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STATE OF FLORIDA

COMMISSIONERS:
JULIE I. BROWN, CHAIRMAN
ART GRAHAM
RONALD A. BRISÉ
JIMMY PATRONIS
DONALD J. POLMANN



OFFICE OF COMMISSION CLERK CARLOTTA S. STAUFFER COMMISSION CLERK (850) 413-6770

Public Service Commission

January 18, 2017

John A. Tomasino, Clerk Florida Supreme Court 500 South Duval Street Tallahassee, Florida 32399

Re: Sierra Club vs. Florida Public Service Commission PSC Docket No. 160021-EI

Dear Mr. Tomasino:

Enclosed please find a certified copy of a Notice of Administrative Appeal, which was filed with the Public Service Commission on January 17, 2017, along with its attachment, Order No. PSC-16-0560-AS-EI. This appeal was filed on behalf of the Sierra Club.

Please do not hesitate to contact me should you have any questions concerning this matter.

Sincerely,

Carlotta S. Stauffer
Carlotta S. Stauffer
Commission Clerk

CSS: amc Enclosure

cc: Diana A. Csank, Staff Attorney
Joshua Smith, Staff Attorney
Samantha Cibula, General Counsel
Suzanne Brownless, Senior Attorney
Charles J. Rehwinkel, Deputy Public Counsel
J.R. Kelly, Public Counsel
Patricia Christensen, Esquire
Erik Sayler, Esquire
Stephanie Morse, Esquire
Stephanie Morse, Esquire
Kenneth Hoffman
Wade Litchfield, Vice President and General Counsel
John T. Butler, Assistant General Counsel-Regulatory

Page 2 January 18, 2017 Letter

Eric Silagy Maria J. Moncada, Principal Attorney Kevin I.C. Donaldson, Senior Attorney Jack McRay John B. Coffman, Esquire Kevin C. Siqveland, Esquire Kenneth L. Wiseman, Esquire Mark F. Sundback, Esquire William M. Rappolt, Esquire Daniel R. and Alexandria Larson Thomas A. Jernigan, Esquire Jon C. Moyle, Jr., Esquire Karen A. Putnal, Esquire Robert Scheffel Wright, Esquire John T. LaVia, III, Esquire Nathan A. Skop, Esquire Stuart A. Allen Robert H. Smith Stephanie U. Roberts, Esquire Derrick Price Williamson, Esquire Jerimiah Booream



January 17, 2017

Via electronic filing and postal mail

Carlotta Stauffer Director, Office of Commission Clerk Florida Public Service Commission 2540 Shumard Oak Blvd. Tallahassee, Florida 32399-0850

> Re: Notice of Appeal of Order No. PSC-16-0560-AS-EI, Docket Nos. 160021-EI, 160061-EI, 160062-EI, & 160088-EI

Dear Ms. Stauffer:

Enclosed for filing in the above referenced dockets, please find Sierra Club's Notice of Appeal of Order No. PSC-16-0560-AS-EI with the attached order. Sierra Club is filing one document via the Commission's Electronic Web Filing Form. Should you or your staff have any questions regarding this filing, please contact me.

Sincerely,

/s/ Diana A. Csank
Diana A. Csank
Staff Attorney
50 F St. NW, 8th Floor
Washington, DC 20001
202-548-4595 (direct)
Diana.Csank@SierraClub.org
Qualified Representative for Sierra Club

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true copy and correct copy of the foregoing was served electronically on this $17^{\rm th}$ day of January, 2017 on:

Suzanne Brownless Office of the General Counsel Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399-1400 sbrownle@psc.state.fl.us	J.R. Kelly/Patricia Christensen/ Charles J. Rehwinkel/Erik Sayler/ Stephanie Morse Office of Public Counsel 111 W. Madison Street, Room 812 Tallahassee, Florida 32311 kelly.jr@leg.state.fl.us christensen.patty@leg.state.fl.us rehwinkel.charles@leg.state.fl.us sayler.eric@leg.state.fl.us morse.stephanie@leg.state.fl.us
Wade Litchfield, Esq. Florida Power & Light Company 215 S. Monroe Street, Suite 810 Tallahassee, Florida 32301-1859 wade.litchfield@fpl.com	Kenneth A. Hoffman Florida Power & Light Company 215 South Monroe Street, Suite 810 Tallahassee, Florida 32301 ken.hoffman@fpl.com
John T. Butler Florida Power & Light Company 700 Universe Blvd. Juno Beach, FL 33408-0420 john.butler@fpl.com	Derrick Price Williamson Spilman Thomas & Battle, PLLC 1100 Bent Creek Boulevard, Suite 101 Mechanicsburg, Pennsylvania 17050 dwilliamson@spilmanlaw.com Attorney for Walmart Stores East, LP
Jon C. Moyle, Jr./Karen A. Putnal Moyle Law Firm, P.A. 118 North Gadsden Street Tallahassee, Florida 32301 jmoyle@moylelaw.com kputnal@moylelaw.com Attorneys for FIPUG	Stephanie U. Roberts Walmart Stores East, LP Spilman Thomas & Battle, PLLC 110 Oakwood Drive, Suite 500 Winston-Salem, North Carolina 27103 sroberts@spilmanlaw.com Attorney for Walmart Stores East, LP

S. Florida Hospital and Healthcare Ass'n Jaime Caldwell, Interim President 1855 Griffin Road Dania Beach FL33004 jcaldwell@sfhha.com	K. Wiseman/M. Sundback 1350 I Street NW, Suite 1100 Washington DC20005 kwiseman@andrewskurth.com Attorneys for SFHHA
Federal Executive Agencies Thomas A. Jernigan c/o AFCEC/JA-ULFSC 139 Barnes Drive, Suite 1 Tyndall AFB FL32403 Thomas.Jernigan.3@us.af.mil	Gardner Law Firm Robert Scheffel Wright/John T. La Via, 1300 Thomaswood Drive Tallahassee FL32308 schef@gbwlegal.com Attorneys for Florida Retail Federation
Jack McRay AARP Florida 200 West College Avenue, # 304 Tallahassee, Florida 32301 jmcray@aarp.org	John B. Coffman John B. Coffman, LLC 871 Tuxedo Blvd. St. Louis, MO 63119-2044 john@johncoffman.net Attorney for AARP
Nathan A. Skop 420 NW 50th Blvd. Gainesville FL32607 n_skop@hotmail.com Attorney for the Larsons	

This 17th day of January 2017.

/s/ Diana Csank

Diana A. Csank

Qualified Representative for Sierra Club

SIERRA CLUB)	IN THE FLORIDA PUBLIC
)	SERVICE COMMISSION
Appellants,)	DOCKET NOS. 160021-EI; 160061-EI;
)	160062-EI; 160088-EI
vs.)	
)	
FLORIDA PUBLIC SERVICE)	NOTICE OF
COMMISSION)	ADMINISTRATIVE APPEAL
)	
)	
Appellee.)	

NOTICE IS GIVEN that the Sierra Club, Appellant, appeals to the Florida Supreme Court Order, No. PSC-16-0560-AS-EI, rendered by the Florida Public Service Commission on December 15, 2016. A copy of Order No. PSC-16-0560-AS-EI is attached to this NOTICE OF ADMINISTRATIVE APPEAL as Exhibit A. The nature of the order on appeal is a final order authorizing Florida Power & Light Company to increase its rates and charge its customers for the billion-dollar expansion of fossil fuel-burning power plants, which the Commission has never determined to be the prudent, least-cost option to serve customers. This appeal is filed pursuant to, *inter alia*, the provisions of Sections 366.10, 120.68 of the Florida Statutes, and Rules 9.190(b), 9.030(a)(1)(B)(ii) and 9.110 of the Florida

Rules of Appellate Procedure.

Respectfully submitted this 17th day of lanuary 2017.

espectfully submitted this 1/th day of Jan

Joshua Smith Staff Attorney Sierra Club

2101 Webster St., Suite 1300

Oakland, CA 94612

(415) 977-5560

Joshua.smith@sierraclub.org Florida Bar No. 0096844

I CERTIFY THAT THIS IS A TRUE AND CORRECT COPY OF THE ORIGINAL DOCUMENT THAT WAS FILED WITH THE FLORIDA PUBLIC SERVICE COMMISSION BY: Carlotta S. Stauffer, COMMISSION CLERK (or Office of Commission Clerk designee)

SIERRA CLUB)	IN THE FLORIDA PUBLIC
)	SERVICE COMMISSION
Appellants,)	DOCKET NOS. 160021-EI; 160061-EI;
)	160062-EI; 160088-EI
vs.)	
)	
FLORIDA PUBLIC SERVICE)	NOTICE OF
COMMISSION; and FLORIDA)	ADMINISTRATIVE APPEAL
POWER AND LIGHT COMPANY)	
)	
Appellees.)	
		

EXHIBIT "A"

FLORIDA PUBLIC SERVICE COMMISSION ORDER NO. PSC-16-0560-AS-EI

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition for rate increase by Florida Power & Light Company.

In re: Petition for approval of 2016-2018 storm hardening plan, by Florida Power & Light Company.

In re: 2016 depreciation and dismantlement study by Florida Power & Light Company.

In re: Petition for limited proceeding to modify and continue incentive mechanism, by Florida Power & Light Company.

DOCKET NO. 160021-EI

DOCKET NO. 160061-EI

DOCKET NO. 160062-EI

DOCKET NO. 160088-EI ORDER NO. PSC-16-0560-AS-EI ISSUED: December 15, 2016

The following Commissioners participated in the disposition of this matter:

JULIE I. BROWN, Chairman LISA POLAK EDGAR ART GRAHAM RONALD A. BRISÉ JIMMY PATRONIS

ORDER APPROVING SETTLEMENT AGREEMENT

BY THE COMMISSION:

Background

On January 15, 2016, Florida Power & Light Company (FPL) filed a test year letter, as required by Rule 25-6.140, Florida Administrative Code (F.A.C.), notifying the Florida Public Service Commission (Commission) of its intent to file a petition for an increase in rates effective 2017. Pursuant to the provisions of Chapter 366, Florida Statutes (F.S.), and Rules 25-6.0425 and 25-6.043, F.A.C., FPL filed its Minimum Filing Requirements and testimony on March 15, Docket Nos. 160061-EI (2016-2018 Storm Hardening Plan), 160062-EI (2016 2016. Depreciation and Dismantlement Study) and 160088-EI (Incentive Mechanism), were thereafter consolidated into the rate case docket, Docket No. 160021-EI.¹ Nine parties were granted intervention in the docket.² Prehearing Order No. PSC-16-0341-PHO-EI, issued on August 19,

¹ Order No. PSC-16-0182-PCO-EI, issued on May 4, 2016, in Docket No. 160021-EI, In re: Petition for rate increase by Florida Power & Light Company; Docket No. 160061-EI, In re: Petition for approval of 2016-2018 storm hardening plan, by Florida Power & Light Company; Docket No. 160062-EI, In re: 2016 depreciation and dismantlement study by Florida Power & Light Company; Docket No. 160088-EI, In re: Petition for limited proceeding to modify and continue incentive mechanism, by Florida Power & Light Company.

² Office of Public Counsel (OPC), Florida Industrial Power Users Group (FIPUG), Wal-Mart Stores East, LP and

Sam's East, Inc. (Walmart), Federal Executive Agencies (FEA), South Florida Hospital and Healthcare Association

ORDER NO. PSC-16-0560-AS-EI DOCKET NOS. 160021-EI, 160061-EI, 160062-EI, 160088-EI PAGE 2

2016, established 167 issues which included issues associated with the 2016-2018 Storm Hardening Plan, the 2016 Depreciation and Dismantlement Study, the Incentive Mechanism, and the rate increase dockets.

An administrative hearing on FPL's request for a rate increase was conducted on August 22, 2016 - August 26, 2016, and August 29, 2016 - September 1, 2016. At that time the testimony of 35 witnesses was heard and 805 exhibits were admitted into evidence. All parties to the docket filed briefs/post hearing statements on September 19, 2016. On October 6, 2016, FPL and three of the nine intervening parties (signatories)³ filed a Joint Motion for Approval of Settlement Agreement (Settlement Agreement) resolving all 167 issues raised in the consolidated dockets. On October 27, 2016, a second administrative hearing was held to take supplemental testimony on the terms and conditions of the Settlement Agreement that had not previously been addressed in the prior hearing. At the second hearing, the testimony of 5 witnesses was heard and 6 exhibits were admitted into evidence. Post hearing briefs or comments were filed on November 10, 2016, by FPL, FRF, SFHHA, OPC, AARP, Larsons, Sierra Club, and Wal-Mart. FIPUG has taken no position on the Settlement Agreement. Wal-Mart and FEA do not oppose the Settlement Agreement and the Larsons, AARP, and Sierra Club oppose the Settlement Agreement.

By this Order, we grant the Joint Motion for Approval of Settlement Agreement and approve the Stipulation and Settlement filed on October 6, 2016 (Attachment A). We have jurisdiction over these matters pursuant to Chapter 366, F.S., including Sections 366.04, 366.05, 366.06, 366.07, and 366.076, F.S.

Settlement Agreement

The major elements of the Settlement Agreement are as follows:

- The term begins on January 1, 2017 and continues at a minimum until December 31, 2020.
- FPL's authorized return on equity (ROE) is set at 10.55 percent (9.60 to 11.60 percent range) for all purposes.
- FPL is authorized to implement revenue increases of \$400 million effective January 1, 2017; \$211 million effective January 1, 2018; and \$200 million effective on the inservice date of the Okeechobee Unit.
- FPL has the ability to construct up to 1,200 MW of solar photovoltaic generation prior to December 31, 2021, recoverable through a Solar Base Rate Adjustment Mechanism (SoBRA) upon placement of each unit into service if it is determined to be cost effective.

,

⁽SFHHA), American Association of Retired Persons (AARP), Florida Retail Federation (FRF), Sierra Club, and Daniel R. Larson and Alexandria Larson (Larsons).

³ OPC, FRF, and SFHHA.

The solar projects shall not exceed \$1,750 per kilowatt alternating current (kWac). For projects that do not fall under the Power Plant Siting Act, FPL will file a request for approval of the solar project in the Fuel Cost Recovery Clause docket. If the actual capital expenditures for a project are less than the projected costs used to develop the initial SoBRA, the lower amount shall be the basis for the full revenue requirement and a one-time credit, with interest, will be made through the Capacity Cost Recovery Clause. If the actual costs are higher than FPL projected, FPL may initiate a limited proceeding to recover those costs.

- No other base rate increases can occur before 2021 except the Solar Base Rate Adjustments.
- FPL will not execute any new natural gas financial hedges during the term of the Settlement Agreement.
- A 1.0 billion theoretical depreciation reserve surplus, plus the remainder of the current reserve amount as of December 31, 2016, may be amortized at FPL's discretion over the four year Settlement Agreement term. During this four year period FPL must maintain a minimum return on equity of at least 9.6 percent and cannot exceed a return on equity of 11.6 percent. FPL may not amortize any portion of the depreciation reserve past December 31, 2020, unless it provides notice to the parties no later than March 31, 2020, that it does not intend to seek a general base rate increase to be effective before January 1, 2022.
- FPL's current incentive mechanism is continued with an initial sharing threshold set at \$40 million, removal of the current 514,000 MWh threshold on economy sales, and the netting of economy sales and purchases each year to determine the impact of variable power plant operation and maintenance expenses which will be recovered from customers at \$.065/MWh if sales are greater than purchases. If purchases are greater than sales, customers will receive a credit for the net variable power plant operation and maintenance expenses saved at the same rate.
- The current storm damage cost recovery mechanism will continue which allows FPL to collect up to a \$4 per 1,000 kWh charge beginning 60 days after filing a cost recovery petition and tariff based on a 12 month recovery period if costs do not exceed \$800 million. This charge will be used to replace incremental costs associated with the named storm as well as to replenish the storm reserve to the level in effect as of August 31, 2016. If costs exceed \$800 million, including restoration of the reserve, FPL may petition to increase the charge beyond \$4 per 1,000 kWh.
- FPL will implement a 50 MW battery storage pilot program available to all customer classes at FPL's discretion which, on average, shall not exceed \$2,300 per kWac. FPL will defer recovery of these costs until its next general base rate case.

- Upon a showing of customer savings on a Cumulative Present Value Revenue Requirement (CPVRR) basis, FPL is authorized to transfer the Martin-Riveria natural gas pipeline and all related equipment to its FERC-regulated affiliate, the Florida Southeast Connection.
- Commercial Industrial Load Control and Commercial Demand Reduction Credits will remain at current levels. The Cost of Service Methodology to be applied is 12 CP and 1/13 for production plant, 12 CP for transmission plant, and a new negotiated methodology for distribution plant. No revenue class received an increase greater than 1.5 times the system average percentage in total and no class received a rate decrease.

Decision

The standard for approval of a settlement agreement is whether it is in the public interest.⁴ A determination of public interest requires a case-specific analysis based on consideration of the proposed settlement taken as a whole.⁵ The weight of the evidence presented at both the customer hearings held throughout FPL's service territory and at the technical hearings conducted in Tallahassee fully supports the conclusion that FPL is providing excellent service to its 4.8 million customers at rates that are the lowest in the state and among the lowest in the country. The Settlement Agreement will allow FPL to maintain the financial integrity necessary to make the capital investments over the next four years required to sustain this level of service while providing rate stability and predictability for FPL's customers. The signatories to the Settlement Agreement represent a broad segment of FPL's customer base including both residential and commercial classes. Many of the positions advocated by these groups, including cessation of natural gas hedging, construction of cost-effective solar generation, reduction of FPL's proposed 11.0 percent ROE, and reduction of proposed depreciation rates, are contained in the Settlement Agreement. It is also important to note that the Settlement Agreement constitutes a reduction in revenue requirement for 2017 of over \$400 million from FPL's request. AARP, the Sierra Club and the Larsons are opposed to the Settlement Agreement on various grounds, their common objections being the ROE of 10.55% and the creation and use of the \$1.0 billion theoretical depreciation reserve surplus. However, a settlement is necessarily a compromise with give and take on both sides to reach the final, agreed upon settlement terms. Having carefully reviewed all briefs filed and evidence presented, we

⁴ Order No. PSC-13-0023-S-EI, issued on January 14, 2013, in Docket No. 120015-EI, <u>In re: Petition for increase in rates by Florida Power & Light Company</u>; Order No. PSC-11-0089-S-EI, issued February 1, 2011, in Docket Nos. 080677 and 090130, <u>In re: Petition for increase in rates by Florida Power & Light Company</u> and <u>In re: 2009 depreciation and dismantlement study by Florida Power & Light Company</u>; Order No. PSC-13-0023-S-EIPSC-10-0398-S-EI, issued June 18, 2010, in Docket Nos. 090079-EI, 090144-EI, 090145-EI, 100136-EI, <u>In re: Petition for increase in rates by Progress Energy Florida, Inc.</u>, <u>In re: Petition for limited proceeding to include Bartow repowering project in base rates, by Progress Energy Florida, Inc.</u>, <u>In re: Petition for expedited approval of the deferral of pension expenses, authorization to charge storm hardening expenses to the storm damage reserve, and variance from or waiver of Rule 25-6.0143(1)(c), (d), and (f), F.A.C., by Progress Energy Florida, Inc., and In re: Petition for approval of an accounting order to record a depreciation expense credit, by Progress Energy Florida, Inc.</u>; Order No. PSC-05-0945-S-EI, issued September 28, 2005, in Docket No. 050078-EI, <u>In re: Petition for rate increase by Progress Energy Florida</u>, Inc.

⁵ Order No. PSC-13-0023-S-EI, at p. 7.

ORDER NO. PSC-16-0560-AS-EI DOCKET NOS. 160021-EI, 160061-EI, 160062-EI, 160088-EI PAGE 5

find that taken as a whole the settlement provides a reasonable resolution of all the issues raised in the consolidated dockets. We find, therefore, that the Settlement Agreement establishes rates that are fair, just, and reasonable and is in the public interest.

Based on the foregoing, it is

ORDERED by the Florida Public Service Commission that the Joint Motion for Approval of Settlement Agreement is hereby granted and that the Stipulation and Settlement Agreement filed on October 6, 2016, attached hereto as Attachment A, and incorporated herein by reference, is approved.

By ORDER of the Florida Public Service Commission this 15th day of December, 2016.

CARLOTTA S. STA

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.

SBr

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 or judicial review of Commission orders that is available under Sections 120.57 or 120.68, 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 or judicial review will be granted or result in the relief sought.

Any party adversely affected by the Commission's final action in this matter may request:

1) reconsideration of the decision by filing a motion for reconsideration with the Office of Commission Clerk, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850, within fifteen (15) days of the issuance of this order in the form prescribed by Rule 25-22.060, Florida Administrative Code; or 2) judicial review by the Florida Supreme Court in the case of an

ORDER NO. PSC-16-0560-AS-EI DOCKET NOS. 160021-EI, 160061-EI, 160062-EI, 160088-EI PAGE 6

electric, gas or telephone utility or the First District Court of Appeal in the case of a water and/or wastewater utility by filing a notice of appeal with the Office of Commission Clerk, and filing a copy of the notice of appeal and the filing fee with the appropriate court. This filing must be completed within thirty (30) days after the issuance of this order, pursuant to Rule 9.110, Florida Rules of Appellate Procedure. The notice of appeal must be in the form specified in Rule 9.900(a), Florida Rules of Appellate Procedure.

ATTACHMENT A

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition for rate increase by Florida Power | Docket No. 160021-EI & Light Company

In re: Petition for approval of 2016-2018 storm hardening plan, by Florida Power & Light Company

Docket No. 160061-EI

In re: 2016 depreciation and dismantlement study by Florida Power & Light Company

Docket No. 160062-EI

In re: Petition for limited proceeding to modify and continue incentive mechanism by Florida

Docket No. 160088-EI

Power & Light Company

Filed: October 6, 2016

STIPULATION AND SETTLEMENT

WHEREAS, Florida Power & Light Company ("FPL" or the "Company"), Citizens through the Office of Public Counsel ("OPC"), the South Florida Hospital and Healthcare Association ("SFHHA") and the Florida Retail Federation ("FRF") have signed this Stipulation and Settlement (the "Agreement"; unless the context clearly requires otherwise, the term "Party" or "Parties" means a signatory to this Agreement); and

WHEREAS, on January 14, 2013, the Florida Public Service Commission ("FPSC" or "Commission") entered Order No. PSC-13-0023-S-EI approving a stipulation and settlement of FPL's rate case in Docket No. 120015-EI, which continues in effect through the last billing cycle in December 2016 (the "2012 Rate Case Settlement"); and

WHEREAS, on March 15, 2016, FPL petitioned the Commission for (i) an increase in rates and charges sufficient to generate additional total annual revenues of \$866 million to be effective January 1, 2017; (ii) a subsequent year revenue increase of \$262 million to be effective January 1, 2018; (iii) a \$209 million limited-scope adjustment for the Okeechobee Clean Energy Center ("the Okeechobee Unit"), to be effective on its commercial in-service date, currently scheduled for June 1, 2019 (the "2019 Okeechobee LSA"), and for other related relief in Docket 160021-EI (the "2016 Rate Petition"); and

WHEREAS, through Notices of Identified Adjustments, FPL updated its request to \$826 million in 2017, \$270 million in 2018 and \$209 million for the 2019 Okecchobee LSA.

WHEREAS, on March 15, 2016, FPL petitioned for approval of its 2016-2018 storm hardening plan in Docket 160061-EI; and

WHEREAS, on March 15, 2016, FPL filed its dismantlement and depreciation studies in Docket No. 160062-EI; and

WHEREAS, on April 15, 2016, FPL petitioned for approval of modification to and continuation of its incentive mechanism in Docket 160088-EI; and

WHEREAS, on May 4, 2016, the Commission consolidated Dockets 160021-EI, 160061-EI, 160062-EI and 160088-EI (collectively, "the Consolidated Proceedings"); and

WHEREAS, the Parties filed voluminous prepared testimony with accompanying exhibits and conducted extensive discovery in the Consolidated Proceedings; and

WHEREAS, the Parties participated in a nine-day technical hearing involving live testimony and cross-examination of 17 FPL direct witnesses, 16 intervenor witnesses, 2 Staff witnesses and 17 FPL rebuttal witnesses; and

WHEREAS, the Parties to this Agreement have undertaken to resolve the issues raised in the Consolidated Proceedings so as to maintain a degree of stability and predictability with respect to FPL's base rates and charges; and

WHEREAS, the Parties have entered into this Agreement in compromise of positions taken in accord with their rights and interests under Chapters 350, 366 and 120, Florida Statutes, as applicable, and as a part of the negotiated exchange of consideration among the parties to this

DOCKET NOS. 160021-EI, 160061-EI, 160062-EI, 160088-EI

Agreement each has agreed to concessions to the others with the expectation that all provisions

of the Agreement will be enforced by the Commission as to all matters addressed herein with

respect to all Parties regardless of whether a court ultimately determines such matters to reflect

Commission policy, upon acceptance of the Agreement as provided herein and upon approval in

the public interest;

NOW THEREFORE, in consideration of the foregoing and the covenants contained

herein, the Parties hereby stipulate and agree:

This Agreement will become effective on January 1, 2017 (the "Implementation Date")

and continue until FPL's base rates are next reset in a general base rate proceeding (the

"Term"); provided, however, that FPL may place interim rates into effect subject to

refund pursuant to Paragraph 11(a) of this Agreement. The minimum term of this

Agreement shall be four years, from the Implementation Date through December 31,

2020 (the "Minimum Term").

Except as set forth in this Agreement, the Parties agree that adjustments to rate base, net 2.

operating income and cost of capital set forth in FPL's Minimum Filing Requirements

("MFR") Schedules B-2, C-1, C-3 and D1a, as revised by the filed notices of identified

adjustments, shall be deemed approved for accounting and regulatory reporting purposes

and the accounting for those adjustments will not be challenged during the Term for

purposes of FPL's Earnings Surveillance Reports or clause filings.

FPL's authorized rate of return on common equity ("ROE") shall be a range of 9.6% to 3.

11.6%, and shall be used for all purposes. All rates, including those established in clause

proceedings during the Term, shall be set using a 10.55% ROE.

3

- 4. (a) Effective on January 1, 2017, FPL shall be authorized to increase its base rates and service charges by an amount that is intended to generate an additional \$400 million of annual revenues, based on the projected 2017 test year billing determinants set forth in Schedules E-13c and E-13d of FPL's 2017 MFRs filed with the 2016 Rate Petition, and in the respective amounts and manner shown on Exhibit A, attached hereto.
 - (b) Effective January 1, 2018, FPL shall be authorized to increase its base rates by an amount that is intended to generate an additional \$211 million over the Company's then current base rates, based on the projected 2018 test year billing determinants set forth in Schedules E-13c and E-13d of FPL's 2018 MFRs filed with the 2016 Rate Petition, and in the respective amounts and manner shown on Exhibit A, attached hereto.
 - (c) Attached hereto as Exhibit B are tariff sheets for new base rates and service charges that reflect the terms of this Agreement and implement the rate increase described in Paragraph (4)(a) above, which tariff sheets shall become effective on January 1, 2017.
 - (d) Attached hereto as Exhibit C are tariff sheets for new base rates and service charges that reflect the terms of this Agreement and implement the additional rate increase described in Paragraph (4)(b) above, which tariff sheets shall become effective on January 1, 2018.
 - (e) As part of the negotiated exchange of consideration among the parties to this Agreement, (i) the energy and demand charges for business and commercial rates and the utility-controlled demand rates are adjusted as shown on Exhibits B and C, and (ii) the level of utility-controlled demand credits for customers receiving service pursuant to

Commercial/ Industrial Load Control ("CILC") tariff the Commercial/Industrial Demand Reduction ("CDR") rider are the same as those currently in effect, which are greater than the proposed credits reflected in FPL's MFRs as originally filed on March 15, 2016. FPL shall be entitled to recover the CILC and CDR credits through the energy conservation cost recovery ("ECCR") clause. It is agreed that the appropriate level of credits is an issue in Demand-Side Management ("DSM") proceedings. The Parties agree that no changes in these credits shall be implemented any earlier than the effective date of new FPL base rates implemented pursuant to a general base rate proceeding, and that such new CILC and CDR credits shall only be implemented prospectively from such effective date. No CILC or CDR customer shall be subject to any charge or debit against such customer's bill for electric service provided during the Term based on the difference between the credits approved by this Agreement and any new credits that may be approved pursuant to future DSM proceedings. At such time as FPL's base rates are reset in a general base rate proceeding, the CILC and CDR credits shall be reset to the level established in FPL's then most recent DSM proceeding, subject to any applicable refund occasioned by a timely exercised right of reconsideration or appellate review of any order associated with the DSM proceeding. No party to this Agreement may object to FPL's recovery of any such refund through the ECCR Clause

(f) The rates set forth in Exhibits B and C are calculated based on a cost of service study that applies (i) the 12 CP and 1/13 methodology for Production Plant, (ii) 12 CP for Transmission Plant and (iii) a negotiated methodology for allocating Distribution Plant, limited by the Commission's traditional gradualism test found in Order No. PSC-09-0283-FOF-EI, pp. 86-87. Under the rates set forth in Exhibits B and C, no rate or

revenue class receives (nor shall receive) an increase greater than 1.5 times the system average percentage increase in total and no class receives (nor shall receive) a decrease in rates,

- (g) The following proposed tariff changes as filed shall be implemented:
 - (i) Implementation of the new meter tampering service charge;
 - (ii) Implementation of metered rates for all new customer-owned street lighting(SL-1) and traffic signal (SL-2) accounts;
 - (iii) Elimination of the re-lamping option for customer-owned lighting;
 - (iv) Three changes to the terms of service for the Outdoor Lighting (OL-1) tariff; and
 - (v) Identified changes to the requirements for surety bonds.
- (h) Base rates and credits applied to customer bills in accordance with this Paragraph 4 shall not be changed during the Minimum Term except as otherwise permitted in this Agreement.
- 5. Nothing in this Agreement shall preclude FPL from requesting the Commission to approve the recovery of costs that are recoverable through base rates under the nuclear cost recovery statute, Section 366.93, Florida Statutes, and Commission Rule 26-6.0423, F.A.C. Nothing in this Agreement prohibits parties from participating without limitation in nuclear cost recovery proceedings and proceedings related thereto and opposing FPL's requests.

- Nothing in this Agreement shall preclude FPL from petitioning the Commission 6. (a) to seek recovery of costs associated with any storms without the application of any form of earnings test or measure and irrespective of previous or current base rate earnings or the remaining unamortized Reserve Amount as defined in Paragraph 12. Consistent with the rate design method set forth in Order No. PSC-06-0464-FOF-EI, the Parties agree that recovery of storm costs from customers will begin, on an interim basis, sixty days following the filing of a cost recovery petition and tariff with the Commission and will be based on a 12-month recovery period if the storm costs do not exceed \$4.00/1,000 kWh on monthly residential customer bills. In the event the storm costs exceed that level, any additional costs in excess of \$4.00/1,000 kWh may be recovered in a subsequent year or years as determined by the Commission. All storm related costs subject to interim recovery under this Paragraph 6 shall be calculated and disposed of pursuant to Commission Rule 25-6.0143, F.A.C., and will be limited to costs resulting from a tropical system named by the National Hurricane Center or its successor, to the estimate of incremental costs above the level of storm reserve prior to the storm and to the replenishment of the storm reserve to the level in effect as of August 31, 2016. The Parties to this Agreement are not precluded from participating in any such proceedings and opposing the amount of FPL's claimed costs but not the mechanism agreed to herein, provided that it is applied in accordance with this Agreement.
 - (b) The Parties agree that the \$4.00/1,000 kWh cap in this Paragraph 6 will apply in aggregate for a calendar year for the purpose of the interim recovery set forth in 6(a) above; provided, however, that FPL may petition the Commission to allow FPL to increase the initial 12 month recovery beyond \$4.00/1,000 kWh in the event FPL incurs

in excess of \$800 million of storm recovery costs that qualify for recovery in a given calendar year, inclusive of the amount needed to replenish the storm reserve to the level that existed as of August 31, 2016. All Parties reserve their right to oppose such a petition.

- Any proceeding to recover costs associated with any storm shall not be a vehicle (c) for a "rate case" type inquiry concerning the expenses, investment, or financial results of operations of the Company and shall not apply any form of earnings test or measure or consider previous or current base rate earnings or the remaining unamortized Reserve Amount as defined in Paragraph 12.
- Nothing shall preclude the Company from requesting Commission approval for recovery of costs (a) that are of a type which traditionally, historically and ordinarily would be, have been, or are presently recovered through cost recovery clauses or surcharges, or (b) that are incremental costs not currently recovered in base rates which the Legislature or Commission determines are clause recoverable subsequent to the approval of this Agreement. It is the intent of the Parties in this Paragraph 7 that FPL not be allowed to recover through cost recovery clauses increases in the magnitude of costs of types or categories (including but not limited to, for example, investment in and maintenance of transmission assets) that have been, and traditionally, historically, and ordinarily would be, recovered through base rates. It is further the intent of the Parties to recognize that an authorized governmental entity may impose requirements on FPL involving new or atypical kinds of costs (including but not limited to, for example, requirements related to cyber security), and concurrently or in connection with the imposition of such

- requirements, the Legislature and/or Commission may authorize FPL to recover those related costs through a cost recovery clause.
- 8. The revenue requirement associated with West County Energy Center Unit 3 ("WCEC 3") currently collected through the Capacity Cost Recovery ("CCR") Clause will be moved to base rates on a revenue neutral basis and will not be considered an increase in base rates pursuant to Paragraph 4. FPL is authorized to recover through base rates the revenue requirements associated with WCEC 3, not limited to the unit's fuel savings. FPL's 2017 CCR Clause factor will reflect the elimination of FPL's collection of the WCEC 3 revenue requirement through the CCR Clause.
- (a) FPL projects that its Okeechobee Unit will enter commercial service in June 2019. Effective as of the commercial in-service date of the Okeechobee Unit, FPL is authorized to increase its base rates by an amount that is intended to generate an additional \$200 million for the costs associated with the Okeechobee Unit's first 12 months of operation (the "Annualized Base Revenue Requirement") over the 12 months beginning with the Okeechobee Unit's commercial in-service date. Such base rate increases shall be calculated based on FPL's then-most-current projections of sales (billing determinants) as reflected in its then-most-current CCR Clause filings with the Commission, including, to the extent necessary, projections of such billing determinants into 2020 so as to cover the same 12 months as the first 12 months of the Okeechobee Unit's operation. This base rate adjustment will be referred to as the Okeechobee Limited Scope Adjustment ("Okeechobee LSA").
 - (b) FPL is authorized to reflect the Okeechobee LSA on FPL's customer bills by adjusting base charges and non-clause recoverable credits and commercial/industrial

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demand reduction rider credits by an equal percentage. The calculation of the percentage

change in rates is based on the ratio of the jurisdictional Annualized Base Revenue

Requirement and the forecasted retail base revenues from the sales of electricity during

the first twelve months of operation. FPL will begin applying the incremental base rate

charges and base credits for the Okeechobee LSA to meter readings made on and after

the commercial in-service date of the Okeechobee Unit. Fuel factors will be

implemented to incorporate fuel savings contemporaneously with the Okeechobee LSA

base rate increase.

The Okeechobee LSA will be calculated using a 10.55% ROE and the capital (c)

structure reflected in the 2016 Rate Petition and MFRs as adjusted in accordance with the

filed Notice of Identified Adjustments. FPL will calculate the 2019 Okeechobee LSA

rates and submit them to the Commission for approval in the CCR Clause projection

filing for 2019.

In the event that the actual capital expenditures are less than the projected costs (d)

set forth in Order No. PSC-16-0032-FOF-EI, which were used to develop the initial

Okeechobee LSA factor, the lower figure shall be the basis for the full revenue

requirements and a one-time credit will be made through the CCR Clause. In order to

determine the amount of this credit, a revised Okeechobee LSA Factor will be computed

using the same data and methodology incorporated in the initial Okecchobee LSA factor,

with the exception that the actual capital expenditures will be used in lieu of the capital

expenditures on which the Annualized Base Revenue Requirement was based,

Thereafter, base rates will be adjusted to reflect the revised Okeechobee LSA factor. The

difference between the cumulative base revenues since the implementation of the imitial

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Okeechobee LSA factor and the cumulative base revenues that would have resulted if the

revised Okeechobee LSA factor had been in-place during the same time period will be

credited to customers through the CCR Clause with interest at the 30-day commercial

paper rate as specified in Rule 25-6.109, F.A.C.

In the event that actual capital costs for the Okeechobee Unit are higher than the

projection on which the Annualized Base Revenue Requirement was based, pursuant to

the costs set forth in Order No. PSC-16-0032-FOF-EI, FPL at its option may initiate a

limited proceeding pursuant Section 366.076, Florida Statutes, limited to the issue of

whether FPL has met the requirements of Rule 25-22.082(15), F.A.C. If the Commission

finds that FPL has met the requirements of Rule 25-22.082(15), then FPL shall be

authorized to increase the Okeechobce LSA by the corresponding incremental revenue

requirement due to such additional capital costs. However, FPL's election not to seek

such an increase in the Okeechobee LSA shall not preclude FPL from booking any

incremental costs for surveillance reporting and all regulatory purposes subject only to a

finding of imprudence or disallowance by the Commission. Nothing in this Agreement

shall preclude any party from participating in such limited proceeding consistent with the

full rights of an intervenor.

Depreciation revenue requirements for the Okeechobee LSA will be revised to (f)

reflect the final depreciation rates for the Port Everglades New Generation Clean Energy

Center as reflected on Exhibit D herein.

Upon expiration or termination of this Agreement, FPL's base rate levels and (g)

credits, including the effects of the Okeechobee LSA as implemented in this Agreement

(i.e., uniform percent increase for all rate classes applied to base revenues), shall continue

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in effect until next reset in a general base rate proceeding except as otherwise noted in this Agreement.

- 10. FPL projects that for purposes of the cost recovery set forth in this Paragraph, it will undertake construction of approximately 300 MW per calendar year of solar generation reasonably projected to go into service during the Minimum Term or within one year following expiration of the Minimum Term. For each solar project that is approved by the Commission for cost recovery pursuant to the process described in this Paragraph, FPL's base rates will be increased by the incremental annualized base revenue requirement (as defined in Paragraph 10(e)) for the first 12 months of operation (the "Annualized Base Revenue Requirement"), but in no event before the facility is in service. Each such base rate adjustment will be referred to as a Solar Base Rate Adjustment ("SoBRA"), and shall be authorized for solar projects for which FPL files for Commission approval pursuant to this Paragraph during the Minimum Term. The Commission's approval may occur before or after expiration of the Minimum Term. The projects constructed pursuant to this Paragraph must be reasonably scheduled to be placed into service no later than one year following the expiration of the Minimum Term. During the Term of this Agreement, the cost of the components, engineering and construction for any solar project constructed by FPL pursuant to this Paragraph shall be reasonable and in no event shall the total cost of such project exceed \$1,750 per kilowatt alternating current ("kWac").
 - (b) For solar generation projects subject to the Florida Electrical Power Plant Siting Act (i.e., 75 MW or greater), FPL will file a petition for need determination pursuant to Chapter 25-22, F.A.C. If approved pursuant to the procedures described in this

Paragraph and Section 403.519, Fla. Stat., FPL will calculate and submit for Commission confirmation that amount of the SoBRA for each such solar project using the CCR Clause projection filing for the year that solar project will go into service.

Solar generation projects not subject to the Florida Electrical Power Plant Siting (c) Act (i.e., fewer than 75 MW) also will be subject to approval by the Commission as follows: (i) FPL will file a request for approval of the solar generation project at the time of its final true-up filing in the Fuel and Purchased Power Cost Recovery Clause docket) ("Fuel Docket"); (ii) All Fuel Docket deadlines and schedules shall apply; (iii) the issues for determination are limited to the cost effectiveness of each such project (i.e., will the project lower the projected system cumulative present value revenue requirement "CPVRR" as compared to such CPVRR without the solar project) and the amount of revenue requirements and appropriate percentage increase in base rates needed to collect the estimated revenue requirements; and (iv) approval of the solar generation project will be an issue to be resolved at the regularly scheduled Fuel Docket hearing; provided, however, that the Commission on its own initiative or upon good cause shown by an intervenor (which may include any Party to this Agreement or any other entity satisfying the standing requirements of Florida law) may set FPL's request for approval of the solar generation project for a separate hearing to be held in the Fuel Docket before the end of that calendar year. If approved, FPL will calculate and submit for Commission confirmation the amount of the SoBRA for each such solar project using the CCR Clause projection filing for the year that solar project will go into service. For a solar project that is scheduled to go into service in 2017, FPL shall not implement a base rate adjustment until such project is approved by the Commission pursuant to this Paragraph

10. For each solar project approved pursuant to this Agreement, the base rate increase shall be based upon FPL's billing determinants for the first 12 months following such project's commercial in-service date, where such billing determinants are those used in

FPL's then-most-current CCR Clause filings with the Commission, including, to the

extent necessary, projections of such billing determinants into a subsequent calendar year

so as to cover the same 12 months as the first 12 months of each such solar project's

operation.

FPL may not receive approval in any one year for incremental SoBRA recovery (d)

of more than 300 MW of solar projects for a calendar year; provided, however, to the

extent that FPI receives approval for SoBRA recovery of less than 300 MW in a year,

the surplus capacity can be carried over to the following years through the period

identified in the first sentence of Paragraph 10(a). For example, if FPL receives approval

in 2017 for SoBRA recovery of 200 MW of solar capacity, it would be entitled to

increase its request in the subsequent year(s) for SoBRA of an additional 100 MW.

Each SoBRA is to be reflected on FPL's customer bills by increasing base

charges and base non-clause recoverable credits and commercial/industrial demand

reduction rider credits by an equal percentage contemporaneously. The calculation of the

percentage change in rates is based on the ratio of the jurisdictional Annualized Base

Revenue Requirement and the forecasted retail base revenues from the sales of electricity

during the first twelve months of operation. FPL will begin applying the incremental

base rate charges and base credits for each SoBRA to meter readings made on and after

the commercial in-service date of that solar generation site.

Each SoBRA will be calculated using a 10.55% ROE and the appropriate (f) incremental capital structure consistent with the approach authorized for the Okeechobee LSA and adjusted to reflect the inclusion of investment tax credits on a normalized basis. FPL will calculate and submit for Commission approval the amount of the SoBRA for each solar generation project using the CCR Clause projection filing for the year that

solar project is expected to go into service.

In the event that the actual capital expenditures are less than the projected costs used to develop the initial SoBRA factor, the lower figure shall be the basis for the full revenue requirements and a one-time credit will be made through the CCR Clause. In order to determine the amount of this credit, a revised SoBRA Factor will be computed using the same data and methodology incorporated in the initial SoBRA factor, with the exception that the actual capital expenditures will be used in lieu of the capital expenditures on which the Annualized Base Revenue Requirement was based. On a going forward basis, base rates will be adjusted to reflect the revised SoBRA factor. The difference between the cumulative base revenues since the implementation of the initial SoBRA factor and the cumulative base revenues that would have resulted if the revised SoBRA factor had been in-place during the same time period will be credited to customers through the CCR Clause with interest at the 30-day commercial paper rate as specified in Rule 25-6.109, F.A.C.

Subject to the maximum cost of \$1,750 per kWac set forth in the subparagraph 10(a), in the event that actual capital costs for a solar generation project are higher than the projection on which the Annualized Base Revenue Requirement was based, FPL at its option may initiate a limited proceeding per Section 366.076, Florida Statutes, limited to the issue of whether FPL has met the requirements of Rule 25-22.082(15), F.A.C. Nothing in this Agreement shall prohibit a Party from participating in any such limited proceeding for the purpose of challenging whether FPL has met the requirements of Rule 25-22.082(15) or otherwise acted in accordance with this Agreement. If the Commission finds that FPL has met the requirements of Rule 25-22.082(15), then FPL shall increase the SoBRA by the corresponding incremental revenue requirement due to such additional capital costs, provided, consistent with subparagraph 10(a) above, FPL is prohibited from recovering through the SoBRA mechanism any costs greater than \$1,750 per kWac under any circumstances. However, FPL's election not to seek such an increase in the SoBRA shall not preclude FPL from booking any incremental costs for surveillance reporting and all regulatory purposes subject only to a finding of imprudence or disallowance by the Commission. Nothing in this Agreement shall preclude any Party to this Agreement or any other lawful party from participating, consistent with the full rights of an intervenor, in any such limited proceeding.

- (i) FPL's base rate and credit levels applied to customer bills, including the effects of the SoBRAs as implemented pursuant to this Agreement (i.e., uniform percent increase for all rate classes applied to base revenues), shall continue in effect until next reset by the Commission in a general base rate proceeding.
- 11. (a) Notwithstanding Paragraph 4 above, if FPL's earned return on common equity falls below the bottom of its authorized range during the Minimum Term on an FPL monthly earnings surveillance report stated on an FPSC actual, adjusted basis, FPL may petition the FPSC to amend its base rates, either as a general rate proceeding under Sections 366.06 and 366.07, Florida Statutes, or as a limited proceeding under Section

366.076, Florida Statutes. Throughout this Agreement, "FPSC actual, adjusted basis" and "actual adjusted earned return" shall mean results reflecting all adjustments to FPL's books required by the Commission by rule or order, but excluding pro forma, weatherrelated adjustments. If FPL files a petition to initiate a general rate proceeding pursuant to this provision, FPL may request an interim rate increase pursuant to the provisions of

Section 366.071, Florida Statutes. Nothing in this Agreement shall preclude any Party

from participating in any proceeding initiated by FPL to increase base rates pursuant to

this Paragraph consistent with the full rights of an intervenor.

Notwithstanding Paragraph 4 above, if, during the Minimum Term of this Agreement, FPL's earned return on common equity exceeds the top of its authorized ROE range reported in an FPL monthly earnings surveillance report stated on an FPSC actual, adjusted basis, any Party other than FPL shall be entitled to petition the Commission for a review of FPL's base rates. In any case initiated pursuant to this Paragraph, all parties will have full rights conferred by law.

- Notwithstanding Paragraph 4 above, this Agreement shall terminate upon the (c) effective date of any final order issued in any such proceeding pursuant to this Paragraph 11 that changes FPL's base rates.
- This Paragraph 11 shall not (i) be construed to bar or limit FPL to any recovery of (d) costs otherwise contemplated by this Agreement pursuant to Paragraphs 5 through 10 nor, in any proceeding initiated after a base rate proceeding filed pursuant to this Paragraph, shall any Party be prohibited from taking any position or asserting the application of law or any right or defense in litigation related to FPL's efforts to recover such costs; (ii) apply to any request to change FPL's base rates that would become

effective after this Agreement terminates; or (iii) limit any Party's rights in proceedings concerning changes to base rates that would become effective subsequent to the termination of this Agreement to argue that FPL's authorized ROE range or any other element used in deriving its revenue requirements or rates should differ from the range set forth in this Agreement.

- 12. (a) In Order No. PSC-13-0023-S-EI, the Commission authorized FPL to amortize the total depreciation reserve surplus remaining at the end of 2012, plus a portion of FPL's fossil dismantlement reserve with the amounts to be amortized in each year from 2013 through 2016 left to FPL's discretion but not exceed a total of \$400 million. That amount was later reduced to \$370 million pursuant to the Ccdar Bay settlement, Order No. PSC-15-0401-AS-EI. The 2016 Rate Petition and accompanying MFRs projected that FPL would have amortized the entire amount remaining at the end of 2016. The Parties acknowledge that the actual remaining amount may differ from the projection.
 - (b) The Parties agree that FPL is authorized to apply the depreciation parameters and resulting rates set forth in Exhibit D attached hereto, and acknowledge that application of those rates results in a \$125.8 million reduction in 2017 test year depreciation expense (compared to application of the depreciation rates shown in Exhibit 331, Attachment 2) and a theoretical depreciation reserve surplus estimated to be \$1,070.2 million at January 1, 2017. The Parties further agree that FPL will use a 10-year amortization period for the capital recovery schedules set forth on Exhibit 109, in lieu of FPL's proposed four-year amortization period.
 - (c) Notwithstanding the 2012 Rate Case Settlement, the Parties agree that until FPL's base rates are next reset in a general base rate proceeding, FPL may amortize any reserve

amount described in Paragraph 12(a) remaining at the end of 2016 and up to \$1,000 million of the theoretical depreciation reserve surplus effected by the depreciation rates set forth in Exhibit D (together, the "Reserve Amount"), with the amounts to be amortized in each year of the Term left to FPL's discretion subject to the following conditions: (i) the amount that FPL may amortize during the Term shall not be less than the actual amount of depreciation reserve surplus remaining at the end of 2016; (ii) for any surveillance reports submitted by FPL during the Minimum Term on which its ROE (measured on an FPSC actual, adjusted basis) would otherwise fall below 9.6%, FPL must amortize at least the amount of the available Reserve Amount necessary to maintain in each such 12-month period an ROE of at least 9.6% (measured on an FPSC actual, adjusted basis); and (iii) FPL may not amortize the Reserve Amount in an amount that results in FPL achieving an ROE greater than 11.6% (measured on an FPSC actual, adjusted basis) in any such 12-month period as measured by surveillance reports submitted by FPL. FPL shall not satisfy the requirement of Paragraph 11 that its actual adjusted earned return on equity must fall below 9.6% on a monthly surveillance report before it may initiate a petition to increase base rates during the Minimum Term unless FPL first uses any of the Reserve Amount that remains available for the purpose of increasing its earned ROE to at least 9.6% for the period in question. FPL shall file an attachment to its monthly earnings surveillance report for December 2016 that shows the final amount of the 2012 "rollover" surplus that remained at the end of 2016. Thereafter, FPL shall file an attachment to its monthly surveillance report for December of each year during the Term that shows the amount of amortization credit or debit to the Reserve Amount on a monthly basis and year-end total basis for that calendar year. FPL may not amortize any portion of the Reserve Amount past December 31, 2020 unless it provides notice to the Parties by no later than March 31, 2020 that it does not intend to seek a general base rate increase to be effective any earlier than January 1, 2022. Any amortization of the Reserve Amount after December 31, 2020 shall be in accord with this Paragraph.

- The level of FPL's annual dismantlement accrual shall be as set forth in Hearing Exhibit
 343.
- 14. The Parties agree that the provisions of Rules 25-6.0436 and 25-6.04364, F.A.C., pursuant to which depreciation and dismantlement studies are generally filed at least every four years will not apply to FPL until FPL files its next petition to change base rates. The depreciation rates and dismantlement accrual rates in effect as of the Implementation Date shall remain in effect until FPL's base rates are next reset in a general base rate proceeding. At such time as FPL shall next file a general base rate proceeding, it shall simultaneously file new depreciation and dismantlement studies and propose to reset depreciation rates and dismantlement accrual rates in accordance with the results of those studies. The Parties agree to support consolidation of proceedings to reset FPL's base rates, depreciation rates and dismantlement accrual rates.
- 15. In Order PSC-130023-S-EI, the Commission authorized FPL to implement a Pilot Incentive Mechanism designed to create additional value for customers by FPL engaging in wholesale power purchases and sales, as well as all forms of asset optimization. The Parties agree that FPL is authorized to continue the Incentive Mechanism through the Term subject to the following modifications:

- (a) On an annual basis, FPL customers will receive 100% of the Incentive Mechanism gain up to a threshold of \$40 million. FPL will retain 60% and customers will receive 40% of incremental gains between \$40 million and \$100 million. FPL will retain 50% and customers will receive 50% of incremental gains in excess of \$100 million.
- (b) FPL will net economy sales and purchases in order to determine the impact of variable power plant O&M. If FPL executes more economy sales than economy purchases, FPL will recover the net amount of variable power plant O&M incurred in a given year. If economy purchases are greater than economy sales, FPL's customers will receive a credit for the net variable power plant O&M that has been saved in that year. The per-MWh variable power O&M rate used to calculate these costs shall be as described in FPL's 2017 Test Year MRFs filed with the 2016 Rate Petition, i.e., \$0.65/MWh.
- (c) Nothing in this Paragraph is intended to enlarge the jurisdiction of the Commission to approve cost recovery of investments beyond that authorized by Chapter 366, Fla. Stat.
- 16. FPL agrees to the termination of 100% of natural gas financial hedging prospectively for the Minimum Term and will make filings to implement such termination in Docket No. 160001-EI and subsequent fuel clause proceedings. FPL shall not be prohibited from filing a petition and proposed risk management plan with the Commission to address natural gas financial hedging following expiration of the Minimum Term. The Parties understand and intend that FPL will not enter into any new financial natural gas hedging contracts after the date on which this Agreement is executed, except as may be necessary

- for FPL to remain in compliance to the minimum extent practicable with the requirements of its currently approved Risk Management Plan.
- 17. (a) FPL is authorized to transfer to its FERC-regulated affiliate, Florida Southeast Connection ("FSC") the Martin-Riviera ("MR-RV") Lateral natural gas pipeline with all related equipment and inventory, upon a showing that such transfer will result in customer savings on a CPVRR basis pursuant to Paragraph 17(b). FPL will effectuate the transfer of the assets at their net book value as of the transaction date. Simultaneously with the transfer, FPL will contract with FSC to provide firm gas transportation from the Martin plant to the Riviera Beach plant in the same quantities currently available to FPL through its ownership of the MR-RV Lateral.
 - (b) If FPL negotiates contractual terms with FSC for firm gas transportation that would result in CPVRR savings to customers from the MR-RV Lateral transfer described in Paragraph 17(a), it will file a petition to confirm the cost-effectiveness of the transaction to customers. In that petition, FPL will request approval to implement a simultaneous change to lower base rates and adjust fuel rates to reflect the projected transportation charges. FPL will implement the base rate adjustment as a percentage reduction in base rates for every rate class. All Parties are free to participate in such proceeding.
- 18. FPL will implement a 50 MW battery storage pilot program ("Battery Storage Pilot") designed to enhance service for large commercial/industrial customers, small retail customers and large retail customers or to enhance operations of existing or planned solar facilities. The Parties to this Agreement will work cooperatively regarding the location of the battery storage projects; however, FPL shall ultimately be responsible for

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determining the projects and locations that provide the most benefits at the time of installation. The cost to install battery storage projects pursuant to this Paragraph shall be reasonable and, on average, shall not exceed \$2,300 per kWac. The Parties to this Agreement agree that the Battery Storage Pilot implementation in accordance with this Agreement and not in violation of any law are a prudent investment and provides benefits for customers. FPL will pursue cost recovery for the Battery Storage Pilot in its next general base rate case, and the Parties to this Agreement agree not to contest the prudence of the investment that complies with this Agreement.

- 19. FPL and interested Parties to this Agreement will jointly request a Commission workshop to address a Pilot Demand-Side Management Opt-Out program, including eligibility criteria, verification procedures, cost recovery and other implementation issues. Participation in the workshop and, if applicable, any Opt-Out program will not be limited to the Parties to this Agreement nor shall this Paragraph operate to impair the rights of any substantially affected person to seek additional or different relief as allowed by law.
- FPL will evaluate whether it is reasonable and appropriate to offer a new tariff for customers who interconnect with an FPL distribution substation.
- 21. FPL in its next general base rate case will submit for informational purposes a cost of service study that compares revenue requirements by rate class between (a) implementing the Minimum Distribution System ("MDS") methodology at the requested revenue requirement increase, which study gives due consideration to the methodology applied by Tampa Electric Company in its last base rate case and (b) a situation that is identical to (a) in all other respects except that the MDS methodology is not implemented.

- 22. No Party to this Agreement will request, support, or seek to impose a change in the application of any provision hereof. Except as provided in Paragraph 11, a Party to this Agreement will neither seek nor support any change in FPL's base rates or credits applied to customer bills, including limited, interim or any other rate decreases, that would take effect prior to expiration of the Minimum Term, except for any such reduction requested by FPL or as otherwise provided for in this Agreement. No party is prohibited from seeking interim, limited, or general base rate relief, or a change to credits, to be effective following the expiration of the Minimum Term.
- 23. Nothing in this Agreement will preclude FPL from filing and the Commission from approving any new or revised tariff provisions or rate schedules requested by FPL, provided that such tariff request does not increase any existing base rate component of a tariff or rate schedule during the Term unless the application of such new or revised tariff, service or rate schedule is optional to FPL's customers.
- 24. The provisions of this Agreement are contingent on approval of this Agreement in its entirety by the Commission without modification. The Parties agree that approval of this Agreement is in the public interest. The Parties further agree that they will support this Agreement and will not request or support any order, relief, outcome, or result in conflict with the terms of this Agreement in any administrative or judicial proceeding relating to, reviewing, or challenging the establishment, approval, adoption, or implementation of this Agreement or the subject matter hereof. No party will assert in any proceeding before the Commission or any court that this Agreement or any of the terms in the Agreement shall have any precedential value, except to enforce the provisions of this Agreement. Approval of this Agreement in its entirety will resolve all matters and issues

in Docket Nos. 160021-EI, 160061-EI, 160062-EI and 160088-EI pursuant to and in accordance with Section 120.57(4), Florida Statutes. This docket will be closed effective on the date the Commission Order approving this Agreement is final, and no Party shall seek appellate review of any order issued in these Dockets.

- 25. This Agreement is dated as of October 6, 2016. It may be executed in counterpart originals, and a scanned .pdf copy of an original signature shall be deemed an original. Any person or entity that executes a signature page to this Agreement shall become and be deemed a Party with the full range of rights and responsibilities provided hereunder, notwithstanding that such person or entity is not listed in the first recital above and executes the signature page subsequent to the date of this Agreement, it being expressly understood that the addition of any such additional Party(ies) shall not disturb or diminish the benefits of this Agreement to any current Party.
- All provisions of this Agreement survive the Minimum Term except Paragraphs 10 and
 11.

In Witness Whereof, the Parties evidence their acceptance and agreement with the provisions of this Agreement by their signature.

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By: Mark S. Jack Mark F. Sundback

EXHIBIT A

Exhibit "A" Revenue increase by Rate Class - January 5, 2017 and January 5, 2018

	(1)	(5)	(2)	(A)	(5)	(6)	(7)	(9)	(9)	(10)
ine In	Description of Source	Total	CILC-1D	CILC-10	CILETT	Q5(T)-T	SSEU-1	95D(T)-1	BSLD(T)-1	GSLD(T)-2
REVENUE IN	CREASE	-								
January 1, 2										
ELECTRICIT										
	ED SALES BASE REVENUES	403,829	9,565	102	4,825	7,055	100	65,691	39,947	8.5
	LLED SALES REVENUES		- 1	- 1	1		U	13	- 1	
ELECTRICIT	Y SALES INDREASE	403,685	9,566	102	4,827	7,088	108	60,906	79,953	- 6
	Calculation and Calculation									
	RATING REVENUE:	1,617	4	· c		240		100	- 4	
	SE REVS - INITIAL CONNECT NEW PREMISE	662	2	· C		115	1		14	
	DE REVE - RECONNECT AFTER NON PAYMENT	-3.877	u.			-250		21	0	
	DE REVS - CONNECT / DISCONNECT EXIST, PREMISE	3.395	· A	6		-172		-22	D	
	EVS - CURRENT DIVERSION PENALTY	784		,		17		5		
	CE REVS - OTHER BILLINGS	311	Ď.	0	ò	27	4	,	0	
OTHER OPE	RATING REVENUE INCREASE	(3,885)	2	0	- 0	(29)	2	105	16	
4111011	en-in-valed transfer	(Davis)				1999	-	,,,,,		
TOTAL INCA	EASE 1/1/2017	400,000	3,568	192	4,827	7,039	110	65,012	39,968	
	CREASE - CUMULATIVE									
Somery 1, 2										
	TALES									
RETAIL BE		Kyd myr	27.008	1775	6714	20 991	117	97.453	30 831	72
RETAIL BILL	ED SALES BASE REVENUES	E10,097	13,008	775	8,214	20,991	117	97,453	39,93*	12
RETAIL BILL		515,097 165 517,093	4	.0	7.	9	0	40	.16	
RETAIL BILL RETAIL UNB ELECTRICIT	ED SALES BASE REVENUES LLED SALES REVENUES	165	13,008 4 13,012			20,991 9 21,661				
RETAIL BILL RETAIL UNB ELECTRICIT	ED SALES BASE REVENUES LLED SALES REVENUES	165	4	.0	7.	9	0	40	.16	
RETAIL BILL RETAIL UNB ELECTRICIT OTHER OPE	ED SALES BASE REVENUES LLED SALES REVENUES Y BALES INDREASE	165	4	.0	7.	9	0	40 97,493	.16	
RETAIL BILLI RETAIL UNB ELECTRICIT OTHER OPE FIELD COLLI	ED SALES BASE REVENUES LLED SALES REVENUES Y BALES INCREASE MATTING REVENUE:	517,062	4	173	7.	21,001	117	40	59,847	
RETAIL BILLI RETAIL UNB BLECTRICIT OTHER OPE FIELD COLLI MISC SERVI	ED SALES BASE REVENUES LLED GALES REVENUES Y BALES INCREASE BATTHIC REVENUE. BATTHIC REVENUE. BOTTON & LATE PAYMENT CHARGES	195 517,052 1,574	12,012	173	7.	21,001	117	40 97,493	59,847	
RETAIL UNB ELECTRICIT OTHER OPE FIELD COLLI MISC SERVI MISC SERVI	EI SALES ARSE REVENUES LLED GALES REVENUES FELLES NICREASE RATTHIG REVENUE. ECTION S LATE PAVIANT CHARGES: ECTION S LATE PAVIANT CHARGES ET REVENUE.	195 517,002 1,574 748	12,012	173	7.	21,661 113 201	117	40 97,493 97 23	59,847	
RETAIL UNB ELECTRICIT OTHER OPE FIELD COLLI MISC SERVI MISC SERVI MISC SERVI MISC SERVI	ID SALES PAUS PREVENUES LLEG GALES REVENUES Y BALES INCREASE ACTIVIA REVENUE EXCENSE LA REVENUE EX PREVENUES	1,574 748 -2,877 -3,295 784	13,612	173	7.	25,601 113 201 250 -172 17	117	40 97,493 97 23 -8	16 59,847	
RETAIL UNB ELECTRICIT OTHER OPE FIELD COLL MISC SERVI MISC SERVI MISC SERVI MISC SVC RO	ED SALES RAVERAGES LLED GALES REVEAUES FEMELES MUCHASE MATING REVEAUES KOTION S. LATE PAYMENT ICHARGES ER RUS - MITAL CONNECT NEW PREMISE ER RUS - MITAL CONNECT NEW PREMISE ER RUS - MECONNECT RETER RCM PAYMENT ER RUS - RECONNECT FREM RCM PAYMENT ER RUS - RECONNECT FREM RCM PAYMENT ER RUS - CONNECT POINT RCM PAYMENT ER RUS - CONNECT POINT PREMISE	185 517,062 1,574 748 -2,877 -3,295	13,612	173	7.	21,001 113 201 200 -172	117	40 97,493 97 23 48 20	16 59,847	
RETAIL SILLI RETAIL UNB ELECTRICIT OTHER OPE FIELD COLLI MISC SERVI MISC SERVI MISC SERVI MISC SERVI CTHER OPE	ID SALES PAUS REVENUES LEG GAUSS REVENUES Y BALES INCREASE ACTIVIA REVENUES EXPENSE - INITIAL CONNECT THANGES EX REVS - INITIAL CONNECT THEW PREMISE EX REVS - INITIAL CONNECT THEW PREMISE EX REVS - INITIAL CONNECT TO INST. PREMISE EX REVS - CONNECT TO INST. PREMISE EX CONNECT TO INST. PREMISE EX SOURCESTON PRESIDE RESALE, THE	1,574 748 -2,877 -3,295 784	13,612	0 173	7. 6,217	25,601 113 201 250 -172 17	117	40 87,493 97 23 -8 -90 6	16 59,847	
RETAIL BILLI RETAIL UNB ELECTRICIT OTHER OPE FIELD COLLI MISC SERVI MISC SERVI MISC SERVI GTHER OPE	ID ALES RAISE REVENUES LLEG GALES REVENUES FALLES MUSEASE MATINA REVENUE: LOTION S. LATE PAYMENT DIARGES ECTION S. LATE PAYMENT DIARGES E REVIS - INTAL CONNECT NEW PREMISE DE REVIS - PROCINECT PREW PREMISE DE REVIS - CHECKT DISCONNECT DESTE RICH PAYMENT E REVIS - CONTROL TO INCONNECT DESTE PREMISE EURS - CONTROL TO DISCONNECT DESTE PREMISE EURS - CONTROL TO INCONNECT DESTE PREMISE EURS - CONTROL TO INCONNECT PREMISE EURS - CONTROL TO INCONNECT PREMISE EURS - CONTROL TO INCONNECT PREMISE EURS - CONTROL EUL MISS.	195 517,002 1,574 748 -2,677 -3,395 784 369	13.012 2 5 C	0 173 0	8,217 6,217	21,661 115 261 260 -172 17 34	117	40 97,493 91 23 -8 -00 6	56,547 59,847	13,
AETAIL SILL RETAIL UNB ELECTRICIT OTHER OPE HISC SERVI MISC SERVI MISC SERVI MISC SERVI MISC SERVI OTHER OPE CUMULATIVE	ID SALES RASE REVENUES LLED SALES REVENUES PALLES INCREASE NATINA REVENUE LATER ALYE PAYMENT DIANGES ETION A LATE PAYMENT DIANGES LE REVIS - INTAL CONNECT NEW PREMISE LE REVIS - CHART OF THE NOR PAYMENT LE REVIS - CHART OF THE NOR PAYMENT LE REVIS - CHART OF THE NOR PAYMENT LE REVIS - CONNECT NEGONIEST TORST. PREMISE RIVS - CURRENT DIVERSION FEMALTY PATTING REVENUE INCREASE	1,574 748 -3,677 -3,295 784 -399 (3,777)	4 12.012 2 5 0	0 173 2 0	2, 6,217	21,601 113 201 202 -172 17 34	1 1 2	40 97,493 97 23 -8 -20 6 8	59,847 14 0 0 1 1 0 1 1 0 1 5	13

Notest

Totals may not add due to rounding.

2016 present revenues for OL-1 were overstated by ~\$3.6M (KO-20); this was corrected in the proposed settlement increase.

	-07	(2)	(3)	(4)	(5)	(fi)	(7)	(8)	(9)	(10]
Line No.	Description of Source	GSLD(T)-3	MET	101-7	05-2	#IS(T)-1	SL-1	5.4	SST-OST	SST-TST
1 REV	ENUE INCREASE								-	
	wary 1, 2017:									
	CTRICITY SALES: ALL SILLED SALES BASE REVENUES	656			44	284.397		100	100	100
	AL UNBILLED SALES REVENUES	000	120	392	36 0	204,397	1,876	43	25	102
	CTRICITY SALES INCREASE	656	120	362	90	264,427	5.87B	43	26	102
7	DITION FAMILIA WORLINGE	000	120	1992	90	204,421	2/07/0	8.3	20	1112
E OTH	ER OPERATING REVENUE:									
S FIEL	D COLLECTION & LATE PAYMENT CHARGES	10		15	n.	1.358	7		6	
10 MBS	C SERVICE REVS - INITIAL CONNECT NEW PREMISE	-				476				
11 MIS:	C SERVICE REVS - RECONNECT AFTER NON PAYMENT					-3.869				
	C SERVICE REVS - CONNECT / DISCONNECT EXIST, PREMISE					-3,203				
	C SVC REVS - CURRENT DIVERSION PENALTY					759				
	C SERVICE REVS - OTHER BILLINGS		0	0	2	275	2	. 0	0	
	HER OPERATING REVENUE INCREASE	D	0	16	C	[4,002]	2	0	5	, c
16 17 TOT	AL INCREASE 1/1/2017	656	120	467	36	280,425	1,880	43	- 25	103
				1.5		30.4				
TE REV	ENUE INCREASE - CUMULATIVE									
19 Jans	uere 1, 2018;									
	CTRICITY SALES:									
	ALL BILLED SALES SASE REVENUES	582	141	(3,276)	139	405,050	2,120	46	25	136
	ALL UNBILLED SALES REVENUES			. 5	0	200	1	0	0	0
	CTRICITY SALES WOREASE	552	141	(3,278)	130	408 148	2121	45	56	100
24	ER OPERATING REVENUE:									
	D COLLECTION & LAYE PAYMENT CHANGES			15	0	2		0	21	
	C SERVICE REVS - INITIAL CONNECT NEW PREMISE	. 0		35		1 327	3.	. 0	0	.0
	C SERVICE REVS - RECONNECT AFTER NON PAYMENT					-3,689				
	C SERVICE REVS - CONNECT / DISCONNECT EXIST. PREMISE					-5,203				
	C SVC REVS - CURRENT DIVERSION PENALTY					789				
	C SERVICE REVS - OTHER BILLINGS		0.00		0	342		0	-0-	
12 OTH	IER OPERATING HEVENUE INCHEASE	- 2	- 0	15	0	(3.915)	7	0	0	0
22	and the second s	7	-		7	100-100			7	-
	FULATIVE INCREASE 1/1/2018	532	145	(9,263)	130	402,090	2,123	46	26	136
	S 2017 INCREASE ADJUSTED FOR 2018 BALES	560	120	409	96	261.912	7,851	43	26	105
SE TOT	AL INCREMENTAL INCREASE 1/1/2018	- 21	20	(1,572)	- 44	140,312	232	2	0	32

Notes: Totals may not add due to rounding. 2016 present revenues for OL-1 were overstated by ~\$5.8M (KO-20); this was com-

EXHIBIT B

2017 TARIFFS

PROPOSED AND LEGISLATIVE

Twenty-FirstSecond Revised Sheet No. 4.020
Cancels TwentiethTwenty-First Revised Sheet No. 4.020

SERVICE CHARGES

A \$14-8825.00 service charge will be made for an initial connection.

A \$47.66[3.00] Reconnection Charge will be made for the reconnection of service after disconnection for nonpayment or violation of a rule or regulation.

A \$14.8812.00 service charge will be made for the connection of an existing account.

A Returned Payment Charge as allowed by Florida Statute 68.065 shall apply for each check or draft dishonored by the bank upon which it is drawn. Termination of service shall not be made for failure to pay the Returned Payment Charge.

Charges for services due and rendered which are unpaid as of the past due date are subject to a Late Payment Charge of the greater of \$5.00 or 1.5% applied to any past due unpaid balance of all accounts, except the accounts of federal, state, and local governmental entities, agencies, and instrumentalities. A Late Payment Charge shall be applied to the accounts of federal, state, and local governmental entities, agencies, and instrumentalities at a rate no greater than allowed, and in a manner permitted, by applicable law.

A \$5.149.00 Field Collection Charge will be added to a customer's bill for electric service when a field visit is made and payment is collected on a delinquent account. If service is disconnected, or a current receipt of payment is shown at the time of the field visit, this charge will not be applied.

FPL may waive the Reconnection Charge, Returned Payment Charge, Late Payment Charge and Field Collection Charge for Customers affected by natural disasters or during periods of declared emergencies or once in any twelve (12) month period for any Customer who would otherwise have had a satisfactory payment record (as defined in 25-6.097(2) F.A.C.), upon acceptance by FPL of a reasonable explanation justifying a waiver. In addition, FPL may waive the charge for connection of an existing account and the charge for an initial connection for new or existing Customers affected by natural disasters or during periods of declared emergencies.

CONSERVATION INSPECTIONS AND SERVICES

Residential Dwelling Units:

A charge of \$15.00 will be made for a computerized energy analysis in which a comprehensive on-site evaluation of the residence is performed.

Commercial/Industrial:

There is no charge for conservation inspections and services (Business Energy Services).

Issued by: S. E. Romig, Director, Rates and Tariffs

Effective: January 2, 20131, 2017

FifthSixth Revised Sheet No. 4.030 Cancels FourthFifth Revised Sheet No. 4.030

TEMPORARY/CONSTRUCTION SERVICE

APPLICATION:

For short-termtemporary electric service to installations such as fairs, exhibitions, construction projects, displays and similar installations.

SERVICE:

Single phase or three phase, 60 hertz at the available standard secondary distribution voltage. This service is available only when the Company has existing capacity in lines, transformers and other equipment at the requested point of delivery. The Customer's service entrance electrical cable shall not exceed 200 Amp capacity.

CHARGE:

The non-refundable charge must be paid in advance of installation of such facilities which shall include service and metering equipment.

Installing and removing overhead service and meter

\$297.00367.00

Connecting and disconnecting Customer's service cable to Company's direct-buried underground facilities including installation and removal of meter

\$175.00209.00

MONTHLY RATE:

This temporary service shall be billed under the appropriate rate schedule applicable to commercial and industrial type installations.

SPECIAL CONDITIONS:

If specific electrical service other than that stated above is required, the Company, at the Customer's request, will provide such service based on the estimated cost of labor for installing and removing such additional electrical equipment. This estimated cost will be a contribution in aid of construction payable in advance to the Company and subject to adjustment after removal of the required facilities. All Temporary/Construction services shall be subject to all of the applicable Rules, Regulations and Tariff charges of the Company, including Service Charges.

Issued by: S. E. Romig, Director, Rates and Tariffs

Effective: January 2, 20131, 2017

FourthFifth Revised Sheet No. 6.061 Cancels ThirdFourth Revised Sheet No. 6.061

8 METERS

- 8.1 Location of Meters. The Company will determine the location of and install and properly maintain at its own expense such standard meter or meters and metering equipment as may be necessary to measure the electric service used by the Customer. The Customer will keep the meter location clear of obstructions at all times in order that the meter may be read and the metering equipment may be maintained or replaced. If a Customer requests a different location for meter placement from that designated by the Company on initial application for service and the Company agrees that the different meter location is acceptable to the Company, the Customer shall pay the incremental cost of installing the meter at the different meter location. If an existing Customer requests relocation of an existing installed meter and the Company agrees that the different meter location is acceptable to the Company, the existing Customer shall pay the incremental cost of relocating the meter at the different location.
- 8.2 Setting and Removing Meters. None but duly authorized agents of the Company or persons authorized by law shall set or remove, turn on or turn off, or make any changes which will affect the accuracy of such meters. Connections to the Company's system are to be made only by its employees.
- 8.3 Tampering with Meters. Title to meters and metering equipment shall be and remain in the Company. Unauthorized connections to, or tampering with the Company's meter or meters, or meter seals, or indications or evidence thereof, subjects the Customer to immediate discontinuance of service, prosecution under the laws of Florida, adjustment of prior bills for services rendered, a tampering penalty of \$200 for residential and non-demand commercial customers and \$1,000 for all other customers, and reimbursement to the Company for all extra expenses incurred on this account.
- 8.4 Meter Tests. The Company employs every practicable means to maintain the commercial accuracy of its meters. Meter tests, and billing adjustments for inaccurate meters, are in accordance with the methods and procedure prescribed by the Florida Public Service Commission.
- 8.5 Failure of Meter. When a meter fails, or part or all of the metering equipment is destroyed, billing will be estimated based upon the registration of check metering equipment or other available data.

9 SERVICE STANDARDS

These "General Rules and Regulations for Electric Service" include, by reference, the terms and provisions of the Company's currently effective "Electric Service Standards" on file with the Florida Public Service Commission and is available on request. The "Standards" are primarily concerned with the electrical facilities and related equipment prior to installation and use. They explain the general character of electric service supplied, the meters, and other devices furnished by the Company, and the wiring and apparatus provided and installed by the Customer. The Standards serve as a guide to architects, engineers, electrical dealers and contractors in planning, installing, repairing or renewing electrical installations.

Issued by: S. E. Romig, Director, Rates and Tariffs

Effective: May 3, 2013 January 1, 2017

FLORIDA POWER & LIGHT COMPANY

Fifty-ThirdFourth Revised Sheet No. 8.010 Cancels Fifty-SecondThird Revised Sheet No. 8.010

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RATE SCHEDULE BA	DESCRIPTION Billing Adjustments	SHEET NO. 8,030
SC	Storm Charge	8.040
GS-I	General Service - Non Demand (0-20 kW)	8.101
GST-t	General Service - Non Demand - Time of Use (0-20 kW)	8.103
GSD-1	General Service Demand (21-499 kW)	8.105
GSDT-1	General Service Demand - Time of Use (21-499 kW)	8,107
GSL	General Service Load Management Program	8,109
NSMR	Non-Standard Meter Rider	8.120
GSCU-1	General Service Constant Usage	8,122
RS-I	Residential Service	8.201
RTR-1	Residential Time of Use Rider	8.203
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RLP	Residential Load Control Program	8.217
GSLD-1	General Service Large Demand (500-1999 kW)	8.310
GSLDT-1	General Service Large Demand - Time of Use (500-1999 kW)	8.320
CS-I	Curtailable Service (500-1999 kW)	8.330
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GSLD-2	General Service Large Demand (2000 kW+)	8.412
GSLDT-2	General Service Large Demand - Time of Use (2000 kW+)	8.420
HLFT	High Load Factor - Time of Use	8.425
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CST-2	Curtailable Service -Time of Use (2000 kW + 69 kV or above)	8.440
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CS-3		
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GSLDT-3	General Service Large Demand - Time of Use (2000 kW +69 kV or	ibove) 8.55
OS-2	Sports Field Service	8,602
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CILC-1	Commercial/Industrial Load Control Program (Closed Schedule)	8.650
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EDR	Economic Development Rider	8.800
DSMAR	Demand Side Management Adjustment Rider	8.810
TR	Transformation Rider	8.820
SDTR	Seasonal Demand - Time of Use Rider	8.830
EFEDR	Existing Facility Economic Development Rider	8.900
CISR	Commercial/Industrial Service Rider	8.910
VSP	Voluntary Solar Partnership Pilot Program	8.930

Issued by: S. E. Romig, Director, Rates and Tariffs Effective: July 21, 2015 January 1, 2017

FLORIDA POWER & LIGHT COMPANY

Forty-FourthFifth Revised Sheet No. 8,101 Cancels Forty-ThirdFourth Revised Sheet No. 8,101

GENERAL SERVICE - NON DEMAND

RATE SCHEDULE: GS-1

AVAILABLE:

In all territory served.

APPLICATION:

For electric service required for commercial or industrial lighting, power and any other purpose with a demand of 20 kW or less.

SERVICE:

Single phase, 60 hertz and at any available standard distribution voltage. Three phase service will be provided without additional charge unless the Company's line extension policy is applicable thereto. All service required on premises by Customer shall be furnished through one meter. Resale of service is not permitted hereunder.

MONTHLY RATE:

Customer Charge:

\$7.7510.00

Non-Fuel Energy Charges:

Base Energy Charge
Conservation Charge
Capacity Payment Charge
Environmental Charge

See Sheet No. 8.030
See Sheet No. 8.030
See Sheet No. 8.030

Additional Charges:

General Service Load Management

 Program (if applicable)
 See Sheet No. 8.109

 Fuel Charge
 See Sheet No. 8.030

 Storm Charge
 See Sheet No. 8.040

 Franchise Fee
 See Sheet No. 8.031

 Tax Clause
 See Sheet No. 8.031

Minimum: \$7.7510.00

Non-Metered Accounts: A Customer Charge of \$1.005.00 will apply to those accounts which are billed on an estimated basis

and, at the Company's option, do not have an installed meter for measuring electric service. The

minimum charge shall be\$1.00 \$5.00.

SPECIAL PROVISIONS:

Energy used by commonly owned facilities of condominium, cooperative and homeowners' associations may qualify for the residential rate schedule as set forth on Sheet No. 8.211, Rider CU.

TERM OF SERVICE:

Not less than one (1) billing period.

RULES AND REGULATIONS:

Service under this schedule is subject to orders of governmental bodies having jurisdiction and to the currently effective "General Rules and Regulations for Electric Service" on file with the Florida Public Service Commission. In case of conflict between any provision of this schedule and said "General Rules and Regulations for Electric Service" the provision of this schedule shall apply.

Issued by: S. E. Romig, Director, Rates and Tariffs

FLORIDA POWER & LIGHT COMPANY

Thirty-Second Third Revised Sheet No. 8.103 Cancels Thirty-FirstSecond Revised Sheet No. 8.103

GENERAL SERVICE - NON DEMAND - TIME OF USE (OPTIONAL)

RATE SCHEDULE: GST-1

AVAILABLE:

In all territory served.

APPLICATION:

For electric service required for commercial or industrial lighting, power and any other purpose with a demand of 20 kW or less. This is an optional rate available to General Service - Non Demand customers upon request subject to availability of meters.

SERVICE:

Single phase, 60 hertz and at any available standard distribution voltage. Three phase service will be provided without additional charge unless the Company's line extension policy is applicable thereto. All service required on premises by Customer shall be furnished through one meter. Resale of service is not permitted hereunder.

MONTHLY RATE:

Customer Charge;

\$15.2110.00

Non-Fuel Energy Charges: Base Energy Charge Conservation Charge On-Peak Period 9.91110.038 ¢ per kWh

9.911 10.038 ¢ per k See Sheet No. 8.030

Capacity Payment Charge See Sheet No. 8.030 Environmental Charge See Sheet No. 8.030 3.358<u>3.441</u> ¢ per kWh

Off-Peak Period

Additional Charges:

General Service Load Management

 Program (if applicable)
 See Sheet No. 8.109

 Fuel Charge
 See Sheet No. 8.030

 Storm Charge
 See Sheet No. 8.040

 Franchise Fee
 See Sheet No. 8.031

 Tax Clause
 See Sheet No. 8.031

Minimum: \$15.2110.00

Initial service under this rate schedule shall begin on the first scheduled meter reading date following the installation of the time of use meter. The Customer's first bill will reflect the lesser of the charges under Rate Schedule GS 1 or GST 1.

If the Customer elects to make a lump sum payment to the Company for time of use metering costs of \$447.87, then the Customer Charge and Minimum Charge shall be \$7.75.

RATING PERIODS:

On-Peak:

November 1 through March 31: Mondays through Fridays during the hours from 6 a.m. to 10 a.m. and 6 p.m. to 10 p.m. excluding Thanksgiving Day, Christmas Day, and New Year's Day.

April 1 through October 31: Mondays through Fridays during the hours from 12 noon to 9 p.m. excluding Memorial Day, Independence Day, and Labor Day.

Off-Peak:

All other hours.

(Continued on Sheet No. 8.104)

Issued by: S. E. Romig, Director, Rates and Tariffs

FLORIDA POWER & LIGHT COMPANY

Thirty-NinthFortieth Revised Sheet No. 8.105
Cancels Thirty-EighthNinth Revised Sheet No. 8.105

GENERAL SERVICE DEMAND

RATE SCHEDULE: GSD-1

AVAILABLE:

In all territory served,

APPLICATION:

For electric service required for commercial or industrial lighting, power and any other purpose with a measured Demand in excess of 20 kW and less than 500 kW. Customers with a Demand of 20 kW or less may enter an agreement for service under this schedule based on a Demand Charge for a minimum of 21 kW.

SERVICE:

Single or three phase, 60 hertz and at any available standard distribution voltage. All service required on premises by Customer shall be furnished through one meter. Resale of service is not permitted hereunder.

MONTHLY RATE:

Customer Charge:

\$20,2425.00

Demand Charges:

50.0

Base Demand Charge

\$8-269.20 per kW See Sheet No. 8.030, per kW

Capacity Payment Charge Conservation Charge

See Sheet No. 8.030, per kW

Non-Fuel Energy Charges:

Base Energy Charge 4.9342_035 ¢ per kWh

Environmental Charge See Sheet No. 8.030

Additional Charges:

Fuel Charge See Sheet No. 8.030
Storm Charge See Sheet No. 8.040
Franchise Fee See Sheet No. 8.031
Tax Clause See Sheet No. 8.031

Minimum: The Customer Charge plus the charge for the currently effective Base Demand. For those Customers with a Demand of 20 kW or less who have entered an agreement for service under this schedule, the minimum charge shall be the Customer Charge plus 21 kW times the Base Demand Charge; therefore the minimum charge is \$\frac{193.79.218.20}{218.20}.

DEMAND:

The Demand is the kW to the nearest whole kW, as determined from the Company's thermal type meter or, at the Company's option, integrating type meter for the 30-minute period of Customer's greatest use during the month as adjusted for power factor.

TERM OF SERVICE:

Not less than one year.

RULES AND REGULATIONS:

Service under this schedule is subject to orders of governmental bodies having jurisdiction and to the currently effective "General Rules and Regulations for Electric Service" on file with the Florida Public Service Commission. In case of conflict between any provision of this schedule and said "General Rules and Regulations for Electric Service" the provision of this schedule shall apply.

Issued by: S. E. Romig, Director, Rates and Tariffs

FLORIDA POWER & LIGHT COMPANY

Thirty-FourthFifth Revised Sheef No. 8,107 Cancels Thirty-ThirdFourth Revised Sheet No. 8,107

GENERAL SERVICE DEMAND - TIME OF USE (OPTIONAL)

RATE SCHEDULE: GSDT-1

AVAILABLE:

In all territory served,

APPLICATION:

For electric service required for commercial or industrial lighting, power and any other purpose with a measured Demand in excess of 20 kW and less than 500 kW. Customers with Demands of less than 21 kW may enter an agreement for service under this schedule based on a Demand Charge for a minimum of 21 kW. This is an optional rate available to General Service Demand customers upon request subject to availability of meters.

SERVICE

Single or three phase, 60 hertz and at any available standard distribution voltage. All service required on premises by Customer shall be furnished through one meter. Resale of service is not permitted hereunder.

MONTHLY RATE:

Customer Charge: \$26.9725.00

Demand Charges:

Base Demand Charge
Capacity Payment Charge
Conservation Charge
Con

Non-Fuel Energy Charges: On-Peak Period Off-Peak Period
Base Energy Charge 4.1144.142 ¢ per kWh -1.0451.102 ¢ per kWh

Environmental Charge See Sheet No. 8.030

Additional Charges:

Fuel Charge See Sheet No. 8.030
Storm Charge See Sheet No. 8.040
Franchise Fee See Sheet No. 8.031
Tax Clause See Sheet No. 8.031

Minimum: The Customer Charge plus the charge for the currently effective Base Demand. For those Customers with a Demand of less than 21 kW who have entered an agreement for service under this schedule, the minimum charge shall be the Customer Charge plus 21 kW times the Base Demand Charge, therefore the minimum charge is \$200.12.If the Customer elects to make a lump sum payment to the Cumpany for time of use metering costs of \$404.71, then the Customer Charge and the Minimum Charge shall be \$20.24 and \$193.70, respectively 218.20.

RATING PERIODS:

On-Peak:

November 1 through March 31: Mondays through Fridays during the hours from 6 a.m. to 10 a.m. and 6 p.m. to 10 p.m. excluding Thanksgiving Day, Christmas Day, and New Year's Day.

April 1 through October 31: Mondays through Fridays during the hours from 12 noon to 9 p.m. excluding Memorial Day, Independence Day, and Labor Day.

Off-Peak:

All other hours.

(Continued on Sheet No. 8.108)

Issued by: S. E. Romig, Director, Rates and Tariffs

Twelfth Thirteenth Revised Sheet No. 8.122
Cancels Eleventh Twelfth Revised Sheet No. 8.122

GENERAL SERVICE CONSTANT USAGE

RATE SCHEDULE: GSCU-1

AVAILABLE:

In all territory served.

APPLICATION:

Available to General Service - Non Demand customers that maintain a relatively constant kWh usage, and a demand of 20 kW or less. Eligibility is restricted to General Service customers whose Maximum kWh Per Service Day, over the current and prior 23 months, is within 5% of their average monthly kWh per service days calculated over the same 24-month period. Customers under this Rate Schedule shall enter into a General Service Constant Use Agreement. This is an optional Rate Schedule available to General Service customers upon request.

SERVICE:

Single phase, 60 hertz and at any available standard distribution voltage. Resale of service is not permitted hereunder

MONTHLY RATE:

Customer Charge: \$43.5014.00

Non-Fuel Energy Charges:

Conservation Charge* Same as the SL-2 Rate Schedule; see Sheet No. 8.030
Capacity Payment Charge* Same as the SL-2 Rate Schedule; see Sheet No. 8.030
Environmental Charge* Same as the SL-2 Rate Schedule; see Sheet No. 8.030

Additional Charges:

Fuel Charge* Same as the SL-2 Rate Schedule; see Sheet No. 8.030
Storm Charge* Same as the SL-2 Rate Schedule; see Sheet No. 8.040

Franchise Fee See Sheet No. 8.031
Tax Clause See Sheet No. 8.031

TERM OF SERVICE:

Initial term of service under this rate schedule shall be not less than one (1) billing period, unless there is a termination of service due to a Customer's violation of the General Service Constant Usage Agreement. Upon the Customer's violation of any of the terms of the General Service Constant Usage Agreement, service under this Rate Schedule will be terminated immediately. To terminate service, either party must provide thirty (30) days written notice to the other party prior to the desired termination date. Absent such notice, the term of service shall automatically be extended another billing period. In addition, if service under this Rate Schedule is terminated by either the Customer or the Company, the account may not resume service under this Rate Schedule for a period of at least one (1) year.

DEFINITIONS:

kWh Per Service Day - the total kWh in billing month divided by the number of days in the billing month

Maximum kWh Per Service Day - the highest kWh Per Service Day experienced over the current and prior 23 month billing periods

Constant Usage kWh - the Maximum kWh Per Service Day multiplied by the number of service days in the current billing period

(Continued on Sheet 8.123)

Issued by: S. E. Romig, Director, Rates and Tariffs

Effective: April January 1, 2016 2017

^{*} The fuel, storm and non-fuel energy charges will be assessed on the Constant Usage kWh

Forty-SixthSeventh Revised Sheet No. 8.201 Cancels Forty-FifthSixth Revised Sheet No. 8.201

RESIDENTIAL SERVICE

RATE SCHEDULE: RS-1

AVAILABLE:

In all territory served.

APPLICATION:

For service for all domestic purposes in individually metered dwelling units and in duplexes and triplexes, including the separatelymetered non-commercial facilities of a residential Customer (i.e., garages, water pumps, etc.). Also for service to commonly-owned facilities of condominium, cooperative and homeowners' associations as set forth on Sheet No. 8.211, Rider CU.

SERVICE:

Single phase, 60 hertz at available standard <u>distribution</u> voltage. Three phase service may be furnished but only under special arrangements. All residential service required on the premises by Customer shall be supplied through one meter. Resale of service is not permitted hereunder.

MONTHLY RATE:

Customer Charge:

\$7.87

Non-Fuel Charges:

Base Energy Charge:

First 1,000 kWh

All additional kWh

Conservation Charge

All 25,562 & per kWh

-6.0386,562 & per kWh

See Sheet No. 8,030

Capacity Payment Charge See Sheet No. 8.030 Environmental Charge See Sheet No. 8.030

Additional Charges;

Residential Load Control

 Program (if applicable)
 See Sheet No. 8.217

 Fuel Charge
 See Sheet No. 8.030

 Storm Charge
 See Sheet No. 8.040

 Franchise Fee
 See Sheet No. 8.031

 Tax Clause
 See Sheet No. 8.031

Minimum: \$7.87

TERM OF SERVICE:

Not less than one (1) billing period.

RULES AND REGULATIONS:

Service under this schedule is subject to orders of governmental bodies having jurisdiction and to the currently effective "General Rules and Regulations for Electric Service" on file with the Florida Public Service Commission. In case of conflict between any provision of this schedule and said "General Rules and Regulations for Electric Service" the provision of this schedule shall apply.

Issued by: S. E. Romig, Director, Rates and Tariffs

FLORIDA POWER & LIGHT COMPANY

Second Third Revised Sheet No. 8.203 Cancels FirstSecond Revised Sheet No. 8.203

RESIDENTIAL TIME OF USE RIDER - RTR-1 (OPTIONAL)

RIDER: RTR-1

AVAILABLE:

In all territory served.

APPLICATION:

For service for all domestic purposes in individually metered dwelling units and in duplexes and triplexes, including the separatelymetered non-commercial facilities of a residential Customer (i.e., garages, water pumps, etc.). Also for service to commonly-owned facilities of condominium, cooperative and homeowners' associations as set forth on Sheet No. 8.211, Rider CU. This is an optional rider available to residential customers served under the RS-I Rate Schedule subject to availability of meters. Customers taking service under RTR-1 are not eligible for service under Rate Schedule RLP.

SERVICE:

Single phase, 60 hertz at available standard distribution voltage. Three phase may be supplied but only under special arrangements. All residential service required on the premises by Customer shall be supplied through one meter. Resale of service is not permitted

Initial service under this rate schedule shall begin on the first scheduled meter reading date following the installation of the time of use meter. The Customer's first bill will reflect the lesser of the charges under Rate Schedule RS-1 or RTR-1.

Except for the Customer Charge, all rates and charges under Rate Schedule RS-1 shall apply. In addition, the RTR-1 Customer Charge, the RTR-1 Base Energy and Fuel Charges and Credits applicable to on and off peak usage shall apply.

Customer Charge:

\$12.367.87

Base Energy Charges/Credits: Base Energy Charge

On-Peak Period Off-Peak Period 9.1549.937 ¢ per kWh (4.0724.420) ¢ per kWh

Additional Charges/Credits:

RTR Fuel Charge/Credit See Sheet No. 8 030

\$12,367,87

If the Customer elects to make a lump sum payment to the Company for time of use metering costs of \$269.80, then the Customer Charge and Minimum Charge shall be \$7.87,

RATING PERIODS:

On-Peak:

November 1 through March 31: Mondays through Fridays during the hours from 6 a.m. to 10 a.m. and 6 p.m. to 10 p.m. excluding Thanksgiving Day, Christmas Day, and New Year's Day.

April 1 through October 31: Mondays through Fridays during the hours from 12 noon to 9 p.m. excluding Memorial Day, Independence Day, and Labor Day.

Off-Peak:

All other hours.

(Continued on Sheet No. 8.204)

Issued by: S. E. Romig, Director, Rates and Tariffs

Twenty Ninth Thirtieth Revised Sheet No. 8.310 Cancels Twenty-Eighth Ninth Revised Sheet No. 8.310

GENERAL SERVICE LARGE DEMAND

RATE SCHEDULE: GSLD-I

AVAILABLE:

In all territory served.

APPLICATION:

For electric service required for commercial or industrial lighting, power and any other purpose to any Customer with a measured demand of 500 kW and less than 2,000 kW. Customers with demands of less than 500 kW may enter an agreement for service under this Rate Schedule based on a Demand Charge for a minimum of 500 kW.

SERVICE:

Single or three phase, 60 hertz and at any available standard distribution voltage. All service required on premises by Customer shall be furnished through one meter. Resale of service is not permitted hereunder.

MONTHLY RATE:

Customer Charge:

\$61.8375.00

Demand Charges:

Base Demand Charge

\$9.471 L00 per kW of Demand

Capacity Payment Charge Conservation Charge See Sheet No. 8.030 See Sheet No. 8.030

Non-Fuel Energy Charges:

Base Energy Charge Environmental Charge 1.4301.585 ¢ per kWh

See Sheet No. 8.030

Additional Charges:

Fuel Charges Storm Charge See Sheet No. 8.030 See Sheet No. 8.040

Franchise Fee Tax Clause See Sheet No. 8.031 See Sheet No. 8.031

Minimum: The Customer Charge plus the charge for the currently effective Base Demand. For those Customers with a Demand of less than 500 kW who have entered an agreement for service under this schedule, the minimum charge shall be the Customer Charge plus 500 kW times the Base Demand Charge; therefore the minimum charge is \$4,796.83-5,575.

DEMAND:

The Demand is the kW to the nearest whole kW, as determined from the Company's thermal type meter or, at the Company's option, integrating type meter for the 30-minute period of Customer's greatest use during the month as adjusted for power factor.

TERM OF SERVICE:

Not less than one year.

RULES AND REGULATIONS:

Service under this schedule is subject to orders of governmental bodies having jurisdiction and to the currently effective "General Rules and Regulations for Electric Service" on file with the Florida Public Service Commission. In case of conflict between any provision of this schedule and said "General Rules and Regulations for Electric Service" the provision of this schedule shall apply.

Issued by: S. E. Romig, Director, Rates and Tariffs

Twenty-Ninth Thirrieth Revised Sheet No. 8.320 Cancels Twenty-EighthNinth Revised Sheet No. 8.320

GENERAL SERVICE LARGE DEMAND - TIME OF USE (OPTIONAL)

RATE SCHEDULE GSLDT-1

AVAILABLE:

In all territory served.

APPLICATION:

For electric service required for commercial or industrial lighting, power and any other purpose to any Customer with a measured demand of 500 kW and less than 2,000 kW. Customers with demands of less than 500 kW may enter an agreement for service under this schedule based on a Demand Charge for a minimum of 500 kW. This is an optional rate available to General Service Large Demand customers upon request subject to availability of meters.

SERVICE:

Single or three phase, 60 hertz and at any available standard distribution voltage. All service required on premises by Customer shall be furnished through one meter. Resale of service is not permitted hereunder.

MONTHLY RATE:

Customer Charge:

\$61.8375.00

Demand Charges:

Base Demand Charge

\$9.4711.00 per kW of Demand occurring during the On-Peak period.

Capacity Payment Charge Conservation Charge

See Sheet No. 8.030 See Sheet No. 8.030

Non-Fuel Energy Charges: Base Energy Charge

On-Peak Period

Off-Peak Period 1.035 1.143 ¢ per kWh

2380 2.597 ¢ per kWh See Sheet No. 8.030 Environmental Charge

Additional Charges:

Fuel Charge Storm Charge Franchise Fce

Tax Clause

See Sheet No. 8.030 See Sheet No. 8.040 See Sheet No. 8,031 See Sheet No. 8.031

Minimum: The Customer Charge plus the charge for currently effective Base Demand. For those Customers with a Demand of less than 500 kW who have entered an agreement for service under this schedule, the minimum charge shall be the Customer Charge phis 500 kW times the Base Demand Charge; therefore the minimum charge is \$4,796.83.5.575.

RATING PERIODS:

On-Peak:

November 1 through March 31: Mondays through Fridays during the hours from 6 a.m. to 10 a.m. and 6 p.m. to 10 p.m. excluding Thanksgiving Day, Christmas Day, and New Year's Day.

April 1 through October 31: Mondays through Fridays during the hours from 12 noon to 9 p.m. excluding Memorial Day, Independence Day, and Labor Day.

Off-Peak:

All other hours.

(Continued on Sheet No. 8.321)

Issued by: S. E. Romig, Director, Rates and Tariffs

Effective: April January 1, 2016-2017

FLORIDA POWER & LIGHT COMPANY

Thirtieth Thirty-First Revised Sheet No. 8.330
Cancels Twenty-Ninth Thirtieth Revised Sheet No. 8.330

CURTAILABLE SERVICE (OPTIONAL)

RATE SCHEDULE: CS-1

AVAILABLE:

In all territory served,

APPLICATION:

For any commercial or industrial Customer who qualifies for Rate Schedule GSLD-1 (500 kW - 1,999 kW) and will curtail this Demand by 200 kW or more upon request of the Company from time to time. Customers with demands of at least 200 kW but less than 500 kW may enter an agreement for service under this Rate Schedule based on a Demand Charge for a minimum of 500 kW.

SERVICE

Single or three phase, 60 hertz and at any available standard distribution voltage. All service required on premises by Customer shall be furnished through one meter. Resale of service is not permitted bereunder.

MONTHLY RATE:

Customer Charge: \$89.03100.00

Demand Charges:

Base Demand Charge \$9.4711.00 per kW of Demand.

Capacity Payment Charge See Sheet No. 8.030
Conservation Charge See Sheet No. 8.030

Non-Fuel Energy Charges:

Base Energy Charge -1.4301 585 ¢ per kWh

Environmental Charge See Sheet No. 8.030

Additional Charges:

Fuel Charge See Sheet No. 8.030 Storm Charge See Sheet No. 8.040 Franchise Fee See Sheet No. 8.031 Tax Clause See Sheet No. 8.031

Minimum: The Customer Charge plus the charge for the currently effective Base Demand. For those Customers with a Demand of less than 500 kW who have entered an agreement for service under this schedule, the minimum charge shall be the Customer Charge plus 500 kW times the Base Demand Charge; therefore the minimum charge is \$4,824.93.5.600.00.

CURTAILMENT CREDITS:

A monthly credit of (\$1.93) per kW is allowed based on the current Non-Firm Demand. The Customer has the option to revise the Firm Demand once during the initial twelve (12) month period. Thereafter, subject to the Term of Service and/or the Provisions for Early Termination, a change to the Firm Demand may be made provided that the revision does not decrease the total amount of Non-Firm Demand during the lesser of: (i) the average of the previous 12 months; or (ii) the average of the number of billing months under this Rate Schedule.

CHARGES FOR NON-COMPLIANCE OF CURTAILMENT DEMAND:

If the Customer records a higher Demand during the current Curtailment Period than the Firm Demand, the Customer will be:

- 1. Rebilled at 1.93/kW for the prior 36 months or the number of months since the prior Curtailment Period, whichever is less, and
- 2. Billed a penalty charge of \$4.16 kW for the current month.

The kW used for both the rebilling and penalty charge calculations is determined by taking the difference between the maximum Demand during the current Curtailment Period and the Firm Demand for a Curtailment Period.

(Continued on Sheet No. 8.331)

Issued by: S. E. Romig, Director, Rates and Tariffs

FLORIDA POWER & LIGHT COMPANY

Twenty-Ninth Thirtieth Revised Sheet No. 8,340 Cancels Twenty-Eighth Ninth Revised Sheet No. 8,340

CURTAILABLE SERVICE - TIME OF USE (OPTIONAL)

RATE SCHEDULE: CST-I

AVAILABLE:

In all territory served.

APPLICATION:

For any commercial or industrial Customer who qualifies for Rate Schedule GSLD-1 (500 kW - 1,999 kW) and will curtail this Demand by 200 kW or more upon request of the Company from time to time. This is an optional Rate Schedule available to Curtailable General Service Customers upon request. Customers with demands of at least 200 kW but less than 500 kW may enter an agreement for service under this Rate Schedule based on a Demand Charge for a minimum of 500 kW

SERVICE:

Single or three phase, 60 hertz and at any available distribution standard voltage. All service required on premises by Customer shall be furnished through one meter. Resale of service is not permitted hereunder.

MONTHLY RATE:

Customer Charge: \$89.93100.00

Demand Charges:

Base Demand Charge \$9.4711.00 per kW of Demand occurring during the On-Peak Period.

Capacity Payment Charge See Sheet No. 8.030 Conservation Charge See Sheet No. 8.030

Non-Fuel Energy Charges:

 On-Peak Period
 Off-Peak Period

 -2.380-2.597 ¢ per kWh
 -1.035-1.143 ¢ per kWh

Base Energy Charge 2 380 2 597 ¢ per kWh
Environmental Charge See Sheet No. 8 030

Additional Charges:

Fuel Charge See Sheet No. 8.030
Storm Charge See Sheet No. 8.040
Franchise Fee See Sheet No. 8.031
Tax Clause See Sheet No. 8.031

Minimum: The Customer Charge plus the charge for the currently effective Base Demand. For those Customers with a Demand of less than 500 kW who have entered an agreement for service under this schedule, the minimum charge shall be the Customer Charge plus 500 kW times the Base Demand Charge; therefore the minimum charge is \$4,824.93.5.600.00.

RATING PERIODS:

On-Peak

November 1 through March 31: Mondays through Fridays during the hours from 6 a.m. to 10 a.m. and 6 p.m. to 10 p.m. excluding Thanksgiving Day, Christmas Day, and New Year's Day.

April 1 through October 31: Mondays through Fridays during the hours from 12 noon to 9 p.m. excluding Memorial Day, Independence Day, and Labor Day.

Off-Peak:

All other hours.

(Continued on Sheet No. 8.341)

Issued by: S. E. Romig, Director, Rates and Tariffs

FLORIDA POWER & LIGHT COMPANY

Twenty-ThirdFourth Revised Sheet No. 8.412
Cancels Twenty-SecondThird Revised Sheet No. 8.412

GENERAL SERVICE LARGE DEMAND

RATE SCHEDULE: GSLD-2

AVAILABLE:

In all territory served.

APPLICATION:

For electric service required for commercial or industrial lighting, power and any other purpose to any Customer with a measured demand of 2,000 kW or more. Customers with demands of less than 2,000 kW may enter an agreement for service under this schedule based on a demand charge for a minimum of 2,000 kW.

SERVICE:

Single or three phase, 60 heriz and at any available standard distribution voltage. All service required on premises by Customer shall be furnished through one meter. Resale of service is not permitted hereunder.

MONTHLY RATE:

Customer Charge \$219.22225,00

Demand Charges:

Base Demand Charge \$9.8011.40 per kW of Demand Capacity Payment Charge See Sheet No. 8.030

Conservation Charge See Sheet No. 8.030

See Sheet No. 8.030

Non-Fuel Energy Charges:

Base Energy Charge 1.2871 427 ¢ per kWh
Environmental Charge See Sheet No. 8.030

Additional Charges:

Fuel Charge See Sheet No. 8.030
Storm Charge See Sheet No. 8.040
Franchise Fee See Sheet No. 8.031
Tax Clause See Sheet No. 8.031

Minimum: The Customer Charge plus the charge for the currently effective Base Demand. For those Customers with a demand of less than 2,000 kW who enter an agreement for service under this schedule, the minimum charge shall be the Customer Charge plus 2,000 kW times the Base Demand Charge; therefore the minimum charge is \$49,819.22.23.025.

DEMAND:

The Demand is the kW to the nearest whole kW, as determined from the Company's metering equipment, for the 30-minute period of the Customer's greatest use during the month as adjusted for power factor.

TERM OF SERVICE:

Not less than one year.

RULES AND REGULATIONS:

Service under this schedule is subject to orders of governmental bodies having jurisdiction and to the currently effective "General Rules and Regulations for Electric Service" on file with the Florida Public Service Commission. In case of confllct between any provision of this schedule and said "General Rules and Regulations for Electric Service" the provision of this schedule shall apply,

Issued by: S. E. Romig, Director, Rates and Tariffs

Twenty-Ninth Thirtieth Revised Sheet No. 8.420 Cancels Twenty-Eighth Ninth Revised Sheet No. 8.420

GENERAL SERVICE LARGE DEMAND - TIME OF USE (OPTIONAL)

RATE SCHEDULE: GSLDT-2

AVAILABLE:

In all territory served.

APPLICATION:

For electric service required for commercial or industrial lighting, power and any other purpose to any Customer who has established a measured demand of 2,000 kW or more. Customers with demands of less than 2,000 kW may enter an agreement for service under this schedule based on a demand charge for a minimum of 2,000 kW.

SERVICE:

Three phase, 60 hertz and at any available standard-secondary or distribution voltage. All service required on premises by Customer shall be furnished through one meter. Resale of service is not permitted hereunder.

MONTHLY RATE:

Customer Charge: \$219.22225.00

Demand Charges:

Base Demand Charge \$9.80-11.40 per kW of Demand occurring during the On-Peak Period.

Capacity Payment Charge See Sheet No. 8.030 Conservation Charge See Sheet No. 8.030

 Non-Fuel Energy Charges
 On-Peak Period
 Off-Peak Period

 Base Energy Charge
 -2.0412,227 g per kWh
 -1.003 [.112 g per kWh

Environmental Charge See Sheet No. 8.030

Additional Charges:

Fuel Charge See Sheet No. 8.030
Storm Charge See Sheet No. 8.040
Franchise Fee See Sheet No. 8.031
Tax Clause See Sheet No. 8.031

Minimum: The Customer Charge plus the charge for the currently effective Base Demand. For those Customers with a demand of less than 2,000 kW who have entered an agreement for service under this schedule, the minimum charge shall be the Customer Charge plus 2,000 kW times the Base Demand Charge; therefore the minimum charge is \$\frac{\$10,810,22,23,025}{10,810,22,23,025}\$.

RATING PERIODS:

On-Peak

November 1 through March 31: Mondays through Fridays during the hours from 6 a.m. to 10 a.m. and 6 p.m. to 10 p.m. excluding Thanksgiving Day, Christmas Day, and New Year's Day.

April 1 through October 31: Mondays through Fridays during the hours from 12 noon to 9 p.m. excluding Memorial Day, Independence Day, and Labor Day.

Off-Peak:

All other hours.

(Continued on Sheet No. 8.421)

Issued by: S.E. Romig, Director, Rates and Tariffs

ThirteenthFourteenth Revised Sheet No. 8.425

			Charles and Control of the Control o
	HIGH LOAD FACT (OPTIC	OR – TIME OF USE ONAL)	
RATE SCHEDULE: HLFT			
AVAILABLE: In all territory served.			
APPLICATION:			
For electric service required for commercia 20 kW. This is an optional rate schedule a or GSLDT-2 Rate Schedules.			
SERVICE:			
Single or three phase, 60 hertz and at any a	vailable standard distribution	voltage. All service required	on premises by Customer shall be
furnished through one meter. Resale of ser	rvice is not permitted hereund	ler.	
MONTHLY RATE:			202.0
Annual Maximum Demand	HLFT-1 21-499 kW	HLFT-2 500-1,999 kW	HLFT-3 2,000 kW or greater
Customer Charge:	\$26,9725.00	\$61.8373	5.00
\$219,22,225,00			
Demand Charges:			
On-peak Demand Charge	\$9.8310.80	\$10.031	1,60
\$10,0311,60			
Maximum Demand Charge	\$2,142,30	\$2,242.5	<u>0</u>
\$2.242.50			
Capacity Payment Charge	See Sheet No. 8.030	, per kW of On-Peak Demand	
Conservation Charge		, per kW of On-Peak Demand	
Non-Fuel Energy Charges:			
On-Peak Period per kWh	1.617 <u>1.738</u> ¢	0.8851.003 ¢	<u> </u>
0 .810 0.903 ¢		and the same of	2-
Off-Peak Period per kWh	1.0451.102 ¢	0.885 <u>0.977</u> ¢	0.810 <u>0.898</u> ¢
Environmental Charge	See Sheet No. 8,030		
Additional Charges			
Fuel Charge	See Sheet No. 8.030		
Storm Charge	See Sheet No. 8.040		
Franchise Fee	See Sheet No. 8.031		
Tax Clause	See Sheet No. 8.031		
Minimum Charge; The Customer C	harge plus the currently effec	tive Demand Charges.	
RATING PERIODS: On-Peak:			
November I through March	31: Mondays through Fridays ring Day, Christmas Day, and	during the hours from 6 a.m. New Year's Day.	to 10 a.m. and 6 p.m. to
April 1 through October 31: Day, Independence Day, and		ring the hours from 12 noon to	9 p.m. excluding Memorial
Off-Peak:			
All other hours.			
	(Continued on Sheet	No. 8,426)	

Issued by: S. E. Romig, Director, Rates and Tariffs Effective: April January 1, 30162017

FLORIDA POWER & LIGHT COMPANY

Twenty-FourthFifth Revised Sheet No. 8.432 Cancels Twenty-ThirdFourth Revised Sheet No. 8.432

CURTAILABLE SERVICE (OPTIONAL)

RATE SCHEDULE: CS-2

AVAILABLE:

In all territory served.

APPLICATION:

For any commercial or industrial Customer who qualifies for Rate Schedule GSLD-2 (2,000 kW and above) and will curtail this Demand by 200 kW or more upon request of the Company from time to time. Customers with demands of less than 2,000 kW may enter an Agreement for service under this schedule based on a Demand Charge for a minimum of 2,000 kW.

SERVICE:

Single or three phase, 60 hertz and at any available standard distribution voltage. All service required on premises by Customer shall be furnished through one meter. Resale of service is not permitted hereunder.

MONTHLY RATE:

Customer Charge:

\$247.32250.00

Demand Charges:

Base Demand Charge

\$9.80-11.40 per kW of Demand

Capacity Payment Charge

See Sheet No. 8.030

Conservation Charge

See Sheet No. 8,030

Non-Fuel Energy Charges:

Base Energy Charge Environmental Charge -1.287 1.427 ¢ per kWh

See Sheet No. 8.030

Additional Charges:

Fuel Charge See Sheet No. 8.030 Storm Charge See Sheet No. 8.040 Franchise Fee See Sheet No. 8.031 Tax Clause See Sheet No. 8.031

Minimum: The Customer Charge plus the charge for the currently effective Base Demand. For those Customers with a Demand of less than 2,000 kW who enter an agreement for service under this schedule, the minimum charge shall be the Customer Charge plus 2,000 kW times the Base Demand Charge; therefore the minimum charge is \$19,847,32.23,050.

CURTAILMENT CREDITS:

A monthly credit of (\$1.93) per kW is allowed based on the current Non-Firm Demand. The Customer has the option to revise the Firm Demand once during the initial twelve (12) month period. Thereafter, subject to the Term of Service and/or the Provisions for Early Termination, a change to the Firm Demand may be made provided that the revision does not decrease the total amount of Non-Firm Demand during the lesser of: (i) the average of the previous 12 months; or (ii) the average of the number of billing months under this Rate Schedule.

CHARGES FOR NON-COMPLIANCE OF CURTAILMENT DEMAND:

If the Customer records a higher Demand during the current period than the Firm Demand, then the Customer will be:

- Rebilled at \$1.93 /kW for the prior 36 months or the number of months since the prior Curtailment Period, whichever is 1. less, and
- Billed a penalty charge of \$4.16 /kW for the current month.

The kW used for both the rebilling and penalty charge calculations is determined by taking the difference between the maximum Demand during the current Curtailment Period and the contracted Firm Demand for a Curtailment Period.

(Continued on Sheet No. 8.433)

Issued by: S. E. Romig, Director, Rates and Tariffs

FLORIDA POWER & LIGHT COMPANY

Twenty-Ninth Thirtleth Revised Sheet No. 8.440 Cancels Twenty-Eighth Ninth Revised Sheet No. 8.440

CURTAILABLE SERVICE - TIME OF USE (OPTIONAL)

RATE SCHEDULE: CST-2

AVAILABLE:

In all territory served.

APPLICATION

For any commercial or industrial Customer who qualifies for Rate Schedule GSLDT-2 (2,000 kW and above) and will curtail this Demand by 200 kW or more upon request of the Company from time to time. Customers with demands of less than 2,000 kW may enter an agreement for service under this schedule based on a Demand Charge for a minimum of 2,000 kW.

SERVICE:

Single or three phase, 60 hertz and at any available standard distribution voltage. All service required on premises by Customer shall be furnished through one meter. Resale of service is not permitted hereunder.

MONTHLY RATE:

Customer Charge

\$247.33250.00

Demand Charges:

Base Demand Charge

\$9.8011.40 per kW of Demand occurring during the On-Peak Period. See Sheet No. 8.030

Capacity Payment Charge Conservation Charge

See Sheet No. 8,030

Non-Fuel Energy Charges: Base Energy Charge On-Peak Period

Off-Peak Period

Environmental Charge See Sheet No. 8.030

Additional Charges:

Fuel Charge See Sheet No. 8.030
Storm Charge See Sheet No. 8.040
Franchise Fee See Sheet No. 8.031
Tax Clause See Sheet No. 8.031

Minimum: The Customer Charge plus the charge for the currently effective Base Demand. For those Customers with a Demand of less than 2,000 kW who have entered an agreement for service under this schedule, the minimum charge shall be the Customer Charge plus 2,000 kW times the Base Demand Charge; therefore the minimum charge is \$19,847.32.23,050.

RATING PERIODS:

On-Peak:

November 1 through March 31: Mondays through Fridays during the hours from 6 a.m. to 10 a.m. and 6 p.m. to 10 p.m. excluding Thanksgiving Day, Christmas Day, and New Year's Day,

April 1 through October 31: Mondays through Fridays during the hours from 12 noon to 9 p.m. excluding Memorial Day, Independence Day, and Labor Day.

Off-Peak:

All other hours.

(Continued on Sheet No. 8,441)

Issued by: S. E. Romig, Director, Rates and Tariffs

FLORIDA POWER & LIGHT COMPANY

Thirty-FirstSecond Revised Sheet No. 8.542 Cancels ThirtiethThirty-First Revised Sheet No. 8.542

CURTAILABLE SERVICE - TIME OF USE (OPTIONAL)

RATE SCHEDULE: CST-3

AVAILABLE

In all territory served.

APPLICATION:

For any commercial or industrial Customer who qualifies for Rate Schedule GSLDT-3 and will curtail this Demand by 200 kW or more upon request of the Company from time to time.

Three phase, 60 hertz at the available transmission voltage of 69 kV or higher. The Customer will provide and maintain all transformers and related facilities necessary for handling and utilizing the power and energy delivered hereunder. All service required by the Customer at each separate point of delivery served hereunder shall be furnished through one meter at, or compensated to, the available transmission voltage. Resale of service is not permitted hereunder.

MONTHLY RATE:

Customer Charge: \$1,649,042,025.00

Demand Charges:

Base Demand Charge \$2.609.30 per kW of Demand occurring thring the On-Peak Period

Capacity Payment Charge See Sheet No. 8,030,1 See Sheet No. 8,030.1 Conservation Charge

Non-Fuel Energy Charges: On-Peak Period Off-Peak Period Base Energy Charge -1.043-1.217 ¢ per kWh 0.892 1.016 ¢ per kWh

Environmental Charge See Sheet No. 8.030.1

Additional Charges:

Fuel Charge See Sheet No. 8.030 1 Storm Charge See Sheet No. 8.040 Franchise Fee See Sheet No. 8,031 Tax Clause See Sheet No. 8.031

Minimum: The Customer Charge plus the charge for the currently effective Base Demand.

RATING PERIODS:

On-Peak:

November 1 through March 31: Mondays through Fridays during the hours from 6 a.m. to 10 a.m. and 6 p.m. to 10 p.m. excluding Thanksgiving Day, Christmas Day, and New Year's Day.

April 1 through October 31: Mondays through Fridays during the hours from 12 noon to 9 p.m. excluding Memorial Day, Independence Day, and Labor Day.

Off-Peak:

All other hours.

(Continued on Sheet No. 8,543)

Issued by: S. E. Romig, Director, Rates and Tariffs

FLORIDA POWER & LIGHT COMPANY

EighteenthNineteenth Revised Sheet No. 8.545
Cancels Seventeenth Eighteenth Revised Sheet No. 8.545

CURTAILABLE SERVICE (OPTIONAL)

RATE SCHEDULE: CS-3

AVAILABLE:

In all territory served.

APPLICATION:

For any commercial or industrial Customer who qualifies for Rate Schedule GSLD-3 and will curtail this Demand by 200 kW or more upon request of the Company from time to time.

SERVICE

Three phase, 60 hertz at the available transmission voltage of 69 kV or higher. The Customer will provide and maintain all transformers and related facilities necessary for handling and utilizing the power and energy delivered hereunder. All service required by the Customer at each separate point of delivery served hereunder shall be furnished through one meter at, or compensated to, the available transmission voltage. Resale of service is not permitted hereunder.

MONTHLY RATE:

Customer Charge:

\$1,649.042,025.00

Demand Charges:

Base Demand Charge Capacity Payment Charge Conservation Charge \$7.69 9.30 per kW of Demand See Sheet No. 8.030.1 See Sheet No. 8.030.1

Non-Fuel Energy Charges:

Base Energy Charge Environmental Charge 0.932-1.069 ¢ per kWh See Sheet No. 8.030.1

Additional Charges:

Fuel Charge See Sheet No. 8.030.1 Storm Charge See Sheet No. 8.040 Franchise Fee See Sheet No. 8.031 Tax Clause See Sheet No. 8.031

Minimum Charge: The Customer Charge plus the charge for the currently effective Base Demand.

CURTAILMENT CREDITS:

A monthly credit of (\$1.93) per kW is allowed based on the current Non-Firm Demand. The Customer has the option to revise the Firm Demand once during the initial twelve (12) month period. Thereafter, subject to the Term of Service and/or the Provisions for Early Termination, a change to the Firm Demand may be made provided that the revision does not decrease the total amount of Non-Firm Demand during the lesser of: (i) the average of the previous 12 months; or (ii) the average of the number of billing months under this Rate Schedule.

CHARGES FOR NON-COMPLIANCE OF CURTAILMENT DEMAND:

If the Customer records a higher Demand during the current Curtailment Period than the Firm Demand, then the Customer will be:

- Rebilled at \$1.93 /kW for the prior 36 months or the number of months since the prior Curtailment Period, whichever is less, and
- 2. Billed a penalty charge of \$4.16 /kW for the current month.

The kW used for both the rebilling and penalty charge calculations is determined by taking the difference between the maximum Demand during the current Curtailment Period and the Firm Demand for a Curtailment Period.

(Continued on Sheet No. 8.546)

Issued by: S. E. Romig, Director, Rates and Tariffs

FLORIDA POWER & LIGHT COMPANY

Twenty-FifthSixth Revised Sheet No. 8.551 Cancels Twenty-FourthFifth Revised Sheet No. 8.551

GENERAL SERVICE LARGE DEMAND

RATE SCHEDULE: GSLD-3

AVAILABLE:

In all territory served.

APPLICATION:

For service torequired for commercial or industrial Customer installations when the Demand of each installation is at least 2,000 kW at the available lighting, power and any other purpose to any Customer who has service supplied at a transmission voltage of 69 kV or higher.

SERVICE:

Three phase, 60 hertz at the available transmission voltage of 69 kV or higher. The Customer will provide and maintain all transformers and related facilities necessary for handling and utilizing the power and energy delivered hereunder. All service required by the Customer at each separate point of delivery served hereunder shall be furnished through one meter at, or compensated to, the available transmission voltage. Resale of service is not permitted hereunder.

MONTHLY RATE:

Customer Charge:

\$1,620.942.000.00

Demand Charges:

Base Demand Charge Capacity Payment Charge Conservation Charge \$7.69 9.30 per kW of Demand See Sheet No. 8.030.1

See Sheet No. 8.030.1

Non-Fuel Energy Charges:

Base Energy Charge Environmental Charge 0.932 1.069¢ per kWh See Sheet No. 8.030,1

Additional Charges:

Fuel Charge See Sheet No. 8.030.1 Storm Charge See Sheet No. 8.040 Franchise Fee See Sheet No. 8.031 Tax Clause See Sheet No. 8.031

Minimum: The Customer Charge plus the charge for the currently effective Base Demand.

DEMAND:

The Demand is the kW to the nearest whole kW, as determined from the Company's metering equipment for the 30-minute period of the Customer's greatest use during the month as adjusted for power factor.

TERM OF SERVICE:

Not less than one year.

RULES AND REGULATIONS:

Service under this schedule is subject to orders of governmental bodies having jurisdiction and to the currently effective "General Rules and Regulations for Electric Service" on file with the Florida Public Service Commission. In case of conflict between any provision of this schedule and said "General Rules and Regulations for Electric Service" the provision of this schedule shall apply.

Issued by: S. E. Romig, Director, Rates and Tariffs

Thirty-FirstSecond Revised Sheet No. 8.552
Cancels Thirtieth Thirty-First Revised Sheet No. 8.552

GENERAL SERVICE LARGE DEMAND - TIME OF USE (OPTIONAL)

RATE SCHEDULE: GSLDT-3

AVAILABLE:

In all territory served.

APPLICATION:

For electric service required for commercial or industrial lighting, power and any other purpose to any Customer who has established a measured demand of 2,000 kW or more. Customers with demands of less than 2,000 kW may enter an agreement for service under this schedule based on a minimum demand charge of 2,000 kW times the maximum demand charge at the available service supplied at a transmission voltage of 69 kV or higher.

SERVICE:

Three phase, 60 hertz at the available transmission voltage of 69 kV or higher. The Customer will provide and maintain all transformers and related facilities necessary for handling and utilizing the power and energy delivered hereunder. All service required by the Customer at each separate point of delivery served hereunder shall be firmished through one meter at, or compensated to, the available transmission voltage. Resale of service is not permitted hereunder.

MONTHLY RATE;

Customer Charge: \$1,620.942.000.00

Demand Charges:

Base Demand Charge \$7.69-9.30 per kW of Demand occurring during the On-Peak Period.

Capacity Payment Charge See Sheet No. 8.030.1 Conservation Charge See Sheet No. 8.030.1

 Non-Fuel Energy Charges:
 On-Peak Period
 Off-Peak Period

 Base Energy Charge
 1,217 +.043 ¢ per kWh
 -0.892 - 1,016 ¢ per kWh

Environmental Charge See Sheet No. 8.030.1

Additional Charges:

 Fuel Charge
 See Sheet No. 8.030.1

 Storm Charge
 See Sheet No. 8.040

 Franchise Fee
 See Sheet No. 8.031

 Tax Clause
 See Sheet No. 8.031

Minimum: The Customer Charge plus the charge for the currently effective Base Demand.

RATING PERIODS:

On-Peak:

November 1 through March 31: Mondays through Fridays during the hours from 6 a.m. to 10 a.m. and 6 p.m. to 10 p.m. excluding Thanksgiving Day, Christmas Day, and New Year's Day.

April 1 through October 31: Mondays through Fridays during the hours from 12 noon to 9 p.m. excluding Memorial Day, Independence Day, and Labor Day.

Off-Peak:

All other hours.

(Continued on Sheet No. 8.553)

Issued by: S. E. Romig, Director, Rates and Tariffs

Thirty NinthFortieth Revised Sheet No. 8.602 Cancels Thirty-EighthNinth Revised Sheet No. 8.602

SPORTS FIELD SERVICE (Closed Schedule)

RATE SCHEDULE: OS-2

AVAILABLE:

In all territory served.

APPLICATION:

This is a transitional rate available to municipal, county and school board accounts for the operation of a football, baseball or other playground, or civic or community auditorium, when all such service is taken at the available primary distribution voltage at a single point of delivery and measured through one meter, and who were active as of October 4, 1981. Customer may also elect to receive service from other appropriate rate schedules.

LIMITATION OF SERVICE:

Offices, concessions, businesses or space occupied by tenants, other than areas directly related to the operations above specified, are excluded hereunder and shall be separately served by the Company at utilization voltage. Not applicable when Rider TR is used.

MONTHLY RATE:

Customer Charge: \$115.80-125.00

Non-Fuel Energy Charges:

Base Energy Charge 6-784-7-455 c per kWh
Conservation Charge See Sheet No. 8.030.1
Capacity Payment Charge See Sheet No. 8.030.1
Environmental Charge See Sheet No. 8.030.1

Additional Charges:

 Fuel Charge
 See Sheet No. 8.030.1

 Storm Charge
 See Sheet No. 8.040

 Franchise Fee
 See Sheet No. 8.031

 Tax Clause
 See Sheet No. 8.031

Minimum Charge: \$145.89125.00

TERM OF SERVICE:

Pending termination by Florida Public Service Commission Order.

RULES AND REGULATIONS:

Service under this schedule is subject to orders of governmental bodies having jurisdiction and to the currently effective "General Rules and Regulations for Electric Service" on file with the Florida Public Service Commission. In case of conflict between any provision of this schedule and said "General Rules and Regulations for Electric Service" the provision of this schedule shall apply.

Issued by: S. E. Romig, Director, Rates and Tariffs

FLORIDA POWER & LIGHT COMPANY

Twenty-FifthSixth Revised Sheet No. 8.610 Cancels Twenty-FourthFifth Revised Sheet No. 8.610

METROPOLITAN TRANSIT SERVICE

RATE SCHEDULE: MET

AVAILABLE:

For electric service to Metropolitan Miami-Dade County Electric Transit System (METRORAIL) at each point of delivery required for the operation of an electric transit system on continuous and contiguous rights-of-way.

APPLICATION:

Service to be supplied will be three phase, 60 hertz and at the standard primary distribution voltage of 13,200 volts. All service required by Customer at each separate point of delivery served hereunder shall be furnished through one meter reflecting delivery at primary voltage. Resale of service is not permitted hereunder. Rider TR or a voltage discount is not applicable.

MONTHLY RATE:

Customer Charge:

\$449,67550,00

Demand Charges:

\$11,85-12,70 per kW of Demand See Sheet No. 8,030,1 Base Demand Charge

Capacity Payment Charge Conservation Charge

See Sheet No. 8.030,1

Non-Fuel Energy Charges:

Base Energy Charge 1.661-1.692 ¢ per kWh Environmental Charge See Sheet No. 8.030.1

Additional Charges:

See Sheet No. 8.030.1 Fuel Charge Storm Charge See Sheet No. 8 040 See Sheet No. 8.031 Franchise Fee See Sheet No. 8.031

Minimum: The Customer Charge plus the charge for the currently effective Base Demand.

DEMAND:

The billing Demand is the kW, at each point of delivery, to the nearest whole kW, as determined from the Company's recording type metering equipment, for the period coincident with the 30-minute period of the electric rail transit system's greatest use supplied by the Company during the month adjusted for power factor.

BILLING:

Each point of delivery shall be separately billed according to the monthly charges as stated herein. All billing units related to charges under this rate schedule shall be determined from metering data on a monthly basis and determined for each point of delivery on the same monthly billing cycle day.

TERMS OF SERVICE

Not less than one year.

RULES AND REGULATIONS:

Service under this schedule is subject to orders of governmental bodies having jurisdiction and to the currently effective "General Rules and Regulations for Electric Service" on file with the Florida Public Service Commission. In case of conflict between any provision of this schedule and said "General Rules and Regulations for Electric Service" the provision of this schedule shall apply.

Issued by: S. E. Romig, Director, Rates and Tariffs

Twenty-FifthSixth Revised Sheet No. 8.651 Cancels Twenty-FourthFifth Revised Sheet No. 8.651

	(Continued fi	rom Sheet No. 8.650)			
MONTHLY RATE:					
Delivery Voltage Level		Distribution belo	w 69 kV CILC-1(D)	69 kV & above CILC-I(T)	
Maximum Demand Level		200-499 kW	500 kW & above		
Customer Charge: \$2,220.262,225.00		\$112.42 125.00	\$168	63225.00	
Demand Charges:					
Base Demand Charges: per kW of Maximum	Demand	\$3.823.90	\$3,49	4.00	None
per kW of Load Contr \$1.973.00	ol On-Peak Demand	\$1.972.60	\$1,97	2,90	
per kW of Firm On-Pe \$8.6511.20	ak Demand	\$8.739.60	\$8,51	10.50	
Capacity Payment and C					
CILC-1(G)	See Sheet No. 8.030.1				
CILC-1(D) CILC-1(T)	See Sheet No. 8.030,1 See Sheet No. 8.030,1				
Non-Fuel Energy Charges:					
Base Energy Charges:		1 4221 100 /	0.00	annel a	
On-Peak Period charg	e per kwn	1.425 <u>1.480</u> ¢	0.82	2 <u>0.954</u> ¢	
Off-Peak Period charg	e per kWh	1.4251.480 ¢	0.823	20.954 ¢	
0.731 <u>0.900</u> ¢	. 7.00	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			
Environmental Charge	See Sheet No. 8.030.1				
Additional Charges:					
Fuel Charge	See Sheet No. 8.030.1				
Storm Charge	See Sheet No. 8.040				
Franchise Fee	See Sheet No. 8.031				
Tax Clause	See Sheet No. 8.031				
Minimum: The Custon	er Charge plus the Base Dem	and Charges.			

Issued by: S. E. Romig, Director, Rates and Tariffs Effective: April January 1, 20162017

FLORIDA POWER & LIGHT COMPANY

Thirteenth Fourteenth Revised Sheet No. 8.680
Cancels Twelfth Thirteenth Revised Sheet No. 8.680

COMMERCIAL/INDUSTRIAL DEMAND REDUCTION RIDER (CDR) (OPTIONAL)

AVAILABLE:

In all territory served. Available to any commercial or industrial customer receiving service under Rate Schedules GSD-1, GSD7-1, GSLD-1, GSLD7-1, GSLD7-1, GSLD7-1, GSLD7-1, GSLD7-1, GSLD7-1, GSLD7-2, GSLD7-3, GSLD7-3, or HLFT through the execution of a Commercial/Industrial Demand Reduction Rider Agreement in which the load control provisions of this rider can feasibly be applied.

LIMITATION OF AVAILABILITY:

This Rider may be modified or withdrawn subject to determinations made under Commission Rules 25-17.0021(4), F.A.C., Goals for Electric Utilities and 25-6.0438, F.A.C., Non-Firm Electric Service - Terms and Conditions or any other Commission determination.

APPLICATION:

For electric service provided to any commercial or industrial customer receiving service under Rate Schedule GSD-1, GSDT-1, GSLD-1, GSLDT-1, GSLD-1, GSLD-2, GSLDT-3, or HLFT who as a part of the Commercial/Industrial Demand Reduction Rider Agreement between the Customer and the Company, agrees to allow the Company to control at least 200 kW of the Customer's load, or agrees to operate Backup Generation Equipment (see Definitions) and designate (if applicable) additional controllable demand to serve at least 200 kW of the Customer's own load during periods when the Company is controlling load. A Customer shall enter into a Commercial/Industrial Reduction Demand Rider Agreement with the Company to be eligible for this Rider. To establish the initial qualification for this Rider, the Customer must have had a Utility Controlled Demand during the summer Controllable Rating Period (April 1 through October 31) for at least three out of seven months of at least 200 kW greater than the Firm Demand level specified in Section 4 of the Commercial/Industrial Demand Reduction Rider Agreement. The Utility Controlled Demand shall not be served on a firm service basis until service has been terminated under this Rider.

LIMITATION OF SERVICE:

Customers participating in the General Service Load Management Program (FPL "Business On Call" Program) are not eligible for this Rider.

MONTHLY RATE:

All rates and charges under Rate Schedules GSD-1, GSDT-1, GSLDT-1, GSLDT-1, GSLDT-2, GSLDT-2, GSLDT-3, GSLDT-3, HLFT shall apply. In addition, the applicable Monthly Administrative Adder and Utility Controlled Demand Credit shall apply.

MONTHLY ADMINISTRATIVE ADDER:

Rate Schedule	Adder
GSD-1	\$84.34100.00
GSDT-1, HLFT (21-499 kW)	\$84.31100.00
GSLD-1, GSLDT-1, FILFT (500-1,999 kW)	\$140,52150.00
GSLD-2, GSLDT-2, FILFT (2,000 kW or greater)	\$56,2175.00
GSLD-3. GSLDT-3	\$533,99225.00

UTILITY CONTROLLED DEMAND CREDIT:

A monthly credit of (\$8.20) per kW is allowed based on the Customer's Utility Controlled Demand.

UTILITY CONTROLLED DEMAND;

The Utility Controlled Demand for a month in which there are no load control events during the Controllable Rating Period shall be the sum of the Customer's kWh usage during the hours of the applicable Controllable Rating Period, divided by the total number of hours in the applicable Controllable Rating Period, less the Customer's Firm Demand.

In the event of Load Control occurring during the Controllable Rating Period, the Utility Controlled Demand shall be the sum of the Customer's kWh usage during the hours of the applicable Controllable Rating Period less the sum of the Customer's kWh usage during the Load Control Period, divided by the number of non-load control hours occurring during the applicable Controllable Rating Period, less the Customer's Firm Demand.

(Continued on Sheet No. 8.681)

Issued by: S. E. Romig, Director, Rates and Tariffs

Thirteenth Fourteenth Revised Sheet No. 8.715
Cancels Twelfth Thirteenth Revised Sheet No. 8.715

STREET LIGHTING

RATE SCHEDULE: SL-1

AVAILABLE:

In all territory served.

APPLICATION:

For lighting streets and roadways, whether public or private, which are thoroughfares for normal flow of vehicular traffic. Lighting for other applications such as: municipally and privately-owned parking lots; parks and recreational areas; or any other area not expressly defined above, is not permitted under this schedule—except for lighting in such an application that was already under this schedule prior to July 9, 1992. Lamp replacement and energy-only service is available to existing customer facilities taking service under this rate prior to January 1, 2017.

TYPE OF INSTALLATION:

FPL-owned fixtures normally will be mounted on poles of FPL's existing distribution system and served from overhead wires. On request of the Customer, FPL will provide special poles or underground wires at the charges specified below. Customer-owned systems will be of a standard type and design, permitting service and lamp replacement at no abnormal cost to FPL.

SERVICE:

Service includes lamp renewals, patrol, energy from dusk each day until dawn the following day and maintenance of FPL-owned Street Lighting Systems.

LIMITATION OF SERVICE:

For Mercury Vapor, Fluorescent and Incandescent luminaires, no additions or changes in specified human output on existing installations will be permitted under this schedule after October 4, 1981 except where such additional lights are required in order to match existing installations.

Stand-by or resale service is not permitted hereunder.

CUSTOMER CONTRIBUTIONS:

A Contribution-in-Aid-of-Construction (CIAC) will be required for:

- a) the differential cost between employing rapid construction techniques in trenching, backfilling and pole installation work where no obstructions exist, and the added cost to overcome obstructions such as sprinkler systems, paved surfaces (such as sidewalks, curbs, gutters, and roadways), landscaping, sodding and other obstructions encountered along the Street Light System installation route, including repair and replacement. If the Customer elects to perform work such as trenching and restoration, they will be reimbursed by FPL with a credit (not to exceed the total CIAC cost) for the value of this work as determined by FPL;
- b) the installation cost of any new overhead distribution facilities and/or the cost of alterations to existing distribution facilities which are required in order to serve the Street Lighting System less four (4) times the additional annual non-fuel energy revenue generated by the installation or alteration of the Street Lighting System, plus where underground facilities are installed, the differential installation cost between underground and overhead distribution facilities.

These costs shall be paid by the Customer prior to the initiation of any construction work by FPL. The Customer shall also pay any additional costs associated with design modifications requested after the original estimate has been made.

(Continued on Sheet No. 8.716)

Issued by: S. E. Romig, Director, Rates and Tariffs Effective: March 7, 2003 January 1, 2017

Thirtieth Thirty-First Revised Sheet No. 8.716
Cancels Twenty-Ninth Thirtieth Revised Sheet No. 8.716

(Continued from Sheet No. 8.715)

REMOVAL OF FACILITIES:

If Street Lighting facilities are removed either by Customer request or termination or breach of the agreement, the Customer shall pay FPL an amount equal to the original installed cost of the removed facilities less any salvage value and any depreciation (based on current depreciation rates as approved by the Florida Public Service Commission) plus removal cost.

MON	THLY	RATE

famile.	inaire		Lamp S	Size	L107-75.4	Char	Uni	PL-Owned		Charge for Cus	****
Тур			Initial Lumens/	Watts	kWh/Mo. Estimate	Fixtures	Mainte- nance	Non-Fuel	Total	Relamping Energy	Only
High P	ressure										
Sodiun	n Vapor		6,300	70	29	\$3,743,89	1.761	85 0.770.83	6.276.57	\$2.562.69	\$0.770.83
11	11		9,500	100	41	\$3.813.96	1.771	.86 1.091.17	6.676.99	\$2.893.04	\$1.091.17
н	30		16,000	150	60	\$3,034.08	1.801	89 4.591.71	7.327.68	\$3,423.61	\$1.591.71
16	11		22,000	200	88	\$5,956.18	2.202	41 2.332.51	10.5711.10	\$4.634.90	\$2,332,51
ж			50,000	400	168	\$6,016,24	2.302	42 4.464.79	42,7713.45	\$6,777.19	\$4.464.79
ж	181	#	27,500	250	116	\$6.33	2.50	3.08	11.91	\$5.58	\$3.086.58
2.63	3 3.31	12	52\$5.91	\$3.31							-
111		#	140,000	1,000	411	\$9.53	4.48	10.90	24.91	\$15,479,90	4.71
11.7	71	26	32\$16,46	\$10	9011.71					111111111111111111111111111111111111111	E.m.
Mercur	y Vapor	*	6,000	140	62	\$2,953.07	1.581	.66 4.641.77	6,176,50	\$3,253,44	\$1.641.77
		+	8,600	175	77	\$3.003.12	1.58	2.04	6.62	\$3.651.66	2.196.97
\$3.5	86	\$2	.042.19			4.00					
	11	*	11,500	250	104	\$5.015.21	2.282	40 2.762.96	10.0510.57	\$5.085.37	\$2,762.96
11	110	*	21,500	400	160	\$4,995.18	2.242	36 4.244.56	11,4712,10	\$6.526.93	\$4.244.56

^{*} These units are closed to new FPL installations.

Charges for other FPL-owned facilities:

Wood pole used only for the street lighting system	\$4.544.92
Concrete pole used only for the street lighting system	\$6.236.74
Fiberglass pole used only for the street lighting system	\$7.377.98
Steel pole used only for the street lighting system *	\$6.236.74
Underground conductors not under paving	3.563.810 ¢ per foot
Underground conductors under paying	8.719.310 ¢ per foot

The Underground conductors under paving charge will not apply where a CIAC is paid pursuant to section "a)" under "Customer Contributions." The Underground conductors not under paving charge will apply in these situations.

(Continued on Sheet No. 8.717)

Issued by: S. E. Romig, Director, Rates and Tariffs

^{**} The non-fuel energy charge is <u>1.6522.850 ¢</u> per kWh.

*** Bills rendered based on "Total" charge. Unbundling of charges is not permitted.

**** New customer-owned facilities are closed to this rate effective January 1, <u>2017</u>.2017.

Nineteenth Twentieth Revised Sheet No. 8.717
Cancels Eighteenth Nineteenth Revised Steet No. 8.717

(Continued from Sheet No. 8.716)

On Customer-owned Street Lighting Systems, where Customer contracts to relamp at no cost to FPL, the Monthly Rate for non-fuel energy shall be 2.7452.850 ¢ per kWh of estimated usage of each unit plus adjustments. On Street Lighting Systems, where the Customer elects to install Customer-owned monitoring systems, the Monthly Rate for non-fuel energy shall be 2.7552.850 ¢ per kWh of estimated usage of each monitoring unit plus adjustments. The minimum monthly kWh per monitoring device will be 1 kilowatt-hour per month, and the maximum monthly kWh per monitoring device will be 5 kilowatt-hours per month.

During the initial installation period:

Facilities in service for 15 days or less will not be billed;

Facilities in service for 16 days or more will be billed for a full month.

WILLFUL DAMAGE:

Upon the second occurrence of willful damage to any FPL-owned facilities, the Customer will be responsible for the cost incurred for repair or replacement. If the lighting fixture is damaged, based on prior written instructions from the Customer, FPL will:

- a) Replace the fixture with a shielded cutoff cobrahead. The Customer shall pay \$280.00 for the shield plus all associated costs. However, if the Customer chooses to have the shield installed after the first occurrence, the Customer shall only pay the \$280.00 cost of the shield; or
- Replace with a like unshielded fixture. For this, and each subsequent occurrence, the Customer shall pay the costs specified under "Removal of Facilities"; or
- c) Terminate service to the fixture.

Option selection shall be made by the Customer in writing and apply to all fixtures which FPL has installed on the Customer's behalf. Selection changes may be made by the Customer at any time and will become effective ninety (90) days after written notice is received.

Conservation Charge
Capacity Payment Charge
Environmental Charge
Fuel Charge
See Sheet No. 8.030.1
Storm Charge
Fee Sheet No. 8.030.1
Storm Charge
See Sheet No. 8.040
Franchise Fee
See Sheet No. 8.041
Tax Clause
See Sheet No. 8.031

SPECIAL CONDITIONS:

Customers whose lights are turned off during sea turtle nesting season will receive a credit equal to the fuel charges associated with the fixtures that are turned off.

TERM OF SERVICE:

Initial term of ten (10) years with automatic, successive five (5) year extensions unless terminated in writing by either FPL or the Customer at least ninety (90) days prior to the current term's expiration.

RULES AND REGULATIONS:

Service under this schedule is subject to orders of governmental bodies having jurisdiction and to the currently effective "General Rules and Regulations for Electric Service" on file with the Florida Public Service Commission. In case of conflict between any provision of this schedule and said "General Rules and Regulations for Electric Service", the provision of this schedule shall apply.

Issued by: S. E. Romig, Director, Rates and Tariffs

Original Sheet No. 8.718

STREET LIGHTING METERED SERVICE

RATE SCHEDULE: SL-1M

AVAILABLE:

In all territory served.

APPLICATION:

For customer-owned lighting of streets and roadways, whether public or private, which are thoroughfares for normal flow of vehicular traffic. Lighting for other applications such as: municipally and privately-owned parking lots; parks and recreational areas; or any other area not expressly defined above, is not permitted under this schedule.

SERVICE:

Single phase, 60 hertz and at any available standard voltage. All service required on premises by Customer shall be furnished through one meter. Resale of service is not permitted hereunder.

MONTHLY RATE:

Customer Charge:

\$13,00

Non-Fuel Energy Charges:

Base Energy Charge 2.795 ¢ per kWh
Conservation Charge See Sheet No. 8.030
Capacity Payment Charge See Sheet No. 8.030
Environmental Charge See Sheet No. 8.030

Additional Charges:

Fuel Charge See Sheet No. 8.030
Storm Charge See Sheet No. 8.040
Franchise Fee See Sheet No. 8.031
Tax Clause See Sheet No. 8.031

Minimum:

\$13.00

TERM OF SERVICE:

Not less than one (1) year.

RULES AND REGULATIONS:

Service under this schedule is subject to orders of governmental bodies having jurisdiction and to the currently effective "General Rules and Regulations for Electric Service" on file with the Florida Public Service Commission. In case of conflict between any provision of this schedule and said "General Rules and Regulations for Electric Service" the provision of this schedule shall apply.

Issued by: S. E. Romig, Director, Rates and Tariffs

SixteenthSeventeenth Revised Sheet No. 8.720 Cancels FifteenthSixteenth Revised Sheet No. 8.720

PREMIUM LIGHTING

RATE SCHEDULE: PL-1

AVAILABLE:

In all territory served.

APPLICATION:

FPL-owned lighting facilities not available under rate schedule SL-1 and OL-1. To any Customer for the sole purpose of lighting streets, roadways and common areas, other than individual residential locations. This includes but is not limited to parking lots, homeowners association common areas, or parks.

SERVICE:

Service will be unmetered and will include lighting installation, lamp replacement and facilities maintenance for FPL-owned lighting systems. It will also include energy from dusk each day until dawn the following day.

The Company, while exercising reasonable diligence at all times to furnish service hereunder, does not guarantee continuous lighting and will not be liable for damages for any interruption, deficiency or failure of service, and reserves the right to interrupt service at any time for necessary repairs to lines or equipment.

LIMITATION OF SERVICE:

Installation shall be made only when, in the judgement of the Company, the location and the type of the facilities are, and will continue to be, easily and economically accessible to the Company equipment and personnel for both construction and maintenance.

Stand-by, non-firm, or resale service is not permitted hereunder.

TERM OF SERVICE:

The term of service is (20) twenty years. At the end of the term of service, the Customer may elect to execute a new agreement based on the current estimated replacement costs. The Company will retain ownership of these facilities.

FACILITIES PAYMENT OPTION:

The Customer will pay for the facilities in a lump sum in advance of construction. The amount will be the Company's total work order cost for these facilities times the Present Value Revenue Requirement (PVRR) multiplier of 1.1941.1.1942. Monthly Maintenance and Energy charges will apply for the term of service.

FACILITIES SELECTION:

Facilities selection shall be made by the Customer in writing by executing the Company's Premium Lighting Agreement.

(Continued on Sheet No. 8.721)

Issued by: S. E. Romig, Director, Rates and Tariffs

Twenty-FifthSixth Revised Sheet No. 8.721 Cancels Twenty-FourthFifth Revised Sheet No. 8.721

(Continued from Sheet No. 8.720)

MONTHLY RATE:

Facilities:

Monthly rate is zero, for Customer's who have executed a Premium Lighting Agreement before Paid in full:

March 1, 2010:

1.3621.358% of total work order cost. 0.9250.920% of total work order cost. 10 years payment option: 20 years payment option:

FPL's estimated costs of maintaining lighting facilities. Maintenance:

Billing: FPL reserves the right to assess a charge for the recovery of any dedicated billing system

developed solely for this rate.

KWH Consumption for fixtures shall be estimated using the following formula: Energy:

KWH=Unit Wattage (usage) x 353,3 hours per month 1000

2.7552,850 e/kWh Non-Fuel Energy

See Sheet No. 8,030.1 Conservation Charge

See Sheet No. 8.030.1 Capacity Payment Charge

See Sheet No. 8.030.1 Environmental Charge

See Sheet No. 8.030.1 Fuel Charge Storm Charge See Sheet No. 8,040

See Sheet No. 8.031 Franchise Fee

Tax Clause See Sheet No. 8.031

During the initial installation period:

Facilities in service for 15 days or less will not be billed;

Facilities in service for 16 days or more will be billed for a full month.

MINIMUM MONTHLY BILL:

The minimum monthly bill shall be the applicable Facilities Maintenance and Billing charges.

(Continued on Sheet No. 8.722)

Issued by: S. E. Romig, Director, Rates and Tariffs

SeventhEighth Revised Sheet No. 8.722 Cancels SixthSeventh Revised Sheet No. 8.722

(Continued from Sheet No. 8.721)

EARLY TERMINATION:

If the Customer no longer wishes to receive service under this schedule, the Customer may terminate the Premium Lighting Agreement by giving at least (90) ninety days advance written notice to the Company. Upon early termination of service, the Customer shall pay an amount computed by applying the following Termination Factors to the installed cost of the facilities, based on the year in which the Agreement was terminated. These Termination Factors will not apply to Customers who elected to pay for the facilities in a lump sum in lieu of a monthly payment.

FPL may also charge the Customer for the cost to the utility for removing the facilities.

Ten (10) Years Payment Option	Termination Factor	Twenty (20) Years Payment Option	Termination Factor
-	. 12422 1672		
1	1.19111.1942	1	1.19111.1912
2 3	1.03061.0312	2	1.08311.0838
3	0.94730.9475	3	1.05631.0568
4	0.8575	4	1.02751.0277
5	0.76080.7605	5	0.99650.9964
6	0.65650.6560	6	0.96300.9627
7	0.54410.5435	7	0.92690.9264
8	0.42300.4224	8	0.88800.8873
9	0.29240.2919	9	0.84610.8452
10	0.15170.1513	10	0.80090.7999
>10	0.0000	11	0.75230.7510
		12	0.69980.6984
		13	0.64320.6418
		14	0.58230.5808
		15	0.51660.5151
		16	0.44580.4443
		17	0.36950.3681
		18	0.28720.2861
		19	0.19850.1977
		20	0.10300.1025
		>20	0.0000

WILLFUL DAMAGE:

In the event of willful damage to these facilities, FPL will provide the initial repair of each installed item at its expense. Upon the second occurrence of willful damage, and subsequent occurrence to these FPL-owned facilities, the Customer will be responsible for the cost for repair or replacement.

RULES AND REGULATIONS:

Service under this schedule is subject to orders of governmental bodies having jurisdiction and to the currently effective "General Rules and Regulations for Electric Service" on file with the Florida Public Service Commission. In case of conflict between any provision of this schedule and said "General Rules and Regulations for Electric Service", the provision of this schedule shall apply.

Issued by: S. E. Romig, Director, Rates and Tariffs

Twenty-SixthSeventh Revised Sheet No. 8.725
Cancels Twenty-FifthSixth Revised Sheet No. 8.725

OUTDOOR LIGHTING

RATE SCHEDULE OL-1

AVAILABLE:

In all territory served.

APPLICATION:

For year-round outdoor security lighting of yards, walkways and other areas. Lights to be served hereunder shall be at locations which are easily and economically accessible to Company equipment/chicles and personnel for construction and maintenance.

It is intended that Company-owned security lights will be installed on existing Company-owned electric facilities, or short extension thereto, in areas where a street lighting system is not provided or is not sufficient to cover the security lighting needs of a particular individual or location. Where more extensive security lighting is required, such as for large parking lots or other commercial areas, the Customer will provide the fixtures, supports and connecting wiring; the Company will connect to the Customer's system and provide the services indicated below.

SERVICE:

Service includes lamp renewals, energy from approximately dusk each day until approximately dawn the following day, and maintenance of Company-owned facilities. The Company will replace all burned-out lamps and will maintain its facilities during regular daytime working hours as soon as practicable following notification by the Customer that such work is necessary. The Company shall be permitted to enter the Customer's premises at all reasonable times for the purpose of inspecting, maintaining, installing and removing any or all of its equipment and facilities.

The Company, while exercising reasonable diligence at all times to furnish service hereunder, does not guarantee continuous lighting and will not be liable for damages for any interruption, deficiency or failure of service, and reserves the right to interrupt service at any time for necessary repairs to lines or equipment.

LIMITATION OF SERVICE:

This schedule is not available for service normally supplied on the Company's standard street lighting schedules. Company-owned facilities will be installed only on Company-owned poles. Customer-owned facilities will be installed only on Customer-owned poles. Overhead conductors will not be installed in any area designated as an underground distribution area, or any area, premises or location served from an underground source. Customer must have an active house or premise account associated with this service. Stand-by or resale service not permitted hereunder.

MONTHLY RATE:

		Lamp Siz	e		Charge for	or Comp	any-Owned		Charge for Customer- Unit (\$)	Owned
Luminaire		Initial		KWH/Mo.		Mainte-	Energy		Relamping/Energ	gy
Type	1	umens/W	atts	Estimate	Fixtures	nance	Non-Fuel	Total	Energy Onl	Y
High Pressure										
Sodium Vapor		6,300	70	29	\$5.05	\$1.851	90	\$0.810.84	7.717.79	\$2.662.69
\$0.810.84										
		9,500	100	41	\$5.16	\$1.851	.90	\$1.14 <u>1.19</u>	8.158.25	\$2.003.04
\$1.141.19										
11 11		16,000	150	60	\$5.34	\$1.881	93	\$1.671.74	8.899.01	\$3.553.62
\$1.671.74										
0 0		22,000	200	88	\$7.77	\$2,432	49	\$2.452.55	12.65 12.81	\$4.884.98
\$2.452.55										
11 0		50,000	400	168	\$8.27	\$2.302	45	\$4.674.88	45.3315.60	\$7.067.27
\$4.674.88										
11 11		12,000	150	60	\$5.745.34	\$2,151	93	\$1.571.74	9.569.01	\$3.823.89
\$1.671.74					-					
Mercury Vapor	*	6,000	140	62	\$3.88	\$1.661	70	\$1.721.80	7.267.38	\$3.383.46
A1 821 80		4.6.	3.0		1000	-				

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FLORIDA POWER & LIGHT COMPANY

Twenty-SixthSeventh Revised Sheet No. 8.725 Cancels Twenty-FifthSixth Revised Sheet No. 8.725

	. 10.00	*	8,600	175	77	\$3.90	\$1.661.70	\$2.142.23	7.707.83	\$3.803.89
11	142.23	*	21,500	400	160	\$6.39	\$2.342.40	\$4,454,64	13.1813.43	\$6.796.98
\$4.	454.64									

(Continued on Sheet No. 8.726)

Issued by: S. E. Romig, Director, Rates and Tariffs Effective: AprilJanuary 1, 20162017

These units are closed to new Company installations.

The non-fuel energy charge is -2.7802.902¢ per kWh.

FLORIDA POWER & LIGHT COMPANY

Twenty-FifthSixth Revised Sheet No. 8.726 Cancels Twenty-FourthFifth Revised Sheet No. 8.726

(Continued from Sheet No. 8.725)

Charges for other Company-owned facilities:

Wood pole and span of conductors: \$9.6911.14

Concrete pole and span of conductors: \$13.0815.03

Fiberglass pole and span of conductors: \$15.3817.68

Steel pole used only for the street lighting system*
Underground conductors (excluding trenching)
Down-guy, Anchor and Protector \$9.3410.13

For Customer-owned outdoor lights, where the Customer contracts to relamp at no cost to FPL, the monthly rate for non-fuel energy shall be \$9.34 \(\frac{2.902}{2.902} \) e per kWh of estimated usage of each unit plus adjustments.

 Conservation Charge
 See Sheet No. 8.030.1

 Capacity Payment Clause
 See Sheet No. 8.030.1

 Environmental Charge
 See Sheet No. 8.030.1

 Fuel Charge
 See Sheet No. 8.030.1

 Storm Charge
 See Sheet No. 8.040

 Franchise Fee
 See Sheet No. 8.031

 Tax Clause
 See Sheet No. 8.031

TERM OF SERVICE:

Not less than one year. In the event the Company installs any facilities for which there is an added monthly charge, the Term of Service shall be for not less than three years.

If the Customer terminates service before the expiration of the initial term of the agreement, the Company may require reimbursement for the total expenditures made to provide such service, plus the cost of removal of the facilities installed less the salvage value thereof, and less credit for all monthly payments made for Company-owned facilities.

WILLFUL DAMAGE:

In the event of willful damage to these facilities, FPL, will provide the initial repair of each installed item at its expense. Upon the second occurrence of willful damage, and subsequent occurrence to these FPL-owned facilities, the Customer will be responsible for the cost for repair or replacement.

RULES AND REGULATIONS:

Service under this schedule is subject to orders of governmental bodies having jurisdiction and to the currently effective "General Rules and Regulations for Electric Service" on file with the Florida Public Service Commission. In case of conflict between any provision of this schedule and said "General Rules and Regulations for Electric Service", the provision of this schedule shall apply.

COMPANY-OWNED FACILITIES:

Company-owned luminaires normally will be mounted on Company's existing distribution poles and served from existing overhead wires. The Company will provide one span of secondary conductor from existing secondary facilities to a Company-owned light at the Company sexpense. When requested by the Customer, and at the option of the Company, additional spans of wire or additional poles or underground conductors may be installed by the Company upon agreement by the Customer to use the facilities for a minimum of three years and pay each month the charges specified under MONTHLY RATE.

MONTHLY RATE

The Customer will make a lump sum payment for the cost of changes in the height of existing poles or the installation of additional poles in the Company's distribution lines or the cost of any other facilities required for the installation of lights to be served become

At the Customer's request, the Company-will upgrade to a higher level of illumination without a service charge when the changes are consistent with good engineering practices. The Customer will pay the Company the net costs incurred in making other lamp size charges. In all cases where laminating other lamp size charges, in all cases where laminating other lamp size.

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FLORIDA POWER & LIGHT COMPANY

Twenty-FifthSixth Revised Sheet No. 8.726
Cancels Twenty-FourthFifth Revised Sheet No. 8.726
luminaire or lamp size will begin as of the next regular billing date. A luminaire may be relocated at the Customer's request upon payment by the Customer of the costs of removal and reinstallation.

The Company will not be required to install equipment at any location where the service may be objectionable to others. If it is found after installation that the light is objectionable, the Company may terminate the service.

(Continued on Sheet No. 8.727)

Issued by: S. E. Romig, Director, Rates and Tariffs

FourthFifth Revised Sheet No. 8.727
Cancels ThirdFourth Revised Sheet No. 8.727

(Continued from Sheet No. 8.726)

At the Customer request, the Company will upgrade to a higher level of illumination without a service charge when the changes are consistent with good engineering practices. The Customer will pay the Company the net costs incurred in making other lamp size changes. In all cases where luminaries are replaced, the Customer will sign a new service agreement. Billing on the rate for the new luminaire or lamp size will begin as of the next regular billing date. A luminaire may be relocated at the Customer's request upon payment by the Customer of the costs of removal and reinstallation.

The Company will not be required to install equipment at any location where the service may be objectionable to others.

If it is found after installation that the light is objectionable, the Company may terminate the service.

When the Company relocates or removes its facilities to comply with governmental requirements, or for any other reason, either the Company or the Customer shall have the right, upon written notice, to discontinue service hereunder without obligation or liability.

SPECIAL CONDITIONS:

Customers whose lights are turned off during sea turtle nesting season will receive a credit equal to the fuel charges associated with the fixtures that are turned off.

CUSTOMER-OWNED FACILITIES:

Customer-owned luminaires and other facilities will be of a type and design specified by the Company to permit servicing and lamp replacement at no abnormal cost. The Customer will provide all poles, fixtures, initial lamps and controls, and circuits up to the point of connection to the Company's supply lines, and an adequate support for the Company-owned service conductors.

The Company will provide an overhead service drop from its existing secondary conductors to the point of service designated by the Company for Customer-owned lights. Underground service conductors will be installed in lieu of the overhead conductors at the Customer's request, and upon payment by the Customer of the installed cost of the underground conductors after allowance for the cost of equivalent overhead service conductors and any trenching and backfilling provided by the Customer.

DEFINITIONS:

A "Luminaire," as defined by the Illuminating Engineering Society, is a complete lighting unit consisting of a lamp (bulb), together with parts designed to distribute the light, to position and protect the lamp, and connect the lamp to the power supply.

A "Conventional" luminaire is supported by a bracket that is mounted on the side of an ordinary wood pole or an ornamental pole. This is the only type of luminaire offered where service is to be supplied from overhead conductors, although this luminaire may also be used when service is supplied from underground conductors.

A "Contemporary" luminaire is of modern design and is mounted on top of an ornamental pole. Underground conductors are required.

A "Traditional" luminaire resembles an Early American carriage lantern and is mounted on top of a pole. It requires an ornamental pole and underground conductors to a source of supply.

An "Ornamental" pole is one made of concrete or fiberglass.

Issued by: S. E. Romig, Director, Rates and Tariffs

FLORIDA POWER & LIGHT COMPANY

Forty-FirstSecond Revised Sheet No. 8.730 Cancels FortiethForty-First Revised Sheet No. 8.730

TRAFFIC SIGNAL SERVICE

RATE SCHEDULE: SL-2

AVAILABLE:

In all territory served.

APPLICATION:

Service for traffic signal lighting where the signal system and the circuit to connect with Company's existing supply lines are installed, owned and maintained by Customer- and were active prior to January 1, 2017.

SERVICE

Single phase, 60 hertz and approximately 120/240 volts or higher, at Company's option.

MONTHLY RATE:

Non-Fuel Energy Charges:

Base Energy Charge
Conservation Charge
Capacity Payment Charge
Environmental Charge
Es Sheet No. 8.030.1
See Sheet No. 8.030.1

Additional Charges:

Fuel Charge See Sheet No. 8.030.1
Storm Charge See Sheet No. 8.040
Franchise Fee See Sheet No. 8.031
Tax Clause See Sheet No. 8.031

Minimum: \$3.24 at each point of delivery.

Note: During the initial installation period of facilities:

Lights and facilities in service for 15 days or less will not be billed;

Lights and facilities in service for 16 days or more will be billed for a full month.

CALCULATED USAGE:

The Calculated Usage at each point of delivery shall be determined by operating tests or utilization of manufacturers' ratings and specifications. The monthly operation shall be based on a standard of 730 hours; however, that portion of the operation which is on a noncontinuous basis shall be adjusted to reflect such operation

TERM OF SERVICE:

Not less than one (1) billing period.

NOTICE OF CHANGES:

The Customer shall notify the Company at least 30 days prior to any change in rating of the equipment served or the period of operation.

RULES AND REGULATIONS:

Service under this schedule is subject to orders of governmental bodies having jurisdiction and to the currently effective "General Rules and Regulations for Electric Service" on file with the Florida Public Service Commission. In case of conflict between any provision of this schedule and said "General Rules and Regulations for Electric Service" the provision of this schedule shall apply.

Issued by: S. E. Romig, Director, Rates and Tariffs

Original Sheet No. 8.731

TRAFFIC SIGNAL METERED SERVICE

RATE SCHEDULE: SL-2M

AVAILABLE:

In all territory served.

APPLICATION:

Service for traffic signal lighting where the signal system and the circuit to connect with Company's existing supply lines are installed, owned and maintained by Customer.

SERVICE

Single phase, 60 hertz and approximately 120/240 volts or higher, at Company's option.

\$6.00

MONTHLY RATE:

Customer Charge:

Non-Fuel Energy Charges:

Base Energy Charge
Conservation Charge
Capacity Payment Charge
Environmental Charge
Environmental Charge
See Sheet No. 8.030
See Sheet No. 8.030

Additional Charges:

Fuel Charge See Sheet No. 8.030
Storm Charge See Sheet No. 8.040
Franchise Fee See Sheet No. 8.031
Tax Clause See Sheet No. 8.031

Minimum: \$6.00

TERM OF SERVICE:

Not less than one (1) year.

RULES AND REGULATIONS:

Service under this schedule is subject to orders of governmental bodies having jurisdiction and to the currently effective "General Rules and Regulations for Electric Service" on file with the Florida Public Service Commission. In case of conflict between any provision of this schedule and said "General Rules and Regulations for Electric Service" the provision of this schedule shall apply.

Issued by: S. E. Romig, Director, Rates and Tariffs

FourthFifth Revised Sheet No. 8.743
Cancels ThirdFourth Revised Sheet No. 8.743

RECREATIONAL LIGHTING

(Closed Schedule)

RATE SCHEDULE: RL-1

AVAILABLE:

In all territory served. Available to any customer, who, as of January 16, 2001, was either taking service pursuant to this schedule or had a fully executed Recreational Lighting Agreement with the Company.

APPLICATION:

For FPL-owned facilities for the purpose of lighting community recreational areas. This includes, but is not limited to, baseball, softball, football, soccer, tennis, and basketball.

SERVICE

Service will be metered and will include lighting installation, lamp replacement and facilities maintenance for FPL-owned lighting systems.

The Company, while exercising reasonable diligence at all times to furnish service hereunder, does not guarantee continuous lighting and will not be liable for damages for any interruption, deficiency or failure of service, and reserves the right to interrupt service at any time for necessary repairs to lines or equipment.

LIMITATION OF SERVICE:

Installation shall be made only when, in the judgement of the Company, the location and the type of the facilities are, and will continue to be, easily and economically accessible to the Company equipment and personnel for both construction and maintenance.

Stand-by, non-firm, or resale service is not permitted hereunder,

TERM OF SERVICE:

The term of service is (20) twenty years. At the end of the term of service, the Customer may elect to execute a new Agreement based on the current estimated replacement costs. The Company will retain ownership of these facilities.

FACILITIES PAYMENT OPTION:

The Customer will pay for the facilities in a lump sum in advance of construction. The amount will be the Company's total work order cost for these facilities times the Present Value Revenue Requirement (PVRR) multiplier of -1.1942. Monthly Maintenance and energy charges will apply for the term of service.

FACILITIES SELECTION:

Facilities selection shall be made by the Customer in writing by executing the Company's Recreational Lighting Agreement.

(Continued on Sheet No. 8.744)

Issued by: S. E. Romig, Director, Rates and Tariffs

FLORIDA POWER & LIGHT COMPANY

FourthFifth Revised Sheet No. 8.744 Cancels ThirdFourth Revised Sheet No. 8.744

(Continued from Sheet No. 8.743)

MONTHLY RATE:

Facilities:

Paid in full: Monthly rate is zero.

10 years payment option: 1,358% of total work order cost.*
20 years payment option: 0,920% of total work order cost.*

* Both (10) ten and (20) twenty year payment options are closed to new service, and are only available for the duration of the term of service of those customers that have fully executed a Recreational Lighting Agreement with the Company before January 16, 2001.

Maintenance: FPL's estimated costs of maintaining lighting facilities.

Billing: FPL reserves the right to assess a charge for the recovery of any dedicated billing system

developed solely for this rate.

Charge Per Month: Company's otherwise applicable general service rate schedule.

Conservation Charge See Sheet No. 8,030,1

Capacity Payment Charge See Sheet No. 8,030,1

Environmental Charge See Sheet No. 8.030,1

Fuel Charge See Sheet No. 8.030.1
Storm Charge See Sheet No. 8.040
Franchise Fee See Sheet No. 8.031

Tax Clause See Sheet No. 8.031

MINIMUM MONTHLY BILL:

As provided in the otherwise applicable rate schedule, plus the Facilities Maintenance and Billing charges.

(Continued on Sheet No. 8.745)

Issued by: S. E. Romig, Director, Rates and Tariffs

ThirdFourth Revised Sheet No. 8.745
Cancels SecondThird Revised Sheet No. 8.745

(Continued from Sheet No. 8.744)

EARLY TERMINATION:

If the Customer no longer wishes to receive service under this schedule, the Customer may terminate the Recreational Lighting Agreement by giving at least (90) ninety days advance written notice to the Company. Upon early termination of service, the Customer shall pay an amount computed by applying the following Termination Factors to the installed cost of the facilities, based on the year in which the Agreement was terminated. These Termination Factors will not apply to Customers who elected to pay for the facilities in a lump sum in lieu of a monthly payment.

FPL may also charge the Customer for the cost to the utility for removing the facilities.

Ten (10) Years Payment Option	Termination Factor	Twenty (20) Years Payment Option	Termination Factor
1	1.19411.1942	I	1.19411.1942
2	1.03061.0312	2	1.08311.0838
2 3	0.94730.9475	2 3	1.05631.0568
4	0.85750.8575	4	1.02751.0277
5	0.76080.7605	5	0.99650.9964
6	0.65650.6560	6	0.96300.9627
7	0.54410.5435	7	0.92690.9264
8	0.42300.4224	8	0.88800.8873
9	0.29240.2919	9	0.84610.8452
10	0.15170.1513	10	0.80090.7999
>10	0.0000	11	0.75230.7510
	3/3444	12	0.69980.6984
		13	0.64320.6418
		14	0.58230.5808
		15	0.51660.5151
		16	0.44580.4443
		17	0.36950.3681
		18	0.28720.2861
		19	0.19850.1977
		20	0.10300.1025
		>20	0.0000

WILLFUL DAMAGE:

In the event of willful damage to these facilities, FPL will provide the initial repair of each installed item at its expense. Upon the second occurrence of willful damage, and subsequent occurrence to these FPL-owned facilities, the Customer will be responsible for the cost for repair or replacement.

RULES AND REGULATIONS:

Service under this schedule is subject to orders of governmental bodies having jurisdiction and to the currently effective "General Rules and Regulations for Electric Service" on file with the Florida Public Service Commission. In case of conflict between any provision of this schedule and said "General Rules and Regulations for Electric Service", the provision of this schedule shall apply.

Issued by: S. E. Romig, Director, Rates and Tariffs

FifteenthSixteenth Revised Sheet No. 8.750
Cancels FourteenthFifteenth Revised Sheet No. 8.750

STANDBY AND SUPPLEMENTAL SERVICE

RATE SCHEDULE: SST-1

AVAILABLE:

In all territory served by the Company. Service under this rate schedule is on a customer by customer basis subject to the completion of arrangements necessary for implementation.

APPLICATION:

For electric service to any Customer, at a point of delivery, whose electric service requirements for the Customer's load are supplied or supplemented from the Customer's generation equipment at that point of service and require standby and/or supplemental service. For purposes of determining applicability of this rate schedule, the following definitions shall be used:

- (1) "Standby Service" means electric energy or capacity supplied by the Company to replace energy or capacity ordinarily generated by the Customer's own generation equipment during periods of either scheduled (maintenance) or unscheduled (backup) outages of all or a portion of the Customer's generation.
- (2) "Supplemental Service" means electric energy or capacity supplied by the Company in addition to that which is normally provided by the Customer's own generation equipment.

A Customer is required to take service under this rate schedule if the Customer's total generation capacity is more than 20% of the Customer's total electrical load and the Customer's generators are not for emergency purposes only.

Customers taking service under this rate schedule shall enter into a Standby and Supplemental Service Agreement ("Agreement"); however, failure to execute such an agreement will not pre-empt the application of this rate schedule for service.

SERVICE:

Three phase, 60 hertz, and at the available standard voltage. All service supplied by the Company shall be furnished through one metering point. Resale of service is not permitted hereunder.

Transformation Rider - TR, Sheet No. 8.820, does not apply to Standby Service.

MONTHLY RATE:

Delivery Voltage:		Below 69 k	1	69kV & Above
Contract Standby Demand:	SST-1(D1) Below 500 kW	SST-1(D2) 500 to 1,999 kW	SST-1(D3) 2,000 kW & Above	SST-I(T) All Levels
Customer Charge:	\$112.42	5112-12	\$421.57 <u>125.00</u>	\$125.00
\$425.00 \$4,634.991,800.00 Demand Charges:				
Base Demand Charges:				
Distribution Demand Charge per				
kW of Contract Standby Demand	\$3.033.00	\$3.033.00	\$3.033,00	N/A
Reservation Demand Charge per kW	\$1.171.48	\$1.171.48	\$1.171,48	\$1,221,33
Daily Demand Charge				
per kW for each daily maximum On-Peak Standby Demand	\$0.570.70	\$0.570.70	\$0,570.70	\$0.340.44

Capacity Payment and Conservation Charges See Sheet No. 8.030,1

(Continued on Sheet No. 8,751)

Issued by: S. E. Romig, Director, Rates and Tariffs

FLORIDA POWER & LIGHT COMPANY

Twenty-Second Third Revised Sheet No. 8,751
Cancels Twenty-FirstSecond Revised Sheet No. 8,751

(Continued from Sheet No. 8.750)

 Below 69 kV
 69 kV & Above

 SST-I(D1)
 SST-I(D2)
 SST-I(D3)
 SST-I(T)

 Below 500 kW
 500 to 1,999 kW
 2,000 kW & Above
 All Levels

Contract Standby Demand: Non-Fuel Energy Charges: Base Energy Charges:

On-Peak Period charge per kWh 0.9840.707 ¢ 0.9840.707 ¢ 0.9840.707 ¢

0.9570.707 €

Off-Peak Period charge per kWh 0.9840.707 ¢ 0.9840.707 ¢ 0.9840.707 ¢

Environmental Charge See Sheet No. 8.030.1

Additional Charges:

Fuel Charge See Sheet No. 8.030.1 Storm Charge See Sheet No. 8.040 Franchise Fee See Sheet No. 8.031 Tax Clause See Sheet No. 8.031

Minimum: The Customer Charge plus the Base Demand Charges.

DEMAND CALCULATION:

The Demand Charge for Standby Service shall be (1) the charge for Distribution Demand <u>plus</u> (2) the greater of the sum of the Daily Demand Charges or the Reservation Demand Charge times the maximum On-Peak Standby Demand actually registered during the month <u>plus</u> (3) the Reservation Demand Charge times the difference between the Contract Standby Demand and the maximum On-Peak Standby Demand actually registered during the month.

SUPPLEMENTAL SERVICE

Supplemental Service shall be the total power supplied by the Company minus the Standby Service supplied by the Company during the same metering period. The charge for all Supplemental Service shall be calculated by applying the applicable retail rate schedule, excluding the customer charge.

RATING PERIODS:

On-Peak:

November 1 through March 31: Mondays through Fridays during the hours from 6 a.m. to 10 a.m. and 6 p.m. to 10 p.m. excluding Thanksgiving Day, Christmas Day, and New Year's Day.

April 1 through October 31: Mondays through Fridays during the hours from 12 noon to 9 p.m. excluding Memorial Day, Independence Day, and Labor Day.

Off-Peak:

All other hours.

CONTRACT STANDBY DEMAND:

The level of Customer's generation requiring Standby Service as specified in the Agreement. This Contract Standby Demand will not be less than the maximum load actually served by the Customer's generation during the current month or prior 23-month period less the amount specified as the Customer's load which would not have to be served by the Company in the event of an outage of the Customer's generation equipment. For a Customer receiving only Standby Service as identified under Special Provisions, the Contract Standby Demand shall be maximum load actually served by the Company during the current month or prior 23-month period.

A Customer's Contract Standby Demand may be re-established to allow for the following adjustments:

 Demand reduction resulting from the installation of FPL Demand Side Management Measures or FPL Research Project efficiency measures; or

(Continued on Sheet No. 8.752)

Issued by: S. E. Romig, Director, Rates and Tariffs

Twenty-EirstSecond Revised Sheet No. 8.760 Cancels TwentiethTwenty-First Revised Sheet No. 8.760

INTERRUPTIBLE STANDBY AND SUPPLEMENTAL SERVICE (OPTIONAL)

RATE SCHEDULE: ISST-1

AVAILABLE:

In all territory served by the Company, Service under this rate schedule is on a customer by customer basis subject to the completion of arrangements necessary for implementation.

LIMITATION OF AVAILABILITY:

This schedule may be modified or withdrawn subject to determinations made under Commission Rule 25-6.0438, F.A.C., Non-Firm Electric Service - Terms and Conditions or any other Commission determination.

APPLICATION:

A Customer who is eligible to receive service under the Standby and Supplemental Service (SST-1) rate schedule may, as an option, take service under this rate schedule, unless the Customer has entered into a contract to sell firm capacity and/or energy to the Company, and the Customer eannot restart its generation equipment without power supplied by the Company, in which case the Customer may only receive Standby and Supplemental Service under the Company's SST-1 rate schedule.

Customers taking service under this rate schedule shall enter into an Interruptible Standby and Supplemental Service Agreement ("Agreement"). This interruptible load shall not be served on a firm service basis until service has been terminated under this rate schedule.

SERVICE:

Three phase, 60 hertz, and at the available standard voltage.

A designated portion of the Customer's load served under this schedule is subject to interruption by the Company. Transformation Rider-TR, where applicable, shall only apply to the Customer's Contract Standby Demand for delivery voltage below 69 kV. Resale of service is not permitted hereunder.

THLY RATE: STANDBY SERVICE		Distribution Below 69 kV	Transmission
Delivery Voltage:		ISST-1(D)	ISST-I(T)
Customer Charge:		\$421.57_125.00	\$2,125.831.800.0
Demand Charges:			
Base Demand Charges: Distribution Demand Charge per kW (of Contract Standby Damand	\$3.033.00	N/A
Reservation Demand Charge per kW of	of Interruptible Standby Demand	\$0,160.25	\$0.240.30
Reservation Demand Charge per kW of	of Firm Standby Demand	\$1.171.48	\$0,971.33
Daily Demand Charge per kW for each Interruptible Standby Demand		\$0.070,70	\$0.090.44
Daily Demand Charge per kW for each Firm Standby Demand	dany maximum On-reak	\$0.570.12	
Tim Status Johnson	\$0.450.12 Capacity Payme See Sheet No. 8.030.1		1 Charges
Non-Fuel Energy Charges:			
Base Energy Charges:		0.9840.707 €	0.9000.707e
On-Peak Period charge per kWh Off-Peak Period charge per kWh		0.9840.707 c	0.9000,7078
Environmental Charge	See Sheet No. 8.030.1		0.9000.7076
1	Continued on Sheet No. 8.761)		

Issued by: S. E. Romig, Director, Rates and Tariffs

Effective: April January 1, 2016 2017

Fifteenth Sixteenth Revised Sheet No. 8.820
Cancels Fourteenth Fifteenth Revised Sheet No. 8.820

TRANSFORMATION RIDER - TR

AVAILABLE:

In all territory served.

APPLICATION:

In conjunction with any commercial or industrial rate schedule specifying delivery of service at any available standard voltage when Customer takes service from available primary lines of 2400 volts or higher at a single point of delivery.

MONTHLY CREDIT:

The Company, at its option, will either provide and maintain transformation facilities equivalent to the capacity that would be provided if the load were served at a secondary voltage from transformers at one location or, when Customer furnishes transformers, the Company will allow a monthly credit of \$0.300.15 per kW of Billing Demand. Any transformer capacity required by the Customer in excess of that provided by the Company hereunder may be rented by the Customer at the Company's standard rental charge.

The credit will be deducted from the monthly bill as computed in accordance with the provisions of the Monthly Rate section of the applicable Rate Schedule before application of any discounts or adjustments. No monthly bill will be rendered for an amount less than the minimum monthly bill called for by the Agreement for Service.

SPECIAL CONDITIONS:

The Company may change its primary voltage at any time after reasonable advance notice to any Customer receiving credit hereunder and affected by such change, and the Customer then has the option of changing its system so as to receive service at the new line voltage or of accepting service (without the benefit of this rider) through transformers supplied by the Company.

RULES AND REGULATIONS:

Service under this schedule is subject to orders of governmental bodies having jurisdiction and to the currently effective "General Rules and Regulations for Electric Service" on file with the Florida Public Service Commission. In case of conflict between any provision of this schedule and said "General Rules and Regulations for Electric Service" the provision of this schedule shall apply.

Issued by: S. E. Romig, Director, Rates and Tariffs Effective: April January 1, 20162017

Sixty-Second Third Revised Sheet No. 8.830 Cancels Sixty-First Second Revised Sheet No. 8.830

SE		<u>TME OF USE RIDER – SDT</u> IONAL)	<u>R</u>	
RIDER: SDTR				
AVAILABLE: In all territory served,				
APPLICATION: For electric service required for commercia This is an optional rate available to custom Schedules.				
SERVICE: Single or three phase, 60 hertz and at any av one meter. Resale of service is not permitted		All service required on premise	s by Customer shall l	ne furnished thr
MONTHLY RATE: OPTION A: Non-Seasonal Standard Rate	SDTR-J	SDTR-2	SDTR-3	
Annual Maximum Demand	21-499 kW	500-1,999 kW	2,000 kW or	greater
Customer Charge: \$219.22225.00	\$26.9725.00	\$61.837	5.00	
Demand Charges: Seasonal On-peak Demand Charg Per kW of Seasonal On-peak Demand	ge \$9.60 <u>10.10</u>	\$10.4711.40		\$10.8112.00
Non-Seasonal Demand Charge \$9.5711.18	\$7.92	\$9.128.90	\$10.80	
Per kW of Non- Seasonal Maximum Demand				
Capacity Payment Charge: Conservation Charge:	See Sheet No. 8.030 See Sheet No. 8.030			
Energy Charges:				
Base Seasonal On-Peak Per kWh of Seasonal On-Peak Energy	7.2788.093 ¢	5.0405	648 ¢	4.3024.538 ¢
Base Seasonal Off-Peak Per kWh of Seasonal	4-374 <u>1,459</u> ¢	1.035 <u>1.</u>	143 €	0.931 <u>1.112</u> ¢
Off-Peak Energy Base Non-Seasonal Energy Charg	te 1.934 <u>2.035</u> ¢ 1.2871.427 ¢	1.4301.:	5 <u>85</u> ¢	
Per kWh of Non-Seasonal Ener	rgy			
Environmental Charge:	See Sheet No. 8.030			
Additional Charges:				
Fuel Charge;	See Sheet No. 8.030			
Storm Charge:	See Sheet No. 8.040			
Franchise Fee: Tax Clause:	See Sheet No. 8.031 See Sheet No. 8.031			

Issued by: S. E. Romig, Director, Rates and Tariffs Effective: April January 1, 2016 2017

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FLORIDA	POWER	& LIGHT	COMPANY

Fourteenth Fifteenth Revised Sheet No. 8.831 Cancels Thirteenth Fourteenth Revised Sheet No. 8.831

	(Continued from	n Sheet No. 8.830)	
OPTION B: Non-Seasonal Time of Use Ra	te		
Annual Maximum Demand	<u>SDTR-1</u> 21-499 kW	SDTR-2 500-1,999 kW	SDTR-3 2,000 kW or greater
Customer Charge: \$219.23225.00	\$26.9725.00	\$6 1.83	75.00
Demand Charges: Seasonal On-peak Demand Charg \$10.8412.00 Per kW of Seasonal On-peak Demand	e \$9.60 <u>10.10</u>	\$10.47	11.40
Non-Seasonal Demand Charge Per kW of Non- Seasonal Peak Demand	\$7.928.90	\$9.1210.80	\$ <u>9 \$711.18</u>
Capacity Payment Charge Conservation Charge	See Sheet No. 8,030 See Sheet No. 8,030		
Energy Charges: Base Seasonal On-Peak 4:3024,538 ¢ Per kWh of Seasonal	7,278 8,093 ¢	5.040	5,64 <u>8</u> ¢
On-Peak Energy Base Seasonal Off-Peak 0.93+1.112 ¢ Per kWh of Seasonal	-1.371 <u>1.459</u> ¢	1.035	1.143 ¢
Off-Peak Energy Base Non-Seasonal On-Peak 3.4793_113 ¢ Per kWh of Non-Seasonal On-Peak Energy	3.8814.622 ¢	2.710 3	384 ¢
Base Non-Seasonal Off-Peak 0.93+1.112 ¢ Per kWh of Non-Seasonal Off-Peak Energy	1.371 <u>1.459</u> €	+.035 <u>1</u>	143 ¢
Environmental Charge	See Sheet No. 8.030		
Additional Charges: Fuel Charge Storm Charge Franchise Fee Tax Clause	See Sheet No. 8.030 See Sheet No. 8.040 See Sheet No. 8.031 See Sheet No. 8.031		
Minimum Charge: The Customer Charge pl	us the currently effective D	Demand Charges.	
			6 a.m., to 10 a.m., and 6 p.m., to 10 p.m
April 1 through May 31 at 9 p.m. excluding Memoria		ber 31: Mondays through Frie	days during the hours from 12 noon to
Non-Seasonal Off-Peak P	eriod: All other hours.		

Issued by: S. E. Romig, Director, Rates and Tariffs Effective: April January 1, 2016 2017

Second Third Revised Sheet No. 9.440 Cancels First Second Revised Sheet No. 9.440

	SURETY BOND
KNOW ALL PERSO	NS BY THESE PRESENTS:
	as Principal at (mailing address)
Florida, as Surety are	authorized to do business in the State held and firmly bound to Florida Power & Light Company, a corporation organized s of the State of Florida, its successors and assigns, in the amount of \$, lar
money of the United	States of America for the payment of which the Principal and Surety, their heirs, executors and assigns are hereby jointly and severally bound.
& Light Company rec Principal and Florida	pursuant to its authorized General Rules and Regulations for Electric Service, Florida Po- quires the Principal to establish credit for prompt payment of its monthly utility bills, Power & Light Company agree that Principal may do so by furnishing this surety bond monthly utility bills to be rendered by Florida Power & Light Company;
amounts which may b	EFORE, the condition of this obligation is such that if the Principal shall promptly pay e due by Principal to Florida Power & Light Company for utility services in the Princip mises, then this obligation shall be null and void; otherwise it shall remain in full force
payment, or any part otherwise be restored or reorganization), then the base continued in exist	FURTHER, that Principal and Surety jointly and severally agree that it at any time Principal thereof, of Principal's obligations to Florida Power & Light Company is rescinded or por returned for any reason whatsoever (Including, but not limited to, insolvency, bankrupte the Surety obligation shall, to the extent of the payment rescinded or returned, be deemed tence, notwithstanding such previous payment, and the Surety obligation shall continue to
effective or be reinstal been made;	ted, as the case may be, as to such payment, all as though such previous payment had no
been made: PROVIDED FURTHE of the number of pren amount, in the aggregations in which ca	R, that regardless of the number of years this bond shall continue or be continued in force niums which shall be payable or paid, the Surety shall not be liable thereunder for a late, than the amount of this bond, unless suit must be brought for enforcement of the wisse the Surety will also be liable for all costs in connection therewith and reasonable attorn and fees for appeals; and
been made: PROVIDED FURTHEE of the number of pren amount, in the aggregate obligations in which can fees, including costs of PROVIDED subsequent liability by Power & Light Compa	R, that regardless of the number of years this bond shall continue or be continued in force niums which shall be payable or paid, the Surety shall not be liable thereunder for a late, than the amount of this bond, unless suit must be brought for enforcement of the wise the Surety will also be liable for all costs in connection therewith and reasonable attorn
been made: PROVIDED FURTHE of the number of pren amount, in the aggregations in which as fees, including costs of PROVIDED subsequent liability by Power & Light Compa effective unless it including the	R, that regardless of the number of years this bond shall continue or be continued in force niums which shall be payable or paid, the Surety shall not be liable thereunder for a late, than the amount of this bond, unless suit must be brought for enforcement of the wisse the Surety will also be liable for all costs in connection therewith and reasonable attorn and fees for appeals; and FURTHER, that should the Surety so elect, this bond may be canceled by the Surety a giving thirty (30) days notice in writing by certified mail-return receipt requested to Floury at P.O. Box 025209, Miami, Florida 33102-5209. The notice of cancellation shall no cludes the Principal's name and "Master Account Number"
been made: PROVIDED FURTHE of the number of pren amount, in the aggregations in which ca fees, including costs of PROVIDED subsequent liability by Power & Light Compa effective unless it including thereon. Signed, sealed and date	R, that regardless of the number of years this bond shall continue or be continued in force niums which shall be payable or paid, the Surety shall not be liable thereunder for a late, than the amount of this bond, unless suit must be brought for enforcement of the wise the Surety will also be liable for all costs in connection therewith and reasonable attorn and fees for appeals; and FURTHER, that should the Surety so elect, this bond may be canceled by the Surety a giving thirty (30) days notice in writing by certified mail-return receipt requested to Floury at P.O. Box 025209, Miami, Florida 33102-5209. The notice of cancellation shall no
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been made: PROVIDED FURTHE of the number of pren amount, in the aggregation of the second of the number of pren amount, in the aggregation of the second of	R, that regardless of the number of years this bond shall continue or be continued in force niums which shall be payable or paid, the Surety shall not be liable thereunder for a late, than the amount of this bond, unless suit must be brought for enforcement of the wise the Surety will also be liable for all costs in connection therewith and reasonable attorn and fees for appeals; and FURTHER, that should the Surety so elect, this bond may be canceled by the Surety a giving thirty (30) days notice in writing by certified mail-return receipt requested to Floury at P.O. Box 025209, Miami, Florida 33102-5209. The notice of cancellation shall not cludes the Principal's name and "Master Account Number day of day of mature format in this section will vary depending on type of legal entity
provided the number of prenamount, in the aggregabligations in which cafees, including costs of PROVIDED subsequent liability by Power & Light Compactive unless it including the control of the control	R, that regardless of the number of years this bond shall continue or be continued in force niums which shall be payable or paid, the Surety shall not be liable thereunder for a late, than the amount of this bond, unless suit must be brought for enforcement of the wise the Surety will also be liable for all costs in connection therewith and reasonable attorn and fees for appeals; and FURTHER, that should the Surety so elect, this bond may be canceled by the Surety a giving thirty (30) days notice in writing by certified mail-return receipt requested to Floury at P.O. Box 025209, Miami, Florida 33102-5209. The notice of cancellation shall not cludes the Principal's name and "Master Account Number and this day of this day of Surety (Corporation, Partnership, Joint Venture, Sole Proprietor) Surety Notary Notary
PROVIDED FURTHEE of the number of prenamount, in the aggregations in which captes, including costs of PROVIDED subsequent liability by Power & Light Compact of the compact	R, that regardless of the number of years this bond shall continue or be continued in force niums which shall be payable or paid, the Surety shall not be liable thereunder for a late, than the amount of this bond, unless suit must be brought for enforcement of the wise the Surety will also be liable for all costs in connection therewith and reasonable attorn and fees for appeals; and FURTHER, that should the Surety so elect, this bond may be canceled by the Surety a giving thirty (30) days notice in writing by certified mail-return receipt requested to Floury at P.O. Box 025209, Miami, Florida 33102-5209. The notice of cancellation shall not cludes the Principal's name and "Master Account Number and this
PROVIDED FURTHEE of the number of prenamount, in the aggregations in which captes, including costs of PROVIDED subsequent liability by Power & Light Compact of the compact	R, that regardless of the number of years this bond shall continue or be continued in force niums which shall be payable or paid, the Surety shall not be liable thereunder for a late, than the amount of this bond, unless suit must be brought for enforcement of the wise the Surety will also be liable for all costs in connection therewith and reasonable attorn and fees for appeals; and FURTHER, that should the Surety so elect, this bond may be canceled by the Surety a giving thirty (30) days notice in writing by certified mail-return receipt requested to Floury at P.O. Box 025209, Miami, Florida 33102-5209. The notice of cancellation shall not cludes the Principal's name and "Master Account Number and this day of this day of Surety (Corporation, Partnership, Joint Venture, Sole Proprietor) Surety Notary Notary

Issued by: S. E. Romig, Director, Rates and Tariffs Effective: November 15, 2002 January 1, 2017

Fifteenth Sixteenth Revised Sheet No. 10.010
Cancels Fourteenth Fifteenth Revised Sheet No. 10.010

CONTRACT PROVISIONS - VARIOUS

FACILITIES RENTAL SERVICE. When required by the Customer, the Company may, at its option, provide and maintain transformers and other facilities which are required by the Customer beyond the Point of Delivery or which are needed because the Customer requires unusual facilities due to the nature of his equipment. The Company shall not be required to install facilities if they cannot be economically justified. The charge for this service is based on the agreed installed cost of such facilities.

Upon mutual agreement between the Company and the Customer, the Customer may elect to make either a lump sum payment or pay a monthly charge. The monthly charge shall recover 3321% per year of the agreed installed cost of such facilities. Those Customers electing to make a lump sum payment shall have the option of either including the cost of maintenance in a lump sum, or paying a separate monthly maintenance charge. If the Customer elects to pay for the maintenance in the lump sum, the amount will be based on the estimated cost of maintenance over the term of the contract.

Those customers renting electric facilities from the Company, subsequent to a change in the Facilities Rental Service charge and upon mutual agreement, may continue to receive electrical service under one of the following options: 1) continue the rental facilities by payment based on the revised charge, 2) purchase such facilities from the Company as mutually agreed upon, 3) purchase or lease the facilities from another source, or 4) redesign its operation to receive standard electric service from the Company.

MUNICIPAL FIRE PUMP DEMANDS. Demands caused by the operation of municipal fire pumps are waived whenever the pumps are used in emergencies for the purpose of extinguishing fires, or when the pumps are operated for testing purposes provided the time of the test is mutually agreed upon beforehand.

SECONDARY METERING ADJUSTMENT. Where the rate schedule provides for delivery of service at primary voltage and it is necessary or desirable to meter at secondary voltage, the readings of Company's meters are corrected to conform to the voltage of delivery by adding 2% to the demand indications and 3% to the kwh registrations.

UNMETERED SERVICE. In some circumstances the installation of a meter is difficult, impracticable, or not warranted by the nature of the load to be served. In such cases the Company may elect to estimate the demand and energy requirements and calculate the bill on these estimated values.

NET METERING OF CUSTOMER-OWNED RENEWABLE GENERATION. For Customers with renewable generation equipment up to a maximum of 2 MW that have executed an Interconnection Agreement for Customer-Owned Renewable Generation with the Company, the following billing parameters will apply.

The customer will be charged for electricity used in excess of the generation supplied by customer-owned renewable generation in accordance with the Company's normal billing practices. If any excess customer-owned renewable generation is delivered to the Company's electric grid during the course of a billing cycle, it will be credited to the customer's energy consumption for the next month's billing cycle.

All excess energy credits will be accumulated and be used to offset the customer's energy usage in subsequent months for a period of not more than twelve months. In the last billing cycle month of each calendar year, any unused credits for excess kWh generated will be credited to the next month's billing cycle using the average annual rate based on the Company's COG-1, As-Available Energy Tariff. In the event a customer closes the account, any of the customer's unused credits for excess kWh generated will be paid to the customer at an average annual rate based on the Company's COG-1, As-Available Energy Tariff.

Regardless of whether excess energy is delivered to the Company's electric grid, the customer will be required to pay the greater of 1. the minimum charge as stated in their applicable rate schedule, or 2. the applicable customer charge plus the applicable demand charge for the maximum measured demand during the billing period in accordance with the provisions of their applicable rate schedule. Any charges for electricity used by the customer in excess of the generation supplied by customer-owned renewable generation will be in accordance with their applicable rate schedule. The Customer's eligibility to take service under time of use rates is not affected by this provision. Additionally, the customer, at their sole discretion, may choose to take service under the Company's standby or supplemental service rate, if available.

Issued by: S. E. Romig, Director, Rates and Tariffs

Effective: March January 1, 20102017

SixthSeventh Revised Sheet No. 10.015 Cancels FifthSixth Revised Sheet 10.015

FLORIDA POWER & LIGHT COMPANY

Appendix A

Distribution Substation Facilities Monthly Rental and Termination Factors

The Monthly Rental Factor to be applied to the in-place value of the Distribution Substation Facilities as identified in the Long-Term Rental Agreement is as follows:

Monthly Rental Factor

Distribution Substation Facilities

1.671.33%

Termination Fee for Initial 20 Year Period

If the Long-Term Rental Agreement for Distribution Substation Facilities is terminated by Customer during the Initial Term, Customer shall pay to Company a Termination Fee, such fee shall be computed by applying the following Termination Factors to the in-place value of the Facilities based on the year in which the Agreement is terminated:

Year Agreement	Termination	Year Agreement	Termination	Year Agreement	Termination
Is Terminated	Factors %	Is Terminated	Factors %	Is Terminated	Factors %
1	3.363.33	8	11.1611.11	15	6.016.00
2	6.035.98	9	10.8810.83	16	4.87
3	8.037.97	10	10.4010.36	17	3.70
4	9.479.40	11	9.769.73	18	2.482.49
5	10.4210,36	12	8.978.95	19	1.25
6	10.9810.92	13	8.078.06	20	00.00
7	11.2111.15	14	7.087.07		

Termination Fee for Subsequent Extension Periods

If the Long-Term Rental Agreement for Distribution Substation Facilities is terminated by Customer during an Extension, Customer shall pay to Company a Termination Fee, such fee shall be computed based on the net present value of the remaining payments under the extension period by applying the Termination Factor based on the month terminated to the monthly rental payment amount.

Month Terminated	Termination Factor	Month Terminated	Termination Factor	Month Terminated	Termination Factor	Month Terminated	Termination Factor
1	49,89649.992	16	39,17339,231	31	27.35927.386	46	14.34214.349
2	49.21349.307	17	38.42138.476	32	26,63026.555	47	13.42913.435
3	48.52648.616	18	37,66337.716	33	25,69625.719	48	12,50912,514
4	47.83447.922	19	36.90136.952	34	24.85624.878	49	11.58411.588
5	47.13847.223	20	36.13436.182	35	24.01024.031	50	10.65210.656
6	46,43746,519	21	35,36235,408	36	23,16023,178	51	9.7159.718
7	45.73145,811	22	34,58534.629	37	22,30322.321	52	8,7728,774
8	45.02145.099	23	33.80233.844	38	21.44121.457	53	7.8227.824
9	44.30744.381	24	33.01633.055	39	20.57420.589	54	6.8666.868
10	43.58843.660	25	32,22332,261	40	10.70119.714	55	5.9045.905
11	42.86442.933	26	31.42531.461	41	18.82218.834	56	4.9364.937
12	42.13542.202	27	30.62230.656	42	17.93817.949	57	3.962
13	41,40241,466	28	29.81429.847	43	17.04717.057	58	2.981
14	40.66440.726	29	29.00129.032	44	16.15116.160	59	1.994
15	39.92139.981	30	28,18328,211	45	45.25015.258	60	1.000

Issued By: S. E. Romig, Director, Rates and Tariffs

Twenty-Second Revised Sheet No. 4.020 Cancels Twenty-First Revised Sheet No. 4.020

SERVICE CHARGES

A \$25.00 service charge will be made for an initial connection.

A \$13.00 Reconnection Charge will be made for the reconnection of service after disconnection for nonpayment or violation of a rule or regulation.

A \$12.00 service charge will be made for the connection of an existing account.

A Returned Payment Charge as allowed by Florida Statute 68.065 shall apply for each check or draft dishonored by the bank upon which it is drawn. Termination of service shall not be made for failure to pay the Returned Payment Charge.

Charges for services due and rendered which are unpaid as of the past due date are subject to a Late-Payment Charge of the greater of \$5.00 or 1.5% applied to any past due unpaid balance of all accounts, except the accounts of federal, state, and local governmental entities, agencies, and instrumentalities. A Late Payment Charge shall be applied to the accounts of federal, state, and local governmental entities, agencies, and instrumentalities at a rate no greater than allowed, and in a manner permitted, by applicable law.

A \$49.00 Field Collection Charge will be added to a customer's bill for electric service when a field visit is made and payment is collected on a delinquent account. If service is disconnected, or a current receipt of payment is shown at the time of the field visit, this charge will not be applied.

FPI. may waive the Reconnection Charge, Returned Payment Charge, Late Payment Charge and Field Collection Charge for Customers affected by natural disasters or during periods of declared emergencies or once in any twelve (12) month period for any Customer who would otherwise have had a satisfactory payment record (as defined in 25-6.097(2) F.A.C.), upon acceptance by FPL of a reasonable explanation justifying a waiver. In addition, FPL may waive the charge for connection of an existing account and the charge for an initial connection for new or existing Customers affected by natural disasters or during periods of declared emergencies.

CONSERVATION INSPECTIONS AND SERVICES

Residential Dwelling Units:

A charge of \$15.00 will be made for a computerized energy analysis in which a comprehensive on-site evaluation of the residence is performed.

Commercial/Industrial:

There is no charge for conservation inspections and services (Business Energy Services).

Issued by: S. E. Romig, Director, Rates and Tariffs

Sixth Revised Sheet No. 4.030 Cancels Fifth Revised Sheet No. 4.030

TEMPORARY/CONSTRUCTION SERVICE

APPLICATION:

For temporary electric service to installations such as fairs, exhibitions, construction projects, displays and similar installations.

SERVICE:

Single phase or three phase, 60 hertz at the available standard secondary distribution voltage. This service is available only when the Company has existing capacity in lines, transformers and other equipment at the requested point of delivery. The Customer's service entrance electrical cable shall not exceed 200 Amp capacity.

CHARGE:

The non-refundable charge must be paid in advance of installation of such facilities which shall include service and metering equipment.

Installing and removing overhead service and meter

\$367.00

Connecting and disconnecting Customer's service cable to Company's direct-buried underground facilities including installation and removal of meter

\$209.00

MONTHLY RATE:

This temporary service shall be billed under the appropriate rate schedule applicable to commercial and industrial type installations.

SPECIAL CONDITIONS:

If specific electrical service other than that stated above is required, the Company, at the Customer's request, will provide such service based on the estimated cost of labor for installing and removing such additional electrical equipment. This estimated cost will be payable in advance to the Company and subject to adjustment after removal of the required facilities. All Temporary/Construction services shall be subject to all of the applicable Rules, Regulations and Tariff charges of the Company, including Service Charges.

Issued by: S. E. Romig, Director, Rates and Tariffs

Fifth Revised Sheet No. 6.061 Cancels Fourth Revised Sheet No. 6.061

8 METERS

- 8.1 Location of Meters. The Company will determine the location of and install and properly maintain at its own expense such standard meter or meters and metering equipment as may be necessary to measure the electric service used by the Customer. The Customer will keep the meter location clear of obstructions at all times in order that the meter may be read and the metering equipment may be maintained or replaced. If a Customer requests a different location for meter placement from that designated by the Company on initial application for service and the Company agrees that the different meter location is acceptable to the Company, the Customer shall pay the incremental cost of installing the meter at the different meter location. If an existing Customer requests relocation of an existing installed meter and the Company agrees that the different meter location is acceptable to the Company, the existing Customer shall pay the incremental cost of relocating the meter at the different location.
- 8.2 Setting and Removing Meters. None but duly authorized agents of the Company or persons authorized by law shall set or remove, turn on or turn off, or make any changes which will affect the accuracy of such meters. Connections to the Company's system are to be made only by its employees.
- 8.3 Tampering with Meters. Title to meters and metering equipment shall be and remain in the Company. Unauthorized connections to, or tampering with the Company's meter or meters, or meter seals, or indications or evidence thereof, subjects the Customer to immediate discontinuance of service, prosecution under the laws of Florida, adjustment of prior bills for services rendered, a tampering penalty of \$200 for residential and non-demand commercial customers and \$1,000 for all other customers, and reimbursement to the Company for all extra expenses incurred on this account.
- 8.4 Meter Tests. The Company employs every practicable means to maintain the commercial accuracy of its meters. Meter tests, and billing adjustments for inaccurate meters, are in accordance with the methods and procedure prescribed by the Florida Public Service Commission.
- 8.5 Failure of Meter. When a meter fails, or part or all of the metering equipment is destroyed, billing will be estimated based upon the registration of check metering equipment or other available data.

9 SERVICE STANDARDS

These "General Rules and Regulations for Electric Service" include, by reference, the terms and provisions of the Company's currently effective "Electric Service Standards" on file with the Florida Public Service Commission and is available on request. The "Standards" are primarily concerned with the electrical facilities and related equipment prior to installation and use. They explain the general character of electric service supplied, the meters, and other devices furnished by the Company, and the wiring and apparatus provided and installed by the Customer. The Standards serve as a guide to architects, engineers, electrical dealers and contractors in planning, installing, repairing or renewing electrical installations.

Issued by: S. E. Romig, Director, Rates and Tariffs

FLORIDA POWER & LIGHT COMPANY

Fifty-Fourth Revised Sheet No. 8.010 Cancels Fifty-Third Revised Sheet No. 8.010

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Issued by: S. E. Romig, Director, Rates and Tariffs Effective: January 1, 2017

FLORIDA POWER & LIGHT COMPANY

Forty-Fifth Revised Sheet No. 8.101 Cancels Forty-Fourth Revised Sheet No. 8.101

GENERAL SERVICE - NON DEMAND

RATE SCHEDULE: GS-L

AVAILABLE:

In all territory served.

APPLICATION:

For electric service required for commercial or industrial lighting, power and any other purpose with a demand of 20 kW or less.

SERVICE:

Single phase, 60 hertz and at any available standard distribution voltage. Three phase service will be provided without additional charge unless the Company's line extension policy is applicable thereto. All service required on premises by Customer shall be furnished through one meter. Resale of service is not permitted hereunder.

MONTHLY RATE:

Customer Charge:

\$10.00

Non-Fuel Energy Charges:

5.439 £ per kWh Base Energy Charge Conservation Charge See Sheet No. 8.030 Capacity Payment Charge See Sheet No. 8.030 Environmental Charge See Sheet No. 8.030

Additional Charges:

General Service Load Management

Program (if applicable) See Sheet No. 8.109 Fuel Charge See Sheet No. 8.030 Storm Charge See Sheet No. 8,040 Franchise Fee See Sheet No. 8.031 Tax Clause See Sheet No. 8.031

Non-Metered Accounts:

A Customer Charge of \$5.00 will apply to those accounts which are billed on an estimated basis and, at

the Company's option, do not have an installed meter for measuring electric service. The minimum

charge shall be \$5.00.

SPECIAL PROVISIONS:

Energy used by commonly owned facilities of condominium, cooperative and homeowners' associations may qualify for the residential rate schedule as set forth on Sheet No. 8.211, Rider CU.

TERM OF SERVICE:

Not less than one (1) billing period.

RULES AND REGULATIONS:

Service under this schedule is subject to orders of governmental bodies having jurisdiction and to the currently effective "General Rules and Regulations for Electric Service" on file with the Florida Public Service Commission. In case of conflict between any provision of this schedule and said "General Rules and Regulations for Electric Service" the provision of this schedule shall apply,

Issued by: S. E. Romig, Director, Rates and Tariffs

FLORIDA POWER & LIGHT COMPANY

Thirty-Third Revised Sheet No. 8.103 Cancels Thirty-Second Revised Sheet No. 8.103

GENERAL SERVICE - NON DEMAND - TIME OF USE (OPTIONAL)

RATE SCHEDULE: GST-1

AVAILABLE:

In all territory served.

APPLICATION:

For electric service required for commercial or industrial lighting, power and any other purpose with a demand of 20 kW or less. This is an optional rate available to General Service - Non Demand customers upon request subject to availability of meters.

SERVICE:

Single phase, 60 hertz and at any available standard distribution voltage. Three phase service will be provided without additional charge unless the Company's line extension policy is applicable thereto. All service required on premises by Customer shall be furnished through one meter. Resale of service is not permitted hereunder.

MONTHLY RATE:

Customer Charge:

\$10.00

Non-Fuel Energy Charges: On-Peak Period
Base Energy Charge 10.038 ¢ per kWh
Conservation Charge See Sheet No. 8.030
Capacity Payment Charge See Sheet No. 8.030

Off-Peak Period 3.441 ¢ per kWh

Environmental Charge S

d Charge See Sheet No. 8.030

Additional Charges:

General Service Load Management

 Program (if applicable)
 See Sheet No. 8.109

 Fuel Charge
 See Sheet No. 8.030

 Storm Charge
 See Sheet No. 8.041

 Franchise Fee
 See Sheet No. 8.031

 Tax Clause
 See Sheet No. 8.031

Minimum

\$10,00

Initial service under this rate schedule shall begin on the first scheduled meter reading date following the installation of the time of use

RATING PERIODS:

On-Peak;

November 1 through March 31: Mondays through Fridays during the hours from 6 a.m. to 10 a.m. and 6 p.m. to 10 p.m. excluding Thanksgiving Day, Christmas Day, and New Year's Day.

April 1 through October 31: Mondays through Fridays during the hours from 12 noon to 9 p.m. excluding Memorial Day, Independence Day, and Labor Day.

Off-Peak:

All other hours.

(Continued on Sheet No. 8.104)

Issued by: S. E. Romig, Director, Rates and Tariffs

FLORIDA POWER & LIGHT COMPANY

Fortieth Revised Sheet No. 8.105 Cancels Thirty-Ninth Revised Sheet No. 8.105

GENERAL SERVICE DEMAND

RATE SCHEDULE; GSD-1

AVAILABLE:

In all territory served.

APPLICATION:

For electric service required for commercial or industrial lighting, power and any other purpose with a measured Demand in excess of 20 kW and less than 500 kW. Customers with a Demand of 20 kW or less may enter an agreement for service under this schedule based on a Demand Charge for a minimum of 21 kW.

SERVICE:

Single or three phase, 60 hertz and at any available standard distribution voltage. All service required on premises by Customer shall be furnished through one meter. Resale of service is not permitted hereunder.

MONTHLY RATE:

Customer Charge:

\$25.00

Demand Charges:

\$9.20 per kW

Base Demand Charge

See Sheet No. 8,030, per kW

Capacity Payment Charge Conservation Charge

See Sheet No. 8.030, per kW

Non-Fuel Energy Charges:

2.035 ¢ per kWh

Base Energy Charge Environmental Charge See Sheet No. 8.030

Additional Charges:

Fuel Charge See Sheet No. 8.030 Storm Charge See Sheet No. 8.040 Franchise Fee See Sheet No. 8.031 Tax Clause See Sheet No. 8.031

Minimum: The Customer Charge plus the charge for the currently effective Base Demand. For those Customers with a Demand of 20 kW or less who have entered an agreement for service under this schedule, the minimum charge shall be the Customer Charge plus 21 kW times the Base Demand Charge; therefore the minimum charge is \$218.20.

DEMAND:

The Demand is the kW to the nearest whole kW, as determined from the Company's thermal type meter or, at the Company's option, integrating type meter for the 30-minute period of Customer's greatest use during the month as adjusted for power factor.

TERM OF SERVICE:

Not less than one year.

RULES AND REGULATIONS:

Service under this schedule is subject to orders of governmental bodies having jurisdiction and to the currently effective "General Rules and Regulations for Electric Service" on file with the Florida Public Service Commission. In ease of conflict between any provision of this schedule and said "General Rules and Regulations for Electric Service" the provision of this schedule shall apply.

Issued by: S. E. Romig, Director, Rates and Tariffs

FLORIDA POWER & LIGHT COMPANY

Thirty-Fifth Revised Sheet No. 8.107 Cancels Thirty-Fourth Revised Sheet No. 8.107

GENERAL SERVICE DEMAND - TIME OF USE (OPTIONAL)

RATE SCHEDULE: GSDT-1

AVAILABLE:

In all territory served.

APPLICATION

For electric service required for commercial or industrial lighting, power and any other purpose with a measured Demand in excess of 20 kW and less than 500 kW. Customers with Demands of less than 21 kW may enter an agreement for service under this schedule based on a Demand Charge for a minimum of 21 kW. This is an optional rate available to General Service Demand customers upon request subject to availability of meters.

SERVICE:

Single or three phase, 60 hertz and at any available standard distribution voltage. All service required on premises by Customer shall be furnished through one meter. Resale of service is not permitted hereunder:

MONTHLY RATE:

Customer Charge: \$25.00

Demand Charges:

Base Demand Charge \$9,20 per kW of Demand occurring during the On-Peak period.

Capacity Payment Charge
See Sheet No. 8.030, per kW of Demand occurring during the On-Peak period.
See Sheet No. 8.030, per kW of Demand occurring during the On-Peak period.

Non-Foel Energy Charges: On-Peak Period Off-Peak Period
Base Energy Charge 4.142 ¢ per kWh 1.102 ¢ per kWh

Environmental Charge See Sheet No. 8.030

Additional Charges:

Fuel Charge See Sheet No. 8.030
Storm Charge See Sheet No. 8.040
Franchise Fee See Sheet No. 8.031
Tax Clause See Sheet No. 8.031

Minimum: The Customer Charge plus the charge for the currently effective Base Demand. For those Customers with a Demand of less than 21 kW who have entered an agreement for service under this schedule, the minimum charge shall be the Customer Charge plus 21 kW times the Base Demand Charge, therefore the minimum charge is \$218.20.

RATING PERIODS:

On-Peak

November 1 through March 31: Mondays through Fridays during the hours from 6 a.m. to 10 a.m. and 6 p.m. to 10 p.m. excluding Thanksgiving Day, Christmas Day, and New Year's Day,

April I through October 31: Mondays through Fridays during the hours from 12 noon to 9 p.m. excluding Memorial Day, Independence Day, and Labor Day.

Off-Peak:

All other hours.

(Continued on Sheet No. 8,108)

Issued by: S. E. Romig, Director, Rates and Tariffs

Thirteenth Revised Sheet No. 8.122 Cancels Twelfth Revised Sheet No. 8.122

FLORIDA POWER & LIGHT COMPANY

GENERAL SERVICE CONSTANT USAGE

RATE SCHEDULE: GSCU-1

AVAILABLE:

In all territory served.

APPLICATION:

Available to General Service - Non Demand customers that maintain a relatively constant kWh usage, and a demand of 20 kW or less. Eligibility is restricted to General Service customers whose Maximum kWh Per Service Day, over the current and prior 23 months, is within 5% of their average monthly kWh per service days calculated over the same 24-month period. Customers under this Rate Schedule shall enter into a General Service Constant Use Agreement. This is an optional Rate Schedule available to General Service customers upon request.

SERVICE:

Single phase, 60 hertz and at any available standard distribution voltage. Resale of service is not permitted hereunder.

MONTHLY RATE:

Customer Charge: \$14.00

Non-Fuel Energy Charges:

Base Energy Charge* 3.507 & per Constant Usage kWh

Conservation Charge* Same as the SL-2 Rate Schedule; see Sheet No. 8.030
Capacity Payment Charge* Same as the SL-2 Rate Schedule; see Sheet No. 8.030
Environmental Charge* Same as the SL-2 Rate Schedule; see Sheet No. 8.030

Additional Charges:

Fuel Charge* Same as the SL-2 Rate Schedule; see Sheet No. 8.030 Storm Charge* Same as the SL-2 Rate Schedule; see Sheet No. 8.040

Franchise Fee See Sheet No. 8.031 Tax Clause See Sheet No. 8.031

TERM OF SERVICE:

Initial term of service under this rate schedule shall be not less than one (1) billing period, unless there is a termination of service due to a Customer's violation of the General Service Constant Usage Agreement. Upon the Customer's violation of any of the terms of the General Service Constant Usage Agreement, service under this Rate Schedule will be terminated immediately. To terminate service, either party must provide thirty (30) days written notice to the other party prior to the desired termination date. Absent such notice, the term of service shall automatically be extended another billing period. In addition, if service under this Rate Schedule is terminated by either the Customer or the Company, the account may not resume service under this Rate Schedule for a period of at least one (1) year.

DEFINITIONS:

kWh Per Service Day - the total kWh in billing month divided by the number of days in the billing month

Maximum kWh Per Service Day - the highest kWh Per Service Day experienced over the current and prior 23 month billing periods

Constant Usage kWh - the Maximum kWh Per Service Day multiplied by the number of service days in the current billing period

(Continued on Sheet 8,123)

Issued by: S. E. Romig, Director, Rates and Tariffs

^{*} The fuel, storm and non-fuel energy charges will be assessed on the Constant Usage kWh

FLORIDA POWER & LIGHT COMPANY

Forty-Seventh Revised Sheet No. 8.201 Cancels Forty-Sixth Revised Sheet No. 8.201

RESIDENTIAL SERVICE

RATE SCHEDULE: RS-1

AVAILABLE:

In all territory served.

APPLICATION:

For service for all domestic purposes in individually metered dwelling units and in duplexes and triplexes, including the separately-metered non-commercial facilities of a residential Customer (i.e., garages, water pumps, etc.). Also for service to commonly-owned facilities of condominium, cooperative and homeowners' associations as set forth on Sheet No. 8.211, Rider CU.

SERVICE:

Single phase, 60 hertz at available standard distribution voltage. Three phase service may be furnished but only under special arrangements. All residential service required on the premises by Customer shall be supplied through one meter. Resale of service is not permitted hereunder:

MONTHLY RATE:

Customer Charge:

\$7.87

Non-Fuel Charges.

Base Energy Charge:

Capacity Payment Charge See Sheet No. 8.030
Environmental Charge See Sheet No. 8.030

Additional Charges:

Residential Load Control

 Program (if applicable)
 See Sheet No. 8.217

 Fuel Charge
 See Sheet No. 8.030

 Storm Charge
 See Sheet No. 8.040

 Franchise Fee
 See Sheet No. 8.031

 Tax Clause
 See Sheet No. 8.031

Minimum:

\$7.87

TERM OF SERVICE:

Not less than one (1) billing period.

RULES AND REGULATIONS:

Service under this schedule is subject to orders of governmental bodies having jurisdiction and to the currently effective "General Rules and Regulations for Electric Service" on file with the Florida Public Service Commission. In case of conflict between any provision of this schedule and said "General Rules and Regulations for Electric Service" the provision of this schedule shall apply.

Issued by: S. E. Romig, Director, Rates and Tariffs

FLORIDA POWER & LIGHT COMPANY

Third Revised Sheet No. 8.203 Cancels Second Revised Sheet No. 8.203

RESIDENTIAL TIME OF USE RIDER - RTR-1 (OPTIONAL)

RIDER: RTR-1

AVAILABLE:

In all territory served.

APPLICATION:

For service for all domestic purposes in individually metered dwelling units and in duplexes and triplexes, including the separately-metered non-commercial facilities of a residential Customer (i.e., garages, water pumps, etc.). Also for service to commonly-owned facilities of condominium, cooperative and homeowners' associations as set forth on Sheet No. 8.211, Rider CU. This is an optional rider available to residential customers served under the RS-1 Rate Schedule subject to availability of meters. Customers taking service under RTR-1 are not eligible for service under Rate Schedule RLP.

SERVICE:

Single phase, 60 hertz at available standard distribution voltage. Three phase may be supplied but only under special arrangements. All residential service required on the premises by Customer shall be supplied through one meter. Resale of service is not permitted hereunder.

Initial service under this rate schedule shall begin on the first scheduled meter reading date following the installation of the time of use meter. The Customer's first bill will reflect the lesser of the charges under Rate Schedule RS-1 or RTR-1.

MONTHLY RATE:

Except for the Customer Charge, all rates and charges under Rate Schedule RS-1 shall apply. In addition, the RTR-1 Customer Charge, the RTR-1 Base Energy and Fuel Charges and Credits applicable to on and off peak usage shall apply.

Customer Charge:

\$7.87

Base Energy Charges/Credits: Base Energy Charge On-Peak Period Of 9,937 g per kWh (4.

Off-Peak Period (4.420) ¢ per kWh

Additional Charges/Credits:

RTR Fuel Charge/Credit

See Sheet No. 8.030

Minimum:

\$7.87

RATING PERIODS:

On-Peak

November 1 through March 31: Mondays through Fridays during the hours from 6 a.m. to 10 a.m. and 6 p.m. to 10 p.m. excluding Thanksgiving Day, Christmas Day, and New Year's Day.

April 1 through October 31: Mondays through Fridays during the hours from 12 noon to 9 p.m. excluding Memorial Day, Independence Day, and Labor Day.

Off-Peak:

All other hours.

(Continued on Sheet No. 8.204)

Issued by: S. E. Romig, Director, Rates and Tariffs

FLORIDA POWER & LIGHT COMPANY

Thirtieth Revised Sheet No. 8.310 Cancels Twenty-Ninth Revised Sheet No. 8.310

GENERAL SERVICE LARGE DEMAND

RATE SCHEDULE: GSLD-1

AVAILABLE:

In all territory served,

APPLICATION:

For electric service required for commercial or industrial lighting, power and any other purpose to any Customer with a measured demand of 500 kW and less than 2,000 kW. Customers with demands of less than 500 kW may enter an agreement for service under this Rate Schedule based on a Demand Charge for a minimum of 500 kW.

SERVICE:

Single or three phase, 60 hertz and at any available standard distribution voltage. All service required on premises by Customer shall be furnished through one meter. Resale of service is not permitted hereunder.

MONTHLY RATE:

Customer Charge:

\$75.00

Demand Charges: Base Demand Charge

\$11,00 per kW of Demand rge See Sheet No. 8,030

Capacity Payment Charge Conservation Charge

See Sheet No. 8.030

Non-Fuel Energy Charges:

Base Energy Charge Environmental Charge 1.585 ¢ per kWh

See Sheet No. 8.030

Additional Charges:

Fuel Charges See Sheet No. 8.030 Storm Charge See Sheet No. 8.040 Franchise Fee See Sheet No. 8.031 Tax Clause See Sheet No. 8.031

Minimum: The Customer Charge plus the charge for the currently effective Base Demand. For those Customers with a Demand of less than 500 kW who have entered an agreement for service under this schedule, the minimum charge shall be the Customer Charge plus 500 kW times the Base Demand Charge; therefore the minimum charge is \$5,575.

DEMAND:

The Demand is the kW to the nearest whole kW, as determined from the Company's thermal type meter or, at the Company's option, integrating type meter for the 30-minute period of Customer's greatest use during the month as adjusted for power factor.

TERM OF SERVICE:

Not less than one year.

RULES AND REGULATIONS:

Service under this schedule is subject to orders of governmental bodies having jurisdiction and to the currently effective "General Rules and Regulations for Electric Service" on file with the Florida Public Service Commission. In case of conflict between any provision of this schedule and said "General Rules and Regulations for Electric Service" the provision of this schedule shall apply.

Issued by: S. E. Romig, Director, Rates and Tariffs

Thirtieth Revised Sheet No. 8.320 Cancels Twenty-Ninth Revised Sheet No. 8.320

GENERAL SERVICE LARGE DEMAND - TIME OF USE (OPTIONAL)

RATE SCHEDULE GSLDT-1

AVAILABLE:

In all territory served.

APPLICATION:

For electric service required for commercial or industrial lighting, power and any other purpose to any Customer with a measured demand of 500 kW and less than 2,000 kW. Customers with demands of less than 500 kW may enter an agreement for service under this schedule based on a Demand Charge for a minimum of 500 kW. This is an optional rate available to General Service Large Demand customers upon request subject to availability of meters.

SERVICE:

Single or three phase, 60 hertz and at any available standard distribution voltage. All service required on premises by Customer shall be furnished through one meter. Resale of service is not permitted hereunder.

MONTHLY RATE:

Customer Charge:

\$75.00

Demand Charges:

Base Demand Charge

\$11.00 per kW of Demand occurring during the On-Peak period.

Capacity Payment Charge Conservation Charge See Sheet No. 8,030 See Sheet No. 8,030

Non-Fuel Energy Charges: Base Energy Charge On-Peak Period 2.597 ¢ per kWh Off-Peak Period 1.143 ¢ per kWh

Environmental Charge See Sheet No. 8.030

Additional Charges:

Fuel Charge Storm Charge Franchise Fee Tax Clause See Sheet No. 8,040 See Sheet No. 8,040 See Sheet No. 8,031 See Sheet No. 8,031

Minimum: The Customer Charge plus the charge for currently effective Base Demand. For those Customers with a Demand of less than 500 kW who have entered an agreement for service under this schedule, the minimum charge shall be the Customer Charge plus 500 kW times the Base Demand Charge; therefore the minimum charge is \$5,575.

RATING PERIODS:

On-Peak:

November 1 through March 31: Mondays through Fridays during the hours from 6 a.m. to 10 a.m. and 6 p.m. to 10 p.m. excluding Thanksgiving Day, Christmas Day, and New Year's Day.

April 1 through October 31: Mondays through Fridays during the hours from 12 noon to 9 p.m. excluding Memorial Day, Independence Day, and Labor Day.

Off-Peak:

All other hours.

(Continued on Sheet No. 8.321)

Issued by: S. E. Romig, Director, Rates and Tariffs

FLORIDA POWER & LIGHT COMPANY

Thirty-First Revised Sheet No. 8,330 Cancels Thirtieth Revised Sheet No. 8,330

CURTAILABLE SERVICE (OPTIONAL)

RATE SCHEDULE: CS-1

AVAILABLE:

In all territory served.

APPLICATION:

For any commercial or industrial Customer who qualifies for Rate Schedule GSLD-1 (500 kW - 1,999 kW) and will curtail this Demand by 200 kW or more upon request of the Company from time to time. Customers with demands of at least 200 kW but less than 500 kW may enter an agreement for service under this Rate Schedule based on a Demand Charge for a minimum of 500 kW.

SERVICE

Single or three phase, 60 hertz and at any available standard distribution voltage. All service required on premises by Customer shall be furnished through one meter. Resale of service is not permitted hereunder.

MONTHLY RATE:

Customer Charge:

\$100.00

Demand Charges:

Base Demand Charge \$11.00 per kW of Demand.
Capacity Payment Charge See Sheet No. 8.030
Conservation Charge See Sheet No. 8.030

Non-Fuel Energy Charges:

Base Energy Charge 1.585 ¢ per kWh Environmental Charge See Sheet No. 8.030

Additional Charges:

Fuel Charge See Sheet No. 8.030
Storm Charge See Sheet No. 8.040
Franchise Fee See Sheet No. 8.031
Tax Clause See Sheet No. 8.031

Minimum: The Customer Charge plus the charge for the currently effective Base Demand. For those Customers with a Demand of less than 500 kW who have entered an agreement for service under this schedule, the minimum charge shall be the Customer Charge plus 500 kW times the Base Demand Charge; therefore the minimum charge is \$5,600.00.

CURTAILMENT CREDITS:

A monthly credit of (\$1.93) per kW is allowed based on the current Non-Firm Demand. The Customer has the option to revise the Firm Demand once during the initial twelve (12) month period. Thereafter, subject to the Term of Service and/or the Provisions for Early Termination, a change to the Firm Demand may be made provided that the revision does not decrease the total amount of Non-Firm Demand during the lesser of: (i) the average of the previous 12 months; or (ii) the average of the number of billing months under this Rate Schedule.

CHARGES FOR NON-COMPLIANCE OF CURTAILMENT DEMAND:

If the Customer records a higher Demand during the current Curtailment Period than the Firm Demand, the Customer will be:

- 1. Rebilled at \$1.93/kW for the prior 36 months or the number of months since the prior Curtailment Period, whichever is less, and
- 2. Billed a penalty charge of \$4.16 kW for the current month.

The kW used for both the rebilling and penalty charge calculations is determined by taking the difference between the maximum Demand during the current Curtailment Period and the Firm Demand for a Curtailment Period.

(Continued on Sheet No. 8,331)

Issued by: S. E. Romig, Director, Rates and Tariffs

FLORIDA POWER & LIGHT COMPANY

Thirtieth Revised Sheet No. 8.340 Cancels Twenty-Ninth Revised Sheet No. 8.340

CURTAILABLE SERVICE - TIME OF USE (OPTIONAL)

RATE SCHEDULE: CST-1

AVAILABLE:

In all territory served.

APPLICATION:

For any commercial or industrial Customer who qualifies for Rate Schedule GSLD-1 (500 kW - 1,999 kW) and will curtail this Demand by 200 kW or more upon request of the Company from time to time. This is an optional Rate Schedule available to Curtailable General Service Customers upon request. Customers with demands of at least 200 kW but less than 500 kW may enter an agreement for service under this Rate Schedule based on a Demand Charge for a minimum of 500 kW

SERVICE:

Single or three phase, 60 hertz and at any available distribution standard voltage. All service required on premises by Customer shall be furnished through one meter. Resalc of service is not permitted hereunder.

MONTHLY RATE:

Customer Charge;

\$100.00

Demand Charges:

Base Demand Charge

\$11.00 per kW of Demand occurring during the On-Peak Period.

Capacity Payment Charge See Sheet No. 8,030 Conservation Charge

See Sheet No. 8.030

Non-Fuel Energy Charges: Base Energy Charge

On-Peak Period 2.597 ø per kWh Off-Peak Period

Environmental Charge See Sheet No. 8.030

1,143 ¢ per kWh

Additional Charges:

Fuel Charge Storm Charge

See Sheet No. 8.030 See Sheet No. 8.040

Tax Clause

See Sheet No. 8.031 Franchise Fee See Sheet No. 8.031

Minimum: The Customer Charge plus the charge for the currently effective Base Demand. For those Customers with a Demand of less than 500 kW who have entered an agreement for service under this schedule, the minimum charge shall be the Customer Charge plus 500 kW times the Base Demand Charge; therefore the minimum charge is \$5,600.00.

RATING PERIODS:

On-Peak:

November 1 through March 31: Mondays through Fridays during the hours from 6 a.m. to 10 a.m. and 6 p.m. to 10 p.m. excluding Thanksgiving Day, Christmas Day, and New Year's Day.

April 1 through October 31: Mondays through Fridays during the hours from 12 noon to 9 p.m. excluding Memorial Day, Independence Day, and Labor Day.

Off-Peak:

All other hours.

(Continued on Sheet No. 8.341)

Issued by: S. E. Romig, Director, Rates and Tariffs

FLORIDA POWER & LIGHT COMPANY

Twenty-Fourth Revised Sheet No. 8,412 Cancels Twenty-Third Revised Sheet No. 8,412

GENERAL SERVICE LARGE DEMAND

RATE SCHEDULE: GSLD-2

AVAILABLE:

In all territory served.

APPLICATION:

For electric service required for commercial or industrial lighting, power and any other purpose to any Customer with a measured demand of 2,000 kW or more. Customers with demands of less than 2,000 kW may enter an agreement for service under this schedule based on a demand charge for a minimum of 2,000 kW.

SERVICE:

Single or three phase, 60 hertz and at any available standard distribution voltage. All service required on premises by Customer shall be furnished through one meter. Resale of service is not permitted hereunder.

MONTHLY RATE:

Customer Charge \$225.00

Demand Charges:

Base Demand Charge \$11.40 per kW of Demand Capacity Payment Charge See Sheet No. 8.030 Conservation Charge See Sheet No. 8.030

Non-Fuel Energy Charges:

Base Energy Charge 1.427 ¢ per kWh Environmental Charge See Sheet No. 8.030

Additional Charges:

Fuel Charge See Sheet No. 8.030
Storm Charge See Sheet No. 8.040
Franchise Fee See Sheet No. 8.031
Tax Clause See Sheet No. 8.031

Minimum: The Customer Charge plus the charge for the currently effective Base Demand. For those Customers with a demand of less than 2,000 kW who enter an agreement for service under this schedule, the minimum charge shall be the Customer Charge plus 2,000 kW times the Base Demand Charge; therefore the minimum charge is \$23,025.

DEMAND:

The Demand is the kW to the nearest whole kW, as determined from the Company's metering equipment, for the 30-minute period of the Customer's greatest use during the month as adjusted for power factor.

TERM OF SERVICE:

Not less than one year,

RULES AND REGULATIONS:

Service under this schedule is subject to orders of governmental bodies having jurisdiction and to the currently effective "General Rules and Regulations for Electric Service" on file with the Florida Public Service Commission. In case of conflict between any provision of this schedule and said "General Rules and Regulations for Electric Service" the provision of this schedule shall apply.

Issued by: S. E. Romig, Director, Rates and Tariffs

Thirtieth Revised Sheet No. 8.420 Cancels Twenty-Ninth Revised Sheet No. 8.420

GENERAL SERVICE LARGE DEMAND - TIME OF USE (OPTIONAL)

RATE SCHEDULE: GSLDT-2

AVAILABLE:

In all territory served.

APPLICATION:

For electric service required for commercial or industrial lighting, power and any other purpose to any Customer who has established a measured demand of 2,000 kW or more. Customers with demands of less than 2,000 kW may enter an agreement for service under this schedule based on a demand charge for a minimum of 2,000 kW.

SERVICE:

Three phase, 60 hertz and at any available standard distribution voltage. All service required on premises by Customer shall be furnished through one meter. Resale of service is not permitted hereunder.

MONTHLY RATE:

Customer Charge: \$225.00

Demand Charges:

\$11.40 per kW of Demand occurring during the On-Peak Period. Base Demand Charge

Capacity Payment Charge See Sheet No. 8,030 See Sheet No. 8.030 Conservation Charge

Non-Fuel Energy Charges; On-Peak Period Off-Peak Period 1.112 ¢ per kWh 2.227 g per kWh Base Energy Charge Environmental Charge

See Sheet No. 8,030

Additional Charges:

See Sheet No. 8.030 Fuel Charge Storm Charge See Sheet No. 8.040 Franchise Fee See Sheet No. 8.031 Tax Clause See Sheet No. 8.031

Minimum: The Customer Charge plus the charge for the currently effective Base Demand. For those Customers with a demand of less than 2,000 kW who have entered an agreement for service under this schedule, the minimum charge shall be the Customer Charge plus 2,000 kW times the Base Demand Charge; therefore the minimum charge is \$23,025.

RATING PERIODS:

November 1 through March 31: Mondays through Fridays during the hours from 6 a.m. to 10 a.m. and 6 p.m. to 10 p.m. excluding Thanksgiving Day, Christmas Day, and New Year's Day.

April 1 through October 31: Mondays through Fridays during the hours from 12 noon to 9 p.m. excluding Memorial Day, Independence Day, and Labor Day.

Off-Peak:

All other hours.

(Continued on Sheet No. 8.421)

Issued by: S.E. Romig, Director, Rates and Tariffs

Fourteenth Revised Sheet No. 8.425 Cancels Thirteenth Revised Sheet No. 8.425

HIGH LOAD FACTOR - TIME OF USE (OPTIONAL)

RATE SCHEDULE: HLFT

AVAILABLE; In all territory served.

APPLICATION:

For electric service required for commercial or industrial lighting, power and any other purpose with a measured Demand in excess of 20 kW. This is an optional rate schedule available to customers otherwise served under the GSD-1, GSDT-1, GSLD-1, GSLDT-1, GSLD-2, or GSLDT-2 Rate Schedules.

SERVICE:

Single or three phase, 60 hertz and at any available standard distribution voltage. All service required on premises by Customer shall be furnished through one meter. Resale of service is not permitted hereunder.

		RA	

WONTED KATE	HLFT-I	HLFT-2	HLFT-3
Annual Maximum Demand	21-499 kW	500-1,999 kW	2.000 kW or greater
Customer Charge:	\$25.00	\$75.00	\$225.00
Demand Charges:		To the	40071
On-peak Demand Charge	\$10.80	\$11.60	\$11.60
Maximum Demand Charge	\$2.30	\$2.50	\$2.50
Capacity Payment Charge Conservation Charge		30, per kW of On-Peak Demand 30, per kW of On-Peak Demand	
Non-Fuel Energy Charges:			
On-Peak Period per kWh	1.738 €	1.003 €	0.903 ∉
Off-Peak Period per kWh	1.102 €	0.977 ¢	0.898 ¢
Environmental Charge	See Sheet No. 8.0	30	

Additional Charges

See Sheet No. 8.030 Fuel Charge See Sheet No. 8.040 Storm Charge Franchise Fee See Sheet No. 8.031 See Sheet No. 8,031

Minimum Charge: The Customer Charge plus the currently effective Demand Charges.

RATING PERIODS:

November 1 through March 31; Mondays through Fridays during the hours from 6 a.m., to 10 a.m., and 6 p.m. to 10 p.m. excluding Thanksgiving Day, Christmas Day, and New Year's Day.

April 1 through October 31: Mondays through Fridays during the hours from 12 noon to 9 p.m. excluding Memorial Day, Independence Day, and Labor Day.

Off-Peak:

All other hours.

(Continued on Sheet No. 8.426)

Issued by: S. E. Romig, Director, Rates and Tariffs

FLORIDA POWER & LIGHT COMPANY

Twenty-Fifth Revised Sheet No. 8,432 Cancels Twenty-Fourth Revised Sheet No. 8.432

CURTAILABLE SERVICE (OPTIONAL)

RATE SCHEDULE: CS-2

AVAILABLE:

In all territory served.

APPLICATION:

For any commercial or industrial Customer who qualifies for Rate Schedule GSLD-2 (2,000 kW and above) and will curtail this Demand by 200 kW or more upon request of the Company from time to time. Customers with demands of less than 2,000 kW may enter an Agreement for service under this schedule based on a Demand Charge for a minimum of 2,000 kW.

SERVICE:

Single or three phase, 60 hertz and at any available standard distribution voltage. All service required on premises by Customer shall be furnished through one meter. Resale of service is not permitted hereunder.

MONTHLY RATE:

Customer Charge:

\$250.00

Demand Charges:

Base Demand Charge

\$11.40 per kW of Demand

Capacity Payment Charge Conservation Charge

See Sheet No. 8.030 See Sheet No. 8.030

Non-Fuel Energy Charges:

Base Energy Charge

1,427 ¢ per kWh

Environmental Charge See Sheet No. 8.030

Additional Charges:

Fuel Charge Storm Charge Franchise Fee See Sheet No. 8,030 See Sheet No. 8,040

See Sheet No. 8.031 Tax Clause See Sheet No. 8.031

Minimum: The Customer Charge plus the charge for the currently effective Base Demand. For those Customers with a Demand of less than 2,000 kW who enter an agreement for service under this schedule, the minimum charge shall be the Customer Charge plus 2,000 kW times the Base Demand Charge; therefore the minimum charge is \$23,050.

CURTAILMENT CREDITS:

A monthly credit of (\$1.93) per kW is allowed based on the current Non-Firm Demand. The Customer has the option to revise the Firm Demand once during the initial (welve (12) month period. Thereafter, subject to the Term of Service and/or the Provisions for Early Termination, a change to the Firm Demand may be made provided that the revision does not decrease the total amount of Non-Firm Demand during the lesser of: (i) the average of the previous 12 months; or (ii) the average of the number of billing months under this Rate Schedule.

CHARGES FOR NON-COMPLIANCE OF CURTAILMENT DEMAND:

If the Customer records a higher Demand during the current period than the Firm Demand, then the Customer will be;

- Rebilled at \$1.93 /kW for the prior 36 months or the number of months since the prior Curtailment Period, whichever is L less, and
- Billed a penalty charge of \$4.16 /kW for the current month.

The kW used for both the rebilling and penalty charge calculations is determined by taking the difference between the maximum Demand during the current Curtailment Period and the contracted Firm Demand for a Curtailment Period,

(Continued on Sheet No. 8.433)

Issued by: S. E. Romig, Director, Rates and Tariffs

Thirtieth Revised Sheet No. 8.440 Cancels Twenty-Ninth Revised Sheet No. 8,440

CURTAILABLE SERVICE - TIME OF USE (OPTIONAL)

RATE SCHEDULE: CST-2

AVAILABLE:

In all territory served.

APPLICATION

For any commercial or industrial Customer who qualifies for Rate Schedule GSLDT-2 (2,000 kW and above) and will curtail this Demand by 200 kW or more upon request of the Company from time to time. Customers with demands of less than 2,000 kW may enter an agreement for service under this schedule based on a Demand Charge for a minimum of 2,000 kW.

SERVICE:

Single or three phase, 60 hertz and at any available standard distribution voltage. All service required on premises by Customer shall be furnished through one meter. Resale of service is not permitted hereunder.

MONTHLY RATE:

Customer Charge:

\$250.00

Demand Charges:

Base Demand Charge

\$11.40 per kW of Demand occurring during the On-Peak Period.

Capacity Payment Charge Conservation Charge

See Sheet No. 8.030 See Sheet No. 8.030

Non-Fuel Energy Charges:

On-Peak Period

Off-Peak Period 1.112 ¢ per kWh

Base Energy Charge 2.227 ¢ per kWh
Environmental Charge See Sheet No. 8.030

Additional Charges:

Tax Clause

Fuel Charge Storm Charge Franchise Fee See Sheet No. 8.030 See Sheet No. 8.040 See Sheet No. 8.031 See Sheet No. 8.031

Minimum: The Customer Charge plus the charge for the currently effective Base Demand. For those Customers with a Demand of less than 2,000 kW who have entered an agreement for service under this schedule, the minimum charge shall be the Customer Charge plus 2,000 kW times the Base Demand Charge; therefore the minimum charge is \$23,050.

RATING PERIODS:

On-Peak

November 1 through March 31: Mondays through Fridays during the hours from 6 a.m. to 10 a.m. and 6 p.m. to 10 p.m. excluding Thanksgiving Day, Christmas Day, and New Year's Day.

April 1 through October 31: Mondays through Fridays during the hours from 12 noon to 9 p.m. excluding Memorial Day, Independence Day, and Labor Day.

Off-Peak:

All other hours.

(Continued on Sheet No. 8.441)

Issued by: S. E. Romig, Director, Rates and Tariffs

FLORIDA POWER & LIGHT COMPANY

Thirty-Second Revised Sheet No. 8.542 Cancels Thirty-First Revised Sheet No. 8.542

CURTAILABLE SERVICE - TIME OF USE (OPTIONAL)

RATE SCHEDULE: CST-3

AVAILABLE:

In all territory served.

APPLICATION:

For any commercial or industrial Customer who qualifies for Rate Schedule GSLDT-3 and will curtail this Demand by 200 kW or more upon request of the Company from time to time.

Three phase, 60 hertz at the available transmission voltage of 69 kV or higher. The Customer will provide and maintain all transformers and related facilities necessary for handling and utilizing the power and energy delivered hereunder. All service required by the Customer at each separate point of delivery served hereunder shall be furnished through one meter at, or compensated to, the available transmission voltage. Resale of service is not permitted hereunder.

MONTHLY RATE:

Customer Charge: \$2,025.00

Demand Charges:

Base Demand Charge \$9.30 per kW of Demand occurring during the On-Peak Period.

See Sheet No. 8.030.1 Capacity Payment Charge See Sheet No. 8,030.1 Conservation Charge

Non-Fuel Energy Charges: On-Peak Period Off-Peak Period Base Energy Charge 1.217 ¢ per kWh 1.016 ¢ per kWh

Environmental Charge See Sheet No. 8.030.1

Additional Charges:

Fuel Charge See Sheet No. 8.030 1 Storm Charge See Sheet No. 8.040 Franchise Fee See Sheet No. 8,031 Tax Clause See Sheet No. 8.031

Minimum: The Customer Charge plus the charge for the currently effective Base Demand.

RATING PERIODS:

On-Peak:

November 1 through March 31: Mondays through Fridays during the hours from 6 a.m. to 10 a.m. and 6 p.m. to 10 p.m. excluding Thanksgiving Day, Christmas Day, and New Year's Day.

April 1 through October 31: Mondays through Fridays during the hours from 12 noon to 9 p.m. excluding Memorial Day, Independence Day, and Labor Day.

Off-Peak:

All other hours.

(Continued on Sheet No. 8,543)

Issued by: S. E. Romig, Director, Rates and Tariffs Effective: January 1, 2017

FLORIDA POWER & LIGHT COMPANY

Nineteenth Revised Sheet No. 8.545 Cancels Eighteenth Revised Sheet No. 8.545

CURTAILABLE SERVICE (OPTIONAL)

RATE SCHEDULE: CS-3

AVAILABLE:

In all territory served.

APPLICATION:

For any commercial or industrial Customer who qualifies for Rate Schedule GSLD-3 and will curtail this Demand by 200 kW or more upon request of the Company from time to time.

SERVICE:

Three phase, 60 hertz at the available transmission voltage of 69 kV or higher. The Customer will provide and maintain all transformers and related facilities necessary for handling and utilizing the power and energy delivered hereunder. All service required by the Customer at each separate point of delivery served hereunder shall be furnished through one meter at, or compensated to, the available transmission voltage. Resale of service is not permitted hereunder.

MONTHLY RATE:

Customer Charge:

\$2,025,00

Demand Charges:

\$9,30 per kW of Demand

Base Demand Charge Capacity Payment Charge Conservation Charge

See Sheet No. 8.030.1 See Sheet No. 8.030.1

Non-Fuel Energy Charges:

Base Energy Charge

1.069 ¢ per kWh

Environmental Charge Se

See Sheet No. 8.030,1

Additional Charges:

Fuel Charge

See Sheet No. 8.030.1

Storm Charge

See Sheet No. 8.040

Franchise Fee

See Sheet No. 8.031

Tax Clause

See Sheet No. 8.031

Minimum Charge: The Customer Charge plus the charge for the currently effective Base Demand.

CURTAILMENT CREDITS:

A monthly credit of (\$1.93) per kW is allowed based on the current Non-Firm Demand. The Customer has the option to revise the Firm Demand once during the initial twelve (12) month period. Thereafter, subject to the Term of Service and/or the Provisions for Early Termination, a change to the Firm Demand may be made provided that the revision does not decrease the total amount of Non-Firm Demand during the lesser of: (i) the average of the previous 12 months; or (ii) the average of the number of billing months under this Rate Schedule.

CHARGES FOR NON-COMPLIANCE OF CURTAILMENT DEMAND:

If the Customer records a higher Demand during the current Curtailment Period than the Firm Demand, then the Customer will be:

- Rebilled at \$1.93 /kW for the prior 36 months or the number of months since the prior Curtailment Period, whichever is less, and
- 2. Billed a penalty charge of \$4.16 /kW for the current month.

The kW used for both the rebilling and penalty charge calculations is determined by taking the difference between the maximum Demand during the current Curtailment Period and the Firm Demand for a Curtailment Period.

(Continued on Sheet No. 8,546)

Issued by: S. E. Romig, Director, Rates and Tariffs

FLORIDA POWER & LIGHT COMPANY

Twenty-Sixth Revised Sheet No. 8.551 Cancels Twenty-Fifth Revised Sheet No. 8.551

GENERAL SERVICE LARGE DEMAND

RATE SCHEDULE: GSLD-3

AVAILABLE:

In all territory served,

APPLICATION:

For service required for commercial or industrial lighting, power and any other purpose to any Customer who has service supplied at a transmission voltage of 69 kV or higher.

SERVICE:

Three phase, 60 hertz at the available transmission voltage of 69 kV or higher. The Customer will provide and maintain all transformers and related facilities necessary for handling and utilizing the power and energy delivered hereunder. All service required by the Customer at each separate point of delivery served hereunder shall be furnished through one meter at, or compensated to, the available transmission voltage. Resale of service is not permitted hereunder.

MONTHLY RATE:

Customer Charge:

\$2,000.00

Demand Charges:

Base Demand Charge Capacity Payment Charge Conservation Charge \$9,30 per kW of Demand See Sheet No. 8.030,1 See Sheet No. 8.030,1

Non-Fuel Energy Charges:

Base Energy Charge Environmental Charge 1.069¢ per kWh See Sheet No. 8.030,1

1-11-HOMMSMM CHAN

Additional Charges:
Fuel Charge See Sheet No. 8.030.1
Storm Charge See Sheet No. 8.040

Storm Charge See Sheet No. 8,040
Franchise Fee See Sheet No. 8,031
Tax Clause See Sheet No. 8,031

Minimum: The Customer Charge plus the charge for the currently effective Base Demand.

DEMAND:

The Demand is the kW to the nearest whole kW, as determined from the Company's metering equipment for the 30-minute period of the Customer's greatest use during the month as adjusted for power factor.

TERM OF SERVICE:

Not less than one year.

RULES AND REGULATIONS:

Service under this schedule is subject to orders of governmental bodies having jurisdiction and to the currently effective "General Rules and Regulations for Electric Service" on file with the Florida Public Service Commission. In case of conflict between any provision of this schedule and said "General Rules and Regulations for Electric Service" the provision of this schedule shall apply.

Issued by: S. E. Romig, Director, Rates and Tariffs

FLORIDA POWER & LIGHT COMPANY

Thirty-Second Revised Sheet No. 8.552 Cancels Thirty-First Revised Sheet No. 8.552

GENERAL SERVICE LARGE DEMAND - TIME OF USE (OPTIONAL)

RATE SCHEDULE: GSL/DT-3

AVAILABLE:

In all territory served.

APPLICATION:

For electric service required for commercial or industrial lighting, power and any other purpose to any Customer who has service supplied at a transmission voltage of 69 kV or higher.

SERVICE:

Three phase, 60 hertz at the available transmission voltage of 69 kV or higher. The Customer will provide and maintain all transformers and related facilities necessary for handling and utilizing the power and energy delivered hereunder. All service required by the Customer at each separate point of delivery served hereunder shall be furnished through one meter at, or compensated to, the available transmission voltage. Resale of service is not permitted hereunder.

MONTHLY RATE:

Customer Charge: \$2,000.00

Demand Charges:

\$9.30 per kW of Demand occurring during the On-Peak Period. Base Demand Charge

Capacity Payment Charge See Sheet No. 8,030.1 Conservation Charge See Sheet No. 8.030.1

Non-Fuel Energy Charges: On-Peak Period Off-Peak Period Base Energy Charge Environmental Charge 1,217 g per kWh 1.016 ¢ per kWh

See Sheet No. 8.030.1

Additional Charges:

Fuel Charge See Sheet No. 8.030.1 Storm Charge See Sheet No. 8.040 See Sheet No. 8.031 See Sheet No. 8.031

Minimum: The Customer Charge plus the charge for the currently effective Base Demand,

RATING PERIODS:

On-Peak:

November 1 through March 31: Mondays through Fridays during the hours from 6 a.m. to 10 a.m. and 6 p.m. to 10 p.m. excluding Thanksgiving Day, Christmas Day, and New Year's Day.

April 1 through October 31: Mondays through Fridays during the hours from 12 noon to 9 p.m. excluding Memorial Day, Independence Day, and Labor Day.

Off-Peak:

All other hours.

(Continued on Sheet No. 8.553)

Issued by: S. E. Romig, Director, Rates and Tariffs

Fortieth Revised Sheet No. 8.602 Cancels Thirty-Ninth Revised Sheet No. 8.602

SPORTS FIELD SERVICE (Closed Schedule)

RATE SCHEDULE: OS-2

AVAILABLE:

In all territory served.

APPLICATION:

This is a transitional rate available to municipal, county and school board accounts for the operation of a football, baseball or other playground, or civic or community auditorium, when all such service is taken at the available primary distribution voltage at a single point of delivery and measured through one meter, and who were active as of October 4, 1981. Customer may also elect to receive service from other appropriate rate schedules.

LIMITATION OF SERVICE:

Offices, concessions, businesses or space occupied by tenants, other than areas directly related to the operations above specified, are excluded hereunder and shall be separately served by the Company at utilization voltage. Not applicable when Rider TR is used.

MONTHLY RATE:

Customer Charge: \$125.00

Non-Fuel Energy Charges:

Base Energy Charge 7.455 g per kWh
Conservation Charge See Sheet No. 8.030.1
Capacity Payment Charge See Sheet No. 8.030.1
Environmental Charge See Sheet No. 8.030.1

Additional Charges:

 Fuel Charge
 See Sheet No. 8.030.1

 Storm Charge
 See Sheet No. 8.040

 Franchise Fee
 See Sheet No. 8.031

 Tax Clause
 See Sheet No. 8.031

Minimum Charge: \$125.00

TERM OF SERVICE:

Pending termination by Florida Public Service Commission Order.

RULES AND REGULATIONS:

Service under this schedule is subject to orders of governmental bodies having jurisdiction and to the currently effective "General Rules and Regulations for Electric Service" on file with the Florida Public Service Commission. In case of conflict between any provision of this schedule and said "General Rules and Regulations for Electric Service" the provision of this schedule shall apply.

Issued by: S. E. Romig, Director, Rates and Tariffs

FLORIDA POWER & LIGHT COMPANY

Twenty-Sixth Revised Sheet No. 8.610 Cancels Twenty-Fifth Revised Sheet No. 8.610

METROPOLITAN TRANSIT SERVICE

RATE SCHEDULE: MET

AVAILABLE:

For electric service to Metropolitan Miami-Dade County Electric Transit System (METRORAIL) at each point of delivery required for the operation of an electric transit system on continuous and contiguous rights-of-way.

APPLICATION:

Service to be supplied will be three phase, 60 hertz and at the standard primary distribution voltage of 13,200 volts. All service required by Customer at each separate point of delivery served hereunder shall be furnished through one meter reflecting delivery at primary voltage. Resale of service is not permitted hereunder. Rider TR or a voltage discount is not applicable.

MONTHLY RATE:

Customer Charge:

\$550,00

Demand Charges:

Base Demand Charge Capacity Payment Charge Conservation Charge \$12.70 per kW of Demand See Sheet No. 8,030.1 See Sheet No. 8,030.1

Non-Fuel Energy Charges:

Base Energy Charge Environmental Charge 1,692 ¢ per kWh See Sheet No. 8.030.1

Additional Charges:

 Fuel Charge
 See Sheet No. 8.030.1

 Storm Charge
 See Sheet No. 8.040

 Franchise Fee
 See Sheet No. 8.031

 Tax Clause
 See Sheet No. 8.031

Minimum: The Customer Charge plus the charge for the currently effective Base Demand.

DEMAND:

The billing Demand is the kW, at each point of delivery, to the nearest whole kW, as determined from the Company's recording type metering equipment, for the period coincident with the 30-minute period of the electric rail transit system's greatest use supplied by the Company during the month adjusted for power factor.

BILLING:

Each point of delivery shall be separately billed according to the monthly charges as stated herein. All billing units related to charges under this rate schedule shall be determined from metering data on a monthly basis and determined for each point of delivery on the same monthly billing cycle day.

TERMS OF SERVICE

Not less than one year.

RULES AND REGULATIONS:

Service under this schedule is subject to orders of governmental bodies having jurisdiction and to the currently effective "General Rules and Regulations for Electric Service" on file with the Florida Public Service Commission. In case of conflict between any provision of this schedule and said "General Rules and Regulations for Electric Service" the provision of this schedule shall apply.

Issued by: S. E. Romig, Director, Rates and Tariffs

Twenty-Sixth Revised Sheet No. 8.651 Cancels Twenty-Fifth Revised Sheet No. 8.651

	(Continued for	rom Sheet No. 8.650	0)	
IONTHLY RATE:				
Delivery Voltage Level		Distribution bel	Ow 69 kV CILC-1(D)	69 kV & above CILC-1(T)
Maximum Demand Level		200-499 kW	500 kW & above	
Customer Charge:		\$125,00	\$225.00	\$2,225,00
Demand Charges: Base Demand Charge	5:			
per kW of Maximu	m Demand ntrol On-Peak Demand	\$3.90 \$2.60 \$9.60	\$4.00 \$2.90 \$10.50	None \$3.00 \$11.20
Capacity Payment and CILC-1(G)	Conservation Charge: See Sheet No. 8.030.1			
CILC-I(I)	See Sheet No. 8.030.1 See Sheet No. 8.030.1			
Non-Fuel Energy Charges: Base Energy Charges:				
On-Peak Period ch Off-Peak Period ch Environmental Charge	arge per kWh arge per kWh	1.480 ∉ 1.480 ∉	0.954 ∉ 0.954 ¢	0.900 ¢ 0.900 ¢
Additional Charges:				
Fuel Charge Storm Charge Franchise Fee Tax Clause	See Sheet No. 8.030.1 See Sheet No. 8.040 See Sheet No. 8.031 See Sheet No. 8.031			
Minimum: The Cust	omer Charge plus the Base Dem	and Charges.		
	(Continued o	on Sheet No. 8.652)	
	41777311	Section of the Contract of Section 1		

Issued by: S. E. Romig, Director, Rates and Tariffs Effective: January 1, 2017

Fourteenth Revised Sheet No. 8.680 Cancels Thirteenth Revised Sheet No. 8.680

COMMERCIAL/INDUSTRIAL DEMAND REDUCTION RIDER (CDR) (OPTIONAL)

AVAILABLE:

In all territory served. Available to any commercial or industrial customer receiving service under Rate Schedules GSD-1, GSDT-1, GSLD-1, GSLD-1, GSLD-1, GSLD-1, GSLD-2, GSLD-3, GSLD-3, or HLFT through the execution of a Commercial/Industrial Demand Reduction Rider Agreement in which the load control provisions of this rider can feasibly be applied.

LIMITATION OF AVAILABILITY:

This Rider may be modified or withdrawn subject to determinations made under Commission Rules 25-17.0021(4), F.A.C., Goals for Electric Utilities and 25-6.0438, F.A.C., Non-Firm Electric Service - Terms and Conditions or any other Commission determination.

APPLICATION:

For electric service provided to any commercial or industrial customer receiving service under Rate Schedule GSD-I, GSDT-I, GSLD-I, GSLDT-3, GSLD-3, GSLDT-3, or FILFT who as a part of the Commercial/Industrial Demand Reduction Rider Agreement between the Customer and the Company, agrees to allow the Company to control at least 200 kW of the Customer's load, or agrees to operate Backup Generation Equipment (see Definitions) and designate (if applicable) additional controllable demand to serve at least 200 kW of the Customer's own load during periods when the Company is controlling load. A Customer shall enter into a Commercial/Industrial Reduction Demand Rider Agreement with the Company to be eligible for this Rider. To establish the initial qualification for this Rider, the Customer must have had a Utility Controlled Demand during the summer Controllable Rating Period (April 1 through October 31) for at least three out of seven months of at least 200 kW greater than the Firm Demand level specified in Section 4 of the Commercial/Industrial Demand Reduction Rider Agreement. The Utility Controlled Demand shall not be served on a firm service basis until service has been terminated under this Rider.

LIMITATION OF SERVICE:

Customers participating in the General Service Load Management Program (FPL "Business On Call" Program) are not eligible for this Rider,

MONTHLY RATE:

All rates and charges under Rate Schedules GSD-1, GSDT-1, GSLDT-1, GSLDT-1, GSLDT-2, GSLDT-2, GSLDT-3, GSLDT-3, HLFT shall apply. In addition, the applicable Monthly Administrative Adder and Utility Controlled Demand Credit shall apply.

MONTHLY ADMINISTRATIVE ADDER:

Rate Schedule	Adder
GSD-1	\$100.00
GSDT-1, HLFF (21-499 kW)	\$100.00
GSLD-1, GSLDT-1, HLFT (500-1,999 kW)	\$150.00
GSLD-2, GSLDT-2, HLFT (2,000 kW or greater)	\$75.00
GSLD-3, GSLDT-3	\$225,00

LITILITY CONTROLLED DEMAND CREDIT:

A monthly credit of (\$8.20) per kW is allowed based on the Customer's Utility Controlled Demand.

UTILITY CONTROLLED DEMAND:

The Utility Controlled Demand for a month in which there are no load control events during the Controllable Rating Period shall be the sum of the Customer's kWh usage during the hours of the applicable Controllable Rating Period, divided by the total number of hours in the applicable Controllable Rating Period, less the Customer's Firm Demand.

In the event of Load Control occurring during the Controllable Rating Period, the Utility Controlled Demand shall be the sum of the Customer's kWh usage during the hours of the applicable Controllable Rating Period less the sum of the Customer's kWh usage during the Load Control Period, divided by the number of non-load control hours occurring during the applicable Controllable Rating Period, less the Customer's Firm Demand.

(Continued on Sheet No. 8.681)

Issued by: S. E. Romig, Director, Rates and Tariffs Effective: January 1, 2017

Fourteenth Revised Sheet No. 8.715 Cancels Thirteenth Revised Sheet No. 8.715

STREET LIGHTING

RATE SCHEDULE: SLAI

AVAILABLE:

In all territory served.

APPLICATION:

For lighting streets and roadways, whether public or private, which are thoroughfares for normal flow of vehicular traffic. Lighting for other applications such as: municipally and privately-owned parking lots; parks and recreational areas; or any other area not expressly defined above, is not permitted under this schedule except for lighting in such an application that was already under this schedule prior to July 9, 1992. Lamp replacement and energy-only service is available to existing customer facilities taking service under this rate prior to January 1, 2017.

TYPE OF INSTALLATION:

FPL-owned fixtures normally will be mounted on poles of FPL's existing distribution system and served from overhead wires. On request of the Customer, FPL will provide special poles or underground wires at the charges specified below. Customer-owned systems will be of a standard type and design, permitting service and lamp replacement at no abnormal cost to FPL.

SERVICE:

Service includes lamp renewals, patrol, energy from dusk each day until dawn the following day and maintenance of FPL-owned Street Lighting Systems.

LIMITATION OF SERVICE:

For Mercury Vapor, Fluorescent and Incandescent luminaires, no additions or changes in specified lumen output on existing installations will be permitted under this schedule after October 4, 1981 except where such additional lights are required in order to match existing installations.

Stand-by or resale service is not permitted hereunder.

CUSTOMER CONTRIBUTIONS:

A Contribution-in-Aid-of-Construction (CIAC) will be required for:

- a) the differential cost between employing rapid construction techniques in trenching, backfilling and pole installation work where no obstructions exist, and the added cost to overcome obstructions such as sprinkler systems, paved surfaces (such as sidewalks, curbs, gutters, and roadways), landscaping, sodding and other obstructions encountered along the Street Light System installation route, including repair and replacement. If the Customer elects to perform work such as trenching and restoration, they will be reimbursed by FPL with a credit (not to exceed the total CIAC cost) for the value of this work as determined by FPL;
- b) the installation cost of any new overhead distribution facilities and/or the cost of alterations to existing distribution facilities which are required in order to serve the Street Lighting System less four (4) times the additional annual non-fuel energy revenue generated by the installation or alteration of the Street Lighting System, plus where underground facilities are installed, the differential installation cost between underground and overhead distribution facilities.

These costs shall be paid by the Customer prior to the initiation of any construction work by FPL. The Customer shall also pay any additional costs associated with design modifications requested after the original estimate has been made.

(Continued on Sheet No. 8.716)

Issued by: S. E. Romig, Director, Rates and Tariffs

Thirty-First Revised Sheet No. 8,716 Cancels Thirtieth Revised Sheet No. 8.716

(Continued from Sheet No. 8.715)

REMOVAL OF FACILITIES:

If Street Lighting facilities are removed either by Customer request or termination or breach of the agreement, the Customer shall pay FPL an amount equal to the original installed cost of the removed facilities less any salvage value and any depreciation (based on current depreciation rates as approved by the Florida Public Service Commission) plus removal cost.

MONTHLY RATE:

Lamp Size				Chr	Charge for FPL-Owned Unit (\$)				Charge for Customer-Owner Unit \$) ****		
Luminaire Initial Type Lumens/Watts					kWh/Mo.	0.		Energy		Relamping	g/ Energy
		Estimate	Fixtures	tures nance Non-Fuel		Total	Energy	Only			
High Pr	essure										
Sodium	Vapor		6,300	70	29	\$3.89	1.85	0.83	6.57	\$2.69	\$0.83
"	78		9,500	100	41	\$3.96	1.86	1.17	6.99	\$3.04	\$1.17
**	-tx		16,000	150	60	\$4.08	1.89	1.71	7.68	\$3.61	\$1.71
**	**		22,000	200	88	\$6.18	2.41	2.51	11.10	\$4.90	\$2.51
**	-94		50,000	400	168	\$6.24	2.42	4.79	13.45	\$7.19	\$4.79
**	-)*	W	27,500	250	116	\$6.58	2.63	3.31	12.52	\$5,91	\$3.31
16	01	*	140,000	1,000	411	\$9.90	4.71	11.71	26.32	\$16,46	\$11.71
Mercur	v Vapor	#	6,000	140	62	\$3.07	1.66	1.77	6.50	\$3.44	\$1.77
#1	1	*	8,600	175	77	\$3.12	1.66	2.19	6.97	\$3.86	\$2.19
*1	10		11,500	250	104	\$5.21	2.40	2.96	10.57	\$5,37	\$2.96
	14	10	21,500	400	160	\$5.18	2.36	4.56	12.10	\$6.93	\$4.56

- These units are closed to new FPL installations.
- ** The non-fuel energy charge is 2.850 g per kWh.

 *** Bills rendered based on "Total" charge. Unbundling of charges is not permitted.

 **** New customer-owned facilities are closed to this rate effective January 1, 2017.

Charges for other FPL-owned facilities:

Wood pole used only for the street lighting system	\$4.92
Concrete pole used only for the street lighting system	\$6.74
Fiberglass pole used only for the street lighting system	\$7.98
Steel pole used only for the street lighting system *	\$6.74
Underground conductors not under paving	3.810 ¢ per foot.
Underground conductors under paving	9.310 ¢ per foot

The Underground conductors under paving charge will not apply where a CIAC is paid pursuant to section "a)" under "Customer Contributions." The Underground conductors not under paving charge will apply in these situations.

(Continued on Sheet No. 8.717)

Issued by: S. E. Romig, Director, Rates and Tariffs

Twentieth Revised Sheet No. 8.717 Cancels Nineteenth Revised Sheet No. 8.717

(Continued from Sheet No. 8.716)

On Customer-owned Street Lighting Systems, where Customer contracts to relamp at no cost to FPL, the Monthly Rate for non-fuel energy shall be 2.850 ¢ per kWh of estimated usage of each unit plus adjustments. On Street Lighting Systems, where the Customer elects to install Customer-owned monitoring systems, the Monthly Rate for non-fuel energy shall be 2.850 ¢ per kWh of estimated usage of each monitoring unit plus adjustments. The minimum monthly kWh per monitoring device will be 1 kilowatt-hour per month, and the maximum monthly kWh per monitoring device will be 5 kilowatt-hours per month.

During the initial installation period:

Facilities in service for 15 days or less will not be billed;

Facilities in service for 16 days or more will be billed for a full month.

WILLFUL DAMAGE:

Upon the second occurrence of willful damage to any FPL-owned facilities, the Customer will be responsible for the cost incurred for repair or replacement. If the lighting fixture is damaged, based on prior written instructions from the Customer, FPL will:

- Replace the fixture with a shielded cutoff cobrahead. The Customer shall pay \$280,00 for the shield plus all associated costs.
 However, if the Customer chooses to have the shield installed after the first occurrence, the Customer shall only pay the \$280.00 cost of the shield; or
- Replace with a like unshielded fixture. For this, and each subsequent occurrence, the Customer shall pay the costs specified under "Removal of Facilities"; or
- c) Terminate service to the fixture.

Option selection shall be made by the Customer in writing and apply to all fixtures which EPL has installed on the Customer's behalf. Selection changes may be made by the Customer at any time and will become effective ninety (90) days after written notice is received.

Conservation Charge See Sheet No. 8.030,1
Capacity Payment Charge See Sheet No. 8.030,1
Environmental Charge See Sheet No. 8.030,1
Fuel Charge See Sheet No. 8.030,1
Storm Charge See Sheet No. 8.040
Franchise Fee See Sheet No. 8.031
Tax Clause See Sheet No. 8.031

SPECIAL CONDITIONS:

Customers whose lights are turned off during sea turtle nesting season will receive a credit equal to the fuel charges associated with the fixtures that are turned off.

TERM OF SERVICE:

Initial term of ten (10) years with automatic, successive five (5) year extensions unless terminated in writing by either FPL or the Customer at least ninety (90) days prior to the current term's expiration.

RULES AND REGULATIONS:

Service under this schedule is subject to orders of governmental bodies having jurisdiction and to the currently effective "General Rules and Regulations for Electric Service" on file with the Florida Public Service Commission. In case of conflict between any provision of this schedule and said "General Rules and Regulations for Electric Service", the provision of this schedule shall apply.

Issued by: S. E. Romig, Director, Rates and Tariffs

Original Sheet No. 8.718

STREET LIGHTING METERED SERVICE

RATE SCHEDULE: SL-IM

AVAILABLE:

In all territory served,

APPLICATION:

For customer-owned lighting of streets and roadways, whether public or private, which are thoroughfares for normal flow of vehicular traffic. Lighting for other applications such as: municipally and privately-owned parking lots; parks and recreational areas; or any other area not expressly defined above, is not permitted under this schedule.

SERVICE:

Single phase, 60 hertz and at any available standard voltage. All service required on premises by Customer shall be furnished through one meter. Resale of service is not permitted hereunder.

MONTHLY RATE:

Customer Charge:

\$13.00

Non-Fuel Energy Charges:

Base Energy Charge 2.795 ¢ per kWh
Conservation Charge See Sheet No. 8.030
Capacity Payment Charge See Sheet No. 8.030
Environmental Charge See Sheet No. 8.030

Additional Charges:

Fuel Charge See Sheet No. 8.030
Storm Charge See Sheet No. 8.040
Franchise Fee See Sheet No. 8.031
Tax Clause See Sheet No. 8.031

Minimum:

\$13.00

TERM OF SERVICE:

Not less than one (1) year.

RULES AND REGULATIONS:

Service under this schedule is subject to orders of governmental bodies having jurisdiction and to the currently effective "General Rules and Regulations for Electric Service" on file with the Florida Public Service Commission. In case of conflict between any provision of this schedule and said "General Rules and Regulations for Electric Service" the provision of this schedule shall apply.

Issued by: S. E. Romig, Director, Rates and Tariffs

Seventeenth Revised Sheet No. 8.720 Cancels Sixteenth Revised Sheet No. 8.720

PREMIUM LIGHTING

RATE SCHEDULE: PL-1

AVAILABLE:

In all territory served.

APPLICATION:

FPL-owned lighting facilities not available under rate schedule SL-1 and OL-1. To any Customer for the sole purpose of lighting streets, roadways and common areas, other than individual residential locations. This includes but is not limited to parking lots, homeowners association common areas, or parks.

SERVICE:

Service will be unmetered and will include lighting installation, lamp replacement and facilities maintenance for FPL-owned lighting systems. It will also include energy from dusk each day until dawn the following day.

The Company, while exercising reasonable diligence at all times to furnish service hereunder, does not guarantee continuous lighting and will not be liable for damages for any interruption, deficiency or failure of service, and reserves the right to interrupt service at any time for necessary repairs to lines or equipment.

LIMITATION OF SERVICE:

Installation shall be made only when, in the judgement of the Company, the location and the type of the facilities are, and will continue to be, easily and economically accessible to the Company equipment and personnel for both construction and maintenance.

Stand-by, non-lirm, or resale service is not permitted hereunder.

TERM OF SERVICE:

The term of service is (20) twenty years. At the end of the term of service, the Customer may elect to execute a new agreement based on the current estimated replacement costs. The Company will retain ownership of these facilities.

FACILITIES PAYMENT OPTION:

The Customer will pay for the facilities in a lump sum in advance of construction. The amount will be the Company's total work order cost for these facilities times the Present Value Revenue Requirement (PVRR) multiplier of 1.1942. Monthly Maintenance and Energy charges will apply for the term of service.

FACILITIES SELECTION:

Facilities selection shall be made by the Customer in writing by executing the Company's Premium Lighting Agreement.

(Continued on Sheet No. 8.721)

Issued by: S. E. Romig, Director, Rates and Tariffs

Twenty-Sixth Revised Sheet No. 8,721 Cancels Twenty-Fifth Revised Sheet No. 8.721

(Continued from Sheet No. 8.720)

MONTHLY RATE:

Facilities: Paid in full:

Monthly rate is zero, for Customer's who have executed a Premium Lighting Agreement before March 1, 2010: 1.358% of total work order cost.

10 years payment option: 20 years payment option:

0,920% of total work order cost.

FPL's estimated costs of maintaining lighting facilities.

Billing:

FPL reserves the right to assess a charge for the recovery of any dedicated billing system

developed solely for this rate.

Energy:

KWH Consumption for fixtures shall be estimated using the following formula:

KWH=Unit Wattage (usage) x 353,3 hours per month

Non-Fuel Energy

2,850 ¢/kWh

Conservation Charge

See Sheet No. 8.030.1

Capacity Payment Charge

See Sheet No. 8.030.1

Environmental Charge

See Sheet No. 8.030.1

Fuel Charge

See Sheet No. 8,030.1

Storm Charge

See Sheet No. 8.040

Franchise Fee

See Sheet No. 8.031

Tax Clause

See Sheet No. 8.031

During the initial installation period: Facilities in service for 15 days or less will not be billed;

Facilities in service for 16 days or more will be billed for a full month.

MINIMUM MONTHLY BILL:

The minimum monthly bill shall be the applicable Facilities Maintenance and Billing charges.

(Continued on Sheet No. 8.722)

Issued by: S. E. Romig, Director, Rates and Tariffs

Eighth Revised Sheet No. 8.722 Cancels Seventh Revised Sheet No. 8.722

(Continued from Sheet No. 8.721)

EARLY TERMINATION:

If the Customer no longer wishes to receive service under this schedule, the Customer may terminate the Premium Lighting Agreement by giving at least (90) ninety days advance written notice to the Company. Upon early termination of service, the Customer shall pay an amount computed by applying the following Termination Factors to the installed cost of the facilities, based on the year in which the Agreement was terminated. These Termination Factors will not apply to Customers who elected to pay for the facilities in a lump sum in fieu of a monthly payment.

FPL may also charge the Customer for the cost to the utility for removing the facilities.

Ten (10) Years	Termination	Twenty (20) Years	Termination
Payment Option	Factor	Payment Option	Factor
1	1.1942	4	1.1942
2	1.0312	2	1.0838
3	0.9475	3	1.0568
4	0.8575	4	1.0277
5	0.7605	5	0.9964
6	0.6560	6	0.9627
7	0.5435	6 7	0.9264
8	0.4224	8	0.8873
9	0.2919	9	0.8452
10	0.1513	10	0.7999
>10	0.0000	11	0.7510
100	10.04	12	0.6984
		13	0.6418
		14	0.5808
		15	0.5151
		16	0.4443
		17	0.3681
		18	0.2861
		19	0.1977
		20	0.1025
		>20	0.0000

WILLFUL DAMAGE:

In the event of willful damage to these facilities, FPL will provide the initial repair of each installed item at its expense. Upon the second occurrence of willful damage, and subsequent occurrence to these FPL-owned facilities, the Customer will be responsible for the cost for repair or replacement.

RULES AND REGULATIONS:

Service under this schedule is subject to orders of governmental bodies having jurisdiction and to the currently effective "General Rules and Regulations for Electric Service" on file with the Florida Public Service Commission. In case of conflict between any provision of this schedule and said "General Rules and Regulations for Electric Service", the provision of this schedule shall apply.

Issued by: S. E. Romig, Director, Rates and Tariffs

Twenty-Seventh Revised Sheet No. 8.725 Cancels Twenty-Sixth Revised Sheet No. 8.725

OUTDOOR LIGHTING

RATE SCHEDULE OL-1

AVAILABLE:

In all territory served.

APPLICATION:

For year-round outdoor security lighting of yards, walkways and other areas. Lights to be served hereunder shall be at locations which are easily and economically accessible to Company vehicles and personnel for construction and maintenance.

It is intended that Company-owned security lights will be installed on existing Company-owned electric facilities, or short extension thereto, in areas where a street lighting system is not provided or is not sufficient to cover the security lighting needs of a particular individual or location. Where more extensive security lighting is required, such as for large parking lots or other commercial areas, the Customer will provide the fixtures, supports and connecting wiring; the Company will connect to the Customer's system and provide the services indicated below.

SERVICE:

Service includes lamp renewals, energy from approximately dusk each day until approximately dawn the following day, and maintenance of Company-owned facilities. The Company will replace all burned-out lamps and will maintain its facilities during regular daytime working hours as soon as practicable following notification by the Customer that such work is necessary. The Company shall be permitted to enter the Customer's premises at all reasonable times for the purpose of inspecting, maintaining, installing and removing any or all of its equipment and facilities.

The Company, while exercising reasonable diligence at all times to furnish service hereunder, does not guarantee continuous lighting and will not be liable for damages for any interruption, deficiency or failure of service, and reserves the right to interrupt service at any time for necessary repairs to lines or equipment,

LIMITATION OF SERVICE:

This schedule is not available for service normally supplied on the Company's standard street lighting schedules. Company-owned facilities will be installed only on Company-owned poles. Customer-owned facilities will be installed only on Customer-owned poles. Overhead conductors will not be installed in any area designated as an underground distribution area, or any area, premises or location served from an underground source. Customer must have an active house or premise account associated with this service. Stand-by or resale service not permitted hereunder.

MONTHLY RATE:

Lamp Size					Charge for Company-Owned Unit (\$)				Charge for Customer-Owned Unit (\$)	
Luminaire		Initial		KWH/Mo.		Mainte-	- Energy		Relamping/ Energy	
		Lumens/W	atts	Estimate	<u>Fixtures</u>	nance	Non-Fuel	Total	Energy	Only
ssure										
Vapor		6,300	70	29	\$5.05	\$1.90	\$0.84	7.79	\$2.69	\$0.84
110		9,500	100	4.1	\$5.16	\$1.90	\$1.19	8.25	53.04	\$1.19
1111		16,000	150	60	\$5.34	\$1.93	\$1.74	9.01	\$3.62	51.74
III		22,000	200	88	\$7.77	\$2.49	\$2.55	12.81	\$4.98	\$2,55
16		50,000	400	168	\$8.27	\$2.45	\$4.88	15.60	\$7.27	\$4.88
0.1		12,000	150	60	\$5,34	\$1.93	\$1.74	9.01	\$3,89	51.74
Vapor		6,000	140	62	\$3.88	\$1.70	51.80	7.38	\$3.46	\$1.80
116	*	8,600	175	77	\$3.90	\$1.70	\$2.23	7.83	\$3.89	\$2.23
1111		21,500	400	160	\$6,39	\$2.40	\$4.64	13.43	\$6,98	\$4.64
	ssure. Vapor	vapor	ssure. Vapor 6,300 " 9,500 " 16,000 " 22,000 " 12,000 Vapor 6,000 " 8,600	re Initial Lumens/Watts ssure: Vapor 6,300 70 100 150 22,000 200 100 150,000 400 100 150,000 400 100 150,000 150 100 150,000 150 100 150,000 150 100 150,000 150 100 150,000 150 100 150,000 150 100 150,000 150	re Initial KWH/Mo, Lumens/Watts Estimate Sesture. Vapor 6,300 70 29 " 9,500 100 41 " 16,000 150 60 " 22,000 200 88 " 50,000 400 168 " 12,000 150 60 Vapor 6,000 140 62 " 8,600 175 77	Te Initial KWH/Mo, Lumens/Watts Estimate Fixtures SSURE. Vapor 6,300 70 29 \$5.05 " 9,500 100 41 \$5.16 " 16,000 150 60 \$5.34 " 22,000 200 88 \$7.77 " 50,000 400 168 \$8.27 " 12,000 150 60 \$5.34 Vapor 6,000 140 62 \$3.88 " * 8,600 175 77 \$3.90	Te Lamp Size KWH/Mo, Lumens/Watts Estimate Fixtures nance Vapor 6,300 70 29 \$5.05 \$1.90	The state of the s	Te Lamp Size Initial KWH/Mo, Lumens/Watts Estimate Fixtures name Non-Fuel Total SSURE. Vapor 6,300 70 29 \$5.05 \$1.90 \$0.84 7.79 " 9,500 100 41 \$5.16 \$1.90 \$1.19 \$8.25 " 16,000 150 60 \$5.34 \$1.93 \$1.74 9.01 " 22,000 200 88 \$7.77 \$2.49 \$2.55 12.81 " 50,000 400 168 \$8.27 \$2.45 \$4.88 15.60 " 12,000 150 60 \$5.34 \$1.93 \$1.74 9.01 Vapor 6,000 140 62 \$3.88 \$1.70 \$1.80 7.38 " 8,600 175 77 \$3.90 \$1.70 \$2.23 7.83	The Lamp Size Initial KWH/Mo Mainter Energy Relamping Lumens/Watts Estimate Fixtures nance Non-Fuel Total Energy Sister: Vapor 6,300 70 29 \$5.05 \$1.90 \$0.84 7.79 \$2.69 " 9,500 100 41 \$5.16 \$1.90 \$1.19 \$2.5 \$3.04 " 16,000 150 60 \$5.34 \$1.93 \$1.74 9.01 \$3.62 " 22,000 200 88 \$7.77 \$2.49 \$2.55 12.81 \$4.98 " 50,000 400 168 \$8.27 \$2.45 \$4.88 15.60 \$7.27 " 12,000 150 60 \$5.34 \$1.93 \$1.74 9.01 \$3.89 " 40,000 150 60 \$5.34 \$1.93 \$1.74 9.01 \$3.89 " 50,000 400 168 \$8.27 \$2.45 \$4.88 15.60 \$7.27 " 10,000 150 60 \$5.34 \$1.93 \$1.74 9.01 \$3.89 Vapor 6,000 140 62 \$3.88 \$1.70 \$1.80 7.38 \$3.89

These units are closed to new Company installations.

** The non-fuel energy charge is 2,902¢ per kWh.

(Continued on Sheet No. 8.726)

Issued by: S. E. Romig, Director, Rates and Tariffs

FLORIDA POWER & LIGHT COMPANY

Twenty-Sixth Revised Sheet No. 8.726 Cancels Twenty-Fifth Revised Sheet No. 8.726

(Continued from Sheet No. 8.725)

Charges for other Company-owned facilities:

Wood pole and span of conductors: \$11.14
Concrete pole and span of conductors: \$15.03
Fiberglass pole and span of conductors: \$17.68
Steel pole used only for the street lighting system* \$15.03
Underground conductors (excluding trenching)
Down-guy, Anchor and Protector \$10.13

For Customer-owned outdoor lights, where the Customer contracts to relamp at no cost to FPL, the monthly rate for non-fuel energy shall be \$2,902¢ per kWh of estimated usage of each unit plus adjustments.

 Conservation Charge
 See Sheet No. 8.030.1

 Capacity Payment Clause
 See Sheet No. 8.030.1

 Environmental Charge
 See Sheet No. 8.030.1

 Fuel Charge
 See Sheet No. 8.030.1

 Storm Charge
 See Sheet No. 8.040

 Franchise Fee
 See Sheet No. 8.031

 Tax Clause
 See Sheet No. 8.031

TERM OF SERVICE:

Not less than one year. In the event the Company installs any facilities for which there is an added monthly charge, the Term of Service shall be for not less than three years.

If the Customer terminates service before the expiration of the initial term of the agreement, the Company may require reimbursement for the total expenditures made to provide such service, plus the cost of removal of the facilities installed less the salvage value thereof, and less credit for all monthly payments made for Company-owned facilities.

WILLFUL DAMAGE:

In the event of willful damage to these facilities, FPL will provide the initial repair of each installed item at its expense. Upon the second occurrence of willful damage, and subsequent occurrence to these FPL-owned facilities, the Customer will be responsible for the cost for repair or replacement.

RULES AND REGULATIONS:

Service under this schedule is subject to orders of governmental bodies having jurisdiction and to the currently effective "General Rules and Regulations for Electric Service" on file with the Florida Public Service Commission. In case of conflict between any provision of this schedule and said "General Rules and Regulations for Electric Service", the provision of this schedule shall apply.

COMPANY-OWNED FACILITIES:

Company-owned luminaires normally will be mounted on Company's existing distribution poles and served from existing overhead wires. The Company will provide one span of secondary conductor from existing secondary facilities to a Company-owned light at the Company's expense. When requested by the Customer, and at the option of the Company, additional spans of wire or additional poles or underground conductors may be installed by the Company upon agreement by the Customer to use the facilities for a minimum of three years and pay each month the charges specified under MONTHLY RATE.

MONTHLY RATE

The Customer will make a lump sum payment for the cost of changes in the height of existing poles or the installation of additional poles in the Company's distribution lines or the cost of any other facilities required for the installation of lights to be served become

(Continued on Sheet No. 8.727)

Issued by: S. E. Romig, Director, Rates and Tariffs

Fifth Revised Sheet No. 8.727 Cancels Fourth Revised Sheet No. 8.727

(Continued from Sheet No. 8.726)

At the Customer request, the Company will upgrade to a higher level of illumination without a service charge when the changes are consistent with good engineering practices. The Customer will pay the Company the net costs incurred in making other lamp size changes. In all cases where luminaries are replaced, the Customer will sign a new service agreement. Billing on the rate for the new luminaire or lamp size will begin as of the next regular billing date. A luminaire may be relocated at the Customer's request upon payment by the Customer of the costs of removal and reinstallation.

The Company will not be required to install equipment at any location where the service may be objectionable to others. If it is found after installation that the light is objectionable, the Company may terminate the service.

When the Company relocates or removes its facilities to comply with governmental requirements, or for any other reason, either the Company or the Customer shall have the right, upon written notice, to discontinue service hereunder without obligation or liability.

SPECIAL CONDITIONS:

Customers whose lights are turned off during sea turtle nesting season will receive a credit equal to the fuel charges associated with the fixtures that are turned off.

CUSTOMER-OWNED FACILITIES:

Customer-owned luminaires and other facilities will be of a type and design specified by the Company to permit servicing and lamp replacement at no abnormal cost. The Customer will provide all poles, fixtures, initial lamps and controls, and circuits up to the point of connection to the Company's supply lines, and an adequate support for the Company-owned service conductors.

The Company will provide an overhead service drop from its existing secondary conductors to the point of service designated by the Company for Customer-owned lights. Underground service conductors will be installed in lieu of the overhead conductors at the Customer's request, and upon payment by the Customer of the installed cost of the underground conductors after allowance for the cost of equivalent overhead service conductors and any trenching and backfilling provided by the Customer.

DEFINITIONS:

A "Luminaire," as defined by the Illuminating Engineering Society, is a complete lighting unit consisting of a lamp (bulb), together with parts designed to distribute the light, to position and protect the lamp, and connect the lamp to the power supply,

A "Conventional" luminaire is supported by a bracket that is mounted on the side of an ordinary wood pole or an ornamental pole. This is the only type of luminaire offered where service is to be supplied from overhead conductors, although this luminaire may also be used when service is supplied from underground conductors.

A "Contemporary" luminaire is of modern design and is mounted on top of an ornamental pole. Underground conductors are required.

A "Traditional" luminaire resembles an Early American carriage lantern and is mounted on top of a pole. It requires an ornamental pole and underground conductors to a source of supply.

An "Ornamental" pole is one made of concrete or fiberglass,

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FLORIDA POWER & LIGHT COMPANY

Forty-Second Revised Sheet No. 8,730 Cancels Forty-First Revised Sheet No. 8,730

TRAFFIC SIGNAL SERVICE

RATE SCHEDULE: SL-2

AVAILABLE:

In all territory served.

APPLICATION:

Service for traffic signal lighting where the signal system and the circuit to connect with Company's existing supply lines are installed, owned and maintained by Customer and were active prior to January 1, 2017.

SERVICE:

Single phase, 60 hertz and approximately 120/240 volts or higher, at Company's option.

MONTHLY RATE:

Non-Fuel Energy Charges:

Base Energy Charge 4.731 ¢ per kWh
Conservation Charge See Sheet No. 8.030.1
Environmental Charge See Sheet No. 8.030.1

Additional Charges:

 Fuel Charge
 See Sheet No. 8,030,1

 Storm Charge
 See Sheet No. 8,040

 Franchise Fee
 See Sheet No. 8,031

 Tax Clause
 See Sheet No. 8,031

Minimum: \$3,24 at each point of delivery.

Note: During the initial installation period of facilities:

Lights and facilities in service for 15 days or less will not be billed;

Lights and facilities in service for 16 days or more will be billed for a full month,

CALCULATED USAGE:

The Calculated Usage at each point of delivery shall be determined by operating tests or utilization of manufacturers' ratings and specifications. The monthly operation shall be based on a standard of 730 hours; however, that portion of the operation which is on a noncontinuous basis shall be adjusted to reflect such operation.

TERM OF SERVICE:

Not less than one (1) billing period.

NOTICE OF CHANGES:

The Customer shall notify the Company at least 30 days prior to any change in rating of the equipment served or the period of operation.

RULES AND REGULATIONS:

Service under this schedule is subject to orders of governmental bodies having jurisdiction and to the currently effective "General Rules and Regulations for Electric Service" on file with the Florida Public Service Commission. In case of conflict between any provision of this schedule and said "General Rules and Regulations for Electric Service" the provision of this schedule shall apply.

Issued by: S. E. Romig, Director, Rates and Tariffs

FLORIDA POWER & LIGHT COMPANY

Original Sheet No. 8.731

TRAFFIC SIGNAL METERED SERVICE

RATE SCHEDULE: SL-2M

AVAILABLE:

In all territory served.

APPLICATION:

Service for truffic signal lighting where the signal system and the circuit to connect with Company's existing supply lines are installed, owned and maintained by Customer.

SERVICE:

Single phase, 60 hertz and approximately 120/240 volts or higher, at Company's option.

\$6.00

MONTHLY RATE:

Customer Charge:

Non-Fuel Energy Charges;

Base Energy Charge
Conservation Charge
Capacity Payment Charge
Environmental Charge
Environmental Charge
See Sheet No. 8.030
See Sheet No. 8.030

Additional Charges:

Fuel Charge See Sheet No. 8.030
Storm Charge See Sheet No. 8.040
Franchise Fee See Sheet No. 8.031
Tax Clause See Sheet No. 8.031

Minimum: \$6.00

TERM OF SERVICE:

Not less than one (1) year.

RULES AND REGULATIONS:

Service under this schedule is subject to orders of governmental bodies having jurisdiction and to the currently effective "General Rules and Regulations for Electric Service" on file with the Florida Public Service Commission. In case of conflict between any provision of this schedule and said "General Rules and Regulations for Electric Service" the provision of this schedule shall apply.

Issued by: S. E. Romig, Director, Rates and Tariffs

Fifth Revised Sheet No. 8.743 Cancels Fourth Revised Sheet No. 8.743

RECREATIONAL LIGHTING

(Closed Schedule)

RATE SCHEDULE: RL-I

AVAILABLE:

In all territory served. Available to any customer, who, as of January 16, 2001, was either taking service pursuant to this schedule or had a fully executed Recreational Lighting Agreement with the Company.

APPLICATION:

For FPL-owned facilities for the purpose of lighting community recreational areas. This includes, but is not limited to, baseball, softball, football, soccer, tennis, and basketball.

SERVICE

Service will be metered and will include lighting installation, lamp replacement and facilities maintenance for FPL-owned lighting systems.

The Company, while exercising reasonable diligence at all times to furnish service hereunder, does not guarantee continuous lighting and will not be liable for damages for any interruption, deficiency or failure of service, and reserves the right to interrupt service at any time for necessary repairs to lines or equipment.

LIMITATION OF SERVICE:

Installation shall be made only when, in the judgement of the Company, the location and the type of the facilities are, and will continue to be, easily and economically accessible to the Company equipment and personnel for both construction and maintenance.

Stand-by, non-firm, or resale service is not permitted hereunder.

TERM OF SERVICE:

The term of service is (20) twenty years. At the end of the term of service, the Customer may elect to execute a new Agreement based on the current estimated replacement costs. The Company will retain ownership of these facilities.

FACILITIES PAYMENT OPTION:

The Customer will pay for the facilities in a lump sum in advance of construction. The amount will be the Company's total work order cost for these facilities times the Present Value Revenue Requirement (PVRR) multiplier of 1,1942. Monthly Maintenance and energy charges will apply for the term of service.

FACILITIES SELECTION:

Facilities selection shall be made by the Customer in writing by executing the Company's Recreational Lighting Agreement.

(Continued on Sheet No. 8,744)

Issued by: S. E. Romig, Director, Rates and Tariffs

FLORIDA POWER & LIGHT COMPANY

Fifth Revised Sheet No. 8.744 Cancels Fourth Revised Sheet No. 8.744

(Continued from Sheet No. 8.743)

MONTHLY RATE:

Facilities:

Paid in full: Monthly rate is zero.

10 years payment option: 20 years payment option: 1.358% of total work order cost.*
0.920% of total work order cost.*

* Both (10) ten and (20) twenty year payment options are closed to new service, and are only available for the duration of the term of service of those customers that have fully executed a Recreational Lighting Agreement with the Company before January 16, 2001.

Maintenance: FPL's estimated costs of maintaining lighting facilities.

Billing: FPL reserves the right to assess a charge for the recovery of any dedicated billing system

developed solely for this rate.

Charge Per Month: Company's otherwise applicable general service rate schedule.

Conservation Charge See Sheet No. 8.030.1

Capacity Payment Charge See Sheet No. 8.030.1

Environmental Charge See Sheet No. 8.030.1

Fuel Charge See Sheet No. 8.030.1
Storm Charge See Sheet No. 8.040

Franchise Fee See Sheet No. 8.031

Tax Clause See Sheet No. 8.031

MINIMUM MONTHLY BILL:

As provided in the otherwise applicable rate schedule, plus the Facilities Maintenance and Billing charges.

(Continued on Sheet No. 8.745)

Issued by: S. E. Romig, Director, Rates and Tariffs

Fourth Revised Sheet No. 8.745 Cancels Third Revised Sheet No. 8.745

(Continued from Sheet No. 8.744)

EARLY TERMINATION:

If the Customer no longer wishes to receive service under this schedule, the Customer may terminate the Recreational Lighting Agreement by giving at least (90) ninety days advance written notice to the Company. Upon early termination of service, the Customer shall pay an amount computed by applying the following Termination Factors to the installed cost of the facilities, based on the year in which the Agreement was terminated. These Termination Factors will not apply to Customers who elected to pay for the facilities in a lump sum in lieu of a monthly payment.

FPL may also charge the Customer for the cost to the utility for removing the facilities.

Ten (10) Years	Termination	Twenty (20) Years	Termination
Payment Option	Factor	Payment Option	Factor
P	1.1942	1	1.1942
2	1.0312	2	1.0838
3	0.9475	3	1.0568
2 3 4 5	0.8575	4	1.0277
5	0.7605	5	0.9964
6	0.6560	6	0.9627
6 7	0.5435	7	0.9264
8	0.4224	8	0.8873
9	0.2919	9	0.8452
10	0.1513	10	0.7999
>10	0.0000	11	0.7510
	717.77	12	0.6984
		13	0.6418
		14	0.5808
		15	0.5151
		16	0.4443
		17	0.3681
		18	0.2861
		19	0.1977
		20	0.1025
		>20	0.0000

WILLFUL DAMAGE:

In the event of willful damage to these facilities, FPL will provide the initial repair of each installed item at its expense. Upon the second occurrence of willful damage, and subsequent occurrence to these FPL-owned facilities, the Customer will be responsible for the cost for repair or replacement.

RULES AND REGULATIONS:

Service under this schedule is subject to orders of governmental bodies having jurisdiction and to the currently effective "General Rules and Regulations for Electric Service" on file with the Florida Public Service Commission. In case of conflict between any provision of this schedule and said "General Rules and Regulations for Electric Service", the provision of this schedule shall apply.

Issued by: S. E. Romig, Director, Rates and Tariffs

Sixteenth Revised Sheet No. 8,750 Cancels Fifteenth Revised Sheet No. 8,750

STANDBY AND SUPPLEMENTAL SERVICE

RATE SCHEDULE: SST-1

AVAILABLE:

In all territory served by the Company. Service under this rate schedule is on a customer by customer basis subject to the completion of arrangements necessary for implementation.

APPLICATION:

For electric service to any Customer, at a point of delivery, whose electric service requirements for the Customer's load are supplied or supplemented from the Customer's generation equipment at that point of service and require standby and/or supplemental service. For purposes of determining applicability of this rate schedule, the following definitions shall be used:

- (1) "Standby Service" means electric energy or capacity supplied by the Company to replace energy or capacity ordinarily generated by the Customer's own generation equipment during periods of either scheduled (maintenance) or unscheduled (backup) outages of all or a portion of the Customer's generation.
- (2) "Supplemental Service" means electric energy or capacity supplied by the Company in addition to that which is normally provided by the Customer's own generation equipment.

A Customer is required to take service under this rate schedule if the Customer's total generation capacity is more than 20% of the Customer's total electrical load and the Customer's generators are not for emergency purposes only.

Customers taking service under this rate schedule shall enter into a Standby and Supplemental Service Agreement ("Agreement"), however, failure to execute such an agreement will not pre-empt the application of this rate schedule for service.

SERVICE:

Three phase, 60 hertz, and at the available standard voltage. All service supplied by the Company shall be furnished through one metering point. Resale of service is not permitted hereunder.

Transformation Rider - TR, Sheet No. 8.820, does not apply to Standby Service.

MONTHLY RATE:

STANDBY SERVICE Delivery Voltage:		Below 69 k	/	69kV & Above
Contract Standby Demand:	SST-1(D1) Below 500 kW	SST-1(D2) 500 to 1,999 kW	SST-1(D3) 2,000 kW & Above	SST-I(T) All Levels
Customer Charge:	\$125.00	\$125.00	\$425,00	\$1,800.00
Demand Charges: Base Demand Charges: Distribution Demand Charge per				
kW of Contract Standby Demand	\$3.00	\$3.00	\$3,00	N/A
Reservation Demand Charge per kW	\$1.48	\$1.48	\$1,48	\$1.33
Daily Demand Charge per kW for each datly maximum On-Peak Standby Demand	\$0.70	\$0.70	\$0.70	\$0.44

A Section of the Control of the Cont

Capacity Payment and Conservation Charges See Sheet No. 8.030.1

(Continued on Sheet No. 8.751)

Issued by: S. E. Romig, Director, Rates and Tariffs

Twenty-Third Revised Sheet No. 8.751 Cancels Twenty-Second Revised Sheet No. 8.751

(Continued from Sheet No. 8.750)

Delivery Voltage:		69 kV & Above		
	SST-1(D1)	SST-1(D2)	SST-1(D3)	SST-I(T)
Contract Standby Demand:	Below 500 kW	500 to 1,999 kW	2,000 kW & Above	All Levels
Non-Fuel Energy Charges:				
Base Energy Charges:				
On-Peak Period charge per kWh	0.707 ₺	0.707 €	0.707 €	0.707 €
Off-Peak Period charge per kWh	0.707 ¢	0.707 €	0.707 ₺	0.707 €
Environmental Charge S	ee Sheet No. 8,030,1			

Additional Charges:

Minimum: The Customer Charge plus the Base Demand Charges.

DEMAND CALCULATION:

The Demand Charge for Standby Service shall be (1) the charge for Distribution Demand <u>plus</u> (2) the greater of the sum of the Daily Demand Charges or the Reservation Demand Charge times the maximum On-Peak Standby Demand actually registered during the month <u>plus</u> (3) the Reservation Demand Charge times the difference between the Contract Standby Demand and the maximum On-Peak Standby Demand actually registered during the month.

SUPPLEMENTAL SERVICE

Supplemental Service shall be the total power supplied by the Company minus the Standby Service supplied by the Company during the same metering period. The charge for all Supplemental Service shall be calculated by applying the applicable retail rate schedule, excluding the customer charge.

RATING PERIODS:

On-Peak:

November 1 through March 31: Mondays through Fridays during the hours from 6 a.m. to 10 a.m. and 6 p.m. to 10 p.m. excluding Thanksgiving Day, Christmas Day, and New Year's Day,

April 1 through October 31: Mondays through Fridays during the hours from 12 noon to 9 p.m. excluding Memorial Day, Independence Day, and Labor Day,

Off-Peak:

All other hours.

CONTRACT STANDBY DEMAND:

The level of Customer's generation requiring Standby Service as specified in the Agreement. This Contract Standby Demand will not be less than the maximum load actually served by the Customer's generation during the current month or prior 23-month period less the amount specified as the Customer's load which would not have to be served by the Company in the event of an outage of the Customer's generation equipment. For a Customer receiving only Standby Service as identified under Special Provisions, the Contract Standby Demand shall be maximum load actually served by the Company during the current month or prior 23-month period.

A Customer's Contract Standby Demand may be re-established to allow for the following adjustments:

 Demand reduction resulting from the installation of FPL Demand Side Management Measures or FPL Research Project efficiency measures; or

(Continued on Sheet No. 8.752)

Issued by: S. E. Romig, Director, Rates and Tariffs

Twenty-Second Revised Sheet No. 8.760 Cancels Twenty-First Revised Sheet No. 8.760

INTERRUPTIBLE STANDBY AND SUPPLEMENTAL SERVICE (OPTIONAL)

RATE SCHEDULE: ISST-I

AVAILABLE:

In all territory served by the Company, Service under this rate schedule is on a customer by customer basis subject to the completion of arrangements necessary for implementation.

LIMITATION OF AVAILABILITY:

This schedule may be modified or withdrawn subject to determinations made under Commission Rule 25-6.0438, F.A.C., Non-Firm Electric Service - Terms and Conditions or any other Commission determination.

APPLICATION:

A Customer who is eligible to receive service under the Standby and Supplemental Service (SST-1) rate schedule may, as an option, take service under this rate schedule, unless the Customer has entered into a contract to sell firm capacity and/or energy to the Company, and the Customer cannot restart its generation equipment without power supplied by the Company, in which case the Customer may only receive Standby and Supplemental Service under the Company's SST-1 rate schedule.

Customers taking service under this rate schedule shall enter into an Interruptible Standby and Supplemental Service Agreement ("Agreement"). This interruptible load shall not be served on a firm service basis until service has been terminated under this rate schedule.

SERVICE:

Three phase, 60 hertz, and at the available standard voltage.

A designated portion of the Customer's load served under this schedule is subject to interruption by the Company. Transformation Rider-TR, where applicable, shall only apply to the Customer's Contract Standby Demand for delivery voltage below 69 kV. Resale of service is not permitted hereunder.

STANDBY SERVICE Delivery Voltage:		Distribution Below 69 kV	Transmission 69 kV & Abov
Delivery Voltage:		ISST-1(D)	ISST-I(T)
Customer Charge:		\$425.00	\$1,800.00
Demand Charges:			
Base Demand Charges:			
Distribution Demand Charge per kW of C	ontract Standby Demand	\$3.00	N/A
Reservation Demand Charge per kW of In	sterruptible Standby Demand	\$0.25	\$0.30
Reservation Demand Charge per kW of Fi Daily Demand Charge per kW for each da	irm Standby Demand	\$1.48	\$1.33
Interruptible Standby Demand		\$0.70	\$0.44
Daily Demand Charge per kW for each da	ily maximum On-Peak	****	
Firm Standby Demand		\$0.12	\$0.12
Capacity Payment and Conservation Charges	See Sheet No. 8.030.1		
Non-Fuel Energy Charges:			
Base Energy Charges:			
On-Peak Period charge per kWh		0.707 ¢	0.707 €
Off-Peak Period charge per kWh		0.707 €	0.707 €
Environmental Charge	See Sheet No. 8.030.1		

Issued by: S. E. Romig, Director, Rates and Tariffs

Sixteenth Revised Sheet No. 8.820 Cancels Fifteenth Revised Sheet No. 8.820

TRANSFORMATION RIDER - TR

AVAILABLE:

In all territory served.

APPLICATION:

In conjunction with any commercial or industrial rate schedule specifying delivery of service at any available standard voltage when Customer takes service from available primary lines of 2400 volts or higher at a single point of delivery.

MONTHLY CREDIT:

The Company, at its option, will either provide and maintain transformation facilities equivalent to the capacity that would be provided if the load were served at a secondary voltage from transformers at one location or, when Customer furnishes transformers, the Company will allow a monthly credit of \$0.15 per kW of Billing Demand. Any transformer capacity required by the Customer in excess of that provided by the Company hereunder may be rented by the Customer at the Company's standard rental charge.

The credit will be deducted from the monthly bill as computed in accordance with the provisions of the Monthly Rate section of the applicable Rate Schedule before application of any discounts or adjustments. No monthly bill will be rendered for an amount less than the minimum monthly bill called for by the Agreement for Service.

SPECIAL CONDITIONS:

The Company may change its primary voltage at any time after reasonable advance notice to any Customer receiving credit hereunder and affected by such change, and the Customer then has the option of changing its system so as to receive service at the new line voltage or of accepting service (without the benefit of this rider) through transformers supplied by the Company.

RULES AND REGULATIONS:

Service under this schedule is subject to orders of governmental bodies having jurisdiction and to the currently effective "General Rules and Regulations for Electric Service" on file with the Florida Public Service Commission. In case of conflict between any provision of this schedule and said "General Rules and Regulations for Electric Service" the provision of this schedule shall apply.

Issued by: S. E. Romig, Director, Rates and Tariffs

Sixty-Third Revised Sheet No. 8.830 Cancels Sixty-Second Revised Sheet No. 8.830

SEASONAL DEMAND - TIME OF USE RIDER - SDTR
(OPTIONAL)

RIDER: SDTR

AVAILABLE:

In all territory served.

APPLICATION:

For electric service required for commercial or industrial lighting, power and any other purpose with a measured Demand in excess of 20 kW. This is an optional rate available to customers otherwise served under the GSD-1 GSDT-1, GSLD-1, GSLDT-1, GSLD-2 or GSLDT-2 Rate Schedules.

SERVICE

Single or three phase, 60 hertz and at any available standard voltage. All service required on premises by Customer shall be furnished through one meter. Resale of service is not permitted hereunder.

MONTHLY RATE:

OPTION A: Non-Seasonal Standard Rate

Annual Maximum Demand	21-499 kW	500-1,999 kW	2,000 kW or greater
Customer Charge:	\$25.00	\$75.00	\$225,00
Demand Charges:			
Seasonal On-peak Demand Charg Per kW of Seasonal On-peak Demand	e \$10.10	\$11.40	\$12.00
Non-Seasonal Demand Charge Per kW of Non- Seasonal Maximum Demand	\$8.90	\$10.80	\$11.18
Capacity Payment Charge:	See Sheet No. 8.030		
Conservation Charge:	See Sheet No. 8.030		
Energy Charges:			
Base Seasonal On-Peak Per kWh of Seasonal On-Peak Energy	8.093 ≰	5.648 ∉	4.538 ∉
Base Seasonal Off-Peak Per kWh of Seasonal Off-Peak Energy	1.459 ¢.	1.143 €	1.112 €
Base Non-Seasonal Energy Charg Per kWh of Non-Seasonal Ener		1.585 ¢	1.427 ∉
William West	0.00-10.0000		

Environmental Charge: See Sheet No. 8,030

Additional Charges:

See Sheet No. 8.030
Storm Charge: See Sheet No. 8.040
Franchise Fee: See Sheet No. 8.031
Tax Clause: See Sheet No. 8.031

Issued by: S. E. Romig, Director, Rates and Tariffs

Fifteenth Revised Sheet No. 8.831 Cancels Fourteenth Revised Sheet No. 8.831

	(Continued from	n Sheet No. 8.830)	
OPTION B: Non-Seasonal Time of Use Ra	ale		
	SDTR-1	SDTR-2	SDTR-3
Annual Maximum Demand	21-499 kW	500-1,999 kW	2,000 kW or greater
Customer Charge:	\$25.00	\$75.00	\$225.00
Demand Charges:			
Seasonal On-peak Demand Charg Per kW of Seasonal On-peak Demand	ge \$10.10	\$11.40	\$12.00
Non-Seasonal Demand Charge Per kW of Non-Seasonal Peak Demand	\$8.90	\$10.80	\$11.18
Capacity Payment Charge	See Sheet No. 8.030		
Capacity Payment Charge Conservation Charge	See Sheet No. 8,030 See Sheet No. 8,030		
Energy Charges:			
Base Seasonal On-Peak	8.093 ¢	5.648 ¢	4.538 €
Per kWh of Seasonal	0.023 6	2,076 p	4.2.10 \$
On-Peak Energy			
Base Seasonal Off-Peak	1,459 €	1.143 €	1.112 ¢
Per kWh of Seasonal	Avies &		
Off-Peak Energy			
Base Non-Seasonal On-Peak	4.622 €	3.384 €	3.113 €
Per kWh of Non-Seasonal	10000		2000
On-Peak Energy			
Base Non-Seasonal Off-Peak	1.459 ₺	1.143 ¢	1,112 ø
Per kWh of Non-Seasonal			
Off-Peak Energy			
Environmental Charge	See Sheet No. 8.030		
Additional Charges:			
Fuel Charge	See Sheet No. 8.030		
Storm Charge	See Sheet No. 8.040		
Franchise Fee	See Sheet No. 8.031		
Tax Clause	See Sheet No. 8.031		
Minimum Charge: The Customer Charge pl	us the currently effective D	emand Charges.	
NON-SEASONAL RATING PERIODS (OI	PTION B only):		
Non-Seasonal On-Peak Period			
			6 a.m. to 10 a.m. and 6 p.m. to 10 p.m
excluding Thanksgiving D	Day, Christmas Day, and Ne	w Year's Day.	
April 1 through May 31 ar 9 p.m. excluding Memoria		er 31: Mondays through Frid	days during the hours from 12 noon to
Non-Seasonal Off-Peak Period	ė.		
All other hours,			

Issued by: S. E. Romig, Director, Rates and Tariffs Effective: January 1, 2017

Third Revised Sheet No. 9.440 Cancels Second Revised Sheet No. 9.440

	SURETY BOND	
	NS BY THESE PRESENTS:	
THAT WE,	as Principal at (mailing address)	,
	, a surety company at (ma authorized to do business	in the State of
existing under the law money of the United	held and firmly bound to Florida Power & Light Company, a corporation s of the State of Florida, its successors and assigns, in the amount of \$. lawfu
& Light Company red Principal and Florida	pursuant to its authorized General Rules and Regulations for Electric Service, quires the Principal to establish credit for prompt payment of its monthly ut Power & Light Company agree that Principal may do so by furnishing this so monthly utility bills to be rendered by Florida Power & Light Company;	tility bills, and
amounts which may b	EFORE, the condition of this obligation is such that if the Principal shall pre e due by Principal to Florida Power & Light Company for utility services in emises, then this obligation shall be null and void; otherwise it shall remain in	the Principal's
payment, or any part to otherwise be restored or reorganization), then to have continued in exis	FURTHER, that Principal and Surety jointly and severally agree that if at any ti thereof, of Principal's obligations to Florida Power & Light Company is reso or returned for any reason whatsoever (Including, but not limited to, insolvency, he Surety obligation shall, to the extent of the payment rescinded or returned, stence, notwithstanding such previous payment, and the Surety obligation shall ted, as the case may be, as to such payment, all as though such previous paym	cinded or must bankruptcy or be deemed to continue to be
been made;	ted, as the case may be, as to such payment, an as mongh such previous payment	nent nad never
been made; PROVIDED FURTHE of the number of pren amount, in the aggrega obligations in which ca	CR, that regardless of the number of years this bond shall continue or be continue niums which shall be payable or paid, the Surety shall not be liable thereund ate, than the amount of this bond, unless suit must be brought for enforcement use the Surety will also be liable for all costs in connection therewith and reasons and fees for appeals; and	ed in force and ler for a larger at of the within
been made; PROVIDED FURTHE of the number of pren amount, in the aggrega obligations in which ca- fees, including costs of PROVIDED subsequent liability by Power & Light Compa- effective unless it inc-	CR, that regardless of the number of years this bond shall continue or be continue niums which shall be payable or paid, the Surety shall not be liable thereund ate, than the amount of this bond, unless suit must be brought for enforcement as the Surety will also be liable for all costs in connection therewith and reasons	ed in force and ler for a larger at of the within able attorneys' ne Surety as to sted to Florida on shall not be
been made; PROVIDED FURTHE of the number of pren amount, in the aggrega obligations in which ca fees, including costs of PROVIDED subsequent liability by Power & Light Compa effective unless, it including the	CR, that regardless of the number of years this bond shall continue or be continue niums which shall be payable or paid, the Surety shall not be liable thereund ate, than the amount of this bond, unless suit must be brought for enforcement use the Surety will also be liable for all costs in connection therewith and reasons and fees for appeals; and FURTHER, that should the Surety so elect, this bond may be canceled by the giving thirty (30) days notice in writing by certified mail-return receipt requesting at P.O. Box 025209. Miami, Florida 33102-5209. The notice of cancellation	ed in force and ler for a larger at of the within able attorneys' ne Surety as to sted to Florida on shall not be
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Issued by: S. E. Romig, Director, Rates and Tariffs Effective: January 1, 2017

Sixteenth Revised Sheet No. 10.010 Cancels Fifteenth Revised Sheet No. 10.010

FLORIDA POWER & LIGHT COMPANY

CONTRACT PROVISIONS - VARIOUS

FACILITIES RENTAL SERVICE. When required by the Customer, the Company may, at its option, provide and maintain transformers and other facilities which are required by the Customer beyond the Point of Delivery or which are needed because the Customer requires unusual facilities due to the nature of his equipment. The Company shall not be required to install facilities if they cannot be economically justified. The charge for this service is based on the agreed installed cost of such facilities.

Upon mutual agreement between the Company and the Customer, the Customer may elect to make either a lump sum payment or pay a monthly charge. The monthly charge shall recover 21% per year of the agreed installed cost of such facilities. Those Customers electing to make a lump sum payment shall have the option of either including the cost of maintenance in a lump sum, or paying a separate monthly maintenance charge. If the Customer elects to pay for the maintenance in the lump sum, the amount will be based on the estimated cost of maintenance over the term of the contract.

Those customers renting electric facilities from the Company, subsequent to a change in the Facilities Rental Service charge and upon mutual agreement, may continue to receive electrical service under one of the following options: 1) continue the rental facilities by payment based on the revised charge, 2) purchase such facilities from the Company as mutually agreed upon, 3) purchase or lease the facilities from another source, or 4) redesign its operation to receive standard electric service from the Company.

MUNICIPAL FIRE PUMP DEMANDS. Demands caused by the operation of municipal fire pumps are waived whenever the pumps are used in emergencies for the purpose of extinguishing fires, or when the pumps are operated for testing purposes provided the time of the test is mutually agreed upon beforehand.

SECONDARY METERING ADJUSTMENT. Where the rate schedule provides for delivery of service at primary voltage and it is necessary or desirable to meter at secondary voltage, the readings of Company's meters are corrected to conform to the voltage of delivery by adding 2% to the demand indications and 3% to the kwh registrations.

UNMETERED SERVICE. In some circumstances the installation of a meter is difficult, impracticable, or not warranted by the nature of the load to be served. In such cases the Company may elect to estimate the demand and energy requirements and calculate the bill on these estimated values.

NET METERING OF CUSTOMER-OWNED RENEWABLE GENERATION. For Customers with renewable generation equipment up to a maximum of 2 MW that have executed an Interconnection Agreement for Customer-Owned Renewable Generation with the Company, the following billing parameters will apply.

The customer will be charged for electricity used in excess of the generation supplied by customer-owned renewable generation in accordance with the Company's normal billing practices. If any excess customer-owned renewable generation is delivered to the Company's electric grid during the course of a billing cycle, it will be credited to the customer's energy consumption for the next month's billing cycle.

All excess energy credits will be accumulated and be used to offset the customer's energy usage in subsequent months for a period of not more than twelve months. In the last billing cycle month of each calendar year, any unused credits for excess kWh generated will be credited to the next month's billing cycle using the average annual rate based on the Company's COG-1, As-Available Energy Tariff. In the event a customer closes the account, any of the customer's unused credits for excess kWh generated will be paid to the customer at an average annual rate based on the Company's COG-1, As-Available Energy Tariff.

Regardless of whether excess energy is delivered to the Company's electric grid, the customer will be required to pay the greater of 1. the minimum charge as stated in their applicable rate schedule, or 2. the applicable customer charge plus the applicable demand charge for the maximum measured demand during the billing period in accordance with the provisions of their applicable rate schedule. Any charges for electricity used by the customer in excess of the generation supplied by customer-owned renewable generation will be in accordance with their applicable rate schedule. The Customer's eligibility to take service under time of use rates is not affected by this provision. Additionally, the customer, at their sole discretion, may choose to take service under the Company's standby or supplemental service rate, if available.

Issued by: S. E. Romig, Director, Rates and Tariffs

Seventh Revised Sheet No. 10.015 Cancels Sixth Revised Sheet 10.015

FLORIDA POWER & LIGHT COMPANY

Appendix A

Distribution Substation Facilities Monthly Rental and Termination Factors

The Monthly Rental Factor to be applied to the in-place value of the Distribution Substation Facilities as identified in the Long-Term Rental Agreement is as follows:

Monthly Rental Factor

Distribution Substation Facilities

1.33%

Termination Fee for Initial 20 Year Period

If the Long-Term Rental Agreement for Distribution Substation Facilities is terminated by Customer during the Initial Term, Customer shall pay to Company a Termination Fee, such fee shall be computed by applying the following Termination Factors to the in-place value of the Facilities based on the year in which the Agreement is terminated:

Year Agreement Is Terminated	Termination Factors %	Year Agreement Is Terminated	Termination Factors %	Year Agreement Is Terminated	Termination Factors %
1	3,33	8	11.11	15	6.00
2	5.98	9	10.83	16	4.87
3	7.97	10	10.36	17	3.70
4	9.40	11	9.73	18	2.49
5	10.36	12	8.95	19	1.25
6	10.92	13	8.06	20	0.00
7	11.15	14	7.07		

Termination Fee for Subsequent Extension Periods

If the Long-Term Rental Agreement for Distribution Substation Facilities is terminated by Customer during an Extension, Customer shall pay to Company a Termination Fee, such fee shall be computed based on the net present value of the remaining payments under the extension period by applying the Termination Factor based on the month terminated to the monthly rental payment amount.

Month	Termination	Month	Termination	Month	Termination	Month	Termination	
Terminated	Factor	Terminated	Factor	Terminated	Factor	Terminated	Factor	
1	49.992	16	39.231	31	27.386	46	14.349	
2	49.307	17	38.476	32	26.555	47	13.435	
3	48.616	18	37.716	33	25.719	48	12.514	
4	47.922	19	36.952	34	24.878	49	11.588	
5	47.223	20	36.182	35	24.031	50	10.656	
6	46.519	21	35.408	36	23.178	51	9.718	
7	45.811	22	34.629	37	22.321	52	8.774	
8	45.099	23	33.844	38	21.457	53	7.824	
8	44.381	24	33.055	39	20.589	54	6.868	
10	43.660	25	32.261	40	19,714	55	5.905	
11	42.933	26	31.461	41	18.834	56	4.937	
12	42.202	27	30.656	42	17.949	57	3.962	
13	41.466	28	29.847	43	17.057	58	2.981	
14	40,726	29	29.032	44	16.160	59	1.994	
15	39.981	30	28.211	45	15.258	60	1.000	

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EXHIBIT C

2018 TARIFFS

PROPOSED AND LEGISLATIVE

Twenty-Second Third Revised Sheet No. 4.020 Cancels Twenty-First Second Revised Sheet No. 4.020

SERVICE CHARGES

A \$25.00 service charge will be made for an initial connection.

A \$13.00 Reconnection Charge will be made for the reconnection of service after disconnection for nonpayment or violation of a rule or regulation.

A \$12.00 service charge will be made for the connection of an existing account.

A Returned Payment Charge as allowed by Florida Statute 68,065 shall apply for each check or draft dishonored by the bank upon which it is drawn. Termination of service shall not be made for failure to pay the Returned Payment Charge.

Charges for services due and rendered which are unpaid as of the past due date are subject to a Late Payment Charge of the greater of \$5.00 or 1.5% applied to any past due unpaid balance of all accounts, except the accounts of federal, state, and local governmental entities, agencies, and instrumentalities. A Late Payment Charge shall be applied to the accounts of federal, state, and local governmental entities, agencies, and instrumentalities at a rate no greater than allowed, and in a manner permitted, by applicable law.

A \$49.0048.00 Field Collection Charge will be added to a customer's bill for electric service when a field visit is made and payment is collected on a delinquent account. If service is disconnected, or a current receipt of payment is shown at the time of the field visit, this charge will not be applied.

FPL may waive the Reconnection Charge, Returned Payment Charge, Late Payment Charge and Field Collection Charge for Customers affected by natural disasters or during periods of declared emergencies or once in any twelve (12) month period for any Customer who would otherwise have had a satisfactory payment record (as defined in 25-6.097(2) F.A.C.), upon acceptance by FPL of a reasonable explanation justifying a waiver. In addition, FPL may waive the charge for connection of an existing account and the charge for an initial connection for new or existing Customers affected by natural disasters or during periods of declared emergencies.

CONSERVATION INSPECTIONS AND SERVICES

Residential Dwelling Units:

A charge of \$15,00 will be made for a computerized energy analysis in which a comprehensive on-site evaluation of the residence is performed.

Commercial/Industrial:

There is no charge for conservation inspections and services (Business Energy Services).

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FLORIDA POWER & LIGHT COMPANY

SixthSeventh Revised Sheet No. 4.030 Cancels FifthSixth Revised Sheet No. 4.030

TEMPORARY/CONSTRUCTION SERVICE

APPLICATION:

For temporary electric service to installations such as fairs, exhibitions, construction projects, displays and similar installations.

SERVICE:

Single phase or three phase, 60 hertz at the available standard secondary distribution voltage. This service is available only when the Company has existing capacity in lines, transformers and other equipment at the requested point of delivery. The Customer's service entrance electrical cable shall not exceed 200 Amp capacity.

CHARGE:

The non-refundable charge must be paid in advance of installation of such facilities which shall include service and metering equipment.

Installing and removing overhead service and meter

\$367.00376.00

Connecting and disconnecting Customer's service cable to Company's direct-buried underground facilities including installation and removal of meter

\$209.00215.00

MONTHLY RATE:

This temporary service shall be billed under the appropriate rate schedule applicable to commercial and industrial type installations.

SPECIAL CONDITIONS:

If specific electrical service other than that stated above is required, the Company, at the Customer's request, will provide such service based on the estimated cost of labor for installing and removing such additional electrical equipment. This estimated cost will be payable in advance to the Company and subject to adjustment after removal of the required facilities. All Temporary/Construction services shall be subject to all of the applicable Rules, Regulations and Tariff charges of the Company, including Service Charges.

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FLORIDA POWER & LIGHT COMPANY

Forty-FifthSixth Revised Sheet No. 8.101 Cancels Forty-FourthFifth Revised Sheet No. 8.101

GENERAL SERVICE - NON DEMAND

RATE SCHEDULE: GS-1

AVAILABLE:

In all territory served.

APPLICATION:

For electric service required for commercial or industrial lighting, power and any other purpose with a demand of 20 kW or less.

SERVICE:

Single phase, 60 hertz and at any available standard distribution voltage. Three phase service will be provided without additional charge unless the Company's line extension policy is applicable thereto. All service required on premises by Customer shall be furnished through one meter. Resale of service is not permitted hereunder.

MONTHLY RATE:

Customer Charge:

\$10.00

Non-Fuel Energy Charges:

Base Energy Charge 54395.664 ¢ per kWh
Conservation Charge
Capacity Payment Charge
Environmental Charge See Sheet No. 8.030
See Sheet No. 8.030
See Sheet No. 8.030

Additional Charges:

General Service Load Management

Program (if applicable)
Fuel Charge
See Sheet No. 8.030
See Sheet No. 8.030
See Sheet No. 8.040
Franchise Fee
See Sheet No. 8.031
Tax Clause
See Sheet No. 8.031

Minimum: \$10.00

Non-Metered Accounts: A Customer Charge of \$5.00 will apply to those accounts which are billed on an estimated basis and, at

the Company's option, do not have an installed meter for measuring electric service. The minimum

charge shall be \$5.00,

SPECIAL PROVISIONS:

Energy used by commonly owned facilities of condominium, cooperative and homeowners' associations may qualify for the residential rate schedule as set forth on Sheet No. 8.211, Rider CU.

TERM OF SERVICE:

Not less than one (1) hilling period

RULES AND REGULATIONS:

Service under this schedule is subject to orders of governmental bodies having jurisdiction and to the currently effective "General Rules and Regulations for Electric Service" on file with the Florida Public Service Commission. In case of conflict between any provision of this schedule and said "General Rules and Regulations for Electric Service" the provision of this schedule shall apply.

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FLORIDA POWER & LIGHT COMPANY

Thirty-ThirdFourth Revised Sheet No. 8.103 Cancels Thirty-SecondThird Revised Sheet No. 8.103

GENERAL SERVICE - NON DEMAND - TIME OF USE (OPTIONAL)

RATE SCHEDULE: GST-1

AVAILABLE:

In all territory served,

APPLICATION:

For electric service required for commercial or industrial lighting, power and any other purpose with a demand of 20 kW or less. This is an optional rate available to General Service - Non Demand customers upon request subject to availability of meters.

SERVICE:

Single phase, 60 hertz and at any available standard distribution voltage. Three phase service will be provided without additional charge unless the Company's line extension policy is applicable thereto. All service required on premises by Customer shall be furnished through one meter. Resale of service is not permitted hereunder.

Off-Peak Period

3-1413.581 e per kWh

MONTHLY RATE:

Customer Charge: \$10.00

Non-Fuel Energy Charges: On-Peak Period
Base Energy Charge 40.03810.459 ¢ per kWh

Conservation Charge See Sheet No. 8.030
Capacity Payment Charge See Sheet No. 8.030
Environmental Charge See Sheet No. 8.030

Additional Charges:

General Service Load Management

Minimum: \$10.00

Initial service under this rate schedule shall begin on the first scheduled meter reading date following the installation of the time of use meter.

RATING PERIODS:

On-Peak:

November 1 through March 31: Mondays through Fridays during the hours from 6 a.m. to 10 a.m. and 6 p.m. to 10 p.m. excluding Thanksgiving Day, Christmas Day, and New Year's Day.

April 1 through October 31: Mondays through Fridays during the hours from 12 noon to 9 p.m. excluding Memorial Day, Independence Day, and Labor Day,

Off-Peak:

All other hours.

(Continued on Sheet No. 8.104)

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FLORIDA POWER & LIGHT COMPANY

FortiethForty-First Revised Sheet No. 8,105 Cancels Thirty-NinthFortieth Revised Sheet No. 8,105

GENERAL SERVICE DEMAND

RATE SCHEDULE: GSD-I

AVAILABLE:

In all territory served.

APPLICATION:

For electric service required for commercial or industrial lighting, power and any other purpose with a measured Demand in excess of 20 kW and less than 500 kW. Customers with a Demand of 20 kW or less may enter an agreement for service under this schedule based on a Demand Charge for a minimum of 21 kW.

SERVICE:

Single or three phase, 60 hertz and at any available standard distribution voltage. All service required on premises by Customer shall be furnished through one meter. Resale of service is not permitted hereunder.

MONTHLY RATE:

Customer Charge:

\$25.00

Demand Charges:

\$9,209,40 per kW

Base Demand Charge Capacity Payment Charge

See Sheet No. 8.030, per kW

Conservation Charge

See Sheet No. 8.030, per kW

Non-Fuel Energy Charges:

Base Energy Charge 2.0352.096 ¢ per kWh

Environmental Charge See Sheet No. 8.030

Additional Charges:

Sterm Charge See Sheet No. 8.030
Storm Charge See Sheet No. 8.040
Franchise Fee See Sheet No. 8.031
Tax Clause See Sheet No. 8.031

Minimum: The Customer Charge plus the charge for the currently effective Base Demand. For those Customers with a Demand of 20 kW or less who have entered an agreement for service under this schedule, the minimum charge shall be the Customer Charge plus 21 kW times the Base Demand Charge; therefore the minimum charge is \$218.20-222.40

DEMAND:

The Demand is the kW to the nearest whole kW, as determined from the Company's thermal type meter or, at the Company's option, integrating type meter for the 30-minute period of Customer's greatest use during the month as adjusted for power factor.

TERM OF SERVICE:

Not less than one year.

RULES AND REGULATIONS:

Service under this schedule is subject to orders of governmental bodies having jurisdiction and to the currently effective "General Rules and Regulations for Electric Service" on file with the Florida Public Service Commission. In case of conflict between any provision of this schedule and said "General Rules and Regulations for Electric Service" the provision of this schedule shall apply

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FLORIDA POWER & LIGHT COMPANY

Thirty-FifthSixth Revised Sheet No. 8.107 Cancels Thirty-FourthFifth Revised Sheet No. 8.107

GENERAL SERVICE DEMAND - TIME OF USE (OPTIONAL)

RATE SCHEDULE: GSDT-1

AVAILABLE:

In all territory served.

APPLICATION:

For electric service required for commercial or industrial lighting, power and any other purpose with a measured Demand in excess of 20 kW and less than 500 kW. Customers with Demands of less than 21 kW may enter an agreement for service under this schedule based on a Demand Charge for a minimum of 21 kW. This is an optional rate available to General Service Demand customers upon request subject to availability of meters.

Single or three phase, 60 hertz and at any available standard distribution voltage. All service required on premises by Customer shall be furnished through one meter. Resale of service is not permitted hereunder.

MONTHLY RATE:

\$25.00 Customer Charge:

Demand Charges:

Base Demand Charge \$9.209.40 per kW of Demand occurring during the On-Peak period. See Sheet No. 8.030, per kW of Demand occurring during the On-Peak period. Capacity Payment Charge See Sheet No. 8.030, per kW of Demand occurring during the On-Peak period. Conservation Charge

Non-Fuel Energy Charges: On-Peak Period Off-Peak Period Base Energy Charge Environmental Charge 4.1424.275 ¢ per kWh 1.1021.131 ¢ per kWh

See Sheet No. 8.030

Additional Charges:

Fuel Charge See Sheet No. 8.030 Storm Charge See Sheet No. 8.040 Franchise Fee See Sheet No. 8.031 Tax Clause See Sheet No. 8.031

Minimum: The Customer Charge plus the charge for the currently effective Base Demand. For those Customers with a Demand of less than 21 kW who have entered an agreement for service under this schedule, the minimum charge shall be the Customer Charge plus 21 kW times the Base Demand Charge, therefore the minimum charge is \$218.20.222.40.

RATING PERIODS:

On-Peak:

November 1 through March 31: Mondays through Fridays during the hours from 6 a.m. to 10 a.m. and 6 p.m. to 10 p.m. excluding Thanksgiving Day, Christmas Day, and New Year's Day

April 1 through October 31: Mondays through Fridays during the hours from 12 noon to 9 p.m. excluding Memorial Day, Independence Day, and Labor Day.

Off-Peak:

All other hours.

(Continued on Sheet No. 8,108)

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FLORIDA POWER & LIGHT COMPANY

ThirteenthFourteenth Revised Sheet No. 8.122
Cancels TwelfthThirteenth Revised Sheet No. 8.122

GENERAL SERVICE CONSTANT USAGE

RATE SCHEDULE: GSCU-I

AVAILABLE:

In all territory served.

APPLICATION:

Available to General Service - Non Demand customers that maintain a relatively constant kWh usage, and a demand of 20 kW or less. Eligibility is restricted to General Service customers whose Maximum kWh Per Service Day, over the current and prior 23 months, is within 5% of their average monthly kWh per service days calculated over the same 24-month period. Customers under this Rate Schedule shall enter into a General Service Constant Use Agreement. This is an optional Rate Schedule available to General Service customers upon request.

SERVICE:

Single phase, 60 hertz and at any available standard distribution voltage. Resale of service is not permitted hereunder.

MONTHLY RATE:

Customer Charge: \$14.00

Non-Fuel Energy Charges:

Base Energy Charge* 3.5073.515 ¢ per Constant Usage kWh

Conservation Charge* Same as the SL-2 Rate Schedule; see Sheet No. 8.030
Capacity Payment Charge* Same as the SL-2 Rate Schedule; see Sheet No. 8.030
Environmental Charge* Same as the SL-2 Rate Schedule; see Sheet No. 8.030

Additional Charges:

Fuel Charge* Same as the SL-2 Rate Schedule; see Sheet No. 8.030
Storm Charge* Same as the SL-2 Rate Schedule; see Sheet No. 8.040

Franchise Fee See Sheet No. 8.031 Tax Clause See Sheet No. 8.031

TERM OF SERVICE:

Initial term of service under this rate schedule shall be not less than one (1) billing period, unless there is a termination of service due to a Customer's violation of the General Service Constant Usage Agreement. Upon the Customer's violation of any of the terms of the General Service Constant Usage Agreement, service under this Rate Schedule will be terminated immediately. To terminate service, either party must provide thirty (30) days written notice to the other party prior to the desired termination date. Absent such notice, the term of service shall automatically be extended another billing period. In addition, if service under this Rate Schedule is terminated by either the Customer or the Company, the account may not resume service under this Rate Schedule for a period of at least one (1) year.

DEFINITIONS:

kWh Per Service Day - the total kWh in billing month divided by the number of days in the billing month

Maximum kWh Per Service Day - the highest kWh Per Service Day experienced over the current and prior 23 month billing periods

Constant Usage kWh - the Maximum kWh Per Service Day multiplied by the number of service days in the current billing period

(Continued on Sheet 8.123)

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^{*} The fuel, storm and non-fuel energy charges will be assessed on the Constant Usage kWh

Forty-Seventh Eighth Revised Sheet No. 8,201 Cancels Forty-Sixth Seventh Revised Sheet No. 8,201

RESIDENTIAL SERVICE

RATE SCHEDULE: RS-I

AVAILABLE:

In all territory served,

APPLICATION:

For service for all domestic purposes in individually metered dwelling units and in duplexes and triplexes, including the separately-metered non-commercial facilities of a residential Customer (i.e., garages, water pumps, etc.). Also for service to commonly-owned facilities of condominium, cooperative and homeowners' associations as set forth on Sheet No. 8.211, Rider CU.

SERVICE:

Single phase, 60 hertz at available standard distribution voltage. Three phase service may be furnished but only under special arrangements. All residential service required on the premises by Customer shall be supplied through one meter. Resale of service is not permitted hereunder.

MONTHLY RATE:

Customer Charge: \$7.87

Non-Fuel Charges:

Base Energy Charge:

First 1,000 kWh
All additional kWh
Conservation Charge
Capacity Payment Charge
Environmental Charge
See Sheet No. 8.030
See Sheet No. 8.030
See Sheet No. 8.030

Additional Charges:

Residential Load Control

 Program (if applicable)
 See Sheet No. 8.217

 Fuel Charge
 See Sheet No. 8.030

 Storm Charge
 See Sheet No. 8.040

 Franchise Fee
 See Sheet No. 8.031

 Tax Clause
 See Sheet No. 8.031

Minimum: \$7.87

TERM OF SERVICE:

Not less than one (1) billing period.

RULES AND REGULATIONS:

Service under this schedule is subject to orders of governmental bodies having jurisdiction and to the currently effective "General Rules and Regulations for Electric Service" on file with the Florida Public Service Commission. In case of conflict between any provision of this schedule and said "General Rules and Regulations for Electric Service" the provision of this schedule shall apply.

Issued by: S. E. Romig, Director, Rates and Tariffs

FLORIDA POWER & LIGHT COMPANY

ThirdFourth Revised Sheet No. 8.203
Cancels Second Third Revised Sheet

RESIDENTIAL TIME OF USE RIDER - RTR-1 (OPTIONAL)

RIDER: RTR-1

AVAILABLE:

In all territory served.

APPLICATION

For service for all domestic purposes in individually metered dwelling units and in duplexes and triplexes, including the separately-metered non-commercial facilities of a residential Customer (i.e., garages, water pumps, etc.). Also for service to commonly-owned facilities of condominium, cooperative and homeowners' associations as set forth on Sheet No. 8.211, Rider CU. This is an optional rider available to residential customers served under the RS-1 Rate Schedule subject to availability of meters. Customers taking service under RTR-1 are not eligible for service under Rate Schedule RLP.

SERVICE:

Single phase, 60 hertz at available standard distribution voltage. Three phase may be supplied but only under special arrangements. All residential service required on the premises by Customer shall be supplied through one meter. Resale of service is not permitted hereunder.

Initial service under this rate schedule shall begin on the first scheduled meter reading date following the installation of the time of use meter. The Customer's first bill will reflect the lesser of the charges under Rate Schedule RS-1 or RTR-1.

MONTHLY RATE:

Except for the Customer Charge, all rates and charges under Rate Schedule RS-1 shall apply. In addition, the RTR-1 Customer Charge, the RTR-1 Base Energy and Fuel Charges and Credits applicable to on and off peak usage shall apply.

Customer Charge: \$7.87

Base Energy Charges/Credits: On-Peak Period Off-Peak Period
Base Energy Charge 9-93710.349 ¢ per kWh (4.4204.604) ¢ per kWh

Additional Charges/Credits:

RTR Fuel Charge/Credit See Sheet No. 8.030

Minimum: \$7.87

RATING PERIODS:

On-Peak;

November 1 through March 31: Mondays through Fridays during the hours from 6 a.m. to 10 a.m. and 6 p.m. to 10 p.m. excluding Thanksgiving Day, Christmas Day, and New Year's Day.

April 1 through October 31: Mondays through Fridays during the hours from 12 noon to 9 p.m. excluding Memorial Day, Independence Day, and Labor Day.

Off-Peak:

All other hours.

(Continued on Sheet No. 8.204)

Issued by: S. E. Romig, Director, Rates and Tariffs

FLORIDA POWER & LIGHT COMPANY

Thirtieth Thirty-First Revised Sheet No. 8.310 Cancels Twenty Ninth Thirtieth Revised Sheet No. 8.310

GENERAL SERVICE LARGE DEMAND

RATE SCHEDULE: GSLD-t

AVAILABLE:

In all territory served.

APPLICATION:

For electric service required for commercial or industrial lighting, power and any other purpose to any Customer with a measured demand of 500 kW and less than 2,000 kW. Customers with demands of less than 500 kW may enter an agreement for service under this Rate Schedule based on a Demand Charge for a minimum of 500 kW.

SERVICE:

Single or three phase, 60 hertz and at any available standard distribution voltage. All service required on premises by Customer shall be furnished through one meter. Resale of service is not permitted hereunder.

MONTHLY RATE:

Customer Charge:

\$75.00

Demand Charges:

\$11,0011.50 per kW of Demand

Base Demand Charge Capacity Payment Charge

See Sheet No. 8,030

Conservation Charge

See Sheet No. 8,030

Non-Fuel Energy Charges:

Base Energy Charge 1.585 1.657 ¢ per kWh **Environmental Charge**

See Sheet No. 8.030

Additional Charges:

Fuel Charges See Sheet No. 8.030 See Sheet No. 8.040 Storm Charge

Franchise Fee See Sheet No. 8.031 Tax Clause See Sheet No. 8.031

Minimum: The Customer Charge plus the charge for the currently effective Base Demand. For those Customers with a Demand of less than 500 kW who have entered an agreement for service under this schedule, the minimum charge shall be the Customer Charge plus 500 kW times the Base Demand Charge; therefore the minimum charge is \$5,575.5.825.

DEMAND:

The Demand is the kW to the nearest whole kW, as determined from the Company's thermal type meter or, at the Company's option, integrating type meter for the 30-minute period of Customer's greatest use during the month as adjusted for power factor.

TERM OF SERVICE:

Not less than one year.

Service under this schedule is subject to orders of governmental bodies having jurisdiction and to the currently effective "General Rules and Regulations for Electric Service" on file with the Florida Public Service Commission. In case of conflict between any provision of this schedule and said "General Rules and Regulations for Electric Service" the provision of this schedule shall apply.

Issued by: S. E. Romig, Director, Rates and Tariffs

FLORIDA POWER & LIGHT COMPANY

Thirtieth Thirty-First Revised Sheet No. 8.320 Cancels Twenty-NinthThirtieth Revised Sheet No. 8.320

GENERAL SERVICE LARGE DEMAND - TIME OF USE (OPTIONAL)

RATE SCHEDULE GSLDT-1

AVAILABLE:

In all territory served.

APPLICATION:

For electric service required for commercial or industrial lighting, power and any other purpose to any Customer with a measured demand of 500 kW and less than 2,000 kW. Customers with demands of less than 500 kW may enter an agreement for service under this schedule based on a Demand Charge for a minimum of 500 kW. This is an optional rate available to General Service Large Demand customers upon request subject to availability of meters.

SERVICE:

Single or three phase, 60 hertz and at any available standard distribution voltage. All service required on premises by Customer shall be furnished through one meter. Resale of service is not permitted hereunder.

MONTHLY RATE:

Customer Charge:

\$75.00

Demand Charges:

\$41.0011.50 per kW of Demand occurring during the On-Peak period.

Base Demand Charge Capacity Payment Charge

See Sheet No. 8,030

Conservation Charge

See Sheet No. 8.030

Non-Fuel Energy Charges:

On-Peak Period

Base Energy Charge Environmental Charge

2.5972.712 ¢ per kWh See Sheet No. 8.030

Off-Peak Period

Additional Charges: Fuel Charge

See Sheet No. 8.030 See Sheet No. 8.040

Storm Charge Franchise Fee Tax Clause

See Sheet No. 8,031 See Sheet No. 8.031

Minimum: The Customer Charge plus the charge for currently effective Base Demand. For those Customers with a Demand of less than 500 kW who have entered an agreement for service under this schedule, the minimum charge shall be the Customer Charge plus 500 kW times the Base Demand Charge; therefore the minimum charge is \$5,575.5,825.

RATING PERIODS:

On-Peak:

November 1 through March 31: Mondays through Fridays during the hours from 6 a.m. to 10 a.m., and 6 p.m. to 10 p.m. excluding Thanksgiving Day, Christmas Day, and New Year's Day,

April 1 through October 31: Mondays through Fridays during the hours from 12 noon to 9 p.m. excluding Memorial Day, Independence Day, and Labor Day.

Off-Peak:

All other hours.

(Continued on Sheet No. 8.321)

Issued by: S. E. Romig, Director, Rates and Tariffs

FLORIDA POWER & LIGHT COMPANY

Thirty-FirstSecond Revised Sheet No. 8.330 Cancels ThirtiethThirty-First Revised Sheet No. 8.330

CURTAILABLE SERVICE (OPTIONAL)

RATE SCHEDULE: CS-1

AVAILABLE:

In all territory served.

APPLICATION:

For any commercial or industrial Customer who qualifies for Rate Schedule GSLD-1 (500 kW - 1,999 kW) and will curtail this Demand by 200 kW or more upon request of the Company from time to time. Customers with demands of at least 200 kW but less than 500 kW may enter an agreement for service under this Rate Schedule based on a Demand Charge for a minimum of 500 kW.

SERVICE:

Single or three phase, 60 hertz and at any available standard distribution voltage. All service required on premises by Customer shall be furnished through one meter. Resale of service is not permitted hereunder.

MONTHLY RATE:

Customer Charge: \$100.00

Demand Charges:

Base Demand Charge \$41.0011.50 per kW of Demand.

Capacity Payment Charge See Sheet No. 8.030
Conservation Charge See Sheet No. 8.030

Non-Fuel Energy Charges:

Base Energy Charge 1-5851.657 ¢ per kWh Environmental Charge See Sheet No. 8.030

Additional Charges:

Fuel Charge See Sheet No. 8,030
Storm Charge See Sheet No. 8,040
Franchise Fee See Sheet No. 8,031
Tax Clause See Sheet No. 8,031

Minimum: The Customer Charge plus the charge for the currently effective Base Demand. For those Customers with a Demand of less than 500 kW who have entered an agreement for service under this schedule, the minimum charge shall be the Customer Charge plus 500 kW times the Base Demand Charge; therefore the minimum charge is \$5.660.00.5.850.

CURTAILMENT CREDITS:

A monthly credit of (\$1.93) per kW is allowed based on the current Non-Firm Demand. The Customer has the option to revise the Firm Demand once during the initial twelve (12) month period. Thereafter, subject to the Term of Service and/or the Provisions for Early Termination, a change to the Firm Demand may be made provided that the revision does not decrease the total amount of Non-Firm Demand during the lesser of: (i) the average of the previous 12 months; or (ii) the average of the number of billing months under this Rate Schedule.

CHARGES FOR NON-COMPLIANCE OF CURTAILMENT DEMAND:

If the Customer records a higher Demand during the current Curtailment Period than the Firm Demand, the Customer will be:

- 1. Rebilled at \$1.93/kW for the prior 36 months or the number of months since the prior Curtailment Period, whichever is less, and
- 2. Billed a penalty charge of \$4.16 kW for the current month.

The kW used for both the rebilling and penalty charge calculations is determined by taking the difference between the maximum Demand during the current Curtailment Period and the Firm Demand for a Curtailment Period.

(Continued on Sheet No. 8.331)

Issued by: S. E. Romig, Director, Rates and Tariffs

FLORIDA POWER & LIGHT COMPANY

Thirtieth Thirty-First Revised Sheet No. 8.340 Cancels Twenty Ninth Thirtieth Revised Sheet No. 8.340

CURTAILABLE SERVICE - TIME OF USE (OPTIONAL)

RATE SCHEDULE: CST-1

AVAILABLE:

In all territory served.

APPLICATION:

For any commercial or industrial Customer who qualifies for Rate Schedule GSLD-1 (500 kW - 1,999 kW) and will curtail this Demand by 200 kW or more upon request of the Company from time to time. This is an optional Rate Schedule available to Curtailable General Service Customers upon request. Customers with demands of at least 200 kW but less than 500 kW may enter an agreement for service under this Rate Schedule based on a Demand Charge for a minimum of 500 kW

SERVICE:

Single or three phase, 60 hertz and at any available distribution standard voltage. All service required on premises by Customer shall be furnished through one meter. Resale of service is not permitted hereunder.

MONTHLY RATE:

Customer Charge:

\$100.00

Demand Charges:

Base Demand Charge

\$11.00[1.50] per kW of Demand occurring during the On-Peak Period.

Capacity Payment Charge See Sheet No. 8.030 Conservation Charge

See Sheet No. 8,030

Non-Fuel Energy Charges: Base Energy Charge

On-Peak Period 2.5972.712 ¢ per kWh Off-Peak Period

Environmental Charge

See Sheet No. 8.030

1.1431.196 ¢ per kWh

Additional Charges:

Fuel Charge

See Sheet No. 8.030 See Sheet No. 8.040

Storm Charge Franchise Fee Tax Clause

See Sheet No. 8.031 See Sheet No. 8.031

Minimum: The Customer Charge plus the charge for the currently effective Base Demand. For those Customers with a Demand of less than 500 kW who have entered an agreement for service under this schedule, the minimum charge shall be the Customer Charge plus 500 kW times the Base Demand Charge; therefore the minimum charge is \$5,600,00-5,850.

RATING PERIODS:

On-Peak:

November 1 through March 31: Mondays through Fridays during the hours from 6 a.m. to 10 a.m. and 6 p.m. to 10 p.m. excluding Thanksgiving Day, Christmas Day, and New Year's Day.

April 1 through October 31: Mondays through Fridays during the hours from 12 noon to 9 p.m. excluding Memorial Day, Independence Day, and Labor Day.

Off-Peak:

All other hours.

(Continued on Sheet No. 8.341)

Issued by: S. E. Romig, Director, Rates and Tariffs

FLORIDA POWER & LIGHT COMPANY

Twenty-Fourth Fifth Revised Sheet No. 8.412 Cancels Twenty-Third Fourth Revised Sheet No. 8.412

GENERAL SERVICE LARGE DEMAND

RATE SCHEDULE: GSLD-2

AVAILABLE:

In all territory served.

APPLICATION:

For electric service required for commercial or industrial lighting, power and any other purpose to any Customer with a measured demand of 2,000 kW or more. Customers with demands of less than 2,000 kW may enter an agreement for service under this schedule based on a demand charge for a minimum of 2,000 kW.

SERVICE:

Single or three phase, 60 hertz and at any available standard distribution voltage. All service required on premises by Customer shall be furnished through one meter. Resale of service is not permitted hereunder.

MONTHLY RATE:

Customer Charge

\$225,00

Demand Charges.

Base Demand Charge
Capacity Payment Charge
Conservation Charge
Con

Non-Fuel Energy Charges:

Base Energy Charge 4-4271.493 ¢ per kWh Environmental Charge See Sheet No. 8.030

Additional Charges:

 Fuel Charge
 See Sheet No. 8.030

 Storm Charge
 See Sheet No. 8.040

 Franchise Fee
 See Sheet No. 8.031

 Tax Clause
 See Sheet No. 8.031

Minimum: The Customer Charge plus the charge for the currently effective Base Demand. For those Customers with a demand of less than 2,000 kW who enter an agreement for service under this schedule, the minimum charge shall be the Customer Charge plus 2,000 kW times the Base Demand Charge; therefore the minimum charge is \$23,025,24,225.

DEMAND:

The Demand is the kW to the nearest whole kW, as determined from the Company's metering equipment, for the 30-minute period of the Customer's greatest use during the month as adjusted for power factor.

TERM OF SERVICE:

Not less than one year.

RULES AND REGULATIONS:

Service under this schedule is subject to orders of governmental bodies having jurisdiction and to the currently effective "General Rules and Regulations for Electric Service" on file with the Florida Public Service Commission. In case of conflict between any provision of this schedule and said "General Rules and Regulations for Electric Service" the provision of this schedule shall apply.

Issued by: S. E. Romig, Director, Rates and Tariffs

Thirtieth Thirty-First Revised Sheet No. 8,420 Cancels Twenty Ninth Thirtieth Revised Sheet No. 8.420

GENERAL SERVICE LARGE DEMAND - TIME OF USE (OPTIONAL)

RATE SCHEDULE: GSLDT-2

AVAILABLE:

In all territory served.

APPLICATION:

For electric service required for commercial or industrial lighting, power and any other purpose to any Customer who has established a measured demand of 2,000 kW or more. Customers with demands of less than 2,000 kW may enter an agreement for service under this schedule based on a demand charge for a minimum of 2,000 kW.

SERVICE:

Three phase, 60 hertz and at any available standard distribution voltage. All service required on premises by Customer shall be furnished through one meter. Resale of service is not permitted hereunder.

MONTHLY RATE:

Customer Charge:

\$225.00

Demand Charges:

Base Demand Charge

\$11.4012.00 per kW of Demand occurring during the On-Peak Period.

Capacity Payment Charge See Sheet No. 8.030 Conservation Charge

See Sheet No. 8.030

Non-Fuel Energy Charges:

On-Peak Period 2 2272 316 ¢ per kWh

Off-Peak Period 1.1121.169 ¢ per kWh

Base Energy Charge Environmental Charge See Sheet No. 8.030

Additional Charges:

Fuel Charge See Sheet No. 8.030 Storm Charge See Sheet No. 8,040 Franchise Fee See Sheet No. 8.031 Tax Clause See Sheet No. 8.031

Minimum: The Customer Charge plus the charge for the currently effective Base Demand. For those Customers with a demand of less than 2,000 kW who have entered an agreement for service under this schedule, the minimum charge shall be the Customer Charge plus 2,000 kW times the Base Demand Charge; therefore the minimum charge is \$21,025.24.225.

RATING PERIODS:

On-Peak:

November 1 through March 31: Mondays through Fridays during the hours from 6 a.m. to 10 a.m. and 6 p.m. to 10 p.m. excluding Thanksgiving Day, Christmas Day, and New Year's Day.

April 1 through October 31: Mondays through Fridays during the hours from 12 noon to 9 p.m. excluding Memorial Day, Independence Day, and Labor Day,

Off-Peak

All other hours.

(Continued on Sheet No. 8.421)

Issued by: S.E. Romig, Director, Rates and Tariffs

FourteenthFiftcenth Revised Sheet No. 8.425 Cancels ThirteenthFourteenth Revised Sheet No. 8.425

HIGH LOAD FACTOR – TIME OF USE (OPTIONAL) RATE SCHEDULE: HLFT AVAILABLE: In all territory served. APPLICATION: For electric service required for commercial or industrial lighting, power and any other purpose with a measured Demand in excess of 20 kW. This is an optional rate schedule available to customers otherwise served under the GSD-1, GSDT-1, GSLD-1, GSLDT-1, GSLD-2, or GSLDT-2 Rate Schedules. Single or three phase, 60 hertz and at any available standard distribution voltage. All service required on premises by Customer shall be furnished through one meter. Resale of service is not permitted hereunder. MONTHLY RATE: HLFT-I HLFT-2 HLFT-3 Annual Maximum Demand 21-499 kW 500-1,999 kW 2,000 kW or greater Customer Charge: \$25.00 \$75.00 \$225.00 Demand Charges: On-peak Demand Charge \$11.6012,20 \$11.6012.10 \$10.8011.10 Maximum Demand Charge \$2.30 \$2,502.60 \$2,502,60 See Sheet No. 8.030, per kW of On-Peak Demand Capacity Payment Charge Conservation Charge See Sheet No. 8.030, per kW of On-Peak Demand Non-Fuel Energy Charges: On-Peak Period per kWh 1.7381.813 ¢ 1.0031.071 ¢ 0.9030.951 ¢ Off-Peak Period per kWh 1.1021.131 ¢ 0.9771.023 € 0.8980,944 ¢ **Environmental Charge** See Sheet No. 8.030 Additional Charges Fuel Charge See Sheet No. 8.030 Storm Charge See Sheet No. 8.040 Franchise Fee See Sheet No. 8.031 See Sheet No. 8.031 Minimum Charge: The Customer Charge plus the currently effective Demand Charges. RATING PERIODS: On-Peak: November 1 through March 31: Mondays through Fridays during the hours from 6 a.m. to 10 a.m. and 6 p.m. to 10 p.m. excluding Thanksgiving Day, Christmas Day, and New Year's Day. April 1 through October 31: Mondays through Fridays during the hours from 12 noon to 9 p.m. excluding Memorial Day, Independence Day, and Labor Day. Off-Peak: All other hours. (Continued on Sheet No. 8.426)

Issued by: S. E. Romig, Director, Rates and Tariffs

FLORIDA POWER & LIGHT COMPANY

Twenty-FifthSixth Revised Sheet No. 8,432 Cancels Twenty-FourthFifth Revised Sheet No. 8,432

CURTAILABLE SERVICE (OPTIONAL)

RATE SCHEDULE: CS-2

AVAILABLE:

In all territory served.

APPLICATION:

For any commercial or industrial Customer who qualifies for Rate Schedule GSLD-2 (2,000 kW and above) and will curtail this Demand by 200 kW or more upon request of the Company from time to time. Customers with demands of less than 2,000 kW may enter an Agreement for service under this schedule based on a Demand Charge for a minimum of 2,000 kW.

SERVICE:

Single or three phase, 60 hertz and at any available standard distribution voltage. All service required on premises by Customer shall be furnished through one meter, Resale of service is not permitted hereunder.

MONTHLY RATE:

Customer Charge:

\$250.00

Demand Charges:

\$11.4012.00 per kW of Demand

Base Demand Charge Capacity Payment Charge

See Sheet No. 8.030

Conservation Charge

See Sheet No. 8.030

Non-Fuel Energy Charges:

Base Energy Charge 4,4271,493 ¢ per kWh Environmental Charge See Sheet No. 8,030

imental Charge See She

Additional Charges:

Fuel Charge See Sheet No. 8.030
Storm Charge See Sheet No. 8.040
Franchise Fee See Sheet No. 8.031
Tax Clause See Sheet No. 8.031

Minimum: The Customer Charge plus the charge for the currently effective Base Demand. For those Customers with a Demand of less than 2,000 kW who enter an agreement for service under this schedule, the minimum charge shall be the Customer Charge plus 2,000 kW times the Base Demand Charge; therefore the minimum charge is \$23,050,24,250.

CURTAILMENT CREDITS:

A monthly credit of (\$1.93) per kW is allowed based on the current Non-Firm Demand. The Customer has the option to revise the Firm Demand once during the initial twelve (12) month period. Thereafter, subject to the Term of Service and/or the Provisions for Early Termination, a change to the Firm Demand may be made provided that the revision does not decrease the total amount of Non-Firm Demand during the lesser of: (i) the average of the previous 12 months; or (ii) the average of the number of billing months under this Rate Schedule.

CHARGES FOR NON-COMPLIANCE OF CURTAILMENT DEMAND:

If the Customer records a higher Demand during the current period than the Firm Demand, then the Customer will be:

- Rebilled at \$1.93 /kW for the prior 36 months or the number of months since the prior Curtailment Period, whichever is less, and
- 2. Billed a penalty charge of \$4.16 /kW for the current month.

The kW used for both the rebilling and penalty charge calculations is determined by taking the difference between the maximum Demand during the current Curtailment Period and the contracted Firm Demand for a Curtailment Period.

(Continued on Sheer No. 8.433)

Issued by: S. E. Romig, Director, Rates and Tariffs

FLORIDA POWER & LIGHT COMPANY

Thirtieth Thirty-First Revised Sheet No. 8.440 Cancels Twenty Ninth Thirtieth Revised Sheet No. 8.440

CURTAILABLE SERVICE - TIME OF USE (OPTIONAL)

RATE SCHEDULE: CST-2

AVAILABLE:

In all territory served

APPLICATION:

For any commercial or industrial Customer who qualifies for Rate Schedule GSLDT-2 (2,000 kW and above) and will curtail this Demand by 200 kW or more upon request of the Company from time to time. Customers with demands of less than 2,000 kW may enter an agreement for service under this schedule based on a Demand Charge for a minimum of 2,000 kW.

SERVICE:

Single or three phase, 60 hertz and at any available standard distribution voltage. All service required on premises by Customer shall be furnished through one meter. Resale of service is not permitted hereunder.

MONTHLY RATE:

Customer Charge:

\$250.00

Demand Charges;

Base Demand Charge

\$11.4912.00 per kW of Demand occurring during the On-Peak Period. See Sheet No. 8.030

Capacity Payment Charge Conservation Charge

See Sheet No. 8.030

Non-Fuel Energy Charges: Base Energy Charge On-Peak Period 2 2272:316 ¢ per kWh Off-Peak Period

Environmental Charge See Sheet No. 8.030

Additional Charges:

Fuel Charge See Sheet No. 8.030 Storm Charge See Sheet No. 8.040 Franchise Fee See Sheet No. 8.031

Tax Clause See Sheet No. 8,031

Minimum: The Customer Charge plus the charge for the currently effective Base Demand. For those Customers with a Demand of less than 2,000 kW who have entered an agreement for service under this schedule, the minimum charge shall be the Customer Charge plus 2,000 kW times the Base Demand Charge; therefore the minimum charge is \$23,050-24,250.

RATING PERIODS:

On-Peak:

November 1 through March 31: Mondays through Fridays during the hours from 6 a.m. to 10 a.m. and 6 p.m. to 10 p.m. excluding Thanksgiving Day, Christmas Day, and New Year's Day.

April 1 through October 31: Mondays through Fridays during the hours from 12 noon to 9 p.m. excluding Memorial Day, Independence Day, and Labor Day.

Off-Peak:

All other hours.

(Continued on Sheet No. 8.441)

Issued by: S. E. Romig, Director, Rates and Tariffs

FLORIDA POWER & LIGHT COMPANY

Thirty-Second Third Revised Sheet No. 8.542 Cancels Thirty-FirstSecond Revised Sheet No. 8.542

CURTAILABLE SERVICE - TIME OF USE (OPTIONAL)

RATE SCHEDULE: CST-3

AVAILABLE:

In all territory served.

APPLICATION:

For any commercial or industrial Customer who qualifies for Rate Schedule GSLDT-3 and will curtail this Demand by 200 kW or more upon request of the Company from time to time.

SERVICE:

Three phase, 60 hertz at the available transmission voltage of 69 kV or higher. The Customer will provide and maintain all transformers and related facilities necessary for handling and utilizing the power and energy delivered hereunder. All service required by the Customer at each separate point of delivery served hereunder shall be furnished through one meter at, or compensated to, the available transmission voltage. Resale of service is not permitted hereunder.

MONTHLY RATE:

Customer Charge:

\$2,025.00

Demand Charges:

Base Demand Charge

\$9.30 per kW of Demand occurring during the On-Peak Period.

Capacity Payment Charge See Sheet No. 8.030.1 Conservation Charge

See Sheet No. 8.030.1

Non-Fuel Energy Charges: Base Energy Charge

Off-Peak Period On-Peak Period 1.0161.019 ¢ per kWh

1-2171.227 ¢ per kWh See Sheet No. 8.030.1 Environmental Charge

Additional Charges:

Fuel Charge See Sheet No. 8.030.1 Storm Charge See Sheet No. 8.040 Franchise Fee See Sheet No. 8.031

Tax Clause See Sheet No. 8.031

Minimum: The Customer Charge plus the charge for the currently effective Base Demand.

RATING PERIODS:

On-Peak:

November 1 through March 31: Mondays through Fridays during the hours from 6 a.m. to 10 a.m. and 6 p.m. to 10 p.m. excluding Thanksgiving Day, Christmas Day, and New Year's Day.

April 1 through October 31: Mondays through Fridays during the hours from 12 noon to 9 p.m. excluding Memorial Day, Independence Day, and Labor Day.

Off-Peak:

All other hours.

(Continued on Sheet No. 8,543)

Issued by: S. E. Romig, Director, Rates and Tariffs

FLORIDA POWER & LIGHT COMPANY

Nineteenth Twentieth Revised Sheet No. 8.545 Cancels Eighteenth Nineteenth Revised Sheet No. 8.545

CURTAILABLE SERVICE (OPTIONAL)

RATE SCHEDULE: CS-3

AVAILABLE:

In all territory served.

APPLICATION:

For any commercial or industrial Customer who qualifies for Rate Schedule GSLD-3 and will curtail this Demand by 200 kW or more upon request of the Company from time to time.

SERVICE:

Three phase, 60 hertz at the available transmission voltage of 69 kV or higher. The Customer will provide and maintain all transformers and related facilities necessary for handling and utilizing the power and energy delivered hereunder. All service required by the Customer at each separate point of delivery served hereunder shall be furnished through one meter at, or compensated to, the available transmission voltage. Resale of service is not permitted hereunder.

MONTHLY RATE:

Customer Charge: \$2,025.00

Demand Charges:

Base Demand Charge \$9.30 per kW of Demand Capacity Payment Charge See Sheet No. 8.030.1 See Sheet No. 8.030.1

Non-Fuel Energy Charges:

Base Energy Charge 1.0691.074 ¢ per kWh Environmental Charge See Sheet No. 8.030.1

Additional Charges:

Fuel Charge See Sheet No. 8.030,1
Storm Charge See Sheet No. 8.040
Franchise Fee See Sheet No. 8.031
Tax Clause See Sheet No. 8.031

Minimum Charge: The Customer Charge plus the charge for the currently effective Base Demand.

CURTAILMENT CREDITS:

A monthly credit of (\$1.93) per kW is allowed based on the current Non-Firm Demand. The Customer has the option to revise the Firm Demand once during the initial twelve (12) month period. Thereafter, subject to the Term of Service and/or the Provisions for Early Termination, a change to the Firm Demand may be made provided that the revision does not decrease the total amount of Non-Firm Demand during the lesser of: (i) the average of the previous 12 months; or (ii) the average of the number of billing months under this Rate Schedule.

CHARGES FOR NON-COMPLIANCE OF CURTAILMENT DEMAND:

If the Customer records a higher Demand during the current Curtailment Period than the Firm Demand, then the Customer will be:

- Rebilled at \$1.93 /kW for the prior 36 months or the number of months since the prior Curtailment Period, whichever is less, and
- 2. Billed a penalty charge of \$4.16 /kW for the current month.

The kW used for both the rebilling and penalty charge calculations is determined by taking the difference between the maximum Demand during the current Curtailment Period and the Firm Demand for a Curtailment Period.

(Continued on Sheet No. 8.546)

Issued by: S. E. Romig, Director, Rates and Tariffs

FLORIDA POWER & LIGHT COMPANY

Twenty-SixthSeventh Revised Sheet No. 8.551 Cancels Twenty-FifthSixth Revised Sheet No. 8.551

GENERAL SERVICE LARGE DEMAND

RATE SCHEDULE: GSLD-3

AVAILABLE:

In all territory served.

APPLICATION:

For service required for commercial or industrial lighting, power and any other purpose to any Customer who has service supplied at a transmission voltage of 69 kV or higher.

SERVICE:

Three phase, 60 hertz at the available transmission voltage of 69 kV or higher. The Customer will provide and maintain all transformers and related facilities necessary for handling and utilizing the power and energy delivered hereunder. All service required by the Customer at each separate point of delivery served hereunder shall be furnished through one meter at, or compensated to, the available transmission voltage. Resale of service is not permitted hereunder.

MONTHLY RATE:

Customer Charge: \$2,000.00

Demand Charges:

Base Demand Charge \$9.30 per kW of Demand Capacity Payment Charge See Sheet No. 8.030.1 See Sheet No. 8.030.1

Non-Fuel Energy Charges:

Base Energy Charge 1-0691.074¢ per kWh
Environmental Charge See Sheet No. 8.030.1

Additional Charges:

Fuel Charge See Sheet No. 8.030.1
Storm Charge See Sheet No. 8.040
Franchise Fee See Sheet No. 8.031
Tax Clause See Sheet No. 8.031

Minimum: The Customer Charge plus the charge for the currently effective Base Demand.

DEMAND:

The Demand is the kW to the nearest whole kW, as determined from the Company's metering equipment for the 30-minute period of the Customer's greatest use during the month as adjusted for power factor.

TERM OF SERVICE:

Not less than one year,

RULES AND REGULATIONS:

Service under this schedule is subject to orders of governmental bodies having jurisdiction and to the currently effective "General Rules and Regulations for Electric Service" on file with the Florida Public Service Commission. In case of conflict between any provision of this schedule and said "General Rules and Regulations for Electric Service" the provision of this schedule shall apply.

Issued by: S. E. Romig, Director, Rates and Tariffs

FLORIDA POWER & LIGHT COMPANY

Thirty-Second Third Revised Sheet No. 8.552 Cancels Thirty-FirstSecond Revised Sheet No. 8.552

GENERAL SERVICE LARGE DEMAND - TIME OF USE (OPTIONAL)

RATE SCHEDULE: GSLDT-3

AVAILABLE:

In all territory served.

APPLICATION:

For electric service required for commercial or industrial lighting, power and any other purpose to any Customer who has service supplied at a transmission voltage of 69 kV or higher.

SERVICE:

Three phase, 60 hertz at the available transmission voltage of 69 kV or higher. The Customer will provide and maintain all transformers and related facilities necessary for handling and utilizing the power and energy delivered hereunder. All service required by the Customer at each separate point of delivery served hereunder shall be furnished through one meter at, or compensated to, the available transmission voltage. Resale of service is not permitted hereunder.

MONTHLY RATE:

Customer Charge: \$2,000.00

Demand Charges:

Base Demand Charge \$9.30 per kW of Demand occurring during the On-Peak Period.

Capacity Payment Charge See Sheet No. 8.030.1 Conservation Charge See Sheet No. 8.030.1

Non-Fuel Energy Charges: On-Peak Period Off-Peak Period

Base Energy Charge 1-2171_222 ¢ per kWh
Environmental Charge See Sheet No. 8.030.1

Additional Charges:

 Fuel Charge
 See Sheet No. 8.030.1

 Storm Charge
 See Sheet No. 8.040

 Franchise Fee
 See Sheet No. 8.031

 Tax Clause
 See Sheet No. 8.031

Minimum: The Customer Charge plus the charge for the currently effective Base Demand

RATING PERIODS:

On-Peak

November 1 through March 31: Mondays through Fridays during the hours from 6 a.m. to 10 a.m. and 6 p.m. to 10 p.m. excluding Thanksgiving Day, Christmas Day, and New Year's Day.

April 1 through October 31: Mondays through Fridays during the hours from 12 noon to 9 p.m. excluding Memorial Day, Independence Day, and Labor Day.

Off-Peak:

All other hours.

(Continued on Sheet No. 8.553)

Issued by: S. E. Romig, Director, Rates and Tariffs

FLORIDA POWER & LIGHT COMPANY

FortiethForty-First Revised Sheet No. 8.602 Cancels Thirty-NinthFortieth Revised Sheet No. 8.602

SPORTS FIELD SERVICE (Closed Schedule)

RATE SCHEDULE: OS-2

AVAILABLE:

In all territory served.

APPLICATION:

This is a transitional rate available to municipal, county and school board accounts for the operation of a football, baseball or other playground, or civic or community auditorium, when all such service is taken at the available primary distribution voltage at a single point of delivery and measured through one meter, and who were active as of October 4, 1981. Customer may also elect to receive service from other appropriate rate schedules.

LIMITATION OF SERVICE:

Offices, concessions, businesses or space occupied by tenants, other than areas directly related to the operations above specified, are excluded hereunder and shall be separately served by the Company at utilization voltage. Not applicable when Rider TR is used.

MONTHLY RATE:

Customer Charge: \$125,00

Non-Fuel Energy Charges:

Base Energy Charge
Conservation Charge
Capacity Payment Charge
Environmental Charge
Environmental Charge
See Sheet No. 8.030.1
See Sheet No. 8.030.1

Additional Charges:

 Fuel Charge
 See Sheet No. 8.030.1

 Storm Charge
 See Sheet No. 8.040

 Franchise Fee
 See Sheet No. 8.031

 Tax Clause
 See Sheet No. 8.031

Minimum Charge; \$125.00

TERM OF SERVICE:

Pending termination by Florida Public Service Commission Order.

RULES AND REGULATIONS:

Service under this schedule is subject to orders of governmental bodies having jurisdiction and to the currently effective "General Rules and Regulations for Electric Service" on file with the Florida Public Service Commission. In case of conflict between any provision of this schedule and said "General Rules and Regulations for Electric Service" the provision of this schedule shall apply.

Issued by: S. E. Romig, Director, Rates and Tariffs

FLORIDA POWER & LIGHT COMPANY

Twenty-Sixth Seventh Revised Sheet No. 8.610 Cancels Twenty-Fifth Sixth Revised Sheet No. 8.610

METROPOLITAN TRANSIT SERVICE

RATE SCHEDULE: MET

AVAILABLE:

For electric service to Metropolitan Miami-Dade County Electric Transit System (METRORAIL) at each point of delivery required for the operation of an electric transit system on continuous and contiguous rights-of-way.

APPLICATION:

Service to be supplied will be three phase, 60 hertz and at the standard primary distribution voltage of 13,200 volts. All service required by Customer at each separate point of delivery served hereunder shall be furnished through one meter reflecting delivery at primary voltage. Resale of service is not permitted hereunder. Rider TR or a voltage discount is not applicable.

MONTHLY RATE:

Customer Charge: \$550.00600.00

Demand Charges

Base Demand Charge \$12,70 per kW of Demand Capacity Payment Charge See Sheet No. 8.030.1 See Sheet No. 8.030.1

Non-Fuel Energy Charges:

Base Energy Charge 4.692 693 ¢ per kWh
Environmental Charge See Sheet No. 8.030.1

Additional Charges:

Fuel Charge See Sheet No. 8.030.1 Storm Charge See Sheet No. 8.040 Franchise Fee See Sheet No. 8.031 Tax Clause See Sheet No. 8.031

Minimum: The Customer Charge plus the charge for the currently effective Base Demand

DEMAND

The hilling Demand is the kW, at each point of delivery, to the nearest whole kW, as determined from the Company's recording type metering equipment, for the period coincident with the 30-minute period of the electric rail transit system's greatest use supplied by the Company during the month adjusted for power factor.

BILLING:

Each point of delivery shall be separately billed according to the monthly charges as stated herein. All billing units related to charges under this rate schedule shall be determined from metering data on a monthly basis and determined for each point of delivery on the same monthly billing cycle day.

TERMS OF SERVICE

Not less than one year.

RULES AND REGULATIONS:

Service under this schedule is subject to orders of governmental bodies having jurisdiction and to the currently effective "General Rules and Regulations for Electric Service" on file with the Florida Public Service Commission. In case of conflict between any provision of this schedule and said "General Rules and Regulations for Electric Service" the provision of this schedule shall apply.

Issued by: S. E. Romig, Director, Rates and Tariffs

Twenty-SixthSeventh Revised Sheet No. 8.651 FLORIDA POWER & LIGHT COMPANY Cancels Twenty-FifthSixth Revised Sheet No. 8.651 (Continued from Sheet No. 8.650) MONTHLY RATE: Delivery Voltage Level Distribution below 69 kV 69 kV & above CILC-I(G) CILC-1(D) CILC-I(T) Maximum Demand Level 500 kW 200-499 kW & above \$125.00150.00 \$225.00250.00 Customer Charge: \$2,225.00 Demand Charges: Base Demand Charges: per kW of Maximum Demand \$3,90 -\$4.00 \$4.20 None per kW of Load Control On-Peak Demand \$2,602.64 \$2.903.00 per kW of Firm On-Peak Demand \$9.6010.00 \$10.5010.90 \$11,2011.70 Capacity Payment and Conservation Charge: CILC-1(G) See Sheet No. 8 See Sheet No. 8.030.1 CILC-I(D) See Sheet No. 8.030.1 CILC-I(T) See Sheet No. 8.030.1 Non-Fuel Energy Charges: Base Energy Charges: On-Peak Period charge per kWh 1,4801,490 ¢ 0,9541.004 ¢ 0.9000,934 ¢ Off-Peak Period charge per kWh 1,4801.490 ¢ 0.9541.004 ¢ 0,9000,934 € Environmental Charge See Sheet No. 8.030.1 Additional Charges: Fuel Charge See Sheet No. 8.030.1 Storm Charge See Sheet No. 8.040 Franchise Fee See Sheet No. 8.031 Tax Clause See Sheet No. 8.031 Minimum: The Customer Charge plus the Base Demand Charges. (Continued on Sheet No. 8.652)

Issued by: S. E. Romig, Director, Rates and Tariffs

FLORIDA POWER & LIGHT COMPANY

Fourteenth Fifteenth Revised Sheet No. 8.680 Caucels Thirteenth Fourteenth Revised Sheet No. 8.680

COMMERCIAL/INDUSTRIAL DEMAND REDUCTION RIDER (CDR) (OPTIONAL)

AVAILABLE:

In all territory served. Available to any commercial or industrial customer receiving service under Rate Schedules GSD-1, GSDT-1, GSLD-1, GSLDT-1, GSLD-2, GSLDT-2, GSLD-3, GSLDT-3, or HLFT through the execution of a Commercial/Industrial Demand Reduction Rider Agreement in which the load control provisions of this rider can feasibly be applied.

LIMITATION OF AVAILABILITY:

This Rider may be modified or withdrawn subject to determinations made under Commission Rules 25-17.0021(4), F.A.C., Goals for Electric Utilities and 25-6.0438, F.A.C., Non-Firm Electric Service - Terms and Conditions or any other Commission determination.

APPLICATION:

For electric service provided to any commercial or industrial customer receiving service under Rate Schedule GSD-1, GSDT-1, GSLD-1, GSLDT-1, GSLD-2, GSLDT-2, GSLDT-3, GSLDT-3, or HLFT who as a part of the Commercial/Industrial Demand Reduction Rider Agreement between the Customer and the Company, agrees to allow the Company to control at least 200 kW of the Customer's load, or agrees to operate Backup Generation Equipment (see Definitions) and designate (if applicable) additional controllable demand to serve at least 200 kW of the Customer's own load during periods when the Company is controlling load. A Customer shall enter into a Commercial/Industrial Reduction Demand Rider Agreement with the Company to be eligible for this Rider. To establish the initial qualification for this Rider, the Customer must have had a Utility Controlled Demand during the summer Controllable Rating Period (April 1 through October 31) for at least three out of seven months of at least 200 kW greater than the Firm Demand level specified in Section 4 of the Commercial/Industrial Demand Reduction Rider Agreement. The Utility Controlled Demand shall not be served on a firm service basis until service has been terminated under this Rider,

LIMITATION OF SERVICE:

Customers participating in the General Service Load Management Program (FPL "Business On Call" Program) are not eligible for this Rider.

MONTHLY RATE:

All rates and charges under Rate Schedules GSD-1, GSDT-1, GSLD-1, GSLDT-1, GSLD-2, GSLDT-2, GSLD-3, GSLDT-3, HLFT shall apply. In addition, the applicable Monthly Administrative Adder and Utility Controlled Demand Credit shall apply.

MONTHLY ADMINISTRATIVE ADDER:

Rate Schedule	Adder
GSD-I	\$100.00125.00
GSDT-1, HLFT (21-499 kW)	\$100.00125.00
GSLD-1, GSLDT-1, HLFT (500-1,999 kW)	\$150.00175.00
GSLD-2, GSLDT-2, HLFT (2,000 kW or greater)	\$75.00
GSLD-3, GSLDT-3	\$225.00

LITILITY CONTROLLED DEMAND CREDIT:

A monthly credit of (\$8.20) per kW is allowed based on the Customer's Utility Controlled Demand.

LITILITY CONTROLLED DEMAND:

The Utility Controlled Demand for a month in which there are no load control events during the Controllable Rating Period shall be the sum of the Customer's kWh usage during the hours of the applicable Controllable Rating Period, divided by the total number of hours in the applicable Controllable Rating Period, less the Customer's Firm Demand.

In the event of Load Control occurring during the Controllable Rating Period, the Utility Controlled Demand shall be the sum of the Customer's kWh usage during the hours of the applicable Controllable Rating Period less the sum of the Customer's kWh usage during the Load Control Period, divided by the number of non-load control hours occurring during the applicable Controllable Rating Period, less the Customer's Firm

(Continued on Sheet No. 8.681).

Issued by: S. E. Romig, Director, Rates and Tariffs

Thirty-FirstSecond Revised Sheet No. 8.716 Cancels Thirtieth Thirty-First Revised Sheet No. 8.716

(Continued from Sheet No. 8.715)

REMOVAL OF FACILITIES:

If Street Lighting facilities are removed either by Customer request or termination or breach of the agreement, the Customer shall pay FPL an amount equal to the original installed cost of the removed facilities less any salvage value and any depreciation (based on current depreciation rates as approved by the Florida Public Service Commission) plus removal cost.

MONTHLY RATE:

			Lamp S	Size		Chi	rge for Fl Uni	PL-Owned		Charge for Customer-Own Unit S) **** Relamping/ Energy	
Lum	inaire		Initial		kWh/Mo.		Mainte-	Energy			
Typ	ne		Lumens	Watts	Estimate	Fixtures	nance	Non-Fuel	Total	Energy	Only
High I	ressure										
Sodiur	n Vapor		6,300	70	29	\$3.89	1.85	0.83	6.57	\$2.69	\$0.83
-11			9,500	100	41	\$3.96	1.86	1.171.18	6.997.00	\$3.043.05	\$1.171.18
	**		16,000	150	60	\$4.08	1.89	1.711.73	7.687.70	\$3,613,63	\$1.711.73
			22,000	200	88	\$6.18	2.41	2.512.53	44,1011,12	\$4,904,92	\$2.512.53
			50,000	400	168	\$6.24	2.42	4.794.84	13,4513.50	\$7,197,24	\$4,794.84
		*	27,500	250	116	\$6.58	2.63	3-313.34	42.5212.55	\$5.915.94	\$3,343,34
		w.	140,000	1,000	411	\$9.90	4.71	11.71	26.32		26.44 \$16.58
\$11.7	411.83		70077007								
	ry Vapor	W	6,000	140	62	\$3.07	1.66	1.771.78	6.506.51	\$3,443,45	\$1.771.78
	11	*	8,600	175	77	\$3.12	1.66	2.19	6.972.22	7.00	\$3,863.89
\$2	192.22		100,000			24.00					
**	n .		11,500	250	104	\$5.21	2.40	2.962.99	10.5710.60	\$5.375.40	\$2,962.99
10	A.		21,500	400	160	\$5.18	2.36	4,564.61	12.1012.15	\$6.936.98	\$4.564.61

These units are closed to new FPL installations.

Charges for other FPL-owned facilities:

Wood pole used only for the street lighting system	\$4.92
Concrete pole used only for the street lighting system	\$6.74
Fiberglass pole used only for the street lighting system	\$7.98
Steel pole used only for the street lighting system *	\$6.74
Underground conductors not under paving	3.810 é per foot
Underground conductors under paving	9.310 ¢ per foot

The Underground conductors under paving charge will not apply where a CIAC is paid pursuant to section "a)" under "Customer Contributions." The Underground conductors not under paving charge will apply in these situations.

(Continued on Sheet No. 8.717)

Issued by: S. E. Romig, Director, Rates and Tariffs

^{***} The non-fuel energy charge is 2.8502.879 ¢ per kWh.

*** Bills rendered based on "Total" charge. Unbundling of charges is not permitted.

**** New customer-owned facilities are closed to this rate effective January 1, 2017.

FLORIDA POWER & LIGHT COMPANY

Twentieth Twenty-First Revised Sheet No. 8,717
Cancels Nineteenth Twentieth Revised Sheet No. 8,717

(Continued from Sheet No. 8.716)

On Customer-owned Street Lighting Systems, where Customer contracts to relamp at no cost to FPL, the Monthly Rate for non-fuel energy shall be 2.8502.879 ¢ per kWh of estimated usage of each unit plus adjustments. On Street Lighting Systems, where the Customer elects to install Customer-owned monitoring systems, the Monthly Rate for non-fuel energy shall be 2.8502.879 ¢ per kWh of estimated usage of each monitoring unit plus adjustments. The minimum monthly kWh per monitoring device will be 1 kilowatt-hour per month, and the maximum monthly kWh per monitoring device will be 5 kilowatt-hours per month.

During the initial installation period:

Facilities in service for 15 days or less will not be billed;

Facilities in service for 16 days or more will be billed for a full month.

WILLFUL DAMAGE:

Upon the second occurrence of willful damage to any FPL-owned facilities, the Customer will be responsible for the cost incurred for repair or replacement. If the lighting fixture is damaged, based on prior written instructions from the Customer, FPL will:

- Replace the fixture with a shielded cutoff cobrahead. The Customer shall pay \$280.00 for the shield plus all associated costs.
 However, if the Customer chooses to have the shield installed after the first occurrence, the Customer shall only pay the \$280.00 cost of the shield; or
- Replace with a like unshielded fixture. For this, and each subsequent occurrence, the Customer shall pay the costs specified under "Removal of Facilities"; or
- c) Terminate service to the fixture.

Option selection shall be made by the Customer in writing and apply to all fixtures which FPL has installed on the Customer's behalf. Selection changes may be made by the Customer at any time and will become effective ninety (90) days after written notice is received.

Conservation Charge
Capacity Payment Charge
Capacity Payment Charge
Environmental Charge
Fuel Charge
See Sheet No. 8.030.1
Storm Charge
See Sheet No. 8.030.1
Storm Charge
See Sheet No. 8.040
Franchise Fee
See Sheet No. 8.031
Tax Clause
See Sheet No. 8.031

SPECIAL CONDITIONS:

Customers whose lights are turned off during sea turtle nesting season will receive a credit equal to the fuel charges associated with the fixtures that are turned off.

TERM OF SERVICE:

Initial term of ten (10) years with automatic, successive five (5) year extensions unless terminated in writing by either FPL or the Customer at least ninety (90) days prior to the current term's expiration.

RULES AND REGULATIONS:

Service under this schedule is subject to orders of governmental bodies having jurisdiction and to the currently effective "General Rules and Regulations for Electric Service" on file with the Florida Public Service Commission. In case of conflict between any provision of this schedule and said "General Rules and Regulations for Electric Service", the provision of this schedule shall apply.

Issued by: S. E. Romig, Director, Rates and Tariffs

FLORIDA POWER & LIGHT COMPANY

First Revised Sheet No. 8.718
Cancels Original Sheet No. 8.718

STREET LIGHTING METERED SERVICE

RATE SCHEDULE: SL-IM

AVAILABLE:

In all territory served.

APPLICATION:

For customer-owned lighting of streets and roadways, whether public or private, which are thoroughfares for normal flow of vehicular traffic. Lighting for other applications such as: municipally and privately-owned parking lots; parks and recreational areas; or any other area not expressly defined above, is not permitted under this schedule.

SERVICE:

Single phase, 60 hertz and at any available standard voltage. All service required on premises by Customer shall be furnished through one meter. Resale of service is not permitted hereunder.

MONTHLY RATE:

Customer Charge: \$13.0014.00

Non-Fuel Energy Charges:

Base Energy Charge
Conservation Charge
Capacity Payment Charge
Environmental Charge
Experiment Charge

Additional Charges:

Fruel Charge See Sheet No. 8.030
Stom Charge See Sheet No. 8.040
Franchise Fee See Sheet No. 8.031
Tax Clause See Sheet No. 8.031

Minimum: \$13.0014.00

TERM OF SERVICE:

Not less than one (1) year.

RULES AND REGULATIONS:

Service under this schedule is subject to orders of governmental bodies having jurisdiction and to the currently effective "General Rules and Regulations for Electric Service" on file with the Florida Public Service Commission. In case of conflict between any provision of this schedule and said "General Rules and Regulations for Electric Service" the provision of this schedule shall apply.

Issued by: S. E. Romig, Director, Rates and Tariffs

Seventeenth Eighteenth Revised Sheet No. 8.720 Cancels Sixteenth Seventeenth Revised Sheet No. 8.720

PREMIUM LIGHTING

RATE SCHEDULE: PL-I

AVAILABLE:

In all territory served.

APPLICATION:

FPL-owned lighting facilities not available under rate schedule SL-1 and OL-1. To any Customer for the sole purpose of lighting streets, roadways and common areas, other than individual residential locations. This includes but is not limited to parking lots, homeowners association common areas, or parks.

SERVICE:

Service will be unmetered and will include lighting installation, lamp replacement and facilities maintenance for FPL-owned lighting systems. It will also include energy from dusk each day until dawn the following day.

The Company, while exercising reasonable diligence at all times to furnish service hereunder, does not guarantee continuous lighting and will not be liable for damages for any interruption, deficiency or failure of service, and reserves the right to interrupt service at any time for necessary repairs to lines or equipment.

LIMITATION OF SERVICE:

Installation shall be made only when, in the judgement of the Company, the location and the type of the facilities are, and will continue to be, easily and economically accessible to the Company equipment and personnel for both construction and maintenance.

Stand-by, non-firm, or resale service is not permitted hereunder.

TERM OF SERVICE:

The term of service is (20) twenty years. At the end of the term of service, the Customer may elect to execute a new agreement based on the current estimated replacement costs. The Company will retain ownership of these facilities.

FACILITIES PAYMENT OPTION:

The Customer will pay for the facilities in a lump sum in advance of construction. The amount will be the Company's total work order cost for these facilities times the Present Value Revenue Requirement (PVRR) multiplier of 4.1942_1.1961. Monthly Maintenance and Energy charges will apply for the term of service.

FACILITIES SELECTION:

Facilities selection shall be made by the Customer in writing by executing the Company's Premium Lighting Agreement.

(Continued on Sheet No. 8.721)

Issued by: S. E. Romig, Director, Rates and Tariffs

Twenty-SixthSeventh Revised Sheet No. 8.721 Cancels Twenty-FifthSixth Revised Sheet No. 8.721

(Continued from Sheet No. 8,720)

MONTHLY RATE:

Facilities:

Monthly rate is zero, for Customer's who have executed a Premium Lighting Agreement before

March 1, 2010:

1.3581.362% of total work order cost, 0.9200.925% of total work order cost. 10 years payment option: 20 years payment option:

FPL's estimated costs of maintaining lighting facilities. Maintenance:

FPL reserves the right to assess a charge for the recovery of any dedicated billing system Billing:

developed solely for this rate.

KWH Consumption for fixtures shall be estimated using the following formula: Energy:

KWH=<u>Unit Wattage (usage) x 353.3 hours per month</u> 1000

2.8502.879 ¢/kWh Non-Fuel Energy

Conservation Charge See Sheet No. 8.030.1

See Sheet No. 8.030.1 Capacity Payment Charge

Environmental Charge See Sheet No. 8.030.1

See Sheet No. 8.030.1 Fuel Charge

Storm Charge See Sheet No. 8.040

Franchise Fee See Sheet No. 8.031 Tax Clause See Sheet No. 8.031

During the initial installation period:

Facilities in service for 15 days or less will not be billed;

Facilities in service for 16 days or more will be billed for a full month.

MINIMUM MONTHLY BILL:

The minimum monthly bill shall be the applicable Facilities Maintenance and Billing charges.

(Continued on Sheet No. 8.722)

Issued by: S. E. Romig, Director, Rates and Tariffs

Eighth Ninth Revised Sheet No. 8.722
Cancels Seventh Eighth Revised Sheet No. 8.722

(Continued from Sheet No. 8.721)

EARLY TERMINATION:

If the Customer no longer wishes to receive service under this schedule, the Customer may terminate the Premium Lighting Agreement by giving at least (90) ninety days advance written notice to the Company. Upon early termination of service, the Customer shall pay an amount computed by applying the following Termination Factors to the installed cost of the facilities, based on the year in which the Agreement was terminated. These Termination Factors will not apply to Customers who elected to pay for the facilities in a lump sum in lieu of a monthly payment.

FPL may also charge the Customer for the cost to the utility for removing the facilities.

Ten (10) Years	Termination	Twenty (20) Years	Termination
Payment Option	Factor	Payment Option	Factor
1	1.19421.2100	Ŷ	1.19421.2100
2	1.03121.0410	2	1.08381.0934
2 3 4	0.94750.9588	3	1.05681.0679
4	0.85750.8698	4.	1.02771.0403
5	0.76050.7733	.5	0.99641.0104
6	0.65600.6688	6	0.96270.9781
7	0.54250.5556	7	0.92640.9430
8	0,42240.4329	8	0.88730.9050
9	0.29190.3000	9	0.84520.8638
10	9,45430,1560	10	0.79990.8192
>10	0.0000	11	0.75100.7709
	14.632	12	0.69840.7185
		13	0.64180,6618
		14	0.58080.6004
		15	0.51510.5338
		16	0.44430.4616
		17	0.36810.3835
		18	0.28610.2988
		19	0.19770,2071
		20	0.10250.1077
		>20	0.0000

WILLFUL DAMAGE:

In the event of willful damage to these facilities, FPL will provide the initial repair of each installed item at its expense. Upon the second occurrence of willful damage, and subsequent occurrence to these FPL-owned facilities, the Customer will be responsible for the cost for repair or replacement.

RULES AND REGULATIONS:

Service under this schedule is subject to orders of governmental bodies having jurisdiction and to the currently effective "General Rules and Regulations for Electric Service" on file with the Florida Public Service Commission. In case of conflict between any provision of this schedule and said "General Rules and Regulations for Electric Service", the provision of this schedule shall apply.

Issued by: S. E. Romig, Director, Rates and Tariffs

Twenty-Seventh Eighth Revised Sheet No. 8,725 Cancels Twenty-Sixth Seventh Revised Sheet No. 8,725

OUTDOOR LIGHTING

RATE SCHEDULE OL-1

AVAILABLE:

In all territory served.

APPLICATION:

For year-round outdoor security lighting of yards, walkways and other areas. Lights to be served hereunder shall be at locations which are easily and economically accessible to Company vehicles and personnel for construction and maintenance.

It is intended that Company-owned security lights will be installed on existing Company-owned electric facilities, or short extension thereto, in areas where a street lighting system is not provided or is not sufficient to cover the security lighting needs of a particular individual or location. Where more extensive security lighting is required, such as for large parking lots or other commercial areas, the Customer will provide the fixtures, supports and connecting wiring; the Company will connect to the Customer's system and provide the services indicated below.

SERVICE:

Service includes lamp renewals, energy from approximately dusk each day until approximately dawn the following day, and maintenance of Company-owned facilities. The Company will replace all burned-out lamps and will maintain its facilities during regular daytime working hours as soon as practicable following notification by the Customer that such work is necessary. The Company shall be permitted to enter the Customer's premises at all reasonable times for the purpose of inspecting, maintaining, installing and removing any or all of its equipment and facilities.

The Company, while exercising reasonable diligence at all times to furnish service hereunder, does not guarantee continuous lighting and will not be liable for damages for any interruption, deficiency or failure of service, and reserves the right to interrupt service at any time for necessary repairs to lines or equipment.

LIMITATION OF SERVICE:

This schedule is not available for service normally supplied on the Company's standard street lighting schedules. Company-owned facilities will be installed only on Company-owned poles. Customer-owned facilities will be installed only on Customer-owned poles. Overhead conductors will not be installed in any area designated as an underground distribution area, or any area, premises or location served from an underground source. Customer must have an active house or premise account associated with this service. Stand-by or resale service not permitted hereunder.

MONTHLY RATE:

MONTFILY RAT	Lamp Siz	ze		Charge	4.00	pany-Owned it (\$)		Charge for Customer- Unit (\$)	-Owned
Luminaire	Initial		KWH/Mo.		Mainte-	- Energy		Relamping/Energ	gν
Type	Lumens/W	/atts	Estimate	Fixtures	nance	Non-Fuel	Total	Energy Onl	4410
High Pressure									
Sodium Vapor	6,300	70	29	\$5.05	\$1.90	\$0.840.89	7.797.84	\$2.692.74	\$0.840.89
m — m	9,500	100	41	\$5.16	\$1.90	\$1.191.26		8.258.32 \$3.	.043.11
\$1.191.26									
10 0	16,000	150	60	\$5.34	\$1.93	\$1.741.84	9.019.11	\$3.623.72	\$1.741.84
0.0	22,000	200	88	\$7.77	\$2.49	\$2.552.70		12.81 12.96	\$4.985.13
\$2.552.70									
0	50,000	400	168	\$8.27	\$2.45	\$4.885.16		45.6015.88	\$7277.55
\$4.885.16									
	* 12,000	150	60	\$5.34	\$1.93	\$1,741.84	A	9:019.11	\$3.803.99
\$1.741.84									
Mercury Vapor *	* 6,000	140	62	\$3.88	\$1.70	\$1.801.91		7.387.49	\$2,463,57
\$1.801.91									
	* 8,600	175	77	\$3.90	\$1.70	\$2 232 37	No. of the last	7.837.97	\$3.894.03
de de de								1111	

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Twenty-SeventhEighth Revised Sheet No. 8.725

FLORIDA POWER & LIGHT COMPANY

** 21,500 400 160 \$6.39 \$2.40 \$4.644.92 \$13.4313.71 \$6.987.26

\$4.644.92

** These units are closed to new Company installations.

** The non-fuel energy charge is 2.9023.073 & per kWh.

(Continued on Sheet No. 8.726)

Issued by: S. E. Romig, Director, Rates and Tariffs Effective: January 1, 20172018

FLORIDA POWER & LIGHT COMPANY

Twenty-SixthSeventh Revised Sheet No. 8,726 Cancels Twenty-FifthSixth Revised Sheet No. 8,726

(Continued from Sheet No. 8.725)

Charges for other Company-owned facilities:

Wood pole and span of conductors: \$11.14
Concrete pole and span of conductors: \$15.44]5.04
Fiberglass pole and span of conductors: \$17.68
Steel pole used only for the street lighting system* Underground conductors (excluding trenching)
Down-guy, Anchor and Protector \$10.13

For Customer-owned outdoor lights, where the Customer contracts to relamp at no cost to FPL, the monthly rate for non-fuel energy shall be \$2.9023.073¢ per kWh of estimated usage of each unit plus adjustments.

Conservation Charge See Sheet No. 8.030.1
Capacity Payment Clause See Sheet No. 8.030.1
Environmental Charge See Sheet No. 8.030.1
Fuel Charge See Sheet No. 8.030.1
Storm Charge See Sheet No. 8.040.1
Tax Clause See Sheet No. 8.031
Tax Clause See Sheet No. 8.031

TERM OF SERVICE:

Not less than one year. In the event the Company installs any facilities for which there is an added monthly charge, the Term of Service shall be for not less than three years.

If the Customer terminates service before the expiration of the initial term of the agreement, the Company may require reimbursement for the lotal expenditures made to provide such service, plus the cost of removal of the facilities installed less the salvage value thereof, and less credit for all monthly payments made for Company-owned facilities.

WILLFUL DAMAGE:

In the event of willful damage to these facilities, FPL will provide the initial repair of each installed item at its expense. Upon the second occurrence of willful damage, and subsequent occurrence to these FPL-owned facilities, the Customer will be responsible for the cost for repair or replacement.

RULES AND REGULATIONS:

Service under this schedule is subject to orders of governmental bodies having jurisdiction and to the currently effective "General Rules and Regulations for Electric Service" on file with the Florida Public Service Commission. In case of conflict between any provision of this schedule and said "General Rules and Regulations for Electric Service", the provision of this schedule shall apply.

COMPANY-OWNED FACILITIES:

Company-owned luminaires normally will be mounted on Company's existing distribution poles and served from existing overhead wires. The Company will provide one span of secondary conductor from existing secondary facilities to a Company-owned light at the Company's expense. When requested by the Customer, and at the option of the Company, additional spans of wire or additional poles or underground conductors may be installed by the Company upon agreement by the Customer to use the facilities for a minimum of three years and pay each month the charges specified under MONTHLY RATE.

MONTHLY RATE

The Customer will make a lump sum payment for the cost of changes in the height of existing poles or the installation of additional poles in the Company's distribution lines or the cost of any other facilities required for the installation of lights to be served hereunder.

(Continued on Sheet No. 8.727)

Issued by: S. E. Romig, Director, Rates and Tariffs

FLORIDA POWER & LIGHT COMPANY

FifthSixth Revised Sheet No. 8.743
Cancels FourthFifth Revised Sheet No. 8.743

RECREATIONAL LIGHTING

(Closed Schedule)

RATE SCHEDULE: RL-1

AVAILABLE:

In all territory served. Available to any customer, who, as of January 16, 2001, was either taking service pursuant to this schedule or had a fully executed Recreational Lighting Agreement with the Company.

APPLICATION:

For FPL-owned facilities for the purpose of lighting community recreational areas. This includes, but is not limited to, baseball, softball, football, soccer, tennis, and basketball.

SERVICE:

Service will be metered and will include lighting installation, lamp replacement and facilities maintenance for FPL-owned lighting systems.

The Company, while exercising reasonable diligence at all times to furnish service hereunder, does not guarantee continuous lighting and will not be liable for damages for any interruption, deficiency or failure of service, and reserves the right to interrupt service at any time for necessary repairs to lines or equipment.

LIMITATION OF SERVICE:

Installation shall be made only when, in the judgement of the Company, the location and the type of the facilities are, and will continue to be, easily and economically accessible to the Company equipment and personnel for both construction and maintenance.

Stand-by, non-firm, or resale service is not permitted hereunder.

TERM OF SERVICE:

The term of service is (20) twenty years. At the end of the term of service, the Customer may elect to execute a new Agreement based on the current estimated replacement costs. The Company will retain ownership of these facilities.

FACILITIES PAYMENT OPTION:

The Customer will pay for the facilities in a lump sum in advance of construction. The amount will be the Company's total work order cost for these facilities times the Present Value Revenue Requirement (PVRR) multiplier of 4.1942_1.1961. Monthly Maintenance and energy charges will apply for the term of service.

FACILITIES SELECTION:

Facilities selection shall be made by the Customer in writing by executing the Company's Recreational Lighting Agreement.

(Continued on Sheet No. 8.744)

Issued by: S. E. Romig, Director, Rates and Tariffs

FifthSixth Revised Sheet No. 8.744
Cancels FourthFifth Revised Sheet No. 8.744

(Continued from Sheet No. 8.743)

MONTHLY RATE:

Facilities:

Paid in full: Monthly rate is zero.

10 years payment option: 4.3581_364% of total work order cost.*

0.9200_926% of total work order cost.*

* Both (10) ten and (20) twenty year payment options are closed to new service, and are only available for the duration of the term of service of those customers that have fully executed a Recreational Lighting Agreement with the Company before January 16, 2001.

Maintenance: FPL's estimated costs of maintaining lighting facilities.

Billing: FPL reserves the right to assess a charge for the recovery of any dedicated billing system

developed solely for this rate.

Charge Per Month: Company's otherwise applicable general service rate schedule.

Conservation Charge See Sheet No. 8.030.1

Capacity Payment Charge See Sheet No. 8.030.1

Environmental Charge See Sheet No. 8.030.1

Fuel Charge See Sheet No. 8.030.1

Storm Charge See Sheet No. 8.040

Franchise Fee See Sheet No. 8.031

Tax Clause See Sheet No. 8.031

MINIMUM MONTHLY BILL:

As provided in the otherwise applicable rate schedule, plus the Facilities Maintenance and Billing charges,

(Continued on Sheet No. 8.745)

Issued by: S. E. Romig, Director, Rates and Tariffs

FourthFifth Revised Sheet No. 8.745 Cancels ThirdFourth Revised Sheet No. 8.745

(Continued from Sheet No. 8.744)

EARLY TERMINATION:

If the Customer no longer wishes to receive service under this schedule, the Customer may terminate the Recreational Lighting Agreement by giving at least (90) ninety days advance written notice to the Company. Upon early termination of service, the Customer shall pay an amount computed by applying the following Termination Factors to the installed cost of the facilities, based on the year in which the Agreement was terminated. These Termination Factors will not apply to Customers who elected to pay for the facilities in a lump sum in lieu of a monthly payment.

FPL may also charge the Customer for the cost to the utility for removing the facilities.

Ten (10) Years	Termination	Twenty (20) Years	Termination
Payment Option	Factor	Payment Option	Factor
1	1.19421,2100	1	1.19421.2100
2	1.03121.0410	2	1.08381.0934
3	0.94750,9588	3	1.05681.0679
4	0.85750.8698	4	1.02771.0403
5	0.76050.7733	5	0.99641.0104
6	0.65600.6688	6	0.96270.9781
7	0.54350.5556	7	0.92640.9430
8	0.42240.4329	8	0.88730,9050
9	0.29190.3000	9	0.84520.8638
10	0.15130.1560	10	0.79990.8192
>10	0.0000	11	0.75100.7709
		12	0.69840.7185
		13	0.64180.6618
		14	0.58080.6004
		15	0.51510.5338
		16	0.44430.4616
		17	0.36810.3835
		18	0.28610.2988
		19	0.19770.2071
		20	0.10250.1077
		>20	0.0000

WILLFUL DAMAGE:

In the event of willful damage to these facilities, FPL will provide the initial repair of each installed item at its expense. Upon the second occurrence of willful damage, and subsequent occurrence to these FPL-owned facilities, the Customer will be responsible for the cost for repair or replacement.

RULES AND REGULATIONS:

Service under this schedule is subject to orders of governmental bodies having jurisdiction and to the currently effective "General Rules and Regulations for Electric Service" on file with the Florida Public Service Commission. In case of conflict between any provision of this schedule and said "General Rules and Regulations for Electric Service", the provision of this schedule shall apply.

Issued by: S. E. Romig, Director, Rates and Tariffs

Sixteenth Seventeenth Revised Sheet No. 8.750 Cancels Fifteenth Sixteenth Revised Sheet No. 8.750

STANDBY AND SUPPLEMENTAL SERVICE

RATE SCHEDULE: SST-1

AVAILABLE:

In all territory served by the Company. Service under this rate schedule is on a customer by customer basis subject to the completion of arrangements necessary for implementation.

APPLICATION:

For electric service to any Customer, at a point of delivery, whose electric service requirements for the Customer's load are supplied or supplemented from the Customer's generation equipment at that point of service and require standby and/or supplemental service. For purposes of determining applicability of this rate schedule, the following definitions shall be used:

- (1) "Standby Service" means electric energy or capacity supplied by the Company to replace energy or capacity ordinarily generated by the Customer's own generation equipment during periods of either scheduled (maintenance) or unscheduled (backup) outages of all or a portion of the Customer's generation.
- (2) "Supplemental Service" means electric energy or capacity supplied by the Company in addition to that which is normally provided by the Customer's own generation equipment.

A Customer is required to take service under this rate schedule if the Customer's total generation capacity is more than 20% of the Customer's total electrical load and the Customer's generators are not for emergency purposes only.

Customers taking service under this rate schedule shall enter into a Standby and Supplemental Service Agreement ("Agreement"); however, failure to execute such an agreement will not pre-empt the application of this rate schedule for service.

SERVICE:

Three phase, 60 hertz, and at the available standard voltage. All service supplied by the Company shall be furnished through one metering point. Resale of service is not permitted hereunder.

Transformation Rider - TR, Sheet No. 8.820, does not apply to Standby Service.

MONTHLY RATE:

Delivery Voltage:		Below 69 k	1	69kV & Above
	SST-1(D1) elow 500 kW	SST-1(D2) 500 to 1,999 kW	SST-1(D3) 2,000 kW & Above	SST-1(T) All Levels
Customer Charge:	\$125.00	\$125.00	\$425.00	\$1,800.00
Demand Charges:				
Base Demand Charges:				
Distribution Demand Charge per				
kW of Contract Standby Demand	\$3.00	\$3.00	\$3.00	N/A
Reservation Demand Charge per kW	\$1.48	\$1,48	\$1.48	\$1.331.35
Daily Demand Charge				
per kW for each daily maximum				
On-Peak Standby Demand	\$0.70	\$0.70	\$0.70	\$0.44
Capacity Payment and Conservation Charges	See Sheet N	lo. 8.030.1		

(Continued on Sheet No. 8.751)

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FLORIDA POWER & LIGHT COMPANY

Twenty-ThirdFourth Revised Sheet No. 8.751 Cancels Twenty-Second Third Revised Sheet No. 8.751

(Continued from Sheet No. 8.750)

Non-Fuel Energy Charges: Base Energy Charges;

On-Peak Period charge per kWh 0.7070.711 ¢ 0.7070.711 ¢ 0.7070.711 ¢ 0.7070.711 ¢

Off-Peak Period charge per kWh 0.7070.711 ¢ 0.7070.711 ¢ 0.7070.711 ¢ 0.707

Environmental Charge See Sheet No. 8.030.1

Additional Charges:

 Fuel Charge
 See Sheet No. 8.030.1

 Storm Charge
 See Sheet No. 8.040

 Franchise Fee
 See Sheet No. 8.031

 Tax Clause
 See Sheet No. 8.031

Minimum: The Customer Charge plus the Base Demand Charges,

DEMAND CALCULATION:

The Demand Charge for Standby Service shall be (1) the charge for Distribution Demand <u>plus</u> (2) the greater of the sum of the Daily Demand Charges or the Reservation Demand Charge times the maximum On-Peak Standby Demand actually registered during the month <u>plus</u> (3) the Reservation Demand Charge times the difference between the Contract Standby Demand and the maximum On-Peak Standby Demand actually registered during the month.

SUPPLEMENTAL SERVICE

Supplemental Service shall be the total power supplied by the Company minus the Standby Service supplied by the Company during the same metering period. The charge for all Supplemental Service shall be calculated by applying the applicable retail rate schedule, excluding the customer charge.

RATING PERIODS:

On-Peak:

November I through March 31: Mondays through Fridays during the hours from 6 a.m. to 10 a.m. and 6 p.m. to 10 p.m. excluding Thanksgiving Day, Christmas Day, and New Year's Day.

April 1 through October 31: Mondays through Fridays during the hours from 12 noon to 9 p.m. excluding Memorial Day, Independence Day, and Labor Day.

Off-Peak:

All other hours.

CONTRACT STANDBY DEMAND:

The level of Customer's generation requiring Standby Service as specified in the Agreement. This Contract Standby Demand will not be less than the maximum load actually served by the Customer's generation during the current month or prior 23-month period less the amount specified as the Customer's load which would not have to be served by the Company in the event of an outage of the Customer's generation equipment. For a Customer receiving only Standby Service as identified under Special Provisions, the Contract Standby Demand shall be maximum load actually served by the Company during the current month or prior 23-month period.

A Customer's Contract Standby Demand may be re-established to allow for the following adjustments:

 Demand reduction resulting from the installation of FPL Demand Side Management Measures or FPL Research Project efficiency measures; or

(Continued on Sheet No. 8.752)

Issued by: S. E. Romig, Director, Rates and Tariffs

Twenty-Second Third Revised Sheet No. 8.760 Cancels Twenty-First Second Revised Sheet No. 8.760

INTERRUPTIBLE STANDBY AND SUPPLEMENTAL SERVICE (OPTIONAL)

RATE SCHEDULE; ISST-1

AVAILABLE:

In all territory served by the Company. Service under this rate schedule is on a customer by customer basis subject to the completion of arrangements necessary for implementation.

LIMITATION OF AVAILABILITY:

This schedule may be modified or withdrawn subject to determinations made under Commission Rule 25-6.0438, F.A.C., Non-Firm Electric Service - Terms and Conditions or any other Commission determination.

APPLICATION:

A Customer who is eligible to receive service under the Standby and Supplemental Service (SST-1) rate schedule may, as an option, take service under this rate schedule, unless the Customer has entered into a contract to sell firm capacity and/or energy to the Company, and the Customer cannot restart its generation equipment without power supplied by the Company, in which case the Customer may only receive Standby and Supplemental Service under the Company's SST-1 rate schedule.

Customers taking service under this rate schedule shall enter into an Interruptible Standby and Supplemental Service Agreement ("Agreement"). This interruptible load shall not be served on a firm service basis until service has been terminated under this rate schedule.

SERVICE:

Three phase, 60 hertz, and at the available standard voltage.

A designated portion of the Customer's load served under this schedule is subject to interruption by the Company. Transformation Rider-TR, where applicable, shall only apply to the Customer's Contract Standby Demand for delivery voltage below 69 kV. Resale of service is not permitted hereunder.

	Distribution	Transmission
	Below 69 kV ISST-1(D)	69 kV & Above ISST-1(T)
	\$425.00	\$1,800.00
Contract Standby Damand	\$3.00	N/A
		\$0.30
Firm Standby Demand	\$1.48	\$1.331.35
any maximum On-reak	\$0.70	\$0.44
aily maximum On-Peak		90111
6 5 6 10 10 10 10 10 10	\$0.120.13	\$0.12
See Sheet No. 8.030.1		
	0.7070.711 ¢	0.707 €
C Ph N- 0 870 1	0.7070.711 ¢	0.707 ¢
	Contract Standby Demand Interruptible Standby Demand Firm Standby Demand aily maximum On-Peak aily maximum On-Peak See Sheet No. 8.030.1	Contract Standby Demand Interruptible Standby Demand Aily maximum On-Peak Sce Sheet No. 8.030.1 S3.00 \$0.250.26 \$1.48 \$0.70 \$0.120.13

(Continued on Sheet No. 8.761)

Issued by: S. E. Romig, Director, Rates and Tariffs

Sixty-Third Fourth Revised Sheet No. 8.830 Cancels Sixty-Second Third Revised Sheet No. 8.830

SEASONAL DEMAND - TIME OF USE RIDER - SDTR (OPTIONAL) RIDER: SDTR AVAILABLE: In all territory served. APPLICATION: For electric service required for commercial or industrial lighting, power and any other purpose with a measured Demand in excess of 20 kW. This is an optional rate available to customers otherwise served under the GSD-1 GSDT-1, GSLDT-1, GSLDT-1, GSLDT-2 or GSLDT-2 Rate Schedules. Single or three phase, 60 hertz and at any available standard voltage. All service required on premises by Customer shall be furnished through one meter. Resale of service is not permitted hereunder. MONTHLY RATE: OPTION A: Non-Seasonal Standard Rate SDTR-L SDTR-2 SDTR-3 Annual Maximum Demand 21-499 kW 500-1,999 kW 2,000 kW or greater Customer Charge: \$225.00 \$25.00 \$75.00 Demand Charges: Seasonal On-peak Demand Charge \$12.0012.46 \$10,1010,40 \$11.4011.90 Per kW of Seasonal On-peak Non-Seasonal Demand Charge \$8,009.00 \$10.8011.30 \$11.18[1.78 Per kW of Non- Seasonal Maximum Demand Capacity Payment Charge: See Sheet No. 8,030 Conservation Charge: See Sheet No. 8.030 Energy Charges: Base Seasonal On-Peak 8.0938.334 ¢ 5.6485.896 ¢ 4.5384 681 6 Per kWh of Seasonal On-Peak Energy Base Seasonal Off-Peak 1.1431.196 € 1-4591.503 ¢ 1.1121.169 € Per kWh of Seasonal Off-Peak Energy Base Non-Seasonal Energy Charge 2 0352,096 € 4.5851.657 ¢ 1.1271,493 ¢ Per kWh of Non-Seasonal Energy Environmental Charge: See Sheet No. 8.030 Additional Charges: Fuel Charge: See Sheet No. 8.030 Storm Charge: See Sheet No. 8.040 Franchise Fee: See Sheet No. 8,031 Tax Clause: See Sheet No. 8.031

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FifteenthSixteenth Revised Sheet No. 8.831 Cancels Fourteenth Fifteenth Revised Sheet No. 8.831

FLORIDA POWER & LIGHT CO.			nth Filteenth Revised Sheet No.
	(Continued from	n Sheet No. 8.830)	
OPTION B: Non-Seasonal Time of Use R	ate		
	SDTR-1	SDTR-2	SDTR-3
Annual Maximum Demand	21-499 kW	500-1,999 kW	2,000 kW or greater
Customer Charge:	\$25.00	\$75.00	\$225.00
Demand Charges:			
Seasonal On-peak Demand Char	ge \$10-1010.40	\$11.40	11.90
\$12.0012.46 Per kW of Seasonal On-peak Demand			
Non-Seasonal Demand Charge	\$8.909.00	\$10.8011.30	\$11.1811.78
Per kW of Non- Seasonal Peak Demand			
Capacity Payment Charge	See Sheet No. 8.030		
Conservation Charge	See Sheet No. 8,030		
Energy Charges:			
Base Seasonal On-Peak	8.0938.334 ¢	5.6483	5.896 ¢
4.538 <u>4.681</u> ¢			
Per kWh of Seasonal			
On-Peak Energy	Large sand	111.00	Vac v
Base Seasonal Off-Peak	1.459 <u>1.503</u> ¢	1.1431	196 €
1.1121.160 ¢			
Per kWh of Seasonal			
Off-Peak Energy	4.6224.762 ¢	2 2042	570.4
Base Non-Seasonal On-Peak	4.0224.702 ¢	3 3843	329 €
3.1133.223 ¢			
Per kWh of Non-Seasonal			
On-Peak Energy Base Non-Seasonal Off-Peak	1.4591.503 ¢	1.1.191	106 4
1.1121.169 ¢	111391 303 6	1,1431	.170 6
Per kWh of Non-Seasonal			
Off-Peak Energy			
Environmental Charge	See Sheet No. 8.030		
Additional Charges:			
Fuel Charge	See Sheet No. 8.030		
Storm Charge	See Sheet No. 8.040		
Franchise Fee	See Sheet No. 8.031		
Tax Clause	See Sheet No. 8.031		
Minimum Charge: The Customer Charge p	his the currently effective D	Demand Charges.	
MONI CE A CONTÁT. D'ATENIO DEDICADO 40	BTION B anti-V		
NON-SEASONAL RATING PERIODS (C Non-Seasonal On-Peak Perio			
		idage during the house from	i a.m. to 10 a.m. and 6 p.m. to 10 p.m.
excluding Thanksgiving I	Day, Christmas Day, and No	w Year's Day.	s a.m. to 10 a.m. and 6 p.m. to 10 p.m
April 1 through May 31 a 9 p.m. excluding Memori		ber 31: Mondays through Frid	days during the hours from 12 noon to
Non-Seasonal Off-Peak Perio	d:		
All other hours.	(Continued On Sheet)	Un 0 022V	
	(Continued On Sheet I	10. 0.832)	

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Seventh Eighth Revised Sheet No. 10.015 Cancels Sixth Seventh Revised Sheet 10.015

Appendix A

Distribution Substation Facilities Monthly Rental and Termination Factors

The Monthly Rental Factor to be applied to the in-place value of the Distribution Substation Facilities as identified in the Long-Term Rental Agreement is as follows:

Monthly Rental Factor

Distribution Substation Facilities

1.33%

Termination Fee for Initial 20 Year Period

If the Long-Term Rental Agreement for Distribution Substation Facilities is terminated by Customer during the Initial Term, Customer shall pay to Company a Termination Fee, such fee shall be computed by applying the following Termination Factors to the in-place value of the Facilities based on the year in which the Agreement is terminated:

Year Agreement	Termination	Year Agreement	Termination	Year Agreement	Termination
Is Terminated	Factors %	Is Terminated	Factors %	Is Terminated	Factors %
1	3.333.36	8	11.1111.16	15	6.006.01
2	5.986.03	9	10.8310.88	16	4.874.88
3	7.978.03	10	10.3610.40	17	3.70
4	9.409.47	11	9.739.76	18	2.492.48
5	10.3610.42	12	8.958.98	19	1,25
6	10.9210.98	13	8.068.08	20	0.00
7	11.1511.21	14	7.077.08		

Termination Fee for Subsequent Extension Periods

If the Long-Term Rental Agreement for Distribution Substation Facilities is terminated by Customer during an Extension, Customer shall pay to Company a Termination Fee, such fee shall be computed based on the net present value of the remaining payments under the extension period by applying the Termination Factor based on the month terminated to the monthly rental payment amount.

Month Terminated	Termination Factor	Month Terminated	Termination Factor	Month Terminated	Termination Factor	Month Terminated	Termination Factor
1	49.99249.902	16	39.23139.177	31	27,38627,361	46	14.34914.343
2	49.30749,219	17	38.47538.424	32	26.55526.531	47	13.43513.429
3	48.61648.531	18	37.71637.667	33	25.71925.697	48	12.51412.510
4	47.92247.839	19	36.95236,904	34	24.87824.857	49	11.58811.584
5	47.22347.143	20	36.18236.137	35	24.03124.012	50	10.65610.653
6	46.51946,442	21	35.40835.365	36	23.17823.161	51	9.7189.715
7	45.81145.736	22	34.62934.587	37	22.32122,304	52	8.7748.772
8	45.09945.026	23	33.84433.805	38	21.45721.442	53	7.8247,822
9	44.38144.311	24	33.05533,017	39	20.58920.575	54	6.8686,866
10	43.66043.592	25	32.26132.225	40	19.71419.702	55	5.9055.904
11	42.93342.868	26	31.46131.427	41	18.83418.823	56	4.9374.936
12	42.20242,139	27	30.65630.624	42	47.94917.938	57	3.962
13	41.46641.406	28	29.84729.816	43	17.05717.048	58	2.981
14	40.72640.668	29	29.03229.003	44	16.16016.152	59	1.994
15	39.98139.925	30	28,21128,185	45	15.25815.250	60	1.000

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Twenty-Third Revised Sheet No. 4,020 Cancels Twenty-Second Revised Sheet No. 4,020

SERVICE CHARGES

A \$25.00 service charge will be made for an initial connection.

A \$13,00 Reconnection Charge will be made for the reconnection of service after disconnection for nonpayment or violation of a rule or regulation.

A \$12,00 service charge will be made for the connection of an existing account.

A Returned Payment Charge as allowed by Florida Statute 68,065 shall apply for each check or draft dishonored by the bank upon which it is drawn. Termination of service shall not be made for failure to pay the Returned Payment Charge.

Charges for services due and rendered which are unpaid as of the past due date are subject to a Late Payment Charge of the greater of \$5.00 or 1.5% applied to any past due unpaid balance of all accounts, except the accounts of federal, state, and local governmental entities, agencies, and instrumentalities. A Late Payment Charge shall be applied to the accounts of federal, state, and local governmental entities, agencies, and instrumentalities at a rate no greater than allowed, and in a manner permitted, by applicable law.

A \$48.00 Field Collection Charge will be added to a customer's bill for electric service when a field visit is made and payment is collected on a delinquent account. If service is disconnected, or a current receipt of payment is shown at the time of the field visit, this charge will not be applied.

FPL may waive the Reconnection Charge, Returned Payment Charge, Late Payment Charge and Field Collection Charge for Customers affected by natural disasters or during periods of declared emergencies or once in any twelve (12) month period for any Customer who would otherwise have had a satisfactory payment record (as defined in 25-6.097(2) F₂A.C.), upon acceptance by FPL of a reasonable explanation justifying a waiver. In addition, FPL may waive the charge for connection of an existing account and the charge for an initial connection for new or existing Customers affected by natural disasters or during periods of declared emergencies.

CONSERVATION INSPECTIONS AND SERVICES

Residential Dwelling Units:

A charge of \$15.00 will be made for a computerized energy analysis in which a comprehensive on-site evaluation of the residence is performed.

Commercial/Industrial:

There is no charge for conservation inspections and services (Business Energy Services).

Issued by: S. E. Romig, Director, Rates and Tariffs

Seventh Revised Sheet No. 4.030 Cancels Sixth Revised Sheet No. 4.030

TEMPORARY/CONSTRUCTION SERVICE

APPLICATION:

For temporary electric service to installations such as fairs, exhibitions, construction projects, displays and similar installations.

SERVICE:

Single phase or three phase, 60 hertz at the available standard secondary distribution voltage. This service is available only when the Company has existing capacity in lines, transformers and other equipment at the requested point of delivery. The Customer's service entrance electrical cable shall not exceed 200 Amp capacity.

CHARGE:

The non-refundable charge must be paid in advance of installation of such facilities which shall include service and metering equipment.

Installing and removing overhead service and meter

\$376.00

Connecting and disconnecting Customer's service cable to Company's direct-buried underground facilities including installation and removal of meter

\$215.00

MONTHLY RATE:

This temporary service shall be billed under the appropriate rate schedule applicable to commercial and industrial type installations,

SPECIAL CONDITIONS:

If specific electrical service other than that stated above is required, the Company, at the Customer's request, will provide such service based on the estimated cost of labor for installing and removing such additional electrical equipment. This estimated cost will be payable in advance to the Company and subject to adjustment after removal of the required facilities. All Temporary/Construction services shall be subject to all of the applicable Rules, Regulations and Tariff charges of the Company, including Service Charges.

Issued by: S. E. Romig, Director, Rates and Tariffs

FLORIDA POWER & LIGHT COMPANY

Forty-Sixth Revised Sheet No. 8.101 Cancels Forty-Fifth Revised Sheet No. 8.101

GENERAL SERVICE - NON DEMAND

RATE SCHEDULE: GS-I

AVAILABLE:

In all territory served.

APPLICATION:

For electric service required for commercial or industrial lighting, power and any other purpose with a demand of 20 kW or less.

SERVICE:

Single phase, 60 hertz and at any available standard distribution voltage. Three phase service will be provided without additional charge unless the Company's line extension policy is applicable thereto. All service required on premises by Customer shall be furnished through one meter. Resale of service is not permitted hereunder.

MONTHLY RATE:

Customer Charge:

\$10.00

Non-Fuel Energy Charges:

Base Energy Charge Conservation Charge 5.664 ¢ per kWh See Sheet No. 8.030 Capacity Payment Charge See Sheet No. 8.030 See Sheet No. 8.030 Environmental Charge

Additional Charges:

General Service Load Management

Program (if applicable) See Sheet No. 8, 109 Fuel Charge See Sheet No. 8.030 Storm Charge See Sheet No. 8,040 Franchise Fee See Sheet No. 8.031 Tax Clause See Sheet No. 8.031

Minimum:

Non-Metered Accounts:

A Customer Charge of \$5.00 will apply to those accounts which are billed on an estimated basis and, at the Company's option, do not have an installed meter for measuring electric service. The minimum

charge shall be \$5.00.

SPECIAL PROVISIONS:

Energy used by commonly owned facilities of condominium, cooperative and homeowners' associations may qualify for the residential rate schedule as set forth on Sheet No. 8.211, Rider CU,

TERM OF SERVICE:

Not less than one (1) billing period.

RULES AND REGULATIONS:

Service under this schedule is subject to orders of governmental bodies having jurisdiction and to the currently effective "General Rules and Regulations for Electric Service" on file with the Florida Public Service Commission. In case of conflict between any provision of this schedule and said "General Rules and Regulations for Electric Service" the provision of this schedule shall apply.

Issued by: S. E. Romig, Director, Rates and Tariffs

FLORIDA POWER & LIGHT COMPANY

Thirty-Fourth Revised Sheet No. 8.103 Cancels Thirty-Third Revised Sheet No. 8.103

GENERAL SERVICE - NON DEMAND - TIME OF USE

RATE SCHEDULE: GST-1

AVAILABLE:

In all territory served,

APPLICATION:

For electric service required for commercial or industrial lighting, power and any other purpose with a demand of 20 kW or less. This is an optional rate available to General Service - Non Demand customers upon request subject to availability of meters.

SERVICE

Single phase, 60 hertz and at any available standard distribution voltage. Three phase service will be provided without additional charge unless the Company's line extension policy is applicable thereto. All service required on premises by Customer shall be furnished through one meter. Resale of service is not permitted hereunder.

Off-Peak Period

3.581 ¢ per kWh

MONTHLY RATE:

Customer Charge:

\$10.00

Non-Fuel Energy Charges: Base Energy Charge On-Peak Period 10,459 ¢ per kWh

Conservation Charge See Sheet No. 8.030
Capacity Payment Charge See Sheet No. 8.030
See Sheet No. 8.030
See Sheet No. 8.030

Additional Charges:

General Service Load Management

Program (if applicable)
Fuel Charge
See Sheet No. 8.030
Storm Charge
Franchise Fee
See Sheet No. 8.040
Franchise Fee
See Sheet No. 8.031
See Sheet No. 8.031
See Sheet No. 8.031

Minimum:

Initial service under this rate schedule shall begin on the first scheduled meter reading date following the installation of the time of use meter.

RATING PERIODS:

On-Peak:

November 1 through March 31: Mondays through Fridays during the hours from 6 a.m. to 10 a.m. and 6 p.m. to 10 p.m. excluding Thanksgiving Day, Christmas Day, and New Year's Day.

April 1 through October 31: Mondays through Fridays during the hours from 12 noon to 9 p.m. excluding Memorial Day, Independence Day, and Labor Day.

Off-Peak

All other hours.

(Continued on Sheet No. 8.104)

Issued by: S. E. Romig, Director, Rates and Tariffs

FLORIDA POWER & LIGHT COMPANY

Forty-First Revised Sheet No. 8.105 Cancels Fortieth Revised Sheet No. 8.105

GENERAL SERVICE DEMAND

RATE SCHEDULE: GSD-1

AVAILABLE:

In all territory served.

APPLICATION:

For electric service required for commercial or industrial lighting, power and any other purpose with a measured Demand in excess of 20 kW and less than 500 kW. Customers with a Demand of 20 kW or less may enter an agreement for service under this schedule based on a Demand Charge for a minimum of 21 kW.

SERVICE:

Single or three phase, 60 hertz and at any available standard distribution voltage. All service required on premises by Customer shall be furnished through one meter. Resale of service is not permitted hereunder.

MONTHLY RATE:

Customer Charge:

\$25.00

Demand Charges:

Base Demand Charge

\$9,40 per kW

Capacity Payment Charge Conservation Charge

See Sheet No. 8.030, per kW See Sheet No. 8.030, per kW

Non-Fuel Energy Charges:

Base Energy Charge Environmental Charge

2.096 g per kWh

See Sheet No. 8.030.

Additional Charges:

Fuel Charge Storm Charge See Sheet No. 8.030

See Sheet No. 8.040 Franchise Fee

See Sheet No. 8.031

See Sheet No. 8.031

Minimum: The Customer Charge plus the charge for the currently effective Base Demand. For those Customers with a Demand of 20 kW or less who have entered an agreement for service under this schedule, the minimum charge shall be the Customer Charge plus 21 kW times the Base Demand Charge; therefore the minimum charge is \$222.40.

DEMAND:

The Demand is the kW to the nearest whole kW, as determined from the Company's thermal type meter or, at the Company's option, integrating type meter for the 30-minute period of Customer's greatest use during the month as adjusted for power factor.

TERM OF SERVICE:

Not less than one year.

RULES AND REGULATIONS:

Service under this schedule is subject to orders of governmental bodies having jurisdiction and to the currently effective "General Rules and Regulations for Electric Service" on file with the Florida Public Service Commission. In case of conflict between any provision of this schedule and said "General Rules and Regulations for Electric Service" the provision of this schedule shall apply.

Issued by: S. E. Romig, Director, Rates and Tariffs

FLORIDA POWER & LIGHT COMPANY

Thirty-Sixth Revised Sheet No. 8.107 Cancels Thirty-Fifth Revised Sheet No. 8.107

GENERAL SERVICE DEMAND - TIME OF USE (OPTIONAL)

RATE SCHEDULE: GSDT-1

AVAILABLE:

In all territory served.

APPLICATION:

For electric service required for commercial or industrial lighting, power and any other purpose with a measured Demand in excess of 20 kW and less than 500 kW. Customers with Demands of less than 21 kW may enter an agreement for service under this schedule based on a Demand Charge for a minimum of 21 kW. This is an optional rate available to General Service Demand customers upon request subject to availability of meters,

SERVICE

Single or three phase, 60 hertz and at any available standard distribution voltage. All service required on premises by Customer shall be furnished through one meter. Resale of service is not permitted hereunder.

MONTHLY RATE:

Customer Charge: \$25.00

Demand Charges:

Base Demand Charge \$9.40 per kW of Demand occurring during the On-Peak period.

Capacity Payment Charge

See Sheet No. 8.030, per kW of Demand occurring during the On-Peak period.

See Sheet No. 8.030, per kW of Demand occurring during the On-Peak period.

Non-Fuel Energy Charges: On-Peak Period Off-Peak Period
Base Energy Charge 4.275 ¢ per kWh 1.131 ¢ per kWh

Environmental Charge See Sheet No. 8.030

Additional Charges:

Fuel Charge See Sheet No. 8.030
Storm Charge See Sheet No. 8.040
Franchise Fee See Sheet No. 8.031
Tax Clause See Sheet No. 8.031

Minimum: The Customer Charge plus the charge for the currently effective Base Demand. For those Customers with a Demand of less than 21 kW who have entered an agreement for service under this schedule, the minimum charge shall be the Customer Charge plus 21 kW times the Base Demand Charge, therefore the minimum charge is \$222.40.

RATING PERIODS:

On-Peak:

November 1 through March 31: Mondays through Fridays during the hours from 6 a.m. to 10 a.m. and 6 p.m. to 10 p.m. excluding Thanksgiving Day, Christmas Day, and New Year's Day.

April 1 through October 31: Mondays through Fridays during the hours from 12 noon to 9 p.m. excluding Memorial Day, Independence Day, and Labor Day.

Off-Peak:

All other hours.

(Continued on Sheet No. 8.108)

Issued by: S. E. Romig, Director, Rates and Tariffs

FLORIDA POWER & LIGHT COMPANY

Fourteenth Revised Sheet No. 8.122 Cancels Thirteenth Revised Sheet No. 8.122

GENERAL SERVICE CONSTANT USAGE

RATE SCHEDULE: GSCU-I

AVAILABLE:

In all territory served.

APPLICATION:

Available to General Service - Non Demand customers that maintain a relatively constant kWh usage, and a demand of 20 kW or less. Eligibility is restricted to General Service customers whose Maximum kWh Per Service Day, over the current and prior 23 months, is within 5% of their average monthly kWh per service days calculated over the same 24-month period. Customers under this Rate Schedule shall enter into a General Service Constant Use Agreement. This is an optional Rate Schedule available to General Service customers upon request.

SERVICE:

Single phase, 60 hertz and at any available standard distribution voltage. Resale of service is not permitted hereunder.

MONTHLY RATE:

Customer Charge:

\$14.00

Non-Fuel Energy Charges:

3.515 ¢ per Constant Usage kWh

Base Energy Charge* Conservation Charge*

Same as the SL-2 Rate Schedule; see Sheet No. 8.030 Same as the SL-2 Rate Schedule; see Sheet No. 8.030

Capacity Payment Charge* Environmental Charge*

Same as the SL-2 Rate Schedule; see Sheet No. 8.030

Additional Charges:

Fuel Charge* Storm Charge*

Same as the SL-2 Rate Schedule; see Sheet No. 8,030 Same as the SL-2 Rate Schedule; see Sheet No. 8,040

Franchise Fee See Sheet No. 8.031

Tax Clause See Sheet No. 8.031

TERM OF SERVICE:

Initial term of service under this rate schedule shall be not less than one (1) billing period, unless there is a termination of service due to a Customer's violation of the General Service Constant Usage Agreement. Upon the Customer's violation of any of the terms of the General Service Constant Usage Agreement, service under this Rate Schedule will be terminated immediately. To terminate service, either party must provide thirty (30) days written notice to the other party prior to the desired termination date. Absent such notice, the term of service shall automatically be extended another billing period. In addition, if service under this Rate Schedule is terminated by either the Customer or the Company, the account may not resume service under this Rate Schedule for a period of at least one (1) year.

DEFINITIONS:

kWh Per Service Day - the total kWh in billing month divided by the number of days in the billing month

Maximum kWh Per Service Day - the highest kWh Per Service Day experienced over the current and prior 23 month billing periods

Constant Usage kWh - the Maximum kWh Per Service Day multiplied by the number of service days in the current billing period

(Continued on Sheet 8.123)

Issued by: S. E. Romig, Director, Rates and Tariffs

^{*} The fuel, storm and non-fuel energy charges will be assessed on the Constant Usage kWh

FLORIDA POWER & LIGHT COMPANY

Forty-Eighth Revised Sheet No. 8.201 Cancels Forty-Seventh Revised Sheet No. 8.201

RESIDENTIAL SERVICE

RATE SCHEDULE: RS-1

AVAILABLE:

In all territory served.

APPLICATION:

For service for all domestic purposes in individually metered dwelling units and in duplexes and triplexes, including the separately-metered non-commercial facilities of a residential Customer (i.e., garages, water pumps, etc.). Also for service to commonly-owned facilities of condominium, cooperative and homeowners' associations as set forth on Sheet No. 8.211, Rider CU.

SERVICE:

Single phase, 60 hertz at available standard distribution voltage. Three phase service may be furnished but only under special arrangements. All residential service required on the premises by Customer shall be supplied through one meter. Resale of service is not permitted hereunder.

MONTHLY RATE:

Customer Charge:

\$7.87

Non-Fuel Charges:

Base Energy Charge:

First 1,000 kWh All additional kWh Conservation Charge Capacity Payment Charge

Environmental Charge

5.801 ¢ per kWh 6.801 ¢ per kWh See Sheet No. 8.030 See Sheet No. 8.030 See Sheet No. 8.030

Additional Charges:

Residential Load Control

 Program (if applicable)
 See Sheet No. 8.217

 Fuel Charge
 See Sheet No. 8.030

 Storm Charge
 See Sheet No. 8.040

 Franchise Fee
 See Sheet No. 8.031

 Tax Clause
 See Sheet No. 8.031

Minimum:

\$7.87

TERM OF SERVICE:

Not less than one (1) billing period.

RULES AND REGULATIONS:

Service under this schedule is subject to orders of governmental bodies having jurisdiction and to the currently effective "General Rules and Regulations for Electric Service" on file with the Florida Public Service Commission. In case of conflict between any provision of this schedule and said "General Rules and Regulations for Electric Service" the provision of this schedule shall apply.

Issued by: S. E. Romig, Director, Rates and Tariffs

FLORIDA POWER & LIGHT COMPANY

Fourth Revised Sheet No. 8.203 Cancels Third Revised Sheet No. 8.203

RESIDENTIAL TIME OF USE RIDER - RTR-1 (OPTIONAL)

RIDER: RTR-1

AVAILABLE:

In all territory served.

APPLICATION:

For service for all domestic purposes in individually metered dwelling units and in duplexes and triplexes, including the separately-metered non-commercial facilities of a residential Costomer (i.e., garages, water pumps, etc.). Also for service to commonly-owned facilities of condominium, cooperative and homeowners' associations as set forth on Sheet No. 8.211, Rider CU. This is an optional rider available to residential customers served under the RS-1 Rate Schedule subject to availability of meters. Customers taking service under RTR-1 are not eligible for service under Rate Schedule RLP.

SERVICE:

Single phase, 60 hertz at available standard distribution voltage. Three phase may be supplied but only under special arrangements. All residential service required on the premises by Customer shall be supplied through one meter. Resale of service is not permitted hereunder.

Initial service under this rate schedule shall begin on the first scheduled meter reading date following the installation of the time of use meter. The Customer's first bill will reflect the lesser of the charges under Rate Schedule RS-1 or RTR-1.

MONTHLY RATE:

Except for the Customer Charge, all rates and charges under Rate Schedule RS-1 shall apply. In addition, the RTR-1 Customer Charge, the RTR-1 Base Energy and Fuel Charges and Credits applicable to on and off peak usage shall apply.

Customer Charge:

\$7.87

Base Energy Charges/Credits: Base Energy Charge On-Peak Period 10.349 ¢ per kWh Off-Peak Period (4.604) ¢ per kWh

Additional Charges/Credits:

RTR Fuel Charge/Credit

See Sheet No. 8.030

Minimum:

\$7.87

RATING PERIODS:

On-Peak:

November 1 through March 31: Mondays through Fridays during the hours from 6 a.m. to 10 a.m. and 6 p.m. to 10 p.m. excluding Thanksgiving Day, Christmas Day, and New Year's Day.

April 1 through October 31: Mondays through Fridays during the hours from 12 noon to 9 p.m. excluding Memorial Day, Independence Day, and Labor Day.

Off-Peak:

All other hours.

(Continued on Sheet No. 8,204)

Issued by: S. E. Romig, Director, Rates and Tariffs

FLORIDA POWER & LIGHT COMPANY

Thirty-First Revised Sheet No. 8.310 Cancels Thirtieth Revised Sheet No. 8.310

GENERAL SERVICE LARGE DEMAND

RATE SCHEDULE: GSLD-1

AVAILABLE:

In all territory served.

APPLICATION:

For electric service required for commercial or industrial lighting, power and any other purpose to any Customer with a measured demand of 500 kW and less than 2,000 kW. Customers with demands of less than 500 kW may enter an agreement for service under this Rate Schedule based on a Demand Charge for a minimum of 500 kW.

SERVICE:

Single or three phase, 60 hertz and at any available standard distribution voltage. All service required on premises by Customer shall be furnished through one meter. Resale of service is not permitted hereunder.

MONTHLY RATE:

Customer Charge: \$75.00

Demand Charges:

Base Demand Charge \$11.50 per kW of Demand Capacity Payment Charge See Sheet No. 8.030 Conservation Charge See Sheet No. 8.030

Non-Fuel Energy Charges:

Base Energy Charge 1.657 ¢ per kWh
Environmental Charge See Sheet No. 8.030

Additional Charges:

 Fuel Charges
 See Sheet No. 8,030

 Storm Charge
 See Sheet No. 8,040

 Franchise Fee
 See Sheet No. 8,031

 Tax Clause
 See Sheet No. 8,031

Minimum: The Customer Charge plus the charge for the currently effective Base Demand. For those Customers with a Demand of less than 500 kW who have entered an agreement for service under this schedule, the minimum charge shall be the Customer Charge plus 500 kW times the Base Demand Charge; therefore the minimum charge is \$5,825.

DEMAND:

The Demand is the kW to the nearest whole kW, as determined from the Company's thermal type meter or, at the Company's option, integrating type meter for the 30-minute period of Customer's greatest use during the month as adjusted for power factor.

TERM OF SERVICE:

Not less than one year,

RULES AND REGULATIONS:

Service under this schedule is subject to orders of governmental bodies having jurisdiction and to the currently effective "General Rules and Regulations for Electric Service" on file with the Florida Public Service Commission. In case of conflict between any provision of this schedule and said "General Rules and Regulations for Electric Service" the provision of this schedule shall apply.

Issued by: S. E. Romig, Director, Rates and Tariffs

Thirty-First Revised Sheet No. 8.320 Cancels Thirtieth Revised Sheet No. 8.320

GENERAL SERVICE LARGE DEMAND - TIME OF USE (OPTIONAL)

RATE SCHEDULE GSLDT-1

AVAILABLE:

In all territory served.

APPLICATION:

For electric service required for commercial or industrial lighting, power and any other purpose to any Customer with a measured demand of 500 kW and less than 2,000 kW. Customers with demands of less than 500 kW may enter an agreement for service under this schedule based on a Demand Charge for a minimum of 500 kW. This is an optional rate available to General Service Large Demand customers upon request subject to availability of meters.

SERVICE:

Single or three phase, 60 hertz and at any available standard distribution voltage. All service required on premises by Customer shall be furnished through one meter. Resale of service is not permitted hereunder.

MONTHLY RATE:

Customer Charge:

\$75.00

Demand Charges:

\$11.50 per kW of Demand occurring during the On-Peak period.

Base Demand Charge Capacity Payment Charge Conservation Charge

See Sheet No. 8.030 See Sheet No. 8.030

Non-Fuel Energy Charges: Base Energy Charge Environmental Charge

On-Peak Period

2.712 g per kWh See Sheet No. 8.030

Off-Peak Period 1,196 ¢ per kWh

Additional Charges;

Fuel Charge Storm Charge

See Sheet No. 8.030 See Sheet No. 8,040 See Sheet No. 8.031

Franchise Fee Tax Clause See Sheet No. 8.031

Minimum: The Customer Charge plus the charge for currently effective Base Demand. For those Customers with a Demand of less than 500 kW who have entered an agreement for service under this schedule, the minimum charge shall be the Customer Charge plus 500 kW times the Base Demand Charge; therefore the minimum charge is \$5,825.

RATING PERIODS:

On-Peak:

November 1 through March 31: Mondays through Fridays during the hours from 6 n.m. to 10 a.m. and 6 p.m. to 10 p.m. excluding Thanksgiving Day, Christmas Day, and New Year's Day.

April 1 through October 31: Mondays through Fridays during the bours from 12 noon to 9 p.m. excluding Memorial Day, Independence Day, and Labor Day.

Off-Peak:

All other hours.

(Continued on Sheet No. 8.321)

Issued by: S. E. Romig, Director, Rates and Tariffs

FLORIDA POWER & LIGHT COMPANY

Thirty-Second Revised Sheet No. 8.330 Cancels Thirty-First Revised Sheet No. 8.330

CURTAILABLE SERVICE (OPTIONAL)

RATE SCHEDULE: CS-I

AVAILABLE:

In all territory served.

APPLICATION:

For any commercial or industrial Customer who qualifies for Rate Schedule GSLD-1 (500 kW - 1,999 kW) and will curtail this Demand by 200 kW or more upon request of the Company from time to time. Customers with demands of at least 200 kW but less than 500 kW may enter an agreement for service under this Rate Schedule based on a Demand Charge for a minimum of 500 kW.

SERVICE:

Single or three phase, 60 hertz and at any available standard distribution voltage. All service required on premises by Customer shall be furnished through one meter. Resale of service is not permitted hereunder.

MONTHLY RATE:

Customer Charge:

\$100.00

Demand Charges:

Base Demand Charge Capacity Payment Charge Conservation Charge

\$11.50 per kW of Demand. See Sheet No. 8.030

See Sheet No. 8.030 See Sheet No. 8.030

Non-Fuel Energy Charges;

Base Energy Charge

1.657 g per kWh

Environmental Charge See Sheet No. 8.030

Additional Charges:

Fuel Charge Storm Charge See Sheet No. 8.030

Franchise Fee

See Sheet No. 8.040 See Sheet No. 8.031

Tax Clause See Sheet No. 8.031

Minimum: The Customer Charge plus the charge for the currently effective Base Demand. For those Customers with a Demand of less than 500 kW who have entered an agreement for service under this schedule, the minimum charge shall be the Customer Charge plus 500 kW times the Base Demand Charge; therefore the minimum charge is \$5,850.

CURTAILMENT CREDITS:

A monthly credit of (\$1.93) per kW is allowed based on the current Non-Firm Demand. The Customer has the option to revise the Firm Demand once during the initial twelve (12) month period. Thereafter, subject to the Term of Service and/or the Provisions for Early Termination, a change to the Firm Demand may be made provided that the revision does not decrease the total amount of Non-Firm Demand during the lesser of: (i) the average of the previous 12 months; or (ii) the average of the number of billing months under this Page Schedule.

CHARGES FOR NON-COMPLIANCE OF CURTAILMENT DEMAND:

If the Customer records a higher Demand during the current Curtailment Period than the Firm Demand, the Customer will be:

- 1. Rebilled at \$1.93/kW for the prior 36 months or the number of months since the prior Curtailment Period, whichever is less, and
- 2. Billed a penalty charge of \$4.16 kW for the current month.

The kW used for both the rebilling and penalty charge calculations is determined by taking the difference between the maximum Demand during the current Curtailment Period and the Firm Demand for a Curtailment Period.

(Continued on Sheet No. 8.331)

Issued by: S. E. Romig, Director, Rates and Tariffs

FLORIDA POWER & LIGHT COMPANY

Thirty-First Revised Sheet No. 8.340 Cancels Thirtieth Revised Sheet No. 8.340

CURTAILABLE SERVICE - TIME OF USE (OPTIONAL)

RATE SCHEDULE: CST-1

AVAILABLE:

In all territory served.

APPLICATION:

For any commercial or industrial Customer who qualifies for Rate Schedule GSLD-1 (500 kW - 1,999 kW) and will curtail this Demand by 200 kW or more upon request of the Company from time to time. This is an optional Rate Schedule available to Curtailable General Service Customers upon request. Customers with demands of at least 200 kW but less than 500 kW may enter an agreement for service under this Rate Schedule based on a Demand Charge for a minimum of 500 kW

SERVICE:

Single or three phase, 60 hertz and at any available distribution standard voltage. All service required on premises by Customer shall be furnished through one meter. Resale of service is not permitted hereunder.

MONTHLY RATE:

Customer Charge:

\$100.00

Demand Charges:

Base Demand Charge

\$11,50 per kW of Demand occurring during the On-Peak Period.

Capacity Payment Charge Conservation Charge

See Sheet No. 8,030 See Sheet No. 8,030

Non-Fuel Energy Charges: Base Energy Charge

On-Peak Period 2.712 ¢ per kWh Off-Peak Period 1.196 ¢ per kWh

Environmental Charge See Sheet No. 8.030

Additional Charges:

Tax Clause

Fuel Charge Storm Charge Franchise Fee See Sheet No. 8.030 See Sheet No. 8.040 See Sheet No. 8.031 See Sheet No. 8.031

Minimum: The Customer Charge plus the charge for the currently effective Base Demand. For those Customers with a Demand of less than 500 kW who have entered an agreement for service under this schedule, the minimum charge shall be the Customer Charge plus 500 kW times the Base Demand Charge; therefore the minimum charge is \$5,850.

RATING PERIODS:

On-Peak:

November 1 through March 31: Mondays through Fridays during the hours from 6 a.m. to 10 a.m. and 6 p.m. to 10 p.m. excluding Thanksgiving Day, Christmas Day, and New Year's Day.

April 1 through October 31: Mondays through Fridays during the hours from 12 noon to 9 p.m. excluding Memorial Day, Independence Day, and Labor Day.

Off-Peak:

All other hours.

(Continued on Sheet No. 8.341)

Issued by: S. E. Romig, Director, Rates and Tariffs

Twenty-Fifth Revised Sheet No. 8.412 Cancels Twenty-Fourth Revised Sheet No. 8.412

GENERAL SERVICE LARGE DEMAND

RATE SCHEDULE: GSLD-2

AVAILABLE:

In all territory served.

APPLICATION:

For electric service required for commercial or industrial lighting, power and any other purpose to any Customer with a measured demand of 2,000 kW or more. Customers with demands of less than 2,000 kW may enter an agreement for service under this schedule based on a demand charge for a minimum of 2,000 kW.

SERVICE:

Single or three phase, 60 hertz and at any available standard distribution voltage. All service required on premises by Customer shall be furnished through one meter. Resale of service is not permitted hereunder.

MONTHLY RATE:

Customer Charge: \$225.00

Demand Charges:

Base Demand Charge \$12.00 per kW of Demand Capacity Payment Charge See Sheet No. 8.030 See Sheet No. 8.030

Non-Fuel Energy Charges:

Base Energy Charge 1,493 ¢ per kWh Environmental Charge See Sheet No. 8,030

Additional Charges:

 Fuel Charge
 See Sheet No. 8.030

 Storn Charge
 See Sheet No. 8.040

 Franchise Fee
 See Sheet No. 8.031

 Tax Clause
 See Sheet No. 8.031

Minimum: The Customer Charge plus the charge for the currently effective Base Demand. For those Customers with a demand of less than 2,000 kW who enter an agreement for service under this schedule, the minimum charge shall be the Customer Charge plus 2,000 kW times the Base Demand Charge; therefore the minimum charge is \$24,225.

DEMAND:

The Demand is the kW to the nearest whole kW, as determined from the Company's metering equipment, for the 30-minute period of the Customer's greatest use during the month as adjusted for power factor.

TERM OF SERVICE:

Not less than one year.

RULES AND REGULATIONS:

Service under this schedule is subject to orders of governmental bodies having jurisdiction and to the currently effective "General Rules and Regulations for Electric Service" on file with the Florida Public Service Commission. In case of conflict between any provision of this schedule and said "General Rules and Regulations for Electric Service" the provision of this schedule shall apply.

Issued by: S. E. Romig, Director, Rates and Tariffs

Thirty-First Revised Sheet No. 8,420 Cancels Thirtieth Revised Sheet No. 8,420

GENERAL SERVICE LARGE DEMAND - TIME OF USE (OPTIONAL)

RATE SCHEDULE: GSLDT-2

AVAILABLE:

In all territory served.

APPLICATION:

For electric service required for commercial or industrial lighting, power and any other purpose to any Customer who has established a measured demand of 2,000 kW or more. Customers with demands of less than 2,000 kW may enter an agreement for service under this schedule based on a demand charge for a minimum of 2,000 kW.

SERVICE

Three phase, 60 hertz and at any available standard distribution voltage. All service required on premises by Customer shall be furnished through one meter. Resale of service is not permitted hereunder.

MONTHLY RATE:

Customer Charge:

\$225.00

Demand Charges:

Base Demand Charge

\$12.00 per kW of Demand occurring during the On-Peak Period,

Capacity Payment Charge Conservation Charge See Sheet No. 8.030 See Sheet No. 8.030

Non-Fuel Energy Charges: Base Energy Charge On-Peak Period 2.316 ¢ per kWh Off-Peak Period 1.169 ¢ per kWh

Environmental Charge See Sheet No. 8.030

Additional Charges:

Fuel Charge See Sheet No. 8.030
Storm Charge See Sheet No. 8.040
Franchise Fee See Sheet No. 8.031
Tax Clause See Sheet No. 8.031

Minimum: The Customer Charge plus the charge for the currently effective Base Demand. For those Customers with a demand of less than 2,000 kW who have entered an agreement for service under this schedule, the minimum charge shall be the Customer Charge plus 2,000 kW times the Base Demand Charge; therefore the minimum charge is \$24,225.

RATING PERIODS:

On-Peak:

November 1 through March 31: Mondays through Fridays during the hours from 6 a.m. to 10 a.m. and 6 p.m. to 10 p.m. excluding Thanksgiving Day, Christmas Day, and New Year's Day.

April 1 through October 31: Mondays through Fridays during the hours from 12 noon to 9 p.m. excluding Memorial Day, Independence Day, and Labor Day.

Off-Peak:

All other hours.

(Continued on Sheet No. 8.421)

Issued by: S.E. Romig, Director, Rates and Tariffs

Fifteenth Revised Sheet No. 8.425 Cancels Fourteenth Revised Sheet No. 8.425

HIGH LOAD FACTOR – TIME OF USE (OPTIONAL)

RATE SCHEDULE: HLFT

AVAILABLE:

In all territory served.

APPLICATION:

For electric service required for commercial or industrial lighting, power and any other purpose with a measured Demand in excess of 20 kW. This is an optional rate schedule available to customers otherwise served under the GSD-1, GSDT-1, GSLD-1, GSLDT-1, GSLD-2, or GSLDT-2 Rate Schedules.

SERVICE

Single or three phase, 60 hertz and at any available standard distribution voltage. All service required on premises by Customer shall be furnished through one meter. Resale of service is not permitted hereunder.

MONTHLY RATE

Annual Maximum Demand	HLFT-1 21-499 kW	HLFT-2 500-1,999 kW	2,000 kW or greater
Customer Charge:	\$25.00	\$75.00	\$225.00
Demand Charges:			
On-peak Demand Charge	\$11.10	\$12,10	\$12.20
Maximum Demand Charge	\$2.30	\$2.60	\$2.60
Capacity Payment Charge Conservation Charge	See Sheet No. 8.0 See Sheet No. 8.0		
Non-Fuel Energy Charges:			
On-Peak Period per kWh	1.813 €	1.071 €	0.951 €
Off-Peak Period per kWh	1.131 ¢	1.023 ¢	0.944 €
Environmental Charge	See Sheet No. 8.0	30	
Additional Charges			
Fuel Charge	See Sheet No. 8.0	30	

See Sheet No. 8.040

See Sheet No. 8.031 See Sheet No. 8.031

Minimum Charge: The Customer Charge plus the currently effective Demand Charges.

RATING PERIODS:

On-Peak;

Storm Charge

Franchise Fee

November 1 through March 31: Mondays through Fridays during the hours from 6 a.m. to 10 a.m. and 6 p.m. to 10 p.m. excluding Thanksgiving Day, Christmas Day, and New Year's Day.

April 1 through October 31; Mondays through Fridays during the hours from 12 noon to 9 p.m. excluding Memorial Day, Independence Day, and Labor Day.

Off-Peak:

All other hours.

(Continued on Sheet No. 8.426)

Issued by: S. E. Romig, Director, Rates and Tariffs

FLORIDA POWER & LIGHT COMPANY

Twenty-Sixth Revised Sheet No. 8,432 Cancels Twenty-Fifth Revised Sheet No. 8.432

CURTAILABLE SERVICE

RATE SCHEDULE: CS-2

AVAILABLE:

In all territory served.

APPLICATION:

For any commercial or industrial Customer who qualifies for Rate Schedule OSLD-2 (2,000 kW and above) and will curtail this Demand by 200 kW or more upon request of the Company from time to time. Customers with demands of less than 2,000 kW may enter an Agreement for service under this schedule based on a Demand Charge for a minimum of 2,000 kW.

SERVICE:

Single or three phase, 60 hertz and at any available standard distribution voltage. All service required on premises by Customer shall be furnished through one meter. Resale of service is not permitted hereunder.

MONTHLY RATE:

Customer Charge:

\$250,00

Demand Charges:

Base Demand Charge Capacity Payment Charge \$12.00 per kW of Demand See Sheet No. 8.030

See Sheet No. 8.030

Non-Fuel Energy Charges:

Base Energy Charge **Environmental Charge**

Conservation Charge

1.493 ¢ per kWh See Sheet No. 8,030

Additional Charges:

See Sheet No. 8,030 Fuel Charge Storm Charge See Sheet No. 8,040 See Sheet No. 8.031 Franchise Fee.

Tax Clause See Sheet No. 8.031

Minimum: The Customer Charge plus the charge for the currently effective Base Demand. For those Customers with a Demand of less than 2,000 kW who enter an agreement for service under this schedule, the minimum charge shall be the Customer Charge plus 2,000 kW times the Base Demand Charge; therefore the minimum charge is \$24,250.

CURTAILMENT CREDITS:

A monthly credit of (\$1.93) per kW is allowed based on the current Non-Firm Demand. The Customer has the option to revise the Firm Demand once during the initial twelve (12) month period. Thereafter, subject to the Term of Service and/or the Provisions for Early Termination, a change to the Firm Demand may be made provided that the revision does not decrease the total amount of Non-Firm Demand during the lesser of: (i) the average of the previous 12 months; or (ii) the average of the number of billing months under this Rate Schedule.

CHARGES FOR NON-COMPLIANCE OF CURTAILMENT DEMAND:

If the Customer records a higher Demand during the current period than the Firm Demand, then the Customer will be:

- Rebilled at \$1.93 /kW for the prior 36 months or the number of months since the prior Curtailment Period, whichever is 1.
- Billed a penalty charge of \$4.16 /kW for the current month.

The kW used for both the rebilling and penalty charge calculations is determined by taking the difference between the maximum Demand during the current Curtailment Period and the contracted Firm Demand for a Curtailment Period.

(Continued on Sheet No. 8.433)

Issued by: S. E. Romig, Director, Rates and Tariffs

Thirty-First Revised Sheet No. 8.440 Cancels Thirtieth Revised Sheet No. 8.440

CURTAILABLE SERVICE - TIME OF USE (OPTIONAL)

RATE SCHEDULE: CST-2

AVAILABLE:

In all territory served.

APPLICATION:

For any commercial or industrial Customer who qualifies for Rate Schedule GSLDT-2 (2,000 kW and above) and will curtail this Demand by 200 kW or more upon request of the Company from time to time. Customers with demands of less than 2,000 kW may enter an agreement for service under this schedule based on a Demand Charge for a minimum of 2,000 kW.

SERVICE:

Single or three phase, 60 hertz and at any available standard distribution voltage. All service required on premises by Customer shall be furnished through one meter. Resale of service is not permitted hereunder.

MONTHLY RATE:

Customer Charge: \$250,00

Demand Charges:

Base Demand Charge \$12.00 per kW of Demand occurring during the On-Peak Period.

Capacity Payment Charge See Sheet No. 8.030 Conservation Charge See Sheet No. 8.030

 Non-Fuel Energy Charges:
 On-Peak Period
 Off-Peak Period

 Base Energy Charge
 2.316 g per kWh
 1.169 g per kWh

Environmental Charge See Sheet No. 8.030

Additional Charges:

Fuel Charge See Sheet No. 8.030
Storm Charge See Sheet No. 8.040
Franchise Fee See Sheet No. 8.031
Tax Clause See Sheet No. 8.031

Minimum: The Customer Charge plus the charge for the currently effective Base Demand. For those Customers with a Demand of less than 2,000 kW who have entered an agreement for service under this schedule, the minimum charge shall be the Customer Charge plus 2,000 kW times the Base Demand Charge; therefore the minimum charge is \$24,250.

RATING PERIODS:

On-Peak:

November 1 through March 31: Mondays through Fridays during the hours from 6 a.m. to 10 a.m. and 6 p.m. to 10 p.m. excluding Thanksgiving Day, Christmas Day, and New Year's Day.

April 1 through October 31: Mondays through Fridays during the hours from 12 noon to 9 p.m. excluding Memorial Day, Independence Day, and Labor Day.

Off-Peak:

All other hours.

(Continued on Sheet No. 8.441)

Issued by: S. E. Romig, Director, Rates and Tariffs

Thirty-Third Revised Sheet No. 8,542 Cancels Thirty-Second Revised Sheet No. 8,542

CURTAILABLE SERVICE - TIME OF USE (OPTIONAL)

RATE SCHEDULE: CST-3

AVAILABLE:

In all territory served.

APPLICATION:

For any commercial or industrial Customer who qualifies for Rate Schedule GSLDT-3 and will curtail this Demand by 200 kW or more upon request of the Company from time to time.

SERVICE:

Three phase, 60 hertz at the available transmission voltage of 69 kV or higher. The Customer will provide and maintain all transformers and related facilities necessary for handling and utilizing the power and energy delivered hereunder. All service required by the Customer at each separate point of delivery served hereunder shall be furnished through one meter at, or compensated to, the available transmission voltage. Resale of service is not permitted hereunder.

MONTHLY RATE:

Customer Charge:

\$2,025.00

Demand Charges:

Base Demand Charge

\$9.30 per kW of Demand occurring during the On-Peak Period.

Capacity Payment Charge Conservation Charge See Sheet No. 8.030.1 See Sheet No. 8.030.1

Non-Fuel Energy Charges: Base Energy Charge

On-Peak Period 1,227 ¢ per kWh Off-Peak Period 1.019 g per kWh

Environmental Charge See Sheet No. 8.030.1

Additional Charges:

Fuel Charge See Sheet No. 8.030.1 Storm Charge See Sheet No. 8.040 Franchise Fee See Sheet No. 8.031

Tax Clause See Sheet No. 8.031

Minimum: The Customer Charge plus the charge for the currently effective Base Demand.

RATING PERIODS:

On-Peak:

November 1 through March 31: Mondays through Fridays during the hours from 6 a.m. to 10 a.m. and 6 p.m. to 10 p.m. excluding Thanksgiving Day, Christmas Day, and New Year's Day.

April 1 through October 31: Mondays through Fridays during the hours from 12 noon to 9 p.m. excluding Memorial Day, Independence Day, and Labor Day.

Off-Peak:

All other hours:

(Continued on Sheet No. 8.543)

Issued by: S. E. Romig, Director, Rates and Tariffs

FLORIDA POWER & LIGHT COMPANY

Twentieth Revised Sheet No. 8,545 Cancels Nineteenth Revised Sheet No. 8,545

CURTAILABLE SERVICE (OPTIONAL)

RATE SCHEDULE: CS-3

AVAILABLE:

In all territory served.

APPLICATION:

For any commercial or industrial Customer who qualifies for Rate Schedule GSLD-3 and will curtail this Demand by 200 kW or more upon request of the Company from time to time.

SERVICE

Three phase, 60 hertz at the available transmission voltage of 69 kV or higher. The Customer will provide and maintain all transformers and related facilities necessary for handling and utilizing the power and energy delivered hereunder. All service required by the Customer at each separate point of delivery served hereunder shall be furnished through one meter at, or compensated to, the available transmission voltage. Resale of service is not permitted hereunder.

MONTHLY RATE:

Customer Charge:

\$2,025,00

Demand Charges:

Base Demand Charge Capacity Payment Charge Conservation Charge \$9.30 per kW of Demand See Sheet No. 8.030.1 See Sheet No. 8.030.1

Non-Fuel Energy Charges:

Base Energy Charge Environmental Charge 1.074 ¢ per kWh See Sheet No. 8.030,1

Additional Charges:

Fuel Charge Storm Charge Franchise Fee See Sheet No. 8.030.1 See Sheet No. 8.040 See Sheet No. 8.031 See Sheet No. 8.031

Minimum Charge: The Customer Charge plus the charge for the currently effective Base Demand.

CURTAILMENT CREDITS:

A monthly credit of (\$1.93) per kW is allowed based on the current Non-Firm Demand. The Customer has the option to revise the Firm Demand once during the initial twelve (12) month period. Thereafter, subject to the Term of Service and/or the Provisions for Early Termination, a change to the Firm Demand may be made provided that the revision does not decrease the total amount of Non-Firm Demand during the lesser of: (i) the average of the previous 12 months; or (ii) the average of the number of billing months under this Rate Schedule.

CHARGES FOR NON-COMPLIANCE OF CURTAILMENT DEMAND:

If the Customer records a higher Demand during the current Curtailment Period than the Firm Demand, then the Customer will be:

- Rebilled at \$1.93 /kW for the prior 36 months or the number of months since the prior Curtailment Period, whichever is less, and
- 2. Billed a penalty charge of \$4.16 /kW for the current month.

The kW used for both the rebilling and penalty charge calculations is determined by taking the difference between the maximum Demand during the current Curtailment Period and the Firm Demand for a Curtailment Period.

(Continued on Sheet No. 8.546)

Issued by: S. E. Romig, Director, Rates and Tariffs

FLORIDA POWER & LIGHT COMPANY

Twenty-Seventh Revised Sheet No. 8.551 Cancels Twenty-Sixth Revised Sheet No. 8.551

GENERAL SERVICE LARGE DEMAND

RATE SCHEDULE: GSLD-3

AVAILABLE;

In all territory served.

APPLICATION:

For service required for commercial or industrial lighting, power and any other purpose to any Customer who has service supplied at a transmission voltage of 69 kV or higher.

SERVICE

Three phase, 60 hertz at the available transmission voltage of 69 kV or higher. The Customer will provide and maintain all transformers and related facilities necessary for handling and utilizing the power and energy delivered hereunder. All service required by the Customer at each separate point of delivery served hereunder shall be furnished through one meter at, or compensated to, the available transmission voltage. Resale of service is not permitted hereunder.

MONTHLY RATE:

Customer Charge: \$2,000.00

Demand Charges:

Base Demand Charge \$9.30 per kW of Demand Capacity Payment Charge See Sheet No. 8.030.1 See Sheet No. 8.030.1

Non-Fuel Energy Charges:

Base Energy Charge 1.074¢ per kWh
Environmental Charge See Sheet No. 8.030.1

Additional Charges:

 Fuel Charge
 See Sheet No. 8.030,1

 Storm Charge
 See Sheet No. 8.040

 Franchise Fee
 See Sheet No. 8.031

 Tax Clause
 See Sheet No. 8.031

Minimum: The Customer Charge plus the charge for the currently effective Base Demand.

DEMAND:

The Demand is the kW to the nearest whole kW, as determined from the Company's metering equipment for the 30-minute period of the Customer's greatest use during the month as adjusted for power factor.

TERM OF SERVICE:

Not less than one year.

RULES AND REGULATIONS:

Service under this schedule is subject to orders of governmental bodies having jurisdiction and to the currently effective "General Rules and Regulations for Electric Service" on file with the Florida Public Service Commission. In case of conflict between any provision of this schedule and said "General Rules and Regulations for Electric Service" the provision of this schedule shall apply.

Issued by: S. E. Romig, Director, Rates and Tariffs

FLORIDA POWER & LIGHT COMPANY

Thirty-Third Revised Sheet No. 8.552 Cancels Thirty-Second Revised Sheet No. 8.552

GENERAL SERVICE LARGE DEMAND - TIME OF USE (OPTIONAL)

RATE SCHEDULE: GSLDT-3

AVAILABLE:

In all territory served.

APPLICATION:

For electric service required for commercial or industrial lighting, power and any other purpose to any Customer who has service supplied at a transmission voltage of 69 kV or higher.

Three phase, 60 hertz at the available transmission voltage of 69 kV or higher. The Customer will provide and maintain all transformers and related facilities necessary for handling and utilizing the power and energy delivered hereunder. All service required by the Customer at each separate point of delivery served hereunder shall be furnished through one meter at, or compensated to, the available transmission voltage. Resale of service is not permitted hereunder.

MONTHLY RATE:

Customer Charge:

\$2,000.00

Demand Charges:

Base Demand Charge

\$9.30 per kW of Demand occurring during the On-Peak Period.

Capacity Payment Charge Conservation Charge

See Sheet No. 8.030.1 See Sheet No. 8.030.1

On-Peak Period

Non-Fuel Energy Charges:

Base Energy Charge

1.227 ¢ per kWh

Off-Peak Period 1.019 ¢ per kWh

Environmental Charge See Sheet No. 8.030.1

Additional Charges:

Fuel Charge Storm Charge Franchise Fee Tax Clause

See Sheet No. 8.030.1 See Sheet No. 8.040 See Sheet No. 8.031 See Sheet No. 8.031

Minimum: The Customer Charge plus the charge for the currently effective Base Demand.

RATING PERIODS:

On-Peak:

November 1 through March 31: Mondays through Fridays during the hours from 6 a.m. to 10 a.m. and 6 p.m. to 10 p.m. excluding Thanksgiving Day, Christmas Day, and New Year's Day.

April 1 through October 31: Mondays through Fridays during the hours from 12 noon to 9 p.m. excluding Memorial Day, Independence Day, and Labor Day.

Off-Penk:

All other hours.

(Continued on Sheet No. 8.553)

Issued by: S. E. Romig, Director, Rates and Tariffs

FLORIDA POWER & LIGHT COMPANY

Forty-First Revised Sheet No. 8.602 Cancels Fortieth Revised Sheet No. 8.602

SPORTS FIELD SERVICE (Closed Schedule)

RATE SCHEDULE: OS-2

AVAILABLE:

In all territory served.

APPLICATION:

This is a transitional rate available to municipal, county and school board accounts for the operation of a football, baseball or other playground, or civic or community auditorium, when all such service is taken at the available primary distribution voltage at a single point of delivery and measured through one meter, and who were active as of October 4, 1981. Customer may also elect to receive service from other appropriate rate schedules.

LIMITATION OF SERVICE:

Offices, concessions, businesses or space occupied by tenants, other than areas directly related to the operations above specified, are excluded herounder and shall be separately served by the Company at utilization voltage. Not applicable when Rider TR is used.

MONTHLY RATE:

Customer Charge:

\$125.00

Non-Fuel Energy Charges;

Base Energy Charge Conservation Charge Capacity Payment Charge

Environmental Charge

7.864 ¢ per kWh See Sheet No. 8.030.1 See Sheet No. 8.030.1 See Sheet No. 8.030.1

Additional Charges:

Fuel Charge Storm Charge Franchise Fee See Sheet No. 8.030,1 See Sheet No. 8.040 See Sheet No. 8.031 See Sheet No. 8.031

Tax Clause

Minimum Charge:

\$125.00

TERM OF SERVICE:

Pending termination by Florida Public Service Commission Order.

RULES AND REGULATIONS:

Service under this schedule is subject to orders of governmental bodies having jurisdiction and to the currently effective "General Rules and Regulations for Electric Service" on file with the Florida Public Service Commission. In case of conflict between any provision of this schedule and said "General Rules and Regulations for Electric Service" the provision of this schedule shall apply.

Issued by: S. E. Romig, Director, Rates and Tariffs

FLORIDA POWER & LIGHT COMPANY

Twenty-Seventh Revised Sheet No. 8.610 Cancels Twenty-Sixth Revised Sheet No. 8.610

METROPOLITAN TRANSIT SERVICE

RATE SCHEDULE: MET

AVAILABLE:

For electric service to Metropolitan Miami-Dade County Electric Transit System (METRORAIL) at each point of delivery required for the operation of an electric transit system on continuous and contiguous rights-of-way,

APPLICATION:

Service to be supplied will be three phase, 60 hertz and at the standard primary distribution voltage of 13,200 volts. All service required by Customer at each separate point of delivery served hereunder shall be famished through one meter reflecting delivery at primary voltage. Resale of service is not permitted hereunder. Rider TR or a voltage discount is not applicable.

MONTHLY RATE:

Customer Charge:

\$600.00

Demand Charges:

Base Demand Charge Capacity Payment Charge Conservation Charge \$12.70 per kW of Demand See Sheet No. 8.030.1 See Sheet No. 8.030.1

Non-Fuel Energy Charges:

Base Energy Charge Environmental Charge 1.693 ¢ per kWh See Sheet No. 8.030.1

Additional Charges:

Fuel Charge Storm Charge Franchise Fee See Sheet No. 8.030,1 See Sheet No. 8.040 See Sheet No. 8.031 See Sheet No. 8.031

Minimum: The Customer Charge plus the charge for the currently effective Base Demand.

DEMAND:

The billing Demand is the kW, at each point of delivery, to the nearest whole kW, as determined from the Company's recording type metering equipment, for the period coincident with the 30-minute period of the electric rail transit system's greatest use supplied by the Company during the month adjusted for power factor.

BILLING:

Each point of delivery shall be separately billed according to the monthly charges as stated herein. All billing units related to charges under this rate schedule shall be determined from metering data on a monthly basis and determined for each point of delivery on the same monthly billing cycle day.

TERMS OF SERVICE

Not less than one year.

RULES AND REGULATIONS:

Service under this schedule is subject to orders of governmental bodies having jurisdiction and to the currently effective "General Rules and Regulations for Electric Service" on file with the Florida Public Service Commission. In case of conflict between any provision of this schedule and said "General Rules and Regulations for Electric Service" the provision of this schedule shall apply.

Issued by: S. E. Romig, Director, Rates and Tariffs

Twenty-Seventh Revised Sheet No. 8.651 Cancels Twenty-Sixth Revised Sheet No. 8.651

	(Continued fr	om Sheet No. 8.650	0)	
ONTHLY RATE:				
Delivery Voltage Level		Distribution bell	OW 69 kV CILC-1(D)	69 kV & above CILC-1(T)
Maximum Demand Level		200-499 kW	500 kW & above	1,1,7
Customer Charge:		\$150.00	\$250.00	\$2,225.00
Demand Charges: Base Demand Charges: per kW of Maximum Der per kW of Load Control	On-Peak Demand	\$4.00 \$2.64	\$4.20 \$3.00	None \$3.20
per kW of Firm On-Peak	Demand	\$10.00	\$10.90	\$11.70
Capacity Payment and Cons CILC-1(G) CILC-1(D) CILC-1(T)	servation Charge: See Sheet No. 8.030.1 See Sheet No. 8.030.1 See Sheet No. 8.030.1			
Non-Fuel Energy Charges:				
Base Energy Charges: On-Peak Period charge p Off-Peak Period charge p Environmental Charge		1.490 ¢ 1.490 ¢	1.004 ¢ 1.004 ¢	0.934 ¢ 0.934 ¢
Additional Charges:				
Fuel Charge Storm Charge Franchise Fee Tax Clause	See Sheet No. 8.030.1 See Sheet No. 8.040 See Sheet No. 8.031 See Sheet No. 8.031			
Minimum: The Customer	Charge plus the Base Demi	and Charges.		
	f Continued of	on Sheet No. 8,652)	

Issued by: S. E. Romig, Director, Rates and Tariffs Effective: January 1, 2018

FLORIDA POWER & LIGHT COMPANY

Fifteenth Revised Sheet No. 8,680 Cancels Fourteenth Revised Sheet No. 8,680

COMMERCIAL/INDUSTRIAL DEMAND REDUCTION RIDER (CDR) (OPTIONAL)

AVAILABLE:

In all territory served. Available to any commercial or industrial customer receiving service under Rate Schedules GSD-1, GSD7-1, GSLD-1, GSLD7-1, GSLD7-1, GSLD7-3, GSLD7-3, or HLFT through the execution of a Commercial/Industrial Demand Reduction Rider Agreement in which the load control provisions of this rider can feasibly be applied.

LIMITATION OF AVAILABILITY:

This Rider may be modified or withdrawn subject to determinations made under Commission Rules 25-17.0021(4), F.A.C., Goals for Electric Utilities and 25-6.0438, F.A.C., Non-Firm Electric Service - Terms and Conditions or any other Commission determination.

APPLICATION:

For electric service provided to any commercial or industrial customer receiving service under Rate Schedule GSD-1, GSLD-1, GSLD-1, GSLD-1, GSLD-1, GSLD-2, GSLD-3, GSLD-3, or HLFT who as a part of the Commercial/Industrial Demand Reduction Rider Agreement between the Customer and the Company, agrees to allow the Company to control at least 200 kW of the Customer's load, or agrees to operate Backup Generation Equipment (see Definitions) and designate (if applicable) additional controllable demand to serve at least 200 kW of the Customer's own load during periods when the Company is controlling load. A Customer shall enter into a Commercial/Industrial Reduction Demand Rider Agreement with the Company to be eligible for this Rider. To establish the initial qualification for this Rider, the Customer must have had a Utility Controlled Demand during the summer Controllable Rating Period (April 1 through October 31) for at least three out of seven months of at least 200 kW greater than the Firm Demand level specified in Section 4 of the Commercial/Industrial Demand Reduction Rider Agreement. The Utility Controlled Demand shall not be served on a firm service basis until service has been terminated under this Rider.

LIMITATION OF SERVICE:

Customers participating in the General Service Load Management Program (FPL "Business On Call" Program) are not eligible for this Rider.

MONTHLY RATE:

All rates and charges under Rate Schedules GSD-1, GSD7-1, GSLD7-1, GSLD7-1, GSLD7-2, GSLD7-3, GSLD7-3, HLFT shall apply. In addition, the applicable Monthly Administrative Addet and Utility Controlled Demand Credit shall apply.

MONTHLY ADMINISTRATIVE ADDER:

Rate Schedule	Adder
GSD-1	\$125.00
GSDT-1, HLFT (21-499 kW)	\$125.00
GSLD-1, GSLDT-1, HLFT (500-1,999 kW)	\$175.00
GSLD-2, GSLDT-2, HLFT (2,000 kW or greater)	\$75.00
GSLD-3, GSLDT-3	\$225.00

UTILITY CONTROLLED DEMAND CREDIT:

A monthly credit of (\$8.20) per kW is allowed based on the Customer's Utility Controlled Demand.

LITILITY CONTROLLED DEMAND:

The Utility Controlled Demand for a month in which there are no load control events during the Controllable Rating Period shall be the sum of the Customer's kWh usage during the hours of the applicable Controllable Rating Period, divided by the total number of hours in the applicable Controllable Rating Period, less the Customer's Firm Demand.

In the event of Load Control occurring during the Controllable Rating Period, the Utility Controlled Demand shall be the sum of the Customer's kWh usage during the hours of the applicable Controllable Rating Period less the sum of the Customer's kWh usage during the Load Control Period, divided by the number of non-load control hours occurring during the applicable Controllable Rating Period, less the Customer's Firm Demand.

(Continued on Sheet No. 8.681)

Issued by: S. E. Romig, Director, Rates and Tariffs Effective: January 1, 2018

Thirty-Second Revised Sheet No. 8.716 Cancels Thirty-First Revised Sheet No. 8.716

(Continued from Sheet No. 8.715)

REMOVAL OF FACILITIES:

If Street Lighting facilities are removed either by Customer request or termination or breach of the agreement, the Customer shall pay FPL an amount equal to the original installed cost of the removed facilities less any salvage value and any depreciation (based on current depreciation rates as approved by the Florida Public Service Commission) plus removal cost.

MONTHLY RATE:

M.G.I.I.	ILI KA		Lamp S	Size		Cha	-	PL-Owned t(\$)		Charge for Co	istomer-Owner
Lumin	naire		Initial		kWh/Mo.		Mainte-	Energy		Relampin	g/ Energy
Type			Lumens/	Watts	Estimate	Fixtures	nance	Non-Fuel	Total	Energy	Only
High Pr	essure										
Sodium	Vapor		6,300	70	29	\$3.89	1.85	0.83	6.57	\$2.69	\$0.83
	11		9,500	100	41	\$3.96	1.86	1.18	7.00	\$3.05	\$1.18
15			16,000	150	60	\$4.08	1.89	1.73	7.70	\$3.63	\$1.73
			22,000	200	-88	\$6.18	2.41	2.53	11.12	\$4.92	\$2.53
**	"		50,000	400	168	\$6.24	2.42	4.84	13.50	\$7.24	\$4.84
15	**	*	27,500	250	116	\$6.58	2.63	3.34	12.55	\$5.94	\$3.34
0		*	140,000	1,000	411	\$9.90	4.71	11.83	26.44	\$16.58	\$11.83
Mercury	Vapor	th.	6,000	140	62	\$3.07	1.66	1.78	6.51	\$3.45	\$1.78
11	11	*	8,600	175	77	\$3.12	1.66	2.22	7.00	\$3.89	\$2.22
		+	11,500	250	104	\$5.21	2.40	2.99	10.60	\$5.40	\$2.99
	**	+	21,500	400	160	\$5.18	2,36	4.61	12.15	\$6.98	\$4.61

^{*} These units are closed to new FPL installations.

Charges for other FPL-owned facilities:

Wood pole used only for the street lighting system	\$4.92
Concrete pole used only for the street lighting system	\$6.74
Fiberglass pole used only for the street lighting system	\$7.98
Steel pole used only for the street lighting system *	\$6.74
Underground conductors not under paving	3.810 ¢ per foot
Underground conductors under paving	9.310 g per foot

The Underground conductors under paving charge will not apply where a CIAC is paid pursuant to section "a)" under "Customer Contributions." The Underground conductors not under paving charge will apply in these situations.

(Continued on Sheet No. 8.717)

Issued by: S. E. Romig, Director, Rates and Tariffs

^{**} The non-fuel energy charge is 2.879 ¢ per kWh.

^{***} Bills rendered based on "Total" charge. Unbundling of charges is not permitted.

^{****} New customer-owned facilities are closed to this rate effective January 1, 2017.

Twenty-First Revised Sheet No. 8.717 Cancels Twentieth Revised Sheet No. 8.717

(Continued from Sheet No. 8.716)

On Customer-owned Street Lighting Systems, where Customer contracts to relamp at no cost to FPL, the Monthly Rate for non-fuel energy shall be 2.879 ¢ per kWh of estimated usage of each unit plus adjustments. On Street Lighting Systems, where the Customer elects to install Customer-owned monitoring systems, the Monthly Rate for non-fuel energy shall be 2.879 ¢ per kWh of estimated usage of each monitoring unit plus adjustments. The minimum monthly kWh per monitoring device will be 1 kilowatt-hour per month, and the maximum monthly kWh per monitoring device will be 5 kilowatt-hours per month.

During the initial installation period:
Facilities in service for 15 days or less will not be billed;
Facilities in service for 16 days or more will be billed for a full month.

WILLFUL DAMAGE:

Upon the second occurrence of willful damage to any FPL-owned facilities, the Customer will be responsible for the cost incurred for repair or replacement. If the lighting fixture is damaged, based on prior written instructions from the Customer, FPL will:

- Replace the fixture with a shielded cutoff cobrahead. The Customer shall pay \$280.00 for the shield plus all associated costs.
 However, if the Customer chooses to have the shield installed after the first occurrence, the Customer shall only pay the \$280.00 cost of the shield; or
- Replace with a like unshielded fixture. For this, and each subsequent occurrence, the Customer shall pay the costs specified under "Removal of Facilities"; or
- c) Terminate service to the fixture.

Option selection shall be made by the Customer in writing and apply to all fixtures which FPL has installed on the Customer's behalf. Selection changes may be made by the Customer at any time and will become effective ninety (90) days after written notice is received.

 Conservation Charge
 See Sheet No. 8.030.1

 Capacity Payment Charge
 See Sheet No. 8.030.1

 Environmental Charge
 See Sheet No. 8.030.1

 Fuel Charge
 See Sheet No. 8.030.1

 Storm Charge
 See Sheet No. 8.040

 Franchise Fee
 See Sheet No. 8.031

 Tax Clause
 See Sheet No. 8.031

SPECIAL CONDITIONS:

Customers whose lights are turned off during sea turtle nesting season will receive a credit equal to the fuel charges associated with the fixtures that are turned off,

TERM OF SERVICE:

Initial term of ten (10) years with automatic, successive five (5) year extensions unless terminated in writing by either FPL or the Customer at least ninety (90) days prior to the current term's expiration.

RULES AND REGULATIONS:

Service under this schedule is subject to orders of governmental bodies having jurisdiction and to the currently effective "General Rules and Regulations for Electric Service" on file with the Florida Public Service Commission. In case of conflict between any provision of this schedule and said "General Rules and Regulations for Electric Service", the provision of this schedule shall apply.

Issued by: S. E. Romig, Director, Rates and Tariffs

FLORIDA POWER & LIGHT COMPANY

First Revised Sheet No. 8.718 Cancels Original Sheet No. 8.718

STREET LIGHTING METERED SERVICE

RATE SCHEDULE: \$L-IM

AVAILABLE:

In all territory served.

APPLICATION:

For customer-owned lighting of streets and roadways, whether public or private, which are thoroughfares for normal flow of vehicular traffic. Lighting for other applications such as: municipally and privately-owned parking lots; parks and recreational areas; or any other area not expressly defined above, is not permitted under this schedule.

SERVICE:

Single phase, 60 hertz and at any available standard voltage. All service required on premises by Customer shall be furnished through one meter. Resale of service is not pennitted hereunder.

MONTHLY RATE:

Customer Charge: \$14.00

Non-Fuel Energy Charges:

Base Energy Charge
Conservation Charge
Capacity Payment Charge
Environmental Charge
See Sheet No. 8.030
See Sheet No. 8.030

Additional Charges:

Fuel Charge See Sheet No. 8,030
Storm Charge See Sheet No. 8,040
Franchise Fee See Sheet No. 8,031
Tax Clause See Sheet No. 8,031

Minimum: \$14.00

TERM OF SERVICE:

Not less than one (1) year.

RULES AND REGULATIONS:

Service under this schedule is subject to orders of governmental bodies having jurisdiction and to the currently effective "General Rules and Regulations for Electric Service" on file with the Florida Public Service Commission. In case of conflict between any provision of this schedule and said "General Rules and Regulations for Electric Service" the provision of this schedule shall apply.

Issued by: S. E. Romig, Director, Rates and Tariffs

Eighteenth Revised Sheet No. 8.720 Cancels Seventeenth Revised Sheet No. 8.720

PREMIUM LIGHTING

RATE SCHEDULE: PL-)

AVAILABLE:

In all territory served.

APPLICATION:

FPL-owned lighting facilities not available under rate schedule SL-1 and OL-1. To any Customer for the sole purpose of lighting streets, roadways and common areas, other than individual residential locations. This includes but is not limited to parking lots, homeowners association common areas, or parks.

SERVICE:

Service will be unmetered and will include lighting installation, lamp replacement and facilities maintenance for FPL-owned lighting systems. It will also include energy from dusk each day until dawn the following day.

The Company, while exercising reasonable diligence at all times to furnish service hereunder, does not guarantee continuous lighting and will not be liable for damages for any interruption, deficiency or failure of service, and reserves the right to interrupt service at any time for necessary repairs to lines or equipment.

LIMITATION OF SERVICE:

Installation shall be made only when, in the judgement of the Company, the location and the type of the facilities are, and will continue to be, easily and economically accessible to the Company equipment and personnel for both construction and maintenance.

Stand-by, non-firm, or resale service is not permitted hereunder.

TERM OF SERVICE:

The term of service is (20) twenty years. At the end of the term of service, the Customer may elect to execute a new agreement based on the current estimated replacement costs. The Company will retain ownership of these facilities.

FACILITIES PAYMENT OPTION:

The Customer will pay for the facilities in a lump sum in advance of construction. The amount will be the Company's total work order cost for these facilities times the Present Value Revenue Requirement (PVRR) multiplier of 1.1961. Monthly Maintenance and Energy charges will apply for the term of service.

FACILITIES SELECTION:

Facilities selection shall be made by the Customer in writing by executing the Company's Premium Lighting Agreement.

(Continued on Sheet No. 8.721)

Issued by: S. E. Romig, Director, Rates and Tariffs

Twenty-Seventh Revised Sheet No. 8.721 Cancels Twenty-Sixth Revised Sheet No. 8.721

(Continued from Sheet No. 8.720)

MONTHLY RATE:

Facilities: Paid in full:

Monthly rate is zero, for Customer's who have executed a Premium Lighting Agreement before

March 1, 2010:

10 years payment option: 1.362% of total work order cost. 20 years payment option: 0.925% of total work order cost.

Maintenance: FPL's estimated costs of maintaining lighting facilities.

Billing: FPL reserves the right to assess a charge for the recovery of any dedicated billing system

developed solely for this rate.

Energy; KWH Consumption for fixtures shall be estimated using the following formula:

KWH=Unit Wattage (usage) x 353.3 hours per month

1000

Non-Fuel Energy 2.879 ¢/kWh

Conservation Charge See Sheet No. 8.030.1

Capacity Payment Charge See Sheet No. 8.030,1

Environmental Charge Sec Sheet No. 8.030.1 Fuel Charge See Sheet No. 8.030.1

Storm Charge See Sheet No. 8.040

Franchise Fee See Sheet No. 8.031

Tax Clause See Sheet No. 8.031

During the initial installation period:

Facilities in service for 15 days or less will not be billed; Facilities in service for 16 days or more will be billed for a full month.

MINIMUM MONTHLY BILL:

The minimum monthly bill shall be the applicable Facilities Maintenance and Billing charges.

(Continued on Sheet No. 8.722)

Issued by: S. E. Romig, Director, Rates and Tariffs

Ninth Revised Sheet No. 8.722 Cancels Eighth Revised Sheet No. 8.722

(Continued from Sheet No. 8.721)

EARLY TERMINATION:

If the Customer no longer wishes to receive service under this schedule, the Customer may terminate the Premium Lighting Agreement by giving at least (90) ninety days advance written notice to the Company. Upon early termination of service, the Customer shall pay an amount computed by applying the following Termination Factors to the installed cost of the facilities, based on the year in which the Agreement was terminated. These Termination Factors will not apply to Customers who elected to pay for the facilities in a lump sum in lieu of a monthly payment.

FPL may also charge the Customer for the cost to the utility for removing the facilities.

Ten (10) Years	Termination	Twenty (20) Years	Termination
Payment Option	Factor	Payment Option	Factor
T.	1,2100	1-	1.2100
2	1.0410	2	1.0934
3	0.9588	3	1.0679
4	0.8698	4	1.0403
5	0.7733	5	1.0104
6	0.6688	6	0.9781
5 6 7	0.5556	6	0.9430
8	0.4329	8	0.9050
8	0,3000	8	0.8638
10	0.1560	10	0.8192
>10	0.0000	11	0.7709
	615.05.2	12:	0.7185
		13	0.6618
		14	0.6004
		15	0.5338
		16	0.4616
		17	0.3835
		18	0.2988
		19	0.2071
		20	0.1077
		>20	0.0000

WILLFUL DAMAGE:

In the event of willful damage to these facilities, FPL will provide the initial repair of each installed item at its expense. Upon the second occurrence of willful damage, and subsequent occurrence to these FPL-owned facilities, the Customer will be responsible for the cost for repair or replacement.

RULES AND REGULATIONS:

Service under this schedule is subject to orders of governmental bodies having jurisdiction and to the currently effective "General Rules and Regulations for Electric Service" on file with the Florida Public Service Commission. In case of conflict between any provision of this schedule and said "General Rules and Regulations for Electric Service", the provision of this schedule shall apply.

Issued by: S. E. Romig, Director, Rates and Tariffs

Twenty-Eighth Revised Sheet No. 8.725 Cancels Twenty-Seventh Revised Sheet No. 8.725

OUTDOOR LIGHTING

RATE SCHEDULE OL-1

AVAILABLE:

In all territory served.

APPLICATION

For year-round outdoor security lighting of yards, walkways and other areas. Lights to be served hereunder shall be at locations which are easily and economically accessible to Company vehicles and personnel for construction and maintenance.

It is intended that Company-owned security lights will be installed on existing Company-owned electric facilities, or short extension thereto, in areas where a street lighting system is not provided or is not sufficient to cover the security lighting needs of a particular individual or location. Where more extensive security lighting is required, such as for large parking lots or other commercial areas, the Customer will provide the fixtures, supports and connecting wiring; the Company will connect to the Customer's system and provide the services indicated below.

SERVICE:

Service includes lamp renewals, energy from approximately dusk each day until approximately dawn the following day, and maintenance of Company-owned facilities. The Company will replace all burned-out lamps and will maintain its facilities during regular daytime working hours as soon as practicable following notification by the Customer that such work is necessary. The Company shall be permitted to enter the Customer's premises at all reasonable times for the purpose of inspecting, maintaining, installing and removing any or all of its equipment and facilities.

The Company, while exercising reasonable diligence at all times to furnish service hereunder, does not guarantee continuous lighting and will not be liable for damages for any interruption, deficiency or failure of service, and reserves the right to interrupt service at any time for necessary repairs to lines or equipment.

LIMITATION OF SERVICE:

This schedule is not available for service normally supplied on the Company's standard street lighting schedules. Company-owned facilities will be installed only on Company-owned poles. Customer-owned facilities will be installed only on Customer-owned poles. Overhead conductors will not be installed in any area designated as an underground distribution area, or any area, premises or location served from an underground source. Customer must have an active house or premise account associated with this service, Stand-by or resale service not permitted hereunder.

MONTHLY RATE:

			Lamp Siz	tc		Charge	for Comp Unit	any-Owned		Charge for Cust Unit (
Luminai	re		Initial		KWH/Mo.		Mainte-	Energy		Relamping/	Energy
Type			Lumens/W	atts	Estimate	Fixtures	nance	Non-Fuel	Total	Energy	Only
High Pro	essure										
Sodium	Vapor		6,300	70	29	\$5.05	\$1.90	\$0.89	7.84	\$2.74	\$0.89
			9,500	100	41	\$5.16	\$1.90	\$1.26	8.32	\$3.11	\$1,26
100	- 11		16,000	150	60	\$5.34	\$1.93	\$1.84	9.11	\$3.72	\$1.84
100	14.		22,000	200	88	\$7.77	\$2.49	\$2.70	12.96	\$5.13	\$2.70
			50,000	400	168	\$8.27	\$2.45	\$5.16	15.88	\$7.55	\$5,16
41		*	12,000	150	60	\$5,34	\$1.93	\$1.84	9.11	\$3.99	\$1.84
Mercury	Vapor	4	6,000	140	62	\$3.88	\$1.70	\$1.91	7.49	\$3.57	\$1.91
*11		*	8,600	175	77	\$3.90	\$1.70	\$2.37	7.97	\$4.03	\$2.37
- 10-	**	*	21,500	400	160	\$6.39	\$2.40	\$4.92	13.71	\$7.26	\$4.92
A hear	44.50		A Section	- 4	44 44 46						

These units are closed to new Company installations.

The non-fuel energy charge is 3.073 ¢ per kWh.

(Continued on Sheet No. 8.726)

Issued by: S. E. Romig, Director, Rates and Tariffs

FLORIDA POWER & LIGHT COMPANY

Twenty-Seventh Revised Sheet No. 8,726 Cancels Twenty-Sixth Revised Sheet No. 8,726

(Continued from Sheet No. 8.725)

Charges for other Company-owned facilities:

Wood pote and span of conductors: \$11.14
Concrete pote and span of conductors: \$15.04
Fiberglass pote and span of conductors: \$17.68
Steel pote used only for the street lighting system * \$15.04
Underground conductors (excluding trenching)
Down-guy, Anchor and Protector \$10.13

For Customer-owned outdoor lights, where the Customer contracts to relamp at no cost to FPL, the monthly rate for non-fiel energy shall be \$3.073¢ per kWh of estimated usage of each unit plus adjustments.

 Conservation Charge
 See Sheet No. 8.030.1

 Capacity Payment Clause
 See Sheet No. 8.030.1

 Environmental Charge
 See Sheet No. 8.030.1

 Fuel Charge
 See Sheet No. 8.030.1

 Storm Charge
 See Sheet No. 8.040

 Franchise Fee
 See Sheet No. 8.031

 Tax Clause
 See Sheet No. 8.031

TERM OF SERVICE:

Not less than one year. In the event the Company installs any facilities for which there is an added monthly charge, the Term of Service shall be for not less than three years.

If the Customer terminates service before the expiration of the initial term of the agreement, the Company may require reimbursement for the total expenditures made to provide such service, plus the cost of removal of the facilities installed less the salvage value thereof, and less credit for all monthly payments made for Company-owned facilities.

WILLFUL DAMAGE:

In the event of willful damage to these facilities, FPL will provide the initial repair of each installed item at its expense. Upon the second occurrence of willful damage, and subsequent occurrence to these FPL-owned facilities, the Customer will be responsible for the cost for repair or replacement.

RULES AND REGULATIONS:

Service under this schedule is subject to orders of governmental bodies having jurisdiction and to the currently effective "General Rules and Regulations for Electric Service" on file with the Florida Public Service Commission. In case of conflict between any provision of this schedule and said "General Rules and Regulations for Electric Service", the provision of this schedule shall apply.

COMPANY-OWNED FACILITIES:

Company-owned luminaires normally will be mounted on Company's existing distribution poles and served from existing overhead wires. The Company will provide one span of secondary conductor from existing secondary facilities to a Company-owned light at the Company's expense. When requested by the Customer, and at the option of the Company, additional spans of wire or additional poles or underground conductors may be installed by the Company upon agreement by the Customer to use the facilities for a minimum of three years and pay each month the charges specified under MONTHLY RATE.

MONTHLY RATE

The Customer will make a lump sum payment for the cost of changes in the height of existing poles or the installation of additional poles in the Company's distribution lines or the cost of any other facilities required for the installation of lights to be served hereunder.

(Continued on Sheet No. 8.727)

Issued by: S. E. Romig, Director, Rates and Tariffs

FLORIDA POWER & LIGHT COMPANY

Sixth Revised Sheet No. 8.743 Cancels Fifth Revised Sheet No. 8.743

RECREATIONAL LIGHTING

(Closed Schedule)

RATE SCHEDULE; RL-1

AVAILABLE:

In all territory served. Available to any customer, who, as of January 16, 2001, was either taking service pursuant to this schedule or had a fully executed Recreational Lighting Agreement with the Company.

APPLICATION:

For FPL-owned facilities for the purpose of lighting community recreational areas. This includes, but is not limited to, baseball, softball, football, soccer, tennis, and basketball.

SERVICE:

Service will be metered and will include lighting installation, lamp replacement and facilities maintenance for FPL-owned lighting systems.

The Company, while exercising reasonable diligence at all times to furnish service hereander, does not guarantee continuous lighting and will not be liable for damages for any interruption, deficiency or failure of service, and reserves the right to interrupt service at any time for necessary repairs to lines or equipment.

LIMITATION OF SERVICE:

Installation shall be made only when, in the judgement of the Company, the location and the type of the facilities are, and will continue to be, easily and economically accessible to the Company equipment and personnel for both construction and maintenance.

Stand-by, non-firm, or resale service is not permitted hereunder.

TERM OF SERVICE:

The term of service is (20) twenty years. At the end of the term of service, the Customer may elect to execute a new Agreement based on the current estimated replacement costs. The Company will retain ownership of these facilities.

FACILITIES PAYMENT OPTION:

The Customer will pay for the facilities in a lump sum in advance of construction. The amount will be the Company's total work order cost for these facilities times the Present Value Revenue Requirement (PVRR) multiplier of 1.1961, Monthly Maintenance and energy charges will apply for the term of service.

FACILITIES SELECTION:

Facilities selection shall be made by the Customer in writing by executing the Company's Recreational Lighting Agreement.

(Continued on Sheet No. 8,744)

Issued by: S. E. Romig, Director, Rates and Tariffs

Sixth Revised Sheet No. 8.744 Cancels Fifth Revised Sheet No. 8.744

(Continued from Sheet No. 8.743)

MONTHLY RATE:

Facilities:

Paid in full: Monthly rate is zero.

10 years payment option:

1,364% of total work order cost.*

20 years payment option: 0.926% of total work order cost.*

* Both (10) ten and (20) twenty year payment options are closed to new service, and are only available for the duration of the term of service of those customers that have fully executed a Recreational Lighting Agreement with the Company before January 16, 2001.

Maintenance:

FPL's estimated costs of maintaining lighting facilities.

Billing:

FPL reserves the right to assess a charge for the recovery of any dedicated billing system

developed solely for this rate.

Charge Per Month:

Company's otherwise applicable general service rate schedule.

Conservation Charge

See Sheet No. 8.030.1

Capacity Payment Charge

See Sheet No. 8.030.1

Environmental Charge

See Sheet No. 8,030.1

Fuel Charge

See Sheet No. 8.030.1

Storm Charge

See Sheet No. 8.040

Franchise Fee

See Sheet No. 8.031

Tax Clause

See Sheet No. 8,031

MINIMUM MONTHLY BILL:

As provided in the otherwise applicable rate schedule, plus the Facilities Maintenance and Billing charges.

(Continued on Sheet No. 8.745)

Issued by: S. E. Romig, Director, Rates and Tariffs

Fifth Revised Sheet No. 8.745 Cancels Fourth Revised Sheet No. 8.745

(Continued from Sheet No. 8,744)

EARLY TERMINATION:

If the Customer no longer wishes to receive service under this schedule, the Customer may terminate the Recreational Lighting Agreement by giving at least (90) ninety days advance written notice to the Company. Upon early termination of service, the Customer shall pay an amount computed by applying the following Termination Factors to the installed cost of the facilities, based on the year in which the Agreement was terminated. These Termination Factors will not apply to Customers who elected to pay for the facilities in a lump sum in lieu of a monthly payment.

FPL may also charge the Customer for the cost to the utility for removing the facilities.

Ten (10) Years	Termination	Twenty (20) Years	Termination
Payment Option	Factor	Payment Option	Factor
T	1.2100	f	1.2100
2 3	1.0410	2	1.0934
3	0.9588	2 3	1.0679
4	0.8698	4	1.0403
5	0.7733	5	1.0104
6	0.6688	6	0.9781
7	0.5556	7	0.9430
6 7 8 9	0.4329	8	0.9050
9	0.3000	9	0.8638
10	0.1560	10	0.8192
>10	0.0000	11	0.7709
100		12	0.7185
		13	0.6618
		14	0.6004
		15	0.5338
		16	0.4616
		17	0.3835
		18	0.2988
		19	0.2071
		20	0.1077
		>20	0.0000

WILLFUL DAMAGE:

In the event of willful damage to these facilities, FPL will provide the initial repair of each installed item at its expense. Upon the second occurrence of willful damage, and subsequent occurrence to these FPL-owned facilities, the Customer will be responsible for the cost for repair or replacement.

RULES AND REGULATIONS:

Service under this schedule is subject to orders of governmental bodies having jurisdiction and to the currently effective "General Rules and Regulations for Electric Service" on file with the Florida Public Service Commission. In case of conflict between any provision of this schedule and said "General Rules and Regulations for Electric Service", the provision of this schedule shall apply.

Issued by: S. E. Romig, Director, Rates and Tariffs

Seventeenth Revised Sheet No. 8.750 Cancels Sixteenth Revised Sheet No. 8.750

STANDBY AND SUPPLEMENTAL SERVICE

RATE SCHEDULE: SST-1

AVAILABLE:

In all territory served by the Company, Service under this rate schedule is on a customer by customer basis subject to the completion of arrangements necessary for implementation.

APPLICATION:

For electric service to any Customer, at a point of delivery, whose electric service requirements for the Customer's load are supplied or supplemented from the Customer's generation equipment at that point of service and require standby and/or supplemental service. For purposes of determining applicability of this rate schedule, the following definitions shall be used:

- (1) "Standby Service" means electric energy or capacity supplied by the Company to replace energy or capacity ordinarily generated by the Customer's own generation equipment during periods of either scheduled (maintenance) or unscheduled (backup) outages of all or a portion of the Customer's generation.
- (2) "Supplemental Service" means electric energy or capacity supplied by the Company in addition to that which is normally provided by the Customer's own generation equipment.

A Customer is required to take service under this rate schedule if the Customer's total generation capacity is more than 20% of the Customer's total electrical load and the Customer's generators are not for emergency purposes only.

Customers taking service under this rate schedule shall enter into a Standby and Supplemental Service Agreement ("Agreement"); however, failure to execute such an agreement will not pre-empt the application of this rate schedule for service.

SERVICE

Three phase, 60 hertz, and at the available standard voltage. All service supplied by the Company shall be furnished through one metering point. Resale of service is not permitted hereunder.

Transformation Rider - TR, Sheet No. 8.820, does not apply to Standby Service.

MONTHLY RATE:

STANDBY SERVICE Delivery Voltage:		Below 69 k	1	69kV & Above
Delivery voltage.	SST-1(D1)	SST-1(D2)	SST-1(D3)	SST-1(T)
Contract Standby Demand:	Below 500 kW	500 to 1,999 kW	2,000 kW & Above	All Levels
Customer Charge:	\$125.00	\$125.00	\$425.00	\$1,800.00
Demand Charges;				
Base Demand Charges:				
Distribution Demand Charge per				
kW of Contract Standby Demand	\$3.00	\$3.00	\$3,00	N/A
Reservation Demand Charge per kW	\$1.48	\$1,48	\$1.48	\$1.35
Daily Demand Charge				
per kW for each daily maximum				
On-Peak Standby Demand	\$0.70	\$0.70	\$0.70	\$0.44
Capacity Payment and Conservation Charge	s See Sheet N	lo. 8.030.1		

(Continued on Sheet No. 8.751)

Issued by: S. E. Romig, Director, Rates and Tariffs

Twenty-Fourth Revised Sheet No. 8.751 Cancels Twenty-Third Revised Sheet No. 8.751

(Continued from Sheet No. 8.750)

Delivery Voltage:		Below 69 kV		69 kV & Above
	SST-1(D1)	SST-1(D2)	SST-1(D3)	SST-I(T)
Contract Standby Demand:	Below 500 kW	500 to 1,999 kW	2,000 kW & Above	All Levels
Non-Fuel Energy Charges:				
Base Energy Charges:				
On-Peak Period charge per kWh	0.711 €	0.711 ¢	0.711 €	0,707 €
Off-Peak Period charge per kWh	0.711 ₺	0.711 ∉	0.711 ₺	0,707 ₺
Environmental Charge	See Sheet No. 8.030.1			
Additional Charges:				
Fuel Charge	See Sheet No. 8.030.1			
Storm Charge	See Sheet No. 8.040			
Franchise Fee	See Sheet No. 8,031			
Tax Clause	See Sheet No. 8.031			

Minimum: The Customer Charge plus the Base Demand Charges.

DEMAND CALCULATION:

The Demand Charge for Standby Service shall be (1) the charge for Distribution Demand <u>plus</u> (2) the greater of the sum of the Daily Demand Charges or the Reservation Demand Charge times the maximum On-Peak Standby Demand actually registered during the month <u>plus</u> (3) the Reservation Demand Charge times the difference between the Contract Standby Demand and the maximum On-Peak Standby Demand actually registered during the month.

SUPPLEMENTAL SERVICE

Supplemental Service shall be the total power supplied by the Company minus the Standby Service supplied by the Company during the same metering period. The charge for all Supplemental Service shall be calculated by applying the applicable retail rate schedule, excluding the customer charge.

RATING PERIODS;

On-Peak:

November 1 through March 31: Mondays through Fridays during the hours from 6 a.m. to 10 a.m. and 6 p.m. to 10 p.m. excluding Thanksgiving Day, Christmas Day, and New Year's Day.

April 1 through October 31; Mondays through Fridays during the hours from 12 noon to 9 p.m. excluding Memorial Day, Independence Day, and Labor Day.

Off-Peak:

All other hours.

CONTRACT STANDBY DEMAND:

The level of Customer's generation requiring Standby Service as specified in the Agreement. This Contract Standby Demand will not be less than the maximum load actually served by the Customer's generation during the current month or prior 23-month period less the amount specified as the Customer's load which would not have to be served by the Company in the event of an outage of the Customer's generation equipment. For a Customer receiving only Standby Service as identified under Special Provisions, the Contract Standby Demand shall be maximum load actually served by the Company during the current month or prior 23-month period.

A Customer's Contract Standby Demand may be re-established to allow for the following adjustments:

 Demand reduction resulting from the installation of FPL Demand Side Management Measures or FPL Research Project efficiency measures; or

(Continued on Sheet No. 8,752)

Issued by: S. E. Romig, Director, Rates and Tariffs

Twenty-Third Revised Sheet No. 8.760 Cancels Twenty-Second Revised Sheet No. 8.760

INTERRUPTIBLE STANDBY AND SUPPLEMENTAL SERVICE (OPTIONAL)

RATE SCHEDULE: ISST-1

AVAILABLE:

In all territory served by the Company, Service under this rate schedule is on a customer by customer basis subject to the completion of arrangements necessary for implementation,

LIMITATION OF AVAILABILITY:

This schedule may be modified or withdrawn subject to determinations made under Commission Rule 25-6.0438, F.A.C., Non-Firm Electric Service - Terms and Conditions or any other Commission determination.

APPLICATION:

A Customer who is eligible to receive service under the Standby and Supplemental Service (SST-1) rate schedule may, as an option, take service under this rate schedule, unless the Customer has entered into a contract to sell firm capacity and/or energy to the Company, and the Customer cannot restart its generation equipment without power supplied by the Company, in which case the Customer may only receive Standby and Supplemental Service under the Company's SST-1 rate schedule.

Customers taking service under this rate schedule shall enter into an Interruptible Standby and Supplemental Service Agreement ("Agreement"). This interruptible load shall not be served on a firm service basis until service has been terminated under this rate schedule.

SERVICE:

Three phase, 60 hertz, and at the available standard voltage.

A designated portion of the Customer's load served under this schedule is subject to interruption by the Company. Transformation Rider-TR, where applicable, shall only apply to the Customer's Contract Standby Demand for delivery voltage below 69 kV. Resale of service is not permitted hereunder.

STANDBY SERVICE Delivery Voltage:		Distribution Below 69 kV	Transmission 9 kV & Abov
Denvery Voltage.		ISST-I(D)	ISST-1(T)
Customer Charge:		\$425.00	\$1,800.00
Demand Charges:			
Base Demand Charges:			
Distribution Demand Charge per kW of C	ontract Standby Demand	\$3.00	N/A
Reservation Demand Charge per kW of In		\$0.26	\$0.30
Reservation Demand Charge per kW of Fi Daily Demand Charge per kW for each da		\$1.48	\$1.35
Interruptible Standby Demand Daily Demand Charge per kW for each da	ily maximum On-Peak	\$0.70	\$0.44
Firm Standby Demand		\$0.13	\$0.12
Capacity Payment and Conservation Charges	See Sheet No. 8.030.1		
Non-Fuel Energy Charges:			
Base Energy Charges:			
On-Peak Period charge per kWh		0.711 ¢	0.707 €
Off-Peak Period charge per kWh		0.711 €	0.707 #
Environmental Charge	See Sheet No. 8.030.1	0.000	

(Continued on Sheet No. 8.761)

Issued by: S. E. Romig, Director, Rates and Tariffs

Sixty-Fourth Revised Sheet No. 8.830 Cancels Sixty-Third Revised Sheet No. 8.830

SDTR-3

SEASONAL DEMAND - TIME OF USE RIDER - SDTR (OPTIONAL)

RIDER: SDTR

AVAILABLE:

In all territory served.

APPLICATION:

For electric service required for commercial or industrial lighting, power and any other purpose with a measured Demand in excess of 20 kW. This is an optional rate available to customers otherwise served under the GSD-1 GSDT-1, GSLD-1, GSLDT-1, GSLD-2 or GSLDT-2 Rate Schedules.

SERVICE:

Single or three phase, 60 hertz and at any available standard voltage. All service required on premises by Customer shall be furnished through one meter. Resale of service is not permitted hereunder.

SDTR-2

MONTHLY RATE:

OPTION A: Non-Seasonal Standard Rate

Annual Maximum Demand	21-499 kW	500-1,999 kW	2,000 kW or greater
Customer Charge:	\$25,00	\$75.00	\$225.00
Demand Charges: Seasonal On-peak Demand Charge Per kW of Seasonal On-peak Demand	\$10.40	\$11.90	\$12,46
Non-Seasonal Demand Charge Per kW of Non- Seasonal Maximum Demand	\$9.00	\$11.30	\$11.78
Capacity Payment Charge: S	ee Sheet No. 8.030		
	ee Sheet No. 8.030		
Energy Charges:			
Base Seasonal On-Peak Per kWh of Seasonal On-Peak Energy	8.334 €	5.896 ∉	4.681 ∉
Base Seasonal Off-Peak Per kWh of Seasonal Off-Peak Energy	1.503 ¢	1.196 ¢	1.169 ¢
Base Non-Seasonal Energy Charge Per kWh of Non-Seasonal Energ		1.657 ₺	1.493 ₡
Environmental Charge: S	ee Sheet No. 8.030		

SDTR-L

Additional Charges:

Fuel Charge: See Sheet No. 8.030 Storm Charge: See Sheet No. 8,040 Franchise Fee: Sec Sheet No. 8.031 Tax Clause: See Sheet No. 8.031

Issued by: S. E. Romig, Director, Rates and Tariffs

Sixteenth Revised Sheet No. 8.831

FLORIDA POWER & LIGHT CO		Cancels Fifteenth Revised Sheet No.			
	(Continued from	Sheet No. 8.830)			
OPTION B: Non-Seasonal Time of Use I	Rate				
Annual Maximum Demand	SDTR-1 21-499 kW	<u>SDTR-2</u> 500-1,999 kW	SDTR-3 2,000 kW or greater		
Customer Charge;	\$25,00	\$75,00	\$225.00		
Demand Charges: Seasonal On-peak Demand Chr Per kW of Seasonal On-peak Demand		\$11.90	\$12.46		
Non-Seasonal Demand Charge Per kW of Non-Seasonal Peak Demand	\$9.00	\$11.30	\$11.78		
Capacity Payment Charge Conservation Charge	See Sheet No. 8.030 See Sheet No. 8.030				
Energy Charges:					
Base Seasonal On-Peak Per kWh of Seasonal On-Peak Energy	8.334 ¢	5.896 ¢	4.681 ¢		
Base Seasonal Off-Peak Per kWh of Seasonal	1.503 ¢	1.196 ₡	1.169 ¢		
Off-Peak Energy Base Non-Seasonal On-Peak Per kWh of Non-Seasonal	4.762 ¢	3.529 ₺	3.223 ∉		
On-Peak Energy Base Non-Seasonal Off-Peak Per kWh of Non-Seasonal Off-Peak Energy	1.503.¢	1.196 €	1.169 €		
Environmental Charge	See Sheet No. 8.030				
Additional Charges:					
Fuel Charge	See Sheet No. 8.030				
Storm Charge	See Sheet No. 8.040				
Franchise Fee	See Sheet No. 8.031				
Tax Clause	See Sheet No. 8.031				
Minimum Charge: The Customer Charge	plus the currently effective D	emand Charges.			
NON-SEASONAL RATING PERIODS (OPTION B only):				
Non-Seasonal On-Peak Peri					
		days during the hours from	6 a.m. to 10 a.m. and 6 p.m. to 10 p.m		
	Day, Christmas Day, and No				
April 1 through May 31 9 p.m. excluding Memo		er 31: Mondays through Fri	days during the hours from 12 noon to		
Non-Seasonal Off-Peak Peri	od:				
TADIT TODAVITOR CALL CAR I CIT	NPM.				

(Continued On Sheet No. 8.832)

Issued by: S. E. Romig, Director, Rates and Tariffs Effective: January 1, 2018

Eighth Revised Sheet No. 10.015 Cancels Seventh Revised Sheet 10.015

FLORIDA POWER & LIGHT COMPANY

Appendix A

Distribution Substation Facilities Monthly Rental and Termination Factors

The Monthly Rental Factor to be applied to the in-place value of the Distribution Substation Facilities as identified in the Long-Term Rental Agreement is as follows:

Monthly Rental Factor

Distribution Substation Facilities

1.33%

Termination Fee for Initial 20 Year Period

If the Long-Term Rental Agreement for Distribution Substation Facilities is terminated by Customer during the Initial Term, Customer shall pay to Company a Termination Fee, such fee shall be computed by applying the following Termination Factors to the in-place value of the Facilities based on the year in which the Agreement is terminated:

Year Agreement Is Terminated	Termination Factors %	Year Agreement Is Terminated	Termination Factors %	Year Agreement Is Terminated	Termination Factors %
1	3,36	8	11.16	15	6.01
2	6.03	9	10.88	16	4.88
3	8.03	10	10.40	17	3.70
4	9.47	11	9.76	18	2.48
5	10.42	12	8.98	19	1.25
6	10.98	13	8.08	20	0.00
7	11.21	14	7.08		

Termination Fee for Subsequent Extension Periods

If the Long-Term Rental Agreement for Distribution Substation Facilities is terminated by Customer during an Extension, Customer shall pay to Company a Termination Fee, such fee shall be computed based on the net present value of the remaining payments under the extension period by applying the Termination Factor based on the month terminated to the monthly rental payment amount.

Month Terminated	Termination Factor	Month Terminated	Termination Factor	Month Terminated	Termination Factor	Month Terminated	Termination Factor
1	49.902	16	39.177	31	27.361	46	14.343
2	49,219	17	38.424	32	26.531	47	13.429
3	48.531	18	37.667	33	25.697	48	12.510
4	47.839	19	36.904	34	24.857	49	11.584
5	47.143	20	36.137	35	24.012	50	10.653
6	46.442	21	35.365	36	23.161	51	9.715
7	45.736	22	34.587	37	22.304	52	8.772
8	45.026	23	33.805	38	21.442	53	7.822
9	44.311	24	33.017	39	20.575	54	6.866
10	43.592	25	32.225	40	19.702	55	5.904
41	42.868	26	31.427	41	18.823	56	4.936
12	42.139	27	30.624	42	17.938	57	3.962
13	41.406	28	29.816	43	17.048	58	2.981
14	40.668	29	29.003	44	16.152	59	1.994
15	39.925	30	28.185	45	15.250	60	1.000

Issued By: S. E. Romig, Director, Rates and Tariffs

EXHIBIT D

Settlement Exhibit I

FLORIDA POWER AND LIGHT COMPANY

	ANNUAL				STIPULATED			
	DEPRECIATION ACCRUALS FILED IN SECOND NOIA	PROBABLE RETIREMENT DATE	SURVIVOR CURVE	NET SALVAGE	ANNUAL DEPRECIATION ACCRUALS	ANNUAL DEPRECIATION RATE	INCREASE/ (DECREASE)	THEORETICAL RESERVE
	IN SECOND NOIA	DATE.	(3)	SALVAGE (4)	ACCRUALS (5)	RATE (6)	(DECREASE) (7)=(5)-(1)	IMBALANCE (8)
STEAM PRODUCTION PLANT							1,000	
MANATEE STEAM PLANT								
MANATEE COMMON								
311 STRUCTURES AND IMPROVEMENTS	3 555 569	06-2028	80 - R2*	(1)	3,555,569	3.17	2.7	6.912.42
312 BOILER PLANT EQUIPMENT	587,612	06-2028	50 - 50 *	(2)	587,612	7.62		(716,2
314 TURBOGENERATOR UNITS	194,743	06-2028	55 - R0.5 *	(1)	194,743	2.02		1,576,3
315 ACCESSORY ELECTRIC EQUIPMENT	225,626	06-2028	65 - 80 *	(2)	225,626	2.34	*	711,43
316 MISCELLANEOUS POWER PLANT EQUIPMENT TOTAL MANATEE COMMON	4,614,439	06-2028	65 - R0.5 *	(1)	50,889 4,614,439	2.08 3.26		318,50 8,802,5
MANATEE UNIT 1								
311 STRUCTURES AND IMPROVEMENTS	118,728	06-2028	80 - R2*	(1)	118,728	1.74	+11	451,7
312 BOILER PLANT EQUIPMENT	8,412,866	06-2028	50 - SO *	(2)	8,412,866	4.64	*	2,758,1
314 TURBOGENERATOR UNITS 315 ACCESSORY ELECTRIC EQUIPMENT	2,925,448 586,631	06-2028 06-2028	55 - R0.5 * 65 - 80 *	(1)	2,925,448 586,631	4.03	*	2,326,6
316 MISCELLANEOUS POWER PLANT EQUIPMENT	153,580	06-2028	65 - R0.5 *	(1)	153.580	4.11 3.91		762,1
TOTAL MANATEE UNIT 1	12.197,253		33 - 1453	10	12,197,253	4.37		6,311,5
MANATEE UNIT 2	60,000	17020230	102472809	12271	50000	10.00		
311 STRUCTURES AND IMPROVEMENTS 312 BOILER PLANT EQUIPMENT	91,383	06-2028	80 - R2*	(1)	91,383	1.83	7.	304,2
314 TURBOGENERATOR UNITS	9,170,501 2,629,560	06-2028 06-2028	50 - 50 * 55 - 80.5 *	(2)	9,170,501	4.99		(863,3
315 ACCESSORY ELECTRIC EQUIPMENT	549,410	06-2028	65 - 80 *	(1)	2,629,560 549,410	3.72 4.48	5	2,657,7
316 MISCELLANEOUS POWER PLANT EQUIPMENT	165,689	06-2028	65 - R0.5*	(1)	165,589	4.79		(141.1
TOTAL MANATEE UNIT 2	12,606,443				12,606,443	4.58		2,492,5
OTAL MANATEE STEAM PLANT	29,418,135				29,418,135	4.23		17,606,66
MARTIN STEAM PLANT								
MARTIN COMMON								
311 STRUCTURES AND IMPROVEMENTS	6,108,878	06-2031	80 - R2*	(1)	6,108,878	2.52	*	1,576,8
312 BOILER PLANT EQUIPMENT	314,305	06-2031	50 - 50 *	(2)	314,305	4.45		(16,3
314 TURBOGENERATOR UNITS 315 ACCESSORY ELECTRIC EQUIPMENT	955,816 367,628	06-2031 06-2031	55 - R0.5 * 65 - 80 *	(1)	955,816 387,628	3.48		120,5 182,6
316 MISCELLANEOUS POWER PLANT EQUIPMENT	147,308	06-2031	65 - R0.5 *	(1)	147,308	3.79		(55,7
TOTAL MARTIN COMMON	7,693,935	002001	00 - 10.0	14	7,893,935	2.72	-	1,808,0
MARTIN PIPELINE		******						7772
312 BOILER PLANT EQUIPMENT TOTAL MARTIN PIPELINE	:	06-2031	50 - 80 *	0		0.00		146,0
MARTIN UNIT 1								
311 STRUCTURES AND IMPROVEMENTS	439,660	06-2031	80 - R2*	(1)	439,660	2.68	***	(338,7
312 BOILER PLANT EQUIPMENT 314 TURBOGENERATOR UNITS	9,632,706 3,018,863	06-2031 06-2031	50 - 50 * 55 - R0.5 *	(1)	9,632,706 3,018,863	4.53 3.35		3,533,6
315 ACCESSORY ELECTRIC EQUIPMENT	760,833	06-2031	65 - 80 °	(2)	760.833	3.12		1,117,9
316 MISCELLANEOUS POWER PLANT EQUIPMENT	136.913	06-2031	65 - R0.5 -	(1)	136,913	3.81		(1.0
TOTAL MARTIN UNIT 1	12,988,975				13,968,975	4.03		(6,802,9)
MARTIN UNIT 2 311 STRUCTURES AND IMPROVEMENTS	269.000	06-2031	80 - R2*	m	260.000	2.20		
311 STRUCTURES AND IMPROVEMENTS 312 BOILER PLANT EQUIPMENT	269,000 9,993,557	06-2031	50 - FCZ *	(1)	269,000 9,993,557	2.39 4.54	*	16,3
314 TURBOGENERATOR UNITS	3,967,632	06-2031	55 - R0.5*	(1)	3,967,632	4.79		(6,413,2)
315 ACCESSORY ELECTRIC EQUIPMENT	819.853	06-2031	65 - SO *	(2)	819.853	3.56		1.155.35
316 MISCELLANEOUS POWER PLANT EQUIPMENT	141,426	06-2031	65 - R0.5 *	(1)	141,426	4.31		(145,92
TOTAL MARTIN UNIT 2	15,191,468				15,191,468	4.53	-	(17,500.90

TOTAL MARTIN STEAM PLANT	27,074,278	OWER AND LIG	CUT COMPANY		37,074,378	2.81		(22,349,736) Docket No. 160021 Settlement Exhibit D Page 2 of 13
	SUMMARY OF STIPULATED DEPRECIATIO	IN PARAMETERS, AND		RUALS, RATES	AND			
	ANNUAL				STIPULATED			
	DEPREGIATION ACCRUALS FILED IN SECOND NOIA	PROBABLE RETIREMENT DATE (2)	SURVIVOR CURVE	NET SALVAGE (4)	DEPRECIATION ACCRUALS (5)	ANNUAL DEPRECIATION RATE (6)	(DECREASE) (7)=(5)-(1)	THEORETICAL RESERVE IMBALANCE (8)
SCHERER STEAM PLANT								
SCHERER COAL CARS 312 BOILER PLANT EQUIPMENT TOTAL SCHERER COAL CARS		06-2052	50 - 50 *	0		0.00		21,225,391 21,225,391
SCHERER COMMON 31 STRUCTURES AND IMPROVEMENTS 32 BOILER PLANT EQUIPMENT 34 TURBOGENERATOR UNITS 315 ACCESSORY ELECTRIC EQUIPMENT 316 MISCELLARIOUS POWER PLANT EQUIPMENT TOTAL SCHERER COMMON	882,796 765,628 128,042 29,480 95,718 1,907,664	06-2052 06-2052 06-2052 06-2052 06-2052	80 - R2 * 50 - 80 * 55 - R0.5 * 65 - 80 *	(2) (5) (6) (6) (6)	593,363 575,215 90,212 21,061 68,001 1,345,872	1,51 2,23 2,08 1,72 1,80 1,81	(289,433) (190,413) (37,830) (8,399) (29,717) (555,792)	5,991,729 2,404,237 375,639 174,774 526,401 9,472,779
SCHERER COMMON UNIT 3 AND 4 311 STRUCTURES AND MEROVEMENTS 312 BOILER PLANT EQUIPMENT 314 TURBOGENERATOR UNITS 315 ACCESSIONY ELECTRIC EQUIPMENT TOTAL SCHERER COMMON UNITS AND 4	64,127 695,012 128,216 125,025 1,012,380	06-2052 06-2052 06-2052 06-2052	80 - R2 * 50 - S0 * 55 - R0.5 * 65 - S0 *	(2) (7) (2) (6)	43,238 518,337 87,575 84,836 733,986	1.44 2.32 3.09 3.01 2.37	(20,889) (176,675) (40,641) (40,189) (278,394)	474,125 2,000,180 22,182 15,549 2,512,036
SCHERER LANT 4 31 STRUCTURES AND IMPROVEMENTS 312 BOILER PLANT EQUIPMENT 314 TURROGENERATOR LANTS 315 ACCESSORY ELECTRIC EQUIPMENT 316 MISCELLAREOUS POWER PLANT EQUIPMENT TOTAL SCHERER LANT 4	5.539,441 25,810,174 3.290,441 1,775,494 140,274 36,555,624	06-2062 06-2062 06-2062 06-2062 06-2062	80 - R2 * 50 - 50 * 55 - R0.5 * 65 - 50 * 85 - R0.5 *	2 5 2 6 2	3,657,321 18,743,594 2,326,903 1,229,541 96,228 26,053,587	2.30 2.79 1.89 2.49 1.88 2.59	(1,882,120) (7,056,580) (963,583) (545,953) (44,046) (10,492,237)	4.235,503 11,523,684 16,466,913 1,679,029 918,553 34,923,682
TOTAL SCHERER STEAM PLANT	19 449 443				28.143.445	2.45	(11.326.423)	49 411 49

Settlement Exhibit D

FLORIDA POWER AND LIGHT COMPANY

	ANNUAL				STIPULATED			
	DEPRECIATION ACCRUALS FILED IN SECOND NOIA (1)	PROBABLE RETIREMENT DATE (2)	SURVIVOR CURVE (3)	NET SALVAGE (4)	ANNUAL DEPRECIATION ACCRUALS (5)	ANNUAL DEPRECIATION RATE (6)	(DECREASE) (7)=(5)-(1)	THEORETICAL RESERVE IMBALANCE (8)
SJRPP STEAM PLANT								
SURPP COAL AND LIMESTONE 313 THUCHURER AND IMPOVIMENTE 312 BOILER PLANT EQUIPMENT 314 ACCESSORY ELECTRIC DUIPMENT 316 MISCELLANEOUS POWER PLANT EQUIPMENT TOTAL SURPP COAL AND LIMESTONE 316 MISCELLANEOUS POWER PLANT EQUIPMENT TOTAL SURPP COAL AND LIMESTONE	86,964 936,645 92,938 7,319 1,123,856	06-2052 06-2052 06-2052 06-2052	80 - R2 * 50 - 50 * 65 - 50 * 65 - R0.5 *	(2) (5) (8) (2)	56,376 695,857 64,527 4,919 821,679	1.58 2.25 1.71 1.64 2.13	(30,578) (240,788) (28,411) (2,400) (302,177)	263,397 1,254,762 410,022 34,342 1,962,623
SJRPP COAL CARS 312 BOILER PLANT EQUIPMENT TOTAL SJRPP COAL CARS	-	06-2052	50 - 50 -	0		0.00		29,301 29,301
EURPP COMMON 313 TRUCTURES AND INPROVEMENTE 312 BOILER PLANT EQUIPMENT 314 UNESCEDERATION FUND 315 THE STATE OF THE STATE	550,442 70,207 44,693 107,750 31,157 804,249	06-2052 06-2052 06-2052 06-2052 06-2052	80 - R2 * 50 - 50 * 55 - R0.5 * 65 - S0 *	20000	360,631 53,339 31,276 75,674 20,925 541,847	1.09 1.44 1.25 1.30 1.31 1.76	(189,811) (16,868) (13,415) (32,076) (19,232) (262,402)	8,190,705 989,192 647,424 1,394,046 409,432 11,630,798
SURPE SYSTEM AND ASH 311 STRUCTURES AND IMPROVEMENTS 312 BOILER PLANT EQUIPMENT 314 ACCESSORY ELECTRIC COUPMENT 316 MISCELLANIQUE POWER PLANT EQUIPMENT 707AL SURPE SYSTEM AND ASH AND ASH AND ASH 317 AND ASH AND ASH 318 AND ASH ASH AND ASH 318 AND ASH ASH ASH ASH ASH ASH ASH ASH 318 AND ASH	62,212 463,038 1,188 4,680 527,178	06-2062 06-2062 06-2062 06-2062	80 - R2 * 50 - S0 * 65 - S0 * 65 - R0.5 *	89.38	33,886 347,177 820 3,101 384,984	1.56 2.03 1.56 2.00 1.98	(18.326) (115,861) (368) (1,579) (136,134)	205,821 1,530,537 9,484 15,045 1,760,887
SURPPLINT! 31 STRUCTURES AND IMPROVEMENTS 312 BOILER PLANT EQUIPMENT 314 TURBODERRATOR UNITS JUPIENT 315 MISCELLANDOUS POWER PLANT EQUIPMENT TOTAL SURPPLINT! TOTAL SURPPLINT!	129,202 2,887,403 660,365 261,684 34,392 4,773,046	06-2052 06-2052 06-2052 06-2052 06-2052	60 - R2 * 50 - 80 * 55 - R0.5 * 65 - 80 *	86868	85,423 2,109,002 585,314 182,170 23,269 2,985,178	0.94 2.12 1.86 1.46 1.14 7.93	(43,779) (778,401) (275,051) (79,514) (11,123) (7,167,666)	2,405,640 11,909,807 5,624,650 2,563,726 567,013 23,072,036
SURPPLINIT 2 31 STRUCTURES AND IMPROVEMENTS 312 BOILER PLANT EQUIPMENT 314 TURBOSENERATOR LINITS 316 ACCESSORY ELECTING EQUIPMENT 316 MISCELLAREOUS POWER (LANT EQUIPMENT TOTAL SURPPLINIT 2	153,341 2,922,057 940,874 209,617 36,313 4,323,820	06-2052 06-2052 06-2052 06-2052 06-2052	80 - R2 * 50 - 80 * 55 - R0.5 * 65 - 80 *	(2) (7) (8) (8)	99,985 2,122,077 636,580 185,60 3,069,070	1,39 2,35 2,24 1,84 1,58 2,23	(53,356) (800,980) (304,294) (84,004) (12,116) (12,254,750)	871,467 5,215,006 2,123,889 903,366 222,861 9,346,189
TOTAL SJRPP STEAM PLANT	10,946,089				7,802,758	1.97	(3,143,331)	47,801,734
TOTAL STEAM PRODUCTION	116,903,468				102,438,706	2.19	(14,469,754)	111,192,530

Settlement Exhibit

FLORIDA POWER AND LIGHT COMPANY

	ANNUAL DEPRECIATION	PROBABLE			STIPULATED	ANNUAL		
	ACCRUALS FILED	RETIREMENT		NET	DEPRECIATION	DEPRECIATION	INCREASE/	THEORETICAL RESERVE
	IN SECOND NOIA	DATE	SURVIVOR CURVE	SALVAGE	ACCRUALS	RATE	(DECREASE)	IMBALANCE
NUCLEAR PRODUCTION PLANT	(4)	(2)	(3)	[4]	(5)	(6)	(7)=(5)-(1)	(8)
ST. LUCIE NUCLEAR PLANT								
ST. EUGLE HOUSEBALT EART								
ST. LUCIE COMMON			and the second second					
321 STRUCTURES AND IMPROVEMENTS 322 REACTOR PLANT EQUIPMENT	8,926,161 1,066,835	04-2043	100 - R1.5*	(1)	8,926,161	2.25	*	806,865
322 REACTOR POANT EQUIPMENT 323 TURBOGENERATOR UNITS	1,066,835 895,863	04-2043	45 - R0.5 *	(2)	1,066,835	1.92 7.22		13,797,249
324 ACCESSORY ELECTRIC EQUIPMENT	719.133	04-2043	75 - R2.5 *	(1)	719,133	2.09	- 2	628,019
325 MISCELLANEOUS POWER PLANT EQUIPMENT	841,331	04-2043	50 - R1.5*	(3)	841,331	4.06		(5,352,295)
TOTAL ST. LUCIE COMMON	12,449,123				12,449,123	2.39		(499,621)
ST. LUCIE UNIT 1								
321 STRUCTURES AND IMPROVEMENTS	5,176,105	03-2036	100 - R1.5 *	(1)	5,176,105	2.66		1,908,657
322 REACTOR PLANT EQUIPMENT 323 TURBOGENERATOR UNITS	31,180,373 21,057,503	03-2036 03-2036	60 - R1* 45 - R0.5*	(2)	31,180,373 21,057,503	3.72 5.11		(3,253,051)
324 ACCESSORY ELECTRIC EQUIPMENT	3,830,023	03-2036	75 - R2.5*	(1)	3,830,023	3.20		(44,607,633)
325 MISCELLANEOUS POWER PLANT EQUIPMENT	293.754	03-2036	50 - R1.5 *	(3)	293.754	2.59		(32,991)
TOTAL ST, LUCIE UNIT 1	61,537,758				61,537,758	3.90		(49,436,378)
ST. LUCIE UNIT 2								
321 STRUCTURES AND IMPROVEMENTS	6,772,839	04-2043	100 - R1.5 *	(1)	6,772,839	2.27	191	(7,401,205)
322 REACTOR PLANT EQUIPMENT 323 TURBOGENERATOR UNITS	28,986,146 13,521,840	04-2043 04-2043	60 - R1* 45 - R0.5*	(2)	28,985,146 13,521,840	2.75 3.86	*	40,230,190 (27,949,423)
324 ACCESSORY ELECTRIC EQUIPMENT	4.291.331	04-2043	75 - R2.5 °	(1)	4,291,331	2.27		(7.020,267)
325 MISCELLANEOUS POWER PLANT EQUIPMENT	667,629	04-2043	50 - R1.5 *	(3)	657.629	2.73		(1.429.469)
TOTAL ST. LUCIE UNIT 2	54,229,785				54,229,785	2.83		(3,580,174)
TOTAL ST. LUCIE NUCLEAR PLANT	128,216,666				128,216,666	3.20		(53,516,173)
TURKEY POINT NUCLEAR PLANT								
TURKEY POINT COMMON								
321 STRUCTURES AND IMPROVEMENTS	11,259,224	04-2033	100 + R1.5*	(1)	11,259,224	3.13		27,007,106
322 REACTOR PLANT EQUIPMENT	7,469,106	04-2033	60 + R1 *	(2)	7,469,106	5.43		(12,296,879)
323 TURBOGENERATOR UNITS	1,101,765	04-2033	45 - R0.5*	0	1,101,765	5.05		(659,806)
324 ACCESSORY ELECTRIC EQUIPMENT 325 MISCELLANEOUS POWER PLANT EQUIPMENT	1,264,143 1,366,579	04-2033 04-2033	75 - R2.5* 50 - R1.5*	(3)	1,264,143 1,366,579	2.36 3.67		7,573,071 2,657,008
TOTAL TURKEY POINT COMMON	22,460,817	94-2000	90 - H.L.	140	22,460,817	3.68		24,260,499
TURKEY POINT UNIT 3								
321 STRUCTURES AND IMPROVEMENTS	9,592,385	07-2032	100 - R1.5*	(1)	9,592,385	5.23		(18,893,418)
322 REACTOR PLANT EQUIPMENT 323 TURBOGENERATOR UNITS	28,968,915 46,846,514	07-2032 07-2032	60 - R1 * 45 - R0.5 *	(2)	28,968,915	4.94		(40,997,937)
324 ACCESSORY ELECTRIC EQUIPMENT	49,846,914 5,207,015	07-2032	75 - R2.5 *	(1)	46,846,514 5,207,015	6.20 3.46		(90,005,300) (303,387)
325 MISCELLANEOUS POWER PLANT EQUIPMENT	1,038,166	07-2032	50 - R1.5 *	(3)	1,038,166	6.62		(3,493,346)
TOTAL TURKEY POINT UNIT 3	91,652,995			100	91,652,995	5.42		(153,693,387)
TURKEY POINT UNIT 4								
321 STRUCTURES AND IMPROVEMENTS	5,009,472	04-2033	100 - R1,5 *	(1)	5,009,472	3.90		(1,705,762)
322 REACTOR PLANT EQUIPMENT 323 TURBOGENERATOR UNITS	21,983,244 34,673,611	04-2033 04-2033	60 - R1 * 45 - R0.5 *	(2)	21,983,244 34,673,611	4.28 5.78		594,567 (45,478,058)
324 ACCESSORY ELECTRIC EQUIPMENT	- 4,585,745	04-2033	75 - R2.5 *	(1)	4,585,745	2.62		10.489.559
325 MISCELLANEOUS POWER PLANT EQUIPMENT	782,083	04-2033	50 - R1.5 *	(3)	782,083	8.55	4	(3,513,949)
TOTAL TURKEY POINT UNIT 4	67,034,155				67,034,155	4.69	-	(39,613,643)
TOTAL TURKEY POINT NUCLEAR PLANT	181,147,967				181,147,967	4.85		(169,026,531)
TOTAL NUCLEAR PRODUCTION PLANT	309,364,633				309,364,633	4.00		(222,542,704)

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FLORIDA POWER AND LIGHT COMPANY

	ANNUAL				STIPULATED				
	DEPRECIATION ACCRUALS FILED IN SECOND NOIA (1)	PROBABLE RETIREMENT DATE (2)	SURVIVOR CURVE	NET SALVAGE (4)	ANNUAL DEPRECIATION ACCRUALS (5)	ANNUAL DEPRECIATION RATE (6)	(DECREASE) (7)=(5)-(1)	THEORETICAL RESERVE IMBALANCE (8)	
COMBINED CYCLE PRODUCTION PLANT									
LAUDERDALE COMBINED CYCLE PLANT									
LAUDERDALE COMMON									
341 STRUCTURES AND IMPROVEMENTS	1,864,990	06-2033	80 - R2 *	(2)	1,864,990	2.20	23	13,180,81	
342 FUEL HOLDERS, PRODUCERS AND ACCESSORIES	355,978	06-2033	50 - R1.5*	(3)	355,978	3.09	*	1,151,17	
343 PRIME MOVERS - GENERAL	1,408,857	06-2033	50 - R1*	(3)	1,408.857	5.20		2,008.8	
343.2 PRIME MOVERS - CAPITAL SPARE PARTS	2,412,721	06-2033	9 - LO*	35	2.412.721	6.42		2.467.3	
344 GENERATORS	18,609	06-2033	60 - R2 *	(3)	18,609	2.73		105.5	
345 ACCESSORY ELECTRIC EQUIPMENT	194,238	06-2033	50 - R2.5 *	(2)	194,238	1.60		2.443.7	
346 MISCELLANEOUS POWER PLANT EQUIPMENT	42.255	06-2033	50 - 50.5 *	(2)	42,255	3.42		110.0	
TOTAL LAUDERDALE COMMON	6,297,648				6,297,648	3.60	**	21,467,4	
LAUDERDALE UNIT 4									
341 STRUCTURES AND IMPROVEMENTS	106,647	06-2033	80 - R2*	(Z) (3)	106,647	2.09		796,3	
342 FUEL HOLDERS, PRODUCERS AND ACCESSORIES	11,997	06-2033	50 - R1.5 *	(3)	11,997	1.78		155,0	
343 PRIME MOVERS - GENERAL	4,990,638	06-2033	50 - R1 *	(3)	4,990,638	4.11		(8.295.3	
343.2 PRIME MOVERS - CAPITAL SPARE PARTS	4,923,007	06-2033	9 - LO -	35	4,923,007	7.66		(1,440,8	
344 GENERATORS	582,531	06-2033	60 - R2 *	(3)	582,531	2.02		4,817,8	
345 ACCESSORY ELECTRIC EQUIPMENT	724,063	06-2033	50 - R2.5 *	(2)	724,053	2.43		3,597,9	
346 MISCELLANEOUS POWER PLANT EQUIPMENT	50,337	06-2033	50 - 80.5	(2)	50,337	1.94		492.0	
TOTAL LAUDERDALE UNIT 4	11,389,210				11,389,210	4.51	-	123,6	
LAUDERDALE UNIT 5	6522								
341 STRUCTURES AND IMPROVEMENTS	81,765	06-2033	80 - R2*	(2)	81,765	2.55	**	396,0	
342 FUEL HOLDERS, PRODUCERS AND ACCESSORIES	16,969	06-2033	50 - R1.5*	(3)	16,959	2.28	*	150,6	
343 PRIME MOVERS - GENERAL	6,093,158	06-2033	50 - R1*	(3)	6,093,158	5.00	*	(23,704,6	
343.2 PRIME MOVERS - CAPITAL SPARE PARTS	1,947,066	06-2033	9 - LO -	3.5	1,947,066	8.06	*	(1,194,3	
344 GENERATORS	644,016	06-2033	60 - R2*	(3)	644,016	2.03		6,181,1	
345 ACCESSORY ELECTRIC EQUIPMENT	641,836	06-2033	50 - R2.5 *	(2)	641,836	2.58		2,889,1	
346 MISCELLANEOUS POWER PLANT EQUIPMENT	37,579	06-2033	50 - 50.5*	(2)	37,579	2.08		313.8	
TOTAL LAUDERDALE UNIT 5	9,462,379				9,462,379	4.54		(14,968,2	
	2200222				2200000	7022			

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FLORIDA POWER AND LIGHT COMPANY

	ANNUAL				STIPULATED			
	DEPRECIATION ACCRUALS FILED IN SECOND NOIA	PROBABLE RETIREMENT DATE	SURVIVOR CURVE	NET SALVAGE	ANNUAL DEPRECIATION ACCRUALS	ANNUAL DEPRECIATION RATE	INCREASE/ (DECREASE)	THEORETICAL RESERVE IMBALANCE
FT. MYERS COMBINED CYCLE PLANT	(1)	(2)	(3)	(4)	(5)	(6)	(7)-(5)-(1)	(8)
FT. MYERS COMMON								
341 STRUCTURES AND IMPROVEMENTS	274.099	06-2043	80 - R2*	(2)	274.099	3.11	23	(1.368.30
342 FUEL HOLDERS, PRODUCERS AND ACCESSORIES	34.287	06-2043	50 - R1.5 *	(3)	34,287	4.32		(256.43
343 PRIME MOVERS - GENERAL	115,845	06-2043	50 - R1 *	(3)	115,845	3.12		587.72
343.2 PRIME MOVERS - CAPITAL SPARE PARTS	9,562	06-2043	9 - LO*	35	9,562	2.17		130,0
344 GENERATORS	8,706	06-2043	60 - R2 *	(3)	8,706	3.77		(6,5)
345 ACCESSORY ELECTRIC EQUIPMENT	42,018	06-2043	50 - R2.5 *	(2)	42,018	3,61		(23,3
346 MISCELLANEOUS POWER PLANT EQUIPMENT	25,678	06-2043	50 - 80,5*	(2)	25,678	3.34		(62,4
TOTAL FT. MYERS COMMON	510,195				510,195	3.20	*:	(999.22
FT. MYERS UNIT 2								
341 STRUCTURES AND IMPROVEMENTS	673,825	06-2043	80 - R2*	(2)	673,825	2.34	1.0	2,236,0
342 FUEL HOLDERS, PRODUCERS AND ACCESSORIES	188,313	06-2043	50 - R1.5 *	(3)	188,313	3.04	*	(221,21
343 PRIME MOVERS - GENERAL 343.2 PRIME MOVERS - CAPITAL SPARE PARTS	12,726,738	06-2043	50 - R1 *	(3)	12,726,738	3.46	* * * * * * * * * * * * * * * * * * * *	(8,508,6)
344 GENERATORS	22,432,118	06-2043 06-2043	9 - LO*	35	22,432,118	7,42	*	(4,209,9)
345 ACCESSORY ELECTRIC FOLIPMENT	1,001,297	06-2043	60 R2* 50 R2.5*	(3)	1,601,297 1,299,735	2.80		1,543,2 5,763.2
346 MISCELLANEOUS POWER PLANT EQUIPMENT	86.528	05-2043	50 80.5	(2)	86,528	2.44		372.3
TOTAL FT. MYERS UNIT 2	39,008,554			(4)	39,008,554	4.75		(3,024,96
FT. MYERS UNIT 3								
341 STRUCTURES AND IMPROVEMENTS	353.027	06-2043	80 - R2 *	(2)	353,027	3.38		405.4
342 FUEL HOLDERS, PRODUCERS AND ACCESSORIES	480.063	06-2043	50 - R1.5*	(3)	480.063	3.58	7.5	597.9
343 PRIME MOVERS - GENERAL	7.453.192	06-2043	50 - R1 *	cm ·	7.453.192	4.54	2	(20,637,1
343.2 PRIME MOVERS - CAPITAL SPARE PARTS	794,452	06-2043	25 - R1 *	29	794,452	3.94		(2.919.2
344 GENERATORS	1,622,599	06-2043	60 - R2 *	(3)	1,622,599	3.46		1,872.4
345 ACCESSORY ELECTRIC EQUIPMENT	1,119,474	06-2043	50 - R2.5*	(2)	1,119,474	3.40		1,534,0
346 MISCELLANEOUS POWER PLANT EQUIPMENT	63,488	06-2043	50 - 50.5*	(2)	63,488	3.66		20,7
TOTAL FT. MYERS UNIT 3	11,886,295				11,886,295	4.10		(19,125.6
TOTAL FT. MYERS COMBINED CYCLE PLANT	51,405,044				51,405,044	4.56		(23,149,87
MANATEE COMBINED CYCLE PLANT								
MANATEE UNIT 3								
341 STRUCTURES AND IMPROVEMENTS	685,908	06-2045	80 - F2*	(2)	685,908	2.37	4.1	2,430.3
342 FUEL HOLDERS, PRODUCERS AND ACCESSORIES	104,158	06-2045	50 - R1.5*	(3)	104,158	2.60		337,6
343 PRIME MOVERS - GENERAL	7,925,106	06-2045	50 - R1*	(3)	7,925,106	3.35	+	(15,339,0
343.2 PRIME MOVERS - CAPITAL SPARE PARTS	11,522,442	06-2045	9 - LO -	35	11,522,442	7.88	* 1	(6,317,2
344 GENERATORS	986,460	06-2045	60 - R2*	(3)	966,460	2.38	* 1	4,287,4
345 ACCESSORY ELECTRIC EQUIPMENT	1,123,207	06-2045	50 - R2.5*	(2)	1,123,207	2.49		3,744,1
346 MISCELLANEOUS POWER PLANT EQUIPMENT	304,322	06-2045	50 - 80.5	(2)	304,322	2.77		413,71
TOTAL MANATEE UNIT 3	22,651,603				22,651,603	4.41		(10,442,8)
TOTAL MANATEE COMBINED CYCLE PLANT	22,651,603				22,651,603	4.41		(10.442.87

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FLORIDA POWER AND LIGHT COMPANY

	ANNUAL				STIPULATED			
	DEPRECIATION ACCRUALS FILED IN SECOND NOIA	PROBABLE RETIREMENT DATE	SURVIVOR CURVE	NET SALVAGE (4)	ANNUAL DEPRECIATION ACCRUALS	ANNUAL DEPRECIATION RATE (4)	(DECREASE)	THEORETICAL RESERVE IMBALANCE (8)
MARTIN COMBINED CYCLE PLANT			1-1		100	141	177-747	640
MARTIN COMMON								
341 STRUCTURES AND IMPROVEMENTS	1,108,391	06-2034	80 - R2*	(2)	1,108,391	2.24	4.1	7,695,449
342 FUEL HOLDERS, PRODUCERS AND ACCESSORIES	115,248	06-2034	50 - R1.5*	(3)	115,248	2.42		794,968
343 PRIME MOVERS - GENERAL	583,469	06-2034	50 - R1 *	(2)	583,469	2.56		5,308,538
343.2 PRIME MOVERS - CAPITAL SPARE PARTS	113,006	06-2034	9 - LO*	36	113,005	5.07		291,414
345 ACCESSORY ELECTRIC EQUIPMENT	108,474	06-2034	50 - R2.5 *	(2)	108,474	2.04	40	895,943
346 MISCELLANEOUS POWER PLANT EQUIPMENT	97,030	06-2034	50 - 80.5 *	(2)	97,030	2.31		599,395
TOTAL MARTIN COMMON	2.125,617				2,125,617	2.40	•	15,585,707
MARTIN UNIT 3								
341 STRUCTURES AND IMPROVEMENTS	33,127	06-2034	80 - R2*	(2)	33,127	2.00		278.596
342 FUEL HOLDERS, PRODUCERS AND ACCESSORIES	3,631	06-2034	50 - R1.5 *	(CI)	3,631	2.03	40	31.82
343 PRIME MOVERS - GENERAL	6,831,770	06-2034	50 + R1*	(3)	6,831,770	4.49		(16,857,74
343.2 PRIME MOVERS - CAPITAL SPARE PARTS	5.203.640	06-2034	9 - LO*	35	5,203,640	7.69		(1.774.19
344 GENERATORS	884.322	06-2034	60 - R2 *	(3)	884,322	3.33		1.781.85
345 ACCESSORY ELECTRIC EQUIPMENT	766.155	06-2034	50 - R2.5 *	(2)	766,155	2.69		2,990,76
346 MISCELLANEOUS POWER PLANT FOUIPMENT	11,362	06-2034	50 - 80.5	(2)	11.362	1,99		99.23
TOTAL MARTIN UNIT 3	13,734,007				13,734,007	4.95	-	(13,449,676
MARTIN UNIT 4								
341 STRUCTURES AND IMPROVEMENTS	43.868	06-2034	80 - R2*	(2)	43.868	2.93		110.833
342 FUEL HOLDERS, PRODUCERS AND ACCESSORIES	3.628	06-2034	50 - R1.5 *	(2) (3)	3.628	2.03		31.66
343 PRIME MOVERS - GENERAL	6.184.204	06-2034	50 - R1*	(3)	6,184,204	3.92		1,427,87
343.2 PRIME MOVERS - CAPITAL SPARE PARTS	7.313.830	06-2034	9 - LO*	35	7.313.830	7.27	25	332.51
344 GENERATORS	984.180	06-2034	60 · 82 *		984.180	3.00		3.473.63
345 ACCESSORY ELECTRIC EQUIPMENT	703.261	06-2034	50 - R2.5 *	(3)	703,261	2.75		2,542,53
345 MISCELLANEOUS POWER PLANT EQUIPMENT	26.313	06-2034	50 - 50.5*	(2)	26.313	3.18		2,542,53
TOTAL MARTIN UNIT 4	15,259,284	09-2034	90 - 90.5	(2)	15,259,284	4.78		8,002,07
MARTIN UNIT 8								
341 STRUCTURES AND IMPROVEMENTS	573.956	06-2045	80 - R2 *	(2)	573.956	2.42		1,740.00
342 FUEL HOLDERS, PRODUCERS AND ACCESSORIES	307.851	05-2045	50 - R1.5*	(3)	307.851	2.70		649.51
343 PRIME MOVERS - GENERAL	8.618.573	06-2045	50 - R1 *	(70)	8.618.573	3.37		(15.752.68
343.2 PRIME MOVERS - CAPITAL SPARE PARTS	16.547.744	06-2045	9 - 10 -	(3)	16.547.744	7.76		(7,879,79
344 GENERATORS	1.085.630	06-2045	60 - R2 *	(3)	1.085.630	2.64		1.463.66
345 ACCESSORY ELECTRIC EQUIPMENT	1,350,717	06-2045	50 - R2.5 *	(2)	1,350,717	2.61		2,246,09
346 MISCELLANEOUS POWER PLANT EQUIPMENT	130,427	06-2045	50 - 50.5*	(2)	130,427	2.66		392.18
TOTAL MARTIN UNIT 8	28,614,898	06-2045	W - 30.5 -	140	28,614,698	4.75		(17,141,01
OTAL MARTIN COMBINED CYCLE PLANT	59 737 806				59,733,806	4.64		(7,002,918

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FLORIDA POWER AND LIGHT COMPANY

	ANNUAL				STIPULATED								
	DEPRECIATION ACCRUALS FILED IN SECOND NOIA	PROBABLE RETIREMENT DATE (2)	SURVIVOR CURVE	NET SALVAGE (4)	ANNUAL DEPRECIATION ACCRUALS	ANNUAL DEPRECIATION RATE	(DECREASE) (7)=(5)-(1)	THEORETICAL RESERVE IMBALANCE (8)					
SANFORD COMBINED CYCLE PLANT							.,,,,,,						
SANFORD COMMON													
341 STRUCTURES AND IMPROVEMENTS	1,716,821	06-2043	80 - R2*	(2)	1,716,821	2.40		2,810,957					
342 FUEL HOLDERS, PRODUCERS AND ACCESSORIES	2,071	06-2043	50 - R1,5 *	(3)	2,071	2.33		12,533					
343 PRIME MOVERS - GENERAL	472,457	06-2043	50 - R1 *	(3)	472,457	7.96		(6,242,667)					
344 GENERATORS	6,733	06-2043	60 - R2*	(3)	6,733	3,36	+	2,551					
345 ACCESSORY ELECTRIC EQUIPMENT	65,499	06-2043	50 + R2.5"	(2)	65,499	3.06		(4,233)					
346 MISCELLANEOUS POWER PLANT EQUIPMENT	62,776	06-2043	50 - 80.5 *	(2)	62,776	2.81		132,322					
TOTAL SANFORD COMMON	2,326,357				2,326,357	2.83	+	(3,288,537)					
SANFORD UNIT 4													
341 STRUCTURES AND IMPROVEMENTS	177,306	06-2043	80 - R2*	(2)	177,306	2.39		39,312					
342 FUEL HOLDERS, PRODUCERS AND ACCESSORIES	45,212	06-2043	50 - R1.5*	(3)	45,212	2.51		204,895					
343 PRIME MOVERS - GENERAL	7,881,392	06-2043	50 - R1 *	(3)	7,881,392	4.00		(36,421,891)					
343.2 PRIME MOVERS - CAPITAL SPARE PARTS	12,100,700	06-2043	9 - LO *	35	12,100,700	8,64		(13,793,063)					
344 GENERATORS	948,518	06-2043	60 - R2*	(3)	948,518	2.89		551,991					
345 ACCESSORY ELECTRIC EQUIPMENT	877,843	06-2043	50 - R2.5 *	(2)	877,843	2.49		2,661,455					
346 MISCELLANEOUS POWER PLANT EQUIPMENT	85,878	06-2043	50 - 80,5 *	(2)	85,878	2.58		284,150					
TOTAL SANFORD UNIT 4	22,116,849				22,116,849	5.30		(46,473,151)					
SANFORD UNIT 5													
341 STRUCTURES AND IMPROVEMENTS	175,968	06-2042	80 - R2 *	(2)	175,968	2.42		138,092					
342 FUEL HOLDERS, PRODUCERS AND ACCESSORIES	44,326	06-2042	50 - R1.5*	(3)	44,326	2.44		228,545					
343 PRIME MOVERS - GENERAL	8,861,157	06-2042	50 - R1 *	(3)	8,861,157	4.12		(40,254,192)					
343.2 PRIME MOVERS - CAPITAL SPARE PARTS	10,840,519	06-2042	9 - LO *	35	10,840,519	8.58		(11,996,188)					
344 GENERATORS	916,971	06-2042	60 - R2 *	(3)	916,971	2.81		1,222,969					
345 ACCESSORY ELECTRIC EQUIPMENT	888,158	06-2042	50 - R2.5 *	(2)	888,158	2.56		2,350,940					
346 MISCELLANEOUS POWER PLANT EQUIPMENT	76,835	06-2042	50 - 80.5 °	(2)	76,835	2.65		227,504					
TOTAL SANFORD UNIT 5	21,803,934				21,803,934	5,18		(48,082,329)					
TOTAL SANFORD COMBINED CYCLE PLANT	48,247,140				48,247,140	5.03		(97,844,018)					
TURKEY POINT COMBINED CYCLE PLANT													
TURKEY POINT UNIT 5													
341 STRUCTURES AND IMPROVEMENTS	752.952	06-2047	80 - R2*	(2)	752,952	2.33	123	3.210.854					
342 FUEL HOLDERS, PRODUCERS AND ACCESSORIES	321,432	06-2047	50 - R1.5*	(3)	321.432	2.59		1.164.769					
343 PRIME MOVERS - GENERAL	8.229,929	05-2047	50 - R1 *	(3)	8.229.929	3.28		(14.994.797)					
343.2 PRIME MOVERS - CAPITAL SPARE PARTS	9,957,555	06-2047	9 - LO -	35	9,957,555	7.77		(4.888.714)					
344 GENERATORS	1,117,299	06-2047	60 - R2 *	(30)	1,117,299	2.68		1,091,000					
345 ACCESSORY ELECTRIC EQUIPMENT	1,305,917	06-2047	50 - R25*	(2)	1,305,917	2.51		3.885.392					
346 MISCELLANEOUS POWER PLANT EQUIPMENT	342,605	06-2047	50 - 80.5 *	(2)	342,605	2.76		554,336					
TOTAL TURKEY POINT UNIT 5	22,027,689				22,027,689	4.16		(9,987,160)					
TOTAL TURKEY POINT COMBINED CYCLE PLANT	22,027,689				22,027,689	4.16		(9.987.160)					

	FLORIDA	OWER AND LIG	HT COMPANY					Docket No. 1602) Settlement Exhibit I Page 9 of 1
	SUMMARY OF STIPULATED DEPRECIATIO	201-01-14-214	THE ARMS COLUMN	BUAL B. DAVID	0.000			
			OF DECEMBER 31, 2016	1,471				
	ANNUAL				STIPULATED			
	DEPRECIATION ACCRUALS FILED IN SECOND HOIA	PROBABLE RETIREMENT DATE	SURVIVOR CURVE	NET SALVAGE	DEPRECIATION ACCRUALS	DEPRECIATION RATE	INCREASE/	THEORETICAL RESERVE IMBALANCE
WEST COUNTY COMBINED CYCLE PLANT	m	(2)	(1)	.(4)	(5)	(\$)	(7)=(5)-(1)	(4)
WEST COUNTY COMMON 341 STRUCTURES AND IMPROVEMENTS 342 PUEL NOLDERS, PRODUCERS AND ACCESSORIES	81,539 13,013	06-351	10 - R2*	(2)	823,538 CFG CF	2.01		70,67 9.50
343 PRIME MOVERS - GENERAL	1,017,642	06-2051	50 - R1"	(2)	1,017,642	3.29	111	(288,34
343.2 PRINE MOVERS - CAPITAL BRANE PARTS 345 ACCESSORY ELECTRIC EQUIPMENT	9.549.54T 37.470	06-3684 76-369	0 - 10 - 50 - P2 6 -	(21)	2,518,547 37,670	2.62	1	(2,640,01
346 MISCELLANEOUS POWER PLANT EQUIPMENT TOTAL WEST COUNTY COMMON	10,692,660	06-2051	50 - 80.5 *	(21)	70,692,650	8.63	-	10.0
WEST COUNTY UNIT! 341 STRUCTURES AND WIRROVEMENTS	3,950,294	06-2049	80 - R2*	(2)	2,980,294	2.66	-	(197,6)
342 FUEL HOLDERS, PRODUCERS AND ACCESSORIES 343 FRIME MOVERS - DENERAL	866,718 81,786,189	06-2049 06-2049	50 - R15*	(2)	11,786,189	2,15		(1,208,9) (72,800,5)
343.2 PRIME MOVERS - CAPITAL SPARE PARTS SAN GENERATORS	8.800 (7+ 1.427.108	06-2049	9 - LD*	36	1,422,198	11/80 2.67	100	(23,511,4)
345 ACCESSIONY ELECTRIC EQUIPMENT 345 MISCELLANEOUS POWER PLANT EQUIPMENT	2,062,467 243,367	06-2049	50 - 82.6* 50 - 80.5*	(2)	2,002,657	2.01 3.03		71 ARS,2 (256.7)
TOTAL WEST COUNTY JUNE 1	26.018.762	00-2349	50 - 50.5 :	12)	26.918.762	4.47		1100,977,7
WEST COUNTY UNIT 2 341 STRUCTURES AND IMPROVEMENTS	1,099,055	06-3549	10 - 102*	(2)	1,099,066	2.77	100	(1,082,90
342 FUEL HOLDERS PRODUCERS AND ACCESSORIES 343 PRIME MOVERS - DENERAL	256,857 8,710,947	06-2046	50 - R15*	(20)	256,957 8,710,947	2.44		(970,6
543.2 PRIME MOVERS - CAPITAL SPARE PARTS 344 GENERATORS	1.2 727,006	08-2049 08-2049	9 - L01	3.0	12722,029	2.69	100	(17,954,4)
345 ACCESSORY ELECTRIC EQUIPMENT	985,998	05-2005	50 + R25*	(2)	165,600	2.66		(1,451,5)
548 MISCELLAMEOUS POWER PLANT EQUIPMENT TOTAL WEST COUNTY UNIT 2	386,491 26,377,274	05-2049	50 - 90.51	(2)	26.371,274	3,08	_	(402,64 (43,264,7)
WEST COUNTY UNITS SAT STRUCTURES AND IMPROVEMENTS	1,520,764	06-3061	io - 90+	121	1,520,784	2.64		349.74
342 FUEL HOLDERS: PRODUCERS AND ACCESSIONES 343 PRIME MOVERS - GENERAL	339,065 18,521,074	06-2061 05-2081	50 - R15*	(2) (3)	339 CR5 18 521 074	5.15 8.29		(872.2)
543.2 FRIME MOVERS - CAPITAL SPARE PARTE	8.362,870	06-2081	9 - LD*	36	8.363,670	0.46		(8,195,3
344 GENERATORS 345 ACCESSORY BUBCTRIC EQUIPMENT	1,780,437 1,322,450	06-2061	80 - RZ *	(3)	1,780,437	2.76		242,5
348 MISCELLANSOUS POWER PLANT SQUIPMENT TOTAL WEST COUNTY UNIT 3	185.62E 29.013.464	06-2051	50 - 50.5*	8	186,628	1,22		6,654,5
FUTAL WEST COLLEGE FUREY S	21012-04				£9.013,464	278		126,000,00

Settlement Exhibit I Page 10 of 1

FLORIDA POWER AND LIGHT COMPANY

	ANNUAL DEPRECIATION ACCRUALS FILED IN SECOND NOIA	PROBABLE RETIREMENT DATE	SURVIVOR CURVE	NET SALVAGE	ANNUAL DEPRECIATION ACCRUALS	ANNUAL DEPRECIATION RATE	INCREASE/ (DECREASE)	THEORETICAL RESERVE IMBALANCE
CAPE CANAVERAL COMBINED CYCLE PLANT	(11)	(2)	(3)	(4)	(5)	(6)	(7)=(5)-(1)	(8)
CAPE CANAVERAL COMBINED CYCLE								
341 STRUCTURES AND IMPROVEMENTS	2,211,721	06-2053	80 - R2 *	(2)	2,211,721	2.69		(644,283
342 FUEL HOLDERS, PRODUCERS AND ACCESSORIES	1,416,280	06-2053	50 - R1.5 *	(3)	1,416,280	2.97		(516,734
343 PRIME MOVERS - GENERAL	11,406,386	06-2053	50 - R1 *	(3)	11,406,386	2.96	(4)	5,899,811
343.2 PRIME MOVERS - CAPITAL SPARE PARTS	14,298,917	06-2053	9 - LO -	35	14,298,917	6.93	4	4,347,587
344 GENERATORS	1,974,222	06-2053	60 - R2"	(3)	1,974,222	2.81		(1,112,147
345 ACCESSORY ELECTRIC EQUIPMENT	3,141,522	06-2053	50 - R2.5 *	(2)	3,141,522	2.81		(1,624,829
346 MISCELLANEOUS POWER PLANT EQUIPMENT	306,960	06-2053	60 - S0.5 *	(2)	306,960	2.98	-	(257,518
TOTAL CAPE CANAVERAL COMBINED CYCLE	34,756,008				34,756,008	3.60		6,091,886
TOTAL CAPE CANAVERAL COMBINED CYCLE PLANT	34,756,008				34,756,008	3.80		6,091,888
RIVIERA COMBINED CYCLE PLANT								
RIVIERA COMBINED CYCLE								
341 STRUCTURES AND IMPROVEMENTS	2,083,200	06-2054	80 - R2 *	(2)	2,083,200	2.58	5000	1,982,431
342 FUEL HOLDERS, PRODUCERS AND ACCESSORIES	6,213,983	06-2054	50 - R1.5*	(3)	6,213,983	2.86		5,090,991
343 PRIME MOVERS - GENERAL	15,697,452	06-2054	50 + R1 *	(3)	15,697,452	2.99		4,209,739
343.2 PRIME MOVERS - CAPITAL SPARE PARTS	9,822,967	06-2054	9 - L0 *	35	9,822,967	7.04		1,922,188
344 GENERATORS	2,187,632	06-2054	60 - R2 *	(3)	2,187,632	2.74		764,129
345 ACCESSORY ELECTRIC EQUIPMENT	2,249,473	06-2054	50 - R2.5 *	(2)	2,249,473	2.72		1,302,095
346 MISCELLANEOUS POWER PLANT EQUIPMENT	305,248	06-2054	50 - 50.5	(2)	305,248	2.67		870,458
TOTAL RIVIERA COMBINED CYCLE	38,559,955				38,559,955	3,39		16,142,030
TOTAL RIVIERA COMBINED CYCLE PLANT	38,559,955				38,559,955	3.39		16,142,020
PT EVERGLADES COMBINED CYCLE PLANT								
PT EVERGLADES COMBINED CYCLE								
341 STRUCTURES AND IMPROVEMENTS	2,678,119	06-2056	80 - R2*	(2)	2,678,119	2.64		988,772
342 FUEL HOLDERS, PRODUCERS AND ACCESSORIES	1,728,636	08-2056	50 - R1.5*	(3)	1,728,636	2.90		582,817
343 PRIME MOVERS - GENERAL	14,955,771	06-2056	50 - R1 *	(3)	14,955,771	2.99		2,154,247
343.2 PRIME MOVERS - CAPITAL SPARE PARTS	13,604,203	06-2056	9 - LO -	35	13,604,203	7.11		1,864,243
344 GENERATORS	2,384,653	06-2056	60 - R2*	(3)	2,384,653	2.73		841,083
345 ACCESSORY ELECTRIC EQUIPMENT	3,792,404	06-2056	50 - R2.5 *	(20)	3,792,404	2.74		1,299,400
346 MISCELLANEOUS POWER PLANT EQUIPMENT	367,552	06-2056	50 + 80.5*	(2)	367,552	2.87		108,050
TOTAL PT EVERGLADES COMBINED CYCLE	39,511,338				39.511.338	3.62		7,838,613
TOTAL PT EVERGLADES COMBINED CYCLE PLANT	39,511,338				39,511,338	3.62		7,838,613
TOTAL COMBINED CYCLE PRODUCTION BLANT	436 939 717				436 939 197	495		/295 947 938

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FLORIDA POWER AND LIGHT COMPANY

DEPRECIATION ACCRUALS FILED IN SECOND NOIA	PROBABLE RETIREMENT DATE	SURVIVOR CURVE	NET SALVAGE	ANNUAL DEPRECIATION ACCRUALS	ANNUAL DEPRECIATION RATE	INCREASE/ (DECREASE)	THEORETICAL RESERVE IMBALANCE
(1)	(2)	(3)	(4)	(5)	(6)	(7)=(5)-(1)	(4)
25 126	06-2028	80 - R2*	(2)	25 126	4.18	7.2	(52 022)
9.191	06-2028	50 - R1.5*	(3)		4.73		(21,304)
1.224.954	06-2028	50 - R1*	(3)		8.25		(174,815)
	06-2028		29				(68.665)
			CD.				(591,536)
			(2)				(135,619)
			(7)				(7.785)
1,462,651	00-2020	00 - 00.0	(4)	1,462,651	7.43		(1,051,748)
69 637	06-2028	80 - R2*	(2)	69 637	7.40		(127,523)
			(20)				(107.811)
			(70)				(150,972)
			20				(156,932)
			co.				(924.076)
			(3)				(366,448)
			(4)				(4.526)
1.725.545	00-2020	30 - 30.3	141				(1,838,289)
737 885 879							11,000,000
			(2)		2.69		(471,424)
773,331	06-2056	50 - R1.5 *	(3)	773,331	2.96		(290.652)
6,497,296	06-2056	50 - R1*	(3)	6,497,296	3.04		(2.244.319)
2,443,098	06-2056	25 - R1*	29	2,443,098	2.91	4.0	(760,487)
1.066.810	06-2056	60 - R2*	CD .	1.066.810	2.79		(429,403)
1,696,934	08-2056	50 - R2.5*	(2)	1,696,934	2.80		(697,752)
164.463	06-2056		(2)	164.463	2.93		(69.730)
13,820,716	W.COMPRESS	1200000000	770	13,820,716	2.93		(4,963,667)
17.008,912				17.008.912	2.20		(7,853,703)
	ACCRUAL SPIED IN SECOND NOID 25.126 25.126 3.919 1.224,894 77.777 95.234 1.299 -4452,657 69.433 50.433 17.750 227,755,94 1.775,90 1.775,90 1.775,90 1.775,90 227,755,94 1.775,331 5.477,200 2.442,000 2.442,000 1.600,334 1.600,334 1.750,90 2.442,000 1.600,334 1.600,334 1.600,334 1.600,334	DEPRECIATION ACCULAI SILLID PRODUIDALE RETTREMENT. 10 560 000 1000 000 000 000 000 000 000 000	DEPRECATION PROBABLE RETREMENT SURVIVOR CURVE TO	DEPRECIATION FROGRABLE RETTEMBRINT DATE SURVIVOR CURVE SALVAGE SURVIVOR CURVE SALVAGE SURVIVOR CURVE SALVAGE SALVA	DEPRECATION PROBABILE NET DEPRECATION NET DEPRECATION NECONID-ROCAL NET DEPRECATION NECONID-ROCAL NET DEPRECATION NECONID-ROCAL NET DEPRECATION NECONID-ROCAL NET DEPRECATION NET DEPRECAT	DEPRECIATION PROBABILE NET DEPRECIATION D	DEPRICATION PROBABILE NET SURVIVOR CURVE SALVAME SALVA

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FLORIDA POWER AND LIGHT COMPANY

	ANNUAL	STIPULATED							
	DEPRECIATION ACCRUALS FILED IN SECOND NOIA	PROBABLE RETIREMENT DATE	SURVIVOR CURVE	NET SALVAGE	ANNUAL DEPRECIATION ACCRUALS	ANNUAL DEPRECIATION RATE	INCREASE/ (DECREASE)	THEORETICAL RESERVE IMBALANCE	
SOLAR PRODUCTION PLANT	(n)	(2)	(3)	(4)	(5)	(6)	(7)=(5)-(1)	(8)	
DESOTO SOLAR									
341 STRUCTURES AND IMPROVEMENTS	161,864	06-2039	SQUARE*	0	161,864	3.49		(93,392)	
343 PRIME MOVERS - GENERAL	3,991,517	06-2039	SQUARE*	0	3,991,517	3.36		(181,250)	
345 ACCESSORY ELECTRIC EQUIPMENT	1,005,979	06-2039	SQUARE *	0	1,005,979	3.65		(1,793,915)	
TOTAL DESOTO SOLAR	5,159,360				5,159,360	3.42	-	(2,068,557)	
SPACE COAST SOLAR									
341 STRUCTURES AND IMPROVEMENTS	137,690	06-2040	SQUARE *	0	137,690	3.45		(98,507)	
343 PRIME MOVERS - GENERAL	1,744,523	06-2040	SQUARE *	0	1,744,523	3.30		597,781	
345 ACCESSORY ELECTRIC EQUIPMENT	220,650	06-2040	SQUARE *	0	220,650	3.51		(242,695)	
TOTAL SPACE COAST SOLAR	2,102,863				2,102,863	3.33		256,579	
MARTIN SOLAR									
341 STRUCTURES AND IMPROVEMENTS	637,205	06-2045	square *	0	637,205	2.99	0.00	(589,985)	
343 PRIME MOVERS - GENERAL	11,684,485	06-2045	SQUARE *	0	11,684,485	2.88		1,380,595	
345 ACCESSORY ELECTRIC EQUIPMENT	126,641	06-2045	SQUARE *		126,641	2.99		(131,884)	
346 MISCELLANEOUS POWER PLANT EQUIPMENT	38	06-2045	SQUARE *	0	38	2.85		15	
TOTAL MARTIN SOLAR	12,448,369				12,448,369	2.89		658,741	
BABCOCK RANCH SOLAR									
341 STRUCTURES AND IMPROVEMENTS	137,491	06-2046	SQUARE*	0	137,491	3.37		(49,897)	
343 PRIME MOVERS - GENERAL	3,510,209	06-2046	SQUARE *	0	3,510,209	3.37		(1,273,912)	
345 ACCESSORY ELECTRIC EQUIPMENT	816,689	06-2046	SQUARE*	0	816,689	3.37		(296,390)	
TOTAL BABCOCK RANCH SOLAR	4,464,389				4,464,389	3.37		(1,620,199)	
MANATEE SOLAR									
341 STRUCTURES AND IMPROVEMENTS	139,230	06-2046	SQUARE*	0	139,230	3.38		(61,435)	
343 PRIME MOVERS - GENERAL	3,557,049	06-2046	SQUARE *	0	3,557,049	3.38		(1,569,551)	
345 ACCESSORY ELECTRIC EQUIPMENT	827,019	06-2046	SQUARE *	0	827,019	3.38	- W	(364,923)	
TOTAL MANATEE SOLAR	4,523,298				4,523,298	2.38		(1,995,909)	
CITRUS SOLAR									
341 STRUCTURES AND IMPROVEMENTS	141,843	06-2046	SQUARE*	0	141,843	3.37		(51,575)	
343 PRIME MOVERS - GENERAL	3,615,886	06-2046	SQUARE*	0	3,615,886	3.37		(1,314,769)	
345 ACCESSORY ELECTRIC EQUIPMENT	842,541	06-2046	SQUARE*		842,541	3.37	-	(306,353)	
TOTAL CITRUS SOLAR	4,600,270				4,600,270	3,37		(1,672,687)	
TOTAL SOLAR PRODUCTION PLANT	33,298,549				33,298,549	3.18		[6,442,031]	
TOTAL PRODUCTION PLANT	913,519,775				899,049,977	3.94	(14,469,754)	(421,593,879)	

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FLORIDA POWER AND LIGHT COMPANY

	ANNUAL	STIPULATED						
	DEPRECIATION ACCRUALS FILED IN SECOND NOIA	PROBABLE RETIREMENT DATE	SURVIVOR CURVE	NET SALVAGE	ANNUAL DEPRECIATION ACCRUALS	ANNUAL DEPRECIATION RATE	INCREASE/ (DECREASE)	THEORETICAL RESERVE IMBALANCE
TRANSMISSION, DISTRIBUTION, AND GENERAL PLANT	m	(2)	(3)	(4)	(5)	(6)	(7)=(5)-(1)	(8)
TRANSMISSION PLANT								
350.2 FASEMENTS	3.013.708		100 - R4	0	2.050.771	0.85	(962 937)	27,710,304
352 STRUCTURES AND IMPROVEMENTS	2,626,625		65 - R3	(15)	2,626,625	1.70		5,942,613
353 STATION EQUIPMENT	41,155,580		44 - L1	0	35,542,525	2.04	(5.613.065)	138,752,531
353.1 STATION EQUIPMENT - STEP-UP TRANSFORMERS	14,050,185		38 - R1	0	10.546.543	2.64	(3.503.642)	(707.602
354 TOWERS AND FIXTURES	5.877.891		70 - R4	(15)	3,857,806	1.11	(2.020.085)	85.884.836
355 POLES AND FIXTURES	36,188,883		55 - 50	(40)	28,779,164	2.32	(7,409,719)	132,265,780
356 OVERHEAD CONDUCTORS AND DEVICES	24 232 975		55 - 50	(45)	20.331.334	2.38	(3,901,641)	95,103,892
357 UNDERGROUND CONDUIT	1,081,448		65 - R4	0	1,081,448	1.43	40/20/10-11	3,688,311
358 UNDERGROUND CONDUCTORS AND DEVICES	1,952,829		65 - R3	(20)	1,952,829	1.87		(1,000.451
359 ROADS AND TRAILS	1,509,809		75 - R4	(10)	1,509,809	1.33		8,210,118
			0.00	1100				
TOTAL TRANSMISSION PLANT	131,689,933				108,278,854	2.05	(23,411,079)	495,850,333
DISTRIBUTION PLANT								
361 STRUCTURES AND IMPROVEMENTS	3,468,842		65 - R3	(15)	3,468,642	1.75		2,356,090
362 STATION EQUIPMENT	41,067,728		51 + 80.5	(5)	33,130,887	1.90	(7.936.841)	104.861,493
364.1 POLES, TOWERS AND FIXTURES - WOOD	58,351,587		44 - R2.5	(60)	38,803,869	3.58	(19.547,718)	18.049.373
364.2 POLES, TOWERS AND FIXTURES - CONCRETE	28.813,668		56 - 50	(60)	20,177,832	2.85	(8.635,836)	3,471,154
365 OVERHEAD CONDUCTORS AND DEVICES	73.133.316		57 - R1	(60)	51,150,477	2.57	(21,982,839)	221,001,031
366.6 UNDERGROUND CONDUIT - DUCT SYSTEM	21,675,264		70 - R3	0	21,675,264	1.42		10,230,998
366.7 LINDERGROUND CONDUIT - DIRECT BURIED	3.880.685		50 - R4	0	3,880,685	2.00		(126,918
367.6 UNDERGROUND CONDUCTORS AND DEVICES - DUCT SYSTEM	41,878,881		46 - L0.5	0	33,724,737	1.96	(8,154,144)	136,402,874
367.7 UNDERGROUND CONDUCTORS AND DEVICES - DIRECT BURIED	19,235,979		45 - L1	0	12,710,077	1.74	(6,525,902)	123,342,486
368 LINE TRANSFORMERS	64.778.557		34 - 50	(15)	64.778.557	2.98	(4,000,000)	203,438,866
369.1 SERVICES - OVERHEAD	18,428,378		58 - R1.5	(85)	14.004.670	3.26	(4,423,708)	10,329,203
369.6 SERVICES - UNDERGROUND	19.674.557		45 - R2	(15)	19.674,557	2.40	(a)ama'i nail	38,427,583
370 METERS	3.095.847		38 - R2	(20)	2.568.796	2.84	(527,051)	4,963,443
370.1 METERS - AMI	50,162,753		20 - R2.5	(20)	45,341,877	6.03	(4,820,876)	(3,367,864
371 INSTALLATIONS ON CUSTOMER'S PREMISES	2.591.609		30 - LO	(15)	2.591.609	3.33	(4,020,0) 0)	8,612,283
373 STREET LIGHTING AND SIGNAL SYSTEMS	13,075,070		39 - LO	(15)	11,431,801	2.47	(1,643,269)	69,097,230
TOTAL DISTRIBUTION PLANT	463,312,721				379,114,537	2.58	(84,198,184)	951,089,330
GENERAL PLANT								
390 STRUCTURES AND IMPROVEMENTS	8.650.821		55 - R1.5	10	6,533,465	1.50	(2.117.356)	24,486,077
392.1 AUTOMOBILES	1,420,982		6 - 125	15	1,420,982	15.72	54,117,0009	(566,443
392.2 LIGHT TRUCKS	4,748,098		9 - L3	15	4.748.098	10.00		(1,522,132
392.3 HEAVY TRUCKS	14.874.545		13 - 53	15	13,248,810	5.48	(1.625.735)	20.207.137
392.4 TRACTOR TRALERS	20,213		9 - 12.5	5	20,213	2.63	(1,929,739)	20,207,137
392.9 TRALERS	1.050.223		20 - L1	15	1.050.223	4.99		(2.237.075
			11 - L1.5	15				
396.1 POWER OPERATED EQUIPMENT 397.8 COMMUNICATION EQUIPMENT - FIBER OPTICS	336,070 233,429		20 - 52	0	336,070 233,429	7.05		192,165 4,032,969
TOTAL GENERAL PLANT	31,334,381				27,591,290	3.57	(3,743,091)	44,842,357
TOTAL TRANSMISSION, DISTRIBUTION AND GENERAL PLANT	626,337,035				514,984,681	2.48	(111,352,354)	1,491,782,020
GRAND TOTAL	1,539,856,809				1,414,034,653	3.25	(125,822,108)	1,070,188,133

^{*} CURVE SHOWN IS INTERIM SURVIVOR CURVE. LIFE SPAN METHOD IS USED.