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April 27, 2020

-VIA ELECTRONIC FILING-

Adam Teitzman Commission Clerk Florida Public Service Commission 2540 Shumard Oak Blvd. Tallahassee, FL 32399-0850

RE: Docket No. 20200056-EG: Petition for Approval of Florida Power & Light Company's Demand-Side Management Plan

Dear Mr. Teitzman:

Please find enclosed for electronic filing corrected and revised tariff sheets for Attachment 2 of the Petition for Approval of Florida Power & Light Company's (FPL's) Demand-Side Management Plan, filed on February 24, 2020. These corrected and revised tariff sheets are for legislative format Tariff Sheet Nos. 8.109, 8.110, 8.217, and 8.218 and proposed final format Tariff Sheet Nos. 8.109, 8.110, and 8.217. These corrected and revised tariff sheets replace and supersede those same sheets filed on February 24, 2020, with Attachment 2 of FPL's Petition in the above referenced docket.

If there are any questions regarding this transmittal, please contact me at (561) 304-5662.

Sincerely,

/s/William P. Cox
William P. Cox
Senior Attorney
Fla. Bar No. 00093531

Enclosure

cc: Doug Wright, Division of Engineering

Florida Power & Light Company

GENERAL SERVICE LOAD MANAGEMENT PROGRAM (FPL "BUSINESS ON CALL®" PROGRAM)

RATE SCHEDULE: BOCGSL

AVAILABLE:

Available only within the geographic areas served by the Company's Load Management system.

APPLICATION:

To customers receiving service under Rate Schedules GS-1 and GSD-1 who elect to participate in this program, who utilize direct expansion central electric air conditioning and have operating hours that include 3 p.m. to 65 p.m., a minimum of four weekdays per week.

SERVICE:

The same as specified in Rate Schedules GS-1 and GSD-1.

LIMITATION OF SERVICE:

The same as specified in Rate Schedules GS-1 and GSD-1. Central electric air conditioning equipment shall be interrupted at the option of the Company by means of load management equipment installed aton the participant Customer's premises.

MONTHLY BILL CREDIT:

Customers-Participants receiving service under this schedule will receive a Monthly Bill Ceredit of \$2.00 per ton of air conditioning for the months of April – October, on the monthly bill as follows: The air conditioning tonnage will be calculated by dividing the nameplate BTU rating by 12,000 BTUs per ton. The tonnage will then be rounded to the nearest half-ton to calculate the monthly credit amount.

The total Mmonthly Bill Ceredit shall not exceed 40 percent of the applicable Rate Schedules GS-1 orand GSD-1 non-fuel energy and (where applicable) Base Demand Charges actually incurred for the month and no credit will be applied to reduce the mMinimum bill specified on Rate Schedules GS-1 orand GSD-1.

The air conditioning tonnage will be calculated by dividing the name plate BTU rating by 12,000 BTUs per ton. The tonnage will then be rounded to the nearest half ton to calculate the monthly credit amount.

INTERRUPTION SCHEDULE:

The <u>participantCustomer</u>'s <u>participating</u> central electric air conditioning equipment <u>will be interrupted only during the following period</u>, <u>except under emergency conditions:</u>

April 1 through October 31: 2 p.m. to 10 p.m.

Central electric air conditioning equipment—may be interrupted for an accumulated total of 15 minutes during any 30-minute period with a cumulative interruption time of up to 180 minutes per day. If this is unnormal operation of the Program is not able to provide sufficient demand reduction to avertdivert an emergency situation, the equipment eentral electric air conditioners may be interrupted for 17.5 minutes during any 30—minute period with a cumulative interruption time of up to 210 minutes per day.

The limitations on interruptions of central electric air conditioning equipment shall not apply during emergencies on the Company's system or to interruptions caused by force majeure or other causes beyond the control of the Company. The Company at its discretion may also perform interruptions for readiness testing purposes.

(Continued on Sheet No. 8.110)

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

(Continued from Sheet No. 8.109)

TERM OF SERVICE:

A <u>Customer participant</u> may discontinue service under this <u>Rate S</u>schedule by giving the Company seven (7) day's advance notice. If the <u>participantCustomer</u> requests to be removed from <u>participation in</u> the program, then the <u>participantCustomer</u> will be ineligible to <u>reparticipate</u> again in the program for one year (12 months) from the time participation ended.

