FILED 6/18/2025 DOCUMENT NO. 04651-2025 FPSC - COMMISSION CLERK

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition for approval of amended standard offer contract (Schedule COG-2), by Duke Energy Florida, LLC. DOCKET NO. 20250054-EQ ORDER NO. PSC-2025-0211-PAA-EQ ISSUED: June 18, 2025

The following Commissioners participated in the disposition of this matter:

MIKE LA ROSA, Chairman ART GRAHAM GARY F. CLARK ANDREW GILES FAY GABRIELLA PASSIDOMO SMITH

<u>NOTICE OF PROPOSED AGENCY ACTION</u> <u>ORDER APPROVING DUKE ENERGY FLORIDA, LLC'S</u> <u>AMENDED STANDARD OFFER CONTRACT AND RATE SCHEDULE (COG-2)</u>

BY THE COMMISSION:

NOTICE is hereby given by the Florida Public Service Commission that the action discussed herein is preliminary in nature and will become final unless a person whose interests are substantially affected files a petition for a formal proceeding, pursuant to Rule 25-22.029, Florida Administrative Code (F.A.C.).

Case Background

Section 366.91(3), Florida Statutes (F.S.), requires each investor-owned utility (IOU) to continuously offer to purchase capacity and energy from renewable generating facilities (RF) and small qualifying facilities (QF). Rules 25-17.200 through 25-17.310, F.A.C., implement the statute and require each IOU to file with the Commission, by April 1 of each year, a revised standard offer contract based on the next avoidable fossil-fueled generating unit of each technology type identified in the utility's current Ten-Year Site Plan (TYSP). On April 1, 2025, Duke Energy Florida, LLC (DEF) filed a petition for approval of its amended standard offer contract, pursuant to Sections 366.04, 366.041, 366.05, 366.055, 366.06, and 366.91, F.S.

Analysis

Section 366.91(3), F.S., and Rule 25-17.250, F.A.C., require that an IOU continuously make available a standard offer contract for the purchase of firm capacity and energy from RFs and QFs with design capacities of 100 kilowatts (kW) or less. Pursuant to Rules 25-17.250(1)

Received by: Clerk of BCC 06-18-2025 re c: County Mayor County Commissioners County Administrator Chief Sustainability and Resilience Officer Carrie Black Utilities Department Director Ed Torres

and (3), F.A.C., the standard offer contract must provide a term of at least 10 years, the payment terms must be based on the utility's next avoidable fossil-fueled generating unit identified in its most recent TYSP or, if no avoided unit is identified, its next avoidable planned purchase. In its 2025 Ten-Year Site Plan, DEF has identified a 245 megawatt (MW) natural gas-fueled combustion turbine as the next avoidable planned generating unit. This unit has a projected inservice date of June 1, 2033, with planned construction beginning in January 2029.

Under DEF's amended standard offer contract, the RF/QF operator commits to certain minimum performance requirements, based on the identified avoided unit, such as being operational and delivering an agreed upon amount of capacity by the in-service date of the avoided unit. In this way, the RF/QF thereby becomes eligible for capacity payments in addition to payments received for energy. The standard offer contract may also serve as a starting point for negotiation of contract terms by providing payment information to an RF/QF operator in a situation where one or both parties desire particular contract terms other than those established in the standard offer.

In order to promote renewable generation, we require each IOU to offer multiple options for capacity payments, including the options to receive early or levelized payments. If the RF/QF operator elects to receive capacity payments under the normal or levelized contract options, it will receive as-available energy payments only until the in-service date of the avoided unit (in this case June 1, 2033). Thereafter, they begin receiving capacity payments in addition to firm energy payments. If either the early or early levelized option is selected, then the operator will begin receiving capacity payments earlier than the in-service date of the avoided unit. However, payments made under the early capacity payment options tend to be lower in the later years of the contract term, because the net present value (NPV) of the total payments must remain equal for all contract payment options.

Table 1 contains DEF's estimates of the annual payments for the normal and levelized capacity payment options available under the amended standard offer contract to an operator with a 50 MW facility operating at a capacity factor of 95 percent, which is the minimum capacity factor required under the contract to qualify for full capacity payments. Normal and levelized capacity payments begin with the projected in-service date of the avoided unit (June 1, 2033), and continue for 10 years, while early and early levelized capacity payments begin two (2) years prior to the in-service date, or January 2031 in this case.

(This area intentionally left blank.)

		Capacity Payment			
Year	Energy Payments	Normal	Levelized	Early	Early Levelized
	\$(000)	\$(000)	\$(000)	\$(000)	\$(000)
2026	13,585	-	-	-	-
2027	13,799	-	-	-	-
2028	13,538	-	-	-	-
2029	12,569	-	-	-	-
2030	12,141	-	-	-	-
2031	12,905	-	-	7,679	8,441
2032	14,327	-	-	7,807	8,444
2033	15,628	5,952	6,493	7,938	8,447
2034	16,721	10,374	11,135	8,071	8,450
2035	18,488	10,547	11,140	8,206	8,454
2036	19,381	10,724	11,144	8,344	8,457
2037	20,071	10,904	11,149	8,484	8,461
2038	19,203	11,087	11,153	8,626	8,464
2039	19,829	11,272	11,158	8,770	8,468
2040	21,259	11,461	11,163	8,917	8,472
2041	21,474	11,653	11,168	9,067	8,476
2042	20,957	11,849	11,173	9,219	8,480
2043	21,180	12,047	11,178	9,374	8,484
2044	20,761	12,249	11,184	9,531	8,488
2045	21,124	12,455	11,189	9,691	8,492
Total	348,940	142,575	140,427	129,723	126,975
Total (NPV)	172,068	54,425	54,425	54,425	54,425

Table 1Estimated Annual Payments to a 50 MW Renewable Facility(95% Capacity Factor)

Source: DEF's Response to Staff's First Data Request.¹

DEF's amended standard offer contract, in type-and-strike format, is included as Attachment A to this Order. The changes made to DEF's tariff sheets are consistent with the updated avoided unit. Revisions include updates to calendar dates and payment information, which reflect the current economic and financial assumptions for the avoided unit.

Decision

We find that the provisions of DEF's amended standard offer contract and the associated rate schedule COG-2 conform to the requirements of Rules 25-17.200 through 25-17.310, F.A.C.

¹ Document No. 02948-2025, filed Apr. 17, 2025, in Docket No. 20250054-EQ, In re: Petition for approval cf amended standard c_ifer contract (Schedule COG-2), by Duke Energy Florida, LLC.

The amended standard offer contract offers multiple payment options so that a developer of renewable generation may select the payment stream best suited to its financial needs. Therefore, we will approve this amended standard offer contract and rate schedule COG-2.

Based on the foregoing, it is

ORDERED by the Florida Public Service Commission that Duke Energy Florida, LLC's petition for approval of amended standard offer contract and the associated rate schedule COG-2 is granted. The amended standard offer contract and the associated rate schedule COG-2, attached hereto as Attachment A, are approved as filed. The standard offer contract and the associated rate schedule COG-2 conform to the requirements of Rules 25-17.200 through 25-17.310, Florida Administrative Code. Further, the amended standard offer contract offers multiple payment options so that a developer of renewable energy may select the payment stream best suited to its financial needs. It is further

ORDERED that the provisions of this Order, issued as a proposed agency action, shall become final and effective upon the issuance of a Consummating Order unless an appropriate petition, in the form provided by Rule 28-106.201, Florida Administrative Code, is received by the Commission Clerk, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850, by the close of business on the date set forth in the "Notice of Further Proceedings" attached hereto. Potential signatories are hereby made aware that, if a timely protest is filed, Duke Energy Florida, LLC's standard offer contract may subsequently be revised. It is further

ORDERED that in the event this Order becomes final, this docket shall be closed.

By ORDER of the Florida Public Service Commission this 18th day of June, 2025.

ADAM J. TEITZMAN Commission Clerk Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, Florida 32399 (850) 413-6770 www.floridapsc.com

Copies furnished: A copy of this document is provided to the parties of record at the time of issuance and, if applicable, interested persons.

JLA

NOTICE OF FURTHER PROCEEDINGS OR JUDICIAL REVIEW

The Florida Public Service Commission is required by Section 120.569(1), Florida Statutes, to notify parties of any administrative hearing that is available under Section 120.57, Florida Statutes, as well as the procedures and time limits that apply. This notice should not be construed to mean all requests for an administrative hearing will be granted or result in the relief sought.

Mediation may be available on a case-by-case basis. If mediation is conducted, it does not affect a substantially interested person's right to a hearing.

The action proposed herein is preliminary in nature. Any person whose substantial interests are affected by the action proposed by this order may file a petition for a formal proceeding, in the form provided by Rule 28-106.201, Florida Administrative Code. This petition must be received by the Office of Commission Clerk, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850, by the close of business on July 9, 2025.

In the absence of such a petition, this order shall become final and effective upon the issuance of a Consummating Order.

Any objection or protest filed in this/these docket(s) before the issuance date of this order is considered abandoned unless it satisfies the foregoing conditions and is renewed within the specified protest period.

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	SECTION NO IX SECOND REVISED SHEET N CANCELS FIRST REVISED 8	0-9.400 HEET NO: 9.400
AND ENERGY FROM	ACT FOR THE PURCHASE OF FIRM (1 A RENEWABLE ENERGY PRODUC 1G FACILITY LESS THAN 100 KW	
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Appendix D Raw Sched	ule COG-2	9.452
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ISSUED BY: Javier Portuondo. Director, Rates & EFFECTIVE: April 20, 2013	Regulatory Strategy - FL	

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DUKE ENERGY,	SECTION NO IX SECOND REVIGED SHEET ND 9.401 CANCELS FIRST SHEET NO. 9.401
AND ENERG	CONTRACT FOR THE PURCHASE OF FIRM CAPACITY Y FROM A RENEWABLE ENERGY PRODUCER ALIFYING FACILITY LESS THAN 100 KW
	botwoon
	and
	DUKE ENERGY FLORIDA. LLC
ISSUED BY: Jaw or Portuomico, Man a EFFECTIVE: June 6, 2018	ing Director, Rates & Regulatory Strategy - FL

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14. Default	9.427
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ISSUED BY: Javier Portuonado, Managing Director, Rates & Regulatory & EFFECTIVE: July 9, 2019	iratogy - FL

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ISSUED BY: Javier Portuomolo, Managing Director, Rates & Regulator BFFECTIVE: July 9, 2019	y Sirategy - FL

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DUKE SECTION NO IX SHTH SEVENTHREVISED SHEET NO. 3:404 CANCELS REFH SIXTH REVISED SHEET NO. 9:404 ENERGY, STANDARD OFFER CONTRACT FOR THE PURCHASE OF FIRM CAPACITY AND ENERGY FROM A RENEWABLE ENERGY PRODUCER OR QUALIFYING FACILITY LESS THAN 100 KW THIS STANDARD OFFER CONTRACT FOR THE PURCHASE OF FIRM CAPACITY AND ENERGY (hereinafter referred to as the "Contract") is made and entered ______ (hereinalter referred to as the "Execution Date"), by and (hereinafter the Renewable Linergy this ____ day of __ hetween Provider/Qualifying Facility ("RI/QI"), and Duke Energy Florida, LLC d/b/a Duke Energy (hereinafter "DEF"), a private utility corporation organized and existing under the laws of the State of Florida. The RF/QF and DEF shall be individually identified herein as the "Party" and collectively as the "Parties". This Contract contains six Appendices which are incorporated into and made part of this Contract: Appendix A: Monthly Capacity Payment Calculation; Appendix II: Termination Fee; Appendix C: Detailed Project Information; Appendix D: Rate Schedule COG-2; Appendix E: Agreed Upon Payment Schedules and Other Mutual Agreements; and Appendix F: Florida Public Service Commission ("FPSC") Rules 25-17.080 through 25-17.310, F.A.C. WITNESSETH: WHEREAS, the RI/QI desires to self, and DEI desires to purchase electricity to be generated by the RI7QF consistent with Florida Statutes 366.91 (2006) and FPSC Rules 25-17.080 through 25-17.310 F.A.C.; and WHEREAS, the RE/QF will acquire an interconnection and Aranamission service agreements with the utility in whose service territory the Facility is to be located, pursuant to which the RI/QF assumes contractual responsibility to make any and all transmission-related arrangements (including ancillary services) between the RF/QF and the Transmission Provider for delivery of the Facility's firm capacity and energy to DEF. The Patties recognize that the Transmission Provider may be DEF and that the transmission service will be provided under a separate agreement; and WHEREAS, the FPSC has approved this Contract for the Purchase of Firm Capacity and Energy from a Renewable Energy Producer; and WHEREAS, the RE/QF guarantees that the Facility is capable of delivering linn capacity and energy to DEF for the term of this Contract in a manner consistent with the provision of this Contract; NOW, THEREFORE, for mutual consideration the Parties agree as follows: ISSUED BY: Geoff Faster, Vice President, Rates & Regulatory Strategy - FL EFFECTIVE: July 19 2021 L

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\$	DUKE ENERGY,	SECTION NO IX THIRD REVISED SHEET NO 9,405 CANCELS SECOND REVISED SHEET NO. 9,405
1.	Definitions	
" <u>AFR</u> "	means the Faeility's annual fuel requirement.	
" <u>AFTR</u>	"means the Pacility's annual fuel transportation	requirement
	<u>al Capacity Billing Factor</u> " or <u>"ACB1"</u> means 12 bility Factor as forther defined and explained in a	
	<u>udices</u> " shall mean the schedules, exhibits, and at aby incorporated by reference and made a part of	
	" <u>Appendix A</u> " sets forth the Monthly Copacity I " <u>Appendix B</u> " sets forth the Termination lies. " <u>Appendix C</u> " sets forth the Detailed Project Inf	formation.
	" <u>Appendix D</u> " sets forth Rate Schedule COG-2. " <u>Appendix E</u> " sets forth the Agreed Upon Agreements	
	" <u>Appendix 1</u> " sets forth Florida Public Service through 25-17,310, F.A.C.	Commission ("TPSC") Rules 25-17.080
	railable Energy Rate ¹¹ means the rate calculated b 1825, F.A.C , and DEF's Rate Schedule (2061), a	
financia	or's Standard Report ^w means a written opinion or al statements. The report is written in a standard zd auditing standards (GAAS).	
Agency	rivation to Construct ¹⁰ means authorization issue (to construct or reconstruct the Facility granted to te of Florida and any relevant federal law.	
	led Unit" means the electrical generating unit des ct is based.	scribed in Section 4 upon which this
^ <u>Avaid</u>	ed Unit Energy Cost" has the meaning assigned	to it in Appendix D.
* <u>Avoid</u>	ed Unit Fuel Cost ² has the meaning assigned to	it in Appendix D.
" <u>Avoid</u> Section	l <u>ed Unit Heat Rate</u> " means the average annual he 4.	at rate of the Avoided Unit as defined in
	ed Unit In-Service Date [®] means the date upon w commercial operation as specified in Section 4.	hich the Avoided Unit would have
Avoid	led Unit Life" means the economic life of the Av	oided Unit.
	3Y: Jawler Portuencio. Managing Director, Rates & Regulatory VE: July 9, 2019	Strategy - FL

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ENERGY,	SECTION NG IX EIGHTHREVISED SHEET NO. 9.405 CANCELS SEVENTH REVISED SHEET NO. 9.406
	means the Avoided Unit variable operation and maintenance , The annual escalation will begin in the puyment for January
	<u>CP"means capacity payment rates defined in Appendix D and</u> of Option A,B,C or D in Section 9.2 or in Appendix E if
" <u>Base Year</u> " means the year tha	t this Contract was approved by the FPSC.
	except a day upon which banks licensed to operate in the State of or permitted to close, Saturday, Sunday or a weekday that is he State of Florida.
successor administrator (collecti-	darkets Division of the Environmental Protection Agency or voly with any local, state, regional, or federal entity given lving transferability of Environmental Attributes)
" <u>Capacity</u> " means the minimum load) measured over the Commi	average hourly net capacity (generator output minus auxiliary ned Capacity Test Period.
	the first calendar day immediately following the date of the of the first Committed Capacity Test subject to the requirement
"Capacity Payment" means the p	styment defined in Section 9.2 and Appendix A.
of Certified Public Accountants	r " <u>CPA</u> " means someone who has passed the American Institute (AICPA) Uniform CPA examination, met educational, and us of license and have been issued a license to practice public cy board.
	means the capacity in kW that the RF/QF commits to sell to be determined in accordance with Section 7 and shall be greater
"Committed Capacity Test" mea accordance with the procedures a	as the testing of the capacity of the Facility performed in set forth in Section 8.
"Committed Capacity Test Perio	d" means a test period of twenty-four (24) consecutive hours.
"Completion/Performance Secur	ity" means the security described in Section 11.
ISSUED BY: Geoff Faster, Vice President, EFFECTIVE: July 1, 2022	Rates & Regulatory Strategy - FL

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ENERGY,	SECTION NO IX BITH REVISED SHEET NO: 9.407 CANCELS FIFTH REVISED SHEET NO: 9.407
"Conditions Precedent" shall have the	meaning assigned to it in Section 5.
	mtract for the purchase of Firm Capacity and Energy fro (fying Facility with a nameplate capacity of less than 100
<u>"Credit Support Provider"</u> means any I connection with this Agreement.	Person that has provided an RF/QF Courantee in
party is rated at least BBB by Standard Services (Moody's). Rating shall be the by third party credit enhancement) or the	t or its Credit Support Provider, as applicable, means a . & Poor's (S&P), or at least Baa3 by Moody's Investor to unsecured, senior long-term debt tating (not supported he issuer rating will be used if not available. If a Party or ole, is rated by both S&P and Moody's, then the lower of
"DEF" has the meaning assigned to it i	u the opening paragraph of this Contract.
*DEF Entities" has the meaning assign	ed to it in Section 16.
" <u>Demonstration Period</u> " means a sixty- be completed.	hour period in which the Committed Capacity Test must
	bution system consisting of electric lines, electric plant, onveying electricity to ultimate consumers, but not System.
except for the condition defined in Sec service agreements can take up to 24 m	ich is twelve (12) months following the Execution Date tion $S(a)(1)$. The Parties recognize that firm transmission confus to obtain so for Section $S(a)(1)$ only the Drop Dead out (24) months following the Execution Date.
	eans the time in effect in the Eastern Time Zone of the tern Standard Time or Eastern Daylight Savings Time.
" <u>Effective Date</u> " has the meaning assig	ned to it in Section 5.
with the Transmission System or, if RF	as the physical point at which the Facility is connected 7/QF interconnects with a Transmission System other that a Transmission Provider's Transmission System, or such and DEP may agree.
ISSUED BY: Geoff Faster, Vice President, Rotes & EFFECTIVE: July 19, 2021	: Regulatory Strategy - FL

