BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition for approval of revisions to tariff sheet Nos. 4.070 and 4.080, deposit requirements and customer billing, by Duke Energy Florida, LLC. DOCKET NO. 170093-EI ORDER NO. PSC-17-0229-TRF-EI ISSUED: June 15, 2017

The following Commissioners participated in the disposition of this matter:

JULIE I. BROWN, Chairman ART GRAHAM RONALD A. BRISÉ JIMMY PATRONIS DONALD J. POLMANN

ORDER APPROVING DUKE ENERGY FLORIDA, LLC'S MODIFICATIONS TO TARIFF SHEET NOS. 4.070 AND 4.080

BY THE COMMISSION:

On April 28, 2017, Duke Energy Florida, LLC (Duke or Company) filed a petition requesting Commission approval of amendments to Tariff Sheet Nos. 4.070 (Guarantee Deposits) and 4.080 (Billing). During the 2015 session, the Florida Legislature enacted House Bill 7109 which was incorporated into Chapter 2015-129, Laws of Florida. Among other things, the legislation created Section 366.05(1)(b) and (c), Florida Statutes (F.S.). Paragraph (1)(b) addresses billing periods and Paragraph (1)(c) addresses customer deposits. These laws became effective on July 1, 2015. We adopted amendments to Rules 25-6.100 (Customer Billings) and 25-6.097 (Customer Deposits), Florida Administrative Code (F.A.C.), respectively, to implement the laws enacted in July 2015.¹

Duke is requesting tariff modifications at this time to ensure that the Company's tariff language continues to conform to the applicable statutes and rules. We have jurisdiction in this matter pursuant to Sections 366.03, 366.05, and 366.06, F.S.

DECISION

Section 366.05(1)(b), F.S., provides that if we authorize a public utility to charge tiered rates based upon levels of usage and to vary its regular billing period, the utility may not charge a customer a higher rate because of an increase in usage attributable to an extension of the billing period; however, the regular meter reading date may not be advanced or postponed more than five days for routine operating reasons without prorating the billing for the period. We amended Rule 25-6.100, F.A.C., to implement the statutory changes.² The prior rule specified that the regular meter reading date may be advanced or postponed not more than 5 days without a proration of the billing for the period, but did not address the application of tiered rates to

¹ Order No. PSC-16-0024-FOF-PU, issued January 12, 2016, In Docket No. 150241-PU, <u>In re: Proposed</u> amendments to Rules 25-6.093, Information to Customers; 25-6.097, Customer Deposits; 25-6.100, Customer Billings; 25-7.079, Information to Customers; 25-7.083, Customer Deposits; and 25-7.085, Customer Billing, F.A.C. ² <u>Id</u>.

ORDER NO. PSC-17-0229-TRF-EI DOCKET NO. 170093-EI PAGE 2

extended billing periods. Tiered rates, such as Duke's residential energy charges, apply a higher energy charge to usage above 1,000 kilowatt-hours.

Duke has proposed to add language to Tariff Sheet No. 4.080 to reflect the statutory requirements and to include the Company's current billing practices in its tariff. The revised tariff sheet addresses both the proration of charges when billing periods are varied by more than five days, as well as the prohibition against charging higher tiered rates if the extension of a billing period of more than five days causes a customer's energy consumption to exceed the Company's tier threshold of 1,000 kilowatt-hours. Duke has represented to our staff that its current business practices regarding bill proration and administration of tiered rates are in compliance with Section 366.05(1)(b), F.S.

Section 366.05(1)(c), F.S., provides that for an existing account, the total deposit may not exceed two months of average actual charges. For a new service request, the total deposit may not exceed two months of projected charges. Once a new customer has had continuous service for a 12-month period, the amount of the deposit shall be recalculated using actual data. Any difference between the projected and actual amounts must be resolved by the customer paying the additional amount that may be billed by the utility or the utility returning any overcharge.

We amended Rule 25-6.097(1), F.A.C., to state that the utility's methodology for determining customer deposits for existing and new accounts shall conform to Section 366.05(1)(c), F.S.³ The prior rule language already required that the total amount of a deposit not exceed twice the average monthly bill.

