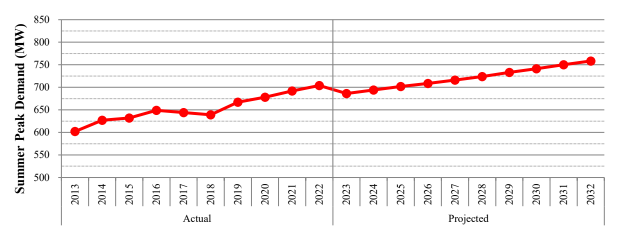
LAK noted that, although the average energy consumption per customer is declining or flat for all three main rate classes, positive customer growth rates are expected to compensate for average use declines. The utility assumed the impact of conservation programs are already included in the energy sales history and made no additional assumptions regarding their impact. For the next 10 years, the utility's forecast results indicated that its number of customers are projected to grow at an average annual rate of 1.21 percent, and its retail energy sales are projected to grow at an average annual rate of 1.20 percent. Figure 38 illustrates historic and prospective forecasted growth rates in customers and retail energy sales for the resource plan LAK filed in its 2023 TYSP.



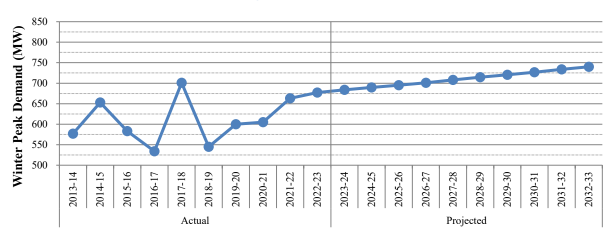
The three graphs in Figure 39 show LAK's seasonal peak demand and net energy for load for the historic years of 2013 through 2022 and forecast years 2023 through 2032. LAK reported zero conservation and demand response, so Total Demand and Net Energy for Load are the same.

Figure 39: LAK Demand and Energy Forecasts





#### Net Firm Demand



### Net Energy for Load



Source: 2023 Ten-Year Site Plan and Data Responses

Table 25 shows LAK's actual net energy for load by fuel type as of 2022 and the projected fuel mix for 2032. LAK uses natural gas as its primary fuel type for energy, with Interchange purchases representing about 27 percent net energy for load. While natural gas generation is anticipated to increase over the next 10 years, interchange purchases are projected to decrease to about 9 percent in 2032. Coal has been completely eliminated as a fuel type and renewables are projected to increase to about 5 percent over the next 10-years

**Table 25: LAK Energy Generation by Fuel Type** 

	Net Energy for Load				
Fuel Type	2022		2	032	
	GWh	%	GWh	%	
Natural Gas	2,477	2,477 <b>72.7%</b>		86.5%	
Coal	0	0.0%	0	0.0%	
Nuclear	0 0.0%		0	0.0%	
Oil	0	0 0.0%		0.2%	
Renewable	17	17 <b>0.5%</b>		4.8%	
Interchange	0	0.0%	0	0.0%	
NUG & Other	912 <b>26.8%</b>		317	8.5%	
Total	3,406		3,740		

Source: 2023 Ten-Year Site Plan and Data Responses

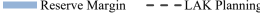
# **Reliability Requirements**

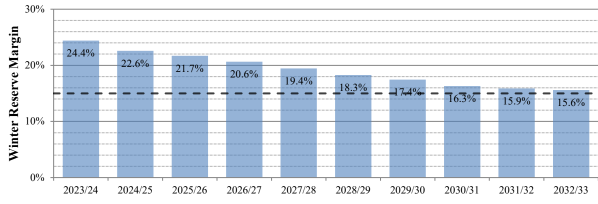
LAK utilizes a 15 percent planning reserve margin criterion for seasonal peak demand. Figure 40 displays the forecast planning reserve margin for LAK through the planning period for both seasons. As a smaller utility, the reserve margin is an imperfect measure of reliability due to the relatively large impact a single unit may have on reserve margin. For example, LAK's largest single unit, McIntosh 5, a natural gas-fired combined turbine unit, represented about 55 percent of summer net firm peak demand as of December 2022.

