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June 11, 2021

E-PORTAL

Mr. Adam J. Teitzman, Clerk Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850

Re: **Docket No. 20200151-EI -** Petition for approval of a regulatory asset to record costs incurred due to COVID-19, by Gulf Power Company.

Docket No. 20200189-WS - Petition for approval of a regulatory asset to record costs incurred due to COVID-19, by Utilities, Inc. of Florida.

Docket No. 20200194-PU – Petition for approval of regulatory assets to record costs incurred due to COVID-19, by Florida Public Utilities Company, Florida Public Utilities Company - Indiantown Division, Florida Public Utilities Company - Fort Meade, Florida Division of Chesapeake Utilities Corporation.

Dear Mr. Teitzman:

Attached for filing in the referenced consolidated dockets, please find the Joint Motion of Florida Public Utilities Company and the Office of Public Counsel for Approval of a Stipulation and Settlement, which is included as Attachment A to the Joint Motion. While submitted in the referenced consolidated dockets, the Joint Motion and referenced Stipulation and Settlement are submitted for purposes of Docket No. 20200194-PU only.

As always, thank you for your assistance with this filing. Please do not hesitate to let me know if you have any questions whatsoever.

Sincerely,

s/Beth Keating

Beth Keating Gunster, Yoakley & Stewart, P.A. 215 South Monroe St., Suite 601 Tallahassee, FL 32301 (850) 521-1706

Enclosures cc:// (Service List)

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition for approval of a regulatory asset to record costs incurred due to COVID- 19, by Gulf Power Company.	DOCKET NO. 20200151-EI
In re: Petition for approval of a regulatory asset to record costs incurred due to COVID- 19, by Utilities, Inc. of Florida.	DOCKET NO. 20200189-WS
In re: Petition for approval of regulatory assets	DOCKET NO. 20200194-PU
to record costs incurred due to COVID-19, by	
Florida Public Utilities Company, Florida	FILED: June 11, 2021
Public Utilities Company - Indiantown	
Division, Florida Public Utilities Company -	
Fort Meade, Florida Division of Chesapeake	
Utilities Corporation.	

JOINT MOTION OF FLORIDA PUBLIC UTILITIES COMPANY AND THE OFFICE OF PUBLIC COUNSEL FOR APPROVAL OF STIPULATION AND SETTLEMENT

Florida Public Utilities Company (All Divisions) and the Florida Division of Chesapeake Utilities Corporation (herein, "FPUC" or "Companies") and the Office of Public Counsel ("OPC") (collectively, "Joint Movants" or "Parties") by and through their undersigned attorneys, respectfully move the Florida Public Service Commission ("Commission") to approve the Stipulation and Settlement ("Covid-19 Settlement") attached hereto as Attachment "A". The Joint Movants have entered into this Covid-19 Settlement in resolution of all issues in Docket No. 20200194-PU. In support hereof, the Joint Movants state as follows:

1. On March 9, 2020, the Governor issued Executive Order Number 20-52, declaring a state of emergency for the State of Florida as a result of Novel Coronavirus Disease 2019, or COVID-19. As the pandemic continued, additional emergency orders and ordinances were issued by counties and municipalities throughout the State of Florida, requiring the implementation of heightened safety protocols in an effort to slow the spread of the Covid-19 virus. Many Florida citizens and businesses were greatly impacted by the business closures and/or restrictions on businesses, which caused significant economic impacts in addition to the health impacts of the COVID-19 pandemic.

2. In its efforts to comply with the prescribed safety protocols and protect the health and safety of its customers and employees, FPUC incurred additional, incremental costs, including costs associated with remote working, personal protective equipment, and additional cleaning. Due to the pandemic's economic impacts, FPUC also experienced incremental increases in its bad debt expense.

3. On August 11, 2020, FPUC petitioned the Commission for approval to establish a regulatory asset for the incremental costs associated with the COVID-19 pandemic for each of its natural gas and electric business units. Thereafter, on October 26, 2020, the Florida Public Service Commission ("FPSC") issued Order No. PSC-2020-0404-PAA-PU ("PAA Order") allowing the Companies to establish regulatory assets, and record certain incremental costs in those regulatory assets, for bad debt and safety-related costs directly and solely attributable to the health and safety of the Companies' employees and its customers during the COVID-19 pandemic while specifically excluding lost revenues. The Commission also required the Companies to track and report on any assistance or benefits, regardless of form or source, that would offset any COVID-19 related expenses, including but not limited to any cost savings directly attributable to COVID-19.

