BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Complaint of Jesus)
Fernandez against FLORIDA POWER)
AND LIGHT COMPANY regarding)
Current Diversion/Meter)
Tampering Rebilling for Estimated Usage of Electricity)

DOCKET NO. 910670-EI ORDER NO. PSC-92-0719-AS-EI ISSUED: 07/28/92

ORDER APPROVING REVISED SETTLEMENT AGREEMENT

BY THE COMMISSION:

This docket was opened after Mr. Fernandez objected to Staff's preliminary finding that Florida Power and Light Company (FPL) was correct in backbilling Mr. Fernandez \$9,880.94 for estimated electricity consumed but not metered. The Commission issued Order No. 24767 adopting Staff's recommendation that the backbilling was proper. Mr. Fernandez protested the Notice of Proposed Agency Action and the matter was referred to the Division of Administrative Hearings. At the beginning of the hearing, the parties announced that they had reached a negotiated settlement providing for the payment of \$4,500.00 to FPL by Mr. Fernandez. The Division of Administrative Hearings relinquished jurisdiction to the Public Service Commission. An executed settlement agreement was filed with the Commission on May 6, 1992.

This settlement agreement did not contain certain provisions required by Rule 25-22.032(11), Florida Administrative Code. Rule 25-22.032(11), F.A.C. requires that the agreement "shall indicate that the settlement is binding on both parties and that the parties waive any right to further review or action by the Commission." No such language was found in or reasonably implied by the agreement. Moreover, the agreement referred to "the unpaid current diversion balance" without specifying which amount (\$9,880.94 or \$4,500.00) was meant. On June 24, 1992, we issued Order No. PSC-92-0566-FOF-EI which disapproved the settlement and required the parties to submit a revised, conforming, unambiguous agreement. On July 20, 1992 the parties submitted a revised agreement which specified that the agreement was binding on both parties, both parties waived all rights to further Commission review or action, and, confirming that \$4,500.00 is the dollar amount of "the unpaid current diversion balance." we find that the revised agreement is reasonable, comports with applicable law and should be approved.

Based on the foregoing, it is

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ORDERED by the Florida Public Service Commission that the revised Settlement Agreement between Jesus Fernandez and Florida Power and Light Company submitted on July 20, 1992 is hereby approved. It is further

ORDERED that this docket shall be closed.

By ORDER of the Florida Public Service Commission this 28th day of July, 1992.

STEVE TRIBBLE, Director

Division of Records and Reporting

(SEAL)

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NOTICE OF FURTHER PROCEEDINGS OR JUDICIAL REVIEW

The Florida Public Service Commission is required by Section 120.59(4), Florida Statutes, to notify parties of any administrative hearing or judicial review of Commission orders that is available under Sections 120.57 or 120.68, Florida Statutes, as well as the procedures and time limits that apply. This notice should not be construed to mean all requests for an administrative hearing or judicial review will be granted or result in the relief sought.

Any party adversely affected by the Commission's final action in this matter may request: 1) reconsideration of the decision by filing a motion for reconsideration with the Director, Division of Records and Reporting within fifteen (15) days of the issuance of this order in the form prescribed by Rule 25-22.060, Florida Administrative Code; or 2) judicial review by the Florida Supreme Court in the case of an electric, gas or telephone utility or the First District Court of Appeal in the case of a water or sewer utility by filing a notice of appeal with the Director, Division of Records and Reporting and filing a copy of the notice of appeal and the filing fee with the appropriate court. This filing must be completed within thirty (30) days after the issuance of this order, pursuant to Rule 9.110, Florida Rules of Appellate Procedure. The notice of appeal must be in the form specified in Rule 9.900 (a), Florida Rules of Appellate Procedure.