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DUKE ENERGY,	SECTION NO IX SEVENTH REVISED SHEET NO: 9.400 CANCELS SIXTH REVISED SHEET NO: 9.400
	Credit from a Qualified Institution or (ii) eash deposit ion of (i), and/or (ii) as outlined in Section 14.
	ed by the Facility of the character commonly known as at is delivered at a nominal voltage at the Electrical
are created or otherwise arise from the l'ac energy source in contrast with the generati traditional resources. Forms of such attrib environmental air quality credits, green en- credits, emissions reduction credits, certifi rights, howsoever entitled, (i) resulting fro or other substance, including but not limite dioxide, carbon monoxide, particulate mar or soil gas, chemical, or other substance, a use of Energy from or by the Facility, or o Environmental Attributes include, without the Term under local, state, regional, feder the avoidance of any emission described it voluntary program, including, but not limit Clionate Change and related Kyoto Protoce administered by the Clean Air Markets Di ("CAMD") or successor administrator (co	is all attributes of an environmental or other nature that sility's generation of electricity from a tenewable ion of electricity using nuclear or fossil fuels or other muss include, without limitation, any and all edits, renewable energy credits ("RECs"), carbon icates, tags, uffacts, allowances, or similar products or in the avoidance of the emission of any gas, chemical, ed to, mercury, nitrogen oxide, sulfur dioxide, carbon ter or similar pollutants or contaminants of air, water and (ii) attributable to the generation, purchase, sale or whetwise attributable to the Faellity during the Term. I limitation, those currently existing or arising during ral, or international legislation or regulation relevant to a this Contract under any governmental, regulatory or ided to, the United Nations Framework Convention on o low other programs, laws or regulations isvolving ov vision of the Environmental Protection Agency illectively with any local, state, regional, or federal avoiding transferability of Environmental Attributes).
" <u>Event of Defaua</u> " has the meaning assign	ned to it in Section 14.
"Execution Date" has the meaning assigne	ed to it in the opening paragraph of this Contract.
Payments for Option B and D. This date is	2° means the exemplary date used to calculate Capacity a specified in Section 4. The actual Capacity Payments ed upon the Required Capacity Delivery Date.
is the sum of (a) the Committed Capacity use of generating unit equipment or auxil heat exchanges, duct burners and other ex-	neans the total generating capacity of the Facility that , and (b) the capacity required for any station service haries, including, without limitation, cooling towers, quipment that could be used for energy production or e during the Committed Capacity Test Period and (c) is or energy production.

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¢	duke Energy,	SECTION No. IX FIFTH REVISED SHEET NO. 9 410 CANCELS FOURTH REVISED SHEET NO.9.410
" <u>IBE</u> E	"means the Institute of Electrical and Electronic	s Engineers, Inc.
"Inden	mified Party ⁿ has the meaning assigned to it in S	ection 16.
"indem	mifying Party" has the meaning assigned to it in	Section 16.
- <u>Initial</u>	Reduction Value" has the meaning assigned to i	t in Appendix B.
"Insura	moe Services Office" has the meaning assigned t	o it in Section 17.
"KVA	" means one or more kilovolts-amperes of electri	city, as the context requires.
<u>"kW</u> " ı	means one or more kilowatts of electricity, as the	context requires.
" <u>kWh</u> "	means one or more kilowatt-hours of electricity	, as the context requires.
to DEF that DE Busine	cuf Credit ^{**} means a stand-by letter of credit fron ⁷ whose approval may not be unreasonably with EF has the right to draw on the Letter of Credit ir as Days remain until its expiration and RF/QF ha e replacement Eligible Collaneral as required und	ickl. The Letter of Credit must provide the event that less than twenty (20) is fuiled to renew the Letter of Credit or
	sed Professional Engineer" means a person who oring under Chapter 471 of the Florida Statues.	is licensed to engage in the practice of
" <u>I.OI</u> "	means a letter of intent for fuel supply.	
" <u>MC</u> P	C" means the Monthly Capacity Payment for Op	ition A.
month,	thly <u>Billing Period</u> " means the period beginning , except that the initial Monthly Billing Period sh n the Capacity Delivery Date and ending with th	all consist of the period beginning 12:01
អដាវែល	hly Availability Factor" or "MAL" means the tot Period for which the calculation is made, divide a total hours during the Monthly Billing Period.	
	hly Capacity Payment" or "MCP" means the pay ance with Appendix A.	ment for Capacity calculated in
" <u>MW</u> "	means one or more megawatts of electricity, as	the context requires.
- <u>MWh</u>	" means one or more megawatt-hours of electric	iry, as the context requires.
	BY: Jawier Portuondo, Maniaging Director, Ratzs 8 Regulatory VE: July 9, 2019	Sirategy - FL

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	ke Rgy,	SECTION No. IX THIRD REVISED SHEET NO. 9.411 CANCELS SECOND REVISED SHEET NO. 9.411
"Option A"	means normal Capacity Payments as desc	ribed in Appendix D,
"Option B" 1	means early Capacity Payments as describ	bed in Appendix D.
"Option C" i	means levelized Capacity Payments as de	scribed in Appendix D.
"Option D"	means early levelized Capacity Payments	as described in Appendix D.
" <u>Party</u> " or " <u>I</u>	<u>Parties</u> " has the meaning assigned to it in	the opening paragraph of this Contract.
joint venture		ion, association, joint stock company trust, mental Agency (or any department, agency,
	<u>isents</u> " mean the following Consents, eac ('RF/QF's obligations hereunder:	h of which is necessary to RF/QF for the
(a)	the Authorization to Construct;	
(b)	substation located at the Facility site, h	speer of the Facility, and any electricity neluding but not limited to, a prevention of e. proximity and visual impact permit, and
(c)	any integrated pollution control license	
and maintain engineering,	procurement and construction contract, t	r contract required to construct, operate include, but are not limited to, the turnkey he electrical interconnection and operating lease, and the operation and maintenance
(including, b significant p stare's jurisd complexity a exercise of re- known at the result and go manner cons applicable la to the optime	and size similar to the Facility in the Unib casonable judgment in light of the facts k time a decision was mado, could have b vals (including such goals as efficiency, ra sistent with applicable facility design limi ws and regulations. Pardent Regulated U	nd acts engaged in or approved by a plants regulated by the state authority or a l'Iorida Statute, 366.02(2) of technology, ed States) that, at a particular time, in the nown or that should reasonably have been ocn expected to accomplish the desired eliability, economy and prolimbility) in a
ISSUED BY: Jav EFFECTIVE: Jan	ner Portuonelle, Vice President, Rates & Regulatory 9 æ 9, 2020	tratogy - FL

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ENERGY, SECTION No. IX THIRD REVISED SHEET NO. 9.413 CANCELS BECOND PREVISED SHEET NO. 9.413
" <u>RF/QF Insurance</u> " has the meaning assigned to it in Section 17.
" <u>RF/OF Performance Security</u> " has the meaning assigned in Section 11.
"Security Documentation" has the meaning assigned to it in Section 12.
" <u>Ferm</u> " has the meaning assigned to it in Section 3.
"Termination Date" means the date upon which this Contract terminates unless terminated earlier in accordance with the provisions hereof. This date is specified in Section 4.
" <u>Termination Fee</u> " means the fee described in Appendix B as it applies to any Capacity Payments made under Option B, C or D.
"Termination Security" has the meaning assigned to it in Section 12.
"Transmission Provider" means the operator(s) of the Transmission System(s) or any successor thereof or any other entity or entities authorized to transmit Energy on behalf of RF/QF from the Electrical Interconnection Point.
"Transmission System" means the system of electric lines comprised wholly or substantially of high voltage lines, associated system protection, system stabilization, voltage transformation, and capacitance, reactance and other electric plant used for conveying electricity linm a generating station to a substatum, from one generating station to another, from one substation to another, or to or from any Electrical Interconnection Fourier or to ultimate consumers and shall include any interconnection owned by the Transmission Provider or DEF, but shall in no event include any lines which the Transmission Provider has specified to be part of the Distribution System except for any distribution facilities required to accept capacity and energy from the Facility.
ISSUED BY: Jawer Portueneto, Director, Rates & Regulatory Stratogy - FL EFFECTIVE: July 21, 2015

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. Facility; Renewable Facility or Qua	difying Facility Status
he Facility's location and generation capabil	lities are as described in Table 1 below.
r	ABLE I
TECHNOLOGY AND G	FENERATOR CAPABILITIES
Location: Specific legal description (e.g., m wher legal description with street address re	
Generator Type (Induction or Synchrone	ици)
Technology	
Fuel Type and Source	
Generator Rating (K∨A)	
Maximum Capability (kW)	
Net Output (kW)	
Power Pactor (%)	
Operating Voltage (kV)	
Peak Internal Load kW	

The RF/QF shall use the same fuel or energy source and maintain the status as a Renewable Facility or a Qualifying Facility throughout the term of this Contract. RF/QF shall at all times keep DEF informed of any material changes in its business which affects its Renewable Facility or Qualifying Facility strutus. DEF and RF/QF shall have the right, upon reasonable needs its its reasonable reasonable reasonable reasonable reasonable reasonable to the Facility or verify compliance with this Contract. In the event of an emergency at or in proximity to the RE/QF site that impacts DRF's system, DEF shall make reasonable efforts to contuct the Facility and make arrangements for an emergency inspection. On or before March 31 of each year during the term of this Contract, the RF/QF shall provide to DEF o certificate signed by an officer of the RE/QF certifying that the RF/QF is status as a Renewable Facility or a Qualifying Facility during the prior calendar year.

ISSUED BY: Jaw or Portuones, Director, Rates & Regulatory Strategy - FL EFFECTIVE: April 29, 2013

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escalating immully at 2.50% Availed Unit Life 35 years Capacity Payments begin 35 years Avoided Linit In-Service Date unless Option or D is velected or amended in Appendix E. Termination Date May 31, 2012-2013 (10 years) unless amon in Appendix E. Minimum Performance Standards - On Peak Availability Factor* 95% Minimum Availability Factor Required to 75%		9.415 CANCELS STUDIED THE POINTEENTH REVISEI SHEET NO. 9.415
execution by the Parties and shall end at 12:01 a.m. on the Termination Date, (the "Term") terminated earlier in accordance with the provisions hereof. Notwithstanding the foregoing Capacity Delivery Date of the l'acility is not accomplished by the RP/QF before the R Capacity Delivery Date of the l'acility is not accomplished by the RP/QF before the R Capacity Delivery Date of the l'acility is not accomplished by the RP/QF before the R Capacity Delivery Date of the l'acility is not accomplished by DEF pursuant to Sec this Contract shall be rendered auli and void and DET shall have no obligations under this CA 4. Minimum Specifications and Milestones As required by PPSC Rule 25-17.0832(4)(e), the minimum specifications pertaining Contract and milestone dates are as follows: Avoided Unit to paneity 24545 MW Avoided Unit Capacity 24545 MW Avoided Unit In-Service Date June 1, 20022033 Avoided Unit In-Service Date June 1, 20022033 Avoided Unit Fife 35 years Capacity Payments begin Avoided Init In-Service Date unless Option or D is velected or amended in Appendix E. Termination Date May 31, 2012 2013 (10 years) unless amon in Appendix E. Minimum Perlimmance Standards – Off 95% Peak Availability Factor * Minimum Availability Factor Required to 75%	Term of Contract	
As required by PPSC Rule 25-17.0832(4)(e), the minimum specifications pertaining Contract and milestone dates are as follows: Avoided Unit Undesignated Combustion Turbine Avoided Unit Capacity 24545 MW Avoided Unit In-Service Date June 1, 20092033 Avoided Unit Variable O&M 0.949919; per kWh in mid-2024-2025 dol escalating annually at 2.50% Avoided Unit Life 35 years Capacity Payments begin Avoided Linit In-Service Date unless Option or D is velected or amended in Appendix E. Termination Date May 31, 2042-2013 (10 years) unless amon in Appendix E. Minimum Perlimnance Standards – On Peak Availability Factor* 95% Minimum Availability Factor 75%	rectition by the Parties and shall end at 12: rminated earlier in accordance with the pre- apacity Delivery Date of the l'acility is a apacity Delivery Date (or such later date	01 a.m. on the Termination Date, (the "Term") unleavisions hereof. Notwithstanding the foregoing, if (iot accomplished by the RE/QF before the Requir as may be permitted by DEF pursuant to Section.
As required by FPSC Rule 25-17.0832(4)(e), the minimum specifications pertaining Contract and milestons dates are as follows: Avoided Unit Capacity 24545 MW Avoided Unit Capacity 24545 MW Avoided Unit Capacity 24545 MW Avoided Unit Capacity 24545 MW Avoided Unit Geservice Date June 1, 20322033 Avoided Unit Heat Rule 10,5096-311 BTU/kWh Avoided Unit Variable O&M escalating annually at 2.50% Avoided Unit Life 35 years Capacity Payments begin Avoided Linit In-Service Date unless Option or D is selected or amended in Appendix E Termination Date May 31, 2042-2043 (10 years) unless amon in Appendix E Minimum Performance Standards – On Peak Availability Factor* Minimum Availability Factor Autor Appendix E Minimum Availability Factor Required to 75%	Minimum Specifications and Miles	stones
Avoided Unit Capacity 24545 MW Avoided Unit In-Service Date June 1, 20322033 Avoided Unit In-Service Date June 1, 20322033 Avoided Unit In-Service Date 10,506-311 BTU/kWh Avoided Unit Variable O&M 0.949919g per kWh in mid-2624-2025 dol escalating annually at 2.50% Avoided Unit Life 35 years Capacity Payments begin Avoided Linit In-Service Date unless Option or D is selected or amended in Appendix F. Termination Date May 31, 2042-2043 (10 years) unless amen in Appendix F. Minimum Perlimnance Standards - Off 95% Peak Availability Factor* 95% Minimum Availability Factor 75%		
Avoided Unit Capacity 24545 MW Avoided Unit Ia-Service Date June 1, 20322033 Avoided Unit Ia-Service Date June 1, 20322033 Avoided Unit Ia-Service Date 10,566-311 BTU/kWh Avoided Unit Variable O&M 0.949919g per kWh in mid-2024-2025 dol escalating annually at 2.50% Avoided Unit Life 35 years Capacity Payments begin Avoided Linit In-Service Date unless Option or D is selected or amended in Appendix F. Termination Date May 31, 2042-2043 (10 years) unless amon in Appendix F. Minimum Performance Standards - Off 95% Peak Availability Factor 95% Peak Availability Factor 95%	Avoided Unit	Undesignated Combustion Turbine
Avoided Unit In-Service Date June 1, 20322033 Avoided Unit Heat Rate 10,506-311 BTU/kWh Avoided Unit Variable O&M 0.949019g per kWh in mid-2024-2025 dol escalating annually at 2.50% Avoided Unit Life 35 years Capacity Payments begin Avoided Linit In-Service Date unless Option or D is selected or amended in Appendix F. Termination Date May 31, 2042-2043 (10 years) unless amen in Appendix F. Minimum Performance Standards - Off 95% Peak Availability Factor* 95% Minimum Availability Factor Required to 75%		
Avoided Unit Heat Rate 10,506-311 BTU/kWh Avoided Unit Variable O&M 0.949919g per kWh in mid-2024-2025 dol escalating annually at 2.50% Avoided Unit Life 35 years Capacity Payments begin Avoided Linit In-Service Date unless Option or D is selected or amended in Appendix E Termination Date May 31, 2042-2043 (10 years) unless amen in Appendix E Minimum Perlimnance Standards - On Peak Availability Factor* 95% Peak Availability Factor 95%		
escalating annually at 2.50% Avaided Unit Life Capacity Payments begin Capacity Payments begin Avaided Linit In-Service Date tubes Option or D is selected or amended in Appendix E Termination Date Minimum Perlimmance Standards – On Peak Availability Pactor* Minimum Performance Standards – Off 95% Peak Availability Pactor Minimum Availability Pactor Required to	Avoided Unit Heat Rate	
Capacity Payments begin Avoided Linit In-Service Date unless Option or D is selected or amended in Appendix E. Termination Date May 31, 2042-2043 (10 years) unless amon in Appendix E. Minimum Perlimmance Standards - On Minimum Performance Standards - Off 95% Peak Availability Factor* 95% Minimum Availability Factor 75%	Avoided Unit Variable O&M	0.949919g per kWh in mid-2024-2025 dollars escalating annually at 2.50%
or D is selected or amended in Appendix E. Termination Date May 31, 2042-2043 (10 years) unless amon in Appendix E. Minimum Perlimmance Standards - On Minimum Performance Standards - OII 95% Peak Availability Factor* 95% Minimum Availability Factor 75%	Avoided Unit Life	35 years
Minimum Perlimmance Standards – On in Appendix F. Peak Availability Pactor* 95% Minimum Performance Standards – Olf 95% Peak Availability Pactor 95% Peak Availability Pactor 75%	Capacity Payments begin	Avoided Linit In-Service Date unless Option B,
Peak Availability Factor* Minimum Performance Standards – Off Peak Availability Factor 95% Minimum Availability Factor Required to 75%	Fermination Date	May 31, 2012 2013 (10 years) unless amended in Appendix E
Peak Availability Factor Minimum Availability Factor Required to 75%	eak Availability Factor*	
	Peak Availability Factor	
state of the state	Minimum Availability Factor Required to jualify for a Capacity payment	75%h
Expiration Date April 1, 20265	Expiration Date	
Exemplary Early Capacity Payment Date January 1, 20302031		
RE/QE performance shall be as measured and/or described in Appendix A.	RF/QF performance shall be as measured	and/or described in Appendix A.

