090144-EI

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition of Progress	Docket No
Energy Florida for limited proceeding to include the Bartow Repowering project in base rates.	Submitted for filing: March 20, 2009

DIRECT TESTIMONY OF PETER TOOMEY

On behalf of Progress Energy Florida

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In re: Petition of Progress Energy Florida for Limited Proceeding to Include the Bartow Repowering Project in Base Rates Docket No. _____-EI

DIRECT TESTIMONY OF PETER TOOMEY

1	I.	INTRODUCTION, PURPOSE, AND SUMMARY.			
2	Q.	Please state your name and business address.			
3	A.	My name is Peter Toomey. My business address is 299 First Avenue North, St.			
4		Petersburg, Florida, (33701).			
5					
6	Q.	What is your position with Progress Energy Florida?			
7	A.	I am the Vice President of Finance of Progress Energy Florida, Inc. ("PEF" or the			
8		"Company").			
9					
10	Q.	What are the duties and responsibilities of your position with the Company?			
11	Α.	My duties and responsibilities with the Company include strategic planning,			
12		financial planning and forecasting, business planning, budgeting, cost management,			
13		management accounting, and key performance management.			
14					
15	Q.	Please describe your educational background and professional experience.			
16	Α.	I received a Bachelor of Science degree in Economics from Florida State University			
17		and an MBA from the University of South Florida; I also completed the Advanced			
18		Management Program at the Fuqua School of Business at Duke University. I joined			
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FPSC-COMMISSION CLERK

PEF in my current capacity at the end of 2007. Prior to that, I was employed by Allegheny Power, a utility with operations in four Mid-Atlantic States, since September 2003. I was named the Executive Director of Customer Service in January 2007; I was previously the Director of Rates from March 2005; and prior to that I was the Director of Finance for the regulated utilities. My areas of responsibility included Rates, the Customer Service Center, Customer Relations, and Electric Supply. My other utility industry experience was from 1984 to 2000, when I was employed by PEF or one of its affiliates. During that time I held the titles of Vice President of Corporate Development from 1997 to 2000, Director of Strategic Planning and Business Improvement from 1995 to 1997, Director of Strategic Analysis from 1992 to 1995, and Assistant Treasurer of an unregulated subsidiary from 1989 to 1991. I have provided testimony to the Public Service Commissions of West Virginia, Ohio, and Maryland.

Q. What is the purpose of your testimony?

A. The purpose of my testimony is to support the calculation and recovery of the revenue requirements that PEF proposes to recover in base rates in 2009 for the Company's Bartow Repowering Project, consistent with the Company's 10 percent return on equity ("ROE") floor in its Stipulation and Settlement Agreement ("Stipulation") in its last base rate proceeding that was approved by the Commission in Order No. PSC-05-0945-S-EI in Docket No. 050078-EI.

Q. Do you have any exhibits to your testimony?

1	A.	Yes, I prepared or supervised the preparation of the following exhibits to my direct
2	<u> </u>	testimony:
3	•	Exhibit No (PT-1), contains the revenue requirements for the Bartow
4		Repowering Project that PEF proposes to recover in base rates commencing with the
5		commercial in-service date for the Bartow units to be effective the first billing cycle
6		for July, 2009;
7	•	Exhibit No (PT-2), contains the Stipulation and Order No. PSC-0945-S-EI that
8		approved the Stipulation and resolved the Company's petition to increase base rates
9		in Docket No. 050078-EI;
10	•	Exhibit No (PT-3), illustrates the impact to retail rates due to base rate
11		recovery of the Bartow Repowering project revenue requirements for 2009;
12	•	Exhibit No (PT-4), contains the revised tariff sheets for each rate schedule
13		(legislative format); and
14	•	Exhibit No (PT-5), contains the revised tariff sheets for each rate schedule
15		(clean copy format).
16	The	se exhibits are true and accurate.
17		
18	Q.	When is the Bartow Repowering Project expected to begin commercial
19		operations?
20	A.	PEF expects the Bartow Repowering Project combined cycle units to begin
21		commercial operation on June 1, 2009.
22	:	
23	Q.	What are the total Bartow Repowering Project revenue requirements?

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A. The total project cost of \$800.2 million (including AFUDC) equates to approximately \$126 million in annual revenue requirements. PEF proposes to recover approximately \$63 million through base rates for the period July through December 2009. This calculation is based on a 10 percent ROE for purposes of this limited proceeding. See Exhibit No. (PT-1), to my testimony for the revenue requirements calculation.

- Why have you calculated the Bartow Repowering Project revenue Q. requirements using a 10 percent ROE?
- The 10 percent ROE is the ROE floor established in the Stipulation approved by the A. Commission in Order No. PSC-05-0945-S-EI, in Docket No. 050078-EI. See Exhibit No. (PT-2) to my testimony. Pursuant to the terms of that Stipulation, if PEF's retail base rate earnings fall below a 10 percent ROE, PEF may petition the Commission to amend its base rates as a limited proceeding under Section 366.071, Florida Statutes. The floor or minimum, for purposes of calculating the revenue requirements, is therefore 10 percent for purposes of this limited proceeding.

- Q. Will the Company fall below the minimum allowed 10 percent ROE absent the relief requested in this limited proceeding?
- A. Yes. PEF's revenues from sales under current economic conditions are not covering PEF's required expenditures to provide customers reliable electric service, such as the addition of the Bartow Repowering Project to PEF's system, which is required to meet customer need for reliable power. As explained by Mr. Murray, the Bartow Repowering Project is necessary for PEF to meet its obligations to satisfy its customers' capacity needs in 2009 with cost-effective, environmentally responsible

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sources of large-scale power generation consistent with the goals of Florida's Energy and Climate Change Action Plan. As a result, these expenditures will drive PEF's equity return even further below the 10 percent ROE floor as reported on the Commission adjusted or pro-forma basis on PEF's monthly earning surveillance reports filed with the Commission. Accordingly, PEF has met the condition that it may petition for base rate relief in a limited proceeding under the Stipulation approved by the Commission if the Company's retail base rate earnings fell below a 10 percent ROE as reported on a Commission adjusted or pro-forma basis on a PEF monthly surveillance report during the term of the Stipulation.

Q. Will the requested Bartow Repowering Project revenue requirements cause the Company to exceed a 10 percent ROE in 2009?

- A. No. If the Bartow Repowering Project revenue requirements are included in PEF's base rates the Company will approach but will not exceed a 10 percent ROE on its retail base rate earnings.
- Q. When will PEF adjust its 2009 base rates to account for recovery of the Bartow Repowering Project revenue requirements?
- A. PEF's base rates will be adjusted the first billing cycle for July 2009.
- Q. What is the impact to retail base rates due to base rate recovery of the Bartow Repowering Project revenue requirements?
- A. As shown in Exhibit No. ___ (PT-3) to my testimony, retail base rates will increase by a factor of 9.12 percent. This percentage increase will be uniformly applied to PEF's base rate billings. This rate adjustment factor will not apply to service

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charges, interruptible demand credits, curtailable demand credits, stand-by generation credits, or load management credits. This rate adjustment factor is reflected in the tariff sheets in Exhibit No. ___ (PT-4) and Exhibit No. ___ (PT-5) to my testimony. These tariff sheets are also the same tariff sheets for PEF's requested interim relief in its pending base rate proceeding because, if this Petition is granted by the Commission, the adjustments to rates to include the 2009 Bartow Repowering project revenue requirements and interim revenue requirements can be accomplished at the same time, eliminating the need for separate base rate adjustments to customer bills.

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- Q. Does this conclude your direct testimony?
- A. Yes.

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Progress Energy Florida Bartow Repower - Annual Revenue Requirements

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		·	Generation	· · · · · · · · · · · · · · · · · · ·		Transmission		Total
Line No.		System	Separation Factor	Retail Jurisdictional	System	Separation Factor	Retail Jurisdictional	Retail Jurisdictional
1 2	Estimated In-Service Date 6/1/09							
3	Annualized Rate Base							
4	Electric Plant in Service	\$645,981	93.753%	\$605,627	\$154,202	70.597%	\$108,862	\$714,489
5	Accumulated Reserve for Depreciation	(14,567)	93.753%	(13,657)	(902)	70.597%	(637)	(14,294)
6	Fuel Inventory	2,900	89.884%	2,607	` o´		0	2,607
7	Working Capital - Income Taxes Payable	(11,594)		(10,842)	(1,229)		(925)	(11,767)
8	Total Annualized Rate Base	\$622,720		\$583,734	\$152,071		\$107,300	\$691,034
9 10	Annualized NOI							
11	O&M	\$10,272	93.753%	\$9,631	\$0	70.597%	\$0	\$9,631
12	Depreciation Expense	29,134	93.753%	27,314	1,804	70.597%	1,274	28,587
13	Property Taxes	5,900	91.926%	5,424	1,400	91.926%	1,287	6,711
14	Payroll Taxes & Benefits	1,694	91.670%	1,553	0		0	1,553
15	Income Taxes -							
16	Direct Current & Deferred	(18,130)		(16,943)	(1,236)		(988)	(17,930)
17	Imputed Interest	(5,058)		(4,741)	(1,222)		(863)	(5,604)
19	Total Annualized NOI	(\$23,812)		(\$22,238)	(\$746)		(\$710)	(\$22,948)
20								
21								
22	Calculation of Revenue Requirement	7.070		7 070	7.070			
23	Cost of Capital (Settlement D-1with 10% ROE)	7.87%		7.87%	7.87%		7.87%	7.87%
24 25	NOI Requirement (Line 8 * Line 23) NOI Deficiency (Line 24 less Line 19)	\$49,033 \$73,945		\$45,963	\$11,974		\$8,449	\$54,412 \$77,850
25 26	Not Operating Income Multiplier (MFR C-44)	\$72,845 1.6315		\$68,201 1.6315	\$12,720 1.6315		\$9,159	\$77,360 1.6315
27	Net Operating income intuitiplier (MPR C-44)	1.6313		1.0315	1.0313		1.6315	1.0313
28	Revenue Requirement (Line 25 * Line 26)	\$118,847	93.62%	\$111,270	\$20,753	72.00%	\$14,942	\$126,212
29								
30								
31								
32	Calculation of Taxes on Imputed Interest							
33	Weighted Cost of Debt Capital (MFR D-1):							
34	Long Term Debt Fixed Rate	1.88%		1.88%	1.88%		1.88%	
35	Long Term Debt Variable Rate	0.00%		0.00%	0.00%		0.00%	
36	Short Term Debt	0.02%		0.02%	0.02%		0.02%	
37	Customer Deposits	0.13%		0.13%	0.13%		0.13%	
38	JDIC	0.04%		0.04%	0.04%		0.04%	
39		2.07%		2.07%	2.07%		2.07%	
40	termined fahereat (Line Collins 60)	648.44		640.000	#0.400		* 0.007	
41 42	Imputed Interest (Line 8 * Line 39) Income Taxes on Imputed Interest at 38.575%	\$13,111 (\$5,058)		\$12,290 (\$4,741)	\$3,169 (\$1,222)		\$2,237 (\$863)	
72	insome Taxes on impuled intelest at 50.375%	(40,000)		(Φα'(+1)	(₩1,&&&)		(4000)	

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BEFORE THE PUBLIC SERVICE COMMISSION

In re: Petition for rate increase by Progress DOCKET NO. 050078-EI
Energy Florida, Inc. ORDER NO. PSC-05-0945-S-EI
ISSUED: September 28, 2005

The following Commissioners participated in the disposition of this matter:

BRAULIO L. BAEZ, Chairman J. TERRY DEASON RUDOLPH "RUDY" BRADLEY LISA POLAK EDGAR

ORDER APPROVING STIPULATION AND SETTLEMENT

BY THE COMMISSION:

BACKGROUND

On April 29, 2005, Progress Energy Florida, Inc. (PEF) filed a petition for approval of a permanent increase in rates and charges sufficient to generate additional total annual revenues of \$205,556,000 beginning January 1, 2006. In support of its petition, PEF filed new rate schedules, testimony, Minimum Filing Requirements (MFRs), a Nuclear Decommissioning Study, Fossil Dismantlement Study, and Depreciation Study. By Order No. PSC-05-0694-PCO-EI, issued June 24, 2005, we suspended PEF's proposed new rate schedules to allow our staff and intervenors sufficient time to adequately and thoroughly examine the basis for the proposed new rates.

As part of this proceeding, we conducted service hearings at the following locations in PEF's service territory: Ocala, St. Petersburg, Clearwater, and Tallahassee. A formal administrative hearing was scheduled for September 7 – 16, 2005. The Office of Public Counsel (OPC), AARP, the Florida Industrial Power Users Group (FIPUG), White Springs Agricultural Chemicals, Inc. (WS), the Florida Retail Federation (FRF), Commercial Group (CG), Buddy L. Hansen and the Sugarmill Woods Civic Association, Inc. (SMW), and the Florida Attorney General (AG) were granted intervenor status.

On September 1, the parties filed a joint motion for approval of a Stipulation and Settlement Agreement (Stipulation)¹, between all parties to resolve all matters in this proceeding. Our staff reviewed the Stipulation and Settlement thoroughly, and provided its analysis to us at the start of our technical hearing on September 7, after which time this Commission rendered its vote on the matter.

¹ The Stipulation and Settlement is attached hereto as Attachment A and is incorporated herein by reference.

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By this Order, we approve the Stipulation. Jurisdiction over these matters is vested in this Commission by various provisions of Chapter 366, Florida Statutes, including Sections 366.04, 366.05, and 366.06, Florida Statutes.

STIPULATION AND SETTLEMENT

The major elements contained in the Stipulation are as follows:

- The Stipulation is effective for a term of four years the first billing cycle in January 2006 (implementation date) through the last billing cycle in December 2009; however, PEF may extend the term of the Stipulation through the last billing cycle of June 2010, upon written notice to the parties to the Stipulation and to the Commission, on or before March 1, 2009. (Paragraph 1)
- Except as otherwise provided in the Stipulation, PEF will continue its existing base rates in effect for the term of the Stipulation. (Paragraph 2)
- The billing demand credits for interruptible and curtailable customers currently receiving service under PEF's IS-1, IST-1, CS-1 and CST-1 rate schedules, as modified herein, will remain in effect for the term of the Stipulation; however, these rate schedules will continue to be closed to new customers, as defined in the stipulation approved by the Commission in Docket No. 950645-El. (Paragraph 3)
- No party will petition for a change in PEF's base rates and charges to take effect prior to the minimum term of the Stipulation and Settlement, and, except as provided for in the Stipulation and Settlement, PEF will not petition for any new surcharges to recover costs that traditionally would be, or are presently, recovered through base rates. (Paragraph 4)
- A revenue sharing plan similar to the one contained in PEF's currently operative rate settlement will be implemented through the term of the Stipulation. Retail base rate revenues between specified sharing threshold amounts and revenue caps will be shared as follows: PEF's shareholders will receive a 1/3 share, and PEF's retail customers will receive a 2/3 share. Retail base rate revenues above the specified revenue caps will be refunded to retail customers on an annual basis. (Paragraphs 5 and 6)
- If PEF's retail base rate earnings fall below a 10% ROE as reported on a Commission-adjusted or pro-forma basis on a PEF monthly earnings surveillance report during the term of the Stipulation, PEF may petition to amend its base rates, and parties to the Stipulation are not precluded from participating in such a proceeding. This provision does not limit PEF from any recovery of costs otherwise contemplated by the Stipulation. (Paragraph 7)
- PEF will be permitted clause recovery of incremental costs associated with establishment of a Regional Transmission Organization or costs arising from an order of this Commission or the Federal Energy Regulatory Commission addressing any alternative

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configuration or structure to address independent transmission system governance or operation. The parties to the Stipulation may participate in any proceeding relating to the recovery of costs contemplated in this provision for the purpose of challenging the reasonableness and prudency of such costs. (Paragraph 9)

- PEF will continue collecting its storm reserve deficiency as provided in Order No. PSC-05-0748-FOF-EI; however, PEF reserves the right to petition the Commission for approval to either: (a) securitize (1) any or all of its storm reserve deficiency as set forth in Order PSC-05-0748-FOF-EI, or (2) an amount necessary to replenish PEF's reserves for non-catastrophic storms, or both; or (b) increase its base rates or to impose a separate charge to collect and accrue reserves for non-catastrophic storms without the application of any form of earnings test or measure and irrespective of previous or current base rate earnings. Those Parties who have filed notices of appeal of Order No. PSC-05-0748-FOF-EI will withdraw their appeals. In the event PEF collects any remaining storm deficiency or collects and accrues for future non-catastrophic storm events pursuant to Section 366.8260, Florida Statutes, the parties agree to negotiate in good faith for an optional tariff rider whereby a class of demand-metered customers may pay its pro rata share of any remaining uncollected 2004 storm cost deficiency as established in Commission Order PSC-05-0748-FOF-EI through a charge over a period of no more than two years. (Paragraph 10)
- PEF will continue to suspend accruals to its reserve for nuclear decommissioning and fossil dismantlement, and shall apply the depreciation rates consistent with those in PEF's Depreciation Study, as modified by Exhibit 2, attached to the Stipulation. (Paragraph 11)
- Beginning on the commercial in-service date of Hines Unit 4, PEF will further increase its base rates to recover the full revenue requirements of the installed cost of Hines Unit 4 and the unit's non-fuel operating expenses. PEF will recover annually through the Fuel and Purchased Power Cost Recovery Clause (Fuel Clause) the 2006 full revenue requirements of the installed cost of Hines Unit 2, excluding the unit's non-fuel Operations and Maintenance (O&M) expenses. Upon the commercial in-service date of Hines Unit 4, PEF will transfer the recovery of Hines Unit 2's 2006 full revenue requirements, excluding the unit's non-fuel O&M expenses, from the fuel cost recovery clause to base rates by decreasing PEF's fuel charges and increasing its base rates accordingly. (Paragraph 12)
- PEF will be authorized to accelerate the amortization of the regulatory assets for FAS 109 Deferred Tax Benefits Previously Flowed Through, Unamortized Loss on Reacquired Debt, and Interest on Income Tax Deficiency over the term of the Stipulation. PEF's adjusted equity ratio will be capped at 57.83%. (Paragraph 13)
- PEF will continue to operate without an authorized return on equity (ROE) range for the purpose of addressing earnings levels, and the Stipulation's sharing mechanism will be the mechanism to address earnings levels. However, for purposes other than reporting or

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assessing earnings (such as cost recovery clauses or AFUDC), PEF will use 11.75% as its ROE, and the annual AFUDC rate will be 8.848%. (Paragraph 14)

- PEF will continue to collect its post-September 11, 2001, incremental security costs through the Capacity Cost Recovery Clause, and PEF's carrying costs of fuel inventory in transit and fuel procurement O&M costs will be collected through the fuel recovery clause. (Paragraph 16)
- New capital costs for expenditures recovered through the Environmental Cost Recovery Clause will be allocated, for the purpose of clause recovery, consistent with PEF's current cost of service methodology. (Paragraph 18)
- PEF will continue to focus on its customer service and reliability consistent with Commission standards and good utility practice. (Paragraph 19)

Most of the terms of the Stipulation and Settlement appear to be self-explanatory. Still, we believe that several provisions merit comment or clarification so that as full an understanding of the parties' intent can be reflected in this Order before the Stipulation is implemented. Based on the parties' discussions with our staff and discussions during our September 7 vote to approve the Stipulation, we understand that the parties agree with the clarifications discussed below.

Paragraphs 2 and 15

Under Paragraphs 2 and 15, Exhibit 1 to the Stipulation sets forth a number of changes to PEF's cost of service and rate design matters. Notably, the Stipulation provides for increases to the lighting services schedule, both for the fixture and maintenance charges for most of the fixture types as well as an increase in the charge for many of the poles. The other notable charge is the addition of a late payment charge, which provides that late payments shall be assessed either \$5 or 1.5%, whichever is greater. In all, the changes listed on Exhibit 1 will generate an additional \$15 million in revenue per year, which will be subject to the revenue sharing, but which will not adjust the sharing threshold as addressed in Paragraph 6 of the Stipulation.

Paragraphs 5 and 6

Paragraph 5 describes and defines the revenue sharing plan agreed to by the parties. Subpart (c) of this paragraph states that the revenue sharing plan and the corresponding revenue sharing thresholds and revenue caps are intended to relate only to retail base rate revenues based on PEF's current structure and regulatory framework. Further, subpart (c) indicates that incremental revenues attributable to a business combination or acquisition involving PEF, its parent, or its affiliates will be excluded in determining retail base rate revenues for purposes of the revenue sharing plan. The parties clarified that in the event that a portion of PEF's system is sold or municipalized, appropriate adjustments would be made to account for the associated revenue reduction before application of PEF's annual average growth rate upon which the revenue sharing thresholds and revenue cap are calculated. Also, in the event new customers or part of a system is added to PEF, those revenues and customers would be excluded from revenue

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sharing. We note that the rolling ten-year average growth rate in retail kWh sales rate embodied in this provision is based on PEF-specific information as opposed to statewide information, and that the growth rate has been adjusted to account for the sale of PEF's Winter Park system.

Paragraph 10

Paragraph 10 of the Stipulation addresses storm cost recovery, in the context of the recovery mechanism approved by Order No. PSC-05-0748-FOF-EI, issued July 14, in Docket No. 041272-EI, and with regard to securitization of storm costs pursuant to Section 366.8260, Florida Statutes. The Stipulation makes a distinction between "catastrophic" and "non-catastrophic" storms; however, we note that neither the Order nor the statute draws this distinction. The parties clarified that the intent of this section was to preserve PEF's option of seeking securitization or to seek a surcharge recovery, in the event of any storm that would cause depletion of PEF's storm reserve. PEF acknowledges that recovery for storm costs under either mechanism must necessarily be subject to the provisions of the applicable rules and statutes; nor does the Stipulation seek to change PEF's current practice or change the Commission's current policy concerning what constitutes an appropriate charge to PEF's storm reserve.

If PEF elects to seek recovery of storm-related costs pursuant to Section 366.08260, Florida Statutes, the total cost subject to recovery would be allocated to customer classes pursuant to that Statute. Subsection 10(c) of the Stipulation, however, provides that PEF may request approval of a tariff to allow a class of demand-metered customers to pay their pro rata share of costs prior to securitization over a period not to exceed two years. This contemplates that demand-metered customers would "opt-out" of the securitization costs, while the balance of funds would be sought through a securitized bond issuance and the total costs, including the cost of securitization, would be allocated to all other classes of customers. The language of the Stipulation appears to limit this shortened recovery period to only those costs that were identified in Order No. PSC-05-0748-FOF-EI. However, based on our staff's discussions with the parties, it has been clarified that the alternative recovery schedule would apply to the total storm related dollars allocated to that class, which would otherwise be sought in a securitization request. The parties further clarified that the intent of this Subsection is that it apply to the entire class of demand-metered customers. PEF noted however that in the event it moves forward with a petition for securitization or for an additional storm-related surcharge, it would be willing to work with individual customers and look for reasonable alternatives. We note that this Commission retains its authority to review any tariff which may be filed in conjunction with Subsection 10(c), to ensure it comports with all rule, statutory, and public interest requirements.

Paragraph 12

Paragraph 12 addresses base rate and clause recovery for costs associated with PEF's Hines 2 and Hines 4 units. With respect to Hines Unit 4, the parties clarified that the calculation of the costs that would be included in base rates would be based on the first 12 months of revenue requirements and would include half a year of depreciation. Further, with regard to the calculation of these costs, an overall (rather than incremental) cost of capital will be used, which would include components such as deferred taxes. We also note that this Commission retains its

ability to review the installed costs of Hines Unit 4 for reasonableness and prudency in a future filing.

Paragraphs 16 and 17

Paragraph 16 provides that PEF will continue to collect its post-September 11, 2001, incremental security costs through the Capacity Cost Recovery Clause, and PEF's carrying costs of fuel inventory in transit and fuel procurement O&M costs will be collected through the fuel recovery clause. Paragraph 17 provides that Commission approval of the Stipulation constitutes approval of PEF's MFRs (for regulatory reporting purposes and for establishing baseline costs in PEF's next base rate proceeding, not for the purposes of passing upon the accuracy of the MFRs). The parties clarified that \$3.28 million of incremental security costs that is reflected in the MFRs for recovery through base rates will actually be recovered through the Capacity Cost Recovery Clause on a going-forward basis. The parties further clarified that the fuel procurement O&M costs to be recovered through the Fuel Clause as referenced in Paragraph 16 are only those fuel procurement O&M costs associated with coal procurement, and not other types of fuel.

Paragraph 19

PEF's last rate case, Docket No. 000824-EI, was resolved by the approval of a joint stipulation in Order No. PSC-02-0655-AS-EI, issued May 14, 2002. That stipulation provided that in the event PEF did not achieve a 20 percent improvement in System Average Interruption Duration Index (SAIDI) during 2004 and 2005, the utility would refund \$3 million for both years in equal amounts to the ten percent of PEF's customers served by PEF's worst performing distribution feeder lines. At the September 7 hearing, we clarified that the parties were not contesting PEF's performance for 2004. However, consistent with Order No. PSC-02-0655-AS-EI, the performance requirement still exists for 2005, and will continue in effect through 2005 with the same refund provisions should PEF fail to achieve the SAIDI performance target for 2005.

FINDINGS

Upon review and consideration, we find that the Stipulation provides a reasonable resolution of the issues in this proceeding with respect to PEF's rates and charges and its depreciation rates and capital recovery schedules. The Stipulation and Settlement appears to provide PEF's customers with a degree of stability and predictability with respect to their electricity rates while allowing PEF to maintain the financial strength to make investments necessary to provide customers with safe and reliable power. In addition, we recognize that the Stipulation reflects the agreement of a broad range of interests: PEF, OPC, the Attorney General, and residential, commercial, and industrial customers of PEF.

In conclusion, we find that the Stipulation establishes rates that are fair, just, and reasonable, and that approval of the Stipulation is in the public interest. Therefore, we approve the Stipulation. As with any settlement we approve, nothing in our approval of this Stipulation

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diminishes this Commission's ongoing authority and obligation to ensure fair, just, and reasonable rates. Nonetheless, this Commission has a long history of encouraging settlements, giving great weight and deference to settlements, and enforcing them in the spirit in which they were reached by the parties.

Based on the foregoing, it is

ORDERED by the Florida Public Service Commission that the Stipulation and Settlement Agreement and exhibits, filed September 1, 2005, which is attached hereto as Attachment A and incorporated herein by reference, is approved. It is further

ORDERED that PEF shall file, for administrative approval, revised tariff sheets to reflect the terms of the Stipulation. It is further

ORDERED that Docket No. 050078-EI shall be closed.

By ORDER of the Florida Public Service Commission this 28th day of September, 2005.

BLANCA S. BAYO, Director Division of the Commission Clerk and Administrative Services

(SEAL)

JSB

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NOTICE OF FURTHER PROCEEDINGS OR JUDICIAL REVIEW

The Florida Public Service Commission is required by Section 120.569(1), 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 the Commission Clerk and Administrative Services, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850, 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 and/or wastewater utility by filing a notice of appeal with the Director, Division of the Commission Clerk and Administrative Services 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.

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In re: Petition for rate increase of Progress Energy Florida, Inc.

Docket No. 050078-EI

STIPULATION AND SETTLEMENT AGREEMENT

WHEREAS, pursuant to its April 29, 2005 filing, Progress Energy Florida, Inc. ("PEF" or the "Company"), has petitioned the Florida Public Service Commission (the "Commission") for an increase in base rates and other related relief;

WHEREAS, the Company, the Office of Public Counsel ("OPC"), the Attorney General of the State of Florida ("AG"), the Florida Industrial Power Users Group ("FIPUG"), the Florida Retail Federation ("FRF"), the AARP, Sugarmill Woods Civic Association, Inc. ("Sugarmill"), Buddy L. Hansen ("Hansen"), White Springs Agricultural Chemicals, Inc. ("White Springs") and the Commercial Group ("CG") (unless the context clearly requires otherwise, the term Party or Parties means a signatory to this Agreement), have entered into this Stipulation and Settlement Agreement (the "Agreement") for the purpose of reaching an informal resolution of all outstanding issues in Docket No. 050078-El pending before the Commission and as more fully set forth below;

WHEREAS, PEF and the Parties to this Agreement recognize that this is a period of unprecedented world energy prices and that this Agreement will mitigate the impact of high energy prices;

ATTACHMENT A

WHEREAS, PEF has provided minimum filing requirements ("MFRs") as required by the Commission, which have been thoroughly reviewed by the Commission Staff and

the Parties to this proceeding;

WHEREAS. PEF has filed comprehensive testimony in support of and detailing its

MFRs:

WHEREAS, the Company has filed comprehensive Depreciation, Fossil Dismantlement and Nuclear Decommissioning Funding Studies in this docket in accordance with Commission rules;

WHEREAS, the Parties and the Commission Staff have conducted extensive discovery on the Company's MFRs, testimony and Depreciation, Fossil Dismantlement and Nuclear Decommissioning Funding Studies;

WHEREAS, the discovery conducted has included the production of and opportunity to inspect tens of thousands of pages of documents and information regarding PEF's costs and operations;

WHEREAS, the Parties to this Agreement have undertaken to resolve the issues raised in these proceedings so as to maintain a degree of stability in PEF's base rates and charges, and to provide incentives to PEF to continue to promote efficiency through the terms of this Agreement;

WHEREAS, PEF is currently operating under a stipulation and settlement agreement agreed to by the OPC and other parties, and approved by the Commission in Order No. PSC-02-0655-AS-EI in 2002;

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ORDER NO. PSC-05-0945-S-EI DOCKET NO. 050078-EI PAGE 11

WHEREAS, that agreement provided for a cumulative reduction of \$500 million in PEF's revenues and included a revenue sharing plan that has resulted in refunds to customers in excess of \$50 million;

WHEREAS, the Company must make substantial investments in the construction of new electric generation and other infrastructure for the foreseeable future in order to continue to provide safe and reliable power to meet the growing needs of customers in the state of Florida; and

WHEREAS, continuing the preservation of the benefits of the 2002 \$125 million annual base rate reduction, the revenue sharing plan under this Agreement, and the other provisions in this Agreement, including those addressing the recovery of costs associated with the Company's electric generating power plants will further be beneficial to retail customers;

NOW, THEREFORE, in consideration of the foregoing and the covenants contained herein, the Parties hereby agree and stipulate as follows:

- 1. Upon approval and final order of the Commission, this Agreement will become effective with the first billing cycle in January of 2006 (the "Implementation Date"), and continue through the last billing cycle in December of 2009; provided, however, that PEF may, at its sole option, extend the term of this Agreement through the last billing cycle of June 2010 upon written notice to the Parties to this Agreement and to the Commission on or before March 1, 2009.
- 2. PEF will continue its existing base rates in effect for the term of this Agreement, without any change in such base rates except as otherwise provided for in this Agreement. All other cost of service and rate design changes will be determined in

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accordance with Section 15 of this Agreement. PEF will begin applying the base rate charges required by this Agreement on the Implementation Date.

