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September 12, 2000

ORIGINAL

VIA HAND DELIVERY

Ms. Blanca S. Bayó Director Division of Records and Reporting Florida Public Service Commission Betty Easley Conference Center 2540 Shumard Oak Boulevard Room 110 Tallahassee, FL 32399-0850

ORTING ORTING OOOOO

(971256)

Re: Florida Power & Light Company's Premium Lighting Tariff Report

Dear Ms. Bayó:

I enclose and hand you herewith an original plus fifteen (15) copies of Florida Power & Light Company's premium lighting tariff report for the quarter ending March 31, 2000.

If you or your Staff have any questions please feel free to call me. Thank you for your assistance in this matter.

Sincerely,

R. Wade Litchfield

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FPSC-BUREAU OF RECORDS

DOCUMENT NUMBER-DATE

11363 SEP 128

FPSC-RECORDS/REPORTING

FLORIDA POWER & LIGHT COMPANY Premium Lighting Tariff Report

PERIOD FOR ACTIVITIES:

March 31, 2000

PROGRAM STATUS:

The FPL Premium Lighting, Recreational Lighting and Rate Schedules were approved by the Commission in Order PSC-98-0260-FOF-EI, dated January 20, 1998. This is an Optional Tariff Offering intended to meet the specific needs of FPL customers who desire a greater variety in poles and fixtures. The Commission also ordered FPL to file reports listing customers who take service under the Premium Lighting and Recreational Lighting rate schedules, the rates paid by those customers, and the type of fixtures and poles by the customers.

ACTIVITIES CONDUCTED:

On March 31, 2000, FPL executed a Premium Lighting Agreement (PL-1) with the City of Coral Gables. According to this agreement, FPL will install 182 ea. 9,500 Lumen (100 watt), HPS Acorn light fixtures, along with 91 ea. Fiberglass (Washington Black) poles. The City of Coral Gables agreed to pay FPL a single payment for the light fixtures and poles. The City of Coral Gables also agreed to pay FPL monthly maintenance charges. The supporting agreement and information as ordered by the Commission are attached.

FPL Account Number: 64810-95112 FPL Work Order Number: 5693-2-982

PREMIUM LIGHTING AGREEMENT

In accordance with the following terms and conditions,			CITY OF CORAL GABLES		
(hereina	after called the Custo	omer), requests on this_	day of		_, from FLORIDA
OWER & LIGHT CO	MPANY (hereinafter	called FPL), a corporati	on organized and existi	ng under the laws o	of the State of Florida,
e following installation	n or modification of p	oremlum lighting facilitie	s at (general boundarie	s):	
-		ates - Leucadandra 8			
ated in <u>Coral Gab</u> (city/c		, Florida.	(Avam i military)		
(a) Installation and/	or removal of FPL-ov	vned facilities described	as follows:		
	Lights Installed			Lights Remove	d
Fixture Rating (in Lumens)	Fixture Type	# Installed	Fixture Rating (in Lumens)	Fixture Type	# Removed
9,500 Lumens (100 Watts)	Acom	182	**************************************		
					4
Poles Installe Pole Type # Ins Fiberglass 91 Washington Black	stalled Pole Ty	les Removed pe # Removed			
b) Modification to ex	xisting facilities other	r than desc ri bed above ((explain fully);		
		<u> </u>			·····
Total wards and as an	at in \$ 277 100 00				
	st is \$ 377,196.00				
That, for and in cor	nsideration of the cov	venants set forth herein,	the parties hereto cove	enant and agree as	follows;
FPL AGREES:					
System), furnish to such other services	the Customer the s as are specified in dule on file at the	nting facilities described electric energy necessa i this Agreement, all in Florida Public Service	ry for the operation of accordance with the t	the Premium Light erms of FPL's curr	ing System, and fun ently effective Prem
os, roduce upproved	. Dy alo 1 1 00.	(Continued on St	neet No. 9.121)		

Issued by: P.J. Evanson, President Effective: July 8, 1998 (Continued from Sheet No. 9.120)

THE CUSTOMER AGREES:

- To purchase from FPL all of the electric energy used for the operation of the Premium Lighting System.
- 3. To be responsible for paying, when due, all bills rendered by FPL pursuant to FPL's currently effective Premium Lighting rate schedule on file at the FPSC or any successive Premium Lighting rate schedule approved by the FPSC, for facilities and service provided in accordance with this Agreement.
- 4. To provide access, final grading and, when requested, good and sufficient easements, suitable construction drawings showing the location of existing and proposed structures, identification of all non-FPL underground facilities within or near pole or trench locations, and appropriate plats necessary for planning the design and completing the construction of FPL facilities associated with the Premium Lighting System.
- 5. To perform any clearing, compacting, removal of stumps or other obstructions that conflict with construction, and drainage of rights ofway or easements required by FPL to accommodate the premium lighting facilities.

IT IS MUTUALLY AGREED THAT:

- 6. Modifications to the facilities provided by FPL under this Agreement, other than for maintenance, may only be made through the execution of an additional Premium Lighting Agreement delineating the modifications to be accomplished. Modification of FPL premium lighting facilities is defined as the following:
 - a. the addition of premium lighting facilities;
 - b. the removal of premium lighting facilities; and
 - c. the removal of premium lighting facilities and the replacement of such facilities with new facilities and/or additional facilities.