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4	DUKE ENER	GY,	SECTION No IX TENTH REVISED SHEET NO. 9.416 CANCELS MINTH REVISED SHEET NO. 9.416		
5.	Coudi	tions Precedent			
(a)	Unless otherwise waived in writing by DEF, on or before the Drop Dead Date, RF/QF shall satisfy the following Conditions Precedent:				
	(i)	deliver Capacity and Linerg Point. For the avoidance of execution of an interconnect the RF/QF to begin constru- firm transmission service b	and maintain firm transmission service necessary to y from the l'acility to the Electrical Interconnection doubt, firm transmission service includes the tion agreement including the written authorization by etion of the interconnection facilities, and approved y the host utility either under a Transmission Service ess, in a form and substance satisfactory to RF/QF in		
	(îi)		and maintain the Project Convents and any other possible under the terms hereof in a form and I/QF in its sole discretion;		
	(83)	of the entire Facility and he and substance satisfactory to obtained an Auditor's State Certified Public Accountan RF/QF has a nameplate cap Government Agency or the Creditworthy then an Audi provide the Duke Energy F	ato l'inancing Documents relative to the construction ive achieved and maintain l'inancial Closing in a form to RF/QF in its sole discretion; RF/QF shall have dard Report for the most recent financial year from a t (reasonably acceptable to DFF in all respects). If th active of 5 MW or less, or the RF/QF is owned by a RI/QI' is a publicly traded company that is not's Standard Report is not required. The RI/QI' shall lorida Director of Qualified Facility Contracts a copy teport and a copy of the signing pattor's Excitited		
	(iv)	RF/QF shall have entered i substance satisfactory to RI	nto and maintain the Project Contracts in a form and F/QP in its sole discretion;		
	(v)	RF/QF shall have obtained compliance with Section 17	and maintain insurance policies or coverage in 7:		
	(vi)	documents (certified by its and (ii) a copy of a corpora the transactions contemplat execute this Contract on its	ered to the other Party (i) a copy of its constitutional corporate secretary as true, complete and up-to-date) to resolution approving the terms of this Contract and ed hereby and authorizing one or more individuals to behalf (such copy to have been certified by its true, complete and up-to-date);		
	(vii)	FPSC or FERC. The RI/Q Qualified Facility Contract	and maintain Qualifying Facility status from either th F shall provide the Duke Energy Florida Director of a copy of the certification of QF status filing and any subsequent changes to the previously certified		

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 BETCH NE BETCH AND SHORE THE SERVICE AND SHORE AND SHORE			
 Engineer (reasonably acceptable to DEF in all respects) stating the project is technically viable. The REVOF shall provide the Duke Proregy Florida Director of Qualified Tracility Contracts this certificate and a copy of the Professional Engineer's license. (b) Promptly upon satisfaction of the Conditions Precedent to be satisfied, the Party having satisfaction. DEF may waive the satisfaction of a Condition Precedent to be satisfaction. DeF may waive the satisfaction of a Condition Precedent to be satisfaction. DEF may waive the satisfaction of a Condition Precedent at its sole discretion. Such waiver must be made in writing. Subject to there being no Event of Delault which has recurred and/or is continuing as of the due upon which the last of such certificates is delivered, the due of such test certificate shall constitute the effective date of this Contract (the "Effective Date"). (c) Unless all Conditions Precedent are satisfied on or before the Drop Dead Date or such Conditions Precedent are waived in writing, this Contract shall terminate on such date and neither Party shall have any further liability to the other Party hereunder. (d) RF/QF shall ensure that before the initial Committed Capacity Test: (a) the Facility shall have been constructed so that the Committed Capacity Test may be duly and properly undettaken in accordance with Section 7; and (b) an operable physical connection from the Facility to the Transmission System shall have been effected in macordance with the electrical interconnection and operating agreement required by the 'Transmission'sten, provided, however, that such physical connection shall be made consistent with the terms hereof. 6. Sale of Electricity by the RE/QF electric power generated by the Facility. The purchase and sale of electricity provides provides, provided, however, that no such arrangement and leause the RE/QF to sell more than the Euclity's net oupput. The builting methodology may be changed at the opt	4	DUKE ENERGY, CANCELS FIFTH REVISED SHEET NO.9.417	
 sutisfied the same shall deliver to the other Party a certificate evidencing such satisfaction. DEF may waive the satisfaction of a Condition Precedent at its sole discretion. Such waiver must be made in writing. Subject to there being no Event of Deliault which has occurred aud/or is continuing as of the date upon which the last of such certificates is delivered, the date of such last certificate shall constitute the effective date of his Contract (the "Effective Date"). (c) Unless all Conditions Precedent are satisfied on or before the Drop Dead Date at such Conditions Precedent are waived in writing, this Contract shall terminate on such due and neither Party shall have any further liability to the other Party hereunder. (d) RF/QF shall ensure that before the initial Committed Capacity Test: (a) the Facility shall have been constructed so that the Committed Capacity Test may be duly and properly undertaken in accordance with Section 7; and (b) an operable physical connection from the Facility in the Transmission System shall have been effected in accordance with the electrical interconnection and operating agreement required by the Transmission Provider, however, that such physical connection shall be made consistent with the terms hereof. 6. Sale of Electricity by the RF/QF 6.1 Consistent with the terms hereof, the RI/QF shall sell to DEF and DEF shall purchase from the RF/QF to sell more than the Facility. The purchase and sale of electricity pursuant to this Contract shall be a (-) act billing arrangement or (-) simultaneous purchase and sale arrangement; provided, however, that no such arrangement shall cause the RF/QF to sell more than the Eacility and no such arrangement and scale arrangement; provided, however, that no such arrangement shall cause the RF/QF to sell more than the Eacility and output. The billing methodology may be changed at the option of the RE/QE, subject to the provisions of Appendix D. 6.2 Crownership and Offer		Engineer (reasonably acceptable to DEF in all respects) stating the project is technically viable. The RF/QF shall provide the Duke Pnergy Florida Director of Qualified Facility Contracts this certificate and a copy of the Professional	
 Conditions Precedent are waived in writing, this Contract shall terminate on such date and neither Party shall have any further liability to the other Party hereunder. (d) RF/QF shall ensure that before the initial Committed Capacity Test: (a) the Facility shall have been constructed so that the Committed Capacity Test may be duly and properly undertaken in accordance with Section 7; and (b) an operable physical connection from the Facility to the Transmission System shall have been effected in accordance with the electrical interconnection and operating agreement required by the Transmission Provided, however, that such physical connection shall be made consistent with the terms hereof. 6. Sale of Electricity by the RF/QF 6.1 Consistent with the terms hereof, the RD/QF shall sell to DET and DET shall purchase from the RF/QF electric power generated by the Facility. The purchase and sale of electricity pursuent to this Contract shall be a { } oct billing arrangement or { } simultaneous purchase and sale arrangement; provided, however, that no such arrangement shall cause the RF/QF to sell more than the Facility's net output. The billing methodology may be changed at the option of the RD/QE, subject to the provisions of Appendix D. 6.2 Creaceship and Offering For Sale Of Renewable Energy Attributes Subject to Section 6.3, the RF/QF shall retain any and all rights to own and to sell my and all Environmental Attributes associated with the electric generation of the RM and all cause the RF/QF shall retain any and all rights to own and to sell my and all Environmental Attributes associated with the electric generation of the RM and all cause the RF/QF shall retain any and all rights to own and to sell my and all Environmental Attributes associated with the electric generation of the RM and all cause the RF/QF shall retain any and all rights to own and to sell my and all Environmental Attributes associated with the electric generation of the R	(b)	satisfied the same shall deliver to the other Party a certificate evidencing such satisfaction. DEF may waive the satisfaction of a Condition Procedent at its sole discretion. Such waiver must be made in writing. Subject to there being no Event of Delault which has occurred and/or is continuing as of the date upon which the last of such certificates is delivered, the date of such last certificate shall constitute the effective	
 (a) the Facility shall have been constructed so that the Committed Capacity Test may be duly and properly undertaken in accordance with Section 7; and (b) an operable physical connection from the Facility to the Transmission System shall have been effected in accordance with the electrical interconnection and operating agreement required by the Transmission Provider, provided, however, that such physical connection shall be made consistent with the terms hereof. 6. Sale of Electricity by the RE/QE 6.1 Consistent with the terms hereof, the RE/QE shall sell to DET and DET shall purchase from the RE/QE electric power generated by the Facility. The purchase and sale of electricity pursuent to this Contract shall be a () not billing arrangement or () simultaneous purchase and sale arrangement; provided, however, that no such arrangement shall cause the RE/QE to sell more than the Facility's net output. The billing methodology may be changed at the option of the RE/QE, subject to the provisions of Appendix D. 6.2 Cravership and Offering For Sale Of Renewable Energy Attributes Stubject to Section 6.3, the RE/QF shall retain any and all rights to own and to sell any and all Environmental Attributes associated with the electric generation of the REMENT. 	(e)	Conditions Precedent are waived in writing, this Contract shall terminate on such date	
 be duly and properly undertaken in accordance with Section 7; and (b) un operable physical connection from the Facility to the Transmission System shall have been effected in accordance with the electrical interconnection and operating agreement required by the Transmission Provider, provided, however, that such physical connection shall be made consistent with the terms hereof. 6. Sale of Electricity by the RF/QF 6.1 Consistent with the terms hereof, the RU/QF shall sell to DEF and DEF shall purchase from the RE/QF electric power generated by the Facility. The purchase and sale of electricity pursuant to this Contract shall be a () act billing arrangement or () simultaneous purchaseand sale arrangement; provided, however, that no such arrangement shall cause the RE/QF to sell more than the Facility's net output. The billing methodology may be changed at the option of the RU/QF, subject to the provisions of Appendix D. 6.2 Cravership and Offering For Sale Of Renewable Energy Attributes Subject to Section 6.3, the RE/QF shall retain any and all rights to own and to sell may and all Environmental Attributes associated with the electric generation of the 	(J)	RF/QF shall ensure that before the initial Committed Capacity Test:	
 shall have been effected in accordance with the electrical interconnection and operating agreement required by the Transmission Provider, provided, however, that such physical connection shall be made consistent with the terms hereof. 6. Sale of Electricity by the RF/QF 6.1 Consistent with the terms hereof, the RE/QF shall sell to DEF and DEF shall purchase from the RF/QF electric power generated by the Facility. The purchase and sale of electricity pursuent to this Contract shall be a () act billing arrangement or () simultaneous purchase and sale arrangement; provided, however, that no such arrangement shall cause the RF/QF to sell more than the Facility's net output. The billing methodology may be changed at the option of the RE/QF, subject to the provisions of Appendix D. 6.2 Crewership and Offering For Sale Of Renewable Energy Attributes Subject to Section 6.3, the RF/QF shall retain any and all rights to own and to sell any and all Environmental Attributes associated with the electric generation of the 			
 6.1 Consistent with the terms hereof, the RU/QF shall sell to DEF and DEF shall purchase from the RE/QF electric power generated by the Facility. The purchase and sale of electricity pursuant to this Contract shall be a () act billing arrangement or () simultaneous purchase and sale arrangement; provided, however, that no such arrangement shall cause the RE/QF to sell more than the Facility's net output. The billing methodology may be changed at the option of the RU/QF, subject to the provisions of Appendix D. 6.2 Creating and Offering For Sale Of Renewable Energy Attributes Subject to Subject to Section 6.3, the RE/QF shall retain any and all rights to own and to sell any and all Environmental Attributes associated with the electric generation of the 		shall have been effected in accordance with the electrical interconnection and operating agreement required by the Transmission Provider, provided, however,	
 purchase from the RF/QF electric power generated by the Facility. The purchase and sale of electricity pursuant to this Contract shall be a [) act billing arrangement or [) simultaneous purchase and sale arrangement; provided, however, that no such arrangement shall cause the RF/QF to sell more than the Facility's net output. The billing methodology may be changed at the option of the RE/QF, subject to the provisions of Appendix D. 6.2 Orwoership and Offering For Sale Of Renewable Energy Attributes Subject to Section 6.3, the RF/QF shall retain any and all rights to own and to sell any and all Environmental Attributes associated with the electric generation of the 	6.	Sale of Electricity by the RF/QF	
Subject to Section 6.3, the RF/QF shall retain any and all rights to own and to soll any and all Environmental Antributes associated with the electric generation of the		purchase from the RF/QF electric power generated by the Facility. The purchase and sale of electricity pursuant to this Contract shall be a () not billing arrangement or () simultaneous purchase and sale arrangement; provided, however, that no such arrangement shall cause the RF/QF to sell more than the Facility's net output. The billing methodology may be changed at the option of the RE/QF, subject to the	
any and all Environmental Attributes associated with the electric generation of the		6.2 Onvociship and Offering For Sale Of Renovable Energy Attributes	
		any and all Environmental Astributes associated with the electric generation of the	
ISSUED BY, Javier Portuondo, Vice President, Rates & Repulatory Stratoay - FL	16.21	FO RY Javier Portugente, Vine President, Rates & Regulatory Strategy _ ()	

Date: May 21, 2025

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DUKE SECTION No. IX NINTH REVISED SHEET NO. 9,418 CANCELS EIGHT IN REVISED SHEET NO. 9,418 ENERGY, In the event that the RF/QF decides to self any or all EAs that result from the 6.3 electric generation of the RF/QF during the term of this Contract, the RF/QF shall provide notice to the Company of its intent to sell such EAs and provide the Company a reasonable opportunity to offer to purchase such EAs. 6.4 The RF/QF shall not rely on interruptible or curtaitable standby service for the start up requirements (initial or otherwise) of the Facility. 6.5 The RF/QF shall be responsible for the scheduling of required transmission and for all costs, expenses, taxes, fees and charges associated with the delivery of energy to DEF. The RI/QI shall enter into a transmission service agreement with the Transmission Provider in whose service territory the Facility is to be located and the RF/QF shall make any and all transmission-related arrangements (including interconnection and ancillary services) between the RF/QF and the Transmission Provider for delivery of the Facility's firm Capacity and energy to DRF. The Capacity and Energy amounts paid to the RI/QP hereunder do not include transmission losses. The REQU' shall be responsible for transmission losses that occur prior to the point at which the RF/QF's Energy is delivered to DEF. The Parties recognize that the Transmission Provider may be DEF and that if DEF is the Transmission Provider, the transmission service will be provided under a separate agreement. **Committed Capacity/Capacity Delivery Date** 7. If the RF/QF commits to sell capacity to DEF, the amount of which shall be 7.1 determined in accordance with this Section 7. Subject to Section 7.3, the Committed Capacity is set at ______kW, with an expected Capacity Delivery Date on or before the Required Capacity Delivery Date. 7.2 Capacity testing of the Facility (each such test a Committed Capacity Test) shall be performed in accordance with the procedures set forth in Section 8. The Demonstration Period for the first Committed Capacity Test shall commence no earlier than ninety (90) days before the Required Capacity Delivery Date and testing must be completed before the Avoided Unit In-Service Date or an earlier date in Appendix E. The first Committed Capacity Test shall not be successfully completed unless the Facility demonstrates a Capacity of at least one hundred percent (100%) of the Committed Capacity set forth in Section 7.1. Subject to Section 8.1, the RE/QF may schedule and perform up to three (3) Committed Capacity Tests to satisfy the requirements of the Contract with respect to the first Committed Capacity Test. ISSUED BY: Geoff Faster, Vice President, Rates & Regulatory Strategy - FL EFFECTIVE: July 19, 2021

Date: May 21, 2025

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Date: May 21, 2025

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	Nergy,	SECTION NG TX SEVENTH REVISED SHEET NO. 9.421 CANCELS SIXTH REVISED SHEET NO. 9.421
5	(24) c sustair design by the Comm RF/QF 7.3; pr	ammitted Capacity Test results shall be based on a test period of twenty-linur onsecutive hours (the "Committed Capacity Test Period") at the highest ted net kW rating at which the Facility can operate without exceeding the operating conditions, remperature, pressures, and other parameters defined applicable manufactures(s) for steady state operations at the Facility. The introd Capacity Test Period shall commone at the time designated by the "pursuant to Section 8.1 or at such time requested by DEF pursuant to Section voided, however, that the Committed Capacity Test Period may commence than such time in the event that DEF is notified of, and consents to, such time.
8	lowers	al station service use of unit ouxiliaries, including, without limitation, cooling , heat exchangers, and other equipment required by law, shall be in service the Committed Capacity Test Period.
8		apacity of the l'acility shall be the minimum hourly net output in kW ator output minus auxiliary) measured over the Committed Capacity Test
8		ammitted Capacity Test shall be performed according to standard industry procedures for the appropriate technology of the RF/QF.
8	operat within	suits of any Committed Capacity Test, including all data related to Facility ion and performance during testing, shall be submitted to DEF by the RF/QF seven (7) calendar days of the conclusion of the Committed Capacity Test. F/QF shall certify that all such data is accurate and complete.
9. 1	Payment for	Electricity Produced by the Facility
9).] Energ	y
	9.8,1	DEF agrees to pay the RF/QF for Energy produced by the Facility and delivered to DET in accordance with the rates and procedures contained in Appendix D, as it may be amended from time to time. The Parties agree that this Contract shall be subject to all of the provisions contained in Rate Schedule COG-1 or Appendix D whichever applies as approved and on file with the FTSC.
	9.1.2	DET may, at its option, limit deliveries under this Contract to 110% of the Committed Capacity as set forth in Section 7. In the event that DEF chooses to limit deliveries, any Energy in excess of 110% of the Committed Capacity will be paid for at the rares defined in Rate Schedule COG-1 and shall not be included in the calculations in Appendix A hereta.