4. The OPC protested Order No. PSC-2020-0404-PAA-GU on November 16, 2020.

5. By Order No. PSC-2021-0104-PCO-PU, issued March 12, 2021, Docket No. 20200194-PU addressing the Companies' request was consolidated for hearing purposes with

Dockets Nos. 20200151-EI and 20200189-WS, which address regulatory asset requests made by Gulf Power Company and Utilities, Inc. of Florida, respectively.

6. By Order No. PSC-2021-0104-PCO-PU, as amended by Order No. PSC-2021-0104A-PCO-PU, the consolidated dockets were scheduled for an administrative hearing on June 16, 2021.

7. As this proceeding has progressed, the Joint Movants have submitted testimony and engaged in discovery. The Joint Movants have also engaged in productive discussions for a nonlitigated resolution of their disagreement on the issues. The Covid-19 Settlement is the result of these good faith efforts to address the issues in this proceeding in a manner that will provide regulatory certainty for FPUC, while minimizing the impact to FPUC's customers. The Joint Movants represent that approval of this Covid-19 Settlement will avoid the unnecessary expense and uncertainty associated with further litigation. Therefore, the Joint Movants submit the Covid-19 Settlement is in the public interest and respectfully request its approval as further described below.

8. In furtherance of this Joint Motion and approval of the Covid-19 Settlement, the Joint Movants waive any right to seek reconsideration of, or otherwise appeal, any decision of the Commission approving, in its entirety, this Covid-19 Settlement.

9. The Covid-19 Settlement provides, among other things:

• The Parties agree that FPUC may establish a regulatory asset in a total amount of \$2,085,759, inclusive of each of divisions allocation of the regulatory asset (hereafter "regulatory asset"), which shall be deemed the appropriate amount as of June 30, 2021. The amount identified includes COVID-19 related incremental expenses for bad debt write-offs, personnel protective equipment, cleaning and business information services for remote working. The regulatory asset shall be

allocated to the Companies' electric and natural gas business units in accordance with Exhibit A, which is attached hereto and incorporated by reference.

- The identified costs in the following categories, including any additional costs incurred prior to June 30, 2021, shall be deemed recovered through COVID-19 related savings, and not eligible for any recovery in any future proceeding(s): health claims (\$145,827); Communication (\$37,980), Consulting (\$20,976), Legal (\$33,552) and Other (\$113,892). Similarly, the identified amounts for incremental ("hazard") pay in the amount of \$407,443 and the lost opportunity for a reduced insurance premium in the amount of \$360,360 for the prior period up to and including April 30, 2021, is deemed to have been fully recovered by the Companies through COVID-19 savings for purposes of this proceeding, as well as any future proceeding(s) involving the Companies.
- FPUC will not record any further amounts to the regulatory asset after June 30, 2021. Any incremental costs associated with the COVID-19 pandemic or otherwise incurred after June 30, 2021, or as specified for Paragraph 5 items, will be deemed a separate event by the Parties.
- The Parties have agreed that, beginning with the factors established for the calendar year 2022, FPUC shall be allowed to amortize over two years and recover the allocated regulatory asset established consistent with the provisions of this Covid-19 Settlement through the Purchased Gas Adjustment and Swing Service mechanisms for the natural gas business units and through the Fuel and Purchased Power Cost Recovery clause mechanism for the electric division.
- The Parties agree the direct and rebuttal testimony of FPUC's witnesses Galtman and Craig, and the rebuttal testimony of joint witness Deason, only as it pertains to FPUC, as well as the direct testimony of OPC witness Lawton may be entered into

the record of this consolidated proceeding, along their exhibits and the FPUC related exhibits on the stipulated Comprehensive Exhibit List.

• Approval of this Covid-19 Settlement will resolve all matters and issues in Docket 20200194-PU.

10. To date, no other parties have intervened in Docket No. 20200194-PU. As the only two parties to the Docket have executed the Covid-19 Settlement, no party will be prejudiced by the proposed procedure or the Commission's approval of the Covid-19 Settlement. Should any new party seek to intervene at any point in the future, in accordance with Commission rules, such party would then take the case as they find it.

12. The Joint Movants represent that the Covid-19 Settlement provides an equitable and just balance of the positions of the parties on the issues in this proceeding. The Joint Movants submit approval of the Covid-19 Settlement is in the best interests of both the Company and its customers, and therefore, respectfully request approval of same.

13. For the sake of efficiency, the Joint Movants request the Commission rule on this Joint Motion For Approval of Stipulation and Settlement on June 16, 2021, the date scheduled for the technical hearing in this proceeding.

14. FPUC commits to making experts available to the Commission to address questions, if any, regarding Covid-19 Settlement.