Figure 40: LAK Reserve Margin Forecast

Reserve Margin **- - -** LAK Planning







Source: 2023 Ten-Year Site Plan

### **Generation Resources**

LAK is adding a set of natural gas internal combustion engines during the planning period, as detailed in Table 26. LAK is seeking to add another 75 MW of Solar/PV on its property (McIntosh Plant Site) through a PPA by year 2025.

**Table 26: LAK Generation Resource Changes** 

Year	Plant Name & Unit Number	Unit Type	Net Capacity (MW) Sum	Solar Firm Capacity (MW) Sum	Notes
	New Units				
2024	CD McIntosh Power Plant 1-6	NG-IC	120	N/A	6 units at 20 MW each
	Total New Units		120	N/A	

Source: 2023 Ten-Year Site Plan and Data Responses

# **Orlando Utilities Commission (OUC)**

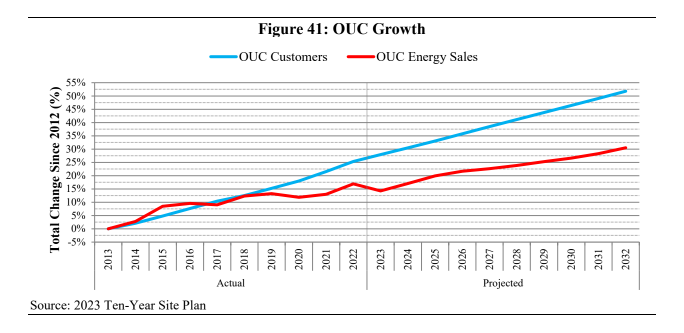
OUC is a municipal utility and Florida's sixth largest electric utility and second largest municipal utility. The utility's service territory is within the FRCC region and primarily consists of the Orlando metropolitan area. As a municipal utility, the Commission's regulatory authority is limited to safety, rate structure, territorial boundaries, bulk power supply, operations, and planning. Pursuant to Section 186.801(2), F.S., the Commission finds OUC's 2023 Ten-Year Site Plan suitable for planning purposes.

# **Load & Energy Forecasts**

In 2022, OUC had approximately 269,172 customers and annual retail energy sales of 7,042 GWh or approximately 3.0 percent of Florida's annual retail energy sales. Over the last 10 years, OUC's customer base has increased by 25.34 percent, while its retail energy sales have increased by 16.89 percent, approximately.

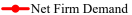
OUC experienced a continued decline in average use per residential customer in 2022. The utility noted that such decline has tapered dramatically since the beginning of the 10-year historic period due to the increased saturation of more efficient HVAC equipment and other electrical devices, as well as customer conservation efforts. OUC's forecasted residential average per-customer usage is expected to remain relatively flat as increased electric vehicle charging mitigates further saturation of more efficient electrical equipment and conservation efforts. The utility's average use per commercial customer also experienced a slight, long-term decline, which was greatly exacerbated by the impacts of the pandemic in 2020, but is expected to return to pre-pandemic levels.

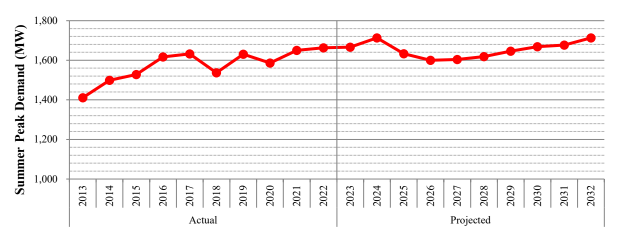
Over the forecast horizon, OUC is projecting growth in the number of customers at an average annual rate of 1.92 percent, and retail sales at an average annual rate of 1.49 percent. OUC noted that the main contributors to the projected customer growth include the increased population and household numbers in its service area. The main drivers for the projected growth of the energy sales include the recovery from COVID-19 pandemic effects, the projected growth in electric vehicle charging load, and major commercial expansions by Universal Studios and the Orlando International Airport that are largely outside of normal growth. Figure 41 illustrates historic and prospective forecasted growth rates in customers and retail energy sales for the resource plan OUC filed in its 2023 TYSP.