SPECIAL PROVISIONS:

- 1. The Company shall not be required to install load management equipment if the installation cannot be economically justified for reasons such as: excessive installation costs, oversized/undersized cooling equipment, or abnormal utilization of equipment, (including limited occupancy locations), or poorly maintained equipment.
- 2. Billing under this schedule will commence upon the installation and <u>completion of the required</u> inspections of the load management equipment.
- 3. <u>If a eustomerparticipant has mMultiple units of central air conditioning equipment, then all</u> must all—be connected with load management equipment to qualify for the Monthly Bill Ceredit. In such circumstances, total tons of cooling equipment will be used to determine the total Monthly Bill Ceredit.
- 4. Installation of the <u>Company's</u> load management equipment in the <u>participant'sCustomer's</u> facility is <u>to be</u> the sole responsibility of a licensed, independent contractor <u>or Company representative</u>. The <u>participantCustomer</u> agrees that the Company will not be liable for any damages or injuries that may occur as a result of the interruption or restoration of electric service pursuant to the terms of this <u>Rate S</u>schedule.
- 5. If the Company determines that the <u>participantCustomer</u> no longer uses the <u>equipmentappliance(s)</u> signed up for <u>the Pprogram participation</u>, or the <u>equipment is disconnected or not communicating</u>, then the Company <u>shall has the right to</u> discontinue service under this schedule and has the right, at the Company's sole discretion, to remove the associated load management equipment.
- 6. The <u>participantCustomer</u> is required toshall give the Company and the licensed, independent contractor reasonable access for installing, maintaining, testing and removing the Company's load management equipment, and for verifying that the equipment effectively controls the <u>participant'sCustomer's equipmentappliance(s)</u> as intended by this <u>Rate Sechedule. Failure to provide access</u> will result in the termination of participation until such access is granted.
- 7. If the Company determines that the effect of equipment interruptions has been offset by the Customer's-participant's use of supplementary or alternative electrical equipment, then service under this schedule may be discontinued and the participant from an established date upon which supplementary or alternative electrical equipment was used. If such a date cannot be established, then rebilling shall be for payments previously received by the Customer participant for the lesser of the number of months receiving service under this Rate Schedule or the previous twelve (12) months. The participant will be ineligible to participate in the program for twelve (12) months from the time their participation was terminated.
- 8. If the Company determines that its load management equipment on the <u>Customer's participant's premises</u> has been rendered ineffective <u>due to tampering</u> by the use of mechanical, electrical or other devices, <u>disconnection</u> or <u>other intentional</u> actions (<u>"tampering"</u>) by the <u>participant</u>, then the Company may discontinue the <u>ir-Customer's participation</u> in the program and bill for all expenses involved in removal of the load management equipment, plus applicable investigative charges. The Company may rebill all prior <u>Monthly Bill load management Ceredits received by the participant Customer</u> from an established tampering date. If such a date cannot be established, then rebilling shall be for the <u>Monthly Bill Credits received by the participant for the lesser of the number of months receiving service under this Rate Schedule or the previous twelve (12) months. If the Company terminates the participant, then they will be ineligible to participate in the program for twelve (12) months from the time their participation was terminated.</u>

Issued by: S. E. RomigTiffany Cohen, Director, Rates and Tariffs

Effective: November 15, 2002

RESIDENTIAL LOAD MANAGEMENT CONTROL PROGRAM (RESIDENTIAL "ON CALL®" PROGRAM)

RATE SCHEDULE: ROCRLP

AVAILABLE:

Available only within the geographic areas served by the Company's Load Management System.

APPLICATION:

To <u>e</u>Customers receiving service under Rate Schedule RS-1 who elect to participate in this <u>Residential Load Management Control Program ("Pprogram") on or after April 1, 2003</u> and who utilize <u>central electric air conditioning</u>. at least one of the following installed electrical appliances at the Customer's premise:

The following electric appliances are eligible: central air conditioners, central heaters, conventional water heaters (excludes tankless/instantaneous, solar, heat pump, and heat recovery unit water heaters), and swimming pool pumps. All new program participants as of October 31, 2020 must include central electric air conditioners. If the participant's system also has a central electric heater, this must also be included. Inclusion of wwater heaters and swimming pool pumps is optional. Prior perogram participants' appliance selections and eligibility requirements remain unchanged. Participants who exit the program and later rejoin will be subject to the participation requirements in effect at that time.