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¢	DUKE	GY,		SECTION No IX SEVENTHREMBED SHEET No. 9.422 CANDELS SIXTH REVISED SHEET NO. 9.422
	9,2	Сарасі	ty	
		with the approve RF/QF Capacit Facility Option.	e rates and procedures contained ad from time to time by the FPS of Appendix D or an alter understands and agrees that Ca y Delivery Date occurs before th is delivering firm Capacity and	pacity described in Section 7 in accordance in Appendix D, as it may be amended and 5C, and pursuant to the election of Option mative rate schedulo in Appendix E. The pacity Payments will only be made if the re Required Capacity Delivery Date and the d Energy to DEU. Once so selected, this he Firm Energy Rate cannot be changed for
	9,3	Payme	nts for Energy and Capacity	
			twentieth Business Day followin kilowatt-hours sold by the RF/Q	e made monthly, and normally by the ng the end of the billing period. The P and the applicable avoided energy rate de shall accompany the payment to the
			than two (2) years, remain subje	Contract shall, for a period of not longer of to adjustment based on billing asion by either Party, provided thar such between the Parties.
10,	Electr	icity Pro	aduction and Plant Maintenan	ce Schedule
	10.1	and pri Contrac amount month a of any agrees	or to October 1 of each calonds t, the RF/QF shall submit to D. of electricity to be generated by of the following calendar year, in scheduled maintenance period() to provide updates to its plann The Parties agree to discu	ior to the Required Capacity Delivery Date, ar year thereafter during the term of this EF in writing a good-faith estimate of the the Furility and delivered to DFF for each neloding the time, duration and magnitude (s) or reductions in Capacity. The RE/QF ned maintenance periods as they become as coordinating scheduled maintenance
ISSUED EFFECT) BY: Javie TVE: Jone I	r Portacond 9, 2020	o, Vice President, Rates & Regulatory St	rategy - FL

Date: May 21, 2025

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DUKE SECTION No. IX NINTH REVISED SHEET NO. 9.423 CANCELS EIGHT H REVISED SHEET NO. 9.423 ENERGY, By October 31 of each calendar year, DEF shall notify the RF/QF in writing 10.2 whether the requested scheduled maintenance periods in the detailed plan are acceptable. If DEF does not accept any of the requested scheduled maintenance periods. DEU shall advise the RU/QU of the time period closest to the requested period(s) when the outage(s) can be acheduled. The RE/QE shall only schedule outages during periods approved by DEF, and such approval shall not be unreasonably withheld. Once the schedule for the detailed plan has been established and approved, either Party requesting a subsequent change in such schedule, except when such change is due to Force Majeure, must obtain approval for such change from the other Party. Such approval shall not be unreasonably withheld or delayed. Scheduled maintenance ourage days shall be limited to eleven days per calendar year. In no event shall maintenance periods be scheduled during the following periods: June 1 through September 15 and December 1 through and including the last duy of February. 10.3 The REQUI shall comply with reasonable requests by DET regarding day-to-day and hour-by-hour communication between the Parties relative to electricity production and maintenance scheduling. 10.4 The Pactics recognize that the intent of the availability factor in Section 4 of this Contract includes an allowance for scheduled outages, forced outages and forced reductions in the output of the Fueility. Therefore, the RF/QF shall provide DEF with notification of any forced outage or reduction in output which shall include the time and date at which the forced outage or reduction occurred, a brief description of the cause of the outage or reduction and the time and date when the forced outage or reduction ceased and the Pacifity was able to return to normal operation. This notice shall be provided to DEF within seventy-two (72) hours of the end of the forced outage or reduction. The RFQF is required to provide the total electrical output to DEF except (i) during a period that was scheduled in Section 10.2, (ii) during a period in which nutification of a forced outage or reduction was provided, (iii) during an event of Force Majeure or (iv) during a curtailment period as described in Section 10.5.5. In no event shall the RE/QE deliver any portion of their electrical output to a third party. 10.5 Dispatch and Control 10.5.1 Power supplied by the RF/QF hereander shall be in the form of three-phase 60 hertz alternating current, at a nominal operating voltage of volts. kV) and power factor dispatchable and controllable in the range of 90% lagging to 90% leading as measured at the interconnection point to maintain system operating parameters, including power factor, as specified from time to time by DEF. ISSUED BY: Javier Partuando, Vice President, Rates & Regulatory Strategy - FL EFFECTIVE: June 9, 2020

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(C)	, DUKE 'ENERGY,	SECTION NA. IX NINTH REVISED SHEET NO. 9.425 CANCELS EIGHTH REVISED SHEET NO. 9.425
11.	Completion/Performance S	Security
		ne execution of this Contract R1/Q1 shall deliver to DEF an amount equal to \$30,00/kw of Committed Capacity as ance Security,
	time to time by the R shall promptly releas substitute Eligible Co Partics shall munuall Contract which such unless extended by n any remaining Eligib upon by DEI pursua RI/QF. Any dispute	the of Eligible Collateral by the RF/QF may be selected from F/QF and upon receipt of substitute Eligible Collateral, DEF to the Eligible Collateral that has been replaced by the ollateral. Following any termination of this Contract, the y agree to a final settlement of all obligations under this period shall not exceed 90 days from such termination date nutual agreement between the Parties. After such settlement, le Collateral posted by the RF/QF that has not been drawn int to its rights under this Contract shall be returned to the between the Parties regarding such final settlement shall be o applicable procedures set forth in Section 20.9.
	RF/QF following the provisions of this Co event of such a draw otherwise terminates	nt - DEF may draw upon Eligible Collateral provided by the occurrence of an Event of Default or pursuant to the other intract to which DEF is entitled to under this Contract. In the then, except in the circumstance when this Contract , the RU/QI' shall within five (5) Business Days replenish the the full amounts required.
	Capacity Delivery D first twelve (12) mon return the Completio of the first anniversa. Capacity Delivery D Date, consistent with retain the Completion Delivery Date occurs is less than 95% for a Delivery Date then E Security until the AC months. Upon the ca is greater than or equ Security within ninet perform one or more first anniversary of th connection with any demonstrate a Capac	(a) Capacity Delivery Date occurs before the Required ate and (b) the ACBI' is equal to or greater than 95% for the ths following the Capacity Delivery Date then DEF will a/Performance Security to the RF/QF within ainety (90) days ry of the Capacity Delivery Date. In the event that the ate does not occur before the Required Capacity Delivery Section 7.6 herein, DEF shall immediately be entitled to a/Performance Security in full. In the event the Capacity before the Required Capacity Delivery Date, and, the ACBI' any of the first twelve (12) months following the Capacity EF shall be entitled to retain the Completion/Performance BF is equal to or greater than 95% for 12 consecutive impletion of twelve (12) consecutive months, and the ACBF al to 95%, then DEF will return the Completion/Performance (90) days. In the event that DEF requires the RE/QF to committed Capacity Test(s) at any time on or before the the Capacity Delivery Date pursuant to Section 7.3 and, in such Committed Capacity Test(s), the RF/QF fails to ity of at least one-hundred percent (100%) of the Committed Section 7.1, DEF shall be entitled immediately to receive,

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	SECTION NO IX EIGHTH REVISED SHEET NO. 9.427 GAVGELS SEVENTH REVISED SHEET NO. 9.427
12.1.2	DEF shall have the eight and the RF/QF shall be required to monitor the linancial condition of (i) the issuer(s) in the case of any Letter of Credit and (ii) the insurer(s), in the case of any bond. In the event the senior debt rating of any issuer(s) or insurer(s) has deteriorated to the extent that they fail to meet the requirements of a Qualified Institution. DBF may require the RF/QF to replace the letter(s) of credit or the bond, as applicable. In the event that DEF notifies the RF/QF that it requires such a replacement, the replacement, letter(s) of credit or bond, as applicable, must be issued by a Qualified Institution, and meet the requirements of Section 12.1.1 within thirty (30) calendar days following such notification. Failure by the RE/QF to draw in full on any existing Letter of Credit or bond and to exercise any other remedies it may have bereauder.
12.1.3	After the close of each calendar quarter (March 31, June 30, September 30, and December 31) occurring subsequent to the Capacity Delivery Date, upon DEF's issuance of the Termination Fee calculation as described in Section 12.1, the RF/QF must provide DEF, within ten calendar (10) days, written assurance and documentation (the "Security Documentation"). In form and subsenace acceptable to DEF, that the amount of the Termination Security is sufficient to cover the halance of the Termination Fee through the end of the following quarter. In addition to the foregoing, at any time during the term of this Contract, DEF shall have the right to request and the RF/QF shall be obligated to deliver within five (5) calendar days of such request, such Security Documentation. Failure by the RF/QF to comply with the requirements of this Section 12.1.3 shall be grounds for DEF to draw in full on any existing Letter of Credit or bond or to retain any cash deposit, and to exercise any other remedies it may have hereunder.
12.1.4	Upon any termination of this Contract following the Required Capacity Delivery Date, DEF shall be entitled to receive (and in the case of the Letter(s) of Credit or bond, draw upon such Letter(s) of Credit or bond) and retain one hundred percent (100%) of the Termination Security.
13. Performance	Factor
and off-peak	o provide an incentive to the RF/QF to operate the Facility during on-peak periods in a manner that approximates the projected performance of the A formula to achieve this objective is attached as Appendix A.
14. Default	
	ng the occurrence of any Force Majeure as described in Section 18, each of shull constitute an Event of Delault:

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DUKE SECTION No. IX NINTH REVISED SHEET NO. 9.428 CANCELS EIGHT II REVISED SHEET NO. 9.428 ENERGY, the RF/QF changes or modifies the Facility from that provided in Section 2 with (a) respect to its type, location, technology or fuel source, without the prior written approval of DEF; after the Capacity Delivery Date, the Facility fails for twolve (12) consecutive (b) months to maintain an Annual Capacity Billing Factor, as described in Appendix A, of at least seventy live percent (75%); the RE/QF fails to antisfy its obligations to maintain sufficient fuel on the site of (c) the Facility to deliver the Capacity and Energy associated with the Committed Capacity for an uninterrupted seventy-two-(72) hour pecied under Section 10.5.6 hereof; (d) the failure to make when due, any payment required pursuant to this Contract if such failure is not remotied within three (3) Business Days after written notice; (e) either Party, or the entity which owns or controls either Party, ceases the conduct. of active business; or if praceedings under the federal bankruptcy law or insolvency laws shall be instituted by or for or against either Party or the entity which owns or controls either Party; or if a receiver shall be appointed for either Party or any of its assets or properties, or for the entity which owns or controls either Party; or if any part of either Party's assets shall be attached, levied upon, encumbered, pledged, seized or taken under any judicial process, and such proceedings shall not be vacated or fully sayed within thirty (30) calendar days thereof; or if either Party shall make an assignment for the benefit of creditors, or admit in writing its inability to pay its debts as they become due: the RF/QF fails to give proper assurance of adequate performance as specified ന്ന് under this Contract within thirty (30) calendar days after DEF, with reasonable grounds for insecurity, has requested in writing such assurance; the RI7QF fails to maintain licensing, certification, and all federal, state and local (2) governmental, environmental, and licensing approvals required to operate the Facility; (b) the RI/QI/ fails to comply with the provisions of Section 11 hereof; (î) any of the representations or warranties, including the cortification of the completion and maintaining of the Conditions Precedent, made by either Party in this Contract is labe or misleading in any material respect us of the time made; (i) if, at any time after the Capacity Delivery Date, the RI/QU reduces the Committed Capacity due to an event of Force Majonre and fails to repair the Facility and reset the Committed Capacity to the level set forth in Section 7.1 (as such level may be reduced by Section 7.3) within twelve (12) months following the occurrence of such event of Force Majeure; or ISSUED BY: Geoff Foster, Vice President, Rates & Regulatory Strategy - FL EFFECTIVE: July 1, 2022

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¢	DUK	e Rgy,		SECTION No IX SIXTH REVISED SHEET NO: 9.429 CANCELS FIFTH REVISED SHEET NO: 9.429			
	(k)		Party breaches any material party breaches any material part in this Section 14;	I provision of this Contract not specifically			
	(1)	the R19	the RI/QP fails to maintain its status as a Qualifying Facility;				
	(m)	the RF/	the RF/QF sells any Energy or Capacity to an entity other than DEF;				
	(n)	the RF/QF suspends its Interconnection Agreement or the construction of interconnection facilities;					
15.	Right	ts in the l	Event of Default				
	15,1	Upon ti at its op		nts of Default in Section 14, the DRF may,			
		15.1.1	obligation, except as set forth	Contract, without penalty or further h in Section 15.2, by written notice to the y payment(s) due from DEF to the RF/QF, in the RF/QF to DEF;			
		15,1,2		Completion/Performance Security pursuant mination Security requirement pursuant to le; and			
		15.1.3	axcivise any other remedy(ies in equity.) which may be available to DEF at law or			
	15.2	Termination shall not affect the liability of either Party for obligations arising prior to such termination or for damages, if any, resulting from any breach of thi Contract.					
16,	Inder	mnificatio)n				
	16.1	DEI and the RF/QF shall each be responsible for its own facilities. DEF and the RF/QF shall each be responsible for ensuring adequate safeguards for other DEF customers. DEF's and the RF/QF's personnel and equipment, and for the protection of its own generating system. Each Party (the "Indennifying Party") agrees, to the extent permitted by applicable law, to indemnify, pay, defend, and hold harmless the other Party (the "Indennify ing Party") agrees, to the extent permitted by applicable law, to indemnify, pay, defend, and hold harmless the other Party (the "Indennified Party") and its officers, directors, employees, agents and contractors (hereinafter called respectively, "DEF Entities" and "RF/QF Entities") from and against any and all claims, domands, costs or expenses for loss, damage, or injury to persons or property of the Indennified Party (or to third parties) directly caused by, arising out of, or resulting from:					
			a breach by the Indemnifying I warranties or obligations hereur	'arty of its covenants, representations, and ider;			
ISSUE EFFEC	D BY: Geo TIVE: July	ff Faster, Vi 19, 2021	ce President, Roles & Regulatory Strates	ŋv − FL			
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🖌 DUKE SECTION No. IX SIXTH REVISED SHEET NO. 9,430 CANCELS FIFTH REVISED SHEET NO. 9,430 ENERGY, any act or omission by the Indemnifying Party or its contractors, agents, (b) servants or employees in connection with the installation or operation of its generation system or the operation thereof in connection with the other Party's system; (c) any defect in, failure of, or fault related to, the indemnifying Party's generation system: (**d**) the negligence or willful misconduct of the Indemnifying Party or its contractors, agents, servants or employees; or any other event or act that is the result of, or proximately caused by, the (0) Indemnifying Party or its contractors, agents, servants or employees related to the Contract or the Parties' performance thereunder. 16.2 Payment by an Indemnified Party to a third party shall not be a condition precedent to the obligations of the Indemnifying Party under Section 16. No Indemnified Party under Section 16 shall settle any claim for which it claims indemnification hercunder without first allowing the Indemnifying Party the right to defend such a claim. The Indemnifying Party shall have no obligations under Section 16 in the event of a breach of the foregoing sentence by the Indemnified Party. Section 16 shall survive termination of this Contract. 17. Insurance The RF/QF shall procure or cause to be procured and shall maintain throughout the 17.1 entire Term of this Contract, a policy or policies of liability insurance issued by an insurer acceptable in the state of Florida on a standard "Insurance Services Office" commercial general liubility and/or excess liability form or equivalent and Workers' Compensation in accordance with the statutory requirements of the state of Florida (such policy or policies, collectively, the "RF/QF Insurance"). A certificate of insurance shall be delivered to DEF at least fifteen (15) calendar days prior to the start of any interconnection work. At a minimum, the RF/QF Insurance shall contain (a) an endorsement providing coverage, including products liability/completed operations coverage for the term of this Contract, and (b) premises and operations liability. (c) a broad form contractual liability endorsement covering liabilities (i) which might arise under, or in the performance or nonperformance of, this Contract or (ii) caused by operation of the Facility or any of the RF/QF's equipment. Without limiting the foregoing, the RF/QF Insurance must be reasonably acceptable to DEF. Any premium assessment or deductible shall be for the account of the RE/QE and not DEE/. 17.2 The RF/QF Insurance for liability shall have a minimum limit of five million dollars (\$5,000,000-00) per occurrence for bodily injury (including death) or property damage. This liability limit can be met by any combination of commercial general and excess liability insurance pulicies. ISSUED BY: Javier Perturencie, Vice President, Rates & Regulatory Strategy - FL EFFECTIVE: June 9, 2020