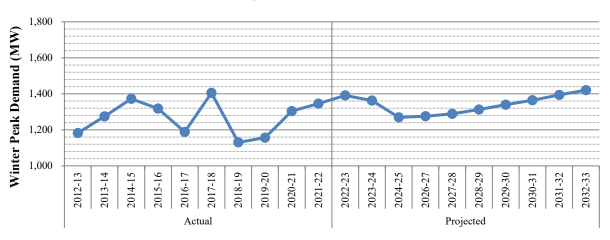
The three graphs in Figure 42 show OUC's seasonal peak demand and net energy for load for the historic years of 2013 through 2022 and forecast years 2023 through 2032. These graphs include the impact of the utility's demand-side management programs. While a municipal utility, OUC is subject to FEECA and currently offers energy efficiency programs to customers to reduce peak demand and annual energy consumption. In November 2019, the Commission established demand-side management goals for OUC for the years 2020 through 2024. In June 2020, the Commission approved OUC's plan designed to achieve the 2020-2024 DSM goals. In preparing its 2023 Ten-Year Site Plan seasonal peak demand and energy forecasts, OUC assumes the trends in these goals will be extended through the forecast period (through 2032).

Figure 42: OUC Demand and Energy Forecasts

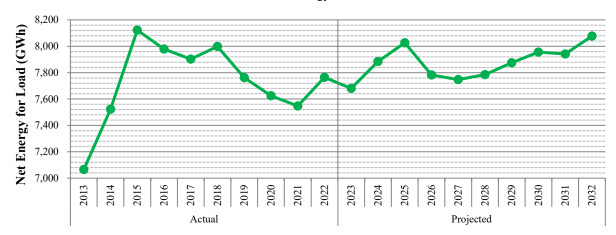




#### Net Firm Demand



### Net Energy for Load



Source: 2022 Ten-Year Site Plan and Data Responses

Table 27 shows OUC's actual net energy for load by fuel type as of 2022 and the projected fuel mix for 2032. In 2022, approximately 64 percent of OUC's net energy for load was met with natural gas, while coal, the second most-used fuel, met approximately 26 percent of the demand. By 2032, OUC projects an increase in renewable energy generation from almost 5 percent to around 40 percent, the second highest in the state. The remainder of energy primarily comes from natural gas and nuclear, with coal generation completely eliminated.

**Table 27: OUC Energy Generation by Fuel Type** 

14610 277	Net Energy for Load					
Fuel Type	2022		2032			
	GWh	%	GWh	%		
Natural Gas	4,953 <b>63.8%</b>		4,289	53.1%		
Coal	1,978	25.5%	0	0.0%		
Nuclear	<b>487 6.3%</b>		590	7.3%		
Oil	0	0.0%	0	0.0%		
Renewable	346	4.5%	3,198	39.6%		
Interchange	0	0.0%	0	0.0%		
NUG & Other	0 <b>0.0%</b>		0	0.0%		
Total	7,764		8,077			

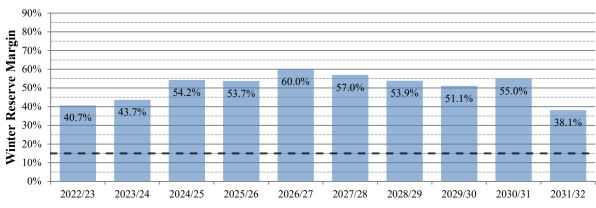
Source: 2023 Ten-Year Site Plan and Data Responses

## **Reliability Requirements**

OUC utilizes a 15 percent planning reserve margin criterion for seasonal peak demand. Figure 43 displays the forecast planning reserve margin for OUC through the planning period for both seasons, including the impact of demand-side management programs. As shown in the figure, OUC's generation needs are controlled by its summer peak demand.

Figure 43: OUC Reserve Margin Forecast





Source: 2022 Ten-Year Site Plan

### **Generation Resources**

As detailed in Table 28, OUC plans on retiring Stanton Energy Center Unit 1, OUC's oldest coal-fired unit, in 2025. OUC plans on converting Stanton Energy Center Unit 2 to a natural gas-fired unit by the end of 2027. OUC is purchasing increase ownership of an existing natural gas unit and doing transmission upgrades to gain full benefits from its capacity. OUC anticipates entering into PPAs for a total of 894 MW of solar net capacity and 350 MW of battery storage. OUC has already signed two of these PPAs, with NextEra for a total of 149 MW of solar capacity with a planned in-service year of 2024.