Duke's proposed revisions to Tariff Sheet No. 4.070 conform to the language of Section 366.05(1)(c), F.S., by stating that deposits for existing accounts and new service requests will be calculated in the manner set forth in Sections 366.05(1)(c)1. and 2., F.S., respectively, and address the new statutory provision for deposits to be recalculated on an annual basis. Duke also included several minor administrative modifications to ensure that the revised Tariff Sheet 4.070 comports with Rule 25-6.097, F.A.C., and reflects the Company's current operating practices.

Pursuant to Rule 25-6.097(3), F.A.C., utility customers receive refunds of their deposits with interest after a period of 23 months of continuous service, assuming their payment record is satisfactory. Therefore, for the majority of utility customers, the deposit amount recalculation after a 12-month period of continuous service occurs only once.

Having reviewed the applicable statutes, rules, and proposed tariffs filed by Duke, we find that the tariff sheet revisions conform to the applicable statutes and rules. Therefore, we approve Duke's requested modifications to Tariff Sheet Nos. 4.070 and 4.080, as reflected in Attachment A, effective June 5, 2017.

Based on the foregoing, it is

ORDERED by the Florida Public Service Commission that Duke Energy Florida, LLC's requested modifications to Tariff Sheet Nos. 4.070 and 4.080, as reflected on Attachment A, are hereby approved effective June 5, 2017. It is further

ORDER NO. PSC-17-0229-TRF-EI DOCKET NO. 170093-EI PAGE 3

ORDERED that if a protest is filed within 21 days of the issuance of this Order, the tariff shall remain in effect with any charges held subject to refund pending resolution of the protest. It is further

ORDERED that if no timely protest is filed, this docket shall be closed upon the issuance of a Consummating Order.

By ORDER of the Florida Public Service Commission this 15th day of June, 2017.

CARLOTTA S. STAUFFER Commission Clerk Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, Florida 32399 (850) 413-6770 www.floridapsc.com

Copies furnished: A copy of this document is provided to the parties of record at the time of issuance and, if applicable, interested persons.

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NOTICE OF FURTHER PROCEEDINGS

The Florida Public Service Commission is required by Section 120.569(1), Florida Statutes, to notify parties of any administrative hearing or judicial review of Commission orders that is available under Sections 120.57 or 120.68, Florida Statutes, as well as the procedures and time limits that apply. This notice should not be construed to mean all requests for an administrative hearing or judicial review will be granted or result in the relief sought.

Mediation may be available on a case-by-case basis. If mediation is conducted, it does not affect a substantially interested person's right to a hearing.

The Commission's decision on this tariff is interim in nature and will become final, unless a person whose substantial interests are affected by the proposed action files a petition for a formal proceeding, in the form provided by Rule 28-106.201, Florida Administrative Code. This petition must be received by the Office of Commission Clerk, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850, by the close of business on July 6, 2017.

In the absence of such a petition, this Order shall become final and effective upon the issuance of a Consummating Order.

ORDER NO. PSC-17-0229-TRF-EI DOCKET NO. 170093-EI PAGE 4

Any objection or protest filed in this docket before the issuance date of this order is considered abandoned unless it satisfies the foregoing conditions and is renewed within the specified protest period.

SECTION NO. IV FIETHOURTH REVISED SHEET NO. 4.070 CANCELS FOURTHTHIRD REVISED SHEET NO. 4.070 PART VII GUARANTEE DEPOSITS 7.01 Deposit Requirement: In order to guarantee payment for service rendered, the Customer shall provide the Company with a cash deposit or other acceptable guarantee such as a surety bond, letter of credit, or guarantee letter. For residential customers, the guarantor must be a customer of the Company with a satisfactory payment record. For nonresidential customers, the guarantor needs not be a customer of the Company, but must be a bank, or insurance company, or other institution with proven financial capability to furnish such a guarantee. The required deposit shall be equal to twice the Customer's average monthly bill (rounded to the nearest \$5.00), but no loss than \$25.00. Deposits for existing accounts and new service requests will be calculated in the manner set forth in section 366.05(1)(c)1. & 2. Florida Statutes (2015) (as may be amended from time to time), respectively. Deposits will be recalculated at least on an annual basis. A deposit requirement may be waived for customers who have previously established a satisfactory payment record with the Company or meet the Company's requirements for the establishment of credit. 7.02 Refund of Deposit: After a customer has had continuous service for a period of twenty-three (23) months and established a satisfactory payment record, the Company will refund a residential customer's deposit and at its option either refund or commence applying a higher rate of interest on a non-residential customer's deposit as provided for in Section 25-6.097(45) of the Florida Public Service Commission Rules. A customer is considered to have established a satisfactory payment record, if over the preceding twelve (12) months of service, the customer has not had a disconnection of service for non-payment of bill, made payment with a dishonored check, et had more than one (1) late payment notice, - tampered with the electric meter, or used service in a fraudulent or unauthorized manner.- Any deposit, plus accrued interest, being held by the Company upon termination of service will be credited to the Customer's final bill and any remaining balance refunded. 7.03 New or Additional Deposit: The Company may require upon written notice to the Customer of not less than thirty (30) days a new deposit. or returned, or additional depositdeposit on an existing account -in order to secure payment of ourrent bills. 7.04 Interest on Deposit: Interest will accrue on deposit amounts in existence for a continuous period of six (6) months or longer at the minimum rate provided for in Section 25-6.097(45) of the Florida Public Service Commission Rules. Accrued interest will be paid either as a credit on the Customer's June bill or as a payment upon refund of deposit, or upon final settlement of Customer's account.

ISSUED BY: Javier J. Portuondo, Director, Rates & Regulatory Strategy - FL

EFFECTIVE: April 29, 2013

	UKE SECTION NO. IV FIETH OURTH REVISED SHEET NO. 4.080 VERGY. CANCELS FOURTH THIRD REVISED SHEET NO. 4.080
	Page 1
	PART VIII
	BILLING
8.01	Billing Period:
	A bill for service will be rendered on a regular monthly cycle as scheduled by the Company. A normal bill month is an interval between scheduled meter reading dates and is approximately thirty (30) days.
8.02	Prorated Monthly Bills:
	A normal monthly bill will be prorated (based on actual number of days vs. thirty (30)) if the meter reading data advanced or postponed more than five (5) days from the scheduled read date.
	All other types of bills (including initial, final, or reroute) will be prorated if they cover more or less than a regumenthly billing period (including the five-(5) day reading range). If the billing period is extended more than five days, the Company will not apply the higher tiered rate if the Customer's higher usage is solely attributable to extended billing period.
8.03	Measurement and Evidence of Consumption:
	Power and energy shall be measured for each point of delivery by one meter for each type of service render and the Company's readings and records thereof shall be accepted and received, at all times and places prima facie evidence of the quantity of electricity used by the Customer at the point of delivery.
	(1) Conjunctive Billing: The Company does not permit conjunctive billing. Each point of delivery to the sa customer constitutes a separate service, and bills for two (2) or more points of delivery to the same custor shall be calculated separately for each point of delivery; however, where more than one (1) meter is used measure the same type of service, although only one point of delivery is involved, each such meter shall calculated and billed separately, as though it were a separate service, until such time as the Custor rearranges his facilities to take all of the same type of service through a single meter.
	(2) Unread Meters: When the Company is unable to read a meter due to circumstances beyond the contro the Company, such as inaccessibility of meters because of flood or stormy conditions, the Company n render a minimum or estimated bill.
8.04	Delinquent Bills:
	Bills are due when rendered and become delinquent if not paid within twenty (20) days after the date of mail or delivery. A late payment charge will be applied to accounts that have past due balances, in accordance v the Company's Rate Schedule SC-1. Non-receipt of bills by customer shall not release or diminish the obligat of the Customer with respect to payment thereof on time.
8.05	Vacating or Change of Occupancy:
	When a customer vacates a premise served by the Company, or when a change of occupancy therein tal place, the outgoing customer shall notify the nearest office of the Company not less than three (3) days prior the date of vacating or change, as the case may be; and the outgoing customer shall be held responsible for electric service used on such premises until such notice is received and service is disconnected, or u application for service at said location has been made by a new customer and accepted by the Compa whichever first occurs.
8.06	Service Charges:
	Service Charges shall be made for each establishment or re-establishment of service, and for each return check, in accordance with the Company's Rate Schedule SC-1.
8.07	Adjustment of Bills:

ISSUED BY: Javier J. Portuondo, Director, Rates & Regulatory Strategy - FL

EFFECTIVE: April 29, 2013