Modifications will be subject to the costs identified in FPL's currently effective Premium Lighting rate schedule on file at the FPSC, or any successive schedule approved by the FPSC.

- 7. FPL will, at the request of the Customer, relocate the premium lighting facilities covered by this Agreement, if provided sufficient right-of-ways or easements to do so. The Customer shall be responsible for the payment of all costs associated with any such Customer-requested relocation of FPL premium lighting facilities.
- 8. FPL may, at any time, substitute for any luminarie/lamp installed hereunder another luminarie/lamp which shall be of at least equal illuminating capacity and efficiency.
- 9. FPL will ensure the facilities remain in working condition and it will repair any facilities as soon as practical following notification by the Customer that such work is necessary. The Company agrees to make reasonable effort to obtain facilities for use in repairs or replacement to match the original facilities. The Company, however, does not guarantee that facilities will always be available as manufacturers of facilities may no longer make such facilities available or other circumstances beyond the Company's control. In the event the original facilities are no longer available, FPL will provide and the Customer agrees to a similar kind and quantity.
- 10. This Agreement shall be for a term of twenty (20) years from the date of initiation of service. The date of initiation of service shall be defined as the date the first lights are energized and billing begins, not the date of this Agreement. At the end of the term of service, the Customer may elect to execute a new Agreement based on the current estimated replacement cost.

11.	The Customer has elected to pay for these facilities as described in this Agreement by either paying
	a. a lump sum of \$ 437,735.96 in advance of construction, or
	b. \$ per month for a period of (10) ten years, or
	c. \$ per month for a period of (20) twenty years.
12.	The monthly Maintenance Charge is \$_1,704.63 This charge may be adjusted subject to review and approval by the Florida Public Service Commission.
13.	The monthly Billing Charge is \$_NONE This charge may be adjusted subject to review and approval by the Florida Public Service Commission.

(Continued on Sheet No. 9.122)

Issued by:

P.J. Evanson, President

Effective:

July 8, 1998

(Continued from Sheet No. 9.121)

- In the event of the sale of the real property upon which the facilities are installed, upon the written consent of FPL, this Agreement may be assigned by the Customer to the Purchaser. No assignment shall relieve the Customer from its obligations hereunder until such obligations have been assumed by the assignee and agreed to by FPL.
- 15. Should the Customer fail to pay any bills due and rendered pursuant to this Agreement or otherwise fail to perform the obligations contained in this Agreement, said obligations being material and going to the essence of this Agreement, FPL may cease to supply electric energy or service until the Customer has paid the bills due and rendered or has fully cured such other breach of this Agreement. Any failure of FPL to exercise its rights hereunder shall not be a waiver of its rights. It is understood, however, that such discontinuance of the supplying of electric energy or service shall not constitute a breach of this Agreement by FPL, nor shall it relieve the Customer of the obligation to perform any of the terms and conditions of this Agreement.
- If the Customer no longer wishes to receive service under this schedule, the Customer may terminate the Premium Lighting Agreement by giving the Company at least (90) ninety days advance written notice to the Company. Upon early termination of service, the Customer shall pay an amount computed by applying the Termination Factors, as stated in rate schedule PL-1, to the total work order cost of the facilities, based on the year in which the Agreement was terminated. These Termination Factors will not apply to Customers who elected to pay for the facilities in a lump sum in lieu of a monthly payment. At FPL's discretion, the Customer will be responsible for the cost to the utility of removing the facilities.
- 17. The obligation to furnish or purchase service shall be excused at any time that either party is prevented from complying with this Agreement by strikes, lockouts, fires, riots, acts of God, the public enemy, or by cause or causes not under the control of the party thus prevented from compliance, and FPL shall not have the obligation to furnish service if it is prevented from complying with this Agreement by reason of any partial, temporary or entire shut-down of service which, in the sole opinion of FPL, is reasonably necessary for the purpose of repairing or making more efficient all or any part of its generating or other electrical equipment.
- 18. This Agreement supersedes all previous Agreements or representations, either written, oral or otherwise between the Customer and FPL, with respect to the facilities referenced herein and constitutes the entire Agreement between the parties. This Agreement does not create any rights or provide any remedies to third parties or create any additional duty, obligation or undertakings by FPL to third parties.
- 19. This Agreement shall inure to the benefit of, and be binding upon the successors and assigns of the Customer and FPL.
- 20. This Agreement is subject to FPL's Electric Tariff, including, but not limited to, the General Rules and Regulations for Electric Service and the Rules of the FPSC, as they are now written, or as they may be hereafter revised, amended or supplemented. In the event of any conflict between the terms of this Agreement and the provisions of the FPL Electric Tariff or the FPSC Rules, the provisions of the Electric Tariff and FPSC Rules shall control, as they are now written, or as they may be hereafter revised, amended or supplemented.

IN WITNESS WHEREOF, the parties hereby caused this Agreement to be executed in triplicate by their duly authorized representatives to be effective as of the day and year first written above.

Charges and Terms Accepted:

CITY OF CONAL FABLES Customer (Print or type name of Organization)

Delgado Signature (Authorized Representative)

PACISEUTO DELCARE, P.E. (Print or type name)

LITY OF CORAL CABLES Title: PURCIC WENKER PINECTON

FLORIDA POWER & LIGHT COMPANY

Title: DISTRIBUTION SUPERVISOR

Issued by:

P.J. Evanson, President

Effective:

July 8, 1998