- 1. Conventional electric water heater
- Central electric air conditioning
- 3. Swimming pool pump (including pool sweeps as appropriate)
- 4. Central electric space heating*

*Central electric space heating systems alone are ineligible for Program participation. These systems are eligible for Program participation only when one (or more) of the other 3 appliances listed above is (are) signed up for participation.

This Rate Schedule is not applicable for service to commonly-owned facilities of condominium, cooperative, or homeowners' associations.

SERVICE:

The same as specified in Rate Schedule RS-1.

LIMITATION OF SERVICE:

The same as specified in Rate Schedule RS-1. Participant's premise must be occupied for at least 9 months of the year. The eustomerparticipant-selected specified electrical appliances shall be interrupted at the option of the Company by means of load management equipment installed at the participant Customer's premise.

TERM OF SERVICE:

During service under this Rate Schedule, a participant Customer may change: from the Cycle (i) their interruption options (from Cycle to Shed only); or (ii) the selection of electrical appliances connected to the load management equipment; or (iii) discontinue service under this Rate Schedule by giving the Company seven (7) days advance notice. If the participant Customer requests to have one or more appliances removed from participation in the program, such appliance(s) the Customer will be ineligible to re-participate with such appliance(s) again in the Program for one year (12 months) from the time participation ended.

MONTHLY BILL CREDIT:

Customers Participants receiving service under this Rate Schedule will receive a Monthly Bill Ceredit on the monthly bill as follows:

<u>Appliance</u>	Applicability	Monthly Bill Credit
Central Electric Air Conditioner	April – October	\$9.00 \$6.00
Central Electric Heater	November – March	\$4.00\$2.75
Conventional Electric Water Heater	Year-Round	<u>\$1.50</u>
Swimming PoolPump	Year-Round	\$3.00\$1.50
Prior Participants Only (Cycling)		
- Central Electric Air Conditioner	April – October	<u>\$3.00</u>
- Central Electric Heater	November – March	<u>\$2.00</u>

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FLORIDA POWER & LIGHT COMPANY

DEVICE (OPTION)	<u>APPLICABILITY</u>	<u>CREDIT</u>
1. Conventional electric water heater	Year-round	\$ 1.50
2. Central electric air conditioning (Option C)	April-October	\$ 3.00
3. Central electric air conditioning (Option S)	April-October	\$ 9.00
4. Swimming poolpump	Year-round	\$ 3.00
5. Central electric space heating (Option C)	November-March	\$ 2.00
6. Central electric space heating (Option S)	November-March	\$ 4.00

The tTotal Mmonthly Bill Ceredit shall not exceed 40 percent of the Rate Schedule RS-1 "Base Energy Charge" actually incurred for the month (if the Budget Billing Plan is selected, actual energy charges will be utilized in the calculations, not the levelized charges) and no credit will be applied to reduce the mMinimum bill specified on Rate Schedule RS-1.

Note: Option C or Option S (listed below) may be selected for either central air conditioning or heating systems. If both appliance types are participating in the Program, the same option must be selected.

(Continued on Sheet No. 8.218)

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

(Continued from Sheet No. 8.217)

INTERRUPTION SCHEDULE: SFOR ELECTRICAL APPLIANCES

<u>Appliance</u>	Interruption Schedule	
Central Electric Air Conditioner	Up to 180 minutes per day	
Central Electric Space Heater	Up to 180 minutes perday	
Convention Electric Water Heater	Up to 240 minutes perday	
Swimming Pool Pump	Up to 240 minutes perday	
Prior Participants Only (Cycling Only)		
- Central Electric Air Conditioner	15 minutes per 30-minute period / cumulative interruption up to 180 minutes per day.	
	If unable to provide sufficient demand reduction to avert an emergency situation, may	
	increase to 17.5 minutes per 30-minute period / cumulative interruption up to 210 minutes	
	<u>per day</u>	
- Central Electric Space Heater	15 minutes per 30-minute period / cumulative interruption up to 180 minutes per day	

The Customer's participating electrical appliances will be interrupted only during the following periods except as noted below:

The interruption schedules available for each appliance are as follows:

- 1. <u>Conventional electric water heating equipment may be interrupted up to, but not to exceed, 240 minutes per day.</u>
- <u>Central electric air conditioning equipment may be interrupted under one of the following options selected by the Customer:</u>

Option C equipment may be interrupted an accumulated total of 15 minutes during any 30 minute period with a cumulative interruption time of up to 180 minutes per day. If normal operation of the Program is not able to provide sufficient demand reduction to divert an emergency situation, central electric air conditioners may be interrupted for 17.5 minutes during any 30 minute period with a cumulative interruption time of up to 210 minutes per day.