15. Commission approval of this Joint Motion is consistent with the Commission's long-standing policy to encourage settlements that provide benefits to the customers and avoid unnecessary additional litigation expense.

WHEREFORE, the Joint Movants hereby respectfully request that the Commission grant

Docket No. 20200194-PU

this Joint Motion, approve the Settlement and Stipulation attached hereto as Attachment "A",

effective June 16, 2021.

Respectfully submitted this 11th day of June, 2021, by:

<u>s/Patricia Christensen</u> Patricia A. Christensen, Esquire Bar No. 989789 Office of the Public Counsel c/o The Florida Legislature 111 West Madison St., Rm 812 Tallahassee, FL 32399-1400

Office of Public Counsel

s/Beth Keating Beth Keating, Esquire Bar No. 0022756 Gunster, Yoakley & Stewart, P.A. 215 South Monroe St., Suite 601 Tallahassee, FL 32301 (850) 521-1706

Attorneys for Florida Public Utilities Company and the Florida Division of Chesapeake Utilities Corporation

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 of record this 11th day of June, 2021:

Office of the General Counsel Jennifer Crawford Walter Trierweiler Shaw Stiller 2540 Shumard Oak Blvd Tallahassee, FL 32399-0850 jcrawfor@psc.state.fl.us	Joel Baker 700 Universe Boulevard Juno Beach, FL 33408-0420 Joel.baker@fpl.com
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Russell A. Badders Gulf Power Company One Energy Place Pensacola, FL 32520-0780 <u>Russell.Badders@nexteraenergy.com</u>	Kenneth Hoffman Florida Power & Light Company 215 South Monroe Street, Suite 810 Tallahassee, FL 32301 <u>Ken.Hoffman@fpl.com</u>
Richard Gentry/P. Christensen/A. Pirrello/S. Morse Office of Public Counsel c/o The Florida Legislature 111 W. Madison Street, Room 812 Tallahassee, FL 32399-1400 Gentry.Richard@leg.state.fl.us Christensen.patty@leg.state.fl.us Morse.stephanie@leg.state.fl.us Pirrello.Anastacia@leg.state.fl.us	Mike Cassel Florida Public Utilities Company 208 Wildlight Ave. Yulee, FL 32097 <u>mcassel@fpuc.com</u>
Dean Mead Law Firm Martin S. Friedman 420 S. Orange Ave., Suite 700 Orlando FL 32801 <u>mfriedman@deanmead.com</u>	Utilities, Inc. of Florida Mr. Patrick C. Flynn 200 Weathersfield Avenue Altamonte Springs FL 32714-4027 pcflynn@uiwater.com

By: <u>s/Beth Keating</u> Beth Keating Gunster, Yoakley & Stewart, P.A. 215 South Monroe St., Suite 601 Tallahassee, FL 32301 (850) 521-1706

ATTACHMENT "A"

Docket No. 20200194 – PU: In re: Petition for approval of regulatory assets to record costs incurred due to COVID-19, by Florida Public Utilities Company, Florida Public Utilities Company - Indiantown Division, Florida Public Utilities Company - Fort Meade, Florida Division of Chesapeake Utilities Corporation.

STIPULATION AND SETTLEMENT

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition for approval of a regulatory asset to record costs incurred due to COVID- 19, by Gulf Power Company.	DOCKET NO. 20200151-EI
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to record costs incurred due to COVID-19, by	
Florida Public Utilities Company, Florida	FILED: June 11, 2021
Public Utilities Company - Indiantown	
Division, Florida Public Utilities Company -	
Fort Meade, Florida Division of Chesapeake	
Utilities Corporation.	

STIPULATION AND SETTLEMENT BETWEEN FPUC AND OPC

WHEREAS, Florida Public Utilities Company (Electric and all Natural Gas Divisions) and the Florida Division of Chesapeake Utilities Corporation (herein, "FPUC" or "Companies") and the Office of Public Counsel ("OPC") have signed this Stipulation and Settlement regarding the Companies' requests for relief, which initiated Docket No. 20200194-PU, ("Covid-19 Settlement"); and

WHEREAS, unless the context clearly intends otherwise, the term "Party" or "Parties" shall mean a signatory or signatories to this Covid-19 Settlement; and

WHEREAS, on March 9, 2020, the Governor issued Executive Order Number 20-52, declaring a state of emergency for the State of Florida as a result of Novel Coronavirus Disease 2019, or COVID-19; and