- 3. The billing demand credits for Interruptible and Curtailable customers currently receiving service under PEF's IS-1, IST-1, CS-1 and CST-1 rate schedules, as modified herein, shall remain in effect for the term of this Agreement, and thereafter until these rate schedules are reviewed in a general rate case; provided, however, that these rate schedules shall continue to be closed to new customers, as defined in the stipulation approved by the Commission in Docket No. 950645-EI.
- 4. No Party to this Agreement will request, support, or seek to impose a change in the application of any provision hereof. OPC, AG, FIPUG, FRF, AARP, Sugarmill, Hansen, White Springs, and CG will neither seek nor support any reduction in PEP's base rates and charges, including interim rate decreases, that would take effect prior to the first billing cycle for January 2010 (or prior to the first billing cycle for July 2010, if PEF elects to extend this Agreement pursuant to Section 1), unless such reduction is requested by PEF. PEF may not petition for an increase in base rates and charges that would take effect prior to the first billing cycle for January 2010 (or that would take effect prior to the first billing cycle for January 2010 (or that would take effect prior to the first billing cycle for July 2010, if PEF elects to extend this Agreement pursuant to Section 1), except as otherwise provided for in Sections 7 and 10 of this Agreement. During the term of this Agreement, except as otherwise provided for in this Agreement, or except for unforeseen extraordinary costs imposed by government agencies relating to safety or matters of national security, PEF will not petition for any new surcharges, on an interim or permanent basis, to recover costs that are of a type

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that traditionally and historically would be, or are presently, recovered through base rates.

- 5. During the term of this Agreement, revenues that are above the levels stated in this Agreement will be shared between PEF and its retail electric utility customers as set forth in Section 6 below it being expressly understood and agreed that the mechanism for revenue sharing herein established is not intended to be a vehicle for a "rate case" type inquiry concerning expenses, investment, and financial results of operations.
- 6. Revenue Sharing Incentive Plan Commencing on the Implementation Date and through the last billing cycle in December of 2009 (or through the last billing cycle in June 2010, if PEF elects to extend this Agreement pursuant to Section 1), PEF will be under a Revenue Sharing Incentive Plan (the "Plan") as set forth below.
- a. Revenue Cap Under the Plan, all retail base rate revenues above the retail base rate revenue cap, as set forth below, will be refunded to retail customers on an annual basis. The retail base rate revenue cap for 2006 will be \$1,549 million. For each succeeding calendar year during the term of this Agreement, the succeeding calendar year retail base rate revenue sharing cap amounts shall be established by increasing the prior year's cap by the average annual growth rate in retail kWh sales for the ten calendar year period ending December 31 of the preceding year multiplied by the prior year's retail base rate revenue sharing cap.
- b. Sharing Threshold -- Retail base rate revenues between the sharing threshold amount and the retail base rate revenue cap will be divided into two shares on a 1/3, 2/3 basis. PEF's shareholders shall receive the 1/3 share. The 2/3 share will be refunded to retail customers. The retail base rate revenue sharing threshold for 2006

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will be \$1,499 million in retail base rate revenues. For each succeeding calendar year during the term of this Agreement, the succeeding calendar year retail base rate revenue sharing threshold amounts shall be established by increasing the prior year's threshold by the average annual growth rate in retail kWh sales for the ten calendar year period ending December 31 of the preceding year multiplied by the prior year's retail base rate revenue sharing threshold.

- c. Revenue Exclusions The Plan and the corresponding revenue sharing thresholds and revenue caps are intended to relate only to retail base rate revenues of PEF based on its current structure and regulatory framework. Incremental base rate revenues attributable to any business combination or acquisition involving PEF, its parent, or its affiliates, whether inside or outside the state of Florida, or revenues from any clause, surcharge or other recovery mechanism other than retail base rates, shall be excluded in determining retail base rate revenues for purposes of revenue sharing under this Agreement.
- d. The retail base rate revenue cap and sharing threshold are subject to further modification in accordance with Sections 4, 10 and 12 of this Agreement. After any such modification, the revenue sharing cap and threshold will increase annually as set forth in this Section 6.
- e. Calculation of sharing threshold and revenue cap for partial calendar years In the event that this Agreement is terminated other than at the end of a calendar year, the sharing threshold and revenue cap for the partial calendar year shall be determined at the end of that calendar year by (i) dividing the retail kWh sales during the partial calendar year by the retail kWh for the full calendar year, and (ii) applying the

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resulting fraction to the sharing threshold and revenue cap for the full calendar year that would have been calculated as set forth in Sections 6(a) and 6(b) above.

- f. Calculation of annual average growth rate For purposes of Section 6, the average annual growth rate shall be calculated by summing the percentage change in retail kWh sales for each year in the relevant ten year period and dividing by 10.
- 7. If PEF's retail base rate earnings fall below a 10% return on equity as reported on a Commission adjusted or pro-forma basis on a PEF monthly earnings surveillance report during the term of the Agreement, PEF may petition the Commission to amend its base rates notwithstanding the provisions of Section 4, either as a general rate proceeding or as a limited proceeding under Section 366.076, F.S. The Parties to this Agreement are not precluded from participating in such a proceeding, and, in the event PEF petitions to initiate a limited proceeding under this Section, any Party may petition to initiate any proceeding otherwise permitted by Florida law. This Agreement shall terminate upon the effective date of any Final Order issued in such proceeding that changes PEF's base rates under this Section. This Section shall not be construed to bar or limit PEF from any recovery of costs otherwise contemplated by this Agreement.
- 8. All revenue sharing refunds will be paid with interest at the 30-day commercial paper rate as specified in Rule 25-6.109, F.A.C., to retail customers of record during the last three months of each applicable refund period based on their proportionate share of base rate revenues for the refund period. For purposes of calculating interest only, it will be assumed that revenues to be refunded were collected evenly throughout the preceding refund period at the rate of one-twelfth per month. All refunds with interest will be in the form of a credit on the customers' bills beginning with

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the first day of the first billing cycle of the third month after the end of the applicable refund period. Refunds to former customers will be completed as expeditiously as reasonably possible.

- 9. PEF will be permitted clause recovery of prudently incurred incremental costs associated with the establishment of a Regional Transmission Organization or any other costs arising from an order of the Commission or the Federal Energy Regulatory Commission addressing any alternative configuration or structure to address independent transmission system governance or operation. Any Party to this Agreement may participate in any proceeding relating to the recovery of costs contemplated in this Section for the purpose of challenging the reasonableness and prudence of such costs, but not for the purpose of challenging PEF's right to clause recovery of such costs.
- deficiency in the amount and through the mechanism established in Commission Order PSC-05-0748-FOF-EI, except as otherwise may be provided in Section 10.b. Those Parties who have filed notices of appeal or notices of joinder in appeals of Commission Order No. PSC-05-0748-FOF-EI shall, upon this Agreement becoming fully effective as provided for herein, withdraw their notices of appeal or notices of joinder in appeals. Nothing in this Agreement shall preclude PEF from petitioning the Commission to seek recovery of costs associated with any catastrophic storms without the application of any form of earnings test or measure and irrespective of previous or current base rate earnings. The Parties expressly agree that any proceeding to recover costs associated with any catastrophic storm shall not be a vehicle for a "rate case" type inquiry

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concerning the expenses, investment, or financial results of operations of the Company and shall not apply any form of earnings test or measure or consider previous or current base rate earnings.

b. PEF reserves the right to petition the Commission for approval to either: (a) securitize (1) any or all of its storm reserve deficiency as set forth in Commission Order PSC-05-0748-FOF-EI, or (2) an amount necessary to replenish PEF's reserves for non-catastrophic storms, pursuant to Section 366.8260, F.S. (2005). or both; or (b) increase its base rates or to impose a separate charge to collect and accrue reserves for non-catastrophic storms without the application of any form of earnings test or measure and irrespective of previous or current base rate earnings. The Parties reserve the right to participate in any such proceeding under Section 10.b before the Commission and to challenge the reserve amount requested by PEF. The Parties expressly agree that any proceeding under Section 10.b shall be limited to the issue of the appropriateness of securitization or the appropriate amount of the Company's noncatastrophic storm reserve accrual without the application of any form of earnings test or measure and irrespective of previous or current base rate earnings, and shall not be a vehicle for a "rate case" type inquiry concerning the expenses, investment, or financial results of operations of the Company. In the event the Commission grants a base rate increase under this Section, such amounts shall be added to the revenue sharing threshold and cap set forth in Section 6 of this Agreement.

c. In the event PEF collects any remaining storm deficiency or collects and accrues for future non-catastrophic storm events pursuant to Section 366.8260, F.S. (2005), the Parties agree to negotiate in good faith for an optional tariff rider

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whereby a class of demand-metered customers may pay its pro rata share of any remaining uncollected 2004 storm cost deficiency as established in Commission Order PSC-05-0748-FOF-EI through a charge over a period of no more than 2 years. If the Parties are able to agree upon such a tariff, PEF agrees to file the tariff for Commission approval and the Parties agree to support the tariff in proceedings before the Commission. If, however, the Commission does not approve the tariff or only approves it with modifications or conditions that are unacceptable to PEF in its reasonable judgment, then PEF shall not be required to put the tariff into effect. Within thirty days of any such denial or modification, the Parties agree to negotiate in good faith a revised tariff and if an agreement is reached to reapply for Commission approval. Revenues collected pursuant to Section 366.8260, F.S. (2005), pursuant to a tariff rider for demand-metered customers or otherwise under this Section 10.c will not be considered in the determination of revenue sharing in Section 6 of this Agreement. In the event PEF does not collect any remaining storm deficiency or does not collect and accrue reserves for future non-catastrophic storm events pursuant to Section 366.8260, F.S. (2005), then PEF shall continue to collect any remaining storm reserve deficiency through the mechanism established in Commission Order PSC-05-0748-FOF-El and will collect and accrue reserves for future non-catastrophic storms as may be determined by the Commission irrespective of previous or current base rate earnings under Section 10.b(b).

11. Nuclear Decommissioning, Fossil Dismantlement and Depreciation Studies.

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- a. Beginning with the Implementation Date through the last billing cycle in December of 2009 (or through the last billing cycle in June 2010, if PEF elects to extend this Agreement pursuant to Section 1), PEF:
- (1) will suspend accruals to its reserve for nuclear decommissioning, based on its filed Nuclear Decommissioning Study;
- (2) will continue to suspend accruals to fossil dismantlement and will withdraw the Fossil Dismantlement Study PEF filed in this docket; and
- (3) shall apply the depreciation rates consistent with those set forth in the Depreciation Study that PEF filed in this docket as modified by Exhibit 2 to this Agreement.
- b. Approval of this Agreement by the Commission shall constitute approval of the Company's Nuclear Decommissioning and Depreciation Studies. PEF shall file with the Commission updated Nuclear Decommissioning, Fossil Dismantlement and Depreciation Studies on or before July 31, 2009 (or on or before December 31, 2009, if PEF elects to extend this Agreement pursuant to Section 1).
- 12. a. Beginning on the commercial in-service date of Hines Unit 4, for which the Commission has previously granted a need determination in Order PSC-04-1168-FOF-EI, PEF will further increase its base rates to recover the full revenue requirements of (a) the installed cost of Hines Unit 4 subject to the limitations of Rule 25-22.082(15), F.A.C., and (b) the unit's non-fuel operating expenses. The revenue requirements of the unit will be calculated using an 11.75% ROE and the capital structure as set forth in the test year 2006 MFR Schedule D-1a filed by PEF in Docket No. 050078-EI. Such base rate increase shall be established by the application of a uniform percentage

ATTACHMENT A

increase to the demand and energy charges of the Company's base rates including delivery voltage credits, demand credits, power factor adjustment and premium distribution service, and using billing determinants as filed by PEF in Docket No. 050078-EI, and set forth in Exhibit 1, Attachment C to this Agreement. Beginning on the commercial in-service date of Hines Unit 4, such amounts shall be added to the revenue sharing threshold and cap set forth in Section 6 of this Agreement.

Effective on the Implementation Date of this Agreement and until the commercial in-service date of Hines Unit 4 (the "Fuel Clause Recovery Period"), PEF will recover annually through the fuel cost recovery clause the 2006 full revenue requirements of the installed cost of Hines Unit 2, excluding the unit's non-fuel O&M expenses. During the Fuel Clause Recovery Period, the installed cost of Hines Unit 2 and corresponding depreciation accounts will be excluded from rate base for surveillance reporting purposes. Upon the commercial in-service date of Hines Unit 4, PEF will transfer the recovery of Hines Unit 2's 2006 full revenue requirements, excluding the unit's non-fuel O&M expenses, from the fuel cost recovery clause to base rates by decreasing PEF's fuel charges and increasing its base rates accordingly. The calculation of Hines Unit 2's revenue requirements for base rate recovery purposes will be calculated using an 11.75% ROE and the capital structure as set forth in the test year 2006 MFR Schedule D-1a filed by PEF in Docket No. 050078-EI. Such base rate increase shall be established by the application of a uniform percentage increase to the demand and energy charges of the Company's base rates including voltage credits, demand credits, power factor adjustment and premium distribution service, and using billing determinants as filed by PEF in Docket No. 050078-EI, and as included in Exhibit

ATTACHMENT A

1, Attachment C to this Agreement. Beginning on the commercial in-service date of Hines Unit 4, such amounts shall be added to the revenue sharing threshold and cap set forth in Section 6 of this Agreement.

13. PEF will be authorized, at its discretion, to accelerate the amortization of the regulatory assets for FAS 109 Deferred Tax Benefits Previously Flowed Through, Unamortized Loss on Reacquired Debt, and Interest on Income Tax Deficiency over the term of this Agreement. PEF will be authorized to make a new specific adjustment to its common equity balance for the purposes of calculation of the capitalization ratios used for surveillance reporting pursuant to Rule 25-6.1352, F.A.C and pass-through clauses. The calculation of this adjustment will be based on the methodology employed by Standard and Poor's Ratings Service ("S&P") in its determination of imputed off balance sheet obligations related to future capacity payments to qualifying facilities and other entities under long-term purchase power agreements. The amount of the adjustment to common equity will fluctuate over time with changes in the amount of future purchase power obligations. The Parties agree that the common equity adjustment set forth in this Section is unique to the specific circumstances of PEF, as it relates to this Agreement, and the treatment of PEF's common equity in this Section shall not constitute binding Commission precedent in any future proceeding. PEF's adjusted equity ratio will be capped at 57.83%. The adjusted equity ratio will equal common equity divided by the sum of common equity, off balance sheet obligations, preferred equity, and debt (long-term and short-term).

14. Effective on the Implementation Date, PEF will not have an authorized return on equity range for the purpose of addressing earnings levels, and the revenue

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sharing mechanism herein described will be the appropriate and exclusive mechanism to address earnings levels. However, for purposes other than reporting or assessing earnings, such as cost recovery clauses and Allowance for Funds Used During Construction ("AFUDC"), PEF will use 11.75% as its authorized return on equity percentage in such cost recovery clauses. Commencing with the Implementation Date the applicable annual AFUDC rate will be 8.848%.

- 15. Except as otherwise provided in this Agreement, including Exhibit 1 to this Agreement, all other current cost of service and rate design matters shall remain in effect for the term of this Agreement and thereafter until modified by the Commission.
- 16. PEF will continue to collect its post-September 11, 2001 security costs through the capacity recovery clause. PEF will collect through the fuel recovery clause its carrying costs of fuel inventory in transit and its fuel procurement O&M costs.
- 17. The provisions of this Agreement are contingent on approval of this Agreement in its entirety by the Commission. Commission approval will constitute approval of MFRs filed in Docket No. 050078-El for regulatory reporting purposes and for establishing PEF's baseline costs in its next base rate proceeding. The Parties other than PEF take no position as to the accuracy or validity of the information included in the MFRs. The Parties further agree that they will support this Agreement and will not request or support any order, relief, outcome, or result in conflict with the terms of this Agreement in any administrative or judicial proceeding relating to, reviewing, or challenging the establishment, approval, adoption, or implementation of this Agreement or the subject matter hereof. Approval of this Agreement in its entirety will resolve all matters in Docket No. 050078-El pursuant to and in accordance with Section 120.57(4),

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F.S. (2005). Docket No. 050078-EI will be closed effective on the date the Commission Order approving this Agreement is final.

- 18. New capital costs for environmental expenditures recovered through the Environmental cost Recovery Clause will be allocated, for the purpose of clause recovery, consistent with PEF's current base cost of service methodology.
- 19. Service Quality. During the term of this agreement, PEF will continue to focus on its customer service and reliability consistent with Commission standards and good utility practice. PEF maintains that it has fulfilled its commitment, as part of the 2002 settlement agreement, to achieve a SAIDI of 80 by 2004, while at the same time improving the majority of the reliability performance indicators monitored by the Commission. During the term of this Agreement, PEF intends to continue the same performance focus with the goal of maintaining or improving the quality of service for its customers. Current plans in this area, as contemplated in the Company's rate filling in Docket No. 050078-EI and which are subject to revision by the Company at its discretion, include the implementation of the Mobile Meter Reading project designed to improve the amount, accuracy and timeliness of information for customers, and the assessment and subsequent implementation of targeted initiatives intended to improve overall system performance for customers.
- 20. This Agreement dated as of August 31, 2005 may be executed in counterpart originals, and a facsimile of an original signature shall be deemed an original.

In Witness Whereof, the Parties evidence their acceptance and agreement with the provisions of this Agreement by their signatures below.

ATTACHMENT A

Progress Energy Florida, Inc.

Alex Glenn, Esquire Post Office Box 14042

St. Petersburg, Florida 33733

Office of Public Counsel

Harold McLean, Esquire

111 W. Madison St., Room 812 Tallahassee, Florida 32399

Attorney General, State of Florida

Charlie Crist, Attorney General Christopher M. Kise, Esquire

Jack Shreve, Esquire The Capitol-PL01

Tallahassee, Florida 32399-1050

ATTACHMENT A

AARP

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Tallahassee, Florida 32305

Sugarmill Woods Civic Association, Inc.

Michael B. Twomey 8903 Crawfordville Road

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Michael B. Twomey 8903 Crawfordville Road

Tallahassee, Florida 32305

Florida industrial Power Users Group

John W. McWhirter, Jr., Esquire

McWhirter, Reeves Post Office Box 3350 Tampa, Florida 33601

Progress Ene	rgy Florida
Docket No.	
Exhibit No.	(PT-2)
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ATTACHMENT A

White Springs Agricultural Chemicals, Inc.

By_____

James Bushee, Esquire Sutherland Asbill & Brennan LLP 2282 Killeam Center Blvd Tallahassee, Florida 32309-3576

Florida Retail Federation

Robert Scheffel Wright, Esquire Landers & Parsons, P.A.

310 West College Ave Tallahassee, Florida 32302

The Commercial Group

By_____

Alan Jenkins, Esquire McKenna Long & Aldridge LLP One Peachtree Center 303 Peachtree Street, N.E., Suite 5300 Atlanta, Georgia 30308

ATTACHMENT A

White Springs Agricultural Chemicals,

James Bushee, Esquire Sufficient Asbit & Brennen LLP 1275 Pennsylvania Avenue, N.W. Washington, D.C. 20004

Florida Retail Federation

By

Robert Scheffel Wright, Esquire Landers & Parsons, P.A. 310 West College Ave Tallehauses, Florida 32302

The Commercial Group

Ву_____

Alan Jenkins, Esquire McKenna Long & Aldridge LLP Que Peachtree Center 303 Peachtree Street, N.E., Suite 5300 Atlanta, Georgia 30308

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White Springs Agricultural Chemica Inc.
James Bushee, Esquire Sutherland Asbill & Brennan LLP 2282 Killeam Center Blvd Tallahassee, Florida 32309-3576
Florida Retail Federation

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ATTACHMENT A

Exhibit No. 1 Page 1 of 2



2005 Retail Rate Case Docket No. 050078-EI Cost of Service and Rate Design Matters

- Progress Energy Florida, Inc. ("PEF" or the "Company") shall make the changes to its tariff schedules listed in this Exhibit. Except as otherwise provided below and in the August___, 2005 Stipulation and Settlement Agreement ("Agreement"), all other current PEF tariff schedules shall remain in effect:
 - a. The Company's Temporary Service Charge shall be \$227.
 - b. Returned Check Charge shall be in accordance with Florida Statute 68.065.
 - c. Late Payment Charge shall be the greater of \$5 or 1.5% of past due amount except for those accounts of federal, state and local governments.
 - d. The monthly seasonal customer charge for rate schedule RSS-1 shall be \$4.20. See Attachment A to this Exhibit.
 - e. The Transmission Delivery Voltage Credit shall be \$1.01 per kW of Billing Demand for all demand rate tariffs. PEF will file revised tariff sheets reflecting the revisions to the Transmission Delivery Voltage Credit within 30 days of the issuance of a final order by the Commission approving the Agreement.
- 2. The charges for Lighting fixtures, maintenance, and poles, as well as the additions, deletions, and restrictions of certain fixtures and pole types as well as the modifications to the related standard form contracts shall be as those set forth in PEF's proposed rate schedule LS-1. See Attachment B to this Exhibit.
- 3. The regular rate for Residential service shall retain its current two-block, inverted rate design reflecting a 1000 KWH inversion breakpoint and a 1 cent rate block differential. The unit charges for this rate design shall be determined such that their application produces the same total annual revenues as that produced by the application of charges determined by a uniform increase to existing rate block charges.
- 4. The billing determinants as filed by the Company shall be the basis for determining the revised rates required to produce the total settlement revenues. These are detailed in the MFR E-13c provided as Attachment C to this Exhibit.
- The 12 CP and 1/13th AD methodology will continue to be used for the allocation of PEF's production capacity costs to its retail customer classes during the term of the settlement.
- The 12 CP methodology shall be used for the allocation of PEF's transmission capacity costs to its retail customer class during the term of the settlement.
- 7. In the form of housekeeping to tariff language, the proposed changes as filed and provided here as Attachment D to this Exhibit to the following tariffs:
 - a. Special provision number 4 and 5 to rate schedules IS-1, IST-1, IS-2 and IST-2.
 - b. Special provision number 6 to rate schedules CS-1, CST-1, CS-2, and CST-2.
 - c. Special provision number 3, 4 and 13 to rate schedule SS-2.
 - d. Special provision number 6 and 16 to rate schedule SS-3.
 - c. The metering voltage adjustment and power factor clause of rate schedules CS-3 and CST-3.
 - f. The elimination of the distinction of single phase and three phase secondary delivery in the customer charge of rate schedules RST-1 and GST-1.

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2005 Retail Rate Case Docket No. 050078-EI Cost of Service and Rate Design Matters

- 8. The curtailable and interruptible credits of rate schedule SS-2 and SS-3 that correspond to the credits of rate schedules IS-1 and CS-1 shall be grandfathered to existing customers. Effective January 1, 2006 any new customers under these schedules shall be subject to the proposed credits provided for in the filing which correspond to the credits provided for in rate schedules IS-2 and CS-2. The tariff changes have been provided in Attachment E to this Exhibit. The following are the credits for accounts established on or after January 1 2006:
 - a. SS-2 the greater of
 - i. \$.308 per KW times the Specified Standby Capacity, or
 - ii. The sum of the daily maximum 30 minute KW demand of actual standby use occurring during On-peak periods times \$0.147 per KW times the appropriate monthly factor
 - b. SS-3 the greater of
 - i. \$0.231 per KW times the Specified Standby Capacity, or
 - ii. The sum of the daily maximum 30 minute KW demand of actual standby use occurring during On-peak periods times \$0.110 per KW times the appropriate monthly factor
- The CISR-1 rate schedule shall be a permanent rate schedule as opposed to an
 experimental rate. The tariff changes have been provided in Attachment F to this Exhibit.
- 10. Subject to Commission approval, PEF may implement any new or revised tariff provision or rate schedule provided that such tariff request does not increase any existing base rate component of a tariff or rate schedule during the term of the Agreement unless the application of such new or revised tariff or rate schedule is optional to PEF's customers.

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Docket No. 059078-E1 Exhibit No. 1 Cost of Service and Rate Design Matters

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Proposed Tariff Changes:

TS-1 Temporary Service SC-1 Service Charges RSS-1 Residential Seasonal Service Rider

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SECTION NO. VI SIXTEENTH REVISED SHEET NO. 6.330 CANCELS FIFTEENTH REVISED SHEET NO 6.330

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RATE SCHEDULE TS-1 TEMPORARY SERVICE

Availability:

Available throughout the entire territory served by the Company.

Applicable

To customers for temporary service such as construction, fairs, displays, exhibits, and similar temporary purposes.

Character of Service:

Confinuous service, alternating current, 60 cycle, single-phase or three phase at option of the Company, at the Company's standard voltage available.

Limitation of Service:

Service under this rate is subject to the Company's currently effective and filed "General Rules and Regulations for Electric Service."

Rate Per Month

Company's applicable General Service rate schedule.

Additional Charges:

Fuel Cost Recovery Factor:

Gross Receipts Tax Factor:

Right-of-Way Utilization Fee:

Municipal Tax:

See Sheet No. 8, 106

See Sheet No. 6, 106

Minimum Monthly Bill:

As provided for in the applicable rate schedule.

Terms of Payment

Bills rendered hereunder are payable within the time fimil specified on bill at Company-designated locations.

Term of Service:

Service under this rate shall be for a minimum initial term of thirty (30) days from the commencement of service and may be extended for thirty- (30) day periods.

Special Provisions:

- 1. Metering voltage will be at the option of the Company,
- The Company may under the provisions of this rate, at its option, require a contract with the Customer upon the Company's filed contract form.
- Where a temporary service extension is required and can be provided by a service drop or connection point to the Company's existing
 distribution system, the Customer shall pay a service charge of \$227,00 for the cost of installing and removing such temporary service
 extension.
- 4. Where line work is required, the Customor shall pay, in advance, the estimated cost of installing and removing such facilities as may be required to provide such temporary service, except the cost of any portion of the facilities which will remain as a part of the permanent service. In addition, the Customer shall deposit with the Company, in advance, a cash sum equal to the estimated charge for energy consumed provided, however, that the Company may waive advance payments if the Customer has established, in the sole judgment of the Company, satisfactory credit.

ISSUED BY: Javier J. Portuondo, Director, Regulatory Services - Florida

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SECTION NO. VI SIXTEENTH REVISED SHEET NO. 6.118 CANCELS FIFTEENTH REVISED SHEET NO. 5.110

Page 1 of 1

RATE SCHEDULES SC-1 SERVICE CHARGES

Establishment of Service:

A service charge shall be made for each establishment or re-establishment of service. This charge shall apply to each new service connection, service reconnection and transfer of account from one occupant to another. It shall also apply to reconnections after disconnection for non-payment or violation of Company or Commission Rules.

- 1. A charge of \$51,00 will be made for initial establishment of service to a promise.
- 2. A charge of \$28.00 will be made for each subsequent re-establishment of service to said premise.
- 3. A charge of \$10,00 will be made for each subsequent re-establishment of service to said premise where the customer has a Leave Service Active (LSA) agreement on file.
- A charge of \$40.00 will be made for the reconnection of service after disconnection for nonpayment or violation of Company or Commission rules where such reconnection is performed during normal working hours. (M-F, 7 AM-7PM).
- A charge of \$50.00 will be made for the reconnection of service for nonpayment or violation of Company or Commission rules where such reconnection is performed outside of normal working hours.
- Charges for services due and rendered which are unpaid as of the past due date are subject to a Later Payment Charge of the greater of \$5.00 or 1.5%, except the accounts of federal, state, and local governmental entities, apendes, and instrumentalities. A Later Payment Charge shall be applied to the accounts of federal, state, and local governmental entities, agencies and instrumentalities at a rate no greater then allowed, and is a manner permitted by applicable law.

The Company shall have the discretion to waive any of the foregoing charges that would otherwise apply to Customers as a consequence of significant damage to their premises caused by a natural disaster or other similar conditions for which an emergency has been declared by a governmental body authorized to make such a declaration.

Returned Check Charge:

A service charge as allowed by Florida Statute 68,065 shall be added to the Customer's bill for electric service for each check or draft dishonored by the bank upon which it is drawn. Termination of service shall not be made for failure to pay the returned check charge.

ISSUED BY: Javier J. Portuondo, Director, Regulatory Services-Florida

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SECTION NO. VI FIFTH REVISED SHEET NO. 6.350 CANCELSFOURTH REVISED SKEET NO. 6.360

Page 1 of 1

RATE SCHEDULE RSS-1 Residential Seasonal Service Rider

Availability:

Available throughout the entire territory served by the Company,

Applicable:

To customers receiving residential service under Rate Schedule RS-1, RSL-1 or RSL-2 that meet the special provisions of this schedule.

Rate Par Month:

Other than as stated below, the otherwise applicable rate schedule for electric service will apply.

Standard Customer Charge

\$ 8.03

Seasonal Customer Charge

\$ 4.20

Seasonal Billing Periods:

The billing months of March through October.

Special Provisions:

- 1. To qualify for service under this rider, the customer's premise must be occupied each year during a portion of the billing months of November through February and must not be occupied at least three months during the billing months of March through October.
- 2. The maximum altimable consumption for a seasonal billing period is 210 kWh. However, if the seasonal billing period acceeds 30 days, the maximum allowable consumption is increased by seven (7) kWh per day.
- 3. If kWh wage during the seasonal billing period is less than or equal to the maximum allowable consumption for the billing period, the seasonal customer charge will apply. For non-seasonal billing months and those seasonal billing months that exceed the allowed maximum allowable consumption, the standard customer charge will apply.
- 4. All other provisions of the otherwise applicable rate schedule will apply to customers served under this schedule.

ISSUED BY: Javier J. Portuondo, Director, Regulatory Services - Florida

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Docket No. 050078-EI Exhibit No. 1 Cost of Service and Rate Design Matters

ATTACHMENT B

Proposed Lighting Service Tariff Changes Proposed Standard Forms Contracts Changes

ATTACHMENT A



SECTION NO. VI EIGHTEENTH REVISED SHEET NO. 6.280 . CANCELS SEVENTEENTH REVISED SHEET NO. 6.280

Page 1 of 5

RATE SCHEDULE LS-1 LIGHTING SERVICE

Availability:

Available throughout the entire terrilory served by the Company.