Option S equipment may be interrupted up to, but not to exceed, 180 minutes per day.

- 3. <u>Swimming pool pump</u> equipment may be interrupted up to, but not to exceed, 240 minutes per day.
- 4. <u>Central electric space heating equipment may be interrupted under one of the following options selected by the Customer:</u>

Option C equipment may be interrupted an accumulated total of 15 minutes during any 30 minute period with a cumulative interruption time of up to 180 minutes per day.

Option S equipment may be interrupted up to, but not to exceed, 180 minutes per day.

The limitations on interruptions of electrical equipment shall not apply during emergencies on the Company's system or to interruptions caused by force majeure or other causes beyond the control of the Company. The Company at its discretion may also perform interruptions for readiness testing purposes.

TERM OF SERVICE:

During service under this Rate Schedule, a Customer may change interruption options, or the selection of electrical appliances connected to the load management equipment or discontinue service under this Rate Schedule by giving the Company 7 days advance notice. If the Customer requests to have one or more appliances removed from participation in the Program, the Customer will be ineligible to participate with such appliance(s) again in the Program for one year (12 months) from the time participation ended.

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

_Cancels <u>Second</u> First Revised Sheet No.

8.218

SPECIAL PROVISIONS:

- 1. The Company shall not be required to install load management equipment if the installation cannot be economically justified for reasons such as: —excessive installation costs, oversized/undersized heating or cooling equipment or abnormal utilization of equipment; (including vacation or other limited occupancy residences).
- 2. Billing under this Rate Schedule will commence upon the installation and completion of required inspections of the load management equipment.
- 3. <u>If a customer has mMultiple units of any particular the same appliance type, then at least two must all-</u> be connected with load management equipment to qualify for the <u>Monthly Bill Ceredit</u> attributable to that appliance type. In such circumstances, only a single <u>Monthly Bill Ceredit</u> for that appliance type will be applied <u>per premise</u>. <u>Pool sweeps, when coupled with pool pumps, are included in this category.</u>
- 4. Installation of the <u>Company's</u> load management equipment at the <u>participant'sCustomer's</u> premise is to be the sole responsibility of a licensed, independent contractor <u>or Company representative</u>. The <u>participantCustomer</u> agrees that the Company shall not be liable for any damages or injuries that may occur as a result of the interruption or restoration of electric service pursuant to the terms of this Rate Schedule.
- 5. <u>Tankless (instantaneous), solar and heat pump water heaters and heat recovery units</u> The following types of electric water heaters are ineligible for participation in the Program: solar water heaters, heat recovery units and heat pump water heaters.
- 65. If the Company determines that the <u>participantCustomer</u> no longer uses one or more of the appliances signed up for <u>the pProgram participation</u> or the equipment is disconnected or not communicating, then the Company <u>shall discontinue the associated Monthly Bill Credits and has the right, at the Company's sole discretion, to remove the <u>associated appropriate</u> load management equipment and to discontinue the appropriate credits.</u>
- 76. The participantCustomer_is required toshall give the Company and the licensed, independent contractor reasonable access for installing, maintaining, testing and removing the Company's load management equipment, and for verifying that the equipment effectively controls the participant'sCustomer's appliances as intended by this Rate Schedule. Failure to provide access will result in the removal of the affected appliances from the program or full participation termination until such access is granted.
- 87. If the Company determines that the effect of equipment interruptions has been offset by the <u>participant's</u>Customer's use of supplementary or alternative electrical equipment, then service under this Rate Schedule may be discontinued and the <u>Customer participant</u> billed for all prior Monthly <u>Bill</u> Credits received under this Rate Schedule <u>from an established date upon which</u> supplementary or alternative electrical equipment was used. If such a date cannot be established, then rebilling shall be for the Monthly <u>Bill</u> Credits received by the participant for the lesser of the number of months receiving service under this Rate Schedule or the previous twelve (12) months, over a period not to exceed six (6) months. The participant will be ineligible to participate in the program for twelve (12) months from the time their participation was terminated.
- 98. If the Company determines that its load management equipment at the Customerparticipant's premise has been rendered ineffective by mechanical, electrical or other devices, disconnection or other intentional actions ("tampering") by the participant, then the Company may discontinue their Customer's participation in the program and bill for all expenses involved in removal of the load management equipment, plus applicable investigative charges. The Company may rebill all prior Monthly Bill Credits received by the participant Customer from an established tampering date. If such a date cannot be established, then rebilling of the Monthly Bill Credits shall be for the lesser of the number of months receiving service under this Rate Schedule or the previous twelve (12) months. If the Company terminates the participant, then they will be ineligible to participate in the program for twelve (12) months from the time their participation was terminated.