Docket No. 20250054-EO Attachment A Date: May 21, 2025 Page 32 of 70 **DUKE** SECTION No IX SEVENTH REVISED SHEET NO. 9.431 CANCELS SIXTH REVISED SHEET NO. 9.431 ENERGY, 17.3 To the extent that the RF/QF Insurance is on a " claims made " basis, the retroactive date of the policy(ies) shall be the Effective Date of this Contract or an earlier date. Furthermore, to the extent the RF/OF Insurance is on a "claims made" basis, the RE/QE's duty to provide insurance coverage shall survive the termination of this Contract until the expiration of the maximum statutory period of limitations in the State of Florida for actions based in contract or in tort. To the extent the RF/QF Insurance is on an "occurrence" basis, such insurance shall be maintained in effect at all times by the RF/QF during the term of this Contract, 17.4 The RU/QF shall provide DEF with a copy of any material communication or notice related to the RE/QE insurance within ten (10) Business Days of the RE/QE's receipt or issuance thereof. 17.5 DEF shall be designated as an additional named insured under the RF/QF Insurance (except Workers' Compensation). The RF/QF Insurance shall be primary to any coverage maintained by DEF and provide, where permitted by law, waiver of any rights of subrogation against DET. Any deductibles or retentions shall be the sole responsibility of RF/QF. RF/QF's compliance with these provisions and the limits of insurance specified herein shall not constitute a limitation of RF/QF's liability or otherwise affect RF/QF's indemnification obligations pursuant to this Contract. Any failure to comply with all of these provisions shall not be deemed a waiver of any rights of DEF under this Contract with respect to any insurance coverage required hereunder. Dill' may request the RI/QI' to provide a copy of any or all of its required insurance policies, including endorsements in which DEF is included as an additional institud for any claims filed relative to this Contract. 18. **Force Majeure** "Force Majeure" is defined as an event or circumstance that is not reasonably 18.1 foreseeable, is beyond the reasonable control of and is not caused by the negligence or lack of due diligence of the Party claiming Force Majeure or its contractors or suppliers and adversely affects the performance by that Party of its obligations under or pursuant to this Contract. Such events or circumstances may include, but are not limited to, acts of God, war (including actions or inactions of military authority), rior or insurrection, blockades, embargees, sabetage, epidemics (that are recognized by a health agency authority, and authorities have required a mandated quarantine impacting the Facility, and the RF/QF has shown a direct correlation and impact to the Facility), explosions and fires not originating in the Facility or caused by its operation, hurricanes, floods, strikes, lockouts or other labor disputes or difficulties (not caused by the failure of the affected Party to comply with the terms of a collective bargaining agreement). Force Majoure shall not include or be based on (i) RF/QF's ability to sell the Capacity or Energy to another market at an economic advantage or a price greater than the price herein; (ii) equipment breakdown or inability to use equipment caused by its design, construction, operation, maintenance or inability to meet regulatory standards, or otherwise caused by an event originating. in the Facility; ISSUED BY: Geoff Foster, Vice President, Retes & Regulatory Strategy - FL EFFECTIVE: July 10, 2021

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EN EN	KE SECTION No. IX INFTH REVISED SHEET NO. 9.432 ERGY, CANCELS FOURTH REVISED SHEET NO. 9.432
	(iii) the RF/QF's failure to obtain on a timely basis and maintain a necessary pennin or other regulatory approval; (iv) a failure of performance of any other entity, including any entity providing electric transmission service to the RF/QF, except to the extent that such failure was caused by an event that would otherwise qualify as a Force Majeure event; or (v) an interruption of fuel supply.
18.	2 Except as otherwise provided in this Contract, each Party shall be excused from performance when its nonperformance was caused, directly or indirectly by an event of Farce Majeure.
18.	In the event of any delay or nonperformance resulting from an event of Force Majoure, the Party claiming Force Majoure shall notify the other Party in writing within five (3) Business Days of the occurrence of the event of Force Majoure, of the nature, cause, date of common content thereof and the anticipated extent of such delay, and shall indicate whether any deallines or date(4), imposed hereunder may be affected thereby. The suspension of performance shall be of no greater scope and of no greater duration than the cure for the Force Majoure requires. A Party claiming Force Majoure shall not be entitled to any relief therefire unless and until conforming notice is provided. The Party claiming Force Majoure shall notify the other Party of the cessation of the event of Force Majoure or of the conclusion of the affected Party's cure for the event of Force Majoure in either case within two (2) Business Days thereof.
18,	4 The Party cluiming Force Majeure shall use its best efforts to cure the cause(a) preventing its performance of this Contract; provided, however, the settlement of strikes, lockouts and other labor disputes shall be enrively within the discretion of the affected Party and such Party shall not be required to settle such strikes, lockouts or other labor disputes by acceding to demands which such Party deems to be unfavorable.
18.	5 If the RI/QI suffers an occurrence of an event of Force Majeure that reduces the generating capability of the Uacility below the Committed Capacity, the RF/QF may, upon notice to DEF temporarily adjust the Committed Capacity as provided in Sections 18.6 and 18.7. Such adjustment shall be effective the first calendar day immediately following DEF's receipt of the notice or such later date as may be specified by the RF/QF. Furthermore, such adjustment shall be the minimum amount necessitated by the event of Force Majeure.
18.	If the Facility is rendered completely inoperative as a result of Force Majoure, the RF/QF shall temporarily set the Committed Capacity equal to 0 kW until such time as the Facility can partially or fully operate at the Committed Capacity that existed prior to the Force Majoure. If the Committed Capacity is 0 kW, DEF shall have no obligation to make Capacity Payments hereunder.
18.	7 If, at any time during the occurrence of an event of Force Majoure or during its cure, the Facility can partially or fully operate, then the RF/QF shall temporarily set the Commuted Capacity at the maximum capability that the Facility can

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DUKE SECTION No. IX FOURTH REVISED SHEET NO. 9.433 CANCELS THIRD REVISED SHEET NO. 9.433 ENERGY, Upon the cossistion of the event of Force Majoure or the conclusion of the cure for 18.8 the event of Force Majeure, the Committed Capacity shall be restored to the Committed Capacity that existed immediately prior to the Force Majeure. Notwithstanding any other provisions of this Contract, upon such cessation or cute, DET shall have right to require a Committed Capacity Test to demonstrate the Facility's compliance with the requirements of this Section 18.8. Any such Committed Capacity Test required by DEF shall be additional to any Committed Capacity Test under Section 7.3. During the occurrence of an event of Force Majeure and a reduction in Committed 18.9 Capacity under Section 18.5 all Monthly Capacity Payments shall reflect, pro rata, the reduction in Committed Capacity, and the Monthly Capacity Payments will continue to be calculated in accordance with the pay-for-performance provisions in Appendix A. 18.10 The RE/QF agrees to be responsible for and pay the costs necessary to reactivate the Facility and/or the interconnection with DEF's system if the same is (are) rendered inoperable due to actions of the RE/QE, its agents, or Force Majeure events affecting the RF/QF, the Facility or the interconnection with DEF. DEF agrees to reactivate, at its own cost, the interconnection with the Facility in circumstances where any interruptions to such interconnections are caused by DRP or its agents. Representations, Warranties, and Covenants of RF/QF 19. Each Party hereto represents and warrants that as of the Effective Date: 19.1 Organization, Standing and Qualification DEF is a corporation duly organized and validly existing in good standing under the laws of Florida and has all necessary power and authority to carry on its business as presently conducted to own or hold under lease its properties and to enter into and perform its obligations under this Contract and all other related documents and agreements to which it is or shall be a Party. The RF/QF is a (corporation, partnership, or other, as applicable) duly organized and validly and has all necessary existing in good standing under the laws of power and authority to eavy on its business as presently conducted to own or hold under lease its properties and to onter into and perform its obligations under this Contract and all other related documents and ugreements to which it is or shall be a Party. Each Party is duly qualified or licensed to do business in the State of Florida and in all other jurisdictions wherein the nature of its business and operations or the character of the properties owned or leased by it makes such qualification or licensing necessary and where the failure to be so qualified or licensed would impair its ability to perform its obligations under this Contract or would result in a material liability to or would have a material adverse effect on the other Pany. ISSUED BY: Javier Perturende, Vice President, Rates & Regulatory Strategy - FL EFFECTIVE: June 9, 2020

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DUKE SECTION No. IX THIRD REVISED SHEET NO. 9.434 CANCELS SECOND REVISED SHEET NO. 9.434 ENERGY, 19.2 Due Authorization, No Approvals, No Defaults Each of the execution, delivery and performance by each Party of this Contract has been duly authorized by all necessary action on the part of such Party, does not require any approval, except as has been heretofore obtained, of the shareholders DEF or of the (shareholders, partners, or others, as applicable) of the RF/QF or any consent of or approval from any trustee, lessor or holder of any indebtedness or other obligation of such Party, except for such as have been duly obtained, and does not contravene or constitute a default under any law, the anicles of incorporation of DEEF or the (articles of incorporation, bylaws. or other as applicable) of such Party, or any agreement, judgment, injunction, order, decree or other instrument binding upon such Party, or subject the Facility or any component part thereof to any lien other than as contemplated or permitted by this Contract, 19.3 Compliance with Laws Each party has knowledge of all laws and business practices that must be followed in performing its obligations under this Contract. Each party also is in compliance with all laws, except to the extent that failure to comply therewith would not, in the aggregate, have a material adverse effect on the other Party. Governmental Approvais 19.4 Except as expressly contemplated herein, neither the execution and delivery by each Party of this Contract, nor the consummation by each Party of any of the transaction contemplated thereby, requires the consent or approval of, the giving of notice to, the registration with, the recording or filing of any document with, or the taking of any other action with respect to governmental authority, except with respect to permits (a) which have already been obtained and are in full force and effect or (b) are not yet required (and with respect to which the RF/QF has no reason to believe that the same will not be readily obtainable in the ordinary course of husiness upon due application therefore). 19.5 No Suits, Proceedings There are no actions, suits, proceedings or investigations pending or, to the knowledge of each Party, threatened against it at law or in equity before any court or tribunal of the United States or any other jurisdiction which individually or in the aggregate could result in any materially adverse effect on each Party's business. properties, or assets or its condition, financial or otherwise, or in any impairment of its ability to perform its obligations under this Contract. Each Party has no knowledge of a violation or default with respect to any law which could result in any such materially adverse effect or impairment. ISSUED BY: Javier Portuonido, Managing Director, Rates & Regulatory Strategy - FL EFFECTIVE: July 9, 2019

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Pi	DUKE	SECTION No IX RFTH REVISED SHEET NO. 9.435 CANCELS FOURTH REVISED SHEET HO. 9.435
	19.6	Environmental Matters
		To the best of its knowledge after diligent inquiry, each Party knows of (a) existing violations of any environmental laws at the Facility, including the governing hazardous materials or (b) pending, orgoing, or unresol- ationinistrative or enforcement investigations, compliance orders, claims, dema actions, or other litigation brought by governmental authorities or other third par- slleging violations of any environmental law or permit which would materially adversely affect the operation of the Facility as concemplated by this Contract.
20.	Genera	l Pravisions
	20.1	Project Vlability
		To assist DEF in assessing the RE/QF's linancial and technical viability, the RE shall provide the information and documents requested in Appendix C substantially similar documents, to the extent the documents apply to the typ Facility covered by this Contract and to the extent the documents are available, documents to be considered by DEF must be submitted at the time this Contra presented to DEF. Failure to provide the following such documents may resu a determination of non-viability by DEF.
	20.2	Permits
	1	The RF/QF bereby agrees to obtain and maintain any and all permits, certificati icconses, consents or approvals of any governmental authority which the RF/Q required to obtain as a prerequisite to engaging in the activities specified in Contract.
	20.3	Project Management
		If requested by DEF, the RF/QF shall submit to DFF its integrated project sche- for DEF's review within sixty (60) calendar days from the execution of Contract, and a start-up and test schedule for the Facility at least sixty (60) calen- days prior to start-up and test schedule for the Facility at least sixty (60) calen- days prior to start-up and test schedule for the Facility. These schedules shall identify liconsing, permitting, construction and operating milestone dates and activi the RF/QF shall submit monthly progress reports in a form satisfactory to 0 within lifteen (15) calendar days after the close of each munth from the first mi- following the Effective Date until the Capacity Delivery Date. The RF/QF s notify DEF of any changes in such schedules within ten (10) calendar days a such changes are determined. If for any reason, DEF has reason to believe RF/QF shall submit to DEF, within ten (10) business days of such reques remedial action plan ("Romedial Action Plan") that sets forth a detailed descrip of RF/QF's proposed course of action to promptly achieve the Capacity Deliv Date. Delivery of a Kemedial Action Plan does not

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		SIXTH REVISED SHEET NO. 9.436 CANCELS FIFTH REVISED SHEET NO. 9.436
	right to monitor the construct or off-site. DEF's technical requests, if any, shall not be	on to the Capacity Delivery Date. DEli shall have the tion, start-up and testing of the leadility, either on-si- review and inspections of the Facility and resultiv- construed as endorsing the design thereof or as an rability or reliability of the Facility.
	capability curves, protective one-line diagrams, protective direct elementary diagrams	EF with the final designer's/manufacturer's generaturelay types, proposed protective relay settings, may enday functional diagrams, and alternating current ar for review and inspection at DEF no later than our days prior to the initial synchronization date.
20,4	Assignment	
		this Contract, without the other Party's prior writte ay not be unreasonably withheld or delayed.
	with the review, negotiation	ole for DEF's reasonable costs and expenses associate 1, execution and delivery of any such documents (collateral assignment, including reasonable attorney)
20.5	Disclaimer	
	credit or financial support (DEF does not, nor should it be construed, to extend it for benefit of any third parties lending money to o th the RIVQF or any assigns of this Contract.
20.6	Notification	
	delivered in person, or sent b service, or sent by fax if fol certified mail or trackable g below. The Parties designate	to this Contract shall be deemed duly given whe y registered or certified mail, trackable private deliver lowed immediately with a copy sent by registered or rivate delivery service, to the individuals designate a the following individuals to be notified or to when such time as either Party furnishes the other Part et another individual:
	For the RF/QF:	For DEF:
		Duke Energy Plotida, U.C Director of QF Contracts, FRH-155 299 First Avenue North

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	e RGY,	SECTION No IX FOURTH REVISED SHEET NO. 9,437 GANCELS THIRD REVISED SHEET NO. 9,437
	l business hours (8)	ments may be mailed to the address below or delivered during 00 μ m, to 4:45 μ m.) to the visitors' entrance at the address
	d/h: 299 St. 1	te Energy Florida, LLC 'a Duke Energy First Avenue North Petersburg, FL 33701 ention: Director of QF Contracts, FRH-155
20.7	Applicable Law This Contract shal	I be construed in accordance with and governed by the laws of a, and the rights of the parties shall be construed in accordance
20.8	Taxation	
	effects of any addi- result of the purcha- energy and espacit- included in the aver- hy law. In the over- impositions arising schedule or any rel- affecting DEIT's pu- the execution of an nut have heren habi- sufficient to provid- imay bill the REFQU against amounts du or impositions that Capacity under the Emergy or avoided passed on to the RI	old DEF and its general body of ratepayers harmless from the tional taxee, assessments or other impositions that arise as a see of energy and capacity from the RF/QF to the other y. Any savings in regard to taxes or assessments shall be bided cost payments made to the RF/QF to the extent permitted it DEF becomes liable for additional taxes, assessments or yout of its transactions with the RF/QF under this tariff lated interconnection agreement or due to changes in laws uchases of energy and capacity from the RF/QF counting after engreement under this tariff schedule and for which DEF would lei fit in had produced the energy and/or constructed furthites la the capacity contemplated under such agreement itself. DEF W monthly for such additional expenses or may offset them is to the RF/QF from DEF. Any savings in taxes, assessments accrue to DEF as a result of its purchase of Energy and s tariff schedule that are not already reflected in the avoided Capacity payments made to the RF/QF hereunder, shall he F/QF to the extent permitted by law without consequential meth benefit to DEF.
ISSUED BY: Geof EFFECTIVE: July		Regulatory Strategy - FL

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DUKE SECTION No. IX REFTH REVISED SHEET NO. 9.438 CANCELS FOURTH REVISED SHEET NO. 9.438 ENERGY, 20.9 Dispute, Venue and Waiver of Jury Trial With respect to any dispute, suit, action or proceedings relating to this Contract, each party irrevocably submits to the exclusive jurisdiction of the courts of the State of Florida and the United States District Court located in Hillsborough County in Tamps, Florida, and in respect of the transactions contemplated hereby, and hereby waive, and agree not to assort, as a defense in any dispute, action, suit or proceeding for the interpretation or enforcement hereof or of any such document, that it is not subject thereto or that such dispute, action, suit or proceeding may not be brought or is not maintainable in said courts or that the venue thereof may not be appropriate or that this Contract or any such document may not be enforced in or by such courts, and the Parties hereto irrevocably agree that all claims with respect to such action or proceeding shall be heard and determined in such a court. The Parties hereby consent to and grant any such court jurisdiction over the persons of such Parties solely for such purpose and over the subject matter of such dispute and agree that mailing of process or other papers in connection with any such action or proceeding in the manner provided in Section 20.6 hereof or in such other manner as may be permitted by Law shall be valid and sufficient service thereof. Each Party acknowledges and agrees that any controversy which may arise under this Contract is likely to involve complicated and difficult issues, and therefore each Party hereby inevocably and unconditionally waives any right a Party may have to a trial by jury in respect of any litigation resulting from, arising out of or relating to this Contract or the transactions contemplated hereby. Euch Party certifies and acknowledges that (a) no representative, agent or attorney of the other Party has represented, expressly or otherwise, that such other Party would not, in the event of litigation, seek to enforce the foregoing waiver, (b) each Party understands and has considered the implications of this waiver, (c) each Party makes this waiver voluntarily and (d) each Party has been induced to enter into this Contract by, among other things, the mutual waivers and certifications in this Section 20.9. 20.10 Limitation of Liability IN NO EVENT SHALL DEF. ITS PARENT CORPORATION, OFFICERS, DIRECTORS, EMPLOYEES, AND AGENTS BE LIABLE FOR ANY INCIDENTAL, INDIRECT, SPECIAL, CONSEQUENTIAL, EXEMPLARY, PUNITIVE, OR MULTIPLE DAMAGES RESULTING FROM ANY CLAIM OR CAUSE OF ACTION, WHETHER BROUGHT IN CONTRACT, TORT (INCLUDING, BUT NOT LIMITED TO, NEGLIGENCE OR STRICT LIABILITY), OR ANY OTHER LEGAL THEORY. ISSUED BY: Geoff Foster, Vice President, Rates & Regulatory Strategy - FL EFFECTIVE: July 19, 2021