Applicable:

To any customer for the sole purpose of lighting roadways or other outdoor land use areas; served from either Company or Customer owned features of the type available under this rate schedule. Service hereunder is provided for the sole and exclusive benefit of the Customer, and nothing herein or in the contract executed hereunder is intended to benefit any third party or to impose any obligation on the Company to any such third party.

Character of Service:

Continuous dusk to dawn automatically controlled lighting service (i.e., photoelectric cell); alternating current, 50 cycle, single phase, at the Company's standard voltage available.

Limitation of Service:

Availability of certain fodure or pole types at a location may be restricted due to accessibility.

Standby or reaste service not permitted hereunder. Service under this rate is subject to the Company's currently effective and filed "General Rules and Regulations for Electric Service."

Rate Per Month:

Customer Charge:

Unmedered: Metered:

\$1,09 per line of billing \$3.13 per line of billing

Energy and Demand Charge:

Non-Fuel Energy Charge:

1,446¢ per kWh

Plus the Cost Recovery Factors listed in Rate Schedule BA-1, Billing Adjustments, except the Fuel Cost Recovery Factor:

See Sheet No. 6,105 and 8,106

Per Unit Charges:

I. Fixtures:

			LAMP SIZE 2			CHARGES PER LIMIT		
LLING TYPE	DESCRIPTION	INITIAL LUMENS OUTPUT	LAMP WATTAGE	kWh	FIXTURE	MAINTENANCE	NON-FUEL ENERGY	
	Incandescent: 1							
110	Roadway	1,000	105	32	\$0.94	\$3,73	\$0.58	
115	Roadway	2,500	205	66	1.48	3,36	1.19	
170	Post Top	2,500	205	72	18,69	3.36	1.30	
	Mercury Vapor: 1							
205	Open Bottom	4,000	100	44	\$2.34	\$1.65	\$0.79	
210	Roadway	4,000	100	44	2.70	1.65	0.79	
215	Post Top	4,000	100	44	3,18	1,65	0.79	
220	Roadway	8,000	175	71	3.06	1.62	1.28	
225	Open Boltom	8,000	175	71	2.29	1.62	1.28	
235	Roadway	21,000	400	158	3.70	1.66	2.85	
240	Rondway	82,000	1000	386	4.85	1.63	6.96	
245	Flood	21,000	400	158	4,85	1.66	2.85	
250	Flood	62,000	1000	386	5.58	1.63	6.96	

(Continued on Page No. 2)

ISSUED BY: Javier J. Portuondo, Director, Regulatory Services-Florida EFFECTIVE: January 1, 2006

ATTACHMENT A



SECTION NO. VI NINETEENTH REVISED SHEET NO. 6.281 CANCELS EIGHTEENTH REVISED SHEET NO. 6.281

301 305 310 313 914	DESCRIPTION Sodium Vapor: Sandpiper HPS Deco Rosdway Open Bottom Open Bottom ' Open Bottom	INITIAL LUMENS OUTPUT 27,500 4,000	LAMP WATTAGE	kWh		CHARGES PE		
301 305 310 313 314 315	Sodium Vapor: Sandpiper HPS Deco Roadway Open Bottom ¹ Roadway ¹ Open Bottom ¹	INITIAL LUMENS OUTPUT	LAMP	kWh	Elvan spr.			
301 305 310 313 314 315	Sandpiper HPS Deco Rosdway Open Bottom ¹ Rosdway ¹ Open Bottom ¹				LIVIORE	FIXTURE MAINTENANCE ENERGY		
301 305 310 313 314 315	Sandpiper HPS Deco Rosdway Open Bottom ¹ Rosdway ¹ Open Bottom ¹							
305 310 313 314 315	Open Bottom 1 Roadway 1 Open Bottom 1		250	104	\$12.86	\$1.58	\$1.87	
310 313 314 315	Roadway ¹ Open Bottom ¹		50	21	2.33	1.87	0.38	
314 315		4,000	50	21	2.86	1.87	0.38	
315	Howeleas II	6,500	70	29	3.84	1,88	D.52	
	Hometown II	9,500	100	42	3,74	1.58 1.87	0.76 0.38	
	Post Top - Colonial/Contemp 1 Colonial Post Top 1	4,000 4,000	5 0 50	21 34	4.62 3.71	1.87	0.5g 0,61	
	Post Too 1	9,500	100	42	2.29	1.58	0.76	
	Roadway-Overhead Only	9,500	100	42	3.34	1.58	0.76	
	Deco Post Top - Monticello	9,500	100	49	11,15	1,58	0.88	
322	Deco Past Top - Fingler	9,500	100	49	15.10	1.58	0.88	
323	Roadway-Turtle OH Only	9,500	100	42	3.96	1.58	0.76	
	Roadway-Overhead Only	16,000	150	85	3.46	1.50 1.58	1.17 0.88	
326	Deco Post Top - Sanbel	9,500 22,000	100 200	49 87	16.64 3.34	1,56 1,68	1.57	
330 335	Roadway-Overhead Only Roadway	27,500	250	-104	3.81	1.58	1.87	
336	Rosdway-Bridge	27,500	250	104	6.18	1.58	1.87	
337	Roschway-DOT 1	27,500	250	104	5.38	1.58	1.87	
338	Deco Roadway Maitland	27,500	250	104	8.82	1.58	1.87	
340	Roadway-Overhead Only	50,000	400	169	4.61	1.61	3.05	
341	HPS Flood-City of Sebring only	16,000	150	65	3.72	1.60	1.17	
342	Roadway-Trimplike 1	50,000	400	168	8.20	1.61	3.03	
343	Roadway-Turnpike	27, 500 27, 500	. 250 250	108 103	8.36 4.77	1.58 1.58	1,95 1,86	
345 347	Flood-Overhead Only Claimore	9,500	100	49	18.92	1.58	88.0	
348	Ciemoni	27,500	250	140	20.76	1.58	2.52	
350	Flood-Overhead Only	50,000	400	170	4.76	1.51	3:06	
351	Underground Roadway	9,500	100	42	5.70	1.58	0.76	
352	Underground Roadway	16,000	. 150	65	6.95	1.60	1.17	
354	Underground Readway	27,500	250	106	7.42	1,58	1.95	
356	Underground Roadway	50,000	400	168	7.96	1.61	3.03	
357	Underground Flood	27,500	250 400	108 168	8,58 8,70	1.58 1.61	1.95 3.03	
358 359	Underground Flood ¹ Underground Tortle Roadway	50,000 9,500	100	42	5.58	1.58	0.76	
360	Deco Roadway Rectangular	9,500	100	47	11,48	1.58	0.85	
365	Deco Roadway Rectangular	27,500	250	108	10.90	1.58	1.95	
366	Deco Roadway Rectangular	50,000	400	168	17.00	1.61	3.03	
370	Deco Rosdway Round	27,500	250	108	14.12	1.58	1.95	
375	Deco Roadway Round	50,000	400	168	14,13	1.61	3.03	
380	Deco Pest Top - Ocale	9,500	100	49 49	8.05 3.71	1.58 1.58	0.88 0.88	
381	Deco Post Top * Deco Post Top-Biscayne	9,500 9,500	100 100	49 49	3.71 12.90	1,58	0.88	
383 385	Deca Post Top-Decaying	9,500 9,500	100	49	6.19	1.58	0.88	
393	Oeco Post Top 1	4,000	50	21	7.99	1.87	0.38	
394	Deco Post Top 1	9,500	100	49	16.64	1.58	0.88	
	Metal Halide:				_			
327	Deco Post Top-MH Sanibel	12,000	175	74	\$16.85	\$2.49	\$1.33	
349	Clement Tear Drop	12,000	175	74	19.91	2.49	1.33	
	MH Deco Rectangular	38,000	400	159	13.07	2.60 2.60	2.87 2.87	
372	MM Deco Circular MM Deco Ractangular ⁴	38,000 110,000	400 1000	159 378	15.30 14.02	2.71	2.07 5.81	
373	MH Deco Rectangular	110,000	1000	378 378	12.07	2.71	6.81	
386 389		110,000	1000	378	11.92	2.71	6.81	
390	MH Dace Cube	38,000	400	159	15,98	2.60	2.57	
396	Deco PT MH Sanibel Dual	24,000	400	148	30,91	4.99	2.67	
397	MH Post Top-Biscayne	12,000	175	74	13.73	2.49	1.33	
398		110,000	1000	378	18.64	2.71	6.81	
399	MH Flood	38,000	400	159	10.55	2.60	2.87	

ISSUED BY: Javier J. Portuoado, Director, Regulatory Services - Florida EFFECTIVE: January 1, 2006

ATTACHMENT A



SECTION NO. VI POURTEENTH REVISED SHEET NO. 6.282 CANCELS THIRTEENTH REVISED SHEET NO. 6.282

IL POLES:	RATE SCHEDULE 1.S-1 LIGHTING SERVICE (continued from page No. 2)	
BILLING TYPE	DESCRIPTION	CHARGE PER UNIT
405	Concrete, 30/35	\$4.63
406	16' Deco Conc - Single Sanibel	10.72 11.56
407	16" Decon Conc Double Sanibel 25" Aluminum DOT Style Pole	42.08
408 409	36" Aluminum DOT Style Pole	50.22
410	Concrete, 15'	2.12
411	16" Octagonal Conc 1	2.00 14.93
412	32' Octagonal Deco Concrete	10.85
413	25' Tenon Top Concrete	4.37
415	Concrete, Curved 1 Wood, 30/35	1.99
420 425	Wood, 14' Laminuted 1	2.18
428	Deca Fiberoless, 36', Bronze, Rainforced '	17.51
429	Deco Fiberglass, 41', Bronze, Reinforced '	28.90
430	Fiberglass, 14', Black	2.30 15.74
431	Deco Fiberglass, 41, Bronze	25.19
432	Deco Fibergless, 35', Bronze, Anchor Base ¹ Deco Fibergless, 35', Bronze ¹	12.46
433 434	Deco Fibergiess, 20', Black, Deco Base	11.43
435	Alterriment, Type A 1	6.04
436	Deep Ethernistic 16' Black Fixled	17,87
437	Fiberglass, 16', Black, Fluted, Dual Mount	20,11 5.36
438	Deco Fiberginas, 20', Black	18.13
439	Black Fibergland 16' Aluminum, Type B 1	6.72
440 445	Aluminum, Type C 1	13.13
448	Deco Fiberolass, 30', Bronze	10.60
447	Deco Fiberglass, 35', Silver, Anchor Base '	19.61
448	Deco Fiberglass, 41', Silver 1	16.50 15.90
449	Deco Fibergiass, 16', Black, Fluted, Anchor Base 1	1,50
450	Concrete, 1/2 Special Steel, Type A 1	3,77
455 460	Steel, Type B	4.04
485	Steel, Type C 1	5.65
466	16' Dece Con Vic II Dual Mount	16.55
467	16 Deca Cook Washington - Dual	23.71 12.23
468	16' Deco Cono Cojonial – Dual Mount 35' Tenon Top Quad Flood Mount	12.49
469 470	45' Tenon Top Quad Flood Mount	17.32
471	22' Deco Concrete	13.74
472	22' Deco Conc Single Sambel	14,69 15.82
473	22' Deco Conc Double Sanibel	17.17
474	22' Deco Conc Double Mount 25' Tenon Top Bronze Concrete	16,97
476 - 477	30' Tenon Top Bronze Concrete	17.14
478	35 Tenon Top Bronze Concrete	18.46
479	41' Tanon Top Bronze Concrete	22.30
480	Wood, 40/45' 30' Tenon Top Concrete, Single Flood Mount	4,81 9,22
481	30' Tenon Top Conc. Double Flood Mount/Includes Bracket	11.26
482 483	48' Tenon Top Conc, Triple Flood Mount/Includes Bracket	17,23
484	46' Tenon Top Conc. Double Flood Mount/Includes Bracket	16.95
485	Concrete, 40/45'	9.34
486	Tenon Style Concrete 46' Single Flood Mount	14.03 12.40
487	35 Tenon Top Conc, Triple Flood Mount/Includes Bracket 35 Tenon Top Conc, Double Flood Mount/Includes Bracket	12.12
488	35' Tenon Top Concrete, Single Flood Mount	10.08
489 490	Special Concrete 13" 1	15.94
491	30 Tenon Top Cong. Triple Flood Mount/Includes Bracket	11.55
492	16' Smooth Decorative Concrete/The Colonial	8.24 22.71
493	19' While Akminum 1	23.71 14.91
494	46' Tenon Top Concrete/Non-Flood Mount/1-4 Fixtures 30' Tenon Top Concrete/Non-Flood Mount/1-4 Fixtures	11.40
496 497	16' Decorative Concrete widecorative base/The Washington	19,95
497 498	35 Tenon Top Concrete/Non-Flood Mount/1-4 Fixtures	12.25
499	16' Decorative Concrete-Vic II	11.98

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SECTION NO. VI FIFTH REVISED SHEET NO. 6.283 CANCELS FOURTH REVISED SHEET NO. 8.283

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RATE SCHEDULE LS-1 LIGHTING SERVICE (Continued from Page No. 3)

M. Additional Facilities

BILLING TYPE

Electrical Pole Receptacie 4

402

Single Double

\$2,75 per unit \$3.57 per unit

Notes to Per Unit Charges:

(1) Restricted to existing installations.

(2) Lumens output may vary with lamp configuration and age. Wettage retings do not include ballast losses.
(3) Shown for information only. Energy charges are billed by applying the foregoing energy and demand charges to the total monthly kWh.

(4) Electric use permitted only during the period of October through January, only on poles designated by the Company. Energy charged separately.

(5) Special applications only.

Additional Charges:

Fuel Cost Recovery Factor: Gross Receipts Tax Factor: Right-of-Way Utilization Fee: Municipal Tax:

Sales Tax:

See Sheet No. 5.106 See Sheet No. 5,106 See Sheel No. 5,106

See Sheet No. 6.105

See Sheet No. 6.106

Mickeym Monthly Bill:

The minimum monthly bill shall be the sum of the Customer Charge and applicable Fixture, Maintenance, and Pole Charges.

Terms of Payment

Billis rendered hereunder are payable within the time limit specified on bill at Company-designated locations.

Term of Service:

Service under this rate schedule shall be for a minimum initial term of ten (10) years from the commencement of service and shall continue livereafter until terminated by either party by written notice aboy (60) days prior to termination. Upon early termination of service under this schedule, the Customer shall pay an amount equal to the remaining monthly lease amount for the term of contract, applicable Customer Charges and removable cost of the facilities.

Special Provisions:

- 1. The Customer shall execute a contract on the Company's standard filed contract form for service under this rate schedule, .
- 2. Where the Company provides a future or pole type other than those listed above, the monthly charges, as applicable shall be computed as follows:

(a) Fixture Charge: 1.46% of the Company's average installed cost.

(b) Maintenance Charge: The Company's estimated cost of maintaining fodure.

li. Pole

Pole Charge:

1.87% of installed cost

- 3. The Customer shall be responsible for the cost incurred to repair or replace any fedure or pole which has been willfully damaged. The Company shall not be required to make such repair or replacement prior to payment by the Customer for damage.
- 4. Maintenance Service for Customer-owned focuses at charges stated hereunder shall be restricted to fixtures being maintained as of November 1, 1992. For additional requests of the Company to perform maintenance of Customer-owned focuses, the Company may consider providing such service and bill the Customer in accordance with the Company's policy related to "Work Performed for the Public."

(Continued on Page No. 5)

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SECTION NO. VI SECOND REVISED SHEET NO. 6.284 CANCELS FIRST REVISED SHEET NO. 6.284

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RATE SCHEDULE LS-1 LIGHTING SERVICE [Continued from Page No. 4)

Special Provisions: (Continued)

kWn consumption for Company-owned fedures shall be estimated in lieu of installing meters. kWh estimates will be made using the following formula:

kWh > Unit Wattage (Including ballast losses) x 350 hours per month

- 8. kWh consumption for Customer-owned fixtures shall be melaned. Installation of Customer-owned lighting facilities shall be provided for by the Customer. The Company may consider installing customer owned lighting facilities and will bill the Customer in accordance with the Company's policy related to "Work Performed for the Public." Any costs incurred by the Company to provide for consolidation of existing lighting facilities for the purpose of metering shall be at the Customer's expense.
- 7. No Pole Charge shall be applicable for a fedure installed on a Company-owned pole which is utilized for other general distribution purposes.
- The Company will repair or replace mathemationing fighting features maintained by the Company in accompane with Section 768.1382, Florida Statutes (2005).
- 9. For a focuse type restricted to existing installations and requiring major renovation or replacement, the focus shall be replaced by an available sodium vapor fluture of the Customer's choosing and the Customer shall commence being billed at its appropriate rate. Where the Customer requests the continued use of the same focus type for appearance reasons, the Company will attempt to provide such fixture and the Customer shall commence being billed at a rate determined in accordance with Special Provision No. 2 for the cost of the renovated or replaced fixture.
- 10. The Customer will be responsible for trimming trees and other vegetation that obstruct the light output from fedure(s) or maintenance access to the facilities.
- 11. After December 31, 1998, all new leased lighting shall be installed on poles owned by the Company.
- 12. Attentions to leased lighting facilities requested by Customer after date of installation, (i.e. redirect, install shields, etc.), will be billed to the Customer in accordance with the Company's policy related to "Work Performed for the Public".
- 13. Service for street or area lighting is normally provided from existing distribution facilities. Where suitable distribution facilities do not exist, it will be the Customer's responsibility to pay for secessary additional facilities. Refer to Section III, paragraph 3,01 of the Company's General Rules and Regulations Governing Electric Service to determine the Contribution in Aid of Construction award by the Customer.
- 14. Requests for exchanging facilities, upgrades, relocations, etc. are subject to Section III, paragraph 3.05, of the Company's General Rules and Regulations Governing Electric Service.

ISSUED BY: Javier J. Portuondo, Director, Regulatory Services - Florida

ATTACHMENT A



SECTION NO. VII ELEVENTH REVISED SHEET NO. 7.000 CANCELS TENTH REVISED SHEET NO. 7.000

	INDEX OF STANDARD CONTRACT AND OTHER AGREEMENT FORMS	
ORM NO	DESCRIPTION	SHEET NO.
form No. 1	Contract, Form No. 1 (after 11/21/98, applicable only to a Customer who requires this type form be executed for service under Rate Schedule LS-1, Lighting Service. Form No. LS-1HPS shall normally be used for application for service under LS-1).	7.010 - 7.011
Form No. 2	Contract Form No. 2 (applicable when service is provided under Company General Service Rate Schedules and special contract terms or investments in special facilities are required and furnished by the Company to provide service to the Customer).	7,020 - 7,021
S-2 DISC	Interruptible General Service Rate Schedules IS-2 and IST-2 Risk Disclosure	7.025
CS-2 D1SC	Curtailable General Service Rale Schedule CS-2 and CST-2 Risk Disclosure	7,027
Form No. 5	Contract, Form No. 5 (applicable when a contract is made between the Company and the Customer to cover advances by the Customer for construction).	7.030
DVLP DIST	Agreement for Electric Service Between Progress Energy Corporation (the "Utility") and (the "Applicant") (applicable when a developer requests the Company to install a distribution system for a new development).	7.050
PEFI LSA	Leave Service Active Agreement (applicable to Customers who wish service to be left active on rental units, regardless if they are occupied or not).	7.070 - 7.071
3RD PRT	Request for Third Party Notification (applicable to Customers who request the Company to notify another person that their bill is overdue).	7.090
LS-1	Lightling Service Contract.	7.110 – 7.113
PEFI TOU	Application for TOU Rate (applicable to Customers requesting time of use rates).	7.120
PEFI GSLM	Rate Schedule GSLM-1 Customer Agreement (applicable to Customers requesting General Service Load Management).	7,150
MSTR MTR	Standard Letter Agreement (applicable to master metered Customers indicating understanding of rules and regulations affecting resale of electricity).	7,180
EQP RNTL	Standard Letter Agreement (applicable to Customers who request additional facilities at their service location).	7.170
GUAR CNTR	Guarantee Contract (applicable when a third party guarantees payment for another individual's billing).	7_180
STRT LTS	Agreement to Purchase and Sell Street Lighting System and to Furnish and Receive Electric Service	7.190 - 7,192
RES DEP	Residential Deposit Release - Releases current customer's deposit to new customer who then assumes responsibility for all payments of account.	7.220 - 7.221
PWR PAY	Power Psy - Customers bill is automatically paid from their checking account.	7.230
CISR	Contract Service Arrangement for service under the Commercia/Industrial Service Rider.	7.250 - 7.253
PPS .	Premier Power Service - Contract signed by the customer requesting beckup service through the Premier Power Service rate schedule.	7.2 70-7.272
SPV	Standard interconnection agreement for Small Photovoltaic Systems.	7 280-7 282

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SECTION NO. VB FIFTH REVISED SHEET NO. 7.110 CANCELS FOURTH REVISED SHEET NO. 7.110

								Page	1014
			LIGHTING	SERVICE	CONTRACT		ACCOUN	TNUMBER	
							WORK O	RDER NUMB	R -
USTOMER	NAME:							,]
SERVICE LO	CATION(S):	Street address	city/county, Co	mpany acco	nt number if ea	tablished)	PEFI CO	NIACI	
	Paris Cont	hand #Confr	act") is hereb	entered l	nto this	dar	v. of		20
ihia Lignang batween	Progress	Energy	Florida.	inc.	(hereinafter ed to as the	caned	the .	Company	• •
lerms and pr Service Com- conflict between The Customa hereafter unit	ovisions of the mission (FPS) ien this Contra er further unde Il terminated by	e Company's C) and as in not and the Li Instands that y either party	Rate Schedul ay be amende ghting Service service under upon written i	e 1.S-1, or od and sub- Rate Sche this rate should be sold a	g service from the successor, sequently file- dule, the Light all be for an in 60) days prio	n the Comp as the sam d with the F ting Rate So nitial term of r to terminal	any in acc e is on fik PSC. To hedule sh	cordance with with the Flo the extent to all control.	onda Public here is any
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terms and pr Service Com conflict between The Custom hereafter unt The Compan Fixture Type	ovisions of the mission (FPS) ien this Contra or further unde Il terminated by ny shall install t	e Company's C) and as m act and the Li arstands that by either party the following astalled:	Rate Schedul ay be amende ghting Service service under upon written i	e 1.S-1, or od and sub- Rate Sche this rate should be sold a	g service from the successor, sequently file- dule, the Light all be for an in 60) days prio	n the Comp as the sam d with the F ting Rate So nitial term of r to terminal	any in acc e is on fik PSC. To hedule sh	cordance with with the Flo the extent to all control.	onda Public here is any
terms and pr Service Com conflict between The Custom hereafter unt The Compan Fodure Type	ovisions of the mission (FPS) ien this Contra er further unde Il terminated by ny shall install t and Number II	e Company's C) and as m act and the Li arstands that by either party the following astalled:	Rate Schedul ay be amende ghting Service service under upon written i	e 1.S-1, or od and sub- Rate Sche this rate should be sold a	g service from the successor, sequently file- dule, the Light all be for an in 60) days prio	n the Comp as the sam d with the F ting Rate So nitial term of r to terminal	any in acc e is on fik PSC. To hedule sh	cordance with with the Flo the extent to all control.	onda Public here is any
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terms and pr Service Com conflict between The Custom hereafter unt The Compan Fixure Type	ovisions of the mission (FPS) ien this Contra er further unde II terminated by shall install the and Number III and Number II and Number III and Number II a	e Company's C) and as m act and the Li arstands that by either party the following astalled:	Rate Schedul ay be amende ghting Service service under upon written i	e 1.S-1, or od and sub- Rate Sche this rate should be sold to	g service from the successor, sequently file- dule, the Light all be for an in 60) days prio	n the Comp as the sam d with the F ting Rate So nitial term of r to terminal	any in acc e is on fik PSC. To hedule sh	cordance with with the Flo the extent to all control.	onda Public here is any

ATTACHMENT A

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SECTION NO. VIII THIRD REVISED SHEET NO. 7.111 CANCELS SECOND REVISED SHEET NO. 7.111

Rate per Month:

The monthly charges consist of the items below. These charges may be adjusted subject to review and approval by the Fiorida Public Service Commission.

Customer Charge Pola Charge Light Foture Charge Light Fixture Maintenance Charge Energy and Demand Charge: Non-fuel Energy Charge
Plus the Cost Recovery Factors fished in Rate Schedule BA-1, Billing Adjustments", except the Fuel Cost Recovery Factor: Fuel Cost Recovery Factor **:

See Sheet No. 5.105 and 6.106 See Sheet No. 6.105

**Charges are normally revised on an annual basis.

Additional Charges:

Certain additional charges may also apply to the installation.

Gross Receipts Tax Factor: Right-of-Way Utilization Fees; Municipal Tax: Sales Tax

See Sheet No. 6.106 See Sheet No. 6.106 See Sheet No. 6.108 See Sheet No. 6.106

THE CUSTOMER AGREES:

- 1. To purchase from the Company all of the electric energy used for the operation of the Lighting System.
- 2. To be responsible for paying, when due, all bills rendered by the Company pursuant to the Company's currently effective Lighting Rate Schedule LS-1, or its successor, for facilities and service provided in accordance with this Contract.
- 3. To be responsible for trimming trees that may either obstruct the light output from fedure(s) or that obstruct maintenance access to the facilities.

IT IS MUTUALLY AGREED THAT:

- 4. Requests for exchanging facilities, upgrades, relocations, etc. are subject to Section III, paragraph 3.05, of the Company's General Rules and Regulations Governing Electric Service.
- The Company does not guarantee continuous lighting service and will not be liable for damages for any interruption, deficiency or failure of service, and reserves the right to interrupt service at any time for necessary repairs to lines or equipment. Nothing in this Contract is intended to benefit any third party or to impose any obligation on the Company to any such third party.
- 6. Installation shall be made only when, in the judgment of the Company, the location and the type of the facilities are, and will continue to be, easily and economically accessible to the Company's equipment and personnel for both construction and maintenance. In the event the Customer or its contractor, subcontractor or other agent changes the grading, which requires the Company to move its facilities or otherwise incur costs to ensure compliance with applicable code requirements, Customer shall compensate the Company for all such costs incurred by the Company to comply with any applicable code requirements. In the event Customer fails to pay the Company within 30 days of the completion of such work, Customer shall pay the Company any amounts owing the Company, including interest and any attorneys and other fees and costs the Company incurs to collect any amounts owed to the Company.
- 7. Modification of the facilities provided by the Company under this Contract may only be made through the execution of a written amendment to this Contract.

ISSUED BY: Jayler J. Portuondo, Director, Regulatory Services - Florida

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ATTACHMENT A



SECTION NO. VII THIRD REVISED SHEET NO. 7.112 CANCELS SECOND REVISED SHEET NO. 7.112

Page 3 of 4

- 8. The Company will, at the request of the Customer, relocate the lighting facilities covered by this Agreement, if provided sufficient rights-of-way or easements to do so. The Customer shall be responsible for the payment of all costs associated with any such Customer-requested relocation of the Company's lighting facilities.
- The Company may, at any time, substitute for any luminaire/lamp installed hereunder another luminaire/lamp which shall be of at least equal lituminating capacity and efficiency.
- 10. The Customer agrees to take responsibility for the cost incurred to repair or replace any fixture or pole which has been willfully damaged. The Company shall not be required to make such repair or replacement prior to payment by the Customer for damage.
- The Company will repair or replace mellunctioning sighting fixtures maintained by the Company in accordance with Section 768.1382, Floride Statutes (2005).
- 12. This Contract shall be for a term of ten (10) 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. At the end of the term of service, a new Contract will be required.
- 13. Should the Customer fail to pay any bills due and rendered pursuant to this Contract or otherwise fail to perform the obligations contained in this Contract, said obligations being material and going to the essence of this Contract, the Company 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 Contract. Any failure of the Company 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 Contract by the Company, nor shall it relieve the Customer of the obligation to perform any of the terms and conditions of this Contract.
- 14. If the Customer no longer wishes to receive service under this schedule, the Customer may terminate the Contract by giving the Company at least sixty (60) days advance written notice to the Company. Upon early termination of service, the Customer shall pay an amount equal to the remaining monthly customer charges and remaining pole and folium lease amounts for the term of the contract. The Customer will be responsible for the cost of removing the facilities.
- 15. In the event of the sale of the real property upon which the facilities are installed, or if the Customer's obligations under this Contract are to be assigned to a third party, upon the written consent of the Company, this Contract may be assigned by the Customer to the Purchaser or to the third party. No assignment shall refleve the Customer from its obligations hereunder until such obligations have been assumed by the Purchaser or third party and agreed to by the Company.
- 16. This Contract supersedes all previous contracts or representations, either written, oral or otherwise, between the Customer and the Company with respect to the facilities referenced herein and constitutes the entire Contract between the parties. This Contract does not create any rights or provide any remedies to third parties or create any additional duty, obligation or undertakings by the Company to third parties.
- 17. This Contract shall inure to the benefit of, and be binding upon the successors and assigns of the Customer and the Company.
- 18. This Contract is subject to the Company's Tariff for Retail Service, or as they may be hereafter revised, amended or supplemented, in the event of any conflict between the terms of this Contract and the provisions of the Company's Tariff for Retail Service and FPSC Rules shall control, or as they may be hereafter revised, amended or supplemented.

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SECTION NO. VII THIRD REVISED SHEET NO. 7.113 CANCELS SECOND REVISED SHEET NO. 7.113

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- 19. The obligation to furnish or purchase service shall be excused at any time that either party is prevented from complying with this Contract by strikes, lockouts, fires, riots, acts of God, the public enemy, governmental or court actions, lightning, hurricanes, storms, floods, inclement weather that necessitates extraordinary measures and expense to construct facilities ancivor maintain operations, or by any other cause or cause not under the control of the party thus prevented from compliance, and the Company shall not have the obligation to furnish service if it is prevented from complying with this Contract by reason of any partial, temporary or entire shut-down of service which, in the sole opinion of the Company, is reasonably necessary for the purpose of repairing or making more efficient all or any part of its generating, transmission, distribution or other electrical equipment:
- 20. In no event shall the Company, its parent corporation, affiliate corporations, officers, directors, employees, agents, and contractors or subcontractors be liable to the Customer, its employees, agents or representatives, for any incidental, indirect, special, consequential, exemplary, punitive or multiple damages resulting from any claim or cause of action, whether prought in contract, tort (including, but not limited to, negligence or strict liability), or any other legal theory.

