BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

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| In re: Petition for approval to transfer Martin- Riviera Lateral Pipeline to Florida Southeast Connection and implement associated rate adjustments, by Florida Power & Light Company. | DOCKET NO. 20170231-EIORDER NO. PSC-2018-0312-PAA-EIISSUED: June 18, 2018 |

The following Commissioners participated in the disposition of this matter:

ART GRAHAM, Chairman

JULIE I. BROWN

DONALD J. POLMANN

GARY F. CLARK

ANDREW GILES FAY

NOTICE OF PROPOSED AGENCY ACTION ORDER APPROVING

TRANSFER OF MARTIN RIVIERA LATERAL PIPELINE

BY THE COMMISSION:

 NOTICE is hereby given by the Florida Public Service Commission that the action discussed herein is preliminary in nature and will become final unless a person whose interests are substantially affected files a petition for a formal proceeding, pursuant to Rule 25-22.029, Florida Administrative Code (F.A.C.).

BACKGROUND

 On October 31, 2017, Florida Power & Light Company (FPL or the Company) filed a Petition for Approval to Transfer the Martin-Riviera Lateral Pipeline to Florida Southeast Connection, LLC (FSC) and Implement Associated Rate Adjustments (FPL Petition). Attached to the FPL Petition were declarations and attachments from FPL witnesses Robert E. Barrett, Jr., Renae B. Deaton, and Sam A. Forrest.

 On December 22, 2017, the President of the United States signed into law the Tax Cuts and Jobs Act (Public Law No. 115-97) (New Tax Law), which became effective January 1, 2018. The New Tax Law provided, among other things, for the reduction in federal income tax rates from 35 percent to 21 percent.

 On February 14, 2018, FPL filed an Amended Petition for Approval to Transfer the Martin- Riviera Lateral Pipeline to Florida Southeast Connection, LLC and Implement Associated Rate Adjustments (Amended Petition). In its Amended Petition, FPL recalculated the data from its original pleading to conform with lower federal income tax rates, and updated the declarations and attachments.

 The pipeline and the related equipment at issue in this proceeding is owned and operated by FPL, and stretches roughly 38 miles between 2 natural gas-burning generating stations in Florida. The 20” diameter natural gas pipeline originates at the Martin Next Generation Clean Energy Center (Martin Plant) located in Martin County, Florida, and terminates at the Riviera Beach Clean Energy Center (Riviera Plant) in Palm Beach County, Florida. The Martin-Riviera lateral pipeline entered commercial service on April 1, 2014, and is solely dedicated to providing natural gas to the Riviera Plant. The associated revenue requirements for the Martin-Riviera lateral pipeline are currently being recovered through FPL’s base rates.

 FSC is a FERC-regulated natural gas company that owns and operates a 126-mile interstate natural gas pipeline network in Florida. The Houston, Texas-based company is a wholly-owned subsidiary of NextEra Energy, Inc., and the proposed transfer would essentially extend FSC’s current pipeline network from Osceola County, Florida, to the Riviera Plant in Palm Beach County, Florida.

 By the original and amended petitions, FPL is implementing Paragraph 17 of the Stipulation and Settlement Agreement that resolved the Company’s 2016 rate case.[[1]](#footnote-1) FPL seeks Commission approval to do the following:

1. Transfer ownership of the pipeline assets and related equipment from FPL to FSC; and
2. Implement base and cost recovery factor adjustments stated in Paragraph 17(b) of the Stipulation and Settlement Agreement and approve the associated tariff sheets, effective September 1, 2018.

 Our jurisdiction to consider this matter derives from our authority to set fair and reasonable rates found in Section 366.05, Florida Statutes.