	Retiring Units					
2025	Stanton Energy Center 1	BIT-ST	311			
Total Retirements			311			
	Net Additions		(311)			

Source: 2022 Ten-Year Site Plan

Year

# **Seminole Electric Cooperative (SEC)**

SEC is a generation and transmission rural electric cooperative that serves its member cooperatives, and is collectively Florida's fourth largest utility. SEC's generation and member cooperatives are within the FRCC region, with member cooperatives located in central and north Florida. As a rural electric cooperative, the Commission's regulatory authority is limited to safety, rate structure, territorial boundaries, bulk power supply, operations, and planning. Pursuant to Section 186.801(2), F.S., the Commission finds SEC's 2023 Ten-Year Site Plan suitable for planning purposes.

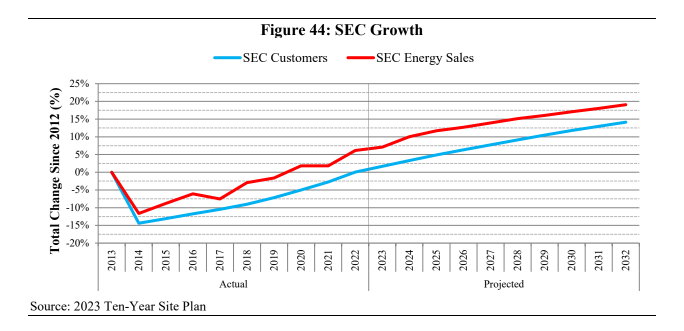
# **Load & Energy Forecasts**

In 2022, SEC member cooperatives had approximately 865,281 customers and annual retail energy sales of 15,566 GWh or approximately 6.7 percent of Florida's annual retail energy sales.

SEC's current TYSP indicated that over the last 10 years, 2013-2022, the utility members' aggregate customer base has decreased by 0.03 percent, compared to a negative 1.61 percent decrease shown in SEC's 2022 TYSP for the 2012-2021 period. The almost flat 10-year customer growth rate is attributed to a substantial growth decline in 2014 when one member cooperative, Lee County Electric Cooperative, elected to end its membership with SEC. In the current TYSP, the utility reported that its retail sales have increased by 6.14 percent over the historical period 2013-2022, compared to 2.27 percent reported in its 2022 TYSP for 2012-2021.

SEC states that historically, consumer growth in the Seminole-Member system has grown at a faster rate than the State of Florida as a whole and this trend is expected to continue. The utility noted that the leading indicators for load growth are Florida's expanding economy and net migration prospects into the state, especially from "baby boomer" retirees, and migration impacts of the pandemic. Customer growth and business activity are expected to drive system growth in a positive direction, while downward pressure is also anticipated. The downward pressure is expected to come from flattening and declining residential end-use which is due to growth in efficient technologies, renewable generation, and alternative resources.

Over the current 10-year forecast horizon, SEC is projecting an average annual growth rate in its customer base of 1.29 percent, and an average annual growth rate in its retail energy sales of 1.19 percent. Figure 44 illustrates historic and prospective forecasted growth rates in customers and retail energy sales for the resource plan SEC filed in its 2023 TYSP.



The three graphs in Figure 45 show SEC's seasonal peak demand and net energy for load for the historic years 2013 through 2022 and forecast years 2023 through 2032. As SEC is a generation and transmission company, it does not directly engage in energy efficiency or demand response programs. Member cooperatives do offer demand-side management programs, the impacts of which are included in Figure 45.

Figure 45: SEC Demand and Energy Forecasts Conservation & Self-Service Demand Response Total Demand Prize Firm Demand 4,400 Summer Peak Demand (MW) 4,200 4,000 3,800 3,600 3,400 3,200 3,000 2,800 2018 2013 2014 2015 2016 2022 2026 2028 2017 2019 2023 2024 2025 2027 2031 Actual Projected Conservation & Self-Service Demand Response Total Demand Net Firm Demand 4,400 Winter Peak Demand (MW) 4,200 4,000 3,800 3,600 3,400 3,200 3,000 2,800 2014-15 2015-16 2017-18 2018-19 2016-17 2019-20 2025-26 2027-28 2028-29 2029-30 2032-33 2021-22 2022-23 2023-24 2024-25 2026-27 2031-32 2020-21 2030-31 Actual Projected Net Energy for Load 19,000 Net Energy for Load (GWh) 18,000 17,000 16,000 15,000 14,000 13,000 2013 2014 2015 2020 2022 2025 2026 2028 2029 2030 2023 2024 2031 2021 Projected Source: 2023 Ten-Year Site Plan and Data Responses

Table 29 shows SEC's actual net energy for load by fuel type as of 2022 and the projected fuel mix for 2032. In 2022, SEC used a mix of natural gas, coal and purchases to meet demand requirements. However, during the planning period, SEC will be switching to mostly self-generation by increasing natural gas usage while reducing coal and purchases. By 2032, natural gas will represent approximately 79 percent of SEC's fuel usage.