IN WITNESS WHEREOF, the parties hereby caused this Contract 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: PROGRESS ENERGY FLORIDA, INC. Customer (Print or type name of Organization) (Signature) (Signature) (Print or type name) (Print or type name) Title:

ISSUED 8Y: Javier J. Portuondo, Director, Regulatory Services - Florida

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SECTION NO. VII THIRD REVISED SHEET NO. 7.246 CANCELS SECOND REVISED SHEET NO. 7.240

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SECTION NO. VII THIRD REVISED SHEET NO. 7.242 CANCELS SECOND REVISED SHEET NO. 7.242

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SECTION NO. VII THIRD REVISED SHEET NO. 7.243 CANCELS SECOND REVISED SHEET NO. 7.243

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SECTION NO. VII THIRD REVISED SHEET NO. 7.260 CANCELS SECOND REVISED SHEET NO. 7.260

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Progress Energy	SECTION NO. VII THIRD REVISED SHEET NO. 7.261 CANCELS SECOND REVISED SHEET NO. 7.261
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Progress Energy	SECTION NO. VIII THIRD REVISED SHEET NO. 7.262 CANCELS SECOND REVISED SHEET NO. 7.262
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ATTACHMENT A

Docket No. 050978-EI Exhibit No. 1 Cost of Service and Rate Design Matters

ATTACHMENT C

MFR E-13c - Billing Determinants

BASE REVENUE BY RATE SCHEDULE - CALCULATIONS

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Reflects Revised Sales Forecast and Winter Park Treated as Wholesale

FLORIDA PUBLIC SERVICE COMMISSION

COMPANY: PROGRESS ENERGY FLORIDA, INC.

DOCKET NO.: 050078-EI

EXPLANATION: By rate achedule, calculate revenues under present and proposed rates for the fact year. If any customers are to be transferred from one schedule to another, show revenues separately for the transfer group. Correction factors are used for historic test years only. The total base revenue by class must equal that shows in Schedule E-13a. The billing units must equal those shown is Schedule E-15.

PROVIDE TOTAL NUMBER OF BILLS, MWHS, AND BILLING KWI FOR EACH RATE SCHEDULE (INCLUDING STANDARD AND TIME OF USE CUSTOMERS) AND TRANSFER GROUP

Type of Dala Shown: ____Historical Test Year Ended __/__/_ X Projected Test Year Ended 12/31/06 ____Prior Year Ended ___/__/__ Wilmes: Slusser

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		<u> </u>					
			200 PEVENT DALKING	of for rate achiedule r	81		
	神殿教育神教教教	CALCULATION			SOCIED REVENU	5 A 17 A 1	
stomer Charge:							
enderd			ļ				
Secondary Standard	18,270,818	88h @ \$	8.03 = \$ 130,654,669				
Secondary Sessonal	617,913	State (2) \$	2.72 = \$ 1,680,723				
ne-of-Use			1				
Single Phese	464	Bills @ \$	14.84 × \$ 6,737 i				
Three Phase	51	Bills @ \$	20.28 = \$ 1,034				
Customer CIAC Paid	. 120	and a	8.03 = 5 964				
TOTAL	16,889,356	Bilds	\$ 132,344,127				
nergy & Demand Charge:							
anderd			į				
Secondary	20,434,594						
0-1000 KWH	13,275,947	MWH @ S	33.15 * \$ 440,097,643		•		
over 1000 KWH	7,158,647	MWH @ \$	43.15 = \$ 308,895,618				
me-of-Use							
Secondary	1,022						
On-Peak	253	WAH & 1	104.31 = \$ 26,390				
Off-Peak	769	WMH & !	5.26 = \$ 4,046				•
TOTAL	20,435,616	MWH	\$ 749,023,698				
				•			
justments			_				
n/m			\$ -				
			4 444 367 499				
tal RS-1 Bass Revenue			\$ 881,367,823				

BASE REVENUE BY RATE SCHEDULE - CALCULATIONS Reflects Revised Sales Forecast and Winter Park Treated as Wholesale

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FLORIDA PUBLIC SERVICE COMMISSION

COMPANY: PROGRESS ENERGY FLORIDA, INC.

DOCKET NO.: 050078-EI

EXPLANATION: By rate schedule, uniquinic revenues under present and proposed rates for the test year. If any cusioners are to be transferred from one schedule to engine, show revenues separately for the transfer group. Correction factors are used for historic test years only. The total base revenue by class must equal that shown in Schedule 6-13s. The billing units must equal those shows in Schedules 5-15.

PROVIDE TOTAL NUMBER OF BILLS, MAYNS, AND BILLING WAN FOR EACH RATE SCHEDULE (INCLUDING STANDARD AND TIME OF USE CUSTOMERS) AND TRANSFER GROUP

Type of Dala Shows: _Historical Test Year Ended __/_/ X Projected Test Year Ended 12/31/06 _Prior Year Ended ___/__/__ Witness: Slusser

PROPOSED REVENUE CALCULATIONS

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9839355555555555555555555555555		20.335.00	No.	2008	33	Ti.	LE CALCULA	TION FOR RATE SCHEDULE GAS
	RESENT REVENUE	CALCILA	TION		ίX			
Customer Charge;				**********	-		الكندانة فيمرار زيون	
Standard			•					į
Unmetered	7,614	Bills @	Ş	5.99	#	\$	46,806	;
Secondary	1,375,812	B%s @	5	10.62	=	\$	14,611,123	\$
Primary	387	BW Q	\$	134.31		5	51,978	!
Transmission		Bills @	\$	562.48	•	8	-	į
Time-of-Use								i
Single Phase	919	Bills @	\$	17.42	8	\$	16,009	1
Three Phase	1,275	884 @	\$	<u>22.87</u>	=	\$	29,182	1
, Gustomer CIAC Paid	50	و بالاط	\$	10.82	Ŧ	\$	637	į
Primary	26	BNu @	\$	141.12		\$	3,689	i
Trensmission	12	Billis 📵	\$	669.28	=	\$	8,031	
TOTAL.	1,386,306	Bills				3	14,767,435	
Energy & Demand Charge: Slandard								
Secondary	1,327,178	MWH @	s	36.48	=	\$	48,415,453	i i
Primary	7,171	MWH &	\$	36,46	=	\$	261,598	1
Transmission	••••	MWH @	Š	36.48		\$	•	į
Time-of-Lise		-	-					
Secondary								1
On-Pask	2.844	HWH @		104.91	•	\$	296,858	-
Off-Peak	12,429	MWH @	\$	5.26	Ħ	\$	55,377	į
Primary		•						ì
On-Peak	537	MWH @	\$	104.31		5	56,014	1
Olf-Peak	1,608	MWH &	\$	5.25	•	\$	8,458	1
Transmission		-						į
On-Peak	48	WWH 🚱	\$	104.31		\$	5,111	1
Oil-Peak	2,172	MWH @	\$	5.26	=	\$	11,425	1
TOTAL	1,353,968	MWH				\$	49,120,094	
Adjustments								1
Distribution Primary Melering		OF	\$	328,070		•	(3,261)	}
Transmission Metering	2%	OF	\$	16,536	=	\$	(331)	1
TOTAL						<u>\$</u>	(3,592)	
Total GS-1 Bass Revenue						\$	83,883,937	1

BASE REVENUE BY RATE SCHEDULE - CALCULATIONS SCHEDULE E-13c Revised 8/5/05

Reflects Revised Sales Forecast and Winter Park Treated as Wholesale

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FLORIDA PUBLIC SERVICE COMMISSION COMPANY: PROGRESS EMERGY FLORIDA, INC. EXPLANATION: By rais achedule, calculate revenues under present and proposed rates for the lest year. If any customers are to be transferred from one schedule to exother, show revenues separately for the transfer group. Correction factors are used for historic feet years only. The total base revenue by class must equal that shown in Schedule E-13e. The billing units must equal those shown in Schedules E-15.

Type of Data Shown: Historical Yest Year Ended __/_/ X Projected Test Year Ended 12/31/06 ___Prior Year Ended _________ Witness: Slusser

PROPOSED REVIOUS CALICULATIONS

DOCKET NO.: 050078-EI

PROVIDE TOTAL NUMBER OF BILLS, MWH'S, AND BILLING HAM FOR EACH RATE SCHEDULE (INCLUDING

STANDARD AND TIME OF USE CUSTOMERS) AND TRANSFER GROUP

SOME PROVENED BALORIATION FOR PATE ACHEDITE OF SERVICE PRESENT REVENUE CALCULATIONS Customer Charge: Standard Unmelered 17,254 5.99 = \$ 103,351 Secondary 1,250,336 117,734 TOTAL 134,988 1,353,686 Energy & Demand Charge: Standard Secondary 85,622 MWH @ \$ 1,172,165 Adjustments n/a Total GS-2 Base Revenue \$ 2,525,861

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BASE REVENUE BY RATE SCHEDULE - CALCULATIONS Reflects Revised Sales Forecast and Winter Park Treated as Wholesale

FLORIDA PUBLIC SERVICE COMMISSION

COMPANY: PROGRESS ENERGY FLORIDA, INC.

EXPLANATION: By rate schedule, calculate revenues under present and proposed rates for the test year. If any customers are to be transferred from one schedule to another, show revenues separately for the transfer group. Correction factors are used for historic test years only. The total base revenue by class must equal that shown in Schedule E-13a. The billing write must equal those shown in Schedules E-15.

PROMDE TOTAL NUMBER OF BILLS, MININS, AND BILLING HWILFOR EACH RATE SCHEDULE (INCLUDING

STANDARD AND TIME OF USE CUSTOMERS) AND TRANSFER GROUP.

Type of Dala Shows:

Historical Test Year Ended ___/__/__ X Projected Test Year Ended 12/31/06

Prior Year Ended ___/__/___ Witness: Stessor

2014 HEVERIE CALCIFATION FOR HATE SCHEDULE GED. 1: TOTAL 550: PROPOSED REVENUE CALCULATIONS PREBENT NEVENDE DALCULATIONS **Customer Charge:** Standard 519,415 10.62 = \$ 5.516.187 Secondary 134.31 - \$ 268,351 1.985 Primary 662.48 = \$ Transmission Time-ol-Use 109.771 Bills @ \$ 17.42 # \$ 1.912.211 Secondary BANs 😥 Ş 10.62 = \$ 2.039 Customer CIAC Paid 192 381,305 141.12 = \$ Primary 2,702 5th @ \$ Customer CIAC Paid 36 胎板 \$ 134.31 = \$ 4,835 11 869.28 = \$ 7,382 Transmission BM @ \$ 8.092.291 634,126 **TOTAL** Demand Charge: Standard Secondary 3.45 = \$ 62.066,411 17,990,264 XW @ C Pilled Primary 731,835 kW @ \$ 3.18 = \$ 2,327,235 Billed Transmission Billed KW @ S 2.82 = \$Time-of-Use Secondary 2.57 = \$ 38,320.998 14,910,893 KW@ \$ On-Peak 15,280,586 Wa s 0.85 12,988,498 ease Primary kW@\$ 2.57 = \$ 11.482.7374,467,991 On-Peak 2,684,160 KW@\$ 4,627,852 0.58 = \$ Basa Transmission W# \$ 2.57 = 3 1,154 On-Peak 449 0.22 = 1102 Base WA S Sec/Prl 2.57 . \$ 77,817 30,201 W @ \$ On-Peak KW @ \$ 0.85 = \$ 26,096 30,701 Base 'R:12005 Rate Case\Rates\Settlement\E-13c revised sales forecast.xis / GSD work sheet 143,630 KW @ \$ Premium Distrib. Charge 194,094 0.74 - \$ \$ 130,118,835 TOTAL Blied/Base 38,661,713 ΚW BASE REVENUE BY RATE SCHEDULE - CALCULATIONS SCHEDULE E-13c Revised 8/5/05

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DOCKET NO. 050078-EI

ORDER NO.

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Reflects Revised Sales Forecast and Winter Park Treated as Wholesale

FLORIDA PUBLIC SERVICE COMMISSION

COMPANY: PROGRESS ENERGY FLORIDA, W.C.

EXPLANATION: By rate schedule, calculate revenues under present and proposed rates for the test year. If any customers are to be transferred from one achedule to another, show revenues separately for the transfer group. Correction factors are used for historic test years only. The total base revenue by class must equal that shown in

DOCKET NO.: 050076-EI

Sec/Prl On-Peak

Besq

Total GSD-1 Base Revenue

Schedule E-13s. The billing units must equal those shown in Schedules E-16. PROVIDE TOTAL NUMBER OF BILLS, MINEYS, AND BILLING MYN FOR EACH RAYE SCHEDULE (INCLUDING

Historical Test Year Ended __/_/ X Projected Test Year Ended 12/31/06 Prior Year Ended ___/__/__

Witness: Shaper

Type of Data Shows:

STANDARD AND TIME OF USE CLISTOMERS) AND TRANSFER GROUP. Energy Charge: Stendard Secondary 5,251,343 MWH @ \$ 15.03 = \$ 78,927,685 Primary 233,176 MWH @ \$ 15.03 = \$ 3,504,635 Transmission MWH & S 15.03 = \$ Time-of-Use Secondary On-Peak 2.031.253 MWH @ \$ 33,16 = \$ 67,356,349 Of Peak 5,195,493 MWH & \$ 5.26 = \$ 27,328,293 Primary On-Peak 33.16 * \$ 21,470,603 647,485 MWH @ \$ Off-Peak 1,729,297 NWH @ \$ 5.26 = \$ 9,096,102 Transmission On-Peak 35 MWH @ \$ 33.15 = \$1.181 Off-Peak MAH & S 5.26 = \$ 694

TOTAL 15,106,889 MWH \$ 207,911,136 Adjustments Distribution Primary Metering 1% OF 50,920,894 = \$ (509,209) Transmission Metaring 2% OF 3,111 = \$ (62) Power Factor (14,491) TOTAL (524, 162)

4,758

12.897

MWH @ \$

MWH a 5

33.15 = \$

5.26 = \$

\$ 345,597,899

187.775

67,838

ATTACHMENT

R:12005 Rate Case\Rates\Sattlement\E-13c revised sales forecast.xis / GSD work sheet

DOCKET NO.: 060078-EI

BASE REVENUE BY RATE SCHEDULE - CALCULATIONS Reflects Revised Sales Forecast and Winter Park Treated as Wholesale

Page 4 of 15

FLORIDA PUBLIC SERVICE COMMISSION

COMPANY: PROGRESS ENERGY FLORIDA, INC.

EXPLANATION: By rate schedule, calculate revanues under present and proposed rates for the test year. If any comitomers are to be transferred from one achedule to another, show revenues separately for the leaster group. Correction factors are used for historic test years only. The total base revenue by class must equal that shown in

Schedule E-13a. The billing units must equal those shown in Schedules E-15. PROVIDE TOTAL MANGER OF BILLS, MAY'S, AND BILLING AWA FOR EACH RATE SCHEDULE FINCLUDING

STANDARD AND TIME OF USE CUSTOMERS) AND TRANSFER GROUP.

J-istorical Test Year Ended _/_/_ X Projected Test Year Ended 12/31/06 _Prior Year Ended _ / _ / _

Type of Data Shown:

Witness: Skreser

PROPOSED REVENUE CALSULATIONS

SAME REPORTED CONTINUE OF SAME RECHIOLICE GROOMS EXCLUDING CURT CHARGE TRANSFERRED TO DESC PARSEUT REMINIE CALCULATIONS Customer Charge: Standard Secondary 494,405 8배요 \$ 10.62 - \$ 5,250,581 Printery 1,995 Bille @ \$ 134.31" = \$ 268,351 Transmission BILL & 662.48 = \$ Time-of-Use Secondary 109,493 Blis @ \$ 17.42 # \$ 1,907,368 **Customer CIAC Paid** 192 Bills @ \$ 10.62 . \$ 2,039 Primary 2,702 Büh @ \$ 141.12 = \$ 381,306 Customer CIAC Paid 36 BL @ \$ 134.31 = \$ 4,835 Transmission 11 5 g 5 668.28 = \$ 7,362 608,837 Bills 7,821,842 Demand Charge: Standard Secondary **Billed** 17,110,909 WQ \$ 50,032,636 Primery Billed 731,835 KW @ \$ 2,327,235 Transmission Stee IW & I 2.82 * \$ Time-of-Use Secondary On-Pass 14,890,682 IW @ \$ 2.57 = \$ 38,269,053 BRES 15,259,809 kW@\$ 0.85 = \$ 12,970,838 Primary On-Peak 4,467,991 HW@ \$ 2.57 = \$ 11,482,737 8820 4,627,862 We s 0.58 = \$ 2,684,160 Transmission On-Peak kW@\$ 2.57 = \$ 1,154 Base 465 IM @ 1 0.22 = \$ 102 Sec/Pri On-Pèsk 30,201 ₩# \$ 2.57 = \$ 77.617 Base 30,701 W@ \$ 0.85 = \$ 26,098 Premium Distrib. Charge 194,094 IWA S 0.74 = \$ 143,630 TOTAL Billed/Base 37,761,581 KW TOTAL \$ 127,015,258

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SCHEOULE 8-13c Revised 8/5/05

BASE REVENUE BY RATE SCHEDULE - CALCULATIONS Reflects Revised Sales Forecast and Winter Park Treated as Wholesale

Page 5 of 15

FLORIDA PUBLIC SERVICE COMMISSION

COMPANY: PROGRESS ENERGY FLORIDA, INC.

EXPLANATION: By rate actinidule, calculate reservice under present and proposed rates for the tent year. If any customers are to be transferred from one achedule to endour, show revenues experiency for the transferred from one achedule to endour, show revenues experiency for the transferred from one achedule. The total base revenue by close must equal that shown in Schedules E-13. The billing write must equal those shown to Schedules E-15.

PROVIDE YOTAL NUMBER OF BILLS, MWH-S, AND BILLING KWR FOR EACH RATE SCHEDULE (INCLUDING

Type of Dela Shows: Historical Test Year Ended /// X Projected Test Year Ended 12/31/08 Prior Year Ended ________ Witness: Slusser

DOCKET NO.: 050078-EI		STANDARD AND TIME OF USE CUSTOMERS) AND BILLING KYNTPUR EACH TOTAL SUBSECTIONS STANDARD AND TIME OF USE CUSTOMERS) AND TRANSFER GROUP.							Williams; Steam	NUI SAR; STABBOT			
	88888888888U.;	No.E.	A Sec. D.	g'21.Fd	Sel.	E SERVICE	10822 K. S.	21 c. 3 3 77					
		CHOUL	CONE.					06000000000000000000000000000000000000	OBSTRUCTURE CO.			10000	
Energy Charge:							-						
Slandard							}						
Becondary	5,103,226	WANH 6		15.03		76,701,487	į						
Primery	233,176	WAH 6	\$	15.03		3,504,635	ļ						
Trensmission	-	WWH @	\$	15.03	= 1	•	:						
Time-of-Lisa							1						
Secondary							!						
On-Peak	2,030,235	MWH @	\$	33.16	= \$	67,322,59 3	i						
Off-Peck	5,193,057	MMH 6	\$	5.26	= \$	27,315,480	ļ						
Primary							!						
On-Pesk	647,485	MAH @	\$	33.16	= \$	21,470,603	į						
Olf-Peak	1,729,297	MWH @	\$	5,26	= \$	9,096,102							
Transmission							-						
On-Peak *	35	MWH @	\$	33.16	- \$	1,181	1						
Off-Prink	132	WWH @	\$	5.26	× \$	594	į						
Sec/Pri							i						
On-Peak	4,758	MWH @	\$	33.16	= \$	157,775	-						
Off-Peak	12,897	WWH @	\$	5.26	# \$	67,838	1						
TOTAL	14,954,298	MWH			1	205,638,368	•						
Adjustments							•						
Distribution Primary Metering	1%	OF	\$ 50.93	20,894	= \$	(509,209)	1						
Transmission Materino	2%		1	3,111		(62)	į						
Power Factor @ 20¢ per kVer			•	• • • • • • • • • • • • • • • • • • • •	ř	(14,591)	1						
TOTAL					Ť	(524,182)	1				•		
Total GSD-1 Base Revenue					\$.	339,951,305	!						
							i						
							i						
							!						

PAGE 61 DOCKET NO. ORDER NO.

PSC-05-0945-S-EI

050078-EI

Premium Distrib, Charge

TOTAL Billed/Base

BASE REVENUE BY RATE SCHEDULE - CALCULATIONS Reflects Revised Sales Forecast and Winter Park Treated as Wholesale

Page 5 of 15

PLORIDA PUBLIC SERVICE COMMISSION

COMPANY: PROGRESS ENERGY FLORIDA, INC

EXPLANATION: By rate schedule, calculate revenues under present and proposed rates for the test year. If any customers are to be transferred from one schedule to another, show revenues separately for the transfer group. Correction feedors are used for historic test years only. The total base revenue by class must equal that shown in Schedule E-13s. The billing units must equal those shows in Schedules E-15. PROVIDE TOTAL WIMBER OF BILLS, MWH'S, AND BILLING WWW FOR EACH RATE SCHEDULE (INCLUDING

Type of Data Shown: _Historical Test Year Ended __/__/_ X Projected Test Year Ended 12/31/06 Prior Year Snded _________ Witness: Sheser

DOCKET NO.: 050078-EI STANDARD AND TIME OF USE CUSTOMERS) AND TRANSFER GROUP. MORNEYEMENT ALCOHATION FOR BATE SCHEDULE OBOX: CUSTOMERS TRANSPERMED TO TO. PROPOSED REVENUE CALCULATIONS GS / TARRET PRESENT REVENUE CALCULATIONS GSD-TARIFF **Customer Charge:** Standard 265,806 25,010 Bill @ \$ 10.82 = \$Secondary Bille (Q S 134.31 = 5 Primary 662.48 = \$ Transmission Time-of-Use 17.42 = \$ 4,843 Secondary 10.62 = \$ **Customer CIAC Paid** 141.12 = 5 Printery 134.31 = \$ Customer CIAC Paid 859.28 - \$ Transmission 270,449 25.288 Bills TOTAL Demand Charge: Standard Secondary 3,033,776 3.45 = 3Billed 879,356 Primary kW@ \$ 3.18 - \$ Black

Transmission 2.82 = \$ ₩@\$ **Billed** Time-of-Use Secondary kW@ \$ 2.57 = 1 51,942 20,211 On-Peak 0.85 = \$ 17,860 20,777 Wa s Base Primary 2.57 = \$ WA S On-Peak 0.58 = \$ kW@\$ Base Transmission kW #0 \$ 2.57 = \$ On Peak 0.22 = \$ KW @ 1 Base Sec/Pri 2.57 = \$ kW@ \$ On-Peak Wa 1 0.85 = \$ Base

900.132

KW @ 8

KW

0.74 = \$

TOTAL

3, 103, 377

BASE REVENUE BY RATE SCHEDULE - CALCULATIONS 8CHEDULE E-13c Revised 8/5/05 Reflects Revised Sales Forecast and Winter Park Treated as Wholesale

FLORIDA PUBLIC SERVICE COMMISSION

DOCKET NO.: 050078-Et

COMPANY: PROGRESS ENERGY FLORIDA, INC.

EXPLANATION: By rate schedule, calculate revenues under present and proposed raise for the test year. If any customers are to be transferred from one schedule to another, show revenues separately for the transfer group. Correction factors are used for historic test years only. The total bate revenue by class must equal that shown in Schedule E-13s. The billing units must equal those shown in Schedule E-15.

PROVIDE TOTAL NUMBER OF BILLS, MANTS, AND BILLING KWIN FOR EACH RATE SCHEDULE (INCLUDING

Type of Dela Shown: Historical Test Year Ended _____X Projected Test Year Ended 12/31/06 ___Prior Year Ended ___/__/__ Witness: Slugger

Page 7 of 15

JOONET NO. WOULDES		STANDARD AND TIME OF USE CUSTOMERS) AND TRANSFER GROUP.												
80008000000000000000000000000000000000	8182763838333	2007 R. V. S. S.	CALCULATION OF	XI.	N ZATES PLE	U.S. (FILE)	:::CUS(0)	CE IN TRANS	elitera (U.O.)	0.000.000				
\$88868888888888 (1.1.)	REVENUE CALEU	ATUMBERGED	\$50.002. 688	i de la	888888		***********	aca zerbos		LOUGH DIS	SOUNTARIES			
nergy Charge:														
Standard														
Secondary	148,117	MWH @ \$	15.03 -	. 3	2,226,199									
Primary	***************************************	MWH @ \$	15.03 =											
Transmission		MWH @ \$	15.03 =		_									
lime-of-Use				•										
Secondary														
On-Peak	1,018	MWH & S	33.16 =		33,767									
Off-Peak	2,436		5.26 =		12,813									
Primary			4	•	,									
On-Peak	•	MWH@\$	33.16 •											
Off-Penk		MWH @ \$	5.26 4											
Transmission				•										
On-Peak		MWH@ \$	33,18 =	•										
Off-Peak		MWH @ \$	5.26 a		-									
Sec/Pri				•						•				
On-Peak		MWH @ \$	33.16 =	\$										
Base		MWH@ \$	5.28 -	• \$										
TOTAL	151,571	HWM		1	2,272,769									
Adjusiments														
Distribution Primary Metering	1%	OF \$			•									
Transmission Metering	2%	OF \$		\$	•									
Power Factor				\$	•									
TOTAL				7	-									
				_										
Total GSD-1 Base Revenue				\$	6,646,596			·						
·														
		•												

Page 8 of 16

SCHEDULE E-13c Revised 8/6/05

RASE REVENUE BY RATE SCHEDULE - CALCULATIONS

Reflects Revised Sales Forecast and Winter Park Treated as Wholesale

FLORIDA PUBLIC SERVICE COMMISSION

COMPANY: PROGRESS ENERGY FLORIDA, INC.

DOCKET NO.: 050078-E1

EXPLANATION: By rate achedule, calculate revenues under present and proposed rates for the test year. If any customers are to be transferred from one achequie to another, show revenues separately for the transfer group. Correction factors are used for historic test years only. The total base revenue by class must equal that shown in

Schodule E-13s. The billing units must equal finder shown in Schedules E-15.
PROVIDE TOTAL NUMBER OF BILLS, MWHYS, AND BILLING KWN FOR EACH RATE SCHEDULE (INCLUDING

STANDARD AND TIME OF USE CUSTOMERS) AND TRANSFER GROUP.

Historical Yest Year Ended _/_/__ X Projected Test Year Ended 12/31/08 Prior Year Ended / / Witness: Skusser

Type of Data Shown:

090000000000000000000000000000000000000		900000000000000000000000000000000000000	7.37.1	CALIFF AND VE	for rate scheques (54, CS2) (IS4
	ESENT HEVEILLE			OF DEVICE OF THE	PROPORTED REVENUE CALCACATIONS
0.0000000000000000000000000000000000000		the working		1350000000000000	
istomar Charge:					
nederd					
Secondary	7	Balls @ \$	69.61 = 1	487	
Primary		5 (g) JiB	193.30 - 1	•	i e e e e e e e e e e e e e e e e e e e
Transmission	-	B⊞a.@. \$	721.46 = 3		
ne-of-Use .		_			i •
Secondary	-	明時 @ \$	69.81 = 5	-	
Primary	85	Elle 👰 💲	193.38 = 1	17,010	\$ 1
Transmission		Bills @ \$	721.48 = 1		1 1
TOTAL	95	Bills	3	17,497	
			_		
mand Charge:			•		
endard					1 1
Secondary					
8Mad	1,600	kW@\$	5.56 = 1	8,896	
Printary					
Bled		kW 🐠 💲	5.29 = 1		
Transmission					•
Blied		KW @ \$	4.93 = 1		
ne-of-tise					
Secondary					
On-Peak		kW de \$	4.88 = 1		
Sase		KW @ \$	0.83 = 5		
Primary		•			
On-Peak	700,313	kW @ \$	4.68 = 5	3,277,465	
Bare	740,875	kW @ \$	0.56 = 1		
Transmission					
On-Peak		kW@ \$	4.68 = 5		
Base		kW@ S	0.20 = 1		
TOTAL Billed/Base	742,475	kW	TOTAL	3,701,251	
	, , , , , ,				'

DOCKET NO .: 050078-EI

BASE REVENUE BY RATE SCHEDULE - CALCULATIONS Reflects Revised Sales Forecast and Winter Park Treated as Wholesale

Page 9 of 15

FLORIDA PUBLIC SERVICE COMMISSION

COMPANY: PROGRESS ENERGY FLORIDA, INC.

EXPLANATION: By rate schedule, calculate revenues under present and proposed rates for the last year. If any customers are to be transferred from one schedule to another, show revenues separately for the transfer group. Correction factions are used for historic test years only. The total base revenue by class must equal that shown in

Correction regions are taled for instruction and the state of the billing units must equal those shown in Schedules E-15.

PROVIDE TOTAL NUMBER OF BILLS, MWHS, AND BILLING KWh FOR EACH RATE SCHEDULE (INCLUDING STANDARD) AND THAT OF IMP CLISTOMERS) AND TRANSFER GROUP

Type of Data Shown: Historical Test Year Ended /// X Projected Year Ended 12/31/06 Prior Year Ended __ /__/_

Witness: Skarper

ORDER NO. PSC-05-0945-S-EI DOCKET NO. 050078-EI PAGE 64

•		STANDAR	SD A	ND TIME OF	USE	CUSTOMERS) A	NO TRANSPER GROUP				
	0000000000						河水下水肿地 水	3 Kg = X 9 % B8888	888 888 888	20000000000000000000000000000000000000	
	TESEVEL YOU	CALCUL	MO	(3/88/89)	90 W			000000000000000000000000000000000000000	14.44.44.14.14.14.14.14.14.14.14.14.14.1	CALLED ATIONS	
nergy Charge:							•				
Standard											
Secondary	546	MWH @	. \$	9.82	* 1	5,352	i				
Primary		MWH @	\$	9.82	- (, -	;				
Transmission		MWH @	\$	9.82	- 1		!				
Nave-of-Use											
Secondary							•				
On-Pesk	•	MWH @	\$	18.28	= \$	•	;				
Off-Pesk	•	WWH @		5.26	- 1		1 1				
Primary] 				
On-Peak	90,044	MWH @		18.28			į		-		
Off-Peak	266,034	MWH @	\$	5.26	= \$	1,399,339	į				
Transmission							i				
On-Peak	•	WWH @	\$	18.28	= {	, -	1. 1				
Off-Peak		MWH @		5.20	= 3		}				
· TOTAL	356,624	MWH				3,050,705	į				
						•	Ì				•
Adjustments							•				
Distribution Orleans Materiae	1%	OF	e	6,754,708		(67,547)	}				
Distribution Primary Metering Transmission Metering	2%		į	A11 A-11 AC	- 1	(0.,5)	!				
Power Factor @ 20¢ per kVer	4.19	•	•			10,344	į				
TOTAL						(57,203)	i				
TOTAL					_	101,1000	i				
Total C8-1, C8-2, CS-3 Bass Revenue					;	8,712,250	,				
					12	رحم في المسيد	:				
							•				
							į				
							i				
							!				

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DOCKET NO.: 050078-E1

BASE REVENUE BY RATE SCHEDULE - CALCULATIONS

Page 10 of 16

Reflects Revised Sales Forecast and Winter Park Treated as Wholesale

FLORIDA PUBLIC SERVICE COMMISSION

COMPANY: PROGRESS ENERGY FLORIDA, INC.

EXPLANATION: By rate schedule, calculate revenues under present and proposed rates for the test year. If any customers are to be transferred from one achadule to another, show revenues separately for the transfer group. Correction leaters are used for historic test years only. The total base revenue by class must equal that shown in Schedule E-13s. The billing units must equal those shown in Schedules E-15.

PROVIDE TOTAL NUMBER OF BILLS, MINH'S, AND BILLING WIN FOR EACH RATE SCHEDULE (INCLUDING

STANDARD AND TIME OF USE CLISTOMERS) AND TRANSFER GROUP.

Type of Data Shown:
Historical Test Year Ended/_/_
X Projected Test Year Ended 12/31/06
Prior Year Ended//
Allmost Shugar

PROPOSED REVISITE GALCALATIONS

SHOT REVIEWE CALCULATION FOR PARTY SCHEDULE IN: (18:4) PREMENT NEVENDE CALCULATIONS Standard Secondary 375 日本会 \$ 256.64 - \$ 95,865 Primary 477 Bint @ \$ 379.34 = \$ 180,945 Transmission 1,815 907.50 = \$ Time-of-Use Secondary 204 255.64 = 352,151 Date of S 604 379.34 = \$ Primery 28a 60 \$ 229,121 Transmission 88 Bille () \$ 907.50 = \$ 79,860 TOTAL 1.750 Bills 639.757 **Demand Charge:** Standard Secondary - Billed 169,702 KW@ \$ 4.70 = \$ 797,599 Primary - Billed 794, 138 W@ \$ 4.43 = \$ 3,518,022 Transmission - Billed kW @ 5 4.07 = \$ Billed Sec/Pri FM 6.1 6,853 4.70 = \$32,209 Billed Transm/Pri 16,570 kW@ \$ 4.07 = \$ 67,440 Time-of-Use Secondary W@ \$ On-Peak 159.013 4.11 = \$ 653,643 Base 162,440 We s 0.74 = \$120,208 Primary On-Peak 2,747,340 W@ \$ 4.11 = \$ 11,291,867 Sase 3,228,020 KW@ \$ 0.47 = \$ 1,517,189 Transmission On-Peak 748,820 W@ S 4.11 = \$ 3,069,430 KM @ S 795,253 0.11 = \$ 87,478 Base Sep/Pri On-Peak 5,761 W@ \$ 4.11 = 3 23,678 We \$ Base 5.901 0.74 - \$4,387 Pri/Transm On-Peak 76,419 IW @ \$ 4.11 = \$ 314.082 78,228 KW & S 0.47 = \$ 38,757 Base Transm/Pri WE \$ 243,358 1,000,201 On-Peak 4.11 - \$ 8438 273,709 W@ S 0.11 = \$ 30,108 5,530,812 \$ 22,563,868 TOTAL Blind/Base TOTAL W

DOCKET NO. 050078-EI ORDER NO. PSC-05-0945-S-EI

ATTACHMENT A

PAGE 66

ATTACHMENT

BASE REVENUE BY RATE SCHEDULE - CALCULATIONS Reflects Revised Sales Forecast and Winter Park Treated as Wholesale

SCHEDULE E-13c Revised 8/8/05

COMPANY: PROGRESS ENERGY FLORIDA, INC.

FLORIDA PUBLIC SERVICE COMMISSION

DOCKET NO.: 050078-E)

EXPLANATION: By rate schedule, calculate revenues under present and proposed rates for the test year. If any customers are to be transferred from one schedule to another, show revenues separately for the transfer group. Correction factors are used for historic test years only. The total base revenue by class must equal that shown in Schedules E-13s. The billing units must equal those shown in Schedules E-15. PROVIDE TOTAL MUMBER OF BILLS, MWHTS, AND BILLING IWIN FOR EACH RATE SCHEDULE (INCLUDING STANDARD AND TIME OF USE CUSTOMERS) AND TRANSFER GROUP.

Type of Data Shown: ____Prior Year Ended _________ Witness: Slusser

Page 11 of 15

		A - LA IPAUL	41				
-		0.000.000		600 S	5VE	녱	CALCULAT
	种能够行业Visik	GALCULA	tion	. 1889.000			
Energy Charge:				<u></u>			
Standard							
Secondary	51,206	WH @	\$	6.50	= ;	\$	332,639
Primery	235,614	MWH @	\$	8.50	= :	\$	1,631,491
Transmission	•	MWH @		6.80	•	\$	
Sec/Pri	1,941	MWH @		6.50		\$	12,817
Transm/Pri	1,106	MWH @		6.50	.	\$	7,189
Time-of-Use		_					
Secondary							
On Peak	23,381	MWH @	\$	9.22	= .	\$	215,573
Off-Peak	61,259	MWH @		5.26		\$	322,270
Primery		~	•				
On-Peak	323,946	MWH @	\$	9.22	=	\$	2,986,782
Off-Peak	1,115,882	MWH 0			E	\$	5,869,539
Transmission	1,110,000		•			-	
On-Peak	49,671	MWH @	s	9. Z 2		\$.	825,845
O#-Peak	284,964	MWH @		5.26			1,498,911
Sec/Pri	201/001		•			•	
OmPeak	905	MWH @	3	9.22		\$	8,344
Oli-Peak	2,683	MWH &		5,26		_	14,113
On-Press Pri/Transm	2,003		*	w.24	-	-	
	9,469	MWH @		9.22	*	Ł	87,304
On Peak				5.28		-	158,689
Off-Peak	30,169	MAH @	9	3,40	-	•	100,002
Transm/Pri	44.480	A 8481 A		0.00	_		422 284
On-Peak	14,456	MMH @		9.22	=		133,284
Off-Peak	47,391	MWH @	2	5.26	٠.		249,277
TOTAL	2,295,952	MWH				_	14,254,067
Adjustments			_				2000 304°
Distribution Primary Metering	1%		-	28,229,957	=	•	(282,300)
Transmission Melering	2%	OF	\$	6,145,946	3	2	(122,919)
Power Factor @ 20¢ per kVar					_	\$	(19,628)
TOTAL					_	\$	(424,847)
						_	
Total 18-1, 16-2 Base Revenue						\$	37,032,843

PAGE 67 DOCKET NO. 050078-EI ORDER NO. PSC-05-0945-S-EI

PyTIO12 of 15 BASE REVENUE BY PLATE SCHEDULE - CALCULANS SCHEDULE E-13c Revised 8/5/05 ed Reflects Revised Sales Forecast and Winter Park Treatas Wholesale Type of Date Shown rei EXPLANATION: By rate schedule, calculate revenues under present and proposeds for the test year. If any FLORIDA PUBLIC SERVICE COMMISSION queloniers are to be transferred from one achedule to another, show revenues sapely for the transfer group. __Historical Test Yesternded __/_/_ Correction factors are used for historic tast years only. The total basis revenue by chaust equal that shown in X Projected Test Years Inded 12/31/06 COMPANY: PROGRESS ENERGY FLORIDA, INC Schedule E-13s. The billing units must equal those shown in Schedulee E-15. Prior Year Ended PROVIDE TOTAL NUMBER OF BILLS, MINITS, AND BILLING HIMI FOR EACH RATCHEDULE (INCLUDING Witness; Skisser DOCKET NO.: 050078-E) STANDARD AND TIME OF USE CUSTOMERS) AND TRANSFER GROUP. MANAGEMENT OF THE PRINTER OF THE PRI PROPOSED REVENUE CALCULATIONS PRESENT REVENUE GALCULATIONS Customer Charge: Standard Unmelered 777.415 Bills @ \$ 1.09 - \$ 847,382 3.13 = \$ 12,410 Secondary 3,966 Bills (2) \$ 859,792 781,380 Energy & Dameand Charge: Slandard 333,325 MWH @ \$ 14.46 = \$ 4,819,880 Secondary Adjustments Total LS-1 Base Revenue 5,679,672

ATTACHMENT A

SCHEDULE 5-13c Revised 8/5/05

DOCKET NO.: 050078-EI

BASE REVENUE BY RATE SCHEDULE - CALCULATE

Reflects Revised Sales Forecast and Winter Park Treates Wholesale

PagiONI of 15 181

FLORIDA PUBLIC SERVICE COMMISSION

COMPANY: PROGRESS ENERGY FLORIDA, INC.

EXPLANATION: By rate schedule, calculate revenues under present and proposed nior the lest year. If any customers are to be transferred from one schedule to another, show revenues separator the transfer group. Correction factors are used for historic test years only. The total base revenue by clasest equal that shown in

Schedule E-13s. The billing units must equal those shown in Schedulee E-15.

PROVIDE TOTAL NUMBER OF BILLS, MWHTS, AND BILLING KWH FOR EACH RATEHEDULE (INCLUDING

STANDARD AND TIME OF USE CUSTOMERS AND TRANSFER GROUP

Type of Data Shown: eles Historical Test Yeartly fled ________ X Projected Test Years Inted 12/31/98 _Prior Year Ended __ SC__/__ Wijness: Stutter

			0,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,				-			
	****			; ;;;;		RE\	(N	M CALCULAT	on on the release the second second	
	PRESE	工业库库州市	cuttu	ψ		· (i)			SECOND PROPERTY OF SECOND PROPER	an ear
Customer Charge:										
Primary		12	Bills Q	\$	215.99	± .	\$	2,592		
Transmission		12	84s @	\$	744.15	=	\$	8,930		
Pri/Trænem (Customer Owned)		84	Billis 🙋	\$	74,42	•	\$	6,251	•	
	Total	108	Blis			-	5	17,773		
Demand Charge:								Ì		
Distribution Charge								į		
Primary		33,680	kW 👰	\$	1,35	#	\$	45,778		
Transmission (bulk)		85,397	xW @	\$	•	*	\$			
Generation & Transm	•							,		
(Greater of SS Cap/DD)										
Primary								;	,	
Specified SB Cap		47,796	KW @	\$	0.758	=	\$	36,229		
Cally Demand		262,692	kW 🟟	\$	0.361	=	\$	94,832		
Transmission (bulk)		•	_							•
Specified SB Cap		324,708	k₩ @	\$	0.758		\$	246,129		
Daily Demand		250,505	rM ®	\$	0.381		\$	94,042		
Total Specified Do	emand	372,504			Total	-	\$	517,010		
Energy Charge;										
Standard										
Primary		7,883	MWH @	\$	6.33	=	\$	48,633		
Transmission		6,978	MWH @	\$	6.33		\$	44,171		
	Total	14,661	MWH			-	\$	92,804		
Adjustments										
Distribution Primary Matering		1%	OF	\$	225,472		\$	(2,265)	•	
Transmission Metering		2%		\$	384,342			(7,687)		
	Total		•	•		-	Ì	(9,942)		
Total \$8-1 Base Revenue							\$	617,645		
						•				

PAGE 69

Pation to 15 ë Reflects Revised Sales Forecast and Winter Park Treates Wholesale BASE REVENUE BY RATE SCHEDULE - CALCULAYS

EXPLANATION: By rais exhedule, calculate revenues under present and proposeds for the lest year. If any customent are to be transferred from one achiefule to another, show terentees separation for the transferred from one achiefule to another, show terentee by densit equal that shown in Schedule E-13a. The billing units must equal shose shown in Schedules E-15.

PROVIDE TOTAL MANGER OF BILLS, MANTS, AND BILLING KINN FOR EACH RATCHEDULE (INCLUDING STANDARD AND TIME OF USE CUSTOMIERS) AND TRANSFER GROUP.

Historical Yeal Yerlan Index 1/1/2 X Projected Test Yerlan Index 12/31/05 Prior Year Ended IES / Type of Data Shown rak

PARE	ST. REVENSE	3000	3				
Customer Charge;	•						
Primary	8		**	402.02		12,061	
Transmission		988 G	•	930.19	×		
Transmission (Customer Owned)	75		•	280,45	,	6,261	. -
Total	35				1 1	18,312	
Demand Charge:							
Local Transm & Distri							
Primary	343,409	¥ ₹	"	.38	H	467,036	
Transmission (bulk)	431,662	3	"	•	•	•	
Generation & Transm		•			•		
(Greater of SB Cap/DD)							
Primary							
Specified SB Cap	339,240	€ ¥	17	0.756	*	257,144	
Cally Demend	3,420,321	Ø	••	0.361	÷	1,234,736	
Transmission (built)		•					
Specified SB Cap	614,880	₹ 8	•	0.758		466,079	
Daily Demand	3,146,201	\$	•	0.361 = \$	H	1,136,501	
Total Oncolling Damand	064 430	,		Total	ŀ۰	3 50 400	_

(19,909) (52,623) (72,432) 1,023,556 31,954 1,990,870 = \$ 2,628,135 3. 3. 3. 3. **ኔ** ኔ 5,046 2 % 30 Osstribution Primary Melering Transmission Metering Transmission Primery

를 Total 58-2 Base Revenue

\$ 4,562,885

_(PT-2) Progress Energy Florida Docket No. Exhibit No. Page 69 of 166

COMPANY: PROGRESS ENERGY FLORIDA, INC

DOCKET NO.: 050078-EI

FLORIDA PUBLIC BERVICE COMMISSION

SCHEDULE E-13c Revised 8/5/05

148 Properior of Volume Calibrations

Energy Charge:

PAGE 70

DOCKET NO. 050078-EI

ORDER NO. PSC-05-0945-S-EI

SCHEDULE E-13c Revised 8/5/05

BASE REVENUE BY RATE SCHEDULE - CALCULANS Reflects Revised Sales Forecast and Winter Park Treates Wholesale

PeTIONS of 15 ad :

FLORIDA PUBLIC SERVICE COMMISSION

COMPANY: PROGRESS ENERGY FLORIDA, INC

EXPLANATION: By rate schedule, calculate revenues under present and proposeds for the test year. If any customers are to be transferred from one schedule to another, show revenues separ for the transfer group. Correction feature are used for historic test years only. The total base revenue by clanuat equal that shown in Schedules E-13s. The billing units must equal those above in Schedules E-15.

PROVIDE TOTAL NUMBER OF BILLS, MANTS, AND SILLING KWR FOR EACH RAYCHEOULE (INCLUDING GYANDARD AND THAT OF THE PROVIDE TOTAL THE PROVIDE TO THE PROVIDE TOTAL THE PROVIDE T

___Prior Year Ended ._ g___/__

Witness: Slusser

DOCKET NO.: 050078-EI		i	TANDAR	אם	IO TIME OF	US	a	STOMERS) AN	D TRANSFER GROU	up.	-		
	*******		::::::::::::::::::::::::::::::::::::::	888		RI	VE.	HE CALCULA	NON FOR PLATE SC	HETOURE 48			08888
	(??! 4!)	it revenue	dal cult	TO	98		**	**************************************			opcised reven	JE GALCULAT	GNS
Customer Charge;													
Primary (Customer Owned)		12	맹물	\$	74.42			893	;				
Transmission	_		Bill (출			•	<u> </u>		j				
	Total	12	Bills				\$	893					
Demand Charge:									į 5				
Local Transm & Distri								** ***	i				
Primmy		39,309	kW 🤮	\$	1.35			53,460	•				
Transmission (built)		•	kW 🤮	\$	•	=	\$						
Generation & Transm									1				
(Greater of SB Cap/DD)									į.				
Primary													
Specified SB Cap		167,328	kW 👰	5	0.758			126,835					
Daily Demand		98,722	x₩ @	\$	0.361		\$	35,639	i				
Transmission (bulk)									;				
Specified SB Cop			k₩ @	\$	0.758			•	1				
Deily Demand			kw 🔞	\$	0.361	*			\				
Total Specified (Demand	167,328	KW		Total		\$	215,934					
Energy Charge:													
Standard									į.				
Primary'		1,642			6.33			11,660	ţ				
Transmission			MWH @	\$	6.33	•	_	-	1				
	Total	1,842	HWM				\$	11,660	1				
Adjustments:									Ì				
Distribution Primary Metering	l	1%	OF	5	227,594	=	\$	(2,276)	ţ				
Transmission Melering		2%	OF	\$	•	*	\$	•	7				
	Total						-	(2,275)	1				
									1				
Total SS-3 Base Revenue							\$	226,211	}				
							-		į				

ATTACHMENT A

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ATTACHMENT A

Docket No. 050078-EI Exhibit No. 1 Cost of Service and Rate Design Matters

ATTACHMENT D

Proposed Housekeeping Tariffs Changes

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Docket No.	
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ATTACHMENT A



SECTION NO. VI FIFTEENTH REVISED SHEET NO. 8.281 CANCELS FOURTEENTH REVISED SHEET NO. 6.251

was any current many period, one computed under the shove rate per moner charges was be increased ZUE for each KVAN by which the reactive demand exceeds, numerically, .62 times the measured kW demand and will be decreased 20% for each KVAD by which the number searched demand exceeds, numerically, .62 times the measured kW demand and will be decreased 20% for each KVAD by which the number searched the computer of the control of the contro

(Closed to New Customers as of 04/16/96) (Continued from Page No. 1)

Metering Voltage Adjustment:

Metering voltage will be at the option of the Company. When the Company meters at a voltage above distribution secondary, the appropriate following reduction factor shall apply to the Non-Fuel Energy Charge, Demand Charge, Interruptible Demand Credit, and Delivery Voltage Credit heseunder.

Metering Voltage Distribution Primary Transmission Reduction Factor 1.0% 2.0%

Power Factor:

For Customers with measured demands of 1,000 kW or more for three (3) or more months out of the twelve (12) consecutive months ending with the control of the twelve (12) consecutive months ending with the control of the twelve (12) consecutive months ending with the control of the twelve (12) consecutive months ending with the control of the twelve (12) consecutive months ending with the control of the twelve (12) consecutive months ending with the control of the twelve (12) consecutive months ending with the control of the twelve (12) consecutive months ending with the control of the twelve (12) consecutive months ending with the control of the twelve (12) consecutive months ending with the control of the twelve (12) consecutive months ending with the control of the twelve (12) consecutive months ending with the control of the twelve (12) consecutive months ending with the control of the twelve (12) consecutive months ending with the control of the twelve (12) consecutive months ending with the control of the twelve (12) consecutive months end of the control of the twelve (12) consecutive months end of the control of the twelve (12) consecutive months end of the control of the twelve (12) consecutive months end of the control of t

Additional Charges:

Fuel Cost Recovery Factor:

Gross Receipts Tax Factor:

Sign Sheet No. 6.105

Sign Sheet No. 6.106

Sign Advany Utilization Fee:

Sign Sheet No. 6.106

Sign Sheet No. 6.106

Sign Sheet No. 6.106

Sign Sheet No. 6.106

Minimum Monthly Bill:

The minimum monthly bill shall be the Customer Charge and the Demand Charge for the current billing period. Where special equipment to serve the Customer is required, the Company may require a specified minimum charge.

Terms of Payment

Bills rendered hereunder are payable within the time limit specified on bill at Company-designated locations.

Term of Service:

Service under this rate shall be for a minimum initial term of five (5) years from the commencement of service, and shall continue thereafter until terminated by either party by written notice sixty (60) days prior to termination.

Special Provisions:

- When the Customer increases the electrical load, which increase requires the Company to increase facilities installed for the specific use of the Customer, a new Term of Service may be required under this rate at the option of the Company.
- Customers taking service under another Company rate achedule who elect to transfer to this rate will be accepted by the Company on a
 first-come, first-served basis. Required equipment (metaring, under-frequency relay, etc.) will be installed accordingly, subject to availability.
 Service under this rate schedule shall commence with the first full billing period following the date of equipment installation.
- The Company may, under the previsions of this rate, at its option, require a special contract with the Customer upon the Company's filed contract form.
- 4. The Company will attempt to minimize interruption hereunder by purchasing power and energy from other sources during periods of normal interruption. The Company will also attempt to notify any Customer, desirous of such notice, in advance when such purchases are imminent or as soon as practical thereafter where advance notice is not feasible. Stridar notification will be provided upon termination of such purchases. When the Company is successful in making such purchases, the Customer will be required to pay an additional charge, in feu of the otherwise applicable energy charges (Non-Fuel Energy Charge, Capacity Cost Recovery Factor, and Fuel Cost Recovery Factor), provided hereunder, based on the Customer's proportionate share of the higher cost of such purchased energy, plus 3.0 mills per kWh. The cost of such purchased energy shall be based on the average cost of all purchased power and energy provided under this rate schedule and under similar provisions in Rate Schedulas IST-1, CS-1, CST-1, IS-2, IST-2, CS-2, CST-2, CS-3, CST-3, SS-2, and SS-3 during the corresponding calendar month.

(Continued on Page No. 3)

ISSUED BY: Jevier J. Portuondo, Director, Regulatory Services-Florida EFFECTIVE: January 1, 2008

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SECTION NO. VI FOURTH REVISED SHEET NO. 6.252 CANCELS THIRD SHEET NO. 6.252

give the Company written notice at least stdy (60) monitus prior to such transfer. Such notice shall be irrevocable unless the Company and RATE SCHEDULE IS-1

INTERRUPTIBLE GENERAL SERVICE (Closed to New Customers as of 04/16/96) (Continued from Page No. 2)

Special Provisions (Continued)

In the event a Customer elects to interrupt irrespective of the availability of additional energy purchased by the Company during the period for which interruption would have otherwise occurred, the Customer will incur no responsibility for the payment of any additional cost of such energy.

- 5. The Company will furnish service under this rate at a single voltage. Equipment to supply additional voltages or additional facilities for the use of the Customer shall be furnished and maintained by the Customer. The Customer may request the Company to furnish such additional equipment, and the Company, at its sole option, may furnish, install, and maintain such additional equipment, charging the Customer for the use thereof at the rate of 1.67% per month of the installed cost of such additional equipment.
- Customers taking service parties this intermutible rate enhance who document to transfer to a non-intermutible rate enhance will be necessard to the Customer shall mutually agree to void the revocation.
- 7. Where all or a part of the facilities of a customer receiving service under this rate schedule are designated by the appropriate governmental agency for use as a public shelter during periods of emergency or natural disaster, the Company shall not interrupt service to the Customer during such periods; provided however, that the Company receives notice of the facilities use as a public shelter sufficiently in advance to permit the deactivation of automatic interruption devices.

ISSUED BY: Javier J. Portuondo, Director, Regulatory Services-Florida

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Progress Energy

SECTION NO. VI TENTH REVISED SHEET NO. 6.282 CANCELS NINTH REVISED SHEET NO. 6.262

Dans 3 of 9

. After the Company increase his electrical lead which increase remises the Company to increase feelbles increased for the energie ten of

RATE SCHEDULE IST-1
SMTERRUPTIBLE GENERAL SERVICE
OPTIONAL TIME OF USE RATE
(Closed to New Customers as of 04/15/96)
(Continued from Page No. 2)

Term of Service:

For customers electing to take service hereunder in lieu of the otherwise applicable Rate Schedule IS-1, the term of service requirements under this optional rate schedule shall be the same as that required under Rate Schedule IS-1 provided, however, at a given location the Customer shall have the right during the initial term of service to transfer to the otherwise applicable Rate Schedule IS-1 at any time. It is further provided, however, that any such customer who subsequently re-elects to take service hereunder at the same location shall be required to remain on the optional rate at that location for a minimum term of twelve (12) months.

Special Provisions:

the Customer, a new Term of Service may be required under this rate at the option of the Company.

- Customers taking service under another Company rate schedule who elect to transfer to this sate will be accepted by the Company on a
 first-come, first-served basis. Required equipment (metering, under frequency relay, etc.) will be installed accordingly, subject to availability.
 Service under this rate schedule shall commence with the first full billing period following the date of equipment installation.
- The Company may, under the provisions of this rate, at its option, require a special contract with the Customer upon the Company's filed contract form.
- 4. The Company will attempt to minimize interruption hereunder by purchasing power and energy from other sources during periods of normal interruption. The Company will also attempt to notify any Customer, desirous of such motice, in advance when such purchases are imminent or as soon as practical thereafter where advance notice is not feesible. Similar notification will be provided upon termination of such purchases. When the Company is successful in making such purchases, the Customer will be required to pay an additional charge, in feed the otherwise applicable energy charges (Non-Fuel Energy Charge, Capacity Cost Recovery Factor, and Fuel Cost Recovery Factor), provided hereunder, based on the Customer's proportionale share of the higher cost of such purchased energy, plus 3.0 mills per RWh. The cost of such purchased energy shall be based on the average cost of all purchased power and energy provided under this rate schedule and under similar provisions in Rate Schedules IS-1, CS-1, CST-1, IS-2, IST-2, CS-2, CST-2, CS-3, CST-3, SS-2, and SS-3 during the corresponding calender month.

In the event a Customer elects to interrupt irrespective of the availability of additional energy purchased by the Company during the period for which interruption would have otherwise occurred, the Customer will incur no responsibility for the payment of any additional cost of such energy.

- 5. The Company will furnish service under this rate at a single voltage. Equipment to supply additional voltages or additional facilities for the use of the Customer shall be furnished and maintained by the Customer. The Customer may request the Company to furnish such additional equipment, and the Company, at its sole option, may furnish, install, and maintain such additional equipment, charging the Customer for the use litered at the rate of 1.67% per month of the installed cost of such additional equipment.
- Customers taking service under this interruptible rate schedule who desire to transfer to a non-interruptible rate schedule will be required to
 give the Company written notice at least story (60) morths prior to such transfer. Such notice shall be irrevocable unless the Company and
 the Customer shall mutually agree to void the revocation.
- 7. Where all or a part of the facilities of a customer receiving service under this rate schedule are designated by the appropriate governmental agency for use as a public shelter during periods of emergency or natural disaster, the Company shall not interrupt service to the Customer during such periods; provided however, that the Company receives notice of the facilities' use as a public shelter sufficiently in advance to permit the descrivation of automatic interruption devices.

ISSUED BY: Javier J. Portuondo, Director Regulatory Services-Florida

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SECTION NO. VI THIRD REVISED SHEET NO. 6.256 CANCELS SECOND REVISED SHEET NO. 6.256

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End Carl Decourse Earthr

RATE SCHEDULE IS 2 INTERRUPTIBLE GENERAL SERVICE (Continued from Page No. 1)

Metering Voltage Adjustment

tering voltage will be at the option of the Company. When the Company meters at a voltage above distribution secondary, the appropriate following reduction factor shall apply to the Non-Fuel Energy Charge, Demand Charge, Interruptible Demand Credit, and Delivery Voltage.

Metering Voltage Distribution Primary Transmission

Reduction Factor 1.0% 2.0%

Bills computed under the above rate per month charges will be increased 20¢ for each KVAR by which the reactive demand exceeds, namerically, .62 times the measured kW demand, and will be decreased 20¢ for each KVAR by which the reactive demand is less than, numerically, .62 times the measured kW demand.

> See Sheet No. 8.108 See Sheet No. 5.105

See Sheet No. 5.106

See Sheet No. 6.106

Additional Charges:

Gross Receipts Tax Factor: Right-of-Way Utilization Fee: Municipal Tax: Sales Tax:

Minimum Monthly Silk

antern measure one. The minimum monthly bit shall be the Customer Charge and the Dernand Charge for the current billing period. Where special equipment to serve the Customer is required, the Company may require a specified minimum charge.

Bills rendered hereunder are payable within the time limit specified on bill at Company-designated locations.

Term of Bervice:

Service under this rate shall be for a minimum initial term of five (5) years from the commencement of service, and shall continue thereafter until terminated by either party by written notice strty (50) days prior to termination.

- When the Customer increases the electrical load, which increase requires the Company to increase facilities installed for the specific use of the Customer, a new Term of Service may be required under this rate of the option of the Company.
- Customers taking service under another Company rate schedule who elect to transfer to this rate will be accepted by the Company on a inst-come, first-served basis. Required equipment (metering, under-frequency relay, etc.) will be installed accordingly, subject to availability.

 Service under this rate accordingly, subject to availability. Service under this rate accordingly, subject to availability. commencement of service under this rate, the Company shall exercise an interruption for purposes of testing its equipment. The Company shall also have the right to exercise at least one additional interruption each calendar year irrespective of capacity availability or operating conditions. The Company will give the Customer notice of the test.
- 3. The Company may, under the provisions of this rate, at its option, require a special contract with the Customer upon the Company's filed
- 4. The Company will attempt to minimize interruption hereunder by purchasing power and energy from other sources during periods of normal interruption. The Company will also attempt to notify any Customer, desirous of such notice, in advance when such purchases are imminent or as soon as practical thereafter where advance notice is not feasible. Similar notification will be provided upon termination of such or as soon as procusal manuscriminar where advance in not reasons. Samual nouncation will be provided upon termination to such purchases, When the Company is successful in making such purchases, the Customer will be required to pay an additional charge, in fieu of the otherwise applicable energy charges (Non-Fuel Energy Charge, Capacity Cost Recovery Factor, and Fuel Cost Recovery Factor), provided hereunder, based on the Customer's proportionate share of the higher cost of such purchased energy, plus 3.0 mills per kWh. The cost of such purchased energy shall be based on the average cost of all purchased power and energy provided under this rate schedule and under similar provisions in Rate Schedules IS-1, IST-1, CS-1, CST-1, IST-2, CS-2, CST-2, CS-3, CST-3, SS-2, and SS-3 during the corresponding calendar month.

(Continued on Page No. 3)

(SSUED BY: Javier J. Portuondo, Director, Regulatory Services - Florida EFFECTIVE: January 1, 2008

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ATTACHMENT A



SECTION NO. VI THIRD REVISED SHEET NO. 6,257 CANCELS SECOND REVISED SHEET NO. 6.257

Page 3 of 3

7. Service under this rate is not available if all or a part of the customer's load is designated by the appropriate governmental agency for use at TRAIS SUREQUEL 15-4. INTERRUPTIBLE GENERAL SERVICE (Continued from Page No. 2)

Special Provisions (Continued)

In the event a Customer elects to interrupt irrespective of the availability of additional energy purchased by the Company during the period for which interruption would have otherwise occurred, the Customer will incur no responsibility for the payment of any additional cost of such energy.

- 5. The Company will furnish service under this rate at a single voltage. Equipment to supply additional voltages or additional facilities for the use of the Customer shall be furnished and maintained by the Customer. The Customer may request the Company to furnish such additional equipment, and the Company, at its sole option, may furnish, install, and maintain such additional equipment, charging the Customer for the use thereof at the rate of 1.57% per month of the installed cost of such additional equipment.
- Customers taking service under this interruptible rate schedule who desire to transfer to a non-interruptible rate schedule will be required to give the Company written notice of least thirty-six (36) months prior to such transfer. Such notice shall be irrevocable unless the Company and the Customer shall multially agree to void the revocation.
 - a public shetter during periods of emergency or natural disaster.
- Any customer who established a billing demand of less than 500 kW is any of the 12 billing periods preceding May 1, 2002, shall be advised by the Company that the minimum billing demand of 500 kW would not apply in the event the Customer exercises Special Provision No. 6 of

ISSUED BY: Javier J. Portuondo, Director, Regulatory Services - Florida EFFECTIVE: January 1, 2006

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SECTION NO. VI THIRD REVISED SHEET NO. 6.267 CANCELS SECOND REVISED SHEET NO. 6.267

Page 3 of 3

RATE SCHEOULE IST-2 Service under this rate schedule shall commence with the first full billing period following the date of equipment installation. Before OPTIONAL TIME OF USE RATE (Continued from Page No. 2)

Term of Service:

For customers electing to take service hereunder in lieu of the otherwise applicable Rate Schedule IS-2, the term of service requirements under this optional rate schedule shall be the same as that required under Rate Schedule IS-2 provided, however, at a given location the Customer shall have the right during the initial term of service to transfer to the otherwise applicable Rate Schoolule IS-2 any time. It is further provided, however, that any such customer who subsequently re-elects to take service hereunder at the same location shall be required to remain on the optional rate at that location for a minimum term of twelve (12) months.

- When the Customer increases his electrical load, which increase requires the Company to increase facilities installed for the specific use of the Customer, a new Term of Service may be required under this rate at the option of the Company.
- 2. Customers taking service under another Company rate schedule who elect to transfer to this rate will be accepted by the Company on a Commencement of service under this rate, the Company shall exercise an interruption for purposes of testing its equipment. The Company compensations, or service whose the rate, we company shall also have the right to exercise at least one additional interruption each calendar year irrespective of capacity availability or operating conditions. The Company will give the Customer notice of the test.
- The Company may, under the provisions of this rata, at its option, require a special contract with the Customer upon the Company's filed contract form.
- 4. The Company will attempt to minimize interruption hereunder by purchasing power and energy from other sources during periods of normal interruption. The Company will also attempt to notify any Customer, desirous of such notice, in advance when such purchases are imminent or as soon as practical thereafter where advance notice is not teasible. Similar notification will be provided upon termination of such purchases. When the Company is successful in making such purchases, the Customer will be required to pay an additional charge, in lieu of the otherwise applicable energy charges (Non-Fuel Energy Charge, Casachy Coat Recovery Factor, and Fuel Cost Recovery Factor, provided hereunder, based on the Customer's proportionate share of the higher cost of such purchased energy, glus 3.0 mills per kWh. The cost of such purchased energy shall be based on the average cost of all purchased power and energy provided under this rate schedule and under similar provisions in Rate Schedules IS-1, IST-1, CS-1, CST-1, IS-2, CS-2, CST-2, CS-3, CST-3, SS-2, and SS-3 during the corresponding calendar month.

in the event a Customer elects to interrupt irrespective of the availability of additional energy purchased by the Company during line period for which interruption would have otherwise occurred, the Customer will incur no responsibility for the payment of any additional cost of such enerty.

- 5. The Company will furnish service under this rate at a single voltage. Equipment to supply additional voltages or additional facilities for the use of the Customer shall be furnished and maintained by the Customer. The Customer may request the Company to famish such additional equipment, and the Company, at its sole option, may furnish, install, and maintain such additional equipment, charging the Costomer for the use thereof at the rate of 1.67% per month of the installed cost of such additional equipment.
- Customers taking service under this interruptible rate schedule who desire to transfer to a non-interruptible rate schedule will be required to give the Company written notice at least thirty-six (36) months prior to such transfer. Such notice shall be irrevocable unless the Company and the Customer shall mutually agree to void the revocation.
- Service under this rate is not available if all or a part of the customer's load is designated by the appropriate governmental agency for use at a public shelter during partods of emergency or natural disaster.
- 8. Any customer who established a billing demand of less than 500 kW in any of the 12 billing periods preceding May 1, 2002, shall be advised by the Company that the minimum billing demand of 500 kW would not apply in the event the Customer exercises Special Provision No. 6 of this rate.

ISSUED BY: Javier J. Portuondo, Director, Regulatory Services - Florida EFFECTIVE: January 1, 2006

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SECTION NO. VI NINTH REVISED SHEET NO. 6.233 CANCELS EIGHTH REVISED SHEET NO. 6.233

and provided income Page 4.01A the Customer's proportionate share of the higher cost of such purchased energy, plus 3.0 mills per kWh, for all consumption above the RATE SCHEDULE CS-1

CURTAILABLE GENERAL SERVICE (Closed to New Customers as of 04/16/95) (Continued from Page No. 3)

Special Provisions: (Continued)

6. To minimize the frequency and duration of custaliments requested under this rate schedule, the Company will attempt to purchase addition energy, if available, from sources outside the Company's system during periods for which curtailment would otherwise be requested. The Company will also altempt to notify any Customer, desirous of such notice, in advance when such purchases are imminent or as soon as practical thereafter where advance notice is not feasible. Similar notification will be provided upon termination of such purchases. Any energy associated with curtalisable loads used during these periods will be subject to the additional charges set forth in the second paragraph. of this provision. Customers may avoid these higher charges by curtailing their usage during such periods to no more than their established Non-Curtailable Demand pursuant to the third paragraph of these provisions.

In the event a Customer elects not to curtail, the Customer will be required to pay an additional charge, in lieu of the otherwise applicable. Customer's Non-Curtallable Demand during the period for which curtaliment would have otherwise been requested. The cost of such purchased energy shall be based on the average cost of all purchased power and energy provided under this rate schedule and under similar provisions in Rate Schedules IS-1, IST-1, CST-1, IS-2, IST-2, CS-2, CST-2, CS-3, CST-3, SS-2, and SS-3 during the corresponding calendar month. If, for any reason during such period, the Customer is notified that the energy purchased from outside sources is no longer available, the terms of this Special Provision will cause to apply and custaliments to no more than the Customer's Non-Custaliable Demand will be required for the remainder of such period.

In the event a Customer elects to curtail interpretive of the availability of additional energy purchased by the Company and does not receed his Non-Curtailable Demand during the period for which curtailment would have otherwise been requested, the Customer will incur no responsibility for the payment of any additional cost of such energy.

- 7. If the Customer increases his power requirements in any manner which requires the Company to install additional facilities for the specific use of the Customer, a new Term of Service may be required at the Company's option.
- The Company will furnish service under this rate at a single voltage. Any equipment to supply additional voltages or any additional furnish for the use of the Customer shall be furnished and maintained by the Customer. At its option, the Company may furnish, install and maintain such additional equipment upon request of the Customer, in which event an additional monthly charge will be made at the rate of 1,57% times the installed cost of such additional equipment.
- 9. Customers taking service under this curtailable rate achedule who desire to transfer to a firm rate schedule will be required to give the Company written notice at least size (60) months prior to such transfer. Such notice shall be irrevocable unless the Company or the Customer receives waiver of this Special Provision No. 9 from the Florida Public Service Commission.
- 10. Where all or a part of the facilities of a customer receiving service under this rate schedule are designated by the appropriate governmental agency for use as a public shelter during periods of emergency or natural disaster, the Company shell not curtail service to the Customer during such periods; provided however, that the Company receives notice of the facilities' use as a public shelter sufficiently is advance to permit the deactivation of automatic devices.

ISSUED BY: Javier J. Portsondo, Director, Regulatory Services-Florida EFFECTIVE: January 1, 2006

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SECTION NO, VI ELEVENTH REVISED SHEET NO. 8.243 CANCELS TENTH REVISED SHEET NO. 8.243

responsible for the curtailment of his power requirements to no more than his contract Non-Curtailable Demand upon each request of the

RATE SCHEDULE CST-1 CURTAILABLE GENERAL SERVICE OPTIONAL TIME OF USE RATE (Closed to New Customers as of 04/16/96) (Continued from Page No. 3)

Special Provisions: (Continued)

- (d) If the Customer's contract Non-Curtailable Demand exceeds 75% of the Customer's average monthly billing demand (based on the most recent twelve (12) months or, where not available, a projection of twelve (12) months), the contract Non-Curtailable Demand shall be set equal to 75% of the Customer's average monthly billing demand effective with the current billing period. A re-establishment of the Customer's contract Non-Curtailable Demand under this condition shall supersede any other establishment.
- 3. As an essential requirement for receiving the Curtailable Demand Credit provided under this rate actedule, a Customer shall be strictly Company, study requests was normally be made ourning persons or capacity shortages on the Company's system; nowever, other operating contingencies may result in such requests at other times. The Company shall also have the right to request one additional curtailment each calendar year irrespective of capacity availability or operating conditions.
- A Customer will be deemed to have compiled with his curtailment responsibility if the minimum 30-minute kW demand established during each period of requested curtailment does not exceed his contract Non-Curtailable Demand.
- 5. If the maximum 30-minute kW demand established during a requested curtailment in the billing period exceeds the Customer's contract. Non-Curtailable Demand, the Customer will be billed the following additional charge for all billing periods from the most recent prior billing period of requested curtailment through the current billing period, not to exceed a total of twelve (12) billing periods:

1.25 times the difference in Demand and Energy Charges which would result under Rate Schedule GSDT-1 and those Demand and Energy Charges calculated under this rate schedule. This calculation shall be exclusive of any additional charges rendered under Special Provision No. 6 of this rate schedule.

6. To minimize the frequency and duration of curtailments requested under this rate schedule, the Company will attempt to purchase additional energy. If available, from sources outside the Company's system during periods for which curtailment would otherwise be requested. The Company will also attempt to notify any Customer, desirous of such notice, in advance when such purchases are imminent or as soon as practical thereafter where advance notice is not feasible. Similar notification will be provided upon termination of such purchases. Any energy associated with curtailable loads used during these periods will be subject to additional charges set forth in the second paregraph of this provision. Customers may avoid these higher charges by curtailing their usage during such periods to no more than their established Non-Curtailable Demand pursuant to the third paragraph of these provisions.

In the event a Customer elects not to curtail, the Customer will be required to pay an additional charge, in fleu of the otherwise applicable energy charges (Non-Fuel Energy Charge, Capacity Cost Recovery Factor, and Fuel Cost Recovery Factos), provided hereunder, based on the Customer's proportionals share of the higher cost of such purchased energy, plus 3.0 milis per kWhr, for all consumption above the Customer's Non-Curtailable Demand during the period for which curtailment would have otherwise been requested. The cost of such purchased energy shall be based on the average cost of all purchased power and energy provided under this rate schedule and under almitar provisions in Rate Schedules IS-1, IST-1, CS-1, IS-2, IST-2, CS-2, CST-2, CS-3, CST-3, SS-2, and SS-3 during the corresponding calendar month. If, for any reason during such period, the Customer is notified that the energy purchased from outside sources is no longer available, the terms of this Special Provision will cease to apply and curtailments to no more than the Customer's Non-Curtailable Demand will be required for the remainder of -such period.

In the event a Customer elects to curtail inespective of the availability of additional energy purchased by the Company and does not exceed his Non-Curtailable Demand during the period for which curtailment would have otherwise been requested, the Customer will incur no responsibility for the payment of any additional cost of such purchased energy.

- If the Customer increases his power requirements in any manner which requires the Company to install additional facilities for the specific
 use of the Customer, a new Term of Service may be required at the Company's option.
- 8. The Company will furnish service under this rate at a single voltage. Any equipment to supply additional voltages or any additional facilities for the use of the Customer shall be furnished and maintained by the Customer. At its option, the Company may furnish, install, and maintain such additional equipment upon request of the Customer, in which event an additional monthly charge will be made at the rate of 1,67% times the installed cost of such additional equipment.

(Continued on Page No. 5)

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SECTION NO. VI THIRD REVISED SHEET NO. 6.238 CANCELS SECOND REVISED SHEET NO. 8.238

Customer's Non-Curtailable Demand during the period for which custaliment would have otherwise been requested. The cost of such RATE SCHEDULE CS-2

CURTAILABLE GENERAL SERVICE (Continued from Page No. 3)

Special Provisions: (Continued)

 To minimize the frequency and duration of curtairments requested under this rate schedule, the Company will attempt to purchase additional
energy, if available, from sources outside the Company's system during periods for which curtairment would otherwise be requested. The energy, if available, from sources ourside the Company's system oursig periods for which oursides who sources ourside the Company will also attempt to notify any Customer, desirous of such notice, in advance when such purchases are imminent or as soon as practical thereafter where advance notice is not feasible. Similar notification will be provided upon lemination of such purchases. Any energy associated with curtailable loads used during these periods will be subject to the additional charges set forth in the second paragraph of this provision. Customers may avoid these higher charges by curtailing their usage during such periods to no more than their established Non-Curtailable Demand pursuant to the third paragraph of these provisions.

In the event a Customer elects not to curtail, the Customer will be required to pay an additional charge, in lieu of the otherwise applicable energy charges (Non-Fuel Energy Charge, Capacity Cost Recovery Factor, and Fuel Cost Recovery Factor), provided herounder, based on the Customer's proportionate share of the higher cost of summarichested energy shall be based on the average cost of all purchased power and energy provided under this rate achieving and under similar provisions in Rate Schedules 15-1, 15T-1, CS-1, CST-1, 15-2, 15T-2, CST-2, CST-3, SS-2, and SS-3 during the corresponding calendar month. If, for any reason during such period, the Customer is notified that the energy purchased from outside sources is no longer available, the terms of this Special Provision will cease to apply and curtailments to no more than the Customer's Non-Curtailable Demand will be required for the remainder of such period.

In the event a Customer elects to custell irrespective of the availability of additional energy purchased by the Company and does not exceed his Non-Curtailable: Demand during the period for which custoliment would have otherwise been requested, the Customer will incur no responsibility for the payment of any additional cost of such energy.

- 7. If the Customer increases his power requirements in any manner which requires the Company to install additional facilities for the specific use of the Customer, a new Term of Service may be required at the Company's option.
- The Company will furnish service under this rate at a single voltage. Any equipment to supply additional voltages or any additional facilities for the use of the Customer shall be furnished and maintained by the Customer. At its option, the Company may furnish, lestall and maintain such additional equipment upon request of the Customer, in which event an additional monthly charge will be made at the rate of 1.67% times the installed cost of such additional equipment.
- Customers taking service under this curtailable rate schedule who desire to transfer to a firm rate schedule will be required to give the Company written notice at least thirty-six (36) months prior to such transfer. Such notice shall be irrevocable unless the Company and the Customer shall mutually agree to void the revocation.
- 10. Service under this rate is not available if all or a part of the customer's load is designated by the appropriate governmental agency for use at a public shelter during periods of emergency or natural disaster.
- 11. Any customer who established a billing demand of less than 500 kW in any of the 12 billing periods preceding May 1, 2002, shall be advised by the Company that the minimum billing demand of 500 kW would not apply in the event the Customer exercises Special Provision No. 9 of

ISSUED BY: Javier J. Portuondo, Director, Regulatory Services - Florida EFFECTIVE: January 1, 2006

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SECTION NO. VI FOURTH REVISED SHEET NO. 6.248 CANCELS THIRD REVISED SHEET NO. 6.248

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RATE SCHEDULE CST-2

II are measured overmous reverses essentified disting 9 footbed building for the biting period exceeds the Customer's contract.

Non-Curtailable Demand, the Customer will be billed the following artificiant characters for all billion particle from the most second prior billion (Continued from the page No. 3)

Special Provisions: (Continued)

- (d) If the Customer's contract Non-Curtaitable Demand exceeds 75% of the Customer's average monthly billing demand (based on the most recent Netve (12) months or, where not available, a projection of levelve (12) months), the contract Non-Curtaitable Demand shall be set equal to 75% of the Customer's average monthly billing demand effective with the current billing period. A re-establishment of the Customer's contract Non-Curtailable Demand under this condition shall supersede any other establishment.
- 3. As an essential requirement for receiving the Curtailable Demand Credit provided under this rate schedule, a Customer shall be strictly responsible for the curtailment of his power requirements to no more than his contract Non-Curtailable Demand upon each request of the Company. Such requests will normally be made during periods of capacity shortages on the Company's system; however, other operating contingencies may result in such requests at other times. The Company shall also have the right to request at least one additional curtailment each calendar year irrespective of capacity availability or operating conditions.
- A Customer will be deemed to have compiled with his custaliment responsibility if the maximum 30-minute kW demand established during each period of requested custaliment does not exceed his contract Non-Custaliable Demand.
- period of requested curtailment through the current billing period, not to expeed a total of twelve (12) billing periods:

1.25 times the difference in Demand and Energy Charges which would result under Rete Schedule GSDT-1 and those Demand and Energy Charges calculated under this rate schedule plus the difference between ECCR, CCR and ECRC of this rate schedule and GSDT-1. This calculation shall be exclusive of any additional charges rendered under Special Provision No. 6 of this rate schedule.

5. To minimize the frequency and duration of curtailments requested under this rate schedule, the Company will attempt to purchase additional energy, if available, from sources outside the Company's system during periods for which curtailment would otherwise be requested. The Company will also attempt to notify any Customer, destrous of such notice, in advance when such purchases are imminent or as soon as practical thereafter where advance notice is not teasible. Similar notification will be provided upon termination of such purchases. Any energy associated with curtailable loads used during these periods will be subject to additional charges set forth in the second paragraph of this provision. Customers may avoid those higher charges by curtailing their usage during such periods to no more than their established Non-Curtailable Demand pursuant to the third paragraph of these provisions.

In the event a Customer elects not to curtail, the Customer will be required to pay an additional charge, in lieu of the officentise applicable energy charges (Non-Fuel Energy Charge, Capacity Cost Recovery Factor, and Fuel Cost Recovery Factor), provided hereunder, based on the Customer's proportionets share of the higher cost of such purchased energy, plus 3.0 mills per kWh, for all consumption above the Customer's Non-Curtailable Demand during the period for which curtainment would have otherwise been requested. The cost of such purchased energy shall be based on the average cost of all porchased power and energy provided under this rate schedules its-1, IST-1, CS-1, CS-1, IS-2, IST-2, CS-2, CS-3, CST-3, SS-2, and SS-3 during the corresponding calender morth. If, for any mason during such period, the Customer is holithed that the energy purchased from outside sources is no longer available, the terms of this Special Provision will cease to apply and curtailments to no more than the Customer's Non-Curtailable Demand will be required for the remainder of such period.

In the event a Customer elects to curtail inespective of the availability of additional energy purchased by the Company and does not exceed his Non-Curtailable Demand during the period for which curtailment would have otherwise been requested, the Customer will incur no responsibility for the payment of any additional cost of such purchased energy.

- If the Customer increases his power requirements in any manner which requires the Company to install additional facilities for the specific use of the Customer, a new Term of Service may be required at the Company's option.
- 8. The Company will furnish service under this rate at a single voltage. Any equipment to supply additional voltages or any additional facilities for the use of the Customer shall be furnished and maintained by the Customer. At its option, the Company may jurnish, lostell, and maintain such additional equipment upon request of the Customer, in which event an additional monthly charge will be made at the rate of 1.67% times the installed cost of such additional equipment.
- Customers taking service under this curtailable rate schedule who desire to transfer to a firm rate schedule will be required to give the
 Company written notice at least thirty-six (36) months prior to such transfer. Such notice shall be irrevocable unless the Company and the
 Customer shall mutually agree to void the revocation.
- Service under this rate is not available if all or a part of the customer's load is designated by the appropriate governmental agency for use at a public shelter during periods of emergency or natural disaster.
- Any customer who established a Base billing demand of less than 500 kW in any of the 12 billing periods preceding May 1, 2002, shall be advised by the Company that the minimum billing demand of 500 kW would not apply in the event the Customer exercises Special Provision No. 9 of this rate.

ISSUED BY: Javier J. Portuondo, Director, Regulatory Services - Florida

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SECTION NO. VI FIRST REVISED SHEET NO. 6.2391 **CANCELS ORIGINAL SHEET NO. 6.2391**

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RATE SCHEDULE CS-3

Gross Receipts Tax Factor See Sheet Mr. & (Commune from Page No. 1)

Metering Voltage Adjustment:

Metering voltage will be at the option of the Company. When the Company meters at a voltage above distribution secondary, the appropriate following reduction factor shell apply to the Non-Fuel Energy Charge, Demand Chatge, Curtallable Demand Credit, and Delivery Voltage Credit hereunder:

Reduction Factor Metering Voltage Distribution primary 1.0% Transmission 2.0%

Power Factor Adjustment:

Bits computed under the above rate per month charges will be increased 20¢ for each KVAR by which the reactive demand exceeds, numerically, .62 times the measured demand, and will be decreased 20¢ for each KVAR by which the reactive demand is less than, numerically, .62 times the measured kW demand.

Additional Charges:

Evel Cinci, Becomes Factor: See Sheet No. 6.105 Right-of-Way Utilization: See Sheel No. 5,105 Municipal Tax See Sheel No. 6.106 See Sheet No. 5.105 Sales Tax

Minimum Monthly Bill:

The minimum monthly bill shall be the Customer Charge and the Demand Charge for the current billing period. Where special equipment to serve the Customer is required, the Company may require a specified minimum charge.

Bills rendered hereunder are payable within the time limit specified on bill at Company-designated locations.

Service under this rate schedule shall be for a minimum initial term of two (2) years from the commencement of service, and shall continue thereafter until terminated by either party by written notice sixty (60) days prior to termination.

- As used in this rain schedule, the term "period of requested curtailment" shall mean a period for which the Company has requested curtailment and for which energy purchased from sources outside the Company's system, pursuant to Special Provision No. 6, is not available. If such energy can be purchased, the terms of Special Provision No. 6 will apply and a period of requested curtailment will not be deemed to exist while such energy remains available.
- As a condition for service under this rate schedule, a Customer is required to enter into a contract with the Company's filed standard contract Form No. 2. An initial Fixed Curtaliable Demend of at least 2,000 kW shall be specified in the contract, which may be re-established under the following conditions:
 - (a) If a change in the Customer's power requirements occurs, the Company and the Customer may establish a new Flued Customer Depend.
 - (b) If the Customer fails to reduce load by the Foad Curtailable Demand for the duration of any pariod of requested curtailment, the lowest measured load reduction achieved during such period shall become the Foad Curtailable Demand effective with the next billing period following the period of requested curtailment. In addition, Special Provision No. 5 is applicable.
 - (c) If the Customer establishes a demand reduction larger than the Foed Curtalishte Demand for the duration of each period of requested curbilinent occurring within a billing period, upon request by the Customer, the lowest of the demand reductions achieved during each such period shall become the Fixed Curtaliable Demand effective with the next billing period.
- As an easential requirement for receiving the Curtaflable Demand Credit provided under this rate schedule, a Customer shall be strictly responsible for the curtafliment of its load by at least the Fixed Curtaflable Demand upon each curtafliment request from the Company. Such requests will be made during those periods specified under Limitation of Service above. The Company shall also have the right to request at least one additional curtalizations, calendar year irrespective of such limitations,

(Continued on Page No.

ISSUED BY: Javier J. Portuondo, Director, Regulatory Services - Florida

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SECTION NO. VI SECOND REVISED SHEET NO. 6.2491 **CANCELS FIRST SHEET NO. 6.2491**

RATE SCHEDULE CST-3

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Messering vortage was de as (PA DANNA'S in COMPANY. "FIRM the Company meters at a voltage above distribution secondary, the (Continued from Page No. 1)

Determination of Billing Demand:

The Base Demand for billing purposes shall be the maximum 30-minute kW demand established during the current billing period, but not less than 2,000 kW.

The On-Peak Demand for billing purposes shall be the maximum 30-minute kW demand established during designated On-Peak Periods during the current billing period.

Delivery Voltage Credit

When a Customer takes service under this rate schedule at a delivery voltage above standard distribution secondary voltage, the Base Demand Charge hereunder shall be subject to the following credit:

For distribution primary delivery voltage: \$ 0.27 per kW of billing demand for transmission delivery voltage: \$ 0.83 per kW of billing demand

Metering Voltage Adjustment:

with the spy of the september of the sep Delivery Voltage Credit hereunder:

Metering Voltage Reduction Factor

Distribution primary Transmission

1,0%

Power Factor Adjustment

Bills computed under the above rate per month charges will be increased 20¢ for each KVAR by which the reactive demand sizeeds, numerically. 62 times the measured demand, and will be decreased 20¢ for each KVAR by which the reactive demand is less than, numerically, 62 times the measured KW demand.

Additional Charges:

Fuel Cost Recovery Factor. Fuel Cost Recovery Factor: See Sheet No. 6,105 Gross Receipts Tax Factor: See Sheet No. 6,106

See Sheet No. 6,105

Right-of-Way Utilization:

See Sheet No. 6.106

Municipal Tax

See Sheet No. 6.106

Sales Tax:

See Sheet No. 6.106

The minimum monthly bill shall be the Customer Charge and the Demand Charge for the current billing period. Where special equipment to serve the Customer is required, the Company may require a specified minimum charge.

Terms of Payment:

Bits rendered hereunder are payable within the time limit specified on bill at Company-designated locations.

Service under this rate schedule shall be for a minimum initial term of two (2) years from the commencement of service, and shall confinue thereafter until terminated by either party by written notice stdy (60) days prior to termination.

Special Provisions:

1. As used in this rate schedule, the term "period of requested curtaliment" shall mean a period for which the Company has requested custallment and for which energy purchased from sources outside the Company's system, pursuant to Special Provision No. 6, is not available. If such energy can be purchased, the terms of Special Provision No. 6 will apply and a period of requested curtainment will not be deemed to exist while such energy remains available.

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SECTION NO. Y) NINTH REVISED SHEET NO. 6.319 CANCELS EIGHTH REVISED SHEET NO. 6.319

RATE SCHEDULE \$8-2 INTERRUPTIBLE STANDBY SERVICE (Continued from Page No. 4)

Special Provisions: (Continued)

- To minimize the frequency and duration of interruptions hereunder, the Company will alternat to purchase power and energy from other sources during periods of normal interruption. The Company will also attempt to notify any Customer, desirous of such notice, in sources during periods of normal interruption. The Company will also attempt to notify any Customer, destrous of such notice, in edvance when such purchases are imminent or as soon as practical thereafter where advance notice is not lessible. Similar notification will be provided upon termination of such purchases. When the Company is successful in making such purchases, the Customer will be required to pay an additional charge, in lieu of the otherwise applicable energy charges (Non-Fuet Energy Charge, Capacity Cost Recovery Factor, and Fuet Cost Recovery Factor, provided hereunder, based on the Customer's proportionate share of the higher cost of such purchased energy, plus 3.0 mills per kWh. The cost of such purchased energy shall be based on the average cost of all purchased power and energy provided under this rate schedule and under similar provisions in Rate Schedules IS-1, IST-1, CS-1, CST-1, IS-2, IST-2, CS-2, CST-2, CS-3, CST-3 and SS-3 during the corresponding calendar month.
 - In the event a Customer elects to interrupt irrespective of the availability of additional energy purchased by the Company during the period for which interruption would have otherwise occurred, the Customer will incur no responsibility for the payment of any additional
- The Company will furnish service under this rate at a single voltage. Equipment to supply additional voltages or additional facilities the use of the Customer shall be furnished and maintained by the Customer. The Customer may request the Company to furnish such additional equipment, and the Company, at its sole option, may furnish, install, and maintain such additional equipment, changing the Customer far the use thereof at the rate of 1.67% per month of the installed cost of such additional equipment.
- 5. Customers taking service under this rate schedule who desire to transfer to a non-interruptible rate schedule will be required to give the Company written notice at least sidy (50) months prior to such transfer. Such notice shall be irrevocable unless the Company or the Customer receives a waiver from the Florida Public Service Commission.
- 5. The Customer shall allow the Company to install time recording matering on the electrical output of all Customer-owned generation equipment. The permitted matering location(s) must be accessible to Company personnel for testing, inspection, maintenance, and retrieval of recording generation output data. The Customer shall reimburse the Company for the installed cost of the matering and be charged 0.50% per month of the installed cost of the metering equipment for operation and maintenance of the equipment by the
- Where the Company and the Customer agree that the Customer's service requirements are totally standby or totally supplemental, the Company shall bill the Customer accordingly and not require metering of the Customer's generation output.
- Upon commencement of service under this rate schedule, if the Customer does not make an election of either Option A or Option B under the Determination of Standby Service Requirements, Option B will be applied. A Customer may exercise the election of Option
- In the event the Customer electing Option A does not provide outage information to the Company within three (3) days of the end of the billing period, the Company shall render a bill bessed on all Company-supplied power being supplemental service. If the Customer provides outage information for the current billing period prior to the end of the next billing period, the Company shall issue a revised billing and assess the Customer an additional Customer Charge.
- 10. For determination of standby service requirements under Option A, the Customer should maintain accurate generation performance records available for review by the Company for verifying outage information utilized in the billing procedure. The Customer shall cooperate with the Company in providing additional information the Company deems necessary to validate appropriate billing determinants. If the Company deems that insufficient outage information is being provided by the Customer for appropriate determinant of standby service requirements under Option A, the Company will subsequently require that this determination be necessary to validate. Online B. performed under Option B.
- *11. For an amount of load reduction directly resulting from an outage of the Customer's generation to be recognized in the determination of standby service requirements, the Customer must satisfactorily demonstrate this capability initially and be subject to periodic verification. upon request by the Company.
- 12. If the actual maximum 30-minute standby power supplied by the Company exceeds the prior billing month's Specified Standby Capacity, the Customer shall be billed on the excess amount for previous billings rendered up to twelve (12) months under the rate schedule (or (1) distribution capacity and (2) generation and transmission capacity, at a rate of 125% of the corresponding standby service charges.

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SECTION NO VI SIXTH REVISED SHEET NO. 6.324 CANCELS FIFTH REVISED SHEET NO. 6.324

facilities for the base of the Customer shall be furnished and maintained by the Customer. As the cation the Country and the cation the cation

RATE SCHEDULE SS-3 CURTAILABLE STANDBY SERVICE (Confinued from Page No. 4)

Special Provisions: (Continued)

- The Company may, under the provisions of this rate, require a contract with the Customer upon the Company's filed contract form.
 Whenever the Customer increases his electrical load, which increase requires the Company to increase facilities installed for the specific use of the Customer, a new Term of Service may be required.
- The Composit will have be accounted and a substitution of the Customer, in which event an additional monthly charge will be made at the rate of 1.67% times the installed cost of such additional equipment.
- 3. As an exsential requirement for receiving curtailable service provided under this rate schedule, the Customer shall be strictly responsible for the full curtailment of his stanciby power requirements upon each request of the Company. Such requests will normally be made during periods of capacity shortages on the Company's system; however, other operating contingencies may result in such requests at other times. The Company shall also have the right to request one additional curtailment each calendar year irrespective of capacity availability or operating conditions.
- 4. As used in this rate schedule, the term "period of requested custaliment" shall mean a period for which the Company has requested custaliment and for which energy purchased from sources outside the Company's system, pursuant to Special Provision No. 6, is not available. If such energy can be purchased, the terms of Special Provision No. 6 will apply and a period of requested custaliment will not be deemed to exist while such energy remains available.
- 5. In the event a customer electing curtailable service has not complied with his curtailment responsibility for any period of requested curtailment during the current billing period, the Customer will additionally be billed 125% of the difference in standby rate charges between this rate schedule and that of Rate Schedule SS-1, Firm Standby Service, for each billing period from the current month to the most secent prior billing period in which curtailment was requested, not to exceed a total of twelve (12) billing periods.
- 6. To minimize the frequency and duration of curtailments requested under this rate schedule, the Company will attempt to purchase additional energy, if available, from sources outside the Company's system during periods for which curtailment would otherwise be requested. The Company will also attempt to notify any Customer, desirous of such notice, in advance when such purchases are imminent or as soon as practical thereafter where advance notice is not fessible. Similar notification will be provided upon termination of such purchases. Any energy used hereunder during these periods will be subject to the additional charges set forth in the second paragraph of this provision. Customers may avoid these bigher charges by curtailing their usage during such periods.

In the event a Customer elects not to curtail, the Customer will be required to pay an additional charge, in fieu of the otherwise applicable energy charges (Non-Fuel Energy Charge, Capacity Cost Recovery Factor, and Fuel Cost Recovery Factor), provided hereunder, besed energy charges (non-rust Energy Charge, Capacity Cost Nacovery Factor, and Fuel Cost Recovery Factor), provided hereunder, based on the Customer's proportionate share of the higher cost of such purchased energy, plus 3.0 mile per kWh, for all consumption hereunder during the period for which curtailment would have otherwise been requested. The cost of such purchased energy shall be based on the average cost of all purchased power and energy provided under this rate schedule and under sinilar provisions in Rate Schedules 15-1, 157-1, CS-1, CS-1, 15-2, 15T-2, CS-2, CST-2, CS-3, CST-3 and SS-2 during the corresponding calendar month. If, for any reason during such period, the Customer is notified that the energy purchased from outside sources is no longer available, the terms of this Special Provision will cease to apply and curtailment will be required for the remainder of such period.

in the event a Customer elects to curtail irrespective of the availability of additional energy purchased by the Company and does not exceed his Non-Custallable Demand during the period for which custallment would have otherwise been requested, the Customer will incur no responsibility for the payment of any additional cost of such energy.

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ISSUED BY: Javier J. Portuoado, Director, Regulatory Services - Florida

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SECTION NO. VI FIFTH REVISED SHEET NO. 6.325 CANCELS FOURTH REVISED SHEET NO. 6.325

equipment. The permitted meterinal location(s) must be accessible to Commany command for basines instruction meterinal positions of the permitted meterinal location(s) must be accessible to Commany command for basiness instructions maintained paget use

RATE SCHEDULE \$5-3 CURTAILABLE STANDBY SERVICE (Continued from Page No. 5)

Special Provisions: (Continued)

- Customers taking service under this rate schedule who desire to transfer to a firm rate schedule will be required to give the Company
 written notice at least sixty (60) months prior to such transfer. Such notice shall be irrevocable unless the Company or the Customer
 receives a waiver from the Florida Public Service Commission.
- The Continue shall allow the Company in injurit. Some continue to the company for the installed cost of the metering and be charged 0.50% per month of the installed cost of the metering equipment for operation and maintenance of the equipment by the Company.
- Where the Company and the Customer agree that the Customer's service requirements are totally standby or totally supplemental, the Company shall bill the Customer accordingly and not require metering of the Customer's generation output.
- 10. Upon commencement of service under this rate schedule, if the Customer does not make an election of either Option A or Option B under the Determination of Standby Service Requirements, Option B will be applied. A Customer may exercise the election of Option A one time.
- 11. In the event the Customer electing Option A does not provide outage information to the Company within three (3) days of the end of the billing period, the Company shall render a bill based on all Company-supplied power being supplemental service. If the Customer provides outage information for the current billing period prior to the end of the next billing period, the Company shall issue a sevised billing and assess the Customer an additional Customer Charge.
- 12. For determination of standby service requirements under Option A, the Customer should maintain accurate generation performance records available for review by the Company for verifying outage information utilized in the billing procedure. The Customer shall cooperate with the Company in providing additional information the Company deems necessary to validate appropriate billing determinants. If the Company deems that insufficient outage information is being provided by the Customer for appropriate determination of standby service requirements under Option A, the Company will subsequently require that this determination be performed under Option B.
- 13. For an amount of load reduction directly resulting from an outage of the Customer's generation to be recognized in the determination of standby service requirements, the Customer must satisfactorily demonstrate this capability initially and be subject to periodic verification upon request by the Company.
- 14. The described procedures herein for determining standby and supplemental requirements may require modification during a period of requested custalinent. In this event all power and energy requirements are considered supplemental to the extent that the total power requirement does not exceed the Customer's otherwise maximum 30-minute supplemental demand for the current billing period. Any requirement exceeding this level is considered standby. If this should result in a standby requirement which exceeds the Customer's self-generating capability, such excess shall be considered additional supplemental.
- 15. If the actual maximum 30-minute standby power supplied by the Company exceeds the prior billing month's Specified Standby Capacity, the Customer shall be billed on the excess amount for previous billings rendered up to twelve (12) months under the rate schedule for (1) distribution capacity and (2) generation and transmission capacity, at a rate of 125% of the corresponding standby service charges.

ISSUED BY: Javier J. Portuondo, Director, Regulatory Services - Florida

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SECTION NO. VI SIXTEENTHREVISED SHEET NO. 6.140 CANCELS FIFTEENTH REVISED SHEET NO. 6.140

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RATE SCHEDULE RST-1 RESIDENTIAL SERVICE OPTIONAL TIME OF USE RATE

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Availability:

Available throughout the entire territory served by the Company.

Applicable:

At the option of the Customer, to residential customers otherwise eligible for service under Rate Schedule RS-1, provided that all of the electric load requirements on the Customer's premises are metered through one point of delivery.

Character of Service

Continuous service, alternating current, 60 cycle, single-phase, at the Company's standard distribution secondary votage available. Three-phase service, if available, will be supplied only under the conditions set forth in the Company's booklet "Requirements for Electric Service and Maker Installations."

Limitation of Service:

Standby or resale service not permitted hereunder. Service under this rate is subject to the Company's currently effective and filed "General Rules and Regulations for Electric Service."

Rate per Month:

Customer Charge:

\$14.84

Energy and Demand Charges:

Non-Fuel Energy Charge:

10.431¢ per On-Peak kWh 0.526¢ per Off-Peak kWh

Pips the Cost Recovery Factors listed in Rate Schedule BA-1, Billing Adjustments, except the Fuel Cost Recovery Factor:

See Sheet No. 8,105 and 6,106

The On-Peak rate shall apply to energy used during designated On-Peak Periods. The Off-Peak rate shall apply to all other energy use.

Rating Periods:

- (a) On-Peak Periods The designated On-Peak Periods expressed in terms of prevailing clock time shall be as follows:
 - (1) For the calendar months of November through Merch, Monday through Friday*:

6:00 a.m. to 10:00 a.m., and 6:00 p.m. to 10:00 p.m.

(2) For the calendar months of April through October, Monday through Friday*:

12:00 Noon to 9:00 p.m.

- The tollowing general holidays shall be excluded from the On-Peak Periods: New Year's Day, Memorial Day, Independence Day, Labor Day, Thanksgiving Day, and Christmas. In the event the holiday occurs on a Saturday or Sunday, the adjacent weekday shall be excluded from the On-Peak Periods.
- (b) Off-Peak Periods The designated Off-Peak Periods shall be all periods other than the designated On-Peak Periods set forth in (a)

(Continued on Page No. 2)

ISSUED BY: Javier J. Portuondo, Director, Regulatory Services - Florida

ATTACHMENT A



SECTION NO. VI EIGHTEENTH REVISED SHEET NO. 6.160 CANCELS SEVENTEENTH REVISED SHEET NO. 8.160

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GENERAL SERVICE - NUN-DEMAND OPTIONAL TIME OF USE RATE

Availability:

Available throughout the entire territory served by the Company.

Applicable:

At the option of the Customer, to non-residential customers otherwise eligible for service under Rate Schedule GS-1, provided that all of the electric load requirements on the Customer's premises are metered through one point of delivery.

Character of Service

Continuous service, alternating current, 60 cycle, single-phase or three-phase, at the Company's standard distribution voltage available.

Limitation of Service:

Standby or Resale service not permitted bereunder. Service under this rate is subject to the Company's currently effective and filed "General Rules and Remissions for Flectric Service"

Rate Per Month;

Customer Charge:

Secondary Metering Voltage: Primary Metering Voltage: Transmission Metering Voltage: \$ 17.42 \$341.12 \$689.28

Energy and Demand Charge:

Non-Frei Energy Charge:

10.431¢ per On-Peak kWh 0.526¢ per Off-Peak kWh

Plus the Cost Recovery Factors listed in Rate Schedule BA-1, Billing Adjustments, accept the Fuel Cost Recovery Factor:

See Sheet No. 6.105 and 6.106

The On-Peak rate shall apply to energy use during designated On-Peak Periods. The Off-Peak rate shall apply to all other energy use.

Premium Distribution Service Charge:

Where Premium Distribution Service has been established after 12/15/98 in accordance with Subpart 2.05, General Rules and Regulations Governing Electric Service, the Customer shall pay a monthly charge determined under Special Provision No. 2 of this rate schedule for the costs of all additional equipment, or the customer's allocated share thereof, installed to accomplish automatic delivery transfer including all line costs necessary to connect to an alternate distribution circuit.

In addition, the Non-Fuel Charges included in the Rate per Month section of this rate schedule shall be increased by 0.504¢ per kWh for the cost of reserving capacity in the alternate distribution circuit.

Rating Periods:

- (a) On-Peak Periods The designated On-Peak Periods expressed in terms of prevailing clock time shall be as follows:
 - (1) For the calendar months of November through March, Monday through Friday":

6:00 a.m. to 10:00 a.m., and 6:00 p.m. to 10:00 p.m.

(2) For the calendar months of April through October, Monday through Friday*:

12:00 Noon to 9:00 p.m.

• The following general holidays shall be excluded from the On-Peak Periods: New Year's Day, Mannoral Day, Independence Day, Labor Day, Thanksgiving Day, and Christmas. In the event the holiday occurs on a Saturday or Sunday, the adjacent weekday shall be excluded from the On-Peak Periods.

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ISSUED BY: Javier J. Portuondo, Director, Regulatory Services - Florida EFFECTIVE: January 1, 2006

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Docket No. 050078-E1 Exhibit No. 1 Cost of Service and Rate Design Matters

ATTACHMENT R

Proposed SS-2 and SS-3Tariff Changes Associated with Standby Credits

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SECTION NO. VI THIRTEENTH REVISED SHEET NO. 8.317 CANCELS TWELFTH REVISED SHEET NO. 6.317

Note: Where the Customer has noted the costs of melanic STANDBY SERVICE (Continued from Page No. 2)

Determination of Specified Standby Capacity:

Initially, the Customer and the Company shall mutually agree upon a maximum amount of standby capacity in kW to be supplied by the Company. This shall be termed for billing purposes as the "Specified Standby Capacity".
 Where a bone fide change in the Customer's standby capacity requirement occurs, the Company and the Customer shall establish a new Specified Standby Capacity.
 The Specified Standby Capacity for the current billing period shall be the greater of: (1) the mutually agreed upon Specified Standby Capacity, (2) the maximum 30-minute kW standby power requirement established in the current billing months, or (3) the maximum 30-minute kW standby power requirement established in any of the twenty-three (23) preceding billing months.

Rate Per Month:

Customer Charge:

Secondary Matering Voltage: Primary Metering Voltage:

\$278.33 \$930,19

Transmission Metering Voltage:

L to a Coustieración Agraement, iné Customer

Charge shall be \$260.45

2. Supplemental Service Charges:

All supplemental power requirements shall be billed in accordance with the demand and energy charges of the otherwise applicable rate schedule.

- 3. Standby Service Charges:

A. Distribution Capacity: \$1,36 per kW times the Specified Standby Capacity.

Note: No charge is applicable to a Customer who has provided all the facilities for interconnection to the Company's transmission system.

- B. Generation & Transmission Capacity:
 - The charge shall be the greater of:

 - anage street or into greeke to. \$0.758 per kW times the Specified Standby Capacity, or The sum of the daily maximum 30-minute kW demand of actual standby use occurring during On-Peak Periods times \$0.361 KW times the appropriate following monthly factor:

Billing Month	Factor
March, April, May, October	0.80
June, September, November, December	1,00
January, February, July, August	1.20

C1. Interruptible Capacity Credit for customer accounts established prior to 01/01/2006:

- The credit shall be the greater of:

 1. \$0.642 per kW times the Specified Standby Capacity, or

 2. The sum of the daily maximum 30-minute kW demand of actual standby use occurring during On-peak periods times 50.306AW times the appropriate Billing Month Factor shown in part 3.B. above.
- C2. interruptible Capacity Credit for customer accounts established on or after 01/01/2006:

- The credit shall be the greater of:

 1. \$0.308 per kW times the Specified Standby Capacity, or

 2. The sum of the daily maximum 30-minute kW demand of actual standby use occurring during On-peak periods times \$0.147/kW times the appropriate Billing Month Factor shown in part 3.8, above.
- D. Energy Charges:

0.633¢ per kWh

Non-Fuel Energy Charge: Plus the Cost Recovery Factors listed in Rate Schedule BA-1, Bliting Adjustments,

except the Fuel Cost Recovery Factor:

See Sheet No. 6.105 and 6.106

E. Delivery Voltage Credit: When a Customer takes service under this rate at a distribution primary delivery voltage, the Distribution Capacity Charge hereunder will be reduced by 27¢ per kW.

(Continued on Page No. 4)

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SECTION NO. VI NINTH REVISED SHEET NO. 6.322 CANCELS EIGHTH REVISED SHEET NO. 8.322

RATE SCHEDULE SS-3

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Note: Where the Customer has paid the costs of metering aguicment pursuant to a Conservation Assertant the Customer

Determination of Specified Standby Capacity:

- Initially, the Customer and the Company shall mutually agree upon a maximum amount of standby capacity in kW to be supplied by the Company. This shall be termed for billing purposes as the "Specified Standby Capacity".
- Where a bona lide change in the Customer's standby capacity requirement occurs, the Company and the Customer shall establish a new Specified Standby Capacity.
- The Specified Standby Capacity for the current billing period shall be the greater of; (1) the mutually agreed upon Specified Standby Capacity, (2) the maximum 30-minute KW standby power requirement established in the current billing month, or (3) the maximum 30-minute KW standby power requirement established in any of the twenty-three (23) preceding bitting months.

Rate Per Month:

Customer Charge: Secondary Metering Voltage: Primary Metering Voltage: Transmission Metering Voltage:

\$92.29 \$215.99 \$744.15

Charge shall be \$74.42.

2. Supplemental Service Charges:

All supplemental power requirements shall be billed in accordance with the demand and energy charges of the otherwise applicable rate schedule.

- 3. Standby Service Charges:

A Distribution Capacity: \$1.36 per kW times the Specified Stantiby Capacity.

Note: No charge is applicable to a Customer who has provided all the facilities for interconnection to the Company's transmission availant.

B. Generation & Transmission Capacity:

The charge shall be the greater of:

1. \$0,758 per kW times the Specified Standby Capacity, or

2. The sum of the daily maximum 30-minute kW demand of actual standby use occurring during On-Peak Periods times \$0.361/kW times the appropriate following monthly factor:

Billing Month	Factor
Masch, April, May, October	0.80
June, September, November, December	1.00
January, February, July, August	1.20

C1. Curtaliable Capacity Credit for customer accounts established prior to 01/91/2006:

- The credit shall be the greater of:

 1. \$0.321 per kW limes the Specified Standby Capacity, or

 2. The sum of the daily maximum 30-minute kW demand of actual standby use occurring during On-peak periods times \$0.153AW times the appropriate Billing Month Factor shown in part 3.B. above.
- C2. Curtaliable Capacity Credit for customer accounts established on or after 01/01/2006:

The credit shall be the greater of:
1. \$0.231 per kW times the Specified Standby Capacity, or
2. The aum of the daily maximum 30-minute kW demand of actual standby use occurring during On-peak periods times \$0.110kW times the appropriate Billing Month Factor shown in part 3.B. above.

0.6334 per kWh

D. Energy Charges:
Non-Feel Energy Charge:
Plus the Cost Recovery Factors listed in
Rate Schedule BA-1, Billing Adjustments, except the Fuel Cost Recovery Factor:

See Sheet No. 6,105 and 5,106

E. Defivery Voltage Credit:

When a Customer takes service under this rate at a distribution primary delivery voltage, the Distribution Capacity Charge hereunder will be reduced by 27¢ per kW.

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1SSUED BY: Javier J. Portuondo, Director, Regulatory Services - Florida

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Docket No. 050078-EI Exhibit No. 1 Cost of Service and Rate Design Matters

Proposed CISR -1 Tariff Changes

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SECTION NO. VI THIRD REVISED SHEET NO. 5.360 CANCELS SECOND REVISED SHEET NO. 6.360

currently being served by a Florida electric utility pursuant to a tariff rate schedule on the with the Florida Profile Service Commission on the with the Florida Profile Service Commission on the With the Florida Profile Service Commission of the Serv

RATE SCHEDULE CISR-1 COMMERCIAL/INDUSTRIAL SERVICE RIDER

Availability:

Entire Service Area. Available, at the Company's option, to non-residential customers currently taking firm service or qualified to take firm service under the Company's General Service rate schedules. Customers desiring to take service under this rider must make a written request for service. Such request shall be subject to the Company's approval with the Company under no obligation to grant service under this rider. Resale not premitted.

This rider will be closed to further subscription by eligible customers when either of the following conditions has occurred: (1) The total capacity subject to executed Contract Service Arrangements (*CSAs*) reaches 300 megawaits of connected load, or (2) The Company has executed twenty-five (25) CSAs with eligible customers under this rider. These limitations on subscription can be removed or revised by the Commission at any time upon good cause having been shown by the Company.

The Company is not authorized by the Shride Dublic Sender Commission of the commission will be not be not a send of the contraction of the stiffy to Progress Energy Florida Inc.

Applicable:

Service provided under this optional rider shall be applicable to all, or a portion of the customer's existing or projected electric service requirements which the customer and the Company have determined, but for the application of this rider, would not be served by the Company and which otherwise qualifies for such service under the terms and conditions set forth herein ("Applicable Load"). Two categories of Applicable Load shall be recognized; Retained Load (existing load at an existing location) and New Load (all other Applicable Load).

Applicable Load must be served behind a single meter and must exceed a minimum level of demand determined from the following provisions:

Retained Load; For Customers whose highest metered demand in the past 12 months was less than 10,000 KW, the minimum Qualifying Load would be the greater of 500 KW or 20% of the highest metered demand in the past 12 months; or

For Customers whose highest metered demand in the past 12 months was greater than or equal to 10,000 KW, the minimum Qualifying Load would be 2,000 KW.

New Load; 500 KW of installed, connected demand.

Any customer receiving service under this Rider must provide the following documentation, the sufficiency of which shall be determined by the Company:

- Legal attestation by the customer (through an affidavit aigned by an authorized representative of the customer) to the effect that, but for the application of this rider to the new or retained load, such load would not be served by the Company;
- Such documentation as the Company may request demonstrating to the Company's satisfaction that there is a viable lower cost
 alternative (excluding alternatives in which the Company has an ownership or operating interest) to the customer's taking electric
 service from the Company; and
- 3. In the case of existing customer, an agreement to provide the Company with a recent energy audit of the customer's physical facility (the customer may have the audit performed by the Company at no expense to the customer) which provides sufficient detail to provide reliable cost and benefit information on energy efficiency improvements which could be made to reduce the customer's cost of energy in addition to any discounted pricing provided under this rider.

Character of Service:

This optional rider is offered in conjunction with the rates, terms and conditions of the teriff under which the customer takes service and affects the total bill only to the extent that negotialed rates, terms and conditions differ from the rates, terms, and conditions of the otherwise applicable rate schedules as provided for under this rider.

(Continued on Page No. 2)

ISSUED BY: Javier J. Portuondo, Director, Regulatory Services - Florida

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SECTION NO. VI THIRD REVISED SHEET NO. 8.381 CANCELS SECOND REVISED SHEET NO. 6.361

The specific charges, or procedure for calculating the charges, under this rider shall be set forth in the necotiated CSA sail shall recover all

RATE SCHEDULE CISR-1 COMMERCIALINDUSTRIAL SERVICE RIDER

(Continued from Page No.1)

Monthly Charges:

Unless specifically noted in this rider or within the CSA, the charges assessed for service shall be those found within the officewise applicable rate achedules.

Additional Customer Charges:

\$250.00

Demand/Energy Charges:

The recollable charges invited his infer new incitate the Flamment and by Flamment on the Company's fixed costs. incremental costs the Company's fixed costs.

Provisions and/or Conditions Associated with Monthly Charges:

Any negotiated provisions and/or conditions associated with the Monthly Charges shall be set forth in the CSA and may be applied during all or a portion of the term of the CSA. These negotiated provisions and/or conditions may include, but are not limited to, a guarantee by the Company to maintain the level of either the Demand and/or Energy charges negotiated under this rider for a specified period, such period not to exceed the term of the CSA.

Sarvice Assessent

Each customer shall enter into a sole supplier CSA with the Company to purchase the customer's entire requirements for electric service at the service locations set forth in the CSA. For purposes of the CSA "the requirements for electric service" may exclude certain electric service requirements served by the customer's own generation as of the date shown on the CSA. The pricing levels and procedures described within this Agreement, as well as any information supplied by the Customer through an energy audit or as a result of negotiations or information the Agreement, as were as any association supplied by the Costantian brough an energy around the set in a figure of the Company and any information developed by the Company in connection therewith shall be treated by the Company as confidential, proprietary information. If the Commission or its staff seeks to review any such information that the parties wish to protect from public disclosure, the information shall be provided with a request for confidential classification under the confidentiality rules of the

The service agreement, its terms and conditions, and the applicability of this rider to any particular customer or specific load shall be subject to the regulations and orders of the Consmission.

ISSUED BY: Javier J. Portuondo, Director, Regulatory Services - Florida

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Docket No. 050078-EI Exhibit No. 1 Cost of Service and Rate Design Matters

ATTACHMENT A

Proposed Tariff Changes:

TS-1 Temporary Service SC-1 Service Charges RSS-1 Residential Seasonal Service Rider

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SECTION NO. VI FIFTEENTH SIXTEENTH REVISED SHEET NO. 8.330 CANCELS FOURTEENTH-FIFTEENTH REVISED SHEET NO 8.330

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Service under this rate is subject to the Company's currently effective and filed "General Hules and Regulations for Electric Service."

TEMPORARY SERVICE

Availability:

Available throughout the entire territory served by the Company.

To costomers for temporary service such as construction, fairs, displays, exhibits, and similar temporary purposes.

Character of Service:

Continuous service, alternating current, 60 cycle, single-phase or taree phase at option of the Company, at the Company's standard voltage aveilable.

Limitation of Service:

Rate Per Month:

Company's applicable General Service rate schedule.

Additional Charges:

Fuel Cost Recovery Factor: See Sheet No. 5,105 Gross Receipts Tax Factor: See Sheet No. 6, 106 See Sheet No. 6,106 Right-of-Way Utilization Fee: See Skeet No. 8.106 Municipal Tax: Sales Tax: See Sheet No. 5.106

Minimum Monthly Bill:

As provided for in the applicable rate schedule.

Terms of Payment:

Bills rendered hereunder are payable within the time limit specified on bill at Company-designated locations.

Term of Service:

Service under this rate shall be for a minimum initial term of thirty (30) days from the commencement of service and may be extended for thirty- (30) day periods.

Special Provisions:

- 1. Metering voltage will be at the option of the Company.
- 2. The Company may under the provisions of this rate, at its option, require a contract with the Customer upon the Company's filed contract form.
- Where a temporary service extension is required and can be provided by a service drop or connection point to the Company's existing distribution system, the Customer shall pay a service charge of \$494.00227,00 for the cost of installing and removing such temporary service 3. extension.
- 4. Where line work is required, the Customer shall pay, in advance, the estimated cost of installing and removing such facilities as may be required to provide such temporary service, except the cost of any portion of the facilities which will remain as a part of the permanent service. In addition, the Customer shell deposit with the Company, in advance, a cash sum equal to the estimated charge for energy consumed provided, however, that the Company may waive advance payments if the Customer has established, in the sole judgment of the Company, satisfactory credit.

ISSUED BY: Mark A. Myers, Vice President, Finance Javier J. Portuondo, Director, Regulatory Services - Florida EFFECTIVE: October 1, 2003 January 1, 2006

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SECTION NO. VI SIXTEENTHFIETEENTH REVISED SHEET NO. 6.118 CANCELS PIFTEENTHFOURTEENTH REVISED SHEET NO. 6.110

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4. A charge of \$40.00 will be made for the reconnection for noncerment or SERVICE CHARGES

Establishment of Service:

A service charge shall be made for each establishment or re-establishment of service. This charge shall apply to each new service connection, service reconnection and transfer of account from one occupant to another. It shall also apply to reconnections effect disconnection for non-payment or violation of Company or Commission Rules.

- 1. A charge of \$81.00 will be made for initial establishment of service to a premise.
- 2. A charge of \$28.00 will be made for each subsequent re-establishment of service to said premise.
- A charge of \$10.00 will be made for each subsequent re-establishment of service to said premise where
 the customer has a Leave Service Active (LSA) agreement on file.
 - violation of Company or Commission rules where such reconnection is performed during normal working hours. (M-F, 7 AM-7PM).
- A charge of \$50.00 will be made for the reconnection of service for nonpayment or violation of Company or Commission rules where such reconnection is performed outside of normal working hours.
- 6. Charges for services due and rendered which are unpaid as of the past due date are subject to a Late Payment Charge of the organic of 35.00 or 1.5%, except the accounts of federal, state, and local governmental entities, agencies, and instrumentations. A Late Payment Charge shall be applied to the accounts of federal, state, and local governmental entities, agencies and instrumentalities at a rate no greater than allowed, and in a manner permitted by applicable law.

The Company shall have the discretion to waive any of the foregoing charges that would otherwise apply to Customers as a consequence of significant damage to their premises caused by a natural disaster or other similar conditions for which an emergency has been declared by a governmental body authorized to make such a declaration.

Returned Check Charge:

A service charge as allowed by Florida Statute 58,055 of \$20,000 or \$15 of the amount of the cheek, whichever is greater, shall be added to the Customer's bill for electric service for each check or draft dishonored by the bank upon which it is drawn. Termination of service shall not be made for failure to pay the returned check charge.

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SECTION NO. VI FOURTH-FIFTH REVISED SHEET NO. 6.350 CANCELS-THIRDFOURTH- REVISED SHEET NO. 6.350

RATE SCHEDULE RSS-1 Residential Seasonal Service Rider

Availability:

Available throughout the entire territory served by the Company.

Applicable:

To customers receiving residential service under Rate Schedule RS-1, RSL-1 or RSL-2 that meet the special provisions of this schedule.

Rate Per Month:

Other than as stated below, the otherwise applicable rate schedule for electric service will apply.

Standard Customer Charge

\$ 5.03

Seasonal Customer Charge

\$ 2,724,20

Seasonal Billing Periods:

The billing months of March through October.

Special Provisions:

- To qualify for service under this rider, the customer's premise must be occupied each year during a portion of the billing months of November through February and must not be occupied at least three months during the billing months of March through October.
- The maximum allowable consumption for a seasonal billing period is 210 kWh. However, if the seasonal billing period exceeds 30 days, the maximum allowable consumption is lacrossed by seven (7) kWh per day.
- If kWh usage during the seasonal billing period is less than or equal to the maximum allowable consumption for the billing period, the seasonal customer charge will apply. For non-seasonal billing months and those seasonal billing months that exceed the allowed maximum allowable consumption, the standard customer charge will apply.
- 4. All other provisions of the otherwise applicable rate schedule will apply to customers served under this schedule.

ISSUED BY: Mark A. Myers, Vice President, Finance Javier J. Portuondo, Director, Regulatory Services - Florida EFFECTIVE: October 1, 2003 January 1, 2006

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Docket No. 050078-E1
Exhibit No. 1
Cost of Service and Rate Design Matters

ATTACHMENT B

Proposed Lighting Service Tariff Changes Proposed Standard Forms Contracts Changes

ATTACHMENT A



SECTION NO. VI EIGHTEENTH SEVENTSENTH REVISED SHEET NO. 6.280 CANCELS SEVENTEENTH SEXTSENTH REVISED SHEET NO. 6.280

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RATE SCHEDULE LS-1 LIGHTING SERVICE

Availability:

Available throughout the entire territory served by the Company.

Applicable:

To any customer, for the sole purpose of lighting roadways or other outdoor land use areas; served from either Company or Customer owned figures of the type available under this rate schedule. Service hereunder is provided for the sole and exclusive benefit of the Customer, and nothing herein or in the contract executed hereunder is intended to benefit any third party or to impose any obligation on the Company to any such third party.

Character of Service

Continuous dusk to dawn automatically controlled lighting service (i.e., photoelectric ceit); alternating current, 60 cycle, single phase, at the Company's standard voltage available.

Limitation of Service:

Availability of certain future or pole types at a location may be restricted due to accessibility. Standby or resale service not permitted hereunder. Service under this rate is subject to the Company's currency effective and filed "General Rules and Regulations for Electric Service."

Rate Per Month

Customer Charge;

Unmetered Metered: \$1.09 per line of billing \$3.13 per line of billing

Energy and Demand Charge:

Non-Fuel Energy Charge:

1.446¢ per kWh

Plus the Cost Recovery Factors listed in Rate Schedule BA-1, Billing Adjustments, except the Firel Cost Recovery Factor:

See Sheet No. 5,105 and 6,106

Per Unit Charges:

t. Fixtures:

BILLING TYPE	DESCRIPTION		LAMP SIZE 2			CHARGES PER UNIT			
		INITIAL LUMENS OUTPUT	LAMP WATTSAGE-	² kWh	FIXTURE	MAINTENANCE	NON-FUEL ENERGY 3	TOTAL	
	Incandescent: 1								
110	Roadway	1,000	92<u>)05</u>	32	\$0,94	\$2,20 <u>3,73</u>	\$0,460.58	\$4.59	
115	Roadway	2,500	489 <u>205</u>	86	1.48	3.333.36	0.961,19	5.76	
170	Post Top	2,500	206205	72	18.69	1.213.36	1.041.30	20.04	
	Mercury Vapor; 1								
205	Open Boltom	4,000	+25 <u>100</u>	44	\$2.34	\$0.031.65	\$0.840,79	\$3,94	
210	Roadway	4,000	12 5 <u>100</u>	44	2.70	0.931.65	0.640.79	4:27	
215	Post Top	4,000	126 100	44	3.18	0.931.65	0.640.79	4.76	
220	Readway	6,000	202175	71	3.06	0.821.62	1.031.28	5.01	
225	Open Bottom	8,000	203175	71	2.29	0.03 1.52	1.031.28	4.25	
235	Roadway	21,000	450400	158	3.70	0.951,66	2.282.85	6.63	
240	Roadway	62,000	1,1021000	386	4.85	1,101,53	5-\$96,96	41,53	
245	Flood	21,000	450400	158	4.85	0.651.66	2,782,85	8.08	
250	Flood	62,000	1-1021000	386	5.68	1,101,63	5-565,95	12,36	

(Continued on Page No. 2)

ISSUED BY: Mark A. Myers, Vice President, Finance Jayler J. Portuondo, Director, Regulatory Services-Florida PFFECTIVE: August 1, 2006 January 1, 2006

ATTACHMENT A



SECTION NO. VI EIGHTEENTH <u>MINETEENTH</u> REVISED SHEET NO. 6.281 CANCELS SEVENTEENTH <u>EIGHTEENTH</u> REVISED SHEET NO. 6.281

		, fo	RATE SCHEDU LIGHTING SE continued from F	RVICE			rage	2 of 5
F\$25	"Footing Channes only	بينيون	700 <u>100</u>	•••	**** <u>***</u>	71001100	9797 <u>1.1/</u>	17.31
326	Dece Post Top - Sanibel	9,500	140100	49	<u> 15,4316.64</u>	<u> 1.471,58</u> _	9.740.88 NON- FUEL	1/101
BILLING	•	LUMENS	LAMP				ENERGY	
TYPE	DESCRIPTION	OUTPUT	WATTEAGE-	kWh	FIXTURE	MAINTENANCE		TOT
	Sodium Vapor.							
301	Sandpiper HPS Deco Roadway	27.500	250	104	\$12.66	\$1.58	\$1.87	
305	Open Bottom	4,000	60 <u>50</u>	21	\$2,33	\$1.28 <u>1.87</u>	\$0.300.38	\$3.9
310	Roadway 1	4,000	60<u>50</u>	21	2,86	1.28 1,87	0.300.33	44
313	Open Bottom 1	6,500	92 70	29	3.84	1.74 1.88	0.42 <u>0.52</u> 0.610.76	6.00 6.8:
314	Hometown II	9,500 4,000	121<u>100</u> 6050	42 21	3,72 <u>3,74</u> 4,354,52	4.47<u>1.58</u> 4.281.87	0.300.38	5.0
315	Post Top - Colonial/Contemp 1 Colonial Post Top 1	4,000	9750	34	3.71	+.281.87	0.490.61	5.4
316 318	Post Top 1	9,500	121100	42	2.29	1-281.58	0.610.76	4.4
320	Roadway-Overhead Only	9,500	121100	42	2.903.34	1.281.58	0.610.76	4.7
321	Decs Post Top - Monticello	9,500	140100	49	40,8911,15	1.47 1.58	0.710.85	13.0
322	Deco Post Top - Flagler	9,500	140 <u>100</u>	49	14.8615.10	1.47 <u>1.50</u>	0.710.88	17.0
323	Roadway-Turtle OH Only	9,500	121 100	42	3.98	1.471.58	0.610.76	6.0
330	Rondway-Overhead Only	22,000	195150 249200	87	3.34 3.34	4.321.58	4,26 <u>1.5</u> 7	5.9
330 335	Roadway	27,500	207250	104	2.313.81	1.321.58	1.501.87	6-4
336	Roadway-Bridge	27,500	297250	104	6.18	1.321.58	3.50 <u>1.87</u>	8.0
337	Roadway-DOT 1	27,500	297250	104	5.38	4.32(1.58	1.50 <u>1.87</u>	8.2
338	Dece Roedway-Mailland	27,500	297250	104	8.70<u>8.82</u>	1.471.58	4.60 <u>1.87</u>	11.6
330	Deep Readway Mail/and	50,000	482	169	0.36	1.47	2.44	43.2
340	Roadway-Overhead Only	50,000	482400	169	4, 014 ,61	1,33 <u>1,61</u>	2.44 <u>3.05</u>	7.7
341	HPS Flood Cay of Sebring only	10,000	185 <u>150</u>	65	3.72	+.321.60	0.941.17	5.0
342	Rosdway-Tumpike	50,000	4794 <u>00</u>	168	7.57 <u>8.20</u>	1.27 <u>1.51</u> 1.221.58	2.433,03 4.561.95	11.2 10.2
343	Roadway-Turopike 1	27,500 27,500	<u>309250</u> 293 <u>250</u>	108 103	7,4 <u>29,36</u> 4 <u>,284,77</u>	4.32 <u>1.58</u>	1.491.86	7.0
345 348	Flood-Overhead Only Desc-Post-Top-Occita-H	27,500 9,50 9	440100	103 48	8.74	1.47	0.71	4C.8
34Z	Clement	9.500	100	49	18.92	1.58	0.88	
348	Clemon	27.500	250	140	20.76	.1.58	2.52	
350	Flood-Overhead Only_1	50,000	485400	170	4.474.75	1,331,61	2.463.06	8.2
351	Underground Roadway	9,500	121 100	42	4.985.70	4.281.58	0.610.75	5.8
352	Underground Roadway	16,000	486 <u>150</u>	65	6.95	1,30<u>1,60</u>	0.841.17	9,4
353	Underground Readway	22,000	249	87	7.44	4,32	4.26	10,0
354	Underground Roadway	27,500	3 98 250	108	7.42	1,32 1,58	1.58 <u>1.95</u>	40.3
356	Underground Roadway	50,000	47 <u>940D</u>	168	7.81 7.96	1.33<u>1.61</u>	2.473.03	11,5
357	Underground Flood	27,500	300 <u>250</u>	108	8.09 <u>8.58</u>	1,32<u>1,58</u>	1.68 <u>1,95</u>	10.0 11.0
358	Underground Flood_	50,000 9,500	4 70400	168 42	8,1 <u>98,70</u> 5,58	1,33<u>1.61</u> 3,47 1.58	2-433 <u>,03</u> 9.640,76	7.6
359 350	Underground Turtle Roadway Deco Roadway Rectangular	9,500	121 100 134100	47	9,9811,48	7.28 <u>1.58</u>	0.680.85	11.0
365	Doco Roadway Rectangular	27,500	309250	108	9.9810.90	4.321.58	1.561,95	12.8
366	Deco Roadway Rectangular	50,000	479400	168	9.9311.00	1,321.61	2,433.03	13.7
370	Deco Roadway Round	27,500	300250	108	12,2814.12	1.331.58	-4.56 <u>1.95</u>	46.1
375	Deca Roedway Round	50,000	479400	168	12.20 14.13	1.33 <u>1.61</u>	2.433.03	16,0
380	Deca Post Top - Ocala Assem	9,500	141100	49	7.008.05	1.281.58	0.710.68	2.0
381	Deco Post Top	9,500	+40 <u>100</u>	49	3.71	1.28 <u>1.58</u>	0.74 <u>0.83</u>	8.7
383	Dece Post Top-Biscoyne	9,500	140 <u>100</u>	49	42,76 <u>12,99</u>	4,28 <u>1,58</u> 4,281,58	0.74 <u>0.88</u> 0.740.88	14.7 7.8
385	Deco Post Top - Sebring Salam	9,500 4,000	441 <u>100</u> 80 <u>50</u>	49 21	5.96<u>6.19</u> 7.907,9 9	1,28 7,29 1,28 1,87	0.300.38	7-th
393 394	Dece Post Top 1 Dece Post Top 1	9,500	140100	49	16.64	1.401.58	0.710.88	18.7
	Metal Halide:		. ————————————————————————————————————		. , .			
327	Deco Post Top-MH Sanibal	12,000	211 <u>175</u>	74	\$1 6.3 4 <u>16.85</u>	\$1.47 <u>2.49</u>	\$1.071.33	\$17.8
349 371	Clement Tear Drop	12,000	175	74	19.91	2.49	1.33	
	MH Deco Rectangular	38,000	454 <u>400</u>	159	427813.07	3.082 <u>.50</u>	2:302.57	48.4
372	MH Deco Circular	38,000	454<u>400</u>	159	#\$.42 <u>15.30</u>	3 .082.60	2.302.87	20.5
373 .	MH Deco Rectangular	110,000	1080 <u>1000</u>	378	42.7314.02	4.7 <u>52.71</u>	5.47 <u>6.81</u>	22.0
386	MH Flood	110,000	10801000	378	41.86 <u>12.07</u>	4.75 <u>2.71</u>	6.47 <u>6.81</u>	22.0
389	MH Flood-Sportslighter 5	110,000	19891000	378	11.92	4.75 <u>2.71</u>	5.47 <u>6.81</u>	27.1
390	MH Deco Cube	38,000	454 <u>400</u>	159	\$5.04 <u>15.98</u>	3.38 2.60	2.30 <u>2.87</u>	20.40 28.21
396	Deco PT MH Sanibel Dual 5	24,000 12,000	438<u>400</u> 211 175	148	20 ,97 <u>30,91</u> 12,8513,73	6,14 <u>4,99</u> 3,033,49	2.14 <u>2.67</u> 1.07 <u>1.33</u>	46.91
397	MH Post Top-Biscayne MH Deco Cube	110,000	49801000	74 378	18.2818.54	3.072.49 4.752.71	5.47 <u>6.81</u>	28,5
*398 399	MH Flood	3B,000	464 <u>400</u>	159	9.8910.55	1.082.50	2.30 <u>2.87</u>	45,2
722	and Linor	55,500	<u></u>	100		(Continued on Page		- 47.2

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SECTION NO. VI THIRTSENTH FOURTEENTH REVISED SHEET NO. 6.282 CANCELS TWELFTH THRITEENTH REVISED SHEET NO. 6.282

II. POLES:	RATE SCHEDULE LS-1	Page 3 of 5
	LIGHTING SERVICE (continued from page No. 2)	
···· 434	Pulled 4 markets of a resemble segment.	***********
105	Aluminum Tyse A ¹ Concrete, 3,835	5 5.98 4.53
406	15' Deco Cong - Single Sanibel	3.93 <u>10,72</u>
407	15 Decon Conc - Double Sanibel	6.63 <u>11.56</u>
408	25' Aluminum DOT Style Pole	3 <u>8.1042.08</u> 48.2550.22
409 410	36' Aluminum DOT Style Pole Concrete: 15' ¹	2.12
411	16" Octagonal Conc 1	2,00
412	32' Octagonal Deco Concrete	12.4414.93
413	25' Tanon Top Concrete	9.00 <u>10.85</u>
415	Concrete, Curved *	4.37
420	Wood, 30/35'	1.66 1.99
425	Wood, 14' Laminated ¹ Deco Fiberglass, 35', Bronze, Reinforced ¹	4.822_18 17.51
428 429	Deco Fibergiana, 41', Bronza, Rainforced 1	24.0828.90
430	Fibergines, 14', Black ¹	1.927.30
431	Deco Fiberglass, 41', Bronze	14.3215.74
432	Deco Fiberglass, 35', Bronze, Anchor Base	25.19
433	Deco Fibergless, 35°, Bronze 1 From Elegange 20° Blank Comm Signa 1	\$ 0.84 <u>12.46</u>
436	Deco Fibergless, 16", Black, Fluted	17.87
437	Fiberglass, 16", Black, Fluted, Qual Mount 1	20.11
438	Deco Fiberglass, 20', Black '	5.36
439	Black Fiberglass 16	18.13
440	Aluminum, Type B	6.72
445	Aluminum, Type C * Deco Fiberglass, 30', Bronze *	13.13 10.60
445 447	Dega Fiberglass, 35°, Silver, Anchor Base ³	19,61
448	Deco Fiberciass, 41', Silver 1	16.50
449	Deco Fiberglass, 15', Black, Fluted, Anchor Base	15.90
450	Concrete, 1/2 Special	1.60
455	Steel, Type A	3.77
46D	Steel, Type 8 1	4.04 5.65
465 465	Strei, Type C * 16' Deco Con Vic II — Dust Mount	43,7816,55
487	16' Deco Conc Washington - Dual	20.7323.71
468	16' Deco Conc Colorial - Dual Mount	10.1812.23
469	35' Tenon Top Quart Floord Mount	12.23 12.49
<u>470</u>	45 Tenon Too Ouad Flood Mount 22 Deco Concrete	<u>17.32</u> 11.45 13.74
471 472	22' Deco Conceile Sanibel	12.2414.69
473	22" Deco Conc Double Sambel	13.1815.62
474	22' Deco Conc Double Mount	44.31 <u>17.17</u>
476	25 Tenon Top Bronze Concrete	12.20 15.07
477	30' Tenon Top Bronze Concrete	14.53 <u>17.14</u>
478 479	35' Tenon Top Bronze Concrete 41' Tenon Top Bronze Concrete	+ 5,98<u>18.46</u> +9.40<u>22.30</u>
480	Wood, 40/45	4-384.81
481 .	30 Tenon Top Concrete, Single Flood Mount	7-74 <u>9-22</u>
482	30' Tenon Top Cont. Bouble Flood Mount/includes Bracket	10 .77 <u>11.26</u>
483	46' Tenon Top Conc, Triple Flood Mount/Includes Bracket 46' Tenon Top Conc, Double Flood Mount/Includes Bracket	14,96<u>17,23</u> 14,70<u>16.05</u>
484 485	Concrete, 40/45	8.82 <u>9.34</u>
486	Tenon Style Concrete 46' Single Flood Mount	11.6014:03
457	35 Tenon Top Conc, Triple Flood Mount/Includes Bracket	12.08 12.40
488	35' Tenon Top Conc. Double Flood Mount/includes Bracket	11.81 12.12
489	35 Tenon Top Concrete, Single Flood Mount	8-80 <u>10 08</u>
490 491	Special Concrete 13' 1 30' Tempo Top Conc, Triple Flood Mount/Includes Bracket	15.94 11.04 11.55
491 492	16' Smooth Decorative Concrete/The Colonial	5.878.24
493	19 White Atominum ¹	23.71
494	45' Tenon Top Concreta/Non-Flood Mount/1-4 Fedures	12.58 14.91
496	30' Tenon Top Concrete/Non-Flood Mount/1-4 Fixtures	8.81 <u>11.40</u>
497	15' Decorative Concrete w/decorative base/The Washington	16.32 19.95
498	35 Tenon Top Concrete/Non-Flood Mount/1-4 Fixtures	10.2512.25
499	15' Decorative Concrete-Vic II	9.58 <u>11.98</u>

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SECTION NO. VI FOURTH-FIFTH REVISED SHEET NO. 6.283 CANCELS THIRD FOURTH REVISED SHEET NO. 6.283

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RATE SCHEDULE LS-1 LIGHTING SERVICE

Additional Facilities

BILLING TYPE Electrical Pole Receptacia \$2.32 per unil Single \$2.75 per unit Double 402 \$3,57 per unit

Notes to Per Unit Charges:

(1) Restricted to existing installations.

Ligners output may vary with lamp configuration and age, Wattage ratings do not Pincludes ballast losses.

Shown for teformation only. Energy charges are billed by applying the foregoing energy and demand charges to the total monthly kWh.

Available only an contain-describive poles.—Electric use permitted only during the period of October through January, only on poles designated by the Company. Energy charged separately. (4) Available only on core

(5) Special applications only.

Additional Charges:

Fuel Cost Recovery Factor: See Sheet No. 6.105 Gross Receipts Tax Factor: See Sheet No. 8,106 See Sheet No. 5.106 Right-of-Way Utilization Fee: Municipal Tax: See Sheet No. 5 108 See Sheet No. 5.106 Sales Tex:

Minimum Monthly Bill:

The minimum monthly bill shall be the sum of the Customer Charge and applicable Fedure, Maintenance, and Pole Charges.

Terms of Payment:

Bills rendered hereunder are payable within the time limit specified on bill at Company-designated locations.

Term of Service:

Except as provided in Special Provision No. 14, Secretice under this rate schedule shall be for a minimum initial term of tea (10)s/s (6) years from the commencement of service and shall continue thereafter until terminated by either party by written notice sixty (50) days prior to termination. Upon early termination of service under this schedule, the Customer shall pay an amount equal to the remaining monthly lease amount for the term of contract, applicable Customer Charges and removable cost of the facilities.

- The Company will require <u>Customer shall execute a written contract on the Company's standard filed contract form from the Customer-for service under this rate schedule, upon the Company's standard form.</u>
- 2. Where the Company provides a fixture or pole type other than those listed above, the monthly charges, as applicable shall be computed as follows:

Foture

(a) Fetture Charge: 1.45% of the Company's average installed cost.
(b) Mainlenance Charge: The Company's estimated cost of maintaining fixture.

Pole Charge:

1.57% of installed cost

- The Customer shall be responsible for the cost incurred to repair or replace any feature or pole which has been willfully damaged. The Company shall not be required to make such repair or replacement prior to payment by the Customer for damage.
- 4. Maintenance Service for Customer-owned fixtures at charges stated hereunder shall be restricted to fixtures being maintained as of November 1, 1992. For additional requests of the Company to perform maintenance of Customer-owned futures, the Company may consider providing such service and bill the Customer in accordance with the Company's policy related to "Work Performed for the Public."

(Continued on Page No. 5)

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SECTION NO. VI SECONDFIRST REVISED SHEET NO. 6,284 CANCELS FIRST REVISEDORIGINAL SHEET NO. 5.284

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KATE SCHEDULE CS-1 LIGHTING SERVICE (Continued from Page No. 4)

Special Provisions: (Continued)

5. kWh consumption for Company-owned fortunes shall be estimated in licu of installing meters. kWh estimates will be made using the following formula:

kWh = Unit Wattage (Including ballast losses) x 350 hours our month

- 6. W/h consumption for Customer-owned fotures shall be metered. Installation of Customer-owned lighting facilities shall be provided for by the Customer. The Company may consider installing customer owned lighting facilities and will bill the Customer in accordance with the Company's policy related to "Work Performed for the Public." Any costs incurred by the Company to provide for consolidation of existing Cuttipany a postor research to visit a retirement in the research ruly code sendence of all compositions for the outpose of metring shall be at the Customer's expense.

 No Pole Charge shall be applicable for a follow installed on a Company-owned pole which is utured for other general continuous purposes.
- Replacement of lamps of Company maintained features will be made by the Company within three (3) business days after the Customer arbities the Company that the lamp is burned out. The Company will repair or replace malfunctioning lighting lighting insures maintained by the Company in accordance with Section 768.1382, Florida Statutes (2005).
- 9. For a feature type restricted to existing installations and requiring major renovation or replacement, the fedure shall be replaced by an available sodium vapor findure of the Customer's choosing and the Customer shall commence being billed at its appropriate rate. Where the Customer requests the continued use of the same focuse type for appearance reasons, the Company will alternot to provide such focuse and the Customer shall commence being billed at a rate determined in accordance with Special Provision No. 2 for the cost of the renovated or replaced fedure.
- 10. The Customer will be responsible for trimming trees and other vegetation that obstruct the light output from foture(s) or maintenance access to the facilities.
- 11. After December 31, 1998, all new leased lighting shall be installed on poles owned by the Company.
- 12. Alterations to leased lighting facilities requested by Customer after date of installation, (i.e. redirect, install shields, etc.), will be billed to the Customer in accordance with the Company's policy related to "Work Performed for the Public".
- 13. Service for street or area lighting is normally provided from existing distribution facilities. Where suitable distribution facilities do not exist, a will be the Customer's responsibility to pay for necessary additional facilities. Refer to Section III-M, paragraph 3.01 of the Company's General Rules and Regulations Governing Electric Service to determine the Contribution in Aid of Construction swed by the Customer.
- Requests for exchanging facilities, upgrades, relocations, etc. are subject to Section III, paragraph 3.05, of the Company's General Rules and Regulations Governing Electric Service.
- 14.The Customer shall have the option to make an up front lump sum payment in iou of paying the otherwise applicable monthly charges specified in this rate exhecule, for those promium lighting lintures and poles detignated by the Company, subject to the following
- A.The Customor must execute the Company's standard form Up Front Lease Agreement (LIFLA) with an initial term of ten (10) years, after the initial term the then effective monthly facture and pale charges will be applicable:
- sent value of the otherwise applicable menthly feture and pole charges B.The us fort lump sum payment o er the initial ten year form of the UFLA, discounted at a rate squal to the interest rate paid on ten (10) ten year Treasury Notes at the end the month prior to execution of the UFLA, and shall be adjusted for Federal and State tax impacts from the receipt of a tump num payment instead of monthly payments over a lan year period.

G.The minimum up front lump sum payment is \$50,000.

D.A greateing fee of \$700 shall be gold upon execution of the UFLA to defray the costs of contract administration over the term of the UFLA.

E.II-the Customer requests multiple engineering estimates-to-determine-the-up-front-tump sum payment that would be required-under attemetive lighting configurations, the Company may charge a fee to sever his reasonable seets to perform such actionales:

ISSUED BY: Mark A. Myers, Vice President, Finance Javier J. Portuondo, Director, Regulatory Services - Florida EFFECTIVE: October 1, 2003 January 1, 2005

ATTACHMENT A



SECTION NO. VII <u>ELEVENTH</u>TENTH REVISED SHEET NO. 7,000 CANCELS <u>TENTH</u>NINTH REVISED SHEET NO. 7,000

DVLP DIST	INDEX OF STANDARD CONTRACT AND OTHER AGREEMENT FORMS Agreement for Electric Service Between Progress Energy Corporation (the "Utility") and	7.050
FORM NO	DESCRIPTION	SHEET NO.
Form No. 1	Contract, Form No. 1 (after 11/21/98, applicable only to a Customer who requires this type form be executed for service under Rate Schedule LS-1, Lighting Service. Form No. LS-1HPS shall normally be used for application for service under LS-1).	7.010 - 7.011
Form No. 2	Contract Form No. 2 (applicable when service is provided under Company General Service Rate Schedules and special contract terms or investments in special facilities are required and lumished by the Company to provide service to the Customer).	7.020 - 7.021
IS-2 DISC	Interruptible General Service Rate Schedules IS-2 and IST-2 Risk Disclosure	7.025
CS-2 D1\$C	Curtellable General Service Rate Schedule CS-2 and CST-2 Risk Disclosure	7.027
Form No. 5	Contract, Form No. 5 (applicable when a contract is made between the Company and the Customer to cover advances by the Customer for construction).	7.030
	(the "Applicant") (applicable when a developer requests the Company to install a distribution system for a new development).	
PEFI LSA	Leave Service Active Agmentant (applicable to Customers who wish service to be left active on sental units, regardless if they are occupied or not).	7.070 - 7.071
3RD PRT	Request for Third Party Notification (applicable to Customers who request the Company to notify another person that their bill is overdue).	7.090
LS-1 HP\$	Application for Lighting Service Contract. High Prossure Sedium.	7.110 - 7.113
PEFI TOU	Application for TOU Rate (applicable to Customers requesting time of use rates).	7.120
PEFI GSLM	Rate Schedule GSLM-1 Customer Agreement (applicable to Customers requesting General Service Load Management).	7.150
MSTR MTR	Signdard Letter Agreement (applicable to master metered Customers indicating understanding of tutes and regulations affecting resale of electricity).	7.160
EQP RNTL	Standard Letter Agreement (applicable to Customers who request additional facilities at their service location).	7,170
GUAR CNTR	Guarantee Contract (applicable when a third party guarantees payment for another individual's billing).	7.180
STRT LTS	Agreement to Purchase and Sett Street Lighting System and to Furnish and Receive Electric Service	7.190 - 7.192
RES DEP	Residential Deposit Release - Releases current customer's deposit to new customer who then assumes responsibility for all payments of account.	7.220 - 7.221
PWR PAY	Power Pay - Customers bill is automatically paid from their checking account.	7,230
1 5 1 MH	Lighting Service Application - Form sustainer signs requesting lighting convice under the Metal Malde Plat Program:	7.240 - 7.243
CISR	Contract Service Arrangement for service under the Commercial/Industrial Service Rider.	7.250 - 7.253
uflalts	Up Front Lesse-Agreement—allows the sustamers to make an up front lump aum payment for facine & pote charges in Your monthly payments for a 10 year period.	7,260 - 7.2 62
PPS	Premier Power Service - Contract signed by the customer requesting backup service through the Premier Power Service rate schedule.	7.270-7.272
SPV	Standard Interconnection agreement for Small Photovoltaic Systems.	7,280-7,282

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SECTION NO. VII FIFTHFGURTH REVISED SHEET NO. 7.110 CANCELS FOURTHTHIRD REVISED SHEET NO. 7.110

	Page 1 of 4
LIGHTING SERVICE APPLICATIONCONTRACT High Procesure Sodium	ACCOUNT NUMBER
Installations after July 1, 1998 are required to execute this Agraement	WORK ORDER NUMBER
CUSTOMER NAME:	PEFI CONTACT
SERVICE LOCATION(S): (Street address, city/countyPEFICompany account number if established)	shed)
This Lighting Service Contract (*Contract*) Application is hereby entered into this 20 betweenmade to the Progress Energy Florida, Inc. (hereinafter calle (hereinafter referred to as the "Customer location(s). The Customer hereinafter called the Customer) dev of to receive and pay for lighting service from the Conterms and provisions of the Company's Rate Schedule LS-1, or its successor, as the se	<u>(*)</u> for lighting service at the above requests and agrees an this spany in accordance with the rates
	FPSC. To the extent there is an Schedule shall control. of six (6) ten (10) years and sha
conflict between this Contract and the Lighting Service Rate Schedule, the Lighting Rate is The Customer further understands that service under this rate shall be for an initial term continue hereafter until terminated by either party upon written notice sixty (60) days prior The Company shall install the following facilities (hereinafter called the Facilities):	FPSC. To the extent there is an Schedule shall control. of six (6) ten (10) years and sha
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Rate per Month:

The monthly charges consist of the items below. These charges may be adjusted subject to review and approval by the Florida Public Service Commission.

Customer Charge Pole Charge Light Fixture Charge Light Fixture Maintenance Charge Energy and Demand Charge =: Non-fuel Energy Charge Plus the Cost Recovery Factors listed in Rate Schedule BA-1, Billing Adjustments**, except the Fuel Cost Recovery Factor: See Sheet No. 6,105 and 6,106 plus Energy Conservation Cost Recovery Factor** See Sheet No. 8.105 lus Capacity Cost Recovery Factor **: See Sheet No. 6.106 -Fuel Cost Recovery Factor **: See Sheet No. 6.105 "Charges are normally ravised on an annual basis.

Additional Charges:

Certain additional charges may also apply to the installation.

Gross Receipts Tax Factor: See Sheet No. 6.106 Right-of-Way Utilization Fees: See Sheet No. 6.106 See Sheet No. 8.108 Municipal Tax: See Sheet No. 6.106 Sales Tax:

THE CUSTOMER AGREES:

- 1. To purchase from PEFI the Company all of the electric energy used for the operation of the Lighting System.
- To be responsible for paying, when due, all bills rendered by PEFI the Company pursuant to PEFI the Company's currently effective Lighting Rate Schedule LS-1, or its successor, for facilities and service provided in accordance with this-AgreementContract.
- 3. To Bbe responsible for trimming trees that may either obstruct the light output from fixture(s) or that obstruct maintenance access to the facilities.

IT IS MUTUALLY AGREED THAT:

- Requests for exchanging facilities, upgrades, relocations, etc. are subject to Section III, paragraph 3.05, of the Company's General Rules and Regulations Governing Electric Service.
- 4.5. The Company, while exercising reseanable diligence at all times to furnish hereunden does not guarantee continuous lighting service and will not be liable for damages for any interruption, deficiency or failure of service, and reserves the right to interrupt service at any time for necessary repairs to lines or equipment. Nothing in this Contract is intended to benefit any third party or to impose any obligation on the Company to any such third party.
- 5.5. Installation shall be made only when, in the judgment of the Company, the location and the type of the facilities are, and will continue to be, easily and aconomically accessible to the Company's equipment and personnel for both construction and maintenance. In the event the Customer or its contractor, subcontractor or other agent changes the grading, which requires the Company to move its facilities or otherwise incur costs to ensure compliance with applicable code requirements. Customer shall compensate the Company for all such costs incurred by the Company to comply with any applicable code requirements. In the event Customer fails to pay the Company within 30 days of the completion of such work. Customer shall pay the Company any amounts owing the Company, including interest and any attorneys and other fees and costs the Company incurs to collect any amounts owed to the Company.
- 67, Modification of the facilities provided by PEFI the Company under this Agreement Contract may only be made through the execution of an a written smendment to this Contract additional Agreement delineating the modifications to eccomplished.

ISSUED BY: Mark A. Myers, Vice President, Finance Javier J. Portuondo, Otrector, Regulatory Services - Florida

EFFECTIVE: December 23-2002 January 1, 2005

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- 7.8 PEFIThe Company will, at the request of the Customer, relocate the lighting facilities covered by this Agreement, if provided sufficient rights-of-way or essements to do so. The Customer shall be responsible for the payment of all costs associated with any such Customer-requested relocation of PEFI the Company-'s lighting facilities.
- 8-9. PEFTITING Company may, at any time, substitute for any luminate/lamp installed hereunder another luminate/lamp which shall be of at least equal illuminating capacity and efficiency.
- 9.10. The Customer agrees to take responsibility for the cost incurred to repair or replace any fixture or pole which has been willfully damaged. The Company shall not be required to