

Antonia Hover

From: Betty Leland
Sent: Tuesday, June 23, 2020 4:39 PM
To: Commissioner Correspondence
Cc: Jim Varian
Subject: FW: 20200056-EG; Walmart Response to FIPUG Comments
Attachments: 20200056-EG - Walmart Response to FIPUG.pdf

Good Afternoon:

Please place the attached letter is Docket 20200056-EG.

Thanks.

*Betty Leland, Executive Assistant to
Commissioner Art Graham
Florida Public Service Commission
bleland@psc.state.fl.us
(850) 413-6024*

From: Sarah D. Stoner [mailto:SStoner@spilmanlaw.com]
Sent: Tuesday, June 23, 2020 3:51 PM
To: Braulio Baez; Keith Hetrick; Office of Chairman Clark; Office of Commissioner Brown; Office of Commissioner Fay; Office of Commissioner Graham; Office of Commissioner Polmann; Barry A. Naum; Charles Murphy; Derrick Price Williamson; Kenneth A. Hoffman; Stephanie U. (Roberts) Eaton; William P. Cox
Subject: 20200056-EG; Walmart Response to FIPUG Comments

Please find attached Walmart Inc.'s Comments in Response to the Florida Industrial Power Users Group's June 19, 2020 Comments, which was electronically filed today with the Florida Public Service Commission in the above-referenced proceeding. If you have any problems opening this document, please contact the undersigned. Thank you.

On behalf of

Stephanie U. (Roberts) Eaton
Litigation Department Vice-Chair
Spilman Thomas & Battle, PLLC
110 Oakwood Drive, Suite 500
Winston-Salem, NC 27103
O 336.631.1062
M 336.655.2229
F 336.725.4476
seaton@spilmanlaw.com
[View My Bio](#)



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June 23, 2020

VIA E-MAIL

Chairman Gary F. Clark
Florida Public Service Commission
2540 Shumard Oak Boulevard
Tallahassee, FL 32399-0850
Commissioner.Clark@psc.state.fl.us

Commissioner Art Graham
Florida Public Service Commission
2540 Shumard Oak Boulevard
Tallahassee, FL 32399-0850
Commissioner.Graham@psc.state.fl.us

Commissioner Julie Imanuel Brown
Florida Public Service Commission
2540 Shumard Oak Boulevard
Tallahassee, FL 32399-0850
Commissioner.Brown@psc.state.fl.us

Commissioner Donald J. Polmann, Ph.D., P.E.
Florida Public Service Commission
2540 Shumard Oak Boulevard
Tallahassee, FL 32399-0850
Commissioner.Polmann@psc.state.fl.us

Commissioner Andrew Giles Fay
Florida Public Service Commission
2540 Shumard Oak Boulevard
Tallahassee, FL 32399-0850
Commissioner.Fay@psc.state.fl.us

Re: Docket No. 20200056-EG-EI; Petition for Approval of Florida Power & Light Company's Demand-Side Management Plan

Dear Commissioners:

On behalf of Walmart Inc. ("Walmart"), an Interested Party in the above-referenced case, please accept and consider these comments regarding Florida Power and Light's ("FPL") Petition for Approval of its Demand-Side Management ("DSM") Plan in Docket Number 20200056-EG.

Walmart received comments filed in this case on June 19, 2020, on behalf of Florida Industrial Power Users Group ("FIPUG") and supports FIPUG's comments. In particular, Walmart agrees that interruptible, curtailable, and standby generation tariffs are a valuable resource to the utilities, but among the concurrent DSM Plan proceedings pending before the Florida Public Service Commission ("Commission"), only FPL seeks to modify the credit value associated with demand-side resources. Therefore, as did FIPUG, Walmart urges the Commission to refrain from altering FPL's existing Commercial and Industrial Load Credits ("CILC") and Commercial and Industrial Demand Reduction Credits ("CDR") in this Docket 20200056-EG, and instead, Walmart requests, that DSM credit issues be addressed in in FPL's next rate case or in a separate Docket.

Walmart appreciates your consideration on this issue and would be eager to address the issue with the Commission at the appropriate time.

Sincerely,

/s/ Stephanie U. Eaton

Stephanie U. Eaton (Florida Bar No. 165610)

seaton@spilmanlaw.com

Derrick Price Williamson

Spilman Thomas & Battle, PLLC

1100 Bent Creek Boulevard, Suite 101

Mechanicsburg, PA 17050

dwilliamson@spilmanlaw.com

SUE:sds

Enclosure

c: Mr. Adam Teitzman, Commission Clerk (via Electronic Filing)
Bralio Baez, PSC Executive Director (via E-mail)
Keith Hetrick, PSC General Counsel (via E-mail)
Parties of Record

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished by electronic mail to the following parties this 23rd day of June, 2020.

Kenneth A. Hoffman
Florida Power & Light Company
134 W. Jefferson Street
Tallahassee, FL 32301-1713
Ken.Hoffman@fpl.com

Charles Murphy
Office of General Counsel
Florida Public Service Commission
2540 Shumard Oak Blvd., Room 110
Tallahassee, FL 32399-0850
cmurphy@psc.state.fl.us

William P. Cox
Florida Power & Light Company
700 Universe Boulevard
Juno Beach, FL 33408
will.cox@fpl.com

/s/ Stephanie U. Eaton

Stephanie U. Eaton