WHEREAS, due to emergency orders and ordinances issued by counties and municipalities throughout the State of Florida, many Florida citizens and businesses where greatly

impacted by closure of certain businesses and/or restrictions on businesses causing significant economic impacts as well as health impacts due to the COVID-19 pandemic; and

WHEREAS, many Florida citizens and businesses have experienced a substantial reduction or loss of income due to the COVID-19 restrictions and these some of citizens and businesses are located in FPUC's service territories; and

WHEREAS, due to the pandemic's economic impacts on FPUC's customers, FPUC experienced increases in bad debt; and

WHEREAS, FPUC incurred additional costs related to COVID-19 to ensure the safety of their employees and customers during the COVID-19 pandemic through remote working, personal protective equipment, and additional cleaning; and

WHEREAS, the impact of the COVID-19, has been prolonged and devastating with lasting, long-term effects both nationally and globally especially for many individuals that are residential customers and small business customers; and

WHEREAS, on August 11, 2020, FPUC petitioned the Florida Public Service Commission ("the Commission") for approval to establish a regulatory asset for the incremental costs associated with the COVID-19 pandemic for each of its natural gas and electric business units; and

WHEREAS, on October 26, 2020, the Florida Public Service Commission ("FPSC") issued Order No. PSC-2020-0404-PAA-PU ("PAA Order") allowing the Companies to establish regulatory assets, and record certain incremental costs in those regulatory assets, for bad debt and safety-related costs directly and solely attributable to the health and safety of the Companies' employees and its customers during the COVID-19 pandemic while specifically excluding lost revenues; and

WHEREAS, by its PAA Order, the Commission also required the Companies to track and report on any assistance or benefits, regardless of form or source, that would offset any COVID-

19 related expenses including but not limited to any cost savings directly attributable to COVID-19; and

WHEREAS, the OPC protested Order No. PSC-2020-0404-PAA-GU on November 16, 2020; and

WHEREAS, Docket No. 20200194-PU addressing the Companies' requests was consolidated with the additional referenced dockets for purposes of hearing by Order No. PSC-2021-0104-PCO-PU, issued March 12, 2021; and

WHEREAS, by Order No. PSC-2021-0104-PCO-PU, as amended by Order No. PSC-2021-0104A-PCO-PU, the consolidated dockets were scheduled for an administrative hearing on June 16, 2021; and

WHEREAS, pursuant to the Prehearing Officer's scheduling orders, FPUC and OPC have submitted the testimony and exhibits of their respective witnesses; and

WHEREAS, extensive discovery has been conducted as it pertains to Docket No. 20200194-PU; and

WHEREAS, after full and extensive review of the testimony and discovery produced, the Parties have engaged in good faith discussion and have reached a full and complete resolution of all matters in Docket No. 20200194-PU; and

WHEREAS, the legal system, as well as the Commission, favors settlement of disputes, including interim solutions, for a variety of reasons, including that they are in the public interest; and

WHEREAS, the Parties to this Covid-19 Settlement, individually and collectively, agree that this Covid-19 Settlement, when taken as a whole, is in the public interest; and

WHEREAS, the Parties are not in agreement on all legal and policy questions raised in these proceedings, but have mutually agreed in compromise, without conceding either Party's position on the legal and policy questions is correct, to adjustments to the categories and amounts

requested for recovery by FPUC to be included in the regulatory asset, as well as a mechanism for recovery of the amount of the regulatory asset; and

WHEREAS, the Parties have entered into this Covid-19 Settlement in compromise of positions taken in accord with their rights and interests under Chapters 350, 366 and 120, Florida Statutes, as applicable, and as part of a negotiated exchange of consideration among the Parties, each Party has agreed to concessions to the others with the expectation, intent, and understanding such that all provisions of this Covid-19 Settlement, upon approval by the Commission, will be enforced by the Commission as to all matters addressed herein with respect to both Parties;

NOW THEREFORE, in consideration of the foregoing and the covenants contained herein, the Parties hereby stipulate and agree as follows:

I. <u>Establishment of Regulatory Asset</u>

- The Parties agree that FPUC may establish a regulatory asset in a total amount of \$2,085,759, inclusive of each of divisions allocation of the regulatory asset (hereafter "regulatory asset"), which shall be deemed the appropriate amount as of June 30, 2021. The regulatory asset shall be allocated to the Companies' electric and natural gas business units in accordance with Exhibit A, which is attached hereto and incorporated by reference.
- 2. The regulatory asset amount of \$2,085,759 includes COVID-19 related incremental expenses for bad debt write-offs, personal protective equipment, cleaning and business information services for remote working.
- 3. The request for inclusion of the following categories of costs in the regulatory asset shall be deemed recovered through COVID-19 related savings in this docket as of June 30, 2021, and not eligible for any recovery in any future proceeding(s): health claims (\$145,827); Communication (\$37,980), Consulting (\$20,976), Legal (\$33,552) and Other (\$113,892). The dollar amounts are the costs identified by the Company in these categories at the time of the signing of the document and not intended to allow potential future recovery of any additional costs incurred in these categories prior to June 30, 2021.

