

476

FPL's response to Staff's eleventh data request,
No. 1.

QUESTION:

Please refer to FPL's 2021 Settlement Agreement, Exhibit D, page 1 of 8, and FPL witness Ferguson's Direct Testimony, Exhibit KF-4. Please provide the customer bill impacts that reflect a ten year recovery period and twenty year recovery period for the regulatory asset recovery schedules. Please include the rates (grossed up for bad debt, adjusted return on the unrecovered balance, etc.), by year, and the difference each year (bill increase or bill decrease), in Excel format for the RS rate class at 1,000 Kwh.

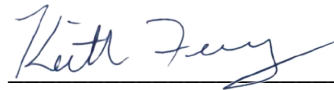
RESPONSE:

Please refer to FPL's response provided in Staff's Sixth Data Request, Question No. 10. In addition, the capital recovery amortization period for regulatory assets and the annual revenue base rate increases for 2022 and 2023 were two of among many interrelated issues that were contemporaneously negotiated and ultimately agreed to as an indivisible whole through the settlement agreement. As such, there is simply no direct relationship between the final agreed to capital recovery amortization period in isolation and a bill impact for multiple years during and beyond the settlement term.

DECLARATION

I, Keith Ferguson, co-sponsored the answer to Data Request No. 1 from Staff's Eleventh Data Request to Florida Power & Light Company in Docket No. 20210015-EI, and the responses are true and correct based on my personal knowledge.

Under penalty of perjury, I declare that I have read the foregoing declaration and the interrogatory answer identified above, and that the facts stated therein are true.

A handwritten signature in blue ink, appearing to read "Keith Ferguson", is written over a horizontal line.

Keith Ferguson

Date: September 9, 2021

DECLARATION

I, Tiffany C. Cohen, co-sponsored the answer to Data Request No. 1 from Staff's Eleventh Data Request to Florida Power & Light Company in Docket No. 20210015-EI, and the responses are true and correct based on my personal knowledge.

Under penalty of perjury, I declare that I have read the foregoing declaration and the interrogatory answer identified above, and that the facts stated therein are true.

Tiffany Cohen

Tiffany C. Cohen

Date: 9/9/2021