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	SECTION No IX THIRD REVISED SHEET NO 9.439 CANCELS SECOND REVISED SHEET NO. 9.439
20,11	Severability
	If any part of this Contract, for any reason, is declared invalid or unenforceable by a public authority of appropriate jurisdiction, then such decision shall not affect the vulidity of the remainder of the Contract, which remainder shall remain in force and effect as if this Contract had been executed without the invalid or unenforceable portion.
20.12	Complete Agreement and Amendments
	All previous communications or agreements between the Parties, whether verbal or written, with reference to the subject matter of this Contract are hereby abrogated. No amendment or modification to this Contract shall be binding unless it shall be set forth in writing and duly executed by both Parties. This Contract constitutes the entire agreement between the Parties.
20.13	Survival of Contract
	Subject to the requirements of Section 20.4, this Contract, as it may be amended from time to time, shall be binding upon, and innre to the benefit of, the Parties' respective successors-in-innerest and legal representatives.
20.14	Record Retention
	Each Party shall maintain for a period of five (5) years from the date of termination hereof all records relating to the performance of its obligations hereunder.
20.15	No Waiver
	No waiver of any of the terms and conditions of this Contract shall be effective unless in writing and signed by the Party against whom such waiver is sought to be enforced. Any waiver of the terms hereof shall be effective only in the specific instance and for the specific purpose given. The failure of a Party to insist, in any instance, on the strict performance of any of the terms and conditions hereof shall nu be construed as a waiver of such Party's right in the future to insist on such strict performance.
20.16	Set-Off
	DEF may at any time, but shall be under no obligation to, set off or recoup any and all sums due from the RF/QF against sums due to the RF/QF hereunder without undergoing any legal process.
ISSUED BY: Jame EFFECTIVE: Juby	r Portugencio, Director, Rates & Regulatory Strategy - FL 13, 2017

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ENE	E RGY,	SECTION NO. IX PIFTH REVISED SHEET NO. 9.440 CANCELS FOURTH REVISED SHEET NO. 9.440
20,67		ze in Environmental Law or Other Regulatory Requirements
	(a)	As used herein, "Change(9) in Environmental Law or Other Regulatory Requirements" means the enactment, adoption, promulgation, implementation, or issuance off or a new or changed interpretation of, any statute, rule, regulation, permit, license, judgment, order or approval by a governmental entity that specifically addresses environmental or regulatory issues and that takes effect after the lifective Date.
	(b)	The Parties acknowledge that Change(s) in Environmental Law or Other Regulatory Requirements could significantly affect the cost of the Avoided Unit ("Avoided Unit Cost Changes") and agree that, if any such change(s) should affect the cost of the Avoided Unit more than the Threshold defined in Section 20.17(c) below, the Party affected by such change(s) may avail itself of the remedy set forth in Section 20.17(d) below as its sole and exclusive remedy.
	(c)	The Parties recognize and agree that certain Change(s) in Environmental Law or Other Regulatory Requirements may occur that do not rise to a level that the Parties desire to impact this Contract. Accordingly, the Parties agree that for the purposes of this Contract, such change(s) will not be deemed to have occurred unless the change in Avoided Cost resulting from such change(s) exceed a mutually agreed upon amount. This mutually agreed upon amount is attached to this Contract in Appendix E.
	(d)	If an Avoided Unit Cost Change meets the threshold set forth in Section 20.17(c) above, the affected Party may request the avoided cost payments under this Contract be recalculated and that the avoided cost payments for the remaining term of the Contract be adjusted based on the recalculation, subject to the approval of the FPSC. Any dispute regarding the application of this Section 20.17 shall be resolved in accordance with Section 20.9.
20.	18 <u>Pro</u>	vision of Information.
	the rec inform facilit reason require Finance party (finance	a reasonable period of time after receiving a written request therefore from juesting Party, the other Party hereto shall provide the requesting Party with lation that is reasonable and related to the non-requesting Party add/or the es or operations of the non-requesting Party that the requesting Party ably requires in order to comply with a Requirement of Law or any sment of Generally Accepted Accounting Principles promulgated by the sial Accounting Standards Buard (or any successor thereto), (including, but itsel to, FIN 46-R) applicable to the requesting Party. In the event that a requires information or reports that are not within its possession to meet ial reporting requirements, the parties will work in good faith to enable the tring party to meet its financial reporting requirements.

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	SECTION No. IX THIRD REVISED SHEET NO. 9,441 CANCELS SECOND REVISED SHEET NO. 9,441
IN WITNESS WHEREOF, the	RF/QF has executed this Contract on the date set forth below,
RF/QF	
Signature	
Print Name	
Title	
Date	
DUKE ENERGY FLORIDA, I	₩C.
Print Name	
Title	
Date	

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ENE	E RGY,		SECTION NO IX NITTI REVISEO SHEET NO 9.442 CANCELS EIGHTH REVISED SHEET NO. 9.442
			APPENDIX A
R	ENEWABI	R OR	TO DUKE ENERGY FLORIDA, LLC I QUALIFYING FACILITY LESS THAN 100 KW TANDARD OFFER CONTRACT
	MON	THL Y	CAPACITY PAYMENT CALCULATION
Standard Offe Energy Produ	er Contract (icer or a Qui	or the difying	defined herein have the meaning ascribed to them in the Purchase of Firm Capacity and Energy from a Renewable g Facility less than 100 kW. On-peak hours are available upon selve months-notice to the $40\% QF$.
۸.			the ACBF is less than or equal to 75% , then no Monthly in shall be due. That is:
	м	P = 0	,
В.			the ACBF is greater than 75% but less than 95%, then the Monthly at shall be calculated by using the following formula:
	м	CP - B	3CP x [1 - [5 x (.95 - ACBP)] x CC
С.			t the ACBF is equal to or greater than 95%, then the Monthly at shall be calculated by using the following formula:
	м	ст – в	SCP x OG
	Where:		
	MCP	-	Monthly Capacity Payment in dollars.
	BCP	13	Base Capacity Payment in \$7kW/Month as specified in Appendix D or E.
	CC	-	Committed Capacity in kW.

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DUKE ENERGY,	SECTION NO IX THRD REVISED SHEET NO 9.443 CANCELS SECOND REVISED SHEET NO. 9.443
ACRF	Annual Capacity Billing Pactor. The ACBP shall be the electric Energy actually received by DRF for the 12 consecutive months preceding the date of calculation excluding any energy received during an event of Force Majoure in which the Committed Capacity is emposenity act equal to 0 RW, divided by the product of the Committed Capacity and the number of hours in the 12 consecutive months preceding the date of calculation excluding the hours during an event of hours Majoure in which the Committed Capacity is temporarily set equal to 0 RW. If an event of Force Majoure occurs during the 12 consecutive months preceding the date of calculation in which the Committed Capacity is temporarily set to a value greater than 0 kW then the 12 month rolling average will be pro- rated accordingly. During the first 12 consecutive Monthly Billing Periods commoning with the first 12 consecutive Monthly Billing Periods commoning with the first 12 consecutive Monthly Billing first Monthly Billing Period, the ACBF shall be equal to the Monthly Avaitability Factor; (b) thereafter, the equalation of the ACBF shall be compared by summing the electric Energy accudily received by DEF for the number of full consecutive months preceding the date of force Majoure in which the Committed Capacity is temporarily act equal to 0 KW, divided by the product of the Committed Capacity and the number of full consecutive months preceding the date of force Majoure in which the Committed Capacity is temporarily act equal to 0 KW. Us an event of Force Majoure occurs during the months preceding the date of calculation in the Committed Capacity and the number of hours in the number of full consecutive months preceding the date of calculation are full consecutive months preceding the date of calculation are full consecutive months preceding the date of calculation in the Majour occurs during the months preceding the date of force Majouro occurs during the months preceding the date of force Majouro occurs during the months preceding the date of force Majour
МАГ	 Monthly Availability Factor. The total Forergy received during the Monthly Billing Period for which the calculation is made, divided by the product of Committed Capacity times the total homes during the Monthly Billing Period.
Monthly Billiug Period	 The period beginning on the first calendar day of each calendar month, except that the initial Monthly Billing Period shall cousist of the period beginning (2:0) aun., on the Capacity Delivery Date and ending with the last calendar day of such month.
ISSUED BY: Geoff Faster, Vice Presid EFFECTIVE: July 18, 2021	deni, Rotes & Regulatory Strategy - FL

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TENERG	a .	FOURTH REVISED SHEET 9,444 CANCELS THIRD REVISED SHEET NO. 9,444
RENE	WABLE O	APPENDIX B TO DUKB ENERGY FLORIDA, LLC R QUALIFYING FACILITY LESS THAN 100 KW STANDARD OFFER CONTRACT
		TERMINATION FEE
Standard Offer Co	ntract for the	e defined herein have the meaning ascribed to them in the Purchase of Firm Capacity and Energy from a Renewable og Facility less than 100 kW.
which the Capacity	Delivery D	: the sum of the values for each month beginning with the month i ate occurs through the month of the Termination Date (or month o) computed according to the following formula:
n ∑ i —	(MCPi Mi 1	ΣΡC:) · (1 + ι) ^(μ-)
wit	h:	MCPC = 0 for all periods prior to the in-service date of th Avoided Unit:
where		
i	-	number of Monthly Billing Periods commencing with the Capacity Delivery Date (i.e., the month in which Capacit Delivery Date occurs = 1; the month following this month is which Capacity Delivery Date occurs = 2 etc.)
n	-	the number of Mouthly Billing Periods which have elapsed from the month in which the Capacity Delivery Date occurs throug the month of termination (or month of calculation, as the cas may be)
r	-	DEF's incremental after-tax avoided cost of capital (defined as in Appendix D).
мс	P	Monthly Capacity Payment paid to RF/QFQF corresponding t the Monthly Billing Period i, calculated in accordance with Appendix A.
мс	:PC: -	Monthly Capacity Payment for Option A corresponding to th Monthly Billing Period i, calculated in accordance with the Contract.

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DUKE SECTION No. IX SEVENTH REVISED SHEET NO. 9.445 CANCELS SIXTH REVISED SHEET NO. 3.445 ENERGY, In the event that for any Monthly Billing Period, the computation of the value of the Termination Fee for such Monthly Billing Period (as set forth above) yields a value less than zero, the amount of the Termination Fee shall be decreased by the amount of such value expressed as a positive number (the "Initial Reduction Value"); provided, however, that such Initial Reduction Value shall be subject to the following adjustments (the Initial Reduction Value, as adjusted, the "Reduction Value"): In the event that in the applicable Monthly Billing Period the Annual а. Capacity Billing Factor, as defined in Appendix A is less than or equal to 75%, then the initial Reduction Value shall be adjusted to equal zero (Reduction Value = 0), and the Termination Fee shall not be reduced for the applicable Monthly Billing Period. b In the event that in the applicable Monthly Billing Period the Annual Capacity Billing Factor, as defined in Appendix A, is greater than 75% but less than 95%, than the Reduction Value shall be determined as follows: Reduction Value - Initial Reduction Value x [5 x (AOBF - .95)] For the applicable Monthly Billing period, the Termination Fee shall be reduced by the amount of such Reduction Value. In the event that in the applicable Monthly Billing Period the Annual C. Capacity Billing Factor, as deflued in Appendix A, is equal to or greater than 95%, then the Initial Reduction Value shall not be adjusted (Reduction Value - Initial Reduction Value), and the Terminution Fee shall be reduced for the applicable Monthly Billing period by the amount of the Initial Reduction Value. In no event shall DEF be liable to the RF/QF at any time for any amount by which the Fermination Fee, adjusted in accordance with the foregoing, is less than zero (0). ISSUED BY: Genti Foster, Vice President, Rates & Regulatory Strategy - FL EFFECTIVE: July 10, 2021

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	ENERGY,	SECTION NO. IX SECOND REVIGED SHEET NO. 9,446 CANCELS FIRST SHEET NO. 9,446
		APPENDIX C
	NIR/D EV	TO NERGY FLORIDA, LLC
		IFYING FACILITY LESS THAN 100 KW
		RD OFFER CONTRACT
	DETAILED	PROJECT INFORMATION
Of		herein have the meaning ascribed to them in the Standar Capacity and Energy from a Renewable Energy Produce V.
pre	ject is financially and technically viah	will be evaluated to determine if the underlying RF/Q le. The RF/QF shall, to the extent available, provide DF, ddresses the information requested below:
t,	FACILITY DESCRIPTION	
•	Project Name	
•	Project Location	
ж	Street Address	
*	Size Plot Plan Legal Description of Site	
	Generating Technology	
•	Primary Fuel	
•	Alternate Fuel (if applicable)	
•	Committed Capacity	
٠	Expected In-Service Date	
•	Contact Person	
*	Individual's Name and Title	
NA .	Company Name	
•	Address	
*	Telephone Number Fax Number	
M	Fax Number	
Ħ.	PROJECT PARTICIPANTS	
•	Indicate the entities responsible for the detailed description of the experience	he following project management activities and provide e and capabilities of the entities:
	UED BY: Javier Portuondo, Manazing Director,	

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	SECTION No IX SECOND REVISED SHEET NO 9,447 CANCELS FIRST REVISED SHEET NO 9,447
4 Proj	ect Development
	ng and Licensing the Facility
	igning the Facility
	structing the Facility
	uring the Fuel Supply
	rating the Facility
•	omnissioning the Facility
	tails on all electrical facilities which are currently under construction or which were developed by the RF/QF.
financing a	e linancing structure for the projects identified above, including the type of sed, the permanent financing term, the major lenders and the percentage of sted at Financial Closing.
III, FURI, SUPPLY	
physical un ash content	I fuels to be used to generate electricity at the Facility. Indicate the specific dehemical characteristics of each luel type (e.g. Blu content, sulfur content, , etc.). Identify special considerations regarding fuel supply origin, source g, storage and processing requirements.
	R necessary to suppore planned levels of generation and list the assumptions armine these quantities.
AFR, in ca	ummary of the status of the fuel supply arrangements in place to meet the ch year of the proposed operating life of the Facility. Use the categories scribe the current arrangement for securing the AFR.
Category	Description of Fuel Supply Arrangement
owned =	fuel is from a fully developed source owned by one or more of the project participants
contract -	fully executed firm fuel contract exists between the developer(s) and fuel supplicit(s)
-101	a letter of intent for fuel supply exists between developer(s) and fuel supplier(s)
SPT -	small power production facility will burn biomass, waste, or unother renewable resource
sport =	fuel supply will be purchased on the apor market
none –	no firm fucl supply arrangement currently in place
other -	fuel supply arrangement which does not fit any of the above categories (please describe)
supply area covered for identified a and explain whether or issued by: Geoff Foster, vi	e percentage of the Facility's AFR which is covered by the above fuel again on the proposed operating year. The percent of AFR each operating year must total 100%. For fuel supply arrangements s owned, contract, or I.OI, provide documentation to support this category the fuel price mechanism of the arrangement. In addition, indicate not the fuel price includes delivery and, if so, to what location. b President, Rates & Regulatory Strategy - FL
EFFECTIVE: June 13, 2023	

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	JKE	APATION - I M
		SECTION Nº IX SECOND REVISED SHEET NO: 9.448 CANCELS FIRST REVISED SHEET NO: 9.448
•	Describe firel	transportation networks available for delivering all primary and
	secondary fuel	to the Facility site. Indicate the mode, route and distance of each
	segment of the	journey, from fuel source to the Facility site. Discuss the current status
		ctors impacting future availability of the transportation network.
•		c necessary to support planned levels of generation and list the ed to determine these quantities.
•		tary of the status of the fuel transportation arrangements in place to meet
		ch year of the proposed operating life of the Facility. Use the categories
	below to descri	be the current arrangement for securing the AFTR.
	- bonwa	fuel transport via a fully developed system owned by one or more of th
		project participants fully executed firm transportation contract exists between the develops
	contract -	and fuel transporter(s)
	FOI =	a letter of insent for fuel transport exists between developer(s) and fuel
		transporter(s)
	spot	fuel transportation will be purchased on the spot market
	nune – alher –	no firm fuel transportation arrangement currently in place fuel transportation arrangement which does not fit any of the above
	តពេខ	categories (please describe)
•	for primary an	minum, minimum and average fuel inventory levels to be maintained d secondary fuels at the l'acility site. List the assumptions used in
	determining the	: inventory levels.
•		nation regarding RE/QF's plans to maintain sufficient on site fuel to
	deliver Capacity	y and Energy for an uninterrupted seventy-two (72) hour period.
IV. PL	ANT DISPATCE	ABILITY/CONTROLLABILITY
		operating characteristics and a detailed explanation supporting the
perío	mance capabilitie	es indicated:
	* Ramp R	(ate (MW/minute)
		(pability (% above Committed Capacity)
	 Minimu 	im power level (% of Committed Capacity)
		Turnaround Time, Hot to Hot (hours)
		Time from Cald Shutdown (hours)
		cling (# cycles/yr.)
	* MW and	d MVAR Control (ACC, Manual, Other (please explain))
ISSUED BY: EFFECTIVE:	Geoff Foster, Vice Pre July 19, 2021	esident. Rates & Regulatory Strategy - FL

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	SECTION No IX RRST REVISED SHEET NO. 9.449 CAVCELS ORIGINAL SHEET NO. 9.449
V. SITING AND LICENSING	
variances, required to site the milestone dates for baseline mo	milestone schedule, which lists all permits, licenses and l'acility. The milestone schedule shall also identify key nitoring, application preparation, agency review, certification val, and agency permit issuance.
wastewater discharge, wetlands	plan than addresses the issues of air entission, water use, . endangered species, protected properties, surrounding land ociated linear facilities and support of and opposition to the
 List the emission/effluent discharge curstrul equipment to be used to m 	ge limits the Facility will meet and describe in detail the pollution need these limits.
VL FACILITY DEVELOPMENT	I AND PERFORMANCE
 schedule. The schedule shall incl of the major equipment vendors, 	prominement, construction, starting and conjunctical operation addiminations for site acquisition, cogineering phases, selection architect engineer, and Facility operator, steam host integration A discussion of the onitient status of each millostone should also
	ook arrangement. Provide a list of the major equipment rendors of the major equipment to be installed.
 Provide a detailed description of and describe the capabilities of th 	the proposed environmental control technology for the Facility c proposed technology.
 Attach preliminary flow diagrams electrical one line diagram for the 	for the steam system, water system, and fuel system, and a main Focility.
 State the expected heat rate (HHN In addition, attach a proliminary) 	') at 75 degrees Fahrenholt for loads of 100%, 75% and 50%. teat balance for the Facility.
VIL KINANCIAL	
with FPSC Rule 25-17.0832(4)te	t the proposed RF/OF project is financially viable in accordance) by attaching a dotailed pro-forma cash flow analysis. The pro- n, the following assumptions for each year of the project.
ISSUED BY: Jawer Portsionde, Director, Rates EFFECTIVE: April 20, 2013	i & Regulatory Stratogy - FL

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	SECTION No 1X RAST REVISED SHEET NO. 9.460 CANCELS ORIGINAL SHEET NO. 9.460
Annual Project Revenues	
 Capacity Payments (S and S. Variable O&M (S and S/MV) Fnergy (N and S/MVh) Tipping Focs (S and S/ton) Interest Income (Wher Revenues Variable O&M Escalation (%/y) Fnergy Hscalation (%/y) Annual Project Expense Fixed O&M (S and S/kW/M) 	Vh) %'yx.) %.)
 Variable O&M (S and S/MWh) Variable O&M (S and S/MWh) Property Taxes (5) Insurance (3) Emission Compliance (\$ an Depreciation (\$ and %/yr.) Other Expenses (\$) Fixed O&M Escalation (% Variable O&M Escalation (%/yr.) 	Wh) nd \$/MWh] /yr.)
Other Project Information	
 Installed Cost of the Facility Committed Copacity (kW) Average Heat Rate - HHV Federal Income Tax Rate (Facility Capacity Factor (% Energy Sold to DEF (MWI) 	(MBTU/kWh) %)
 Permanent Financing 	
 tax exempt dobt and eq Frameing Costs (cost o and equity) Annual Interest Expense Annual Debt Service (\$) 	e (percentage of long-term debt, subordinated debt, uity) flong-term debt, subordinated debt, tax exempt debt e (beginning balance, interest expense, principal
ISSUED BY: Javier Portuonde, Director, Rates & Regulator EFFECTIVE: April 26, 2013	ny Stratogy – FL

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DUKE ENERGY,	SECTION No. IX ARST REVISED SHEET NO. 9.461 CANCELS ORIGINAL SHEET NO. 9.461
	olan for the project and indicate whether the project will be it will not be project financed please explain the alternative
 Submit financial statements for th an illustration of the project owner 	e last two years on the principals of the project, and provide exhip structure.
ISSUED BY: Javier Portuondo, Director, Rates (BFFECTIVE: April 20, 2013	s Regulatory Stratogy - FL

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Docket No. 20250054-EQ Date: May 21, 2025

DUKE SECTION No. IX RAST REVISED SHEET NO. 9.463 CANCELS ORIGINAL SHEET NO, 9.463 ENERGY, **LIMEFATION** Purchases under this schedule are subject to FPSC Rules 25-17.080 through 25-17.310, F.A.C., and are limited to those RF/QFs which: Are defined in the Contract; A. Ð. Execute a Contract: RATES FOR PURCHASES BY DEF Firm Capacity and Energy are purchased at unit cost, in dollars per kilowart per month and cents per kilowatt-hour, respectively, based on the value of deferring additional capacity required by DEF. For the purpose of this schedule, an Avoided Unit has been designated by DEF. DEF's next Avoided Unit has been identified in Section 4 of the Contract. Schedule 1 to this Appendix describes the methodology used to calculate payment schedules, general terms, and conditions applicable to the Contract filed and approved pursuant to FPSC Rules 25-17.080 through 25-17.310, F.A.C. Firm Capacity Rates A. Four options, A through D, as set forth below, are available for payments of firm capacity that is produced by a RU7QF and delivered to DEF. Once selected, an option shall remain in effect for the term of the Contract. Exemplary payment schedules, shown below, contain the monthly rate per kilowatt of firm Capacity which the RF/QF has contractually committed to deliver to DEF and are based on a contract term which extends through the Termination Date in Section 4 of the Contract. Payment schedules for other contract terms will be made available to any RE/QI' upon request and may be calculated based on the methodologies described in Schedule 1. The currently approved parameters used to calculate the following schedule of payments are found in Schedule 2 to this Appendix. Option A - Fixed Value of Deferral Payments - Normal Capacity Payment schedules under this option are based on the value of a year-by-year deferral of DEF's Avoided Unit with an in-service date as of the Avoided Unit In-Service Date in Section 4 of the Contract, calculated in accordance with FPSC Rule 25-17.0832, F.A.C., as described in Schedule 1. Once this option is selected, the current schedule of payments shall remain fixed and in effect throughout the term of the Contract. The payment schedule for this option follows in Table 3. ISSUED BY: Jaw er Portuondo, Director, Rates & Regulatory Strategy - FL EFFECTIVE: April 29, 2013

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¢.	DUKE ENERGY,	SECTION No. IX PART REVISED SHEET NO. 9.464 CANCELS ORIGINAL SHEET NO. 9.464
	Option B - Fixed Value of Defer	ral Payments - Early Capacity
	the value of a year-by-year defer Option B means that these paym Aroided Unit; provided, however this RF/QF is delivering Firm C Contract. When this option is : commencing no earlier than the	tion are based upon the early capital cost component of ral of the Avoided Unit. The term "early" with respect to ents can start prior to the anticipated in-service date of the r, dtat under no circumstances may gayments begin before apacity and Energy to DEF pursuant to the terms of the selected, the Capacity Payments shall be made monthly Capacity Delivery Date of the RU/QU and calculated as Payments under Option B do not result in a prepayment
	energy to DEF are to commence RE/QE with a schedule of capacity the deliveries of firm capacity at The exemplary payment schedul	th and year in which the deliveries of firm capacity and and Capacity Payments are to start. DRP will provide the ity payment rates based on the month and year in which id energy are to commence and the term of the Contract, o in Table 3 is based on a contract term that begins on the ent Date in Section 4 of the Contract.
	Option C - Fixed Value of Defer	ral Payment - Levelized Capacity
	of the value of a year-by-year det Payments under this option shal Contract, calculated as shown on of Capacity Payments shall be operation and maintenance expe- are shown in Schedule 1. The p	tion are based upon the levelized capital cost component terral of the Avoided Unit. The capital portion of Capacity consist of equal monthly payments over the term of the Schedule 1. The fixed operation and maintenance portion equal to the value of the year-by-year deferral of fixed has associated with the Avoided Unit. These calculations ayment schedule for this option is contained in Table 3. If do not result in a prepayment or create a future benefit.
	Option D - Fixed Value of Defer	ral Payment - Early Levelized Capacity
	component of the value of a year of Capacity Payments under this	option are based upon the early levelized capital cost by-year deferral of the Avoided Unit. The capital portion option shall consist of equal monthly payments over the d as shown on Schedule 1. The fixed operation and coulded as shown in Schedule 1.
	energy to DEE are to commence RF/QF with a schedule of capac the deliveries of firm capacity at The exemplary payment schedul	th and year in which the deliveries of firm capacity and and Capacity Payments are to start. DEF will provide the ity payment rates based on the month and year in which ad energy are to commence and the term of the Contract, a in Table 3 is based on a contract term that begins on the enu Date in Section 4 of the Contract.
ISSUE	:O BY: Jawer Portuondo, Director, Rates & Re C'IIVE: April 20, 2013	gulatory Strategy - FL

Docket No. 20250054-EQ Date: May 21, 2025

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	e RGY,		9.455	<u>NTH</u> REVISED SHEET NO. TH <u>EIGHTEENTH</u> REVISED 465
	EXAMPLE MONTH DEF'S J Me or Qualifying Faci	une I, 2032 <u>2033</u> U	ndesignated CT	
		(\$/kW/MONT	11)	
Contract Year	Option A Normal Capacity Payment Starting on the Avoided Unit In-Service Date	Option B Early Capacity Payment Starting on the Exemplory Copacity Payment Date	Option C Levelized Capacity Payment Starting on the Avoided Unit In-Service Date	Option D Early Levelized Capacity Payment Starting on the Exemplary Capacity Payment Date
20310 20324 20324 20354 20355 20376 20355 20376 20358 20398 204034 204140 204244 204342	11.7717.00 11.7817.29 11.8017.87 11.8017.87 11.8118.17 11.8216.48 11.8718.79 11.8419.10 11.8819.42 11.8619.75 11.87 <u>20.08</u>	9.4713.09 9.1813.11 9.4813.53 9.2013.99 9.2013.99 9.2114.23 9.2114.23 9.2114.23 9.2114.46 9.2214.71 9.2214.71 9.2214.75 9.22515.66 9.2615.72 9.2615.98	++.7818.25 ++.7918.26 ++.7918.27 ++.8018.27 ++.8218.29 ++.8218.39 ++.8318.30 ++.8418.31 ++.8518.32 ++.8618.33	9.1814.23 9.1814.23 9.1914.24 9.2014.25 9.2114.25 9.2114.25 9.2114.26 9.2314.27 9.2314.27 9.2314.28 9.2414.29 9.2414.29 9.2514.29
1.	years from the Avoi term greater than ter prepare a schedule o Payment rates shall	ided Unit In-Service n years but less than of Capacity Payment	Date. In the event if the Availed Unit L is for the requested to ag the value-of-defe	erm. Such Capacity
ISSUED BY: Geo EFFECTIVE: July	ff Fostler, Vice President, R 30, 2024	etcs & Regulatory Strateg	iy - FL	

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¢	DUKE ENERGY,	SECTION No. IX SECOND REVISED SHEET ND. 9.456 GANGELS FIRST REVISED SHEET NO. 9.496
	DEF as authorized by Rule 25- rate stream requested by the 141 cost payments made to the RL ² / the cumulative present value of made pursuant to FPSC Rule 2: maintenance expense shall be e	alternative Capacity Payment rate stream from 17.250(4). Regardless of the Capacity Payment /QF, the cumulative present value of the capital QF over the term of the Contract shall not exceed the capital cust payments had such payments been 5-17.0832(4)($g(x)$). Fixed operation and alculated to comform with FPSC Rule 25- ive Capacity Payment rate shall be subject to the b.
		nacity Payment rates are agreed upon, such e shall be attached to the Contract in Appendix E.
B.	Energy Rates	
	Payments Prior to the Avoided Unit In-	Service Date
		owatt-hour (#/tWh), shall be based on DEF's actual ich are calculated by DEF in accordance with FPSC
	of the billing period, of the pro amount of energy (kWh) deliv	the RI/QF shall be based on the sum over all hours duct of cach hour's avoided energy cost times the tered to DEF from the Facility for that hour. All busses from the point of metering to the point of
	energy payments based on DEF costs prior to hourly containing of	IF shall provide the RE/QF the option of receiving 's year-by-year prejection of system incremental mergy sales to other utilities, based on normal s a mutually agreed upon market volatility risk
	Payments Starting on Avoided Unit In-	Service Date
	Availed Unit In-Service Date shall h	#QF for energy delivered to DEF on and after the e the sum, over all hours of the Monthly Billing s Firm Energy Rate (gAWh); and (b) the amount of he facility during that hour.

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	SECTION No. IX ELEVENTH REVISED SHEET NO. 9.457 CANCELS TENTH REVISED SHEET NO. 9.457
Rate in cents per kilowatt har the lesser of (a) the As-Availa Avoided Unit Energy Cost, is	energy is delivered by the RF/QF to DEF, the Firm Energy in (g/kWh) shall be the following on an hour-by-hour basis: hie Energy Rate and (h) the Avoided Unit Energy Cost. The a cents per kilowatt - hour (g/kWh) shall be defined as the if Fuel Cost and (b) the Avoided Unit Heat Rate: plus (c) the
gas price published in Platta L	ment, the Avoided Unit Fuel Cost shall be determined from aside FERC, Gas Market Report, first of the month posing ("FGT") Zone 3, plus other charges, surcharges and from time to time.
payments associated with the value basis, over the term of t option of the RF/QF, start as a this paragraph, "base tirm enc energy costs of the Avoided L	ee to fix a minority portion of the base firm energy Avoided Unit and amorize that fixed portion, on a present the Contract. Such fixed firm energy payments may, at the array as the Avoided Unit In-Service Date. For purposes of argy payments associated with the Avoided Unit* means the Unit to the extent that the Avoided Unit would have been ually agreed upon, it will be attached to this Contract in
ESTIMATED AS-AVAILABLE	LENERGY COST
	 F.A.C., information relating to as-available energy cost in 30 days of a written request for such projections by any
ISSUED BY: Javier Pertuendo, Director, Rates EFFECTIVE: July 13, 2017	ß Regulatory Strategy - FL

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Date: May 21, 2025

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0	, DUKE ENERGY,	SECTION No. IX FOURTEENTH REVISED SHEET NO. 9.458 CANCELS THIRTEENTH REVISED SHEET NO. 9.458
EST	MATED UNIT FUEL COST	
Unit		C., the estimated fuel costs associated with DEF's Avoided he price of natural gas and will be provided within 30 days s by any interested person.
DEL	IVERY VOLTAGE ADJUSTM	ENT
effici volta Loss recov deliv	encies are developed for the trans ge levels. This analysis is provide Factor (currently Attachment Q) is very filing with the FPSC. An adjus ery efficiency: factor, is applicable is service territory to reflect the de	malyzed annualty for the prior calendar year, and delivery smission, distribution primary, and distribution secondary ed in the DEE's Procedures For Changing The Real Power n its Open Access Transmission Tariff and DEF's fuel cost stinent factor, calculated as the reciprocal of the appropriate to the above determined energy costs if the RF/QF is within divery voltage level at which RF/QF energy is received by
conju	inction with DEF's Open Access I	be calculated based on the current delivery efficiencies in transmission. Tariff as approved by the FERC. The current
		ovided within 30 days of a written request by any interested
perso		ovided within 30 days of a written request by any milerested
perso <u>PER</u> Payn	n. FORMANCE CRITERIA	itioned on the RF/QF's ability to maintain the following
perso <u>PER</u> Payn perfo	n. FORMANCE CRITERIA Routs for firm Capacity are condi	
perso <u>PER</u> Payn perfo	n. FORMANCE CRITERIA whits for firm Capacity are condi- mance criteria: <u>Capacity Delivery Date</u>	
perso PER Payn perfo A.	n. FORMANCE CRITERIA whits for firm Capacity are condi- mance criteria: <u>Capacity Delivery Date</u>	itioned on the RF/QF's ability to maintain the following all be no fater than the Required Capacity Delivery Date.
perso PER Payn perfo A.	n. PORMANCE CRITERIA whits for firm Capacity are condi- mance criteria: <u>Capacity Delivery Date</u> The Capacity Delivery Date sha <u>Availability and Capacity Factor</u> The Facility's availability and ca	itioned on the RF/QF's ability to maintain the following all be no fater than the Required Capacity Delivery Date.
perso PER Payn perfo A.	n. PORVIANCE CRITERIA whits for firm Capacity are condi- mance criteria: <u>Capacity Delivery Date</u> The Capacity Delivery Date sha <u>Avuilability and Capacity Factor</u> The Facility's availability and ca- Payments through a performance	itioned on the RF/QF's ability to maintain the following all be no fater than the Required Capacity Delivery Date.
perso PER Payn perfo A.	n. PORVIANCE CRITERIA whits for firm Capacity are condi- mance criteria: <u>Capacity Delivery Date</u> The Capacity Delivery Date sha <u>Avuilability and Capacity Factor</u> The Facility's availability and ca- Payments through a performance	itioned on the RF/QF's ability to maintain the following all be no fater than the Required Capacity Delivery Date.
perso PER Payn perfo A.	n. PORVIANCE CRITERIA whits for firm Capacity are condi- mance criteria: <u>Capacity Delivery Date</u> The Capacity Delivery Date sha <u>Avuilability and Capacity Factor</u> The Facility's availability and ca- Payments through a performance	itioned on the RF/QF's ability to maintain the following all be no fater than the Required Capacity Delivery Date.
perso PER Payn perfo A.	n. PORVIANCE CRITERIA whits for firm Capacity are condi- mance criteria: <u>Capacity Delivery Date</u> The Capacity Delivery Date sha <u>Avuilability and Capacity Factor</u> The Facility's availability and ca- Payments through a performance	itioned on the RF/QF's ability to maintain the following all be no fater than the Required Capacity Delivery Date.
perso <u>PER</u> Payn	n. PORVIANCE CRITERIA whits for firm Capacity are condi- mance criteria: <u>Capacity Delivery Date</u> The Capacity Delivery Date sha <u>Avuilability and Capacity Factor</u> The Facility's availability and ca- Payments through a performance	itioned on the RF/QF's ability to maintain the following all be no fater than the Required Capacity Delivery Date.
persu PER Payn perfo A. R.	n. PORVIANCE CRITERIA whits for firm Capacity are condi- mance criteria: <u>Capacity Delivery Date</u> The Capacity Delivery Date sha <u>Avuilability and Capacity Factor</u> The Facility's availability and ca- Payments through a performance	itioned on the RF/QF's ability to maintain the following all be no fater than the Required Capacity Delivery Date. <u>n</u> spacity factor are used in the determination of firm Capacity nee based calculation as detailed in Appendix A to the

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DUKE ENERGY,	SECTION No IX THIRD REVISED SHEET NO. 9.459 GANCELS SECOND REVISED SHEET NO. 9.459
METERING REQUIREMENTS	
The RF/QFs within the territory served by DRF shall recording meters to measure their energy deliveries to outside the territory of DEF shall be measured as the c by the entity delivering Firm Capacity and Energy to b	DEF. Energy purchases from the RF/QFs quantities scheduled for interchange to DEF
BILLING OPTIONS	
A RE/QE, upon entering into this Contract for the se delivery of as-available energy, may elect to make cit to DEF, or net sales to DEF; provided, however, that to sell more than the Facility's net output. A decision 1) when a RE/OF selling as-available energy enters in and energy; 2) when a Contact expires or is lawfully when the RE/QE is selling as-available energy and has twelve months; 4) when the election to change billing of FPSC Rule 25-17.0832 or a contract between the R	ther simultaneous purchases from and sales no such arrangement shall cause the RF/QF i on billing methods may only be changed: to this Contract for the sale of tirm capacity terminated by either the RF/QF or DEF(3) nor changed billing methods within the last methods will not contravene the provisions
If a RF/QF elects to change hilling methods, such ch upon at least thirty days advance written note to DEF/ metering equipment reasonably required to effect the RF/QF for such metering equipment and its installation DEF of any alteration(s) to the interconnection reason and upon payment by the RF/QF for such alteration(s)	2) the installation by DL1 of any additional change in billing and upon payment by the or; and 3) upon completion and approval by ably required to effect the change in billing
Payments due a RE/QE will be made monthly and following the end of the billing period. The kilowatt- avoided energy rates at which payment are being made	hours sold by the RI/QF and the applicable
ISSUED BY: Jawer Portuondo, Director, Rates & Regulatory Stratogy EFFECTIVE: July 13, 2017	r - FL

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4	DUKE	ŝ		
	DUKE ENERGY,	F	OURTH REVISED SHEET NO. 9.460 ANCELS THIRD REVISED SHEET NO. 9.460	
<u>CHA</u>	RGES TO RENEWABLE I	ENERGY PROVIDE	<u>R</u>	
	(F/QF shall be responsible for wed by the Florida Public Ser		as currently approved or as they may be hiding, but not limited to:	
Α.	Retail Service Charges			
	may he provided by DEF.	The RF/QF shall be hi	roved charges for any retail service that fled at the customer charge rate stated in costs of meter reading, billing, and other	
В.	Interconnection Charges			
		mission Provider. Noty	in the manusmission arrangements withstanding the above. Interconnection is of PPSC Rule 25-17.087.	
С.	Transmission Charges			
		Provider. Notwithstan	the transmission arrangements entered ding the above, Transmission Charges C Rule 25-17,087.	
ISSUEL EFFEC) BY: Javier Portsionete, Director, Rata TIVE: April 29, 2013	s & Regulatory Strategy - Fi	L	

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¢	duke Ener	GY,		SECTION No IX BECOND REVISED SHEET NO 9.461 CANCELS FIRST REVISED SHEET NO. 9.4	81
TERN	IS OF S	ERVI	<u>ee</u>		
A.			RF/QF's responsibility to inf ability.	form DEF of any change in its electronic definition of the second s	aric
₿.			ervice delivered by DEF to a st to the following terms and e	RF/QF located in DEF's service conditions:	61°C a
	(1)		QF shall be metered separately hedule(s), whose terms and co	y and billed under the applicable ronditions shall pertain.	eail
	(2)		rity deposit will be required (5) and 25-6.097, F.A.C., and	l in accordence with FPSC Rules the following:	25-
		(i)	npon the singular month in v from DEF exceed, by the purchases from the RF/QF.	h the security deposit should be by which the RL/QI's projected purch e greatest amount. DEIPs estim The security deposit should be equi- icrence estimated for that month, reconnection.	ases ated at to
		(ü)	between the RE/QF and DE actual month of maximum d be adjusted to equal twice th	eview of the actual sales and purch iF will be conducted to determine ifference. The security deposit she is greatest amount by which the ac F/QP exceed the actual sales in DF.	the ould clual
	(3)	DEC 5	hall specify the point of interc	connection and voltage level.	
	(4)	system facilità agreen facilità constru interco	. Specific features of the RI es will be considered by D neut. In order to assure time es, the RF/QF cannot suspens uction of the interconnection meetion with, and delivery	reement for interconnection to D F/QF and its interconnection to D DEF in preparing the interconnec sly completion of the interconnect d the interconnection agreement of facilities. Notwithstanding the ab into, the Company's system mus e provisions of FPSC Rule 25-17.0	EF's tion tion the ove, the
С.	Servio	e under	this rate schedule is subject to) the rules and regulations of the 17	'SC.
ISSUED	BY: Javie IVE: June	r Portuon 9, 2020	oo, Vice President, Rates & Regulator	y Strategy - FL	

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DUKE ENERGY,	SECTION No IX INRST REVISED SHEET NO. 9.462 CANCELS ORIGINAL SHEET NO. 9.462
т	SCHEDULE 1 O RATE SCHEDULE COC-2
CALCULATION	OF VALUE OF DEFERRAL PAYMENTS
PLICABILITY	
culate the monthly values of intract. When used in com- octated with the Avoided U plicable value of deferral ca	detailed description of the methodology used by DEF to of deferring or avoiding the Avoided Unit identified in the junction with the current FPSC-approved cost parameter Unit contained in Schedule 2. a RE/QF may determine the pacity payment rate associated with the timing and operation the RE/QF enter into a Contract with DEF.
	le 1 is the discussion of the types and forms of surety bond surance for payment of the Termination Fee acceptable to al default by a RI/QF.
ALCULATION OF VALU	E OF DEFERRAL OPTION A
with, associated with capacit fined as the year-by-year va deferral shall be the differe	cifies that avoided capacity costs, in dollars per kilowatt pe ty sold to a utility by a RI/QI/ pursuant to Contract shall b lue of deferral of the Avoided Unit. The year-by-year value ence in revenue requirements associated with deferring the fall be calculated as follows:
VAC _m =1/12 [$KJ_n (1 + R) / (1 + R^{1}) = O_n$]
Where, for a one year o	loforal:
VAC _n -	utility's monthly value of avoided capacity, in dollars pe kilowen per month, for each month of year n;
к -	present value of carrying charges for one dollar or investment over L years with carrying charges computed using average annual rate base and assumed to be paid a the middle of each year and present valued to the middle of the first year;
R -	$(1 + i_p)/(1 + r);$
τ <u>.</u> –	total direct and indirect cost, in mid-year dollars pe- kilowatt including AFUDC but excluding CWIP, of the Avoided Unit with an in-service date of year n, including all identifiable and quantifiable costs relating to the construction for the Avoided Unit which would have been paid had the Avoided Unit been constructed;
	total direct and indirect cost, in mid-year knowalt including AFUDC but excluding CN Avoided Unit with an in-service date of year r all identifiable and quantifiable costs relat construction for the Avoided Unit which would paid had the Avoided Unit been constructed;

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EN EN			SECTION No IX PROT REVISED SHEET NO. 9.463 CANCELS ORIGINAL SHEET NO. 9.463
	O _b	-	Intal fixed operation and maintenance expense for the year n, in mid-year dollars per kilowatt per year, of the Avoided Unit;
	i _p	-	annual escalation rate associated with the plant cost of the Avoided Unit;
	ĥp	-	annual escalation rate associated with the operation and maintenance expense of the Avoided Unit;
	r	-	annual discount rate, defined as the utility's incrementa after-tax cost of capital;
	T.	-	expected life of the Avoided Unit; and
	'n	Ξ	year for which the Avoided Unit is deferred starting with the Avoided Unit In-Service Date and ending with the Termination Date.
	ATION OF 1 Y-OF TION		VALUE OF DEFERRAL PAYMENTS - EARLY
CAPACIT Under the l anul the in may begin value of a y of the Avo cost compo	fixed value of service date making pays year-by-year ofded Linit. A onent of Capa	B deferra of the A ments fo deferral When so acity Pa	
CAPACIT Under the l antil the in may begin value of a y of the Avo cost compo	FY-OPTION lixed value of making payn year-by-year- sidtod Linit. Yonent of Capi ty Delivery I.	B deferra of the A ments fo deferral When su acity Pa Aute of 1	VALUE OF DEFERRAL PAYMENTS - EARLY al Option A, payments for firm capacity shall not commence worlded unit(s). At the option of the RP/QP, however, DPI or capacity consisting of the capital cost component of the of the Avoided Unit prior to the anticipated in-service data ich payments for capacity are olocted, the avoided cepita yments shall be paid monthly commencing no cartier that
CAPACIT Under the lanul the in may begin value of a y of the Avo cost competities the Capacit	FY-OPTION lixed value of making payn year-by-year- sidtod Linit. Yonent of Capi ty Delivery I.	B deferra of the A ments fo deferral When su acity Pa Aute of 1	VALUE OF DEFERRAL PAYMENTS - EARLY of Option A, payments for firm capacity shall not commence Avoided unit(s). At the option of the RP/QP, however, DRI or capacity consisting of the capital cost component of the of the Avoided Unit prior to the anticipated in-service data ach payments for capacity are elected, the avoided capita yments shall be paid monthly commencing no earlier that he RF/QF, and shall be calculated as follows;
CAPACIT Under the lanul the in may begin value of a y of the Avo cost competities the Capacit	fixed value of -service data making payr year-by-year- bitted Linit. Notent of Cap- ty Delivery I. $A_M = [A_1]$	B deferra of the A ments fo deferral When su acity Pa Aute of 1	VALUE OF DEFERRAL PAYMENTS - EARLY of Option A, payments for firm capacity shall not commence Avoided unit(s). At the option of the RP/QP, however, DRI or capacity consisting of the capital cost component of the of the Avoided Unit prior to the anticipated in-service data ach payments for capacity are elected, the avoided capita yments shall be paid monthly commencing no earlier that he RF/QF, and shall be calculated as follows;
CAPACIT Under the lanul the in may begin value of a y of the Avo cost competities the Capacit	FY-OPTION lixed value of -service date making pays year-by-year- yicked Linit. V outent of Capity ty Delivery T. $A_M = [A_m]$ here:	B deferra of the A ments fo deferral When su acity Pa Aute of 1	VALUE OF DEFERRAL PAYMENTS - EARLY A Option A, payments for firm capacity shall not commence twoided unit(s). At the option of the RF/QF, however, DRI or capacity consisting of the capital cost component of the of the Avoided Unit prior to the anticipated in-service data the payments for capacity are olocted, the avoided capital ymonts shall be paid monthly commencing no earlier that he RF/QF, and shall be calculated as follows:) $^{(m-1)} = A_n (1 \pm i_n) {}^{(m-1)}$ [/ 12 for m = 1 to t monthly payments to be made to the RF/QF for each month of the contract year n, in dollars per bilowal, pe- month in which RI/QI' delivers capacity pursuant to the

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	SECTION No IX PAST REVISED SHEET NO. 9.494 CANCELS ORIGINAL SHEET NO, 9.484
m	year for which the fixed value of deferral payments under the early capacity option are made to a RF/QF, starting in year one and ending in the year t;
t	- the Torm, in years, of the Contract:
Ae	$= -F[((1-R)/(1-R^{2})]]$
Where:	
F	 the cumulative present value, in the year that the contractual payments will begin, of the avoided capital text component of Capacity Payments which would have been made had Capacity Payments commenced with the Avoided Unit In-Service Date;
R	$-(1+i_{p})/(1+z)$
Ŧ	 mmual discount rute, defined as DEF's incremental alter- tax cost of capital; and
Au	= -G[((1-R)/((1-R))]]
Where:	
6	The cumulative present value, in the year that the contractual payments will begin, of the avoided fixed operation and maintenance expense component of Capacity Payments which would have been made had Capacity Payments commenced with the Avoided Unit In-Service Date.
ĸ	$= (1 + i_{a})/(1 + r)$
The currently approved	d parameters applicable to the formulas above are found in Schedule 2.
CALCULATION OF	FIXED VALUE OF DEFERRAL PAVMENTS -
LEVELIZED AND B RESPECTIVELY	LARLY LEVELIZED CAPACITY - OPTION C & OPTION D,
Monthly fixed value o be calculated as follow	il deferral payments for levelized and early levelized capacity shall rs:
ISSUED BY: Jawer Pertuand EFFECTIVE: April 20, 2013	io, Director, Rates & Regulatory Stretegy - FL

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	e Rgy,		SECTION No IX RAST REVISED SHEET NO. 9.465 CANCELS ORIGINAL SHEET NO. 9.485
	P _L = (F 2 12)) · [r	$(1 - (1 + \tau)^4) + 0$
Wher	e:		
	P _{1.}	-	the monthly levelized capacity payment, starting on or prior to the in-service date of DEF's Avoided Unit(s):
	F	-	the cumulative present value, in the year that the contractual payments will begin, of the avoided capital cost component of the Capacity Payments which would have been made had the Capacity Payments not been levelized;
	r	-	the annual discount rate, defined as DEPs incremental after-tax cost of capital;
	t	=	the Term, in years of the Contract
	0	H	the monthly fixed operation and maintenance component of the Capacity Payments, calculated in accordance with calculation of the fixed value of deferral payments for the levelized capacity or the early levelized capacity options.
RISK-RELA	TED GUAR	AN	TRES
17.091, FPS payments - e R1/QF must Termination Contract. De and its ability	C Rule 25-17 atly capacity, provide a sure l'ee in the eve pending on the to meet the ti	7.08 leve ety b aut tl c nat erms	mental solid waste facilities covered by FPSC Rule 25- 32 (4)(e)10 requires that, when fixed value of defortal sized capacity, or early levelized capacity are elected, the soud or equivalent assurance of securing the payment of a as RE/QF is unable to meet the terms and conditions of its ure of the RE/QF's operation, financial health and solvency, and embiliants of the Contract, one of the following may use of payment:
 Bond; Eash deposit(s) with DEF; Unconditional, intervocable, direct pay Letter of Credit; Unconditional, intervocable, direct pay Letter of Credit; Unsecured promise by a municipal, county or state government to repay payments for early or levelized capacity in the event of default in conjunction with a legalty binding commitment from such government allowing the utility to levy a surcharge on either the electric bills of the government's electricity consuming facilities or the constituent electric customers of such government to assure that payments for early or levelized capacity are repaid; Insecured promise by a privately-owned RF/QF to repay payments for early or levelized capacity in the event of default, in conjunction with a legally binding commitment from the owner(s) of the RI/QU, parent company, and/or subsidiary companies located in Florida to assure that payments for early levelized or early levelized capacity are repaid; or Other guarantees acceptable to DEF. 			
ISSUED BY: Java EFFECTIVE: Apr	er Portuondo, Dire N 29. 2013	ectar,	Rates & Regulatory Stretegy - FL

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	SECTION No. IX PART REVISED SHEET NO. 9.466 CANCELS ORIGINAL SHEET NO. 9.486
DEF will cooperate with each RE/QF applying for the early, levelized or early levelized capacity op "equivalent assurance" for payment of the Termi- particular aspects of the RE/QF. DRF will em assurance of repayment which is in the best in ratepayers.	tions to determine the exact form of an nation Figs to be required based on the
ISSUED BY: Javier Portuoncio, Director, Rates & Regulatory Stre EFFECTIVE: April 29, 2013	itogy - FL

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		CANCELS SEVENTEE AND EXAMPLE REVISED SHEET NO	9,467
	TO	SCHEDULE 2 RATE SCHEDULE COG-2 CAPACITY OPTION PARAMETE	:RS
		FIXED VALUE OF DEFERRAL PAYMENTS - NORMAL CAPACITY OPTION PARAMETERS	
Wb	ere, for	one year deferral:	
			<u>Valu</u>
VAC	=	DEE's value of avoided capacity and O&M. in dollars per kilowatt per month, during month m:	11.77<u>17.00</u>
К	-	present value of carrying charges for one dottar of investment, over L years with carrying charges computed using average annual rate base and assumed to be paid at the middle of each year and present valued to the middle of the first year;	<u>1.287].27:</u>
l <u>a</u>	-	total direct and indirect cost, in mid-year dollars per kilowatt including AFUDC but excluding CWIP, of the Avoided Unit with an in-service date of year n;	1,421.8 <u>2,50</u>
O _a	-	total fixed operation and maintenance expense, for the year n, in mid-year dollars per kilowatt per year, of the Avoided Unit:	3.49<u>3.3</u>
i ₂	-	annual escalation rate associated with the plant cost of the Avoided Unit;	<u>.021.66</u> %
ί.	=	annual escalation rate associated with the operation and maintenance expanse of the Avoided Unit;	2.50%
r	-	annual discount rate, defined as DEF's incremental after-tax cost of capital;	7.4 <u>4</u> 5%
L	-	expected life of the Avoided Unit;	3
n	=	year for which the Avoided Unit is deferred starting with the Avoided Unit In-Service Date and ending with the Termination Date.	2032 203:

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 	¢	ENERGY.	SECTION NG. IX INSTRUCTION NO. IX 9489 CANCELS SEVENTEENTIME ONTO ENTIMENTSED SHEET NO. 9.489
		FIXED VALUE OF DEFER EARLY CAPACITY OPTIC	
	Am	 monthly avoided capital cost competition be made to the R1/Q1 starting as e Avoided Unit In-Service Date, in determine the service bate, in determine the service bate. 	arly as two years prior to the 8.9512.88
	in .	 annual escalation rate associated w Avoided Unit; 	ith the plant cost of the $1.66-03\%$
	n	 year for which early Capacity Paymer 	tts to a RF/QF are to begin; 20202031
	ť	 the completive present value of component of Capacity Payments wh had Capacity Payments commenced service date of the Aynided Unit and a years; 	ich would have been made 611.37957. I with the anticipated in-
	ŕ	 annual discount rate, defined as DEP of capital; 	s incremental after-tax cost 7.45 <u>44</u> %
	t	 the Term, in years, of the Contract capacity commencing prior to the in-s Unit; 	
	Cŧ	 the cumulative present value of the a maintenance expense component of would have been made had Capacity I the anticipated in-service date of the A until the Termination Date. 	Capacity Payments which 47.2410.53 Payments commenced with
I	ISSUEL EFFEC	D BY: Geolf Fosler, Vice President, Rates & Regulatory & TIVE: July 30, 2024	italegy - FL

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