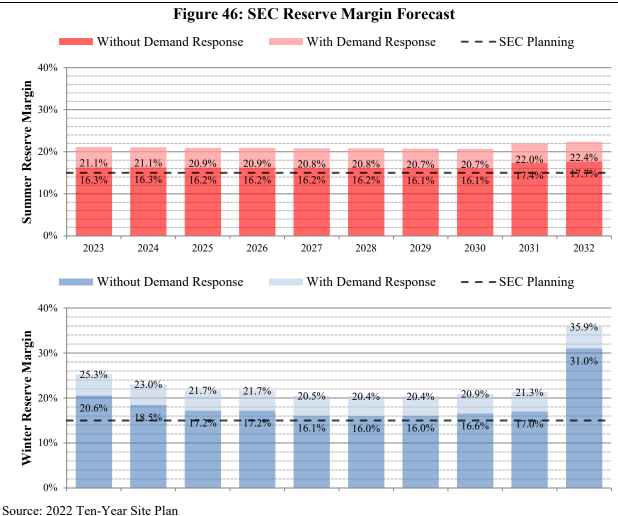
**Table 29: SEC Energy Generation by Fuel Type** 

Table 25. Sie Energy Generation by Tuel Type						
	Net Energy for Load					
Fuel Type	20	2022		32		
		%	GWh	%		
Natural Gas	3,884	23.8%	14,466	79.3%		
Coal	6,046	37.0%	2,456	13.5%		
Nuclear	0 0.0%		0	0.0%		
Oil	24	24 0.1%		0.0%		
Renewable	463	2.8%	740	4.1%		
Interchange	556	3.4%	0	0.0%		
NUG & Other	5,357 <b>32.8%</b>		565	3.1%		
Total	16,330		18,233			

Source: 2023 Ten-Year Site Plan and Data Responses

# **Reliability Requirements**

SEC utilizes a 15 percent planning reserve margin criterion for seasonal peak demand. Figure 46 displays the forecast planning reserve margin for SEC through the planning period for both seasons, with and without the use of demand response. Member cooperatives allow SEC to coordinate demand response resources to maintain reliability. As shown in the figure, SEC's generation needs are determined by winter peak demand more often than summer peak demand during the planning period.



Source. 2022 Tell-Teal Site Flair

#### **Generation Resources**

SEC plans to retire one unit and add seven units during the planning period, as described in Table 30. SEC plans on retiring its remaining coal-fired SGS unit at the end of 2023. In addition, SEC plans to add six natural gas-fired generating resources, four combined cycles and two combustion turbines, during the planning period. SEC considers these as proxy units to meet its reliability criteria due to ending PPA contracts. Due to timing considerations for permitting and construction, it is unlikely a new natural gas-fired combined cycle could be constructed by the 2025 date used for the first proxy unit, but it can serve as a baseline for comparisons for a potential future PPA. Overall, adequate capacity is projected within the state during 2025 for SEC to find a potential capacity seller. SEC anticipates an additional 300 MW of solar generation through PPAs to become commercially operational by the end of 2024.

**Table 30: SEC Generation Resource Changes** 

Year	Plant Name & Unit Number	Unit Type	Net Capacity (MW) Sum	Notes
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Retiring Units					
2023	Seminole Generating Station	BIT-ST	573		
Total Retirements			573		

New Units						
2023	Seminole Combined Cycle Facility	NG-CC	1099	Docket No. 20170266-EI		
2025	Unnamed CC2 Unit 1	NG-CC	571			
2027	Unnamed CT2 Unit 1	NG-CT	317			
2030	Unnamed CT2 Unit 2	NG-CT	317			
2032	Unnamed CC2 Unit 2	NG-CC	571			
	Total New Units					

	Net Additions	2,302	
Sour	ce: 2023 Ten-Year Site Plan		

# **City of Tallahassee Utilities (TAL)**

TAL is a municipal utility and the second smallest electric utility that files a Ten-Year Site Plan. The utility's service territory is within the FRCC region and primarily consists of the City of Tallahassee and surrounding areas. As a municipal utility, the Commission's regulatory authority is limited to safety, rate structure, territorial boundaries, bulk power supply, operations, and planning. Pursuant to Section 186.801(2), F.S., the Commission finds TAL's 2023 Ten-Year Site Plan suitable for planning purposes.

