BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

IN Re: PETITION OF FLORIDA POWER & LIGHT)
COMPANY TO AMEND THE PERCENTAGE IN ITS)
COG-1 AND COG-2 TARIFFS GOVERNING THE)
MONTHLY INTERCONNECTION CHARGE FOR)
VARIABLE DISTRIBUTION EXPENSES)

DOCKET NO. 890869-EI ORDER NO. 21877 ISSUED: 9-12-89

The following Commissioners participated in the disposition of this matter:

MICHAEL McK. WILSON, Chairman THOMAS M. BEARD BETTY EASLEY GERALD L. GUNTER JOHN T. HERNDON

ORDER APPROVING FPL'S PROPOSED AMENDMENT OF THE PERCENTAGE IN ITS COG-1 AND COG-2 TARIFFS GOVERNING THE MONTHLY INTERCONNECTION CHARGE

BY THE COMMISSION:

On July 10, 1989, Florida Power & Light (FPL) filed a petition requesting approval of its proposed amendment of the percentage in its COG-1 and COG-2 tariffs governing the monthly interconnection charge for variable distribution expenses. In its tariff filed July, 1988, FPL calculated the monthly interconnection charge to be .588% of the installation costs of interconnection facilities, effective October 1, 1988. informs that this figure reflects its erroneous inclusion of streetlight expenses, Account 585, and maintenance of street lights, Account 596, in its computation of the interconnection charge. The corrected figure, which excludes those account expenses, is .551%. FPL indicates that the incorrect charage has been assessed only against Metropolitan Dade County resulting in an overcharge of approximately \$2,000. company proposes refunding the amount within 30 days of the Commission's approval of the amendment.

In consideration of the foregoing, we find that FPL's proposed amendment of the percentage in its COG-1 and COG-2 tariffs governing the monthly in interconnection charge for variable distribution expenses from .588% to .551% should be approved.

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We also find that FPL should refund the approximately \$2,000 overcharge to Metropolitan Dade County within 30 days of the date of this order. Therefore, it is

ORDERED by the Florida Public Service Commission that FPL's proposed amendment of the percentage of its COG-1 and COG-2 tariffs governing the monthly interconnnection charge variable distribution expenses from .558% to .551% is approved. It is further

ORDERED that FPL shall refund the amount it overcharged Metropolitan Dade County as a result of this erroneous computation within 30 days of the date of this order. It is further

ORDERED that this docket shall be closed after the time has run in which to file a petition for reconsideration or notice of appeal if such action is not taken.

By ORDER of the Florida Public Service Commission, this 12th day of SEPTEMBER , 1989 .

STEVE TRIBBLE Director

Division of Records and Reporting

(SEAL)

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