FILED 10/20/2022 DOCUMENT NO. 09661-2022 FPSC - COMMISSION CLERK



Public Service Commission

CAPITAL CIRCLE OFFICE CENTER • 2540 SHUMARD OAK BOULEVARD TALLAHASSEE, FLORIDA 32399-0850

-M-E-M-O-R-A-N-D-U-M-

- **DATE:** October 20, 2022
- **TO:** Office of Commission Clerk (Teitzman)
- FROM:Division of Accounting and Finance (D. Buys, Cordell, Higgins, Mouring)Division of Economics (Draper)DQOffice of the General Counsel (Brownless)JSC
- **RE:** Docket No. 20220165-EI Petition for limited proceeding to approve refund and rate reduction resulting from implementation of Inflation Reduction Act, by Florida Power & Light Company.
- AGENDA: 11/01/22 Regular Agenda Tariff Filing Interested Persons May Participate

COMMISSIONERS ASSIGNED: All Commissioners

COMMICCIONERO ACCIONED.	AT 10/20/22
PREHEARING OFFICER:	Graham
CRITICAL DATES:	Tariff 60-Day Suspension Date 11/22/22 2021 Settlement Agreement Date 11/14/22
SPECIAL INSTRUCTIONS:	None

Case Background

Florida Power & Light Company (FPL or Company) is an investor-owned utility providing electric service to approximately 5.8 million customers in Florida. On September 23, 2022, FPL filed a petition requesting Commission approval of a refund and rate reduction resulting from the Inflation Reduction Act (IRA or Tax Reform) that was signed into law on August 16, 2022. The Company's request is being made pursuant to Paragraph 13 of the 2021 Settlement that was approved on December 2, 2021, in Docket No. 20210015-EI.¹ Paragraph 13 of the 2021 Settlement requires, in part, that the impacts of any tax reform on base revenue requirements be

¹ Order No. PSC-2021-0446-S-EI, issued December 2, 2021, in Docket No. 20210015-EI, *Petition for rate increase by Florida Power & Light Company*; and Order No. PSC-2021-0446A-S-EI, issued December 9, 2021, in Docket No. 20210015-EI, *Petition for rate increase by Florida Power & Light Company*.

Docket No. 20220165-EI Date: October 20, 2022

adjusted for retail customers within 90 days of when the tax reform becomes law. The Commission has jurisdiction over this matter pursuant to Sections 366.05 and 366.06, Florida Statutes (F.S.).

Discussion of Issues

Issue 1: Should the Commission approve FPL's calculation of the tax savings associated with the IRA for 2022?

Recommendation: Yes. The Commission should approve FPL's calculations for the net tax savings of \$25,043,705 for 2022 resulting from the Company's election to use PTCs instead of ITCs as allowed by the IRA. (D. Buys, Mouring)

Staff Analysis: Effective January 1, 2022, the IRA expanded federal income tax benefits for renewable energy by allowing owners of solar projects which begin construction before 2025 the option to elect to receive Production Tax Credits (PTCs) instead of Investment Tax Credits (ITCs). FPL has elected to use PTCs instead of ITCs because it provides a greater tax benefit and customer savings. The application of PTCs to FPL's six rate base solar facilities results in a tax savings of \$31,195,561. In comparison, the amortization of ITCs is \$1,773,277 per year. The ITC amortization, and a \$3,155,569 adjustment to account for the impact to the capital structure due to a net decrease of unamortized ITCs and accumulated deferred income taxes (ADITs), is deducted from the PTC balance. In addition, State income tax expense increased by \$1,223,010 due to the removal of the ITCs and is also offset against PTC tax savings. In total, the net change in FPL's jurisdictional adjusted base revenue requirement is a reduction of \$25,043,705.² Staff reviewed FPL's calculations in the direct testimony of Ina P. Laney filed on September 23, 2022, in the instant docket, and believes they are reasonable and appropriate. FPL's calculations are summarized in Table 1-1. Based on the aforementioned, staff recommends the Commission approve FPL's calculations of net tax savings of \$25,043,705 for 2022 resulting from the Company's election to use PTCs instead of ITCs as allowed by the IRA.

\$31,195,561
(1,773,277)
(1,223,010)
<u>(3,155,569)</u>
<u>\$25,043,705</u>

Table 1-1Calculation of PTC impact on 2022 Revenue Requirement

Source: DN 07679-2022.

²Document No. 07679-2022, Exhibit IPL-5, page 1 of 1, Line 5.

Issue 2: Should the Commission approve FPL's request to flow back to customers the full 2022 tax reform impact through a one-time reduction to its Capacity Cost Recovery Clause (CCR) factors in January 2023?

Recommendation: Yes. Staff recommends the Commission approve a refund of \$25,043,705 in January 2023 through a one-time reduction to FPL's CCR factors. (Cordell)

Staff Analysis: As discussed in Issue 1, FPL's application of PTCs has reduced its 2022 jurisdictional adjusted revenue requirement by \$25,043,705. Paragraph 13(a) of the 2021 Settlement states: "[a]ny effects of tax reform on the retail revenue requirements (but no earlier than January 1, 2022) through the date of the base rate adjustment shall be flowed back to, or collected from, customers through the [CCR] Clause on the same basis as used in any base rate adjustment."³

The impact of this refund on the capacity cost portion of a 1,000 kilowatt-hour (kWh) residential bill for January 2023 will be a credit of \$0.75 on the 1,000 kWh residential bill. The Company believes applying the entire 2022 refund to a single month, with a commensurate one-month rate impact, will provide a more noticeable reduction to customers' bills than spreading the refund over a full twelve months. After January, or from February through December 2023, the proposed residential capacity charge will be \$2.12 per 1,000 kWh.⁴ Staff has reviewed the Company's calculation of the net tax savings from the effective date of the IRA, through the base rate adjustment, and recommends the Commission approve a refund of \$25,043,705 in January 2023 through a one-time reduction to FPL's CCR factors.

³Order No. PSC-2021-0446-S-EI, issued December 2, 2021, in Docket No. 20210015-EI, Petition for rate increase by Florida Power & Light Company; and Order No. PSC-2021-0446A-S-EI, issued December 9, 2021, in Docket No. 20210015-EI, Petition for rate increase by Florida Power & Light Company.

⁴ Proposed in Docket No. 20220001-EI.

Issue 3: Should the Commission approve FPL's calculation of the projected tax savings associated with the IRA for 2023?

Recommendation: Yes. The Commission should approve FPL's calculations of net tax savings of \$69,743,460 for 2023 resulting from the Company's election to use PTCs instead of ITCs as allowed by the IRA. (D. Buys, Mouring)

Staff Analysis: As discussed in Issue 1, FPL has selected the option to receive PTCs instead of ITCs as allowed by the IRA. The application of PTCs to FPL's ten solar facilities results in a tax savings of \$82,432,142, which is offset by a reduction to the ITC amortization balance of \$12.688.682, for a net tax savings of \$69.743.460. The incremental change in 2023 jurisdictional adjusted base revenue requirement is a reduction of \$44,699,755, in addition to the 2022 net tax savings of \$25,043,705, for a total reduction in base revenue requirement of \$69,743,460.⁵ FPL will not finalize its 2023 Forecast Earnings Surveillance Report until early 2023, and consequently, did not take into account the impacts to the capital structure which would likely decrease the 2023 tax savings. FPL did not include the 2023 State income tax impact which may also slightly decrease the tax savings similar to its effect on the 2022 calculation. The projected change in FPL's base revenue requirements is comprised of a \$82.4 million reduction due to lower operating income tax expense resulting from the inclusion of PTCs associated with the Company's base rate solar plants, offset by a \$12.7 million increase due to the removal of ITC amortization associated with the 2022 and 2023 solar plants. FPL's calculations are summarized in Table 3-1. Staff reviewed FPL's calculations in the direct testimony of Ina P. Laney filed on September 23, 2022, in the instant docket, and believe they are reasonable and appropriate. Based on the aforementioned, staff recommends the Commission approve FPL's calculations of net tax savings of \$69,743,460 for 2023 resulting from the Company's election to use PTCs instead of ITCs as allowed by the IRA.

Production Tax Credits	\$82,432,142
ITC Amortization Removal	(12,688,682)
Net Reduction in 2023 Revenue Requirement	\$69,743,460
Decrease in 2022 Revenue Requirement	(25,043,705)
Incremental Reduction in 2023 Revenue Requirement	<u>\$44,699,755</u>
Source: DN 07670 2022	· · · · · ·

Table 3-1Calculation of PTC impact on 2023 Revenue Requirement

Source: DN 07679-2022.

⁵Document No. 07679-2022, Exhibit IPL-6, page 1 of 1, Line 3.

Issue 4: Should the Commission approve FPL's request to flow back to customers the projected 2023 tax savings through a reduction to base rates beginning January 1, 2023?

Recommendation: Yes. The Commission should approve FPL's request to flow back to customers the projected net \$69,743,460 tax savings through a reduction to base rates beginning January 1, 2023. (D. Buys, Mouring)

Staff Analysis: As discussed in Issue 3, the Company's election to utilize PTCs instead of ITCs under the IRA has resulted in a projected net tax savings of approximately \$69.7 million. Under the provisions of Paragraph 13 of the 2021 Settlement, the Company is required to quantify the impacts of federal or state tax reform on its jurisdictional base revenue requirement as projected in its Forecast Earnings Surveillance Report and adjust its jurisdictional base revenue requirement through a uniform percentage decrease or increase to customer, demand, and energy base rates for all retail customer classes. Staff has reviewed the Company's calculation of the projected net tax savings associated with the IRA and the proposed method to flow back those tax savings to customers and recommends that the proposed permanent reduction in jurisdictional base rates is consistent with the terms of the 2021 Settlement and should be approved.

Issue 5: Should the Commission approve FPL's revised tariffs to implement the IRA base revenue decrease effective January 2023?

Recommendation: Yes. The Commission should approve FPL's revised tariffs to implement the IRA base revenue decrease effective January 2023. The revised tariffs are shown in Attachment A to the recommendation. (Draper)

Staff Analysis: FPL's petition includes the proposed tariff sheets (Exhibit D to the petition) and the calculation of the IRA adjustment factor of (0.775) percent (Exhibit C to the petition). The IRA adjustment factor was calculated by dividing the \$69.7 million reduction in the 2023 base revenue requirement by the 2023 projected retail base revenue sales of electricity (\$8,999.9 million). The IRA adjustment factor was applied to the base rates for all rate classes (Exhibit C to the petition, Part 2).

In Order No. PSC-2021-0446-S-EI, the Commission approved an increase of \$560 million in FPL's base rates effective January 2023. This Commission-approved increase is also reflected in the revised tariffs, as both the approved \$560 million base rate increase and the proposed IRA base revenue decrease are effective January 2023.

A residential customer who uses 1,000 kWh per month currently pays \$75.82 on the base rate portion of their monthly bill. Without the IRA adjustment, the base rate portion on the 1,000 kWh residential bill would be \$80.73 effective January 2023. As a result of the IRA adjustment, the base rate portion of the 1,000 kWh residential bill will be \$80.11 effective January 2023, an increase of \$4.29 from the current \$75.82.

Staff has reviewed FPL's tariff sheets and supporting documentation. The calculations are accurate. The Commission should approve FPL's revised tariffs to implement the IRA base revenue decrease effective January 2023. The revised tariffs are shown in Attachment A to the recommendation.

Issue 6: Should this docket be closed?

Recommendation: Yes. At the conclusion of the protest period, if no protest is filed this docket should be closed upon the issuance of a consummating order. If a protest is filed within 21 days of the issuance of the order, the tariffs should remain in effect, subject to adjustment, pending the resolution of the protest. (Brownless)

Staff Analysis: At the conclusion of the protest period, if no protest is filed this docket should be closed upon the issuance of a consummating order. If a protest is filed within 21 days of the issuance of the order, the tariffs should remain in effect, subject to adjustment, pending the resolution of the protest.

FLORIDA POWER & LIGHT	COMPANY Car	Fifty-Seventh Revised Sheet No. 8.101 ncels Fifty-SixthRevised Sheet No. 8.101
	GENERAL SERVICE - NON DEMAND	
RATE SCHEDULE: GS-1		
AVAILABLE:		
In all areas served.		
APPLICATION:		
For electric service required for	or general service or industrial lighting, power and any other pur	pose with a demand of less than 25 kW.
SERVICE:		
	any available standard distribution voltage. Three phase servi- tension policy is applicable thereto. All service required on pre- s not permitted hereunder.	
MONTHLY RATE:		
Base Charge:	\$12.68	
Non-Fuel Energy Charges: Base Energy Charge	7.180¢ per kWh	
and a second sec	nagem ent Program (if applicable), See Sheet No. 8.109 ection, Sheet No. 8.030, for additional applicable charges.	
Minimum:	\$25.00	
Non-Metered Accounts:	A Base Charge of \$6.35 will apply to those accounts wh the Company's option, do not have an installed mete minimum charge shall be \$6.35.	
<u>SPECIAL PROVISIONS</u> : Energy used by commonly o rate scheduleas set forthon S	wned facilities of condominium, cooperative and homeowners' heet No. 8.21 I, Rider CU.	associations may qualify for the residential
TERM OF SERVICE:		
Not less than one (1) billing p	eriod.	
RULES AND REGULATIONS:		
and Regulations for Electric	subject to orders of governmental bodies having jurisdiction Service" on file with the Florida Public Service Commission. al Rules and Regulations for Electric Service" the provision of th	In case of conflict between any provision of

FLORIDA POWER & LIGHTC	OMPANY	Forty-Fifth Revised Sheet No. 8.103 Cancels Forty-Fourth Revised Sheet No. 8.103
		N DEMAND - TIME OF USE (ONAL)
RATE SCHEDULE: GST-1	(OP1	(Index)
AVAILABLE:		
In all areas served.		
APPLICATION:		
		ting, power and any other purpose with a demand of less than $25 kW$. and customers upon request subject to availability of meters.
SERVICE:		
	ion policy is applicable thereto.	n voltage. Three phase service will be provided without additional charge All service required on premises by Customer shall be furnished
MONTHLY RATE:		
Base Charge:	\$12.68	
Non-Fuel Energy Charges: Base Energy Charge	<u>On-Peak Period</u> 13.289¢ per k Wh	Off-Peak Period 4.542¢ per k Wh
Additional Charges: General Service Load Manage See Billing Adjustments secti	ement Program (if applicable), S on, Sheet No. 8.030, for additio	ee Sheet No.8.109 nal applicable charges.
Minimum:	\$25.00	
Initial service under this rate sch meter.	edule shall begin on the first so	heduled meter reading date following the installation of the time of use
RATING PERIODS:		
	<u>1</u> : Mondays through Frid ays d Day, Christmas Day, and New	uring the hours from 6 a.m. EST to 10 a.m. EST and 6 p.m. EST to 10 p.m. Year's Day.
<u>April 1 through October 31</u> : M Memorial Day, Independence	Mondays through Fridays durin Day, and Labor Day.	ig the hours from 12 noon EST to 9 p.m. EST excluding
Off-Peak: All other hours.		
	(Continued on	Sheet No. 8.104)

Fifty-First Revised Sheet No. 8.105 Cancels Fiftieth Revised Sheet No. 8.105 FLORIDA POWER & LIGHT COMPANY GENERAL SERVICE DEMAND RATE SCHEDULE: GSD-1 AVAILABLE: In all areas served. APPLICATION: For electric service required for general service or industrial lighting, power and any other purpose with a measured Demand of at least 25 kW and less than 500 kW. Customers with a Demand of less than 25 kW may enter an agreement for service under this schedule based on a Demand Charge for a minimum of 25 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: Base Charge: \$29.98 Demand Charges: Base Demand Charge \$11.29 per kW Non-Fuel Energy Charges: Base Energy Charge 2.513¢ per kWh Additional Charges: General Service Load Management Program (if applicable), See Sheet No. 8.109 See Billing Adjustments section, Sheet No. 8.030, for additional applicable charges. Minimum: The Base Charge plus the charge for the currently effective Base Demand. For those Customers with a Demand less than 25 kW who have entered an agreement for service under this schedule, the minimum charge shall be the Base Charge plus 25 kW times the Base Demand Charge; therefore the minimum charge is \$312.23. DEMAND: The Demand is the kW to the nearest whole kW, as determined from the Company's metering equipment and systems, 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 ElectricService" 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.

FLORIDA POWER & LIGHT C	COMPANY	Forty-Sixth Revised Sheet No. 8.107 Cancels Forty-Fifth Revised Sheet No. 8.107	
GENERAL SERVICE DEMAND - TIME OFUSE			
	(OPTIONAL)		
RATE SCHEDULE: GSDT-1			
AVAILABLE:			
In all areas served.			
APPLICATION:			
25 kW and less than 500 kW. O on a Demand Charge for a min	For electric service required for general service or industrial lighting, power and any other purpose with a measured Demand of at least 25 kW and less than 500 kW. Customers with Demands of less than 25 kW may enter an agreement for service under this schedule based on a Demand Charge for a minimum of 25 kW. This is an optional rate available to General Service Dem and customers upon request subject to availability of meters.		
SERVICE:			
	and at any available standard distribution voltage. esale of service is not permitted hereunder.	All service required on premises by Customer shall be	
MONTHLY RATE:			
Base Charge:	\$29.98		
Demand Charges: Base Demand Charge Maximum Demand Charge	\$10.59 per kW of Demand occurring during the 6 \$0.70 per kW of Maximum Demand.	On-Peak period.	
Non-Fuel Energy Charges: Base Energy Charge	On-Peak PeriodOff-Peak Period5.380¢ per kWh1.356¢ per kWh		
Additional Charges: See Billing Adjustments	section, Sheet No. 8.030, for additional applicable cl	narges.	
Minimum: The Base Charge plus the charge for the currently effective Base Demand. For those Customers with a Demand of less than 25 kW who have entered an agreement for service under this schedule, the minimum charge shall be the Base Charge plus 25 kW times the Base Demand Charge, therefore the minimum charge is \$294.73.			
<u>RATING PERIODS</u> : On-Peak: <u>November 1 through March 31</u> : Mondays through Fridays during the hours from 6 a.m. EST to 10 a.m. EST and 6 p.m. EST to 10 p.m. EST excluding Thanksgiving Day, Christmas Day, and New Year's Day. <u>April 1 through October 31</u> : Mondays through Fridays during the hours from 12 noon EST to 9 p.m. EST excluding Memorial Day, Independence Day, and Labor Day.			
Off-Peak: All other hours.			
	(Continued on Sheet No. 8.108)		

FLORIDA POWER & LIGHT CO	MPANY	Twenty-Fourth Revised Sheet No. 8.122 Cancels Twenty-Third Revised Sheet No. 8.122	
	GENERAL SERVICE CONST/	ANTUSAGE	
RATE SCHEDULE: GSCU-1			
AVAILABLE:			
In all a reasserved.			
APPLICATION:			
less than 25 kW. Eligibility is re- current and prior 23 months, is w	Available to General Service - Non Demand customers that maintain a relatively constant kWh usage, and a demand of less than 25 kW. 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. This is an optional Rate Schedule available to General Service customers upon request.		
SER VICE:			
Single phase, 60 hertz and at any	a vailable standard distribution volt	tage. Resale of service is not permitted hereunder.	
MONTHLY RATE:			
Nota uellenergy Charges:	\$17.14		
	4.302¢ per Constant Usage kWh		
Additional Charges: See Billing Adjustments sect	tion, Sheet No. 8.030, for additional	applicable charges.	
TERM OF SER VICE:			
Not less than one (1) billing period	d.		
DEFINITIONS:			
kWh Per Service Day – the total	kWh in billing month divided by the	e number of days in the billing m onth	
Maximum kWh Per ServiceDay	/- the highest kWh Per Service Day	experienced over the current and prior 23 month	
billing periods Constant Usage kV	Wh the Maximum k Wh Per Servic	ce Day multiplied by the number of service days in the	
current billing period.			
	(Continued on Sheet	t8.123)	

FLORIDA POWER & LIGHT COMPANY	Sixtieth Revised Sheet No. 8.201 Cancels Fifty-Ninth Revised Sheet No. 8.201		
	RESIDENTIAL SERVICE		
RATE SCHEDULE: RS-1			
AVAILABLE:			
In all a reas served.			
APPLICATION:			
separately-metered non-commercia	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:			
	standard distribution voltage. Three phase service may be furnished but only under service required on the premises by Customer shall be supplied through one meter. reunder.		
MONTHLY RATE:			
Base Charge:	\$9.48		
Non-Fuel Charges: Base Energy Charge: First 1,000 kWh All additionalkWh	7.063¢ per kWh 8.055¢ per kWh		
	rogram (if a pplicable), See Sheet No.8.217 Sheet No. 8.030, for additional applicable charges.		
Minimum:	\$25.00		
TERM OFSER VICE:			
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.			

FLORIDAPOWER & LIGHT COMPANY		Fifteenth Revised Sheet No. 8.203 Cancels Fourteenth Revised Sheet No. 8.203
RESID	ENTIAL TIME OF USE RI	DER-RTR-1
RIDER: RTR-1	(OPTIONAL)	
AVAILABLE:		
In all a reasserved.		
APPLICATION:		
the separately-metered non-commercial f service to commonly-owned facilities of No. 8.211, Rider CU. This is an option	acilities of a residential Custo f condominium, cooperative a nal rider available to resident.	ling units and in duplexes and triplexes, including mer (i.e., garages, water pumps, etc.). Also for and homeowners' associations as set forth on Sheet ial customers served under the RS-1 Rate Schedule R-1 are not eligible for service under Rate Schedule
<u>SERVICE</u> :		
	0	ree phase may be supplied but only under special istomer shall be supplied through one meter. Resale
		uled meter reading date following the installation of the charges under Rate Schedule RS-1 or RTR-1.
MONTHLY RATE:		
All rates and charges under Rate Schedu Credits Billing Adjustments applicable to		ion, the RTR-1 Base Energy and Fuel Charges and pply.
Base Charge:	\$9.48	
RTR BaseEnergy:Charges/Credits: Base Energy Charge	<u>On-Peak Period</u> 12.697¢ per kWh	<u>Off-Peak Period</u> (5.552)¢ per kWh
Additional Charges/Credits: See Billing Adjustments section, Sh	heet No. 8.030, for additional	applicable charges.
Minimum:	\$25.00	
<u>RATING PERIODS</u> : On-Peak: <u>November 1 through March 31</u> : Mondaysthrough Fridays during the hours from 6 a.m. EST to 10 a.m. EST and 6 p.m. EST to 10 p.m. EST excluding Thanksgiving Day, Christmas Day, and New Year's Day.		
<u>April 1 through October 31</u> : Monda Memorial Day, Independence Day, a		e hours from 12 noon EST to 9 p.m. EST excluding
Off-Peak: All other hours.		
	(Continued on Sheet No. 8.)	204)

First Revised Sheet No. 8.213 Cancels Original Sheet No. 8.213

FLORIDA POWER & LIGHT COMPANY

RESIDENTIAL ELECTRIC VEHICLE CHARGING SERVICES RIDER PILOT (OPTIONAL)

RATE SCHEDULE: RS-1EV

AVAILABLE:

In all areas served. This optional rider ("Rider") is available on a voluntary basis to residential Customers who desire an in-hom e electric vehicle charging service ("Service") through the installation of Company owned, operated, and maintained electric vehicle charging equipment, including a Level 2 charger ("Equipment"). This Rider shall expire four years from the effective date of this program, unless extended by approval of the FPSC. Service under this Rider shall continue to be provided under the terms specified in the Optional Residential Electric Vehicle Charging Agreement ("Agreement") that is in effect at such time as the Rider expires. No new Agreements may be executed following the expiration of this Rider.

APPLICATION:

Service is provided through the installation of Equipment by the Company at the Customer's premise in accordance with Scope of Services set forth in the Agreement. The Customer will have the option to select a Full Installation or Equipment Only Installation Service offering.

LIMITATION OF SERVICE:

Installation of Equipment shall be made only when, in the judgment of the Company, the location and the type of the Equipment are, and will continue to be, accessible and viable. Service shall be limited to Customers with no delinquent balances with the Company that own and reside in a single-family home or townhome with an attached garage that is a premise already being served at the RS-1 rate schedule. The Company will own, operate and maintain the Equipment for the term of the Agreement. The Company reserves the right to remotely control charging session schedules and/or curtail the energy delivered by the Equipment.

MONTHLY SERVICE PAYMENT:

The Company will design, procure, install, own, operate, and provide maintenance to the Equipment included in the Monthly Service Payment. The Monthly Service Payment under this Rider is in addition to the monthly billing determined under the Customer's otherwise applicable rate schedule and any other applicable charges. The Customer will have the option to select a Full Installation or Equipment Only Installation Service offering where the corresponding installation costs are included as part of the Monthly Program Charge. The total Monthly Service Payment is equal to the sum of the fixed Monthly Program Charge + Monthly Off-Peak Energy Charge as follows:

	Full Installation	Equipment Only Installation
Monthly Program Charge	\$25.57	\$18.41
Monthly Off-Peak Energy Charge	\$12.81	\$12.81
Total Monthly Service Payment	\$38.38	\$31.22

For energy used exclusively for electric vehicle charging, the following charges and rates shall apply:

On-Peak Period

23.71¢ per kWh

EV Energy Charges/Credits: Energy Charge Off-Peak Period N/A

(Continue on Sheet No. 8.214)

FLORIDA POWER & LIGHT	COMPANY	Fortieth Revised Sheet No. 8.310 Cancels Thirty-Ninth Revised Sheet No. 8.310
	GENERAL SERVICE	LARGE DEMAND
RATE SCHEDULE: GSLD-1		
AVAILABLE:		
In all areas served.		
APPLICATION:		
measured demand of at least 50		lighting, power and any other purpose to any Customer with a astomers with demands offess than 500 kW may enter an agreement for a minimum of 500 kW.
SERVICE:		
	and at any available standard dis lesale of service is not permitted	tribution voltage. All service required on premises by Customershall be hereunder.
MONTHLY RATE:		
Base Charge:	\$88.00	
Demand Charges: Base Demand Charge	\$13.49 per kW of Demand	
Non-Fuel Energy Charges: Base Energy Charge	1.943¢ perkWh	
Additional Charges: See Billing Adjustments se	ection, Sheet No. 8.030, for addit	ional applicable charges.
than 500 kW who have entered		effective Base Demand. For those Customers with a Demand of less er this schedule, the minimum charge shall be the Base Charge plus charge is \$6,833.00.
DEMAND:		
The Demand is the kW to the n minute period of Customer's gr		d from the Company's metering equipment and systems, for the 30- adjusted for power factor.
TERM OF SERVICE:		
Not less than oneyear.		
RULES AND REGULATIONS:		
Rules and Regulations for Ele	ctric Service" on file with the F	tal bodies having jurisdiction and to the currently effective "Genemal lorida Public Service Commission. In case of conflict between any ons for Electric Service" the provision of this schedule shall apply.

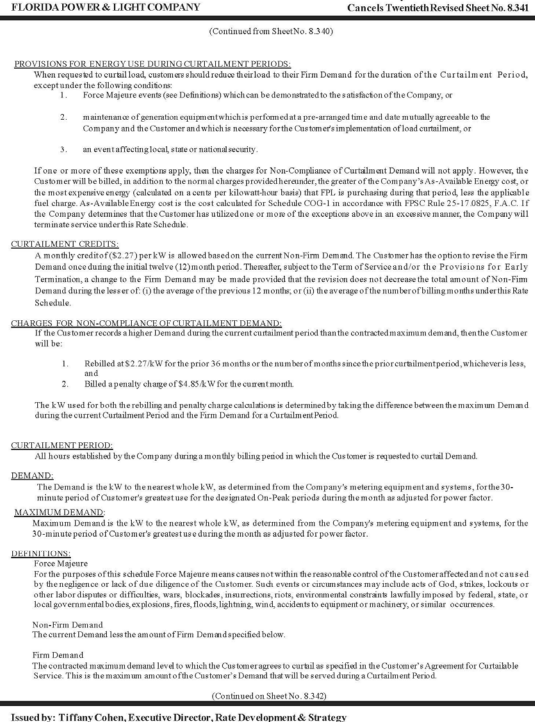
FLORIDA POWER & LIGHT CO	MPANY	Forty-First Revised Sheet No. 8.320 Cancels Fortieth Revised Sheet No. 8.320
G		RGE DEMAND - TIME OF USE TIONAL)
RATE SCHEDULE GSLDT-1		
AVAILABLE:		
In all areas served.		
APPLICATION:		
measured demand of at least 500 kV	V and less than 2,000 k W. on a Demand Charge fo	rial lighting, power and any other purpose to any Customer with a. Customers with demands of less than 500 kW may enter an agreement for r a minimum of 500 kW. This is an optional rate available to General ilability of meters.
SERVICE:		
Single or three phase, 60 hertz and a furnished through one meter. Resald		distribution voltage. All service required on premises by Customer shall be ed hereunder.
MONTHLY RATE:		
Base Charge:	\$88.00	
Demand Charges: Base Demand Charge Maximum Demand Charge	\$12.71per kW of Dem \$0.78 per kW of Maxi	and occurring during the On-Peak period. mum Demand.
Non-Fuel Energy Charges: Base Energy Charge kWh	<u>On-Peak Period</u> 3.229¢ per kWh	Off-Peak Period 1.402¢ per kWh
Additional Charges: See Billing Adjustments :	section, Sheet No. 8.03	0, for additional applicable charges.
	eement for service under	effective Base Demand. For those Customers with a Demand of less than this schedule, the minimum charge shall be the Base Charge plus 500 $\rm kW$ gets \$6,443.00.
RATING PERIODS:		
On-Peak: <u>November 1 through March 3</u> 1: 10 p.m. EST excluding Thanksg	Mondays through Fridays iving Day, Christmas Day	s during the hours from 6 a.m. EST to 10 a.m. EST and 6 p.m. EST to , and New Year's Day.
<u>April 1 through October 3</u> 1: Mo Independence Day, and Labor D	ndays through Fridays du day.	ring the hours from $12noonEST$ to $9p.m.EST$ excluding Memorial Day,
Off-Peak: All other hours.		
	(Continued	on Sheet No. 8.321)

FLORIDA POWER & LIGHT	COMPANY	Forty-Third Revised Sheet No. 8.330 Cancels Forty-Second Revised Sheet No. 8.330
	<u>CURTAILABI</u> (OPTIO (Closed So	NAL)
RATE SCHEDULE: CS-1		
AVAILABLE:		
In all areas served. <u>APPLICATION:</u>		
by 200 kW or more upon re this schedule. Customers with	quest of the Company from time	ate Schedule GSLD-1 (500 kW - 1,999 kW), will curtail this Demand to time, and as of January 9, 2018 was taking service pursuant to ess than 500 kW may enter an agreement for service under this Rate
SERVICE:		
	and at any available standard distr esale of service is not permitted he	ibution voltage. All service required on premises by Customer shall be reunder.
MONTHLY RATE:		
Base Charge:	\$117.34	
Demand Charges: Base Demand Charge	\$13.49 per kW of Demand	
Non-Fuel Energy Charges: Base Energy Charge	1.943¢ per kWh	
Additional Charges: See Billing Adjustments se	ection,Sheet No. 8.030, for addition	al applicable charges.
500 kW who have entered an		ective Base Demand. For those Customers with a Demand of less than schedule, the minimum charge shall be the Base Charge plus 500 k W 36,862 34.
CURTAILMENT CREDITS:		
Demand once during the initial Termination, a change to the H	twelve (12) month period. Thereaf firm Demand may be made provi	ent Non-Firm Demand. The Customer has the option to revise the Firm er, subject to the Term of Service and/or the Provisions for Early ded that the revision does not decrease the total amount of Non-Firm months, or (ii) the average of the number of billing months under this
CHARGES FOR NON-COMPLIAN	CE OF CURTAILMENT DEMAN	<u>D</u> :
If the Customer records a highe	r Demand during the current Curtai	lment Period than the Firm Demand, the Customer will be:
	r the prior 36 months or the numbe f\$4.85 kW for the current month.	r of months since the prior Curtailment Period, whichever is less, and
	ebilling and penalty charge calcul rtailment Period and the Firm Dem	ations is determined by taking the difference between the maximum and for a Curtailment Period.
	(Continued on S	neet No. 8.331)

(Continued from Sheet No. 8.3.32)	
PROVISIONS FOR EARLY TERMINATION(continued): In the event the Customer pays the Charges for Early Termination because no replacement Custom available as specified in paragraph c. above, but the replacement Customer(s) does (do) become twelve (12) months from the date of termination of service under this Rate Schedule or FPL later det is no need for the MW reduction in accordance with the FPL Curtailable Rate Schedule, then the refunded all or part of therebilling and penalty in proportion to the amount of MW obtained to replace less the additional cost incurred by the Company to serve those MW during any Curtailment Periods w before thereplacement Customer(s) became available.	e available within ermines that there Customer will be the lost capacity
Charges for Early Termination:	
In the event that:	
$a) \qquad service is term in a ted by the Company for any reason(s) specified in this section, or \\$	
b) there is a termination of the Customer's existing service and, within twelve (12) months of su service, the Company receives a request to re-establish service of similar character under a schedule, or under this schedule with a shift from curtailable demand to firm service,	
i) at a different location in the Company's service a rea, or	
ii) under a different name or different ownership, or	
iii) under other circumstances whose effect would be to increase firm demand on the Compa without the requisite three (3) years a dvance written notice, or	any's system
c) the Customer transfers the curtailable demand portion of the Customer's load to "Firm Demand" o service rate schedule without providing at least three (3) years advance written notice,	orto a fiim
then the Customer will be:	
 rebilled under the otherwise a pplicable firm service rate schedule for the shorter of (a) thep (36)m on ths during which the Customer was billed for service under this Rate Schedule, or of m on the Customer has been billed under this Rate Schedule, and 	
2. billed a penalty charge of \$1.43 per kW times the number of months rebilled in No. 1 abov highest curtailable Demand occurring during the current month or the prior thirty-six (36) r	
RULES AND REGULATIONS:	
Service under this Rate Schedule is subject to orders of governmental bodies having jurisdiction and effective "General Rules and Regulations for Electric Service" on file with the Florida Public Service case of conflict between any provision of this Rate Schedule and said "General Rules and Regulations for the provision of this Rate Schedule shallapply.	e Commission. In

Forty-Second Revised Sheet No.8.340 FLORIDA POWER & LIGHT COMPANY Cancels Forty-First Revised Sheet No. 8.340 CURTAILABLE SERVICE - TIME OF USE (OPTIONAL) (Closed Schedule) RATE SCHEDULE: CST-1 AVAILABLE: In all areas served. APPLICATION: For any general service or industrial Customer who qualifies for Rate Schedule GSLD-1 (500kW - 1,999 kW) will curtail this Demand by 200 kW or more upon request of the Company from time to time, and as of January 9, 2018 was taking service pursuant to this schedule. This is an optional Rate Schedule available to Curtailable General Service Customers upon request. Customers with demands of at least200 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: \$117.34 Base Charge: Demand Charges: Base Demand Charge \$12.71 per kW of Demand occurring during the On-Peak Period. Maximum Demand Charge \$0.78 per kW of Maximum Demand. Non-Fuel Energy Charges: On-Peak Period Off-Peak Period Base Energy Charge 3.229¢ per kWh 1.402¢ per kWh Additional Charges: See Billing Adjustments section, Sheet No. 8.030, for additional applicable charges. Minimum: The Base 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 Base Charge plus 500 kW times the Base Demand Charge; therefore the minimum charge is \$6,472.34. RATING PERIODS: On-Peak: November 1 through March 31: Mondays through Fridays during the hours from 6 a.m. EST to 10 a.m. EST and 6 p.m. EST to 10 p.m. EST excluding Thanksgiving Day, Christmas Day, and New Year's Day. April 1 through October 31: Mondays through Fridays during the hours from 12 noon EST to 9 p.m. EST excluding Memorial Day, Independence Day, and Labor Day. Off-Peak: All other hours. (Continued on Sheet No. 8.341)

Twenty-First Revised Sheet No. 8.341 Cancels Twentieth Revised Sheet No. 8.341



Effective:

FLORIDA POWER & LIGHT COMPANY	Thirteenth Revised Sheet No. 8.343 Cancels Twelfth Revised Sheet No. 8.343
(Continued from Sheet No. 8	342)
PROVISIONS FOR EARLY TERMINATION (continued):	
In the event the Customer pays the Charges for Early Termination I available as specified in paragraph c. above, but thereplacement Cus twelve (12) months from the date of termination of service under that there is no need for the MW reduction in accordance with th Customer will be refunded all or part of the rebilling and penalty in to replace the lost capacity less the additional cost incurred by the Co Curtailment Periods which may occur before the replacement Custor	stomer(s) does (do) become available with in this Rate Schedule or FPL later determines he FPL Curtailable Rate Schedule, then the n proportion to the amount of MW obtained ompany to serve those MW during any
Charges for Early Termination:	
In the eventthat:	
a) service is terminated by the Company for any reason(s) specifi	ied in this section, or
b) there is a termination of the Customer's existing service a termination of service, the Company receives a request to re under a firm service rate schedule, or under this schedule wit service,	-establish service of similar character
i) at a different location in the Company's service area, or	
ii) under a different name or different ownership, or	
iii) under other circumstances whose effect would be to increa without the requisite three (3) years a dvance written notice	
c) the Customer transfers the curtailable demand portion of the a firm service rate schedule without providing at least three (3)	
then the Customer will be:	
 rebilled under the otherwise applicable firm service rate scl six (36) months during which the Customer was billed for number of months the Customer has been billed under this Rate 	service under this Rate Schedule, or (b) the
 billed a penalty charge of \$1.43 per kW times the number of highest curtailable Demand occurring during the current mon 	
RULES AND REGULATIONS:	
Service under this Rate Schedule is subject to orders of governmental be effective "General Rules and Regulations for Electric Service" on file v case of conflict between any provision of this Rate Schedule and said Service" the provision of this Rate Schedule shall apply.	with the Florida Public Service Commission. In

FLORIDA POWER & LIGHT CO	OMPANY	Thirty-Fifth Revised Sheet No. 8.412 Cancels Thirty-Fourth Revised Sheet No. 8.412
	GENERAL SE	RVICE LARGE DEMAND
RATE SCHEDULE: GSLD-2		
AVAILABLE:		
In all areas served.		
APPLICATION:		
	ith demands of less than 2,0	hting, power and any other purpose to any Customer with a measured dem and 000 kW may enter an agreement for service under this schedule based on a
SERVICE:		
Single or three phase, 60 hertzand furnished through one meter. Resa		stribution voltage. All service required on premises by Customer shall be I hereunder.
MONTHLY RATE:		
Base Charge:	\$254.90	
Demand Charges: Base Demand Charge	\$13.57 per kW of Dema	nd
Non-Fuel Energy Charges: Base Energy Charge	1.689¢ per kWh	
Additional Charges: See Billing Adjustments see	tion, Sheet No. 8.030, for a	ditional applicable charges.
	service under this schedule	effective Base Demand. For those Customers with a demand of less than $2,000$ the minimum charge shall be the Base Charge plus $2,000$ kW times the 94.90.
DEMAND:		
The Demand is the kW to the ne minute period of Customer's great		ined from the Company's metering equipment and systems, for the 30- adjusted for power factor.
TERM OF SERVICE:		
Not less than one year.		
RULES AND REGULATIONS:		
and Regulations for ElectricServi	ce" on file with the Florida I	ntal bodies having jurisdiction and to the currently effective "General Rules Public Service Commission. In case of conflict between any provision of this Service" the provision of this schedule shall apply.

FLORIDA POWER & LIGHT CO	MPANY	Forty-First Revised Sheet No. 8.420 Cancels Fortieth Revised Sheet No. 8.420
G	ENERAL SERVICE LARGE (OPTIO	
RATE SCHEDULE: GSLDT-2		
AVAILABLE:		
In all areas served.		
APPLICATION:		
For electric service required for gen a measured demand of 2,000 kW or schedule based on a demand charge	more. Customers with demand	ng, power and any other purpose to any Customer who has established is of less than 2,000 $\rm kWmay$ enter an agreement for service under this
SERVICE:		
Three phase, 60 hertz and at any av through one meter. Resale of servic		ltage. All service required on premises by Customer shall be furnished
MONTHLY RATE:		
Base Charge: \$2	54.90	
Demand Charges: Base Demand Charge \$1 Maximum Demand Charge \$0		rring during the On-Peak Period. and.
Non-Fuel Energy Charges: On Base Energy Charge 2.7	<u>-Peak Period</u> 00¢ per kWh	<u>Off-Peak Period</u> 1.324¢ per kWh
Additional Charges: See Billing Adjustments section	, Sheet No. 8.030, for additiona	l applicable charges.
Minimum: The Base Charge plus t 2,000 kW who have entered an agr times the Base Demand Charge; the	eement for service under this sc	betwee Base Demand. For those Customers with a demand of less than chedule, the minimum charge shall be the Base Charge plus $2,000$ k W $526,034.90$.
RATING PERIODS:		
On-Peak: <u>November 1 through March 3</u> 1: EST excluding Thanksgiving D		ng the hours from 6 a.m. EST to 10 a.m. EST and 6 p.m. EST to 10 p.m. 'ear's Day.
<u>April 1 through October 31:</u> Mo Independence Day, and Labor I		he hours from 12 noon EST to 9 p.m. EST excluding Memorial Day,
Off-Peak: All other hours.		
	(Continued on Sh	teet No. 8.421)

Twenty-Fifth Revised Sheet No. 8.425 Cancels Twenty-Fourth Revised Sheet No. 8.425

HIGH LOAD FACTOR – TIME OF USE (OPTIONAL)

RATE SCHEDULE: HLFT

FLORIDA POWER & LIGHT COMPANY

AVAILABLE:

In all areas served.

APPLICATION:

For electric service required for general service or industrial lighting, power and any other purpose with a measured Dem and of 25 kW or more. This is an optional rates chedule available to customers otherwise served under the GSD-1, GSDT-1, GSLDT-1, GSLDT-1, GSLDT-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	<u>HLFT-1</u> 25-499 kW	<u>HLFT-2</u> 500-1,999kW	HLFT-3 2,000 kW or greater
Base Charge:	\$29.98	\$88.00	\$254.90
Demand Charges: On-Peak Demand Charge	\$13.31	\$14.19	\$13.80
Maximum Demand Charge	\$2.76	\$3.05	\$2.94
Non-Fuel Energy Charges:			
On-Peak Period per kWh Off-Peak Period per kWh	2.162¢ 1.356¢	1.242¢ 1.201¢	1.072¢ 1.070¢

Additional Charges

See Billing Adjustments section, Sheet No. 8.030, for additional applicable charges. Minimum Charge: The Base Charge plus the currently effective Demand Charges.

RATING PERIODS:

On-Peak:

<u>November 1 through March 3</u>1: Mondays through Fridays during the hours from 6 a.m. EST to 10 a.m. EST and 6 p.m. EST to 10 p.m. EST excluding Thanksgiving Day, Christmas Day, and New Year's Day.

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

Off-Peak:

All other hours.

(Continued on Sheet No. 8.426)

FLORIDA POWER & LIGHT CO	MPANY	Thirty-Seventh Revised Sheet No. 8.432 Cancels Thirty-Sixth Revised Sheet No. 8.432
	CURTAILABLE SERVI	CE
	(OPTIONAL) (Closed Schedule)	
RATE SCHEDULE: CS-2		
AVAILABLE:		
In all areas served.		
APPLICATION:		
by 200 kW or more upon request	of the Company from time to time, and as s of less than 2,000 kW may enter an Ag	uleGSLD-2 (2,000 kW and above) will curtail this Dem an d of January 9, 2018 was taking service pursuant to this greement for service under this schedule based on a Deman d
SERVICE:		
	d at any available standard distribution vo le of service is not permitted hereunder.	ltage. All service required on premises by Customer shall be
MONTHLY RATE:		
Base Charge:	\$283.22	
Demand Charges: Base Demand Charge	\$13.57 per kW of Demand	
Non-Fuel Energy Charges: Base Energy Charge	1.689¢ per kWh	
Additional Charges: See Billing Adjustments section	on,Sheet No. 8.030, for additional applical	ble charges.
2,000 kW who enter an agreemen		e Demand. For those Customers with a Demand of less than nimum charge shall be the Base Charge plus 2,000 kW times
CURTAILMENT CREDITS:		
A monthly credit of (\$2.19)per k Demand once during the initial t Termination, a change to the Firr	welve (12) month period. Thereafter, sub n Demand may be made provided that t	irm Demand. The Customer has the option to revise the Firm ject to the Term of Service and/or the Provisions for Early he revision does not decrease the total amount of Non-Firm r (ii) the average of the number of billing months under this
CHARGES FOR NON-COMPLIANCE	OF CURTAILMENT DEMAND:	
If the Custom er records a higher Demand during the current period than the Firm Demand, then the Customer will be: 1. Rebilled at \$2.19/kW for the prior 36 months or the number of months since the prior Curtailment Period, whichever is		
less, and 2. Billed a penalty charg	ge of\$4.68/kW for the currentmonth.	
	g and penalty charge calculations is determ od and the contracted Firm Demand for a	nined by taking the difference between the maximum Demand. Curtailment Period.
	(Continued on Chast Mr. 9	433)
	(Continued on Sheet No. 8	.453)
Issued by: Tiffany Cohen, Executiv Effective:	ve Director, Rate Development & St	rategy

FLORIDA POWER & LIGHT COMPANY	Fourteenth Revised Sheet No. 8.435 Cancels Thirteenth Revised Sheet No. 8.435
(Continued from	Sheet No. 8.434)
PROVISIONS FOR EARLY TERMINATION (continued);	
as specified in paragraph c. above, but the replacen (12) months from the date of termination of service un need for the MW reduction in accordance with the FI refunded all or part of therebilling and penalty in propo	ermination because no replacement Customer(s) is (are) available nent Customer(s) does (do) become available within twelve der this Rate Schedule or FPL later determines that there is no PL Curtailable Rate Schedule, then the Customer will be option to the amount of MW obtained to replace the lost capacity we those MW during any Curtailment Periods which may occur
Charges for Early Termination:	
In the event that:	
a) service is terminated by the Company for any rea	son(s) specified in this section, or
	service and, within twelve (12) months of such termination of establish service of similar character under a firm service rate curtailable demand to firm service,
i) at a different location in the Company's ser	/ice area, or
ii) under a different name or different ownersh	.ip, or
iii) under other circumstances whose effect we without the requisite three (3) years advance	ould be to increase firm demand on the Company's system e written notice, or
c) the Customer transfers the curtailable demand por service rate schedule without providing at least the	tion of the Customer's load to "Firm Dem and" or to a firm ree (3) years advance written notice,
then the Customer will be:	
	s billed for service under this Rate Schedule, or (b) the number der this Rate Schedule, and
	imes the number of months rebilled in No. 1 above times the g the current month or the prior thirty-six (36) months.
RULES AND REGULATIONS:	
effective "General Rules and Regulations for Electric S	f governmental bodies having jurisdiction and to the current ly iervice" on file with the Florida Public Service Commission. In lule and said "General Rules and Regulations for Electric Service"
Terred Law Trifferen Colore Terred's Director Delay Street	annual & Standarm
Issued by: Tiffany Cohen, Executive Director, Rate Devel Effective:	opment & strategy

FLORIDA POWER & LIGHT	COMPANY	Forty-Second Revised Sheet No. 8.440 Cancels Forty-First Revised Sheet No. 8.440
	(0	<u>SERVICE - TIME OF USE</u> PTIONAL) sed Schedule)
RATE SCHEDULE: CST-2		
AVAILABLE:		
In all areas served.		
APPLICATION:		
Demand by 200 kW or more upor	n request of the Company i ners with demands of less	for Rate Schedule GSLDT-2(2,000k W and above) will curtail this from time to time, and as of January 9, 2018 was taking service than 2,000 kW may enter an agreement for service under this schedule
SERVICE:		
Single or three phase, 60 hertz and furnished through one meter. Rese		distribution voltage. All service required on premises by Customer shall be ed hereunder.
MONTHLY RATE:		
Base Charge:	\$283.22	
Demand Charges: Base Demand Charge Maximum Demand Charge	\$13.57 per kW of Dem \$0.68 per kW of Maxin	and occurring during the On-Peak Period. num Demand.
Non-Fuel Energy Charges: Base Energy Charge	<u>On-Peak Period</u> 2.700¢ per kWh	Off-Peak Period 1.324¢ per kWh
Additional Charges: See Billing Adjustments secti	on,Sheet No. 8.030, for ac	ditional applicable charges.
	reement for service under	lly effective Base Demand. For those Customers with a Demand of less than this schedule, the minimum charge shall be the Base Charge plus 2,000 k W ge is \$27,423.22.
RATING PERIODS:		
10 p.m. EST excluding Than	ksgiving Day, Christmas D Mondays through Fridays o	ys during the hours from 6 a.m. EST to 10 a.m. EST and 6 p.m. EST to ay, and New Year's Day. luring the hours from 12 noon EST to 9 p.m. EST excluding Memorial Day,
Off-Peak: All other hours.		
	(Continued	on Sheet No. 8.441)

Twenty-Fourth Revised Sheet No.8.441 FLORIDA POWER & LIGHT COMPANY Cancels Twenty-Third Revised Sheet No. 8.441 (Continued from Sheet No. 8.440) PROVISIONS FOR ENERGY USE DURING CURTAILMENT PERIODS: When requested to curtail load, customers should reduce their load to their Firm Demand for the duration of the Curtailment Period, except under the following conditions: Force Majeure events (see Definitions) which can be demonstrated to the satisfaction of the Company, or 2. maintenance of generation equipment which is performed at a pre-arranged time and date mutually agreeable to the Company and the Customer and which is necessary for the Customer's implementation of load curtailment, or 3. an event affecting local, state or national security If one or more of these exemptions apply, then the charges for Non-Compliance of Curtailment Demand will not apply. However, the Customer will be billed, in addition to the normal charges provided hereunder, the greater of the Company's As-Available Energy cost, or the most expensive energy (calculated on a cents per kilowatt-hour basis) that FPL is purchasing during that period, less the applicable fuel charge. As-Available Energy cost is the cost calculated for Schedule COG-1 in accord ance with FPSC Rule 25-17.0825, F.A.C. If the Company determines that the Customer has utilized one or more of the exceptions above in an excessive manner, the Company will terminate service under this Rate Schedule. CURTAILMENT CREDITS: A monthly credit of (\$2.19) 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 Terminations, 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 \$2.19/kW for the prior 36 months or the number of months since the prior Curtailment Period, which ever is less, 1. and Billed a penalty charge of \$4.68/kW for the currentmonth. 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. CURTAILMENT PERIOD: All hours established by the Company during a monthly billing period in which the Customeris requested to curtail Demand. DEMAND: The Demand is the kW to the nearest whole kW, as determined from the Company's metering equipment and systems, for the 30minute period of Customer's greatest use for the designated On-Peak periods during the month as adjusted for power factor. MAXIMUM DEMAND: Maximum Demand is the kW to the nearest whole kW, as determined from the Company's metering equipment and systems, for the 30-minute period of Customer's greatest use during the month as adjusted for power factor. DEFINITIONS: Force Majeure For the purposes of this schedule Force Majeure means causes not within the reasonable control of the Customer affected and not caused by the negligence or lack of due diligence of the Customer. Such events or circumstances may include acts of God, strikes, lockouts or other labor disputes or difficulties, wars, blockades, insurrections, riots, environmental constraints lawfully imposed by federal, state, or local governmental bodies, explosions, fires, floods, lightning, wind, accidents to equipment or machinery, or similar occurrences

(Continued on Sheet No. 8.442)

FLORIDA F	POWER & LIGHT COMPANY	Fourteenth Revised Sheet No. 8.443 Cancels Thirteenth Revised Sheet No. 8.443
	(Continued fro	m Sheet No. 8.442)
PROVISIONS F	OR EARLY TERMINATION (continued):	
in paragra terminatic with the F the amoun	uph c. above, but the replacement Customer(s) d on of service under this Rate Schedule or FPL lat FPL Curtailable Rate Schedule, then the Customer	nation because no replacement Customer(s) is (are) available as specified loes (do) become available within twelve (12) months from the date of er determines that there is no need for the MW reduction in accordance will be refunded all or part of the rebilling and penalty in proportion to ess the additional cost incurred by the Company to serve those MW replacement Customer(s) became available.
Charges for	or Early Termination:	
In the eve	nt that:	
a) ser	vice is terminated by the Company for any reason	s)specified in this section, or
Con		vice and, within twelve (12) months of such termination of service, the of similar character under a firm service rate schedule, or under this service,
i)	at a different location in the Company's service as	rea, or
ii)	under a different name or different ownership, or	
iii)	under other circumstances whose effect would b requisite three (3) years advance written notice, o	e to increase firm demand on the Company's system without the r
	Customer transfers the curtailable demand portion edule without providing at least three (3) years adv	of the Customer's load to "Firm Demand" or to a firm service rate ance written notice,
then the (Customer will be:	
1.		vice rate schedule for the shorter of (a) the prior thirty-six lled for service under this Rate Schedule, or (b) the number of months schedule, and
2.	billed a penalty charge of \$1.38 per kW times t curtailable Demand occurring during the curren	he number of months rebilled in No. 1 above times the highest at month or the prior thirty-six (36) months.
RULES AND RE	EGULATIONS:	
Rules and	Regulations for Electric Service" on file with the	rnmental bodies having jurisdiction and to the currently effective "General Florida Public Service Commission. In case of conflict between any Regulations for Electric Service" the provision of this Rate Schedule shall

FLORIDA POWER & LIGHT	COMPANY	Forty-Fourth Revised Sheet No. 8 Cancels Forty-Third Revised Sheet No. 8.	
		<u>BLE SERVICE - TIME OF USE</u> (OPTIONAL) (Closed Schedule)	
RATE SCHEDULE: CST-3			
AVAILABLE:			
In all areas served.			
APPLICATION:			
		alifies for Rate Schedule GSLDT-3 will curtail this Demand by 200 kW or ad as of January9, 2018 was taking service pursuant to this schedule.	r
SERVICE:			
and related facilities necessa	ry for handling and utiliz at of delivery served hereun	ge of 69 kV or higher. The Customer will provide and maintain all transform ring the power and energy delivered hereunder. All service required by nder shall be furnished through one meter at, or compensated to, the availa hereunder.	the
MONTHLY RATE:			
Base Charge:	\$2,327.34		
Demand Charges: Base Demand Charge	\$10.69 per kW of Dem	and occurring during the On-Peak Period.	
Non-Fuel Energy Charges: Base Energy Charge	<u>On-Peak Period</u> 1.406¢ per kWh	<u>Off-Peak Period</u> 1.171¢ per kWh	
Additional Charges: See Billing Adjustments so	ection, Sheet No. 8.030, for	additional applicable charges.	
Minimum: The Base Charge	plus the charge for the cur	rently effective Base Demand.	
RATING PERIODS:			
		ridays during the hours from 6 a.m. EST to 10 a.m. EST and 6 p.m. EST mas Day, and New Year's Day.	
<u>April 1 through October</u> Independence Day, and L		ys during the hours from 12 noon EST to 9 p.m. EST excluding Memorial D	ay,
Off-Peak: All other hours.			
	(Continu	uedon Sheet No. 8.543)	

FLORIDA POWER & LIGHT COMPANY	Twenty-Sixth Revised Sheet No. 8.543 Cancels Twenty-Fifth Revised Sheet No. 8.543
(Continued from Sheet No. 8.54	42)
PROVISIONS FOR ENERGY USE DURING CURTAILMENT PERIODS:	
When requested to curtail load, customers should reduce their load Period, except under the following conditions:	to their Firm Demand for the duration of the Curtailment
1. Force Majeure events (see Definitions) which can be demonstrate	ed to the satisfaction of the Company, or
 maintenance of generation equipment which is performed at a pre Company and the Customer and which is necessary for the Customer and the Customer and which is necessary for the Customer and the cus	
3. an event affecting local, state or national security.	
If one or more of these exemptions apply, then the charges for Not However, the Customer will be billed, in addition to the normal charg Available Energy cost, or the most expensive energy (calculated on a that period, less the applicable fuel charge. As-Available Energy cost is with FPSC Rule 25-17.0825, F.A.C. If the Company determines that above in an excessive manner, the Company will terminate service und	ges provided hereunder, the greater of the Company's As- cents per kilowatt-hour basis)that FPL is purchasing during the cost calculated for Schedule COG-1 in accordance the Customer has utilized one or more of the exceptions
CURTAILMENT CREDITS:	
A monthly credit of (\$2.23) per kWis allowed based on the current Non-Firr Firm Demand once during the initial twelve (12) month period. Thereafter, su Termination, a change to the Firm Demand may be made provided that the Demand during the lesser of: (i) the average of the previous 12 months, or Rate Schedule.	bject to the Term of Service and/or the Provisions for Early revision does not decrease the total amount of Non-Firm
CHARGES FOR NON-COMPLIANCE OF CURTAILMENT DEMAND:	
If the Customer records a higher Demand during the current Curtailment Period	d than the Firm Demand, then the Customer will be:
 Rebilled at \$2.23/kW for the prior 36 months or the number is less, and Billed a penalty charge of \$4.75 kW for the current month. 	of months since the prior Curtailment Period, whichever
The kW used for both the rebilling and penalty charge calculations is determin during the current Curtailment Period and the Firm Demand for a Curtailment	
CURTAILMENT PERIOD:	
All hours established by the Company during a monthly billing period in which	h the Customer is requested to curtail Demand.
DEMAND:	
The Demand is the kW to the nearest whole kW, as determined from the t minute period of Customer's greatest use for the designated On-Peak period	
(Continued on Sheet No. 8.5	544)
Issued by: TiffanyCohen, Executive Director, Rate Development & S	Yrafegy

Effective:

FLORID	A POWER & LIGHT COMPANY	Thirteenth Revised Sheet No. 8.544.1 Cancels Twelfth Revised Sheet No. 8.544.1	
(Continued from SheetNo. 8.544)			
PROVISIO	DNS FOR EARLY TERMINATION (continued);		
In the spec date acco prop	he event the Customer pays the Charges for Early Terminat ified in paragraph c. above, but the replacement Customer(s) of termination of service under this Rate Schedule or FPL rdance with the FPL Curtailable Rate Schedule, then the Cu	on because no replacement Customer(s) is (are) available as does (do) become available within twelve (12) months from the later determines that there is no need for the MW reduction in stomer will be refunded all or part of the rebilling and penalty in ty less the additional cost incurred by the Company to serve those placement Customer(s) became available.	
Char	rges for Early Termination:		
In th	e event that:		
a)	service is terminated by the Company for any reason(s)spec	ified in this section, or	
b)		d, within twelve (12) months of such termination of service, the tilar character under a firm service rate schedule, or under this 2,	
	i) at a different location in the Company's service area, or		
	ii) under a different name or different ownership, or		
	iii) under other circumstances whose effect would be to inc three (3) years advance written notice, or	rease firm demand on the Company's system without the requisite	
c)	the Customer transfers the curtailable demand portion of the schedule without providing at least three (3) years advance w		
the	n the Customer will be:		
1	. rebilled under the otherwise applicable firm service ra during which the Customer was billed for service und has been billed under this Rate Schedule, and	te schedule for the shorter of (a) the prior thirty- six (36) months er this Rate Schedule, or (b) the number of months the Customer	
2	2. billed a penalty charge of \$1.40 per kW times the curtailable Demand occurring during the current mon	number of months rebilled in No. 1 above times the highest th or the prior thirty-six (36) months.	
RULES AN	ID REGULATIONS:		
Service under this Rate Schedule is subject to orders of governmental bodies having jurisdiction and to the currently effective "Gene Rules and Regulations for Electric Service" on file with the Florida Public Service Commission. In case of conflict between a provision of this Rate Schedule and said "General Rules and Regulations for Electric Service" the provision of this Rate Schedule sl apply.		ida Public Service Commission. In case of conflict between any	
Issued by Effective	: TiffanyCohen, Executive Director, Rate Developme :	ent & Strategy	

FLORIDA POWER & LIGHT COMPANY	Thirty-First Revised Sheet No. 8.545 Cancels Thirtieth Revised Sheet No. 8.545			
CURTAILABLE SERVICE				
(OPTIONAL) (Closed Schedule)				
RATE SCHEDULE: CS-3				
AVAILABLE:				
In all areas served.				
APPLICATION:				
For any general service or industrial Customer who qualifies for Rate Schedule OSLD-3 will curtail this Demand by 200 kW or more upon request of the Company from time to time, and as of January 9, 2018 was taking service pursuant to this schedule.				
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:				
Base Charge: \$2,327.34				
Demand Charges: Base Demand Charge \$10.69 per kW of Demand				
Non-Fuel Energy Charges: Base Energy Charge 1.232¢ per kWh				
Additional Charges: See Billing Adjustments section, Sheet No. 8.030, for additional applicable charges.				
Minimum Charge: The Base Charge plus the charge for the currently effective Base Demand.				
CURTAILMENT CREDITS:				
A monthly credit of (\$2.23) per kWis 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 \$2.23/kW for the prior 36 months or the number of months since the prior Curtailment Period, whichever is less, and Billed a penalty charge of \$4.75/kW for the current month. 				
The kW used for both the rebilling and penalty charge calculations is determined by ta during the current Curtailment Period and the Firm Demand for a Curtailment Period.	king the difference between the maximum Demand			
(Continued on Sheet No. 8.546)				

FLORIDA PO	OWER & LIGHT COMPANY	Fourteenth Revised Sheet No. 8.548 Cancels Thirteenth Revised Sheet No. 8.548		
	(Continued from SheetNo.	8 547)		
PROVISIONS FOR EARLY TERMINATION (continued):				
specified date of t accordan proportio	I in paragraph c. above, but the replacement Customer(s) de termination of service under this schedule or FPL later de the with the FPL Curtailment Program, then the Customer	because no replacement Customer(s) is (are) available as bes (do) become available within twelve (12) months from the termines that there is no need for the MW reduction in will be refunded all or part of the rebiling and penalty in y less the additional cost incurred by the Company to serve he replacement Customer(s) became available.		
Charges f	for Early Termination:			
In the eve	ent that:			
a) ser	rvice is terminated by the Company for any reason(s)specific	ed in this section, or		
Co		within twelve (12) months of such termination of service, the r character under a firm service rate schedule, or under this		
i)	at a different location in the Company's service area, or			
ii)	under a different name or different ownership, or			
111) under other circumstances whose effect would be to increase three (3) years advance written notice, or	e firm demand on the Company's system without the requisite		
	Customer transfers the curtailable demand portion of the Cus nedule without providing at least three (3) years advance writt			
then the	Customer will be:			
1.		chedule for the shorter of (a) the prior thirty- six (36) months his Rate Schedule, or (b) the number of months the Customer		
2.	billed a penalty charge of \$1.40 per kW times the nu curtailable Demand occurring during the current month of	mber of months rebilled in No. 1 above times the highest or the prior thirty-six (36) months.		
RULES AND R	EGULATIONS:			
Rules and	d Regulations for Electric Service" on file with the Florida	dies having jurisdiction and to the currently effective "General Public Service Commission. In case of conflict between any 18 for Electric Service" the provision of this Rate Schedule shall		
5				

Thirty-Seventh Revised Sheet No. 8.551 FLORIDA POWER & LIGHT COMPANY Cancels Thirty-Sixth Revised Sheet No. 8.551 GENERAL SERVICE LARGE DEMAND RATE SCHEDULE: GSLD-3 AVAILABLE: In all areas served APPLICATION: For service required for general service 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 hertzat 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: Base Charge: \$2,244.59 Demand Charges: Base Demand Charge \$10.69 per kW of Demand Non-Fuel Energy Charges: Base Energy Charge 1.232¢ per kWh Additional Charges: See Billing Adjustments section, Sheet No. 8.030, for additional applicable charges Minimum: The Base 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 and systems, for the 30minute 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 ElectricService" 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.

FLORIDA POWER & LIGH	IT COMPANY	Forty-Third Revised Sheet No. 8.552 Cancels Forty-SecondRevised Sheet No. 8.552
	GENERAL SERVICE	CLARGE DEMAND - TIME OF USE (OPTIONAL)
RATE SCHEDULE: GSLDT-3		
AVAILABLE:		
In all areas served.		
APPLICATION:		
For electric service required fo supplied at a transmission volt	r general service or industr nge of 69 kV or higher.	rial lighting, power and any other purpose to any Customer who has service
SERVICE:		
and related facilities necessary	for handling and utilizing t ivery served hereunder s	e of 69 kV or higher. The Customer will provide and maintain all transformers the power and energy delivered hereunder. All service required by the Customer shall be furnished through one meter at, or compensated to, the available iereunder.
MONTHLY RATE:		
Base Charge:	\$2,244.59	
Demand Charges: Base Demand Charge	\$10.69 per kW of Dema	and occurring during the On-Peak Period.
Non-Fuel Energy Charges: Base Energy Charge	<u>On-Peak Period</u> 1.406¢ per kWh	Off-Peak Period 1.171¢ per kWh
Additional Charges: See Billing Adjustments se	ction, Sheet No. 8.030, for	additional applicable charges.
Minimum: The Base Charge p	lus the charge for the curr	ently effective Base Demand.
RATING PERIODS:		
On-Peak: <u>November 1 through Mar</u> EST excluding Thanksgiv		idays during the hours from 6 a.m. EST to 10 a.m. EST and 6 p.m. EST to 10 p.m. nd New Year's Day.
<u>April 1 through October 3</u> Independence Day, and L		ys during the hours from 12 noon EST to 9 p.m. EST excluding Memorial Day,
Off-Peak: All other hours.		
	(Co	ntinued on Sheet No. 8.553)

FLORIDA POWER & LIGHT COMP	Fifty-First Revised Sheet No. 8.602 Cancels Fiftieth Revised Sheet No. 8.602
	SPORTS FIELD SERVICE (Closed Schedule)
RATE SCHEDULE: OS-2	
AVAILABLE:	
In all areas served.	
APPLICATION:	
playground, or civic or community	to municipal, county and school board accounts for the operation of a football, baseball or other auditorium, when all such service is taken at the available primary distribution voltage at a single ough one meter, and who were active as of October 4, 1981. Customer may also elect to receive chedules.
LIMITATION OF SERVICE:	
Offices, concessions, businesses or excluded hereunder and shall be sep	space occupied by tenants, other than areas directly related to the operations above specified, are arately served by the Company at utilization voltage. Not applicable when Rider TR is used.
MONTHLY RATE:	
Base Charge:	\$154.24
Non-Fuel Energy Charges: Base Energy Charge	9.705¢ per kWh
Additional Charges: See Billing Adjustments section, S	Sheet No. 8.030, for additional applicable charges.
Minimum Charge:	\$154.24
TERM OF SERVICE:	
Pending termination by Florida Publ	ic Service Commission Order.
RULES AND REGULATIONS:	
and Regulations for Electric Service	ct to orders of governmental bodies having jurisdiction and to the currently effective "General Rules " on file with the Florida Public Service Commission. In case of conflict between any provision of s and Regulations for Electric Service" the provision of this schedule shall apply.

 $\label{eq:state} Issued \ by: \ Tiffany \ Cohen, Executive \ Director, Rate \ Development \ \& \ Strategy \ Effective:$

Thirty-Seventh Revised Sheet No. 8.610 FLORIDA POWER & LIGHT COMPANY Cancels Thirty-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: Base Charge: \$800.50 Demand Charges: Base Demand Charge \$16.94 per kW of Demand Non-Fuel Energy Charges: Base Energy Charge 2.259¢ per kWh Additional Charges: See Billing Adjustments section, Sheet No. 8.030, for additional applicable charges Minimum: The Base 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 and systems, for the 30minute period of Customer's greatest use during the month as 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.

FLORIDA POWER & LIGHT COMPANY			ty-Sixth Revised Sheet No. 8.651 ty-Fifth Revised Sheet No. 8.651			
(Continued from	(Continued from SheetNo. 8.650)					
MONTHLY RATE:						
Delivery Voltage Level	Distribution b CILC-1(G)	elow69 kV CILC-1(D)	<u>69 kV & above</u> CILC-1(T)			
Maximum Demand Level	200-499 kW	500 kW <u>& above</u>	((-)			
Bas e Charge:	\$189.65	\$319.67	\$2,795.74			
Demand Charges: Base Demand Charges: per kW of Load Control On-Peak Demand per kW of Firm On-Peak Demand Non-Fuel Energy Charges: Base Energy Charges: On-Peak Period charge per kWh Off-Peak Period charge per kWh Additional Charges: See Billing Adjustments section, Sheet No. 8.030, for additi Minimum: The Base Charge plus the Base Demand Cha		\$5.38 \$3.84 \$13.92 1.283¢ 1.283¢	None \$4.03 \$14.69 1.173¢ 1.173¢			
(Continued o	on Sheet No. 8.657	2)				
Issued by: Tiffany Cohen, Executive Director, Rate Devel Effective:	opment & Strat	egy				

FLORIDA POWER & LIGHT COMPANY	Fourteenth Revised Sheet No. 8.654 Cancels Thirteenth Revised Sheet No. 8.654
(Continued from She	æt No. 8.653)
LOAD CONTROL ON-PEAK DEMAND:	
Load Control On-Peak Dem and shall be the Customer's highe the Customer's "Firm Demand".	st demand for the designated on-peak periods during the month less
PROVISIONS FOR ENERGY USE DURING CONTROL PERIOD A FIRM DEMAND LEVEL:	S FOR CUSTOMERS DESIGNATING
	Firm Demand during periods when the Company is controlling load . Is if the Customer's failure to meet its Firm Demand is a result of one
1. Force Majeure events (see Definitions) which can be de	monstrated to the satisfaction of the Company, or
2. maintenance of generation equipment necessary for th time and date mutually agreeable to the Company and	e implementation of load control which is performed at a pre-arranged the Customer (See Special Provisions), or
3. adding firm load that was not previously non-firm load	to the Customer's facility, or
4. an event affecting local, state or national security, or	
	ctivities be placed in the critical mode (requiring a closed-loop ated and documented by the NASA Test Director at Kennedy Space Canaveral Air Force Station.
Continuity of Service Provision. For periods during which po the Customer will be billed, in addition to the normal char Energy cost, or the most expensive energy (calculated on a c	nd") for the conditions listed above will be billed pursuant to the wer under the Continuity of Service Provision is no longer available, ges provided hereunder, the greater of the Company's As-Available ent per kilowatt-hour basis) that FPL is purchasing or selling during Energy cost is the cost calculated for Schedule COG-1 in accordance
If the Company determines that the Customer has utilized or Company will terminate service under this rate schedule as de	e or more of the exceptions above in an excessive manner, then the scribed in TERM OFSERVICE.
If the Customerexceeds the "Firm Demand" during a period specified above, then the Customer will be:	when the Company is controlling load for any reason other than those
	and Charge and the Load Control On-Peak Demand Charge for the ber of months the Customer has been billed under this rate schedule,
2. billed a penalty charge of \$1.35 per kw of excess kw for	reachmonth of rebilling.
Excess kw for rebilling and penalty charges is determined by Control Period and the Customer's "Firm Demand".	taking the difference between the maximum demand during the Load
(Continued on Shee	it No. 8.655)

Seventh Revised Sheet No. 8.656 Cancels Sixth Revised Sheet No. 8.656

(Continued from SheetNo. 8.655)

2. billed a penalty charge of \$1.35 per kw of excess kw for each month of rebilling.

The kw for rebilling and penalty charges is determined by taking the difference between the Controllable Demand and the maximum demand actually reduced during the Load Control Period. The Customer will not be rebilled or penalized twice for the same excess kw in the calculation described above.

As long as the Customer's load reduction from the operation of the control circuit results in a demand during the Load Control Period that is at or below the calculated Firm Demand for that billing period, the Customer will not be required to pay the penalty and rebilling charges.

TERM OF SERVICE:

During the first year of service under this Rate Schedule, the Customer will determine whether or not this program is appropriate for the Customer and may request to exit the program subject to the Provisions for Early Termination. It is intended that the Company will continue to provide and the Customer will continue to take service under this Rate Schedule for the life of the generating unit which has been avoided by the rate. There is, however, a five-year termination notice provision which will allow either the Customer or the Company to terminate service under this Rate Schedule should there be circumstances under which the termination of the Customer's participation or the Company's offering of the program is desired.

Service under this Rate Schedule shall continue, subject to Limitation of Availability, until terminated by either the Company or the Customer upon written notice given at least five (5) years prior to termination. Should a Customer terminate service or be removed by the Company and later desire to resume service under this Rate Schedule, the Customer must provide five (5) years' written notice prior to resuming service under this Rate Schedule.

The Company may terminate service under this Rate Schedule at any time for the Customer's failure to comply with the terms and conditions of this Rate Schedule or the Commercial/Industrial Load Control Program Agreement. Prior to any such termination, the Company shall notify the Customer at least ninety (90) days in advance and describe the Customer's failure to comply. The Company may then terminate service under this Rate Schedule at the end of the 90-day noticeperiod unless the Customer takes measures necessary to eliminate, to the Company's satisfaction, the compliance deficiencies described by the Company. Notwithstanding the foregoing, if, at any time during the 90-day period, the Customer either refuses or fails to initiate and pursue corrective action, the Company shall be entitled to suspend forthwith the monthly billing under this Rate Schedule and bill the Customer under the otherwise applicable firm service rate schedule.

PROVISIONS FOR EARLY TERMINATION:

Transfers, with less than five (5) years' written notice, to any firm retail rate schedule for which the Customer would qualify, may be permitted if it can be shown that such transfer is in the best interests of the Customer, the Company and the Company's other customers.

If the Customer no longer wishes to receive electric service in any form from the Company, or decides to cogenerate to serve all of the previously controlled Load Control On-Peak Demand and to take interruptible standby service from the Company, the Customer may terminate the Commercial/Industrial Load Control Program Agreement by giving at least thirty (30) days' advance written notice to the Company.

(Continued on Sheet No. 8.657)

FLORI	DA POWER & LIGHTCOMPANY	Seventh Revised Sheet No. 8.658 Cancels Sixth Revised Sheet No. 8.658
	(Continued on Sheet No. 8.657)	
	then the Customer will be:	
	 rebilled under the otherwise applicable firm or curtailable service rate s months during which the Customer was billed for service under this Customer has been billed under this Rate Schedule, and 	
	2. billed a penalty charge of \$1.35 per kw times the number of months Control On-Peak Demand occurring during the current month or the pri	
SPECIAL I	PROVISIONS:	
1.	Control of the Customer's load shall be accomplished through the Compan circuits connected directly to the Customer's switching equipment or the C energy management system where the firm demand or controllable deman means of joint access by the Customer and the Company.	Customer's load may be controlled by use of an
2.	The Customer shall grant the Company reasonable access for installing, n Company-owned load control equipment.	naintaining, inspecting, testing and/or removing
3.	It shall be the responsibility of the Customer to determine that all electrical working condition. The Company will not be responsible for the repair, electrical equipment.	
4.	The Company is not required to install load control equipment if the installa	tion cannot be economically justified.
5.	Billing under this schedule will commence after the installation, inspec equipment.	tion and successful testing of the load control
6.	Maintenance of generation equipment necessary for the implementation of le where the Company projects that it would not be able to withstand the le service customers.	
CONTINU	ITY OF SERVICE PROVISION:	
equip intern regar word of pr capac	rder to minimize the frequency and duration of interruptions or requests to oment, the Company will attempt to obtain reasonably available additional ruptions or operation of the Customer's backup generation equipment may l d is no different than its obligation in general to purchase power to serve its s, the Company is not obligated to account for, or otherwise reflect in its gen roviding capacity and/or energy under this Continuity of Service Provision. city and/or energy which enable(s) the Company to continue service to the Cust bject to the additional charges set forth below.	capacity and/or energy during periods for which be requested. The Company's obligation in this s Customers during a capacity shortage; in other eration planning and construction, the possibility Any non-firm customers so electing to receive
	(Continued on Sheet No. 8.659)	

Twenty-Fourth Revised Sheet No. 8.680 Cancels Twenty-Third Revised Sheet No. 8.680

COMMERCIAL/INDUSTRIAL DEMANDREDUCTION RIDER (CDR) (OPTIONAL)

AVAILABLE:

In all areas 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, 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:

FLORIDA POWER & LIGHT COMPANY

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, GSLD-2, GSLDT-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 appeare Backup Generation Equipment (see Definitions) and designate (if applicable) additional controllable demand to serve at least 200 kW of the Customer's load, a commercial/Industrial Reduction Demand Rider Agreement with the Company to be eligible for this Rider. To establish and maintain qualification for this Rider, the Customer must have had a Utility Controlled Demand during the summer Controllable Rating Period (April 1 through October 3 1) 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) or Economic Development programs 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, 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	\$149.95
GSDT-1, HLFT (25-499 kW)	\$149.95
GSLD-1, GSLDT-1, HLFT (500-1,999 kW)	\$205.35
GSLD-2, GSLDT-2, HLFT (2,000 kW or greater)	\$84.97
GSLD-3, GSLDT-3	\$258.59

UTILITY CONTROLLED DEMAND CREDIT:

A monthly credit of (\$8.63) per kW is allowed based on the Customer's Utility ControlledDemand.

UTILITY CONTROLLED DEMAND:

The Utility Controlled Demand for a monthin 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 occuring 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)

FLORIDA POWER & LIGHT COMPANY	Sixteenth Revised Sheet No. 8.682 Cancels Fifteenth Revised Sheet No. 8.682
(Continued from SheetNo. 8.681)	
PROVISIONS FOR ENERGY USE DURING CONTROL PERIODS:	
Customers notified of a load control event should not exceed their Firm Demand load. However, electricity will be made available during control periods if the o result of one of the following conditions:	
1. Force Majeure events (see Definitions) which can be demonstrated to the sa	atisfaction of the Company, or
maintenance of generation equipment necessary for the implementation arranged time and date mutually agreeable to the Company and the Custon	
3. adding firm load that was not previously non-firm load to the Customer's fa	cellity,or
4. an event affecting local, state or national security, or	
 an event whose nature requires that space launch activities be placed configuration of FPL's transmission system) as designated and documente Center and/or the USAF Range Safety Officer at Cape Canaveral Air Force 	dby the NASA Test Directorat Kennedy Space
The Customer's energy use (in excess of the Firm Demand) for the condition Continuity of Service Provision. For periods during which power under the Continuity of Service Provision. For periods during which power under the Continue the Customer will be billed, in addition to the normal charges provided hereun Energy cost, or the most expensive energy (calculated on a cent per kilowatt-houd during that period, less the applicable class fuel charge. As-Available Energy in accordance with FPSC Rule 25-17.0825, F.A.C.	inuity of Service Provision is no longer available, ider, the greater of the Company's As-Available ur basis) that FPL is purchasing or selling
If the Company determines that the Customer has utilized one or more of the Company will terminate service under this rider as described in TERM OFSERV	
If the Customer exceeds the Firm Demand during a period when the Company is specified above, then the Customer will be:	controlling load for any reason other than those
 billed a \$8.63 charge per kW of excess kW for the prior sixty (60) months billed under this rider, whichever is less, and 	s or the number of months the Customer has been
2. billed a penalty charge of \$1.28 per kW of excess kW for each month of re	billing.
Excess kW for rebilling and penalty charges is determined by taking the differen load control period divided by the number of hours in the load control period and will not be rebilled or penalized twice for the same excess kW in the calculation d	d the Customer's "Firm Demand". The Customer
(Continued on SheetNo. 8.683)	

 $\label{eq:state} Issued \ by: \ Tiffany \ Cohen, \ Executive \ Director, \ Rate \ Development \ \& \ Strategy \ Effective;$

TwelfthRevised Sheet No. 8.684 Cancels Ekventh Revised Sheet No. 8.684

	(Continued from Sheet No. 8.683)
parag of ser Com the a	e event the Customer pays the Charges for Early Termination because no replacement Customer(s) is (are) availableas specified in raph d. above, but the replacement Customer(s) does(do) become available within twelve (12) months from the date of termination. rvice under this Rider or FPL later determines that there is no need for the MW reduction in accordance with the FPL Numeric nercial/Industrial Conservation Goals, then the Customer will be refunded all or part of the rebilling and penalty in proportion to nount of MW obtained to replace the lost capacity less the additional cost incurred by the Company to serve those MW during an y control periods which may occur before thereplacement Customer(s) became available.
Char	zes for Early Termination:
In the	event that:
a)	service is terminated by the Company for any reason(s) specified in this section, or
b)	there is a termination of the Customer's existing service and, within twelve (12) months of such termination of service, the Company receives a request to re-establish service of similar character under a firm service or a curtailable service rate schedule, or under this rider with a shift from non-firm load to firm service,
	i) at a different location in the Company's service area, or
	ii) under a different name or different ownership, or
	iii) under other circumstances whose effect would be to increase firm demand on the Company's system without the requisite five (5)years' advance written notice, or
c)	the Customer transfers the controllable portion of the Customer's load to "Firm Demand" or to a firm or a curtailable service rate schedule without providing at least five (5) years' advance written notice,
	then the Customer will be:
	 rebilled \$8.63 per kW of Utility Controlled Demand for the shorter of (a) the most recent prior sixty (60) months during which the Customer was billed for service under this Rider, or (b) the number of months the Customer has been billed under this Rider, and
	2. billed a penalty charge of \$1.28 per kW of Utility Controlled Demand times the number of months rebilled in No. 1 above.
SPECIAL P	ROVISIONS:
1.	Control of the Customer's load shall be accomplished through the Company's load management systems by use of control circuits connected directly to the Customer's switching equipment or the Customer's load may be controlled by use of an energy management system where the firm demand level can be established or modified only by means of joint access by the Customer and the Company.
2.	The Customer shall grant the Company reasonable access for installing, maintaining, inspecting, testing and/or removing Company-owned load control equipment.
3.	It shall be the responsibility of the Customer to determine that all electrical equipment to be controlled is in good repair and working condition. The Company will not be responsible for the repair, maintenance or replacement of the Customer's electrical equipment.
4.	The Company is not required to install load control equipment if the installation cannot be economically justified.
5.	Credits under this Rider will commence after the installation, inspection and successful testing of the load control equipment.
6.	Maintenance of equipment (including generators) necessary for the implementation of load control will not be scheduled during periods where the Company projects that it would not be able to withstand the loss of its largest unit and continue to serve firm service customers.
	(Continued on Sheet No. 8.685)

Forty-Second Revised Sheet No. 8.716 Cancels Forty-First Revised Sheet No. 8.716

(Continued from SheetNo. 8.715)

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 modification s requested after the original estimate has been made. REMOVAL OF FACILITIES:

If Street Lighting facilities are removed by either 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:

					C	harge for F Unit			Charge for C Owned Unit	
T	inaire /pe	Lamp Size Lumens		kWh/Mo. <u>Estimate</u>	Fixtures	Mainte- nance	Energy Non-Fuel	Total	Relamping/ Energy	Energy Only
	ressure 1 Vapor	6,300	70	29	\$5.30	\$2.16	\$0.99	\$8.45	\$3.16	\$0.99
		9,500	100	41	\$4.92	\$2.17	\$1.40	\$8.49	\$3.57	\$1.40
		16,000	150	60	\$5.07	\$2.20	\$2.04	\$9.31	\$4.25	\$2.04
		22,000	200	88	\$7.69	\$2.81	\$3.00	\$13.50	\$5.80	\$3.00
		50,000	400	168	\$7.77	\$2.80	\$5.73	\$16.30	\$8.54	\$5.73
		27,500	250	116	\$8.18	\$3.05	\$3.96	\$15.19	\$7.01	\$3.9
		140,000	1,000	411	\$12.30	\$5.48	\$14.02	\$31.80	\$19.50	\$14.0
Mercur	ry Vapor	6,000	140	62	\$3.82	\$1.93	\$2.11	\$7.86	\$4.05	\$2.1
		8,600	175	77	\$3.89	\$1.93	\$2.63	\$8.45	\$4.56	\$2.6
		11,500	250	104	\$6.48	\$2.79	\$3.54	\$12.81	\$6.86	\$3.5
		21,500	400	160	\$6.45	\$2.75	\$5.46	\$14.66	\$8.83	\$5.4

**** 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	\$5.94
Concrete pole used only for the street lighting system	\$8.14
Fiberglass pole used only for the streetlighting system	\$9.61
Steel pole used only for the street lighting system Underground conductors not under paving	\$8.14 4.865¢ per foot
Underground conductors under paving	11.884¢ 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.

SPECIAL PROVISION:

Where the Company provides facilities other than those listed above, the monthly charges, as applicable shall be computed as follows:

Facilities Charge:	1.28% of the Company's average installed cost of the pole, light fixture, or both.
Maintenance Charge:	FPL shall use the maintenance charges in this tariff for fixtures that fall under the special provision based on wattage. If a special provision fixture falls between two wattages, the maintenance charge will be averaged between two existing wattages.
Non-Fuel Energy Charge:	3.410¢/kWh

(Continued on Sheet No. 8.717)

Thirty-First Revised Sheet No.8.717 FLORIDA POWER & LIGHT COMPANY Cancels Thirtieth 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 3.410¢ per kWh of estimated usage of each unit plus adjustments. On Street Lighting Systems, where the Custom er elects to install Customer-owned monitoring systems, the Monthly Rate for non-fuel energy shall be 3.273¢ 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 k Wh 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 cobra head. The Customer shall pay \$280.00 for the shield plus all associated a) 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 b) 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. Additional Charges: See Billing Adjustments section, Sheet No. 8.030, for additional applicable charges. 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.

LORIDA POWER & LIGH	IT COMPANY	Eleventh Revised Sheet No. 8.71 Cancels Tenth Revised Sheet No. 8.71
	STREET LIGHTIN	NG METERED SERVICE
RATE SCHEDULE: SL-1M		
AVAILABLE:		
In all areas served.		
APPLICATION:		
traffic. Lighting for other		er public or private, which are thoroughfares for normal flow of vehice nd privately-owned parking lots; parks and recreational areas; or any oth chedule.
SERVICE:		
one meter. Resale of serv The Company will deterr circuits. The Customer w circuits servicing the cus	rice is not permitted hereunder. Thi nine at its discretion a single point rill provide the necessary equipme	All service required on premises by Customer shall be furnished throus s service is specific for only customer owned roadway or area lighting of service at the Company's supply lines for the customer owned nt, including the permitted meter can and disconnect panel, and all int of service. The distribution system shall serve no other electrical
MONTHLY RATE:		
Base Charge:	\$17.06	
Non-Fuel Energy Charge Base Energy Charge	s: 3.445¢ per kWh	
Additional Charges: See Billing Adjustme	ents section, Sheet No. 8.030, for add	itional applicable charges
Minimum:	\$17.06	
TERM OF SERVICE:		
Not less than one (1) year	C	
RULES AND REGULATIONS	<u>ir</u>	
and Regulations for Elec	tricService" on file with the Florid:	ntal bodies having jurisdiction and to the currently effective "General Ru a Public Service Commission. In case of conflict between any provision ctric Service" the provision of this schedule shall apply.

Thirty-Seventh Revised Sheet No. 8.721

FLORIDA POWER & LIGHT CO	MPANY Cancels Thirty-Sixth Revised Sheet No.8.721
	(Continued from Sheet No. 8.720)
MONTHLY RATE:	
10 years payment option:	Monthly rate is zero, for Customer's who have executed a Premium Lighting Agreement before March 1, 2010: 1.265% of total work order cost. 0.848% 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 <u>Wattage (usage) x 353.3 hours per month</u> 1000
Non-Fuel Energy	3.410¢/kWh
See Billing Adjustments sectio	n, Sheet No. 8.030, for additional applicable charges.
	iod: days or less will not be billed; days or more will be billed for a fullmonth.
MINIMUM MONTHLY BILL:	

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

(Continued on Sheet No. 8.722)

	FLORII	DAPOWER	R&LIG	HT COMPAN	č				Revised Sheet No Revised Sheet No			
					OUTDOO	R LIGHTI	NG					
					(Closed	l Schedule)						
	AVAILAE	HEDULE OL BLE:	<u>,-1</u>									
	In all area	is served.										
	APPLICA'	TION:										
				lighting of yards le to Company ve					er shall be at location	is which are		
	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. All services will be applicable to Customers who were active prior to January 1,2022. All new Outdoor Lighting will now be offered in the lighting tariff LT-1.											
	SERVICE											
	Company hours as a	-owned facil	ities. The icable foll	Company will re owing notification	place all burne by the Custon	ed-out lamp ner that suc	s and will main h work is neces	tain its facilities sary. The Compar	ollowing day, and m during regular dayt ny shall be permitted ng any or all of its eq	me working to enter the		
	not be lia		ages for a	ny interruption, o					ntee continuous ligh interrupt service at a			
	The Compactivity.	pany has the	right at aı	ny time to remov	e the light for 1	non-payme	nt and decline r	new request to cu	stomers with prior	ion-payment		
	LIMITAT	ION OF SER	VICE:									
	will be in conducto undergro	stalled only o rs will not be	on Compa installed	ny-owned poles. in any area desig	Customer-own	ned facilitie derground o	s will be install listribution area	ed only on Custo 1, or any area, pre	dules. Company-ov mer-owned poles. (emises or location so Stand-by or resale s	Overhead erved from an		
	MONT	HLY RATE:			Charge	forComp	any-Owned		Charge for Custor	ner Owned		
		Lamp	Size		Chur Br	Unit			Unit (\$)			
Lum	inaire	Initia		KWH/Mo		Mainte-	Energy		Relamping/Er	ergy		
Type	e	Lumens	Watts	Estimate	Fixtures	nance	Non-Fuel	Total	Energy C	nly		
High P	ressure											
Sodiun	1 Vapor	6,300	70	29	\$5.90	\$2.19	\$1.03	\$9.12	\$3.09	\$1.03 \$1.47		
		9,500 16,000	100 150	41 60	\$6.02 \$6.24	\$2.19 \$2.23	\$1.47 \$2.14	\$9.68 \$10.61	\$3.52 \$4.23	\$1.47		
		22,000	200	88	\$9.07	\$2.23	\$3.15	\$15.09	\$5.79	\$3.15		
		50,000	400	168	\$9.65	\$2.82	\$6.00	\$18.47	\$8.61	\$6.00		
"		12,000	150	60	\$6.80	\$2.48	\$2.14	\$11.42	\$5.09	\$2.14		
	ry Vapor	6,000	140	62	\$4.52	\$1.96	\$2.21	\$8.69	\$4.54	\$2.21		
		8,600 21,500	175 400	77 160	\$4.56 \$7.46	\$1.96 \$2.76	\$2.75 \$5.72	\$9.27 \$15.94	\$4.63 \$8.06	\$2.75 \$5.72		
	** The no			3.571¢ perkWh.	2					-		
					(Continued or	n Sheet No.	8.726)					
					12		10					

Thirty-Eighth Revised Sheet No. 8.726 FLORIDA POWER & LIGHT COMPANY Cancels Thirty-Seventh Revised Sheet No. 8.726 (Continued from Sheet No. 8,725) Charges for other Company-owned facilities: Wood pole and span of conductors: \$12.92 \$17.46 Concrete pole and span of conductors: Fiberglass pole and span of conductors: \$20.51 Steel pole used only for the street lighting system \$17.46 Underground conductors (excluding trenching) \$0.099 per foot Down-guy, Anchor and Protector \$11.75 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 3.571¢ per kWh of estimated usage of each unit plus adjustments. See Billing Adjustments section, Sheet No. 8.030, for additional applicable charges SPECIAL PROVISION: Where the Company provides facilities other than those listed above, the monthly charges, as applicable shall be computed as follows: Facilities Charge: 1.28% of the Company's average installed cost of the pole, light fixture, or both. Maintenance Charge: FPL shall use the maintenance charges in this tariff for fixtures that fall under the special provision based on wattage. If a special provision fixture falls between two wattages, the maintenance charge will be averaged between two existing wattages. Non-Fuel Energy Charge: 3.571¢ perkWh 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 reim bursement 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 over head 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.

FLORIDA POWER & LIGHT COMPANY	Fifty-Third Revised Sheet No. 8.730 Cancels Fifty-Second Revised Sheet No. 8.730
TRAFFIC SIGNALSE (Closed Schedule)	
RATE SCHEDULE: SL-2	
AVAILABLE:	
In all areas served.	
APPLICATION:	
Service for traffic signal lighting where the signal system and the circu installed, owned and maintained by Customer and were active prior to	
All new or modifications on existing Customer-owned traffic signal lip Service tariff.	ghts are to be metered under SL-2M Traffic Signal Metered
SERVICE:	
Single phase, 60 hertz and approximately 120/240 volts or higher, at C	'ompany's option.
MONTHLY RATE:	
Non-Fuel Energy Charges:	
Base Energy Charge 5.769¢ per kWh	
Additional Charges:	
See Billing Adjustments section, Sheet No. 8.030, for additional applied to the transmission of transmission of the transmission of the transmission of the transmission of transmission	cable charges.
Minimum: \$4.31 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 bill Lights and facilities in service for 16 days or more will be billed	
CALCULATED USAGE:	
The Calculated Usage at each point of delivery shall be determined and specifications. The monthly operation shall be based on a stand which is on a noncontinuous basis shall be adjusted to reflect such op	ard of 730 hours; however, that portion of the 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 an of operation.	ny change in rating of the equipment served or the period
RULES AND REGULATIONS:	
Service under this schedule is subject to orders of governmental b "General Rules and Regulations for Electric Service" on file with th between any provision of this schedule and said "General Rules ar schedule shall apply.	he Florida Public Service Commission. In case of conflict

TRAFFIC SIGNAL METERED SERVICE RATE SCHEDULE: SL-2M AVAILABLE: In all areas served.
AVAILABLE:
In all areas 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.
Traffic signals active prior to January 1, 2017 may be operating under the closed SL-2 Traffic Signal Service tariff; however, any modifications on existing Customer-owned traffic signal lights under SL-2 will require the customer to convert to a metered service under this tariff.
SERVICE:
Single phase, 60 hertz and approximately 120/240 volts or higher, at Company's option.
MONTHLY RATE:
Base Charge: \$7.78
Non-Fuel Energy Charges: Base Energy Charge 5.939¢ per k Wh
Additional Charges: See Billing Adjustments section, Sheet No. 8.030, for additional applicable charges
Minimum: \$7.78
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 ElectricService" 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.

N	ONTHL	V PATE	SFORN	AINTE	NANCI	FAND	CONVER	SION								
14		12.14.2.2.2.2	1.16	10000			and Pole	Real Contractor					\$1	.45		
							ustomer						\$1	.16		
	LED	Convers	ion Reco	overy						\$2	.08					
N	MONTHLY RATES FOR POLES USED ONLY FOR LIGHTING SYSTEM:															
		lard Wo		00000									\$5	.94		
			crete pol											.14		
			erglass po oncrete p											7.46		
	Decorative Concrete pole \$17.46															
	MONTHLY RATES FOR LED FIXTURES*:															
N	IONTHL	YRATE	SFORL	EDFIX	I URES	<u></u>										
3	it,					Fix	tureTier									
ner gy Tier	Charge	1	2	3	4	5	6	7	8	9	10	11	12	13	14	1
	S -	1.50	4.50	7.50	10.50	13.50	16.50	19.50	22.50	25.50	28.50	31.50	34.50	37.50	40.50	43.
A B	\$ 0.20	1.70	4.70	7.70	10.70	13.70	16.70	19.70	22.70	25.70	28.70	31.70	34.70	37.70	40.70	43.
c	\$ 0.40	1.90	4.90	7.90	10.90	13.90	16.90	19.90	22.90	25.90	28.90	31.90	34.90	37.90	40.90	43
D	\$ 0.60	2.10	5.10	8.10	11.10	14.10	17.10	20.10	23.10	26.10	29.10	32.10	35.10	38.10	41.10	44.
E	\$ 0.80	2.30	5.30	8.30	11.30	14.30	17.30	20.30	23.30	26.30	29.30	32.30	35.30	38.30	41.30	44
F	\$ 1.00	2.50	5.50	8.50	11.50	14.50	17.50	20.50	23.50	26.50	29.50	32.50	35.50	38.50	41.50	44
G	 Market Franket Franke Franket Franket Fra								44.							
н									44							
I									45							
J	\$ 1.80	3.30	6.30	9.30	12.30	15.30	18.30	21.30	24.30	27.30	30.30	33.30	36.30	39.30	42.30	45
к	\$ 2.00	3.50	6.50 6.70	9.50 9.70	12.50	15.50	18.50 18.70	21.50 21.70	24.50 24.70	27.50 27.70	30.50 30.70	33.50 33.70	36.50 36.70	39.50 39.70	42.50	45
L M	\$ 2.20 \$ 2.40	3.90	6.90	9.90	12.70	15.90	18.90	21.70	24.70	27.90	30.90	33.90	36.90	39.90	42.70	45
N	\$ 2.40	4.10	7.10	10.10	13.10	16.10	19.10	22.10	25.10	28.10	31.10	34.10	37.10	40.10	43.10	46.
0	\$ 2.80	4.30	7.30	10.30	13.30	16.30	19.30	22.30	25.30	28.30	31.30	34.30	37.30	40.30	43.30	46
Р	\$ 3.00	4.50	7.50	10.50	13.50	16.50	19.50	22.50	25.50	28.50	31.50	34.50	37.50	40.50	43.50	46
Q	\$ 3.20	4.70	7.70	10.70	13.70	16.70	19.70	22.70	25.70	28.70	31.70	34.70	37.70	40.70	43.70	46
R	\$ 3.40	4.90	7.90	10.90	13.90	16.90	19.90	22.90	25.90	28.90	31.90	34.90	37.90	40.90	43.90	46.
s	\$ 3.60	5.10	8.10	11.10	14.10	17.10	20.10	23.10	26.10	29.10	32.10	35.10	38.10	41.10	44.10	47.
Т	\$ 3.80	5.30	8.30	11.30	14.30	17.30	20.30	23.30	26.30	29.30	32.30	35.30	38.30	41.30	44.30	47.
U	\$ 4.00	5.50	8.50	11.50	14.50	17.50	20.50	23.50	26.50	29.50	32.50	35.50	38.50	41.50	44.50	47.
v	\$ 4.20	5.70	8.70	11.70	14.70	17.70	20.70	23.70	26.70	29.70	32.70	35.70	38.70	41.70	44,70	47
W	\$ 4.40	5.90	8.90	11.90	14.90	17.90	20.90	23.90	26.90	29.90	32.90	35.90	38.90	41.90	44.90	47.
X Y	\$ 4.60 \$ 4.80	6.10 6.30	9.10 9.30	12.10 12.30	15.10	18.10 18.30	21.10	24.10 24.30	27.10 27.30	30.10 30.30	33.10 33.30	36.10 36.30	39.10 39.30	42.10	45.10 45.30	48.
Y Z	\$ 4.80	6.50	9.50	12.50	15.50	18.50	21.50	24.50	27.50	30.50	33.50	36.50	39.50	42.50	45.50	40
AA	\$ 5.20	6.70	9.70	12.70	15.70	18.70	21.70	24.70	27.70	30.70	33.70	36.70	39.70	42.70	45.70	48
BB	\$ 5.40	6.90	9.90	12.90	15.90	18.90	21.90	24.90	27.90	30.90	33.90	36.90	39.90	42.90	45.90	48
cc	\$ 5.60	7.10	10.10	13.10	16.10	19.10	22.10	25.10	28.10	31.10	34.10	37.10	40.10	43.10	46.10	49
DD	\$ 5.80	7.30	10.30	13.30	16.30	19.30	22.30	25.30	28.30	31.30	34.30	37.30	40.30	43.30	46.30	49
EE	\$ 6.00	7.50	10.50	13.50	16.50	19.50	22.50	25.50	28.50	31.50	34.50	37.50	40.50	43.50	46.50	49

Third Revised Sheet No. 8.736.2 Cancels Second Revised Sheet No. 8.736.2

SPECIAL PROVISIONS:

Where the Company provides fixtures or poles other than those referenced above, the monthly charges, as applicable shall be computed as follows:

Charge: 1.28% of the Company's average installed cost of the pole, light fixture, or both.

Standard maintenance fees to apply Standard non-fuel Energy Charge to apply

ADDITIONAL LIGHTING CHARGE:

Any special or additional lighting charges, which are required by the Company, will be billed in addition to the above rates.

Charge: 1.28% of the Company's average installed cost of the additional lighting facilities.

As of January 1, 2022, the factor pertaining to Underground Conductor will be closed to new customers. Underground Conductor 4.865¢ per foot

BILLING

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 fullmonth.

For outdoor lights only, the Company has the right at any time to remove the light for non-payment and decline new request to customers with prior non-payment activity.

WILLFUL DAMAGE:

Upon the second occurrence of willful damage to any Company-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, the Company will:

- a) If a commercially available and Company approved device exists, install a protective shield. The Customer shall pay \$280.00 for the shield plus all associated costs. However, if the Customer chooses to have the shield installed before the second occurrence, the Customer shall only pay the cost of the shield; or
- B) Replace with a like unshielded fixture. For this, and each subsequent occurrence, the Customer shall pay the estimated costs of the replacement fixture; or
- c) Terminate service to the fixture. In this case, the lighting facilities will be removed from the field and from billing; the Customer will pay the lighting facilities charges for the remaining period of the currently active term of service plus the cost to remove the facilities.

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

(Continued on Sheet No. 8.738)

First Revised Sheet No. 8.739 Cancels Original Sheet No. 8.739

OUTDOOR SERVICE (Closed Schedule)

RATE SCHEDULE: OS I/II

AVAILABLE:

In all areas served. Available to any lighting customer, who, as of December 31, 2021, was taking service pursuant to this schedule or had a fully executed copy of a Lighting Agreement with the Company.

OS-I/II STREET, ROADWAY, AND GENERAL AREA LIGHTING:

APPLICATION:

Applicable for street, roadway, and general area lighting service under the provisions of the Company's standard contract for such service. Service hereunder includes power supply and may include lamp renewals and regular maintenance. All modifications to existing or new Customer-owned circuits to be metered under SL-1M Street Light Metered tariff.

LIMITATION OF SERVICE:

Company-owned fixtures will be mounted on Company-owned poles of the Company's distribution system. Customer-owned fixtures will be mounted on Customer-owned poles, of a standard type and design, permitting service and maintenance at no abnormal cost to the Company. Existing company owned LED and non-LED fixtures such as high-pressure sodium vapor (HPSV), mercury vapor or metal halide luminaires permitted in closed tariffs prior to January 1, 2022 will be considered legacy fixtures. All new lighting installations will be covered under the lighting tariff LT-1. Service will remain as lamp renewals and fixture replacement un til such time when the Company decides to no longer make available. The Company will communicate a plan to replace non-LED fixtures with LED fixtures at current tapplicable rates.

Stand-by or resale service is not permitted hereunder.

MONTHLY RATES:

	High Pressure Sodium Vapor											
<u>Initial</u> Lamp <u>Rating</u> (Lumen)	Description	<u>Lamp</u> Wattage	Line Wattage	<u>Est.</u> kWh	<u>Fixture</u> Charge	<u>Maint.</u> Charge	<u>Energy</u> Charge	<u>Total</u> Charge				
				* *			* * *					
5400	Open Bottom	70	84	29	\$3.72	\$1.95	\$0.99	\$6.66				
8800	Open Bottom	100	120	41	\$3.20	\$1.79	\$1.40	\$6.39				
8800	Open Bottom w/Shield	100	120	41	\$4.37	\$2.07	\$1.40	\$7.84				
8800	Acorn	100	120	41	\$15.92	\$5.24	\$1.40	\$22.56				
8800	Colonial	100	120	41	\$4.30	\$2.05	\$1.40	\$7.75				
8800	English Coach	100	120	41	\$17.37	\$5.62	\$1.40	\$24.39				
8800	Destin Single	100	120	41	\$29.90	\$9.03	\$1.40	\$40.33				
17600	Destin Double	200	240	82	\$59.59	\$17.40	\$2.80	\$79.79				
5400	Cobrahead	70	84	29	\$5.24	\$2.36	\$0.99	\$8.59				
8800	Cobrahead	100	120	41	\$4.37	\$2.07	\$1.40	\$7.84				
20000	Cobrahead	200	233	80	\$6.03	\$2.56	\$2.73	\$11.32				
25000	Cobrahead	250	292	100	\$5.87	\$2.52	\$3.41	\$11.80				
46000	Cobrahead	400	477	164	\$6.17	\$2.60	\$5.60	\$14.37				
8800	Cutoff Cobrahead	100	120	41	\$4.83	\$2.20	\$1.40	\$8.43				
25000	Cutoff Cobrahead	250	292	100	\$5.93	\$2.54	\$3.41	\$11.88				
46000	Cutoff Cobrahead	400	477	164	\$6.18	\$2.60	\$5.60	\$14.38				
25000	Bracket Mount CIS	250	292	100	\$13.59	\$4.61	\$3.41	\$21.61				
25000	Tenon Top CIS	250	292	100	\$13.60	\$4.61	\$3.41	\$21.62				

First Revised Sheet Not. 8.739.1 Cancels Original Sheet No. 8.739.1

High Pressure Sodium Vapor (continued)													
<u>Initial Lamp</u> <u>Rating</u> (Lumen)	Description	<u>Lamp</u> Wattage	<u>Line</u> Wattage	<u>Est.</u> kWh	<u>Fixture</u> Charge	<u>Maint.</u> Charge	Energy Charge	<u>Total</u> <u>Charge</u>					
				**		***							
46000 20000 25000 46000 46000 46000 16000 20000 46000	Bracket Mount CIS Small ORL Small ORL Large ORL Large ORL Shoebox Directional Directional	400 200 250 400 200 400 150 200 400	468 233 292 477 233 477 477 197 233 477	161 80 100 164 80 164 164 68 80 164	\$14.49 \$13.93 \$13.42 \$14.03 \$22.69 \$25.56 \$11.71 \$6.59 \$9.52 \$7.06	\$4.84 \$4.69 \$4.56 \$4.72 \$7.86 \$4.10 \$2.66 \$3.51 \$2.85	\$5.49 \$2.73 \$3.41 \$5.60 \$2.73 \$5.60 \$5.60 \$2.32 \$2.73 \$5.60 \$2.73 \$5.60	\$24.82 \$21.35 \$21.39 \$24.35 \$32.49 \$39.02 \$21.41 \$11.57 \$15.76 \$15.51					
125000	Large Flood	1000	1105	379	\$11.22	\$4.19	\$12.93	\$28.34					
			M	etal Hali	de								
<u>Initial</u> <u>Lamp</u> <u>Rating</u> (Lumen)	Description	Lamp Wattage	Line Wattage	<u>Est.</u> <u>kWh</u>	<u>Fixture</u> Charge	<u>Maint.</u> Charge	Energy Charge	<u>Total</u> <u>Charge</u>					
12000 12000 12000	Acorn Colonial English Coach	175 175 175	210 210 210	72 72 72	\$16.08 \$4.45 \$17.71	\$6.57 \$3.44 \$7.24	\$2.45 \$2.45 \$2.45	\$25.10 \$10.34 \$27.40					

	and a second second				w1/./1			
12000	Destin Single	175	210	72	\$30.37	\$10.77	\$2.45	\$43.59
24000	Destin Double	350	420	144	\$60.56	\$20.16	\$4.91	\$85.63
32000	Small Flood	400	476	163	\$7.22	\$3.03	\$5.56	\$15.81
32000	Small Parking Lot	400	476	163	\$13.35	\$4.70	\$5.56	\$23.61
100000	Large Flood	1000	1100	378	\$10.36	\$6.01	\$12.89	\$29.26
100000	Large Parking Lot	1000	1100	378	\$23.03	\$8.34	\$12.89	\$44.26

Metal Halide Pulse Start

Initial								
Lamp		Lamp	Line	Est.	Fixture	Maint.	Energy	Total
Rating	Description	Wattage	Wattage	kWh	Charge	Charge	Charge	Charge
(Lumen)								
13000	Acorn	150	190	65	\$18.24	\$6.40	\$2.21	\$26.85
13000	Colonial	150	190	65	\$5.67	\$3.01	\$2.21	\$10.89
13000	English Coach	150	190	65	\$18.64	\$6.52	\$2.21	\$27.37
13000	Destin Single	150	190	65	\$39.54	\$12.18	\$2.21	\$53.93
26000	Destin Double	300	380	130	\$79.77	\$24.36	\$4.44	\$108.57
33000	Small Flood	350	400	137	\$8.09	\$3.87	\$4.67	\$16.63
33000	Shoebox	350	400	137	\$9.68	\$4.32	\$4.67	\$18.67
68000	Flood	750	840	288	\$8.34	\$6.51	\$9.82	\$24.67

			N	lercury Var	bor			
<u>Initial</u> <u>Lamp</u> <u>Rating</u> (Lumen)	Description	Lamp Wattage	<u>Line</u> Wattage	Est. kWh	<u>Fixture</u> Charge	<u>Maint.</u> Charge	<u>Energy</u> <u>Charge</u>	<u>Total</u> <u>Charge</u>
7000	Open Bottom	175	195	67	\$2.59	\$1.56	\$2.28	\$6.43
3200	Cobrahead	100	114	39	\$4.79	\$2.18	\$1.33	\$8.30
7000	Cobrahead	175	195	67	\$4.35	\$2.03	\$2.28	\$8.66
9400	Cobrahead	250	277	95	\$5.73	\$2.49	\$3.24	\$11.46
17000	Cobrahead	400	442	152	\$6.25	\$2.59	\$5.18	\$14.02
48000 17000	Cobrahead Directional	1000 400	1084 474	372 163	\$12.53 \$9.40	\$4.48 \$3.46	\$12.69 \$5.56	\$29.70 \$18.42
				LED				
ominal elivered Lumen	Description	<u>Lamp</u> <u>Wattage</u>	Line Wattage	<u>Est.</u> <u>kWh</u>	<u>Fixture</u> Charge	<u>Maint.</u> Charge	<u>Energy</u> Charge	<u>Total Charge</u>
3776	Acorn	75	75	** 26		\$11.17	*** \$0.88	\$33.69
					\$21.64			
4440 2820	Streetlight Acorn A5	72 56	72 56	25 19	\$16.79 \$28.81	\$5.74 \$8.91	\$0.85 \$0.64	\$23.38 \$38.36
5100	Cobrahead S2	73	73	25	\$28.81 \$6.82	\$4.45	\$0.64	\$38.30
10200	Cobrahead S2 Cobrahead S3	135	135	46	\$8.39	\$5.13	\$1.57	\$12.12
6320	ATB071 S2/S3	71	71	24	\$8.50	\$5.79	\$0.81	\$15.10
9200	ATB1 105 S3	105	105	36	\$12.42	\$6.98	\$1.23	\$20.63
23240	ATB2 280 S4	280	280	96	\$14.05	\$8.10	\$3.27	\$25.42
7200	E132 A3	132	132	45	\$33.57	\$9.81	\$1.54	\$44.92
9600	E157 SAW	157	157	54	\$22.72	\$6.78	\$1.85	\$31.35
7377	WP9 A2/S2	140	140	48	\$51.06	\$16.92	\$1.64	\$69.62
15228	Destin Double	210	210	72	\$78.13	\$37.37	\$2.45	\$117.95
9336	ATB0 108	108	108	37	\$7.86	\$5.12	\$1.26	\$14.24
3640	Colonial	45	45	15	\$9.13	\$5.86	\$0.52	\$15.51
5032	LG Colonial	72	72	25	\$10.63	\$6.39	\$0.85	\$17.87
4204	Security Lt	43	43	15	\$5.15	\$3.09	\$0.52	\$8.76
5510	Roadway 1	62	62	21	\$6.20	\$3.94	\$0.71	\$10.85
32327	Galleon 6sq	315	315	108	\$24.13	\$12.77	\$3.68	\$40.58
38230	Galleon 7sq	370	370	127	\$26.76	\$14.23	\$4.33	\$45.32
53499	Galleon 10sq	528	528	181	\$37.00 \$19.36	\$19.04	\$6.17	\$62.21
36000 5355	Flood 421 W Wildlife Cert	421 106	421 106	145 36	\$18.99	\$10.69 \$10.08	\$4.94 \$1.23	\$34.99 \$30.30
8300	Evolve Area	72	72	25	\$15.39	\$8.28	\$1.25	\$24.52
8022	ATB0 70	72	72	25	\$8.33	\$5.01	\$0.85	\$14.19
11619	ATB0 100	104	104	36	\$8.94	\$5.28	\$1.23	\$15.45
30979	ATB2 270	274	274	94	\$16.14	\$8.77	\$3.20	\$28.11
9514	Roadway 2	95	95	33	\$6.77	\$4.19	\$1.12	\$12.08
15311	Roadway 3	149	149	51	\$9.34	\$5.37	\$1.74	\$16.45
28557	Roadway 4	285	285	98	\$12.75	\$7.10	\$3.34	\$23.19
5963	Colonial Large	72	72	25	\$9.93	\$5.61	\$0.85	\$16.39
4339	Colonial Small	45	45	15	\$9.50	\$5.40	\$0.52	\$15.42
8704	Acorn A	81	81	28	\$20.96	\$10.46	\$0.95	\$32.37
7026	Destin I	99	99	34	\$35.23	\$16.72	\$1.16	\$53.11
37400	Flood Large	297	297	102	\$18.59	\$9.26	\$3.48	\$31.33
28700	Flood Medium	218	218	75	\$15.87	\$8.06	\$2.56	\$26.49
18600	Flood Small	150	150	52	\$13.68	\$6.96	\$1.78	\$22.42

		LED	(Continued)					
<u>Nominal</u> Delivered Lumen		Lamp Wattage	<u>Line</u> Wattage	<u>Est.</u> <u>kWh</u>	<u>Fixture</u> Charge	<u>Maint.</u> Charge	Energy Charge	<u>Total</u> Charge
23588	ATB2 210	208	208	71	\$13.93	\$7.73	\$2.32	\$23.98
8575	Destin	77	77	26	\$26.91	\$13.12	\$0.92	\$40.9
1958	Destin Wildlife	56	56	19	\$32.29	\$15.50	\$0.64	\$48.4
8212	AEL Roadway ATBS 3K	76	76	26	\$4.61	\$3.65	\$0.88	\$9.14
8653	AEL Roadway ATBS 4K	76	76	26	\$4.61	\$3.65	\$0.88	\$9.14
5300	Cree RSW Amber - XL	144	144	49	\$13.02	\$7.43	\$1.67	\$22.13
3715	Cree RSW Amber - Large	92	92	32	\$9.49	\$5.88	\$1.09	\$16.40
7300	EPTC	65	65	22	\$15.16	\$7.86	\$0.75	\$23.77
3358	Cont American Elect 3K	38	38	13	\$6.36	\$4.12	\$0.45	\$10.9
3615	Cont American Elect 4k	38	38	13	\$6.36	\$4.12	\$0.45	\$10.9
16593	AEL ATB2 Gray	133	133	46	\$7.69	\$4.83	\$1.57	\$14.09
6586	Holophane Granville 3K	51	51	18	\$15.13	\$8.28	\$0.62	\$24.03
12000	Cree XSPM	95	95	33	\$6.77	\$4.49	\$1.12	\$12.3
13 20 20 20	7 ft. decorative base aluminum po 8 ft. (14 ft. mounting height) alum 0 ft. (16 ft. mounting height) alum 0 ft. fiberglass pole used only for 0 ft. (16 ft. mounting height) alum	inum decorativ inum decorativ decorative light inum, round, ta	e York pole\$1 e Grand pole\$ s (Colonial)\$' ppered pole (Sj	19.56. 315.99. 7.62. punTenon)\$	\$6.70.	nglish Coach)\$21.52.	
2: 3: 3:	0 ft. (16 ft. mounting height) alum 5 ft. (20 ft. mounting height) alum 0 ft. wood pole \$4.94. 0 ft. concrete pole \$10.33.	inum, round, ta	apered pole \$2	3.84.				
fi 3 3 3	0 ft. fiberglass pole with concrete, xture \$48.90. 0 ft. (25 ft. mounting height) alum 0 ft. aluminum pole used with cor 5 ft. concrete pole \$15.05. 5 ft. concrete pole (Tenon Top) \$	inum, round, ta Icrete adjustabl	pered pole\$20	-	the 100,000 L	umen Large	Parking Lot	
С	harge for 35 ft. wood pole \$7.17. 5 ft. (30 ft. mounting height) alum 0 ft. wood pole \$8.82.		apered pole \$2	9.64.				
3 4 4 2	5 ft. concrete pole (Tenon Top) 2 ft. aluminum pole \$17.04. 5 ft. aluminum pole \$17.72.	27.27.						

 $\label{eq:state} Issued \ by: Tiffany \ Cohen, Executive Director, Rate \ Development \ \& \ Strategy \ Effective:$

First Revised Sheet No. 8.739.4 Cancels Original Sheet No. 8.739.4

ADDITIONAL FACILITIES CHARGES (Continued): 30 ft. aluminum pole with 10' arm \$46.45. 30 ft. aluminum pole with 12' arm \$43.00. 35 ft. aluminum pole with 8' arm \$48.81. 35 ft. aluminum pole with 10' arm \$48.22. 35 ft. aluminum pole with 12' arm \$49.36. 40 ft. aluminum pole with 8' arm \$50.52. 40 ft. aluminum pole with 10' arm \$53.35. 40 ft. aluminum pole with 12' arm \$55.10. 16 ft. aluminum decorative arlen pole \$18.58. 16 ft. aluminum decorative arlen pole with banner arms \$22.94. 40 ft. concrete pole \$36.99. 45 ft. wood pole \$9.07. 50 ft. wood pole \$10.86. 18 ft. aluminum, round tapered pole \$8.76. 14.5 ft. concrete, round tapered pole \$20.58. Single arm for Shoebox/Small Parking Lot fixture \$2.87. Double arm for Shoebox/Small Parking Lot fixture \$3.18. Triple arm for Shoebox/Small Parking Lot fixture \$4.44. Quadruple arm for Shoebox/Small Parking Lot fixture \$5.61. Tenon Top adapter for 100,000 Lumen Large Parking Lot fixture \$5.27. Charge for optional 100 amp relay \$29.54. 25 kVA transformer (non-coastal) for 46,000 Lumen Shoebox, 32,000 Lumen Small Parking Lot, or 100,000 Lumen Large Parking Lot fixture(s)\$42.19. 25 kVA trans former (coastal) for 46,000 Lum en Shoebox, 32,000 Lumen Small Parking Lot, or 100,000 Lumen Large Parking Lot fixture(s) \$60.15. All other additional facilities shall be billed at 1.28% per month of the Company's cost. Such facilities may include, but are not limited to, additional overhead or underground wiring and special poles approved by the Company. VANDALISM (WILLFUL DAMAGE): The Customer will have the following three options on the second occurrence of vandalism (willful damage) to a Company fixture: Pay (a) the total repair costs of the fixture or the original total installed cost of the fixture less any depreciation 1. and salvage value plus the removal cost if the fixture cannot be repaired and (b) the total installed cost of a luminaire protective shield. If the fixture is not compatible with the shield, then the fixture will be replaced with either a compatible 100 watt or 250 watt cobrahead fixture, 2 Request that the damaged fixture be replaced with the same type of unshielded fixture. For this and any subsequent occurrence, the Customer will pay either (a) the total repair costs of the fix ture or (b) the original total installed cost of the fixture less any depreciation and salvage value plus the removal cost if the fixture cannot be repaired, or 3 Discontinue the service to the fixture. The Customer must notify the Company in writing of its selected option. The Customer may choose to pay the total installed cost of a luminaire protective shield after the first occurrence of vandalism (willful damage) to a Company fixture and save the costs incurred in 1(a) above.

First Revised Sheet No. 8.739.5 Cancels Original Sheet No. 8.739.5

MONTHLY RATES - CUSTOMER OWNED WITHOUT RELAMPING SERVICE AGREEMENT:

Customer-owned street, roadway, and general area lighting fixtures which conform to the specifications of Companyowned fixtures may receive energy at the appropriate charges for each size light above. Customer-owned street, roadway, and general area lighting systems which do not conform to specifications of the Company-owned fixtures shall be charged the monthly rate of $3.410 \, c/k$ Wh of the estimated kWh usage of each unit. Customer-owned equipment must be approved in advance as to accessibility to be eligible to receive service. The Customer will provide all pole(s), fixture(s), lamp(s), photoelectric control(s), and circuit(s) up to the point of connection to the Company's supply lines (point of service), 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 Custom erowned 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 at the Custom er. The distribution system shall serve no other electrical loads except the lighting equipment eligible for this rate.

MONTHLY RATES - CUSTOMER OWNED WITH RELAMPING SERVICE AGREEMENT:

The monthly rates set forth below cover both the electric service (if unmetered) and the replacement of lamps and photoelectric controls upon routine failure. Lamps or photoelectric controls damaged or destroyed due to vandalism or willful abuse are not covered by the agreement and will only be replaced at the Customer's expense. Customer-own ed equipment must be approved in advance as to compatibility with Company-owned lamps and photoelectric controls and photoelectric controls), and circuit(s) up to the point of connection to the Company's supply lines (point of service), 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 back filling provided by the Customer. The distribution system shall serve no other electrical loads except the lighting equipment eligible for this rate. The Customer remains

MONTHLY RATES - CUSTOMER OWNED WITH RELAMPING SERVICE AGREEMENT:

		A		AL THEOR		
<u>Initial</u> Lamp Rating (Lumen)	<u>Lamp</u> Wattage	<u>Line</u> Wattage	<u>Est.</u> <u>kWh</u>	<u>Relamping</u> <u>Charge</u>	Energy Charge	<u>Total</u> Charge
			**		***	
8800	100	120	41	\$0.80	\$1.40	\$2.20
16000	150	197	68	\$0.82	\$2.32	\$3.14
20000	200	233	80	\$0.81	\$2.73	\$3.54
25000	250	292	100	\$0.82	\$3.41	\$4.23
46000	400	477	164	\$0.81	\$5.60	\$6.41
125000	1000	1105	379	\$1.08	\$12.93	\$14.01

High Pressure Sodium Vapor

First Revised Sheet No. 8.739.6 Cancels Original Sheet No. 8.739.6

			2	Metal Halid	e		
	<u>Initial</u> <u>Lamp</u> Rating <u>(Lumen)</u>	<u>Lamp</u> Wattage	Line Wattage	Est. kWh	<u>Relampin</u> <u>e Charge</u>	Energy Charge	<u>Total</u> <u>Charge</u>
				**		***	
	32000	400	476	163	\$0.97	\$5.56	\$6.53
	100000	1000	1100	378	\$3.71	\$12.89	\$16.60
this rate	Estimated Mondally K (M (Ente Watage & Fundal Operating House) (1000 x 12)						
	pecial or addition mer-owned rates		hich may be in	stalled at the	e Company's op	tion, will be bill	ed in addition to the above
Charge	e for 35 ft. wood	pole \$7.17.					
All of	her additional fa	cilities shall be	billed at 1.28 p	ercent per r	nonth of the Cor	npany's cost.	
PROVISION	FOR UP FRONT	PAYMENT	OF ADDITION	AL FACIL	TIES:		
Custo facilit	At the Customer's option, the cost of the additional facilities may be paid up front in lieu of a monthly charge. Should the Customer choose this method of payment, the amount will be the Company's total installed cost for these additional facilities for overhead or underground distribution electric service. The Company will retain ownership of these additional facilities.						
The useful life of the pole(s) is 30 years from the installation date; and the useful life of the wire, eyebolts, and other miscellaneous additional facilities is 15 years from the installation date. If the pole(s), wire, eyebolts and/or other miscellaneous additional facilities must be changed out prior to this date, the facilities will be changed out at no cost to the Customer; and the billing of these facilities will remain as is. However, if any of these facilities have to be changed out on or after this date, then the Customer will have the option of one of three billing methods for the additional facilities that are replaced: (1) paying up front for the total installed cost of the replacement of the additional facilities, (2) paying a monthly charge as provided in the tariff, or (3) discontinuing the unmetered electric service.							
PROVISION	FOR UP FRONT	PAYMENT	OF FIXTURES	2			
At the Customer's option, the cost of the fixture(s) may be paid up front in lieu of paying the monthly Total Charge of the fixture(s). Should the Customer choose this method of payment, the amount will be the Company's total installed cost for the fixture(s). The Company will retain ownership of the fixture(s) and will provide for any routine maintenance. On a monthly basis, the Customer will pay only the Maintenance and Energy Charges for the fixture(s) in lieu of the total of the Fixture, Maintenance, and Energy Charges.							
be cha after t payin Maint	nged out at no c his date, then th g up front for the	ost to the Cust e Customer wi e total installed rgy Charges f	omer; and the b ill have the opt d cost of the rej or the fixture(:	illing of fix ion of one o placement o s), (2) payin	ture(s) will remain of three billing r f the fixture(s)	ain as is. Howev nethods for the and continuing	to this date, the fixture(s) will ver, if the fixture(s) fails on or fixture(s) that is replaced: (1) to pay on a monthly basis the of the fixture(s) as provided in

FLORIDA POWER & LIGHT COMPANY		Can	Twenty-Sixth Revis cels Twenty-Fifth Revis	
STAN	DBY AND SUPPL	EMENTAL SERVICE	2	
RATE SCHEDULE: SST-1				
AVAILABLE:				
In all areas served. Service under this rate sch	edule is on a custon	ner by customer basis	subject to the	
completion of arrangements necessary for imp	plementation.			
APPLICATION:				
For electric service to any Customer, at a poin supplemented from the Customer's generation purposes of determining applicability of this rat	equipment at that p	oint of service and re	quire standby and/or supp	
 "Standby Service" means electri generated by the Customer's ow (backup) outages of all or a portion 	n generation equipn	nent during periods of		
(2) "Supplemental Service" means el provided by the Customer's own			Company in addition to th	at which is normally
A Customer is required to take service under Customer's total electrical load and the Custome				ore than 20% of the
Customers taking service under this rate sch however, failure to execute such an agreement w				ment ("Agreement");
SERVICE:				
Three phase, 60 hertz, and at the available stan metering point. Resale of service is not permit		vice supplied by the Co	ompany shall be furnished	through one
Transformation Rider - TR, Sheet No. 8.820, do	oes not apply to Stan	dbyService.		
MONTHLY RATE:				
STANDBY SERVICE				
Delivery Voltage:	\$ST-1(D1)	<u>Below 69 kV</u> SST-1(D2)	SST-1(D3)	69kV & Above SST-1(T)
Contract Stand by Demand:	Below 500 kW	500 to 1,999 kW	2,000 kW & Above	<u>All Levels</u>
Base Charge: Dem and Charges:	\$173.82	\$173.82	\$591.00	\$2,506.23
Base Demand Charges:				
Distribution Demand Charge per kW of Contract Standby Demand	\$4.17	\$4.17	\$4.17	N/A
Reservation Demand Charge per kW	\$2.05	\$2.05	\$2.05	\$1.88
Daily Demand Charge per kW for each daily maximum On-Peak Standby Demand	\$0.99	\$0.99	\$0.99	\$0.59
	(Continued on She	etNo.8.751)		

FLORIDA POWER & LIGHT COMPANY		Thirty-Second Revised Sheet No. 8.751 Cancels Thirty-First Revised Sheet No. 8.751				
(Continued from Sheet No. 8.750)						
Delivery Voltage:	SST-1(D1)	Below 69 kV SST-1(D2)	SST-1(D3)	69 kV & Above SST-1(T)		
Contract Standby Demand: Non-Fuel Energy Charges: Base Energy Charges:	Below 500 kW	500 to 1.999 kW	2.000 kW & Above	All Levels		
On-Peak Period charge per kWh	0.990¢	0.990¢	0.990¢	0.986¢		
Off-Peak Period charge per kWh	0.990¢	0.990¢	0.990¢	0.986¢		
Additional Charges: See Billing Adjustments section, Sheet No. :	8.030, for additional	applicable charges.				
Minimum: The Base Charge plus the Base	Demand Charges.					
DEMAND CALCULATION:						
Demand Charges or the Reservation Demand Charge ti month <u>plus (</u> 3) the Reservation Demand Charge ti	The Demand Charge for Standby Service shall be (1) the charge for Distribution Demand <u>plus(2)</u> 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(3)</u> 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 supp the same metering period. The charge for all Supple excluding the Base charge.						
RATING PERIODS:						
On-Peak: <u>November 1 through March 31:</u> Mondays E S T to 10 p.m. EST excluding Thanksgiving Day	through Fridays du 7, Christmas Day, an	ring the hours from 6 1d New Year's Day.	a.m. EST to 10 a.m	1. EST and 6 p.m.		
<u>April 1 through October 31:</u> Mondays through Fridays during the hours from 12 noon ES T to 9 p.m. ES T 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 Demandmay be re-e	stablished to allow fo	or the following adjustn	nents:			
1. Demand reduction resulting from the installation measures; or	on of FPL Demand S	ide Management Meas	ures or FPL Research)	Project efficiency		
	(Continued on Shee	et No. 8.752)				

 $\label{eq:stategy} Issued \ by: \ Tiffany \ Cohen, \ Executive \ Director, \ Rate \ Development \ \& \ Strategy \ Effective:$

Thirty-First Revised Sheet No. 8.760 Cancels Thirtieth Revised Sheet No. 8.760

INTERRUPTIBLE STANDBY AND SUPPLEMENTAL SERVICE (OPTIONAL)

RATE SCHEDULE: ISST-1

AVAILABLE:

In all areas served. 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.

MONTHLY RATE:

<u>DBY SERVICE</u> Delivery Voltage:	Distribution <u>Below 69 kV</u> ISST-1(D)	Transmission <u>69 kV & Abov</u> ISST-1(T)
Base Charge:	\$675.97	\$2,764.83
Demand Charges:		
Base Demand Charges: Distribution Demand Charge per kW of Contract Standby Demand	\$4.17	N/A
Reservation Demand Charge per kW of Interruptible Standby Demand	\$0.36	\$0.41
Reservation Demand Charge per kW of Firm Standby Demand	\$2.05	\$1.88
Daily Demand Charge per kW for each daily maximum On-Peak Interruptible Standby Demand	\$0.17	\$0.16
Daily Demand Charge per kW for each daily maximum On-Peak Firm Standby Demand	\$0.99	\$0.59
Non-Fuel Energy Charges: Base Energy Charges: On-Peak Period charge per kWh	0.990¢	0.986¢
Off-Peak Period charge per kWh	0.990¢	0.986¢

(Continued on Sheet No. 8.761)

FLORIDA POWER & LIGHT COMPANY	Eleventh Revised Sheet No. 8.763 Cancels Tenth Revised Sheet No. 8.763
(Continued from SheetNo. 8.762)	
INTERRUPTIBLE STANDBY DEMAND:	
The Customer's Interruptible Standby Demand shall be the Customer's Standby Deman	dless the Customer's Firm Standby Demand.
INTERRUPTION PERIOD:	
All hours established by the Company during a monthly billing period in which:	
 the Customer's load is interrupted, or the Customer is billed pursuant to the Continuity of Service Provision. 	
EXCEPTIONS TO CHARGES FOR EXCEEDING FIRM DEMAND:	
If the Customer exceeds the "Firm Standby Demand" during a period when the Compar	ny is interrupting load due to:
1. Force Majeure events (see Definitions) which are demonstrated to the satisfaction	on of the Company to have been beyond the
Custom er's control, or 2. maintenance of generation equipment necessary for interruption which is perform agreed to by the Company and the Customer (See Special Provisions), or 3. adding firm load that was not previously non-firm load to their facility, or	ned at a pre-arranged time and date mutually
 an event affecting local, state, or national security and space launch operations, w 	vithin five (5) days prior to an impending launch,
then the Customer will not be required to pay the Charges for Exceeding Firm Deman billed pursuant to the Continuity of Service Provision.	d during the period of such exceptions, but will be
If the Company determines that the Customer has utilized one or more of the exception will terminate service under this rate schedule as described in TERM OF SERVICE.	ns above in an excessive manner, then the Company
CHARGES FOR EXCEEDING FIRM STANDBY DEMAND:	
If the Customer exceeds the "Firm Standby Demand" during a period when the Com those specified in Exceptions to Charges for Exceeding Firm Standby Demand, then the	npany is interrupting load for any reason other than e Customer will be:
 billed the difference between the Reservation Demand Charge for Firm Standby Interruptible Standby Demand for the excess kw for the priorsixty (60) month billed under the rate schedule, which ever is less, and billed a penalty charge of \$1.50 per kw of excess kw for each month of rebilling 	hs or the number of months the Customer has been
Excess kw for rebilling and penalty charges is determined by taking the difference bet Period and the Customer's "Firm Standby Dem and". The Customer will not be rebilled calculation described above.	
TERM OF SERVICE:	
Service under this Rate Schedule shall continue, subject to Limitation of Availabilit Customer upon written notice given at least five (5) years prior to termination.	ty, until terminated by either the Company or the
Trans fers, with less than five (5) years' written notice, to any firm retail rate schedule for permitted if it can be shown that such transfer is in the best interests of the Customer, the	
If the Customer no longer wishes to receive electric service in any form from the Con by giving thirty (30) days' advance written notice to the Company.	n pany, the Customer may terminate the Agreement
The Company may terminate service under this Rate Schedule at any time for the Cust conditions of this Rate Schedule or the Agreement. Prior to any such termination, the C (90) days in advance and describe the Customer's failure to comply. The Company Schedule at the end of the 90-day notice period unless the Customer takes measures no the compliance deficiencies described by the Company. Notwithstanding the foregoi Customer either refuses or fails to initiate and pursue corrective action, the Company billing under this Rate Schedule and bill the Customer under the otherwise applicable fi	Company shall notify the Customer at least ninety y may then terminate this service under this Rate eccessary to eliminate, to the Company's satisfaction, ing, if, at any time during the 90-day period, the y shall be entitled to suspend forthwith the monthly
In the even that:	
a) service is terminated by the Company for any reason(s) specified in this section,	or
b) the Customer transfers the interruptible portion of the Customer's load to "Firm service rate schedule without providing at least five (5) years' advance writtenno	
(Continued on Sheet No. 8.764)	

Eleventh Revised Sheet No. 8.764 Cancels Tenth Revised Sheet No. 8.764

FLORII	A POWER & LIGHT COMPANY	Cancels Tenth Revised Sheet No. 8.764
	(Continued from SheetNo. 8.763)	
c)	there is a termination of the Customer's existing service and, within twelve Company receives a request to re-establish service of similar character under a f under this Rate Schedule with a shift from non-firm load to firm service,	
	i) at a different location in the Company's service area, or	
	ii) under a different name or different ownership, or	
	iii) under other circumstances whose effect would be to increase firm demand five (5) years' advance written notice,	on the Company's system without the requisite
then	the Customer will be:	
1.	rebilled under Rate Schedule SST-1 for the shorter of (a) the most recent priors billed for service under this Rate Schedule, or (b) the number of months the C and	ixty (60) months during which the Custom er was us tomer has been billed under this Rate Schedule,
2.	billed a penalty charge of \$1.50 per kW times the number of months rebilled in N	Io. 1 above times the Contract Standby Demand.
Except as n	oted below:	
	vice under this schedule is terminated by the Customer for any reason, the Custon d 2. above if:	ner will not be rebilled as specified in paragraphs
a.	it has been demonstrated to the satisfaction of the Company that the impact of effectiveness of the Company's ISST-1 Schedule or is in the best interests of other customers, or	of such transfer of service on the economic cost- the Customer, the Company, and the Company's
b.	the Customer is required to transfer to another retail rates chedule as a result of $\rm C$	ommission Rule 25-6.0438, F.A.C., or
c.	the termination of service under this Rate Schedule is the result of either the Continuing or establishing similar operations elsewhere in the Company's service service.	
d.	any other Customer(s) with demand reduction equivalent to, or greater than, that under this Rate Schedule and the MW demand reduction commitment to the Co and the new replacement Customer(s) has(have) the equipment installed and is (and	mpany's Generation Expansion Plan has been met
abov Rate repla	e event the Customer pays the penalty charges because no replacement Custom e, but the replacement Customer(s) does(do) become available within 12 months Schedule, then the Customer will be refunded all or part of the rebilling and pena ce the lost capacity less the additional cost incurred by the Company to serve to r before the replacement Custom er(s) became available.	from the date of termination of service under this ty in proportion to the amount of MW obtained to
SPECIAL F	ROVISIONS:	
1.	Interruption of the Customer's load shall be accomplished through the Compa circuits connected directly to the Customer's switching equipment.	ny's load management systems by use of control
2.	The Customer shall grant the Company reasonable access for installing, n Company-owned interruption equipment.	naintaining, inspecting, testing and/or removing
3.	It shall be the responsibility of the Customer to determine that all electrical e working condition. The Company will not be responsible for the repair, mainte equipment.	quipment to be interrupted is in good repair and nance or replacement of the Customer's electrical
4.	The Company is not required to install interruption equipment if the installation of	annot be economically justified.
5.	Billing under this Rate Schedule will commence after the installation, inspe equipment.	ection and successful testing of the interruption
6.	Maintenance of the Customer's generation equipment necessary for the imple during periods where the Company projects that it would not be able to withstar firm service customers.	
	(Continued on Sheet No. 8.765)	

Eighteenth Revised Sheet No. 8.820 Cancels Seventeenth Revised Sheet No. 8.820

TRANSFORMATION RIDER-TR

AVAILABLE:

In all areas served.

FLORIDA POWER & LIGHT COMPANY

APPLICATION:

In conjunction with any general service 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 \$0.36 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 amountless 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.

FLORIDA POWER &	LIGHT COMPA	INI Cancels S	eventy-ThirdRevised Sheet No. 8.8.
SEASO		<u>TIME OF USE RIDER – SDT</u> TONAL)	R
RIDER: SDTR			
<u>AVAILABLE:</u> In all areas served.			
<u>APPLICATION:</u> For electric service required for general service of 25 kW. This is an optional rate available to GSLDT-2 Rate Schedules.			
SERVICE: Single or three phase, 60 hertz and at any availa through one meter. Resale of service is not perm		All service required on prem	ises by Customer shall be furnished
MONTHLY RATE: OPTION A: Non-Seasonal Standard Rate			
Annual Maximum Demand	<u>SDTR-1</u> 25-499 kW	<u>SDTR-2</u> 500-1,999 kW	<u>SDTR-3</u> 2,000 kW orgreater
Base Charge:	\$29.98	\$88.00	\$254.90
Demand Charges: Seasonal On-peak Demand Charge Per kW of Seasonal On-peak Demand	\$11.31	\$12.93	\$13.17
Seasonal Maximum Demand Charge	\$0.70	\$0.78	\$0.68
Non-Seasonal Dem and Charge Per kW of Non-Seasonal Maximum Demand	\$11.02	\$13.41	\$13.47
Energy Charges:			
Base Seasonal On-Peak Per kWh of Seasonal	10.405¢	6.759¢	5.476¢
On-Peak Energy Base Seasonal Off-Peak Per kWh of Seasonal	1.666¢	1.402¢	1.324¢
Off-Peak Energy Base Non-Seasonal Energy Charge Per kWh of Non-Seasonal Energy	2.513¢	1.943¢	1.689¢
Additional Charges: See Billing Adjustments section, Shee	t No. 8.030, for additi	onal applicable charges.	

T wenty-Sixth Revised Sheet No. 8.831 Cancels T wenty-Fifth Revised Sheet No. 8.831

	(Continued fro	m Sheet No. 8.830)			
OPTION B: Non-Seasonal Time of Use Rate					
Annual Maximum Demand	<u>SDTR-1</u> 25-499 kW	<u>SDTR-2</u> 500-1,999kW	<u>SDTR-3</u> 2,000 kW or greater		
Base Charge:	\$29.98	\$88.00	\$254.90		
Demand Charges: Seasonal On-peak Demand Charge Per kW of Seasonal On-peak Demand	\$11.31	\$12.93	\$13.17		
Non-Seasonal Demand Charge Per kW of Non-Seasonal Peak Demand	\$10.32	\$12.62	\$12.79		
Maximum Demand	\$0.70	\$0.78	\$0.68		
En array Channess					
Energy Charges: Base Seasonal On-Peak Per kWh of Seasonal On-Peak Energy	10.405¢	6.759¢	5.4 <i>3</i> 6¢		
Base Seasonal Off-Peak Per kWh of Seasonal Off-Peak Energy	1.666¢	1.402¢	1.324¢		
Base Non-Seasonal On-Peak Per kWh of Non-Seasonal	5.513¢	3.962¢	3.287¢		
On-Peak Energy Base Non-Seasonal Off-Peak Per kWhof Non-Seasonal Off-Peak Energy	1.666¢	1.402¢	1.324¢		
Additional Charges: See Billing Adjustments sectio Minimum Charge: The Base Charge p					
	<u>31</u> : Mondays through F	iridays during the hours from 6 Iksgiving Day, Christmas Day,			
	April 1 through May 31 and October 1 through October 31: Mondays through Fridays during the hours from 12 noon EST to 9 p.m. EST excluding Memorial Day.				
Non-Seasonal Off-Peak Period: All other hours.					
	(Continued or	1 Sheet No. 8.832)			