# **Load & Energy Forecasts**

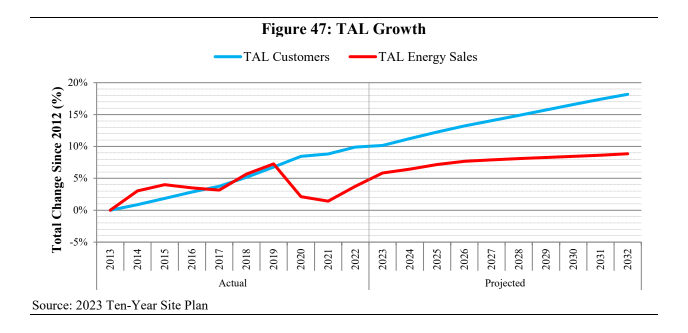
In 2022, TAL had approximately 127,157 customers and annual retail energy sales of 2,649 GWh or approximately 1.1 percent of Florida's annual retail energy sales. Over the last 10 years, TAL's customer base has increased by 9.90 percent, while retail sales have increased by 3.75 percent.

TAL's customer base consists of residential and commercial classes; and, the total energy consumption associated with the commercial class is higher than that associated with the residential class. Over the last decade, the utility's customer count growth has been robust. This growth correlates well to the rate of change in Leon County's population, household formation, and economic activity; such as, the increased rates of household counts, total employment and average real income per household. As a result of the expected continuation of favorable economic conditions in Leon County, TAL expects a continued strong growth in its customer counts.

The utility's residential electricity use per customer has been relatively stable over the last decade, while the commercial class has continued to decline. The flattening of residential average use after several years of decline is believed to be driven primarily from end use efficiency standards, particularly for HVAC systems. The utility noted that improved efficiency standards for HVAC systems have been filtering into the present stock of equipment through replacements and new builds and are believed to be nearly fully diffused into the current residential stock. The utility's commercial electricity use per customer has continued to decline. Average consumption for the commercial class especially has been impacted since early 2020 by the coronavirus pandemic, from which certain large loads are still recovering.

TAL's load forecast reflects the continued impacts of energy efficiency standards and Florida's Energy Efficiency Codes, as well as the utility's DSM and conservation/energy efficiency programs. These impacts are offset by upward pressure on total residential consumption from increasing incomes, increased adoptions of electric vehicle, and other factors, resulting in essentially flat residential sales growth over the forecast horizon.

Over the current forecast horizon, TAL is projecting an average annual growth of 0.78 percent in its total customer counts, and a growth rate of 0.31 percent in its annual retail energy sales. Figure 47 illustrates historic and prospective forecasted growth rates in customers and retail energy sales for the resource plan TAL filed in its 2023 TYSP.



The three graphs in Figure 48 shows TAL's seasonal peak demand and net energy for load for the historic years of 2013 through 2022 and forecast years 2023 through 2032. These graphs include the impact of demand-side management, and for future years assume that all available demand response resources will be activated during the seasonal peak. TAL offers energy efficiency and demand response programs to customers to reduce peak demand and annual energy consumption. Currently, TAL only offers demand response programs targeting appliances that contribute to summer peak, and therefore have no effect upon winter peak.

