BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Environmental Cost		DOCKET NO. 20200007-EI
Recovery Clause		FILED: October 9, 2020
	/	

THE FLORIDA INDUSTRIAL POWER USERS GROUP'S PREHEARING STATEMENT

The Florida Industrial Power Users Group (FIPUG), pursuant to Order No. PSC-2020-0044-PCO-EI, files its Prehearing Statement.

A. APPEARANCES:

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Attorneys for the Florida Industrial Power Users Group

B. WITNESSES AND EXHIBITS:

FIPUG reserves the right to call witnesses listed by other parties in this docket.

C. <u>STATEMENT OF BASIC POSITION:</u>

Only costs legally authorized should be recovered through the environmental cost recovery clause. FIPUG maintains that the respective utilities must satisfy their burden of proof for any and all monies or other relief sought in this proceeding.

D. STATEMENT OF ISSUES AND POSITIONS:

GENERIC ISSUES

<u>ISSUE 1</u>: What are the final environmental cost recovery true-up amounts for the period January 2019 through December 2019?

FIPUG: Adopt the position of OPC.

<u>ISSUE 2</u>: What are the estimated/actual environmental cost recovery true-up amounts for the period January 2020 through December 2020?

FIPUG: Adopt the position of OPC.

<u>ISSUE 3</u>: What are the projected environmental cost recovery amounts for the period January 2021 through December 2021?

FIPUG: Adopt the position of OPC.

<u>ISSUE 4</u>: What are the environmental cost recovery amounts, including true-up amounts, for the period January 2021 through December 2021?

FIPUG: Adopt the position of OPC.

<u>ISSUE 5</u>: What depreciation rates should be used to develop the depreciation expense included in the total environmental cost recovery amounts for the period January 2021 through December 2021?

FIPUG: Adopt the position of OPC.

<u>ISSUE 6</u>: What are the appropriate jurisdictional separation factors for the projected period

January 2021 through December 2021?

FIPUG: Adopt the position of OPC.

<u>ISSUE 7</u>: What are the appropriate environmental cost recovery factors for the period

January 2021 through December 2021 for each rate group?

FIPUG: Adopt the position of OPC.

ISSUE 8: What should be the effective date of the new environmental cost recovery factors

for billing purposes?

FIPUG: Adopt the position of OPC.

ISSUE 9: Should the Commission approve revised tariffs reflecting the environmental cost

recovery amounts and environmental cost recovery factors determined to be

appropriate in this proceeding?

FIPUG: Adopt the position of OPC.

ISSUE 10: Should this docket be closed?

FIPUG: Yes.

Duke Energy Florida, LLC:

ISSUE 11: Should the Commission approve DEF's Anclote and Bartow Stations 316(b) Rule

Compliance Plan Projects for cost recovery through the Environmental Cost

Recovery Clause?

FIPUG: Adopt the position of OPC.

ISSUE 12: How should any approved Environmental Cost Recovery Clause costs associated

with DEF's Anclote and Bartow Stations 316(b) Rule Compliance Plan Projects

be allocated to the rate classes?

FIPUG: Adopt the position of OPC.

Florida Power & Light Company:

ISSUE 13: Should FPL be allowed to recover, through the ECRC, prudently incurred costs

associated with its proposed Power Plant Intake Protected Species Project?

FIPUG: Adopt the position of OPC.

ISSUE 14: How should any approved Environmental Cost Recovery Clause costs associated

with FPL's proposed Power Plant Intake Protected Species Project be allocated to

the rate classes?

FIPUG: Adopt the position of OPC.

ISSUE 15: Should FPL be allowed to recover, through the ECRC, prudently incurred costs

associated with its proposed modification to its Turkey Point Cooling Canal

Monitoring Plan Project

FIPUG: Adopt the position of OPC.

E. STIPULATED ISSUES:

None at this time.

F. PENDING MOTIONS:

None at this time.

G. STATEMENT OF PARTY'S PENDING REQUESTS OR CLAIMS FOR CONFIDENTIALITY:

None.

H. OBJECTIONS TO QUALIFICATION OF WITNESSES AS AN EXPERT:

None.

I. <u>STATEMENT OF COMPLIANCE WITH ORDER ESTABLISHING PROCEDURE:</u>

There are no requirements of the Order Establishing Procedure with which the Florida Industrial Power Users Group cannot comply at this time.

s/ Jon C. Moyle, Jr.
Jon C. Moyle, Jr.

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CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing was furnished to

the following by Electronic Mail, on this 9th day of October, 2020:

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