DECISION

 In early October 2016, FPL entered into a comprehensive Stipulation and Settlement agreement with certain parties in its rate case docket, Docket No. 20160021-EI. At that time, FPL proposed a conceptual framework for transferring the Martin-Riviera lateral pipeline to FSC which identified four conditions that needed to be met in order to implement the asset transfer:

1. FPL must seek the necessary regulatory approvals that would authorize it to transfer the pipeline asset with all related equipment and inventory to its affiliated FERC-regulated natural gas company, FSC, upon a showing that this transfer will result in customer savings on a cumulative present value revenue requirement (CPVRR) basis pursuant to FPL’s negotiated contractual terms with FSC for firm gas transportation;
2. The Martin-Riviera pipeline assets are to be transferred at their net book value as of the transaction date;
3. FPL is to request approval to implement simultaneous changes to lower base rates and adjust fuel rates to reflect the projected transportation charges; and
4. FPL is to implement the base rate adjustment as a percentage reduction in base rates for every rate class.

 FPL contends that it has met these conditions, and requests that we acknowledge September 1, 2018, as the effective date for all purposes.

Purchase and Sale Agreements

 In his original and amended declarations, witness Forrest explained that in addition to the principle sales agreement between FPL and FSC, a number of associated agreements were needed related to the provision of firm natural gas transportation service.[[2]](#footnote-2) The principle sales agreement was signed and executed on October 27, 2017. An Amendment to this agreement was signed on February 9, 2018, setting the net book value and purchase price at $167,415,732.

 Showing of CPVRR Cost Savings

 Under the terms of the long-term natural gas transportation and service agreement between FPL and FSC, FSC will provide firm gas transportation service to FPL under a negotiated rate based on the maximum daily quantity of 300,000 dekatherms, which equals the quantity of natural gas FPL has available to it through its original ownership of the pipeline. In Attachment REB-1, witness Barrett provided an annualized summary of the CPVRR analysis FPL performed, which shows Net Customer Savings of $4.4 million, based on using a natural gas transportation and service agreement with a total term of 40-years (2018-2057).[[3]](#footnote-3) The 40-year term is based on an initial 24-year term for the contract, followed by three successive 5-year extensions. In its response to our Staff’s First Data Request, the Company stated:

A term of 24 years was chosen so that the FPL contract with the Florida Southeast Connection (FSC) pipeline for gas transportation on the Riviera Lateral would sync up with FPL’s existing contract for gas transportation on FSC’s existing pipeline from the central Florida hub to the Martin Plant. The term of FPL’s existing central Florida hub to Martin Plant agreement with FSC is 25 years effective July 1, 2017. If the Riviera Lateral transfer is effective on July 1, 2018, both of these contracts would have identical remaining terms. In addition, both contracts include the right for FPL to exercise up to three successive five year extensions resulting in the possibility a total of 40 years for the existing contract and 39 years for the Riviera Lateral contract.

In another response, FPL stated that the 40-year term is consistent with the current useful life of the divested pipeline asset.

 FPL has calculated that an estimated depreciation expense (savings) of approximately $65 million on a CPVRR basis, or approximately $160 million on a nominal basis, is generated by transferring the Martin-Riviera Lateral Pipeline to FSC.[[4]](#footnote-4) We have verified that these amounts were appropriately calculated using currently-approved depreciation rates.[[5]](#footnote-5) The Company’s current depreciation rates were ordered as part of its 2016 Stipulation and Settlement Agreement.[[6]](#footnote-6) The projected depreciation expense includes amounts related to both the Martin-Riviera Lateral, and a relatively small amount of forecasted capital expenditures in support of the pipeline.

 Rate Impacts for Customers and Notification

 In her original and amended declarations, witness Deaton explained that simultaneous rate changes will impact customer bills for the period September through December 2018. As noted previously, FPL is currently recovering the revenue requirements for the Martin-Riviera pipeline lateral through the Company’s base rates. Upon approval of the FPL Petition, the Company will no longer own this asset, and the lower revenue requirement will be reflected as a $0.22 per month reduction to the Base Charge component of the bill for a residential customer using 1,000 kilowatt-hours of electricity. This reduction is coupled with an elevated Fuel Cost Recovery charge of $0.20, which reflects the incremental amount of cost recovery necessary for FPL to recoup the cost of the natural gas transportation and service agreement it entered into with FSC, as shown in Column 6 of Table 1. No other billing components change, and the net difference is shown as a reduction of $0.02/month, as illustrated in Table 1 below:[[7]](#footnote-7)

Table 1

FPL Typical 1,000-kWh Residential Customer Bill Comparison

for the period July-December, 2018

|  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- |
| (1) | (2) | (3) | (4) | (5) | (6) |
| Component | CurrentApril 2018 | Proposed[[8]](#footnote-8)July-August2018 | Net Difference[[9]](#footnote-9) | Proposed[[10]](#footnote-10)September-December2018 | Net Difference[[11]](#footnote-11) |
| Base Charge | $67.10 | $67.10 | $0.00 | $66.88 | ($0.22) |
| Fuel Cost Recovery | $22.73 | $22.73 | $0.00 | $22.93 | $0.20 |
| Energy Conservation Cost Recovery | $1.53 | $1.53 | $0.00 | $1.53 | $0.00 |
| Capacity Cost Recovery | $2.57 | $2.34 | ($0.23) | $2.34 | $0.00 |
| Environmental Cost Recovery | $1.58 | $1.22 | ($0.36) | $1.22 | $0.00 |
| Storm Restoration Surcharge | $1.38 | $1.48 | $0.10 | $1.48 | $0.00 |
| Interim Storm Restoration Surcharge | $0.00 | $0.00 | $0.00 | $0.00 | $0.00 |
| Subtotal | $96.89 | $96.40 | ($0.49) | $96.38 | ($0.02) |
| Gross Receipts Tax | $2.48 | $2.47 | (0.01) | $2.47 | $0.00 |
| **Totals** | **$99.37** | **$98.87** | ($0.50) | **$98.85** | ($0.02) |

 Source: Attachment RDB-5, Page 1 of 1, filed February 14, 2018.

 FPL initially notified customers with bill inserts regarding this matter at about the time the petition was filed and

. . . [as] is standard for all petitions that result in a change to customer bills, FPL will include a very short bill message on all customer bills 30 days in advance of the rates taking effect, and will provide updated rates schedules on its website ([www.FPL.com/rates](http://www.FPL.com/rates)) at the same time that will reflect all rate changes taking effect the following month. [[12]](#footnote-12)

 Physical restrictions on bill inserts limit the amount of detail that can be included in such notifications, but FPL’s customers can access detailed billing information from links on the Company’s website.[[13]](#footnote-13)

 As part of our consideration of the 2016 Stipulation and Settlement Agreement, we evaluated and approved the conceptual framework for the transfer and simultaneous rate impacts described above. Having reviewed FPL’s original and amended petitions, the original and amended declarations and attachments, and FPL’s responses to Commission staff’s four sets of data requests, we find that FPL’s calculations are correct and the materials are reasonable.

 Therefore, we approve FPL's Amended Petition to transfer the Martin-Riviera lateral pipeline to Florida Southeast Connection. The associated rate adjustments shall become effective with the September 2018 billing cycle, which begins on September 1, 2018. We further give Commission staff the authority to administratively approve the tariff sheets implementing these approved rate adjustments.

 Based on the foregoing, it is

 ORDERED by the Florida Public Service Commission that Florida Power & Light Company’s Amended Petition for Approval to Transfer the Martin-Riviera Lateral Pipeline to Florida Southeast Connection and Implement Associated Rate Adjustments is hereby approved. It is further

 ORDERED that the associated rate adjustments shall become effective with the September 2018 billing cycle, which begins on September 1, 2018. It is further

 ORDERED that Commission staff shall have the authority to administratively approve the tariff sheets implementing these approved rate adjustments. It is further

ORDERED that the provisions of this order, issued as proposed agency action, shall become final and effective upon the issuance of a Consummating Order unless an appropriate petition, in the form provided by Rule 28-106.201, F.A.C., is received by the Office of Commission Clerk, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850, by the close of business on the date set forth in the “Notice of Further Proceedings” attached hereto. It is further

 ORDERED that, if a protest is filed within 21 days of the issuance of the order, this docket shall remain open pending resolution of the protest. If a protest is not filed within 21 days of the date of this order, this docket shall be closed upon the issuance of a Consummating Order.

 By ORDER of the Florida Public Service Commission this 18th day of June, 2018.

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| --- | --- |
|  | /s/ Carlotta S. Stauffer |
|  | CARLOTTA S. STAUFFERCommission Clerk |

 Florida Public Service Commission

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

SBr

NOTICE OF FURTHER PROCEEDINGS OR JUDICIAL REVIEW

 The Florida Public Service Commission is required by Section 120.569(1), Florida Statutes, to notify parties of any administrative hearing that is available under Section 120.57, 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 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 action proposed herein is preliminary in nature. Any person whose substantial interests are affected by the action proposed by this order may file 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 9, 2018.

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

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

1. The 2016 Stipulation and Settlement Agreement was approved by Order No. PSC-2016-0560-AS-EI (Settlement Order), issued December 15, 2016, in Docket No. 20160021-EI, In re: Petition for rate increase by Florida Power & Light Company*.* [↑](#footnote-ref-1)
2. A total of four agreements are included in Attachment SAF-1, which accompanied the Amended Declaration of Sam A. Forrest. Some information contained in Attachment SAF-1 is confidential. [↑](#footnote-ref-2)
3. Certain information contained in Attachment REB-1 is confidential. Although year-by-year data is provided in Attachment REB-1, this information is confidential, FPL acknowledged, however, that the Net Customer Savings result for individual years would show that in its CPVRR analysis is “front-end loaded with net savings in the initial years followed by net costs in the outer years.” [↑](#footnote-ref-3)
4. Attachment REB-1. [↑](#footnote-ref-4)
5. Order No. PSC-2016-0560-AS-EI, issued December 15, 2016, in Docket No. 20160021-EI, In re: Petition for rate increase by Florida Power & Light Company; Docket No. 20160061-EI, In re: Petition for approval of 2016-2018 storm hardening plan, by Florida Power & Light Company; Docket No. 20160062-EI, In re: 2016 depreciation and dismantlement study by Florida Power & Light Company; and Docket No. 20160088-EI, In re: Petition for limited proceeding to modify and continue incentive mechanism, by Florida Power & Light Company. [↑](#footnote-ref-5)
6. Id. [↑](#footnote-ref-6)
7. The proposed changes for the instant petition are shown in Columns 5 and 6 of Table 1. For informational purposes, the billing changes that are proposed in FPL’s Petition for Mid-Course Corrections to its 2018 Capacity and Environmental Cost Recovery Factors are shown in Columns 3 and 4 of Table 1. Also, the data in Table 1 does not reflect any of the storm-related charges attributable to named storms that impacted FPL’s service territory in the 2017 hurricane season. [↑](#footnote-ref-7)
8. Reflects approval of the Mid-Course corrections to Capacity and Environmental Cost Recovery Clause amounts, and a true-up adjustment in storm charges, as filed in Docket Nos. 20180001-EI and 20180007-EI. [↑](#footnote-ref-8)
9. The Net Difference shown in Column 4 of Table 1 reflects the true-up adjustment in storm charges effective June 1, 2018, and the Mid-Course Corrections to Capacity and Environmental Cost Recovery Clause amounts, effective July 1, 2018. It does not reflect the instant petition (the Martin-Riviera Natural Gas Pipeline transfer), which is proposed to become effective September 1, 2018. [↑](#footnote-ref-9)
10. Reflects approval of the proposed Martin-Riviera pipeline lateral transfer effective September 1, 2018, as filed in Docket No. 20170231-EI. [↑](#footnote-ref-10)
11. The Net Difference shown in Column 6 of Table 1 reflects the true-up adjustment in storm charges effective June 1, 2018, the Mid-Course Corrections to Capacity and Environmental Cost Recovery Clause amounts, and the Martin-Riviera Natural Gas Pipeline transfer petition that is pending in this docket. [↑](#footnote-ref-11)
12. FPL’s Response to Commission staff’s Fourth Data Request. [↑](#footnote-ref-12)
13. Having reviewed the customer notification materials used for residential and business customers, we find that they are appropriate. [↑](#footnote-ref-13)