(Continued on Sheet No. 8.219)

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

GENERAL SERVICE LOAD MANAGEMENT PROGRAM (BUSINESS ON CALL® PROGRAM)

RATE SCHEDULE: BOC

AVAILABLE:

Available only within the geographic areas served by the Company's Load Management system.

APPLICATION:

To customers receiving service under Rate Schedules GS-1 and GSD-1 who elect to participate in this program, who utilize direct expansion central electric air conditioning and have operating hours that include 3 p.m. to 6 p.m. a minimum of four weekdays per week.

SERVICE:

The same as specified in Rate Schedules GS-1 and GSD-1.

LIMITATION OF SERVICE:

The same as specified in Rate Schedules GS-1 and GSD-1. Central electric air conditioning equipment shall be interrupted at the option of the Company by means of load management equipment installed at the participant's premises.

MONTHLY BILL CREDIT:

Participants receiving service under this schedule will receive a Monthly Bill Credit of \$2.00 per ton of air conditioning for the months of April – October. The air conditioning tonnage will be calculated by dividing the nameplate BTU rating by 12,000 BTUs per ton. The tonnage will then be rounded to the nearest half-ton to calculate the monthly credit amount.

The total Monthly Bill Credit shall not exceed 40 percent of the applicable Rate Schedules GS-1 or GSD-1 non-fuel energy and (where applicable) Base Demand Charges actually incurred for the month and no credit will be applied to reduce the minimum bill specified on Rate Schedules GS-1 or GSD-1.

INTERRUPTION SCHEDULE:

The participant's central electric air conditioning equipment may be interrupted for 15 minutes during any 30-minute period with a cumulative interruption time of up to 180 minutes per day. If this is unable to provide sufficient demand reduction to avert an emergency situation, the equipment may be interrupted for 17.5 minutes during any 30-minute period with a cumulative interruption time of up to 210 minutes per day.

The limitations on interruptions shall not apply during emergencies on the Company's system or to interruptions caused by force majeure or other causes beyond the control of the Company. The Company at its discretion may also perform interruptions for readiness testing purposes.

(Continued on Sheet No. 8.110)

Issued by: Tiffany Cohen, Director, Rates and Tariffs

Effective:

(Continued from Sheet No. 8.109)

TERM OF SERVICE:

A participant may discontinue service under this Rate Schedule by giving the Company seven (7) days advance notice. If the participant requests to be removed from the program, then the participant will be ineligible to re-participate again in the program for one year (12 months) from the time participation ended.

SPECIAL PROVISIONS:

- 1. The Company shall not install load management equipment if the installation cannot be economically justified for reasons such as: excessive installation costs, oversized/undersized cooling equipment, abnormal utilization of equipment (including limited occupancy locations), or poorly maintained equipment.
- 2. Billing under this schedule will commence upon the installation and completion of the required inspections of the load management equipment.
- If a participant has multiple units of central air conditioning equipment, then all must be connected with load management equipment
 to qualify for the Monthly Bill Credit. In such circumstances, total tons of cooling equipment will be used to determine the total
 Monthly Bill Credit.
- 4. Installation of the Company's load management equipment in the participant's facility is the sole responsibility of a licensed, independent contractor or Company representative. The participant agrees that the Company will not be liable for any damages or injuries that may occur as a result of the interruption or restoration of electric service pursuant to the terms of this Rate Schedule.
- 5. If the Company determines that the participant no longer uses the equipment signed up for the Program, or the equipment is disconnected or not communicating, then the Company shall discontinue service under this schedule and has the right, at the Company's sole discretion, to remove the associated load management equipment.
- 6. The participant is required to give the Company and the licensed, independent contractor reasonable access for installing, maintaining, testing and removing the Company's load management equipment, and for verifying that the equipment effectively controls the participant's equipment as intended by this Rate Schedule. Failure to provide access will result in the termination of participation until such access is granted.
- 7. If the Company determines that the effect of equipment interruptions has been offset by the participant's use of supplementary or alternative electrical equipment, then service under this schedule may be discontinued and the participant may be billed for all prior Monthly Bill Credits received by the participant from an established date upon which supplementary or alternative electrical equipment was used. If such a date cannot be established, then rebilling shall be for the Monthly Bill Credits received by the participant for the lesser of the number of months receiving service under this Rate Schedule or the previous twelve (12) months. The participant will be ineligible to participate in the program for twelve (12) months from the time their participation was terminated.
- 8. If the Company determines that its load management equipment on the participant's premises has been rendered ineffective by the use of mechanical, electrical or other devices, disconnection or other intentional actions ("tampering") by the participant, then the Company may discontinue their participation in the program and bill for all expenses involved in removal of the load management equipment, plus applicable investigative charges. The Company may rebill all prior Monthly Bill Credits received by the participant from an established tampering date. If such a date cannot be established, then rebilling shall be for the Monthly Bill Credits received by the participant for the lesser of the number of months receiving service under this Rate Schedule or the previous twelve (12) months. If the Company terminates the participant, then they will be ineligible to participate in the program for twelve (12) months from the time their participation was terminated.

Issued by: Tiffany Cohen, Director, Rates and Tariffs

Effective:

RESIDENTIAL LOAD MANAGEMENT PROGRAM (RESIDENTIAL ON CALL® PROGRAM)

RATE SCHEDULE: ROC

AVAILABLE:

Available only within the geographic areas served by the Company's Load Management System.

APPLICATION:

To customers receiving service under Rate Schedule RS-1 who elect to participate in this program and who utilize central electric air conditioning.

The following electric appliances are eligible: central air conditioners, central heaters, conventional water heaters (excludes tankless/instantaneous, solar, heat pump, and heat recovery unit water heaters), and swimming pool pumps. All new program participants as of October 31, 2020 must include central electric air conditioners. If the participant's system also has a central electric heater, this must also be included. Inclusion of water heaters and swimming pool pumps is optional. Prior program participants' appliance selections and eligibility requirements remain unchanged. Participants who exit the program and later rejoin will be subject to the participation requirements in effect at that time.

This Rate Schedule is not applicable for service to commonly-owned facilities of condominium, cooperative or homeowners' associations.

SERVICE:

The same as specified in Rate Schedule RS-1.

LIMITATION OF SERVICE:

The same as specified in Rate Schedule RS-1. Participant's premise must be occupied for at least 9 months of the year. The participant-selected electrical appliances shall be interrupted at the option of the Company by means of load management equipment installed at the participant's premise.

TERM OF SERVICE:

A participant may change: (i) their interruption option (from Cycle to Shed only); (ii) the selection of appliances; or (iii) discontinue service under this Rate Schedule by giving the Company seven (7) days advance notice. If the participant requests to have one or more appliances removed from participation in the program, such appliance(s) will be ineligible to re-participate again for one year (12 months) from the time participation ended.

MONTHLY BILL CREDIT:

Participants receiving service under this Rate Schedule will receive a Monthly Bill Credit as follows:

Appliance	Applicability	Monthly Bill Credit
Central Electric Air Conditioner	April – October	\$6.00
Central Electric Heater	November – March	\$2.75
Conventional Electric Water Heater	Year-Round	\$1.50
Swimming Pool Pump	Year-Round	\$1.50
Prior Participants Only (Cycling)		
- Central Electric Air Conditioner	April – October	\$3.00
- Central Electric Heater	November – March	\$2.00

The total Monthly Bill Credit shall not exceed 40 percent of the Rate Schedule RS-1 "Base Energy Charge" actually incurred for the month (if the Budget Billing Plan is selected, actual energy charges will be utilized in the calculations, not the levelized charges) and no credit will be applied to reduce the minimum bill specified on Rate Schedule RS-1.

(Continued on Sheet No. 8.218)

Issued by: Tiffany Cohen, Director, Rates and Tariffs

Effective: