

Iris Rollins

From: Ellen Plendl
Sent: Wednesday, August 24, 2022 3:21 PM
To: Consumer Correspondence
Subject: Docket No. 20210015
Attachments: Consumer Inquiry - Florida Power & Light Company; Re Stop minimum bills by Florida's Monopoly Utilities; Consumer Inquiry - Florida Power & Light Company; Consumer Inquiry - Florida Power & Light Company; FW FPL; FW FPL Minimum base bill charge for solar; Consumer Inquiry - Florida Power & Light Company; FW FPL complaint; FW FP & L price gouging; The Clever Scheme By FPL

See attached customer correspondence and replies for Docket No. 20210015.

Iris Rollins

From: Shonna McCray
Sent: Wednesday, August 24, 2022 1:09 PM
To: 'chris.vandeventer@gmail.com'
Cc: Ellen Plendl
Subject: Consumer Inquiry - Florida Power & Light Company

Mr. Chris Vandeventer
chris.vandeventer@gmail.com

RE: FPSC Inquiry 1402285C

Dear Mr. Vandeventer:

This is in response to your E-mail to Commissioner Gabriella Passidomo, Florida Public Service Commission (FPSC) regarding Florida Power & Light Company (FPL) and the minimum bill charge. Given the nature of your concerns, Commissioner Passidomo believes it would be appropriate for the specialized staff of the FPSC's Office of Consumer Assistance and Outreach to respond directly to you.

Under Rule 25-6.065, Florida Administrative Code (F.A.C.), net metering is defined as “a metering and billing methodology whereby customer-owned renewable generation is allowed to offset the customer’s electricity consumption on-site.” The rule states that “[d]uring any billing cycle, excess customer-owned renewable generation delivered to the investor-owned utility’s electric grid **shall** be credited to the customer’s energy consumption for the next month’s billing cycle” (Rule 25-6.065(8)(e), F.A.C., emphasis added). Further, excess energy credits produced by the customer “**shall** accumulate and be used to offset the customer’s energy usage in subsequent months” (Rule 25-6.065(8)(f), F.A.C., emphasis added).

The net metering rule requires utilities to offset customer energy consumption during each billing cycle with excess renewable energy credits accumulated by that customer. For some customers, the requirement on the utility to offset the customers’ energy consumption with accumulated credits may result in a monthly bill that falls below \$25. If that is the case, the new minimum monthly bill charge will be applied to bring the monthly bill up to \$25. Some customers have suggested that the utility only offset consumption to the point that they stay at or above a \$25 monthly bill, thereby reserving the credits that would bring them below the minimum bill. However, the net metering rule does not provide the utility with discretion to offset “some” of the customer’s energy consumption in order to not go below \$25. The utility is required to apply energy credits to the customer’s consumption until either the credits or the consumption reach zero.

The Florida Public Service Commission approved Florida Power & Light Company’s (FPL) general base rate settlement agreement in Order No. PSC-2021-0446-S-EI, issued on December 2, 2021, in Docket No. 20210015-EI. The settlement agreement was entered into by FPL and various parties representing consumers, including the Office of the Public Counsel (OPC) who advocates on behalf of Florida consumers. The settlement agreement includes numerous provisions with regards to FPL’s base rates through the end of 2025.

FPL’s net metering program will continue to function as it always has. Credits for kWhs delivered to the grid, compared to the kWhs taken from the grid will be calculated as they have been historically. The only change is that customers who have a bill under \$25 after net metering in any given month will now receive the minimum bill of \$25. Commission staff has confirmed that FPL continues to implement net metering practices pursuant to the requirements of the net metering rule.

FPL explained that the minimum bill provision was included in the settlement agreement to ensure that all residential and general service non-demand customers contribute towards fixed costs of maintaining the electric system, costs which exist as a result of serving even limited amounts of energy to customers. The Commission approved the settlement agreement as being in the public interest when taken as a whole, and providing a comprehensive and balanced resolution to FPL's original petition for a base rate increase that provides rate stability for FPL's customers.

Your concerns were added to our files as a protest to the FPL's Rate Case, docket 20210015. You may review all the information filed for Commission consideration in docket 20210015 by accessing the FPSC website at <http://www.floridapsc.com>. Under the Clerk's Office tab at the top of the page, click on Dockets. Type in the docket number 20210015. Click the Search button. Then select Document Filings Index for a list of all filings in the docket. This procedure allows you to view all of the information filed by the utility and other parties in the docket.

If you have questions or concerns, please contact Ms. Ellen Plendl at 1-800-342-3552.

Sincerely,

Shonna McCray
Regulatory Program Administrator
Florida Public Service Commission

Iris Rollins

From: chris vandeventer <chris.vandeventer@gmail.com>
Sent: Tuesday, August 23, 2022 4:07 PM
To: Office of Commissioner Passidomo
Subject: Re: Stop minimum bills by Florida's Monopoly Utilities

Hello Angelena,

Thank you for your response and I was surprised to actually get one so I appreciate that. What does it mean that a copy of the email will be placed in Docket # 20210015-EI, Petition for rate increase by FPL? I know there is a lot of government bureaucracy that happens up there at the Capitol but is there any chance in getting these minimum monthly bills eliminated by the Public Service Commission or were they all aware of what they were voting for when they passed it through? Just asking honestly because I don't know how the process works and I feel it's unfair for anyone wanting to consider residential solar. Thanks and have a good day.

Respectfully,
Chris Vandeventer

On Tue, Aug 23, 2022 at 3:35 PM Office of Commissioner Passidomo
<Commissioner.Passidomo@psc.state.fl.us> wrote:

Dear Mr. Vandeventer:

Thank you for your email, dated August 23, 2022, which Commissioner Passidomo has received and read. The Commission Clerk will place a copy of your email in Docket No. 20210015-EI, *Petition for rate increase by Florida Power & Light Company*. We appreciate you providing the Commission with your comments.

Sincerely,

Angelena McCoy

Executive Assistant to Commissioner Passidomo

Florida Public Service Commission

2540 Shumard Oak Blvd.

Tallahassee, Florida 32399

(850) 413-6042

From: chris vandeventer <chris.vandeventer@gmail.com>
Sent: Tuesday, August 23, 2022 3:29 PM
To: Office of Commissioner Passidomo <Commissioner.Passidomo@psc.state.fl.us>
Subject: Stop minimum bills by Florida's Monopoly Utilities

Dear Commissioner Passidomo,

My name is Christopher Vandeventer and I am reaching out to you from Palm Beach County in Jupiter, FL. Thankfully the governor vetoed HB 741 earlier this year protecting Florida families from utility overreach, additional charges and our right to energy freedom. Unfortunately, this wasn't the only recent rate hike. I am being unfairly charged a minimum bill (\$25) because I am a Solar Homeowner.

I believe this is unfair because I have made investments to reduce my usage on my own dime and now I'm being penalized for that by increasing the current minimum bill (\$9.97) by 250% of what it has been for years to (\$25). The crazy part is that these utility companies were able to do this without a vote by the taxpayers. These utility companies are so greedy that they are trying to do away with net metering laws in order to make residential solar less attractive to homeowners while at the same time trying to install 1000's of megawatts of solar farms (panels built directly in China) while also receiving the generous tax rebates themselves and putting the rest of the cost onto their customers.

As a solar homeowner, I went solar and chose an American made solar panel company(SunPower) because it made financial sense to me. Instead of paying my average monthly electric bill of \$300/month, my monthly payment for the installed PV system including my minimum monthly bill with FPL is around \$255/month and will not increase as utility rates continue to rise. Now with the minimum bill increase that will make my bill closer to \$270/month which means less savings and more profits for FPL.

Using my own earned credits to reduce my bill and then hitting me with a minimum bill is double-dipping and stealing from my investment.

Please advocate for these new fees to be reconsidered by you and the rest of the Public Service Commission. Thank you for your leadership for Floridians like me.

Sincerely,

Chris from Jupiter, FL

Iris Rollins

From: Shonna McCray
Sent: Monday, August 22, 2022 9:30 AM
To: 'khutch830@gmail.com'
Cc: Ellen Plendl
Subject: Consumer Inquiry - Florida Power & Light Company

Mr. & Mrs. Michael Hutchings
khutch830@gmail.com

RE: FPSC Inquiry 1402043C

Dear Mr. & Mrs. Hutchings:

The Governor's office forwarded a copy of your email regarding Florida Power & Light Company (FPL) and the minimum billing charge to the Florida Public Service Commission (FPSC). The FPSC regulates investor-owned electric, and natural gas utilities throughout the state, and investor-owned water and wastewater utilities in those counties which have opted to transfer jurisdiction to the FPSC. The FPSC has authority in the telephone industry which is limited to the Lifeline Assistance Program, Florida Relay Service, and pay telephone service. We appreciate the opportunity to respond directly to you.

The Florida Public Service Commission approved Florida Power & Light Company's (FPL) general base rate settlement agreement in Order No. PSC-2021-0446-S-EI, issued on December 2, 2021, in Docket No. 20210015-EI. The settlement agreement was entered into by FPL and various parties representing consumers, including the Office of the Public Counsel (OPC) who advocates on behalf of Florida consumers. The settlement agreement includes numerous provisions with regards to FPL's base rates through the end of 2025.

FPL's net metering program will continue to function as it always has. Credits for kWhs delivered to the grid, compared to the kWhs taken from the grid will be calculated as they have been historically. The only change is that customers who have a bill under \$25 after net metering in any given month will now receive the minimum bill of \$25.

FPL explained that the minimum bill provision was included in the settlement agreement to ensure that all residential and general service non-demand customers contribute towards fixed costs of maintaining the electric system, costs which exist as a result of serving even limited amounts of energy to customers. The Commission approved the settlement agreement as being in the public interest when taken as a whole, and providing a comprehensive and balanced resolution to FPL's original petition for a base rate increase that provides rate stability for FPL's customers.

We have added your concerns to our files as a protest to the FPL's Rate Case, docket 20210015.

If you have any questions, please contact Ms. Ellen Plendl at 1-800-342-3552 or by fax at 1-800-511-0809.

Sincerely,

Shonna McCray
Regulatory Program Administrator
Florida Public Service Commission

Iris Rollins

From: Ellen Plendl
Sent: Monday, August 22, 2022 8:26 AM
To: 'ajndede@protonmail.com'
Subject: Consumer Inquiry - Florida Power & Light Company

Mr. Jason Young
ajndede@protonmail.com

RE: FPSC Inquiry 1402042C

Dear Mr. Young:

The Governor's office forwarded a copy of your email regarding Florida Power & Light Company (FPL) to the Florida Public Service Commission (FPSC). The FPSC regulates investor-owned electric, and natural gas utilities throughout the state, and investor-owned water and wastewater utilities in those counties which have opted to transfer jurisdiction to the FPSC. The FPSC has authority in the telephone industry which is limited to the Lifeline Assistance Program, Florida Relay Service, and pay telephone service. We appreciate the opportunity to respond directly to you.

When a utility company files an application for a rate increase with the FPSC, it must explain the need for the requested increase. Its petition must be accompanied by minimum filing requirements (MFRs), which are schedules and reports containing the operation, financial, economic, and rate information needed by the FPSC staff to evaluate the company's revenue increase request, rate structure, and quality of service. The company's proposal and financial information are closely analyzed before a Commission decision is made.

The utility also forecasts how much money is needed to cover its expenses in the next year. This includes a proposed return on its investment in assets used to provide service to its customers (such as power plants, electric lines, or gas mains), which the utility uses to pay interest on money it borrows and to compensate investors. The utility must also propose the classes of customers that will pay for the increase, usually categorized as residential, commercial, and industrial.

The utility application, the technical hearing and service hearing testimony and exhibits become part of the case record that Commissioners use to make decisions about the case.

The Commissioners review the information, based on the record, and make their decisions about the case in an open meeting through a written "order."

After the FPSC's order is issued, any party may ask the Commission to reconsider its decision on the issues. After the reconsideration, the Public Counsel, the utility, or any other party involved in the proceeding may appeal the Commission's decision to the Florida Supreme Court.

On October 26, 2021 the FPSC approved a four-year rate settlement for FPL, reflecting an almost 40 percent reduction in its original rate revenue request for 2022. Parties to the settlement, filed on August 9, 2021, include the Office of Public Counsel, representing customers, the Florida Retail Federation; the Florida Industrial Power Users Group; and the Southern Alliance for Clean Energy.

As part of the evaluation process for FPL's rate request, the FPSC conducted 12 virtual service hearings in June and July to allow feedback from FPL and Gulf customers about utility service and the rate-setting process.

The settlement agreement reduces FPL's original revenue petition from \$1.1 billion to \$692 million in 2022 and from \$605 million to \$560 million in 2023. The utility's proposed return on equity midpoint was reduced from 11.5 to 10.6 percent.

You may review all the information filed for Commission consideration in docket 20210015 by accessing the FPSC website at <http://www.floridapsc.com>. Under the Clerk's Office tab at the top of the page, click on Dockets. Type in the docket number 20210015. Click the Search button. Then select Document Filings Index for a list of all filings in the docket. This procedure allows you to view all of the information filed by the utility and other parties in the docket.

We will add your feedback to Docket No. 20210015, regarding FPL's petition.

If you have any questions, please contact me at 1-800-342-3552 or by fax at 1-800-511-0809.

Sincerely,

Ellen Plendl
Regulatory Consultant
Florida Public Service Commission
Office of Consumer Assistance & Outreach
1-800-342-3552 (phone)
1-800-511-0809 (fax)

Iris Rollins

From: Governor's Office of Citizen Services <EOGCitizenServices@eog.myflorida.com>
Sent: Monday, August 22, 2022 8:24 AM
To: EOG-Referral
Subject: FW: FPL

Please find attached email received by the Governor's Office of Citizen Services. This email is forwarded to your office for review and any response or action appropriate.

Thank you.

Sincerely,

Martha Lynn
Office of Citizen Services
Executive Office of the Governor

From: ajndede <ajndede@protonmail.com>
Sent: Friday, August 19, 2022 3:49 PM
To: GovernorRon.DeSantis@eog.myflorida.com
Subject: FPL

Gov DeSantis,

I love you as Governor, I think you have done a superb job. I am writing because of FPL and the massive rate hikes they have imposed on Northwest FL residents. Frankly, they are raping us and it is complete crap. This time last year my bill was \$300, this year \$456, last month was \$483 and my projected bill for Sept is \$554. Seriously why is FPL being allowed to rape us like this.

Bad enough we have a POS for president that is screwing us six ways to sunday but to have this kind of rate hike in our state is flat out theft. I love you as Gov but I will be voting to lower this power bill because it is killing me. I do not have a choice and neither does the rest of the hard RED NW Florida. People here love you but they are furious over FPL

R/
Jason Young
850-736-7517

Please note that under Florida law correspondence sent to the Governor's Office, which is not confidential or exempt pursuant to chapter 119 of the Florida Statutes, is a public record made available upon request.

Iris Rollins

From: Governor's Office of Citizen Services <EOGCitizenServices@eog.myflorida.com>
Sent: Monday, August 22, 2022 8:23 AM
To: EOG-Referral
Subject: FW: FPL Minimum base bill charge for solar

Please find attached email received by the Governor's Office of Citizen Services. This email is forwarded to your office for review and any response or action appropriate.

Thank you.

Sincerely,

Martha Lynn
Office of Citizen Services
Executive Office of the Governor

From: Kathleen Hutchings <khutch830@gmail.com>
Sent: Friday, August 19, 2022 2:14 PM
To: GovernorRon.DeSantis@eog.myflorida.com
Subject: FPL Minimum base bill charge for solar

Governor Desantis,

We invested in solar panels to do our part to reduce the impact on the environment. We are producing our own energy with any excess going back to the grid and we still continue to pay for the solar panels as they are not free. We were paying for the meter monthly and now, as of June 1st 2022 we have an additional charge, a minimum base bill of \$25.00/month to FPL which was approved with no explanation of why this is actually needed. Politicians continue to preach all about the environment, climate change and need for alternative energy, but penalize those who are trying to do their part. This is a financial burden. This makes no sense! We should be working towards expanding solar in Florida and not saddling solar homeowners with unfair cost hikes that seem to only benefit the monopoly utilities.

Kathleen & Michael Hutchings
Geneva, Florida 32732

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Iris Rollins

From: Ellen Plendl
Sent: Monday, August 22, 2022 8:18 AM
To: 'argecuban@gmail.com'
Subject: Consumer Inquiry - Florida Power & Light Company

Mr. Argeo Dominguez
argecuban@gmail.com

RE: FPSC Inquiry 1402038C

Dear Mr. Dominguez:

The Governor's office forwarded a copy of your email regarding Florida Power & Light Company (FPL) to the Florida Public Service Commission (FPSC). The FPSC regulates investor-owned electric, and natural gas utilities throughout the state, and investor-owned water and wastewater utilities in those counties which have opted to transfer jurisdiction to the FPSC. The FPSC has authority in the telephone industry which is limited to the Lifeline Assistance Program, Florida Relay Service, and pay telephone service. We appreciate the opportunity to respond directly to you.

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The utility also forecasts how much money is needed to cover its expenses in the next year. This includes a proposed return on its investment in assets used to provide service to its customers (such as power plants, electric lines, or gas mains), which the utility uses to pay interest on money it borrows and to compensate investors. The utility must also propose the classes of customers that will pay for the increase, usually categorized as residential, commercial, and industrial.

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We will add your feedback to Docket No. 20210015, regarding FPL's petition.

If you have any questions, please contact me at 1-800-342-3552 or by fax at 1-800-511-0809.

Sincerely,

Ellen Plendl
Regulatory Consultant
Florida Public Service Commission
Office of Consumer Assistance & Outreach
1-800-342-3552 (phone)
1-800-511-0809 (fax)

Iris Rollins

From: Governor's Office of Citizen Services <EOGCitizenServices@eog.myflorida.com>
Sent: Friday, August 19, 2022 4:56 PM
To: EOG-Referral
Subject: FW: FPL complaint

Please find attached email received by the Governor's Office of Citizen Services. This email is forwarded to your office for review and any response or action appropriate.

Thank you.

Sincerely,

Martha Lynn
Office of Citizen Services
Executive Office of the Governor

From: Argeo Dominguez <argecuban@gmail.com>
Sent: Thursday, August 18, 2022 7:38 PM
To: GovernorRon.DeSantis@eog.myflorida.com
Subject: FPL complaint

I am filing a formal complaint against FPL for its excessive and unfair increases in electric bills. Since last month he had taken individual measures to counteract this company's bill, such as regulating the thermostat more, but it was useless, this company seems to program its payments with artificial intelligence.

Why is FPL out of control?

They spend thousands of dollars in a public relations campaign to impose their policies and practices of constantly increasing the cost of energy and at the same time make the public believe that they are one of the companies with the lowest price of energy in the nation. blatantly lying to the public.

FPL is a functional monopoly with a mask of a company
Monopoly and Antitrust Law in the United States says:

Both the Federal Government and the State Attorney General can prosecute antitrust complaints. Private civil lawsuits can also be filed in state and federal courts against those who violate state and federal antitrust laws. Federal antitrust laws, as well as most state laws, allow treble relief against violators of those laws, to encourage private lawsuits by enforcing the antitrust laws. There is no competition with this type of company that is why no one can dispute the definition of Monopoly.

FPL spends thousands of dollars hiring lobbyists to undermine democracy in Tallahassee, and to buy some state legislators and senators to come over to their boat. electric bills

Your business costs and investments in underground pipes are hidden in the invoices and not declared in your quarterly reports and balances and imposed on your clients in hidden fees in their invoices.

Buy consciences from legislators and senators

The commission that regulates this company must be chosen in free and democratic elections by the voter and not appointed by anyone, in addition this commission must be supervised and regulated, because FPL is doing what it wants and it is without control.

Your bill is misleading is unclear and attempts to hide actual charges from the consumer

The general invoice details concepts such as description, amount, rate and cost. FPL does not comply with this by using super small print to hide its true face

According to this company, only 4% of the energy used is nuclear. And why, instead of increasing the cost of energy to consumers, do they not increase the production of nuclear energy? That question was not answered in a recent phone call.

When a company expands or wants to improve its infrastructure, it does so through financing or bank loans, in other words, it borrows money, but this company FPL imposes this expansion cost on its clients, in other words, it takes money out of their pockets. their clients instead of asking for a loan.

Its advertising is misleading and lying in the media, it ensures that it saves its customers when the opposite is true.

FPL honesty is questionable

This is due to the price increase, the company advertises saying the opposite, saying that it has low rates, when in fact their prices have been growing or increasing year after year. It is a company that is not honest, nor with their clients or the public.

FPL is running a TV advertisement promoting the idea FPL is doing everything possible to keep their customer's utility bills low while newscasts say FPL has all intentions to raise costs to their customers over the next four years. I believe that is quintessentially the definition of false advertising.

FPL, it is funded investments with money from their customers without authorization by their customers.

We ask that you

- 1.- Eliminate the "Regulatory" commission of the FPL
- 2.-That every official who has to do with regulating this monopoly be elected in free elections.
- 3.-That this mega Company be divided into several local companies to eliminate the existing monopoly

His honesty is doubtful and questionable the measurement of monthly consumption that was previously done manually by a worker and now it is said that his "intelligent" meter is the one that makes these measurements there are many unanswered questions

How or in what form is the data sent to this company?

Why are customers not informed monthly?

Who monitors this information?

Why is this information kept hidden?

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Iris Rollins

From: Governor's Office of Citizen Services <EOGCitizenServices@eog.myflorida.com>
Sent: Friday, August 19, 2022 4:43 PM
To: EOG-Referral
Subject: FW: FP & L price gouging

Please find attached email received by the Governor's Office of Citizen Services. This email is forwarded to your office for review and any response or action appropriate.

