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FPL's Response to Staff's Twentieth Interrogatories  
No. 222.

QUESTION:

On October 23, 2019, the Commission issued Order No. PSC-2019-0445-PAA-EU approving clarification and amendment of territorial agreement between Florida Power & Light and Okefenoke Rural Electric Membership Corporation. On page 3, the order states, “FPL will also build a second substation and transfer this substation to Okefenoke.” The order continues in the following paragraph, “FPL stated that if we approve the proposed 2019 Amendment and the costs to construct the Okefenoke Substation are incurred, FPL may seek recovery of those costs in a future base rate filing. If such a filing is made by FPL, we would be asked to review the cost and prudence associated with the Okefenoke Substation and the associated transmission assets FPL would retain.”

On July 14, 2021 FPL filed the rebuttal testimony and exhibits of Witness Liz Fuentes. Has FPL included any costs associated with the Okefenoke Substation in Exhibit LF-12, LF-13, and/or LF-14? If so, what amounts has been included in rate base, net operating income, and/or cost of capital and where are they reflected in the Witness Fuentes’ revised calculations?

RESPONSE:

Witness Liz Fuentes’ Exhibit LF-12, LF-13, and LF-14 do not include any costs associated with the Okefenoke Substation.