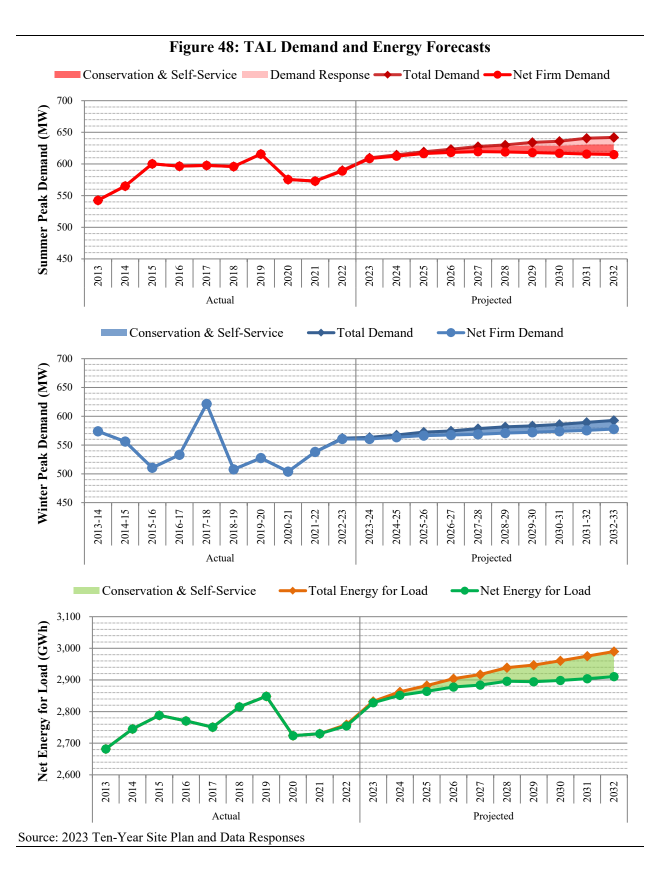


Table 31 shows TAL's actual net energy for load by fuel type as of 2022 and the projected fuel mix for 2032. TAL relies almost exclusively on natural gas for its generation, excluding some purchases from other utilities and qualifying facilities. Natural gas is anticipated to remain the primary fuel source on the system. TAL projects it will continue to be a net exporter of energy, primarily of off-peak power during shoulder months due to its generation's operating characteristics.

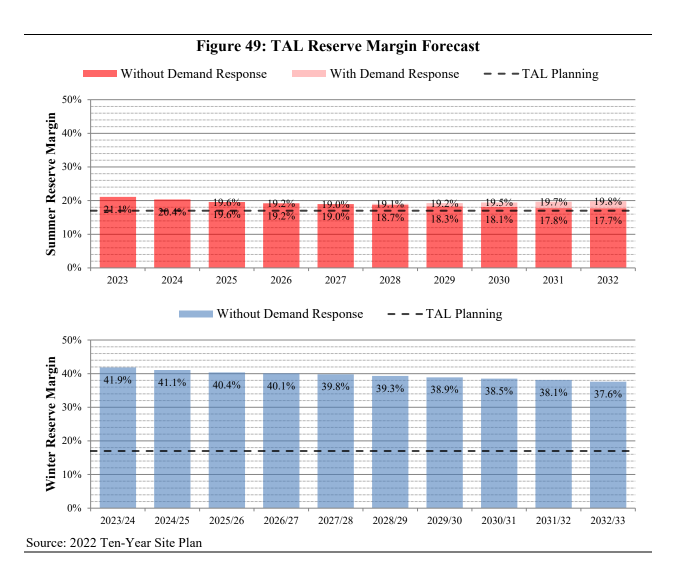
Table 31: TAL Energy Generation by Fuel Type

Tuble 51. The Energy Generation by Fuel Type						
	Net Energy for Load					
Fuel Type	2022		2032			
	GWh	%	GWh	%		
Natural Gas	2764	105.9%	3,033	100.5%		
Coal	0	0.0%	0	0.0%		
Nuclear	0	0.0%	0	0.0%		
Oil	2	0.1%	0	0.0%		
Renewable	114	4.4%	115	3.8%		
Interchange	0	0.0%	0	0.0%		
NUG & Other	(269)	-10.3%	-130	-4.3%		
Total	2,611		3,018			

Source: 2023 Ten-Year Site Plan and Data Responses

### **Reliability Requirements**

TAL utilizes a 17 percent planning reserve margin criterion for seasonal peak demand. Figure 49 displays the forecast planning reserve margin for TAL through the planning period for both seasons, with and without the use of demand response. As discussed above, TAL only offers demand response programs applicable to the summer peak. As shown in the figure, TAL's generation needs are controlled by its summer peak throughout the planning period.



# **Generation Resources**

TAL plans no unit additions or retirements during the planning period.