Thank you.

Sincerely,

Martha Lynn
Office of Citizen Services
Executive Office of the Governor

From: JIM KAVOURAS <flakav@hotmail.com>
Sent: Friday, August 12, 2022 4:14 PM
To: GovernorRon.DeSantis@eog.myflorida.com
Subject: FP & L price gouging

I am an FP&L customer in Indian River County

My electric bill jumped enormously last month and this month. So I compared last year 7/8 to 8/8 and found the below enormous increases

| <u>7/8- 8/8 2021</u> | <u>7/8-8/8 2022</u> | |
|---|---|----------------|
| Fuel Charge: first 1000 kwh....\$0.025100 | Fuel Charge: first 1000 kwh....\$0.034870 | 38.9% increase |
| Fuel Charge: over 1000 kwh....\$0.035100 | Fuel Charge: over 1000 kwh....\$0.044870 | 27.8% increase |
| Non Fuel Charge: first 1000 kwh....\$0.067000 | Non Fuel Charge: first 1000 kwh....\$0.073710 | 10.0% increase |
| Non Fuel Charge:over 1000 kwh....\$0.077620 | Non Fuel Charge: over 1000 kwh....\$0.083710 | 8.3% increase |

I'm not sure who is looking out for the consumer. Doesn't seem like the Florida PSC is doing so.

I request an inquiry into these exorbitant increases, Nobody,. especially a Public Utility, should be allowed a 39.8% increase .

If you don;t think, or want to do anything about this, please refer me to someone that might be able to help

Thanks

Jim Kavouras

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Iris Rollins

From: charley7722@aol.com
Sent: Friday, August 19, 2022 1:20 PM
To: eric.silagy@fpl.com
Cc: fl23response@mail.house.gov; ron.desantis@eog.myflorida.com; Shonna McCray; Ellen Plendl; rebecca.talton@fpl.com; Office of Commissioner Passidomo; Office of Chairman Fay; Office of Commissioner Clark; Office of Commissioner Graham; investigate@local10.com; nperez@local10.com; newsdesk@local10.com; Office of Commissioner La Rosa; helpmehoward@wsvn.com; tj.therealestateguy@gmail.com; cahfree2@gmail.com; jjaye_bats@att.net; hccaleadership@gmail.com; driftwoodcivicassociation@gmail.com; judycb@bellsouth.net; helenandred@gmail.com; rlp.pco46@gmail.com; hwdgardens@gmail.com; highlandgardens7@bellsouth.net; dprpca@aol.com; evan.jenne@myfloridahouse.gov; patriciawolf@comcast.net; lisaf@signatureflorida.com; jlevy@hollywoodfl.org; zvsmith3@gmail.com; leabird@comcast.net; leann@cvhlawgroup.com; maxgold@yahoo.com; judykuchta@yahoo.com; carolyn.soucy@va.gov; denis.mcdonough@va.gov; rachelcruising@bellsouth.net; dmlautomotive@aol.com; aarachy@gmail.com; robejaslo@aol.com; cherdale22@gmail.com; donaldflood1111@comcast.net; capt dov@yahoo.com; earthladyj@aol.com
Subject: The Clever Scheme By FPL

Chairman Eric Silagy,

www.fpl.com

Ref : A Very Clever Scheme By FPL !!! FPL Account No. 26582 57510 FPSC Docket No. 20210015

Note : Monetarily Penalize The FPL Customers who Conserve Electricity By Adding An Additional, and also Unwarranted Charge On Their Monthly Electrical Bill !

FPL no doubt came up with a clever scheme in order to convince the FPSC of the validity of their proposal, when in essence the contrary is most assuredly true.

The FPSC in turn fell for the clever scheme by hastily approving the FPL resolution, when in fact the FPSC should of taken the time to do their homework !

So Senior Citizen Veterans such as myself are being monetarily penalized for no good cause, when in essence I should of been commended by FPL for same ?

FPL was able to cleverly convince the FPSC that their request was justified, so they could not only improve their infrastructure, but also please their shareholders as well ?

SHAME On You FPSC, and The HELL With You FPL !

Hello Florida Governor Ron DeSantis ? Hello Representative Debbie Wasserman Schultz- District 23 ? Hello Representative Evan Jenne- District 99 ?

Amen.

Michael Walsh

Senior Citizen.

US Navy Veteran 1957-1963 ADR2

NWF & Sierra Club Member.