

Brandy Butler

From: Brandy Butler on behalf of Records Clerk
Sent: Wednesday, October 25, 2017 8:12 AM
To: 'mlfcats2@gmail.com'
Cc: Consumer Contact
Subject: RE: Docket No. 20170007 – Deny FPL’s request to bill customers for clean up costs

Good morning Ms. Flannery,

We will be placing your comments below in consumer correspondence in Docket No. 20170007 and forwarding your comments to the Office of Consumer Assistance and Outreach.

Sincerely,

Brandy Butler
Commission Deputy Clerk I
Florida Public Service Commission
2540 Shumard Oak Boulevard
Tallahassee, FL 32399
Phone: (850) 413-7123

-----Original Message-----

From: mlfcats2@everyactioncustom.com [<mailto:mlfcats2@everyactioncustom.com>]
Sent: Tuesday, October 24, 2017 5:59 PM
To: Records Clerk
Subject: Docket No. 20170007 – Deny FPL’s request to bill customers for clean up costs

Dear FL PSC,

While I understand that the electric company should receive fair compensation for infrastructure and repairs/new construction to deliver our energy, there should be a limit on how much of a profit they can make off us regular people. If they goofed on something, it is their responsibility to fix, not mine or my neighbors'. If I broke their meter, could I say it is their property and, therefore, their responsibility? I doubt they would buy that argument. Make them responsible and they will HAVE to clean up their messes as I do mine.

Sincerely,
Mary Lou Flannery
6 Fleming Ct Palm Coast, FL 32137-8309
mlfcats2@gmail.com