- FPUC will not record any further amounts to the regulatory asset after June 30, 2021. Any incremental costs associated with the COVID-19 pandemic or otherwise incurred after June 30, 2021, or as specified for Paragraph 5 items, will be deemed a separate event by the Parties.
- 5. The specific incremental amounts identified by FPUC for inclusion in the regulatory asset pertaining to incremental ("hazard") pay in the amount of \$407,443 and the lost opportunity for a reduced insurance premium in the amount of \$360,360 for the prior period up to and including April 30, 2021, shall be deemed to have been fully recovered by the Companies through COVID-19 savings for purposes of this proceeding, as well as any future proceeding(s) involving the Companies.
- 6. The Parties have agreed that, beginning with the factors established for the calendar year 2022, FPUC shall be allowed to amortize over two years and recover the allocated regulatory asset established consistent with the provisions of this Covid-19 Settlement through the Purchased Gas Adjustment and Swing Service mechanisms for the natural gas business units and through the Fuel and Purchased Power Cost Recovery clause mechanism for the electric division.

II. Additional Commitments

- 7. Nothing in this Covid-19 Settlement will have precedential value.
- 8. The Parties' agreement to the terms in this Covid-19 Settlement shall be without prejudice to any Party's ability to advocate a different position in future proceedings not involving this Covid-19 Settlement or pending or future proceedings involving other utilities. The Parties further expressly agree that no individual provision, by itself, necessarily represents a position of any Party in any future proceeding, and the Parties further agree that no Party shall assert or represent in any future proceeding in any forum that another Party endorses any specific provision of this Covid-19 Settlement. It is the intent of the Parties to this Covid-19

Settlement that the Commission's approval of all the terms and provisions of this Covid-19 Settlement is an express recognition that no individual term or provision, by itself, necessarily represents a position, in isolation, of any Party or that a Party to this Covid-19 Settlement endorses a specific provision, in isolation, of this Covid-19 Settlement by virtue of that Party's signature on, or participation in, this Covid-19 Settlement.

- 9. The Parties agree the direct and rebuttal testimony of FPUC's witnesses Galtman and Craig, and the rebuttal testimony of joint witness Deason, only as it pertains to FPUC, as well as the direct testimony of OPC witness Lawton shall be entered into the record of this consolidated proceeding, along their exhibits and the FPUC related exhibits on the stipulated Comprehensive Exhibit List.
- 10. Approval of this Covid-19 Settlement resolves all issues in this proceeding. The Parties agree that approval of the Covid-19 Settlement will avoid additional litigation costs for the Parties. The Parties agree to waive:
 - i. All notice requirements for a hearing as set forth in Section 120.569(2)(b), Florida Statutes, or other applicable law;
 - ii. Their right to require a hearing on the merits;
 - Their respective rights to seek reconsideration of any Final Order that approves this Covid-19 Settlement in its entirety without change; and
 - Their respective right to judicial review of any such final agency action approving this Covid-19 Settlement afforded by Section 120.68, Florida Statutes.
- 11. The Parties further agree they will support this Covid-19 Settlement and affirmatively assert that this Covid-19 Settlement is in the public interest and should be approved. The Parties likewise agree and acknowledge that the Commission's approval of this Covid-19 Settlement promotes planning and regulatory certainty for both FPUC and the customers of its natural gas and electric divisions.

- 12. The effective date of this Covid-19 Settlement shall be the date of the Commission's vote approving this Covid-19 Settlement.
- 13. The provisions of this Covid-19 Settlement are contingent upon approval by the Commission of the Covid-19 Settlement in its entirety without modification, which the Parties agree is in this public interest. Approval of this Covid-19 Settlement will resolve all matters and issues in Docket 20200194-PU.

[SIGNATURE PAGES FOLLOW]

Docket No. 20200194-PU Settlement/Covid-19 Regulatory Asset

In Witness Whereof, the Parties evidence their mutual acceptance and agreement with the provisions of this Covid-19 Settlement by their signature.

Dated this <u>ll</u> day of June, 2021.

Florida Public Utilities Company and the Florida Division of Chesapeake Utilities Corporation

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Office of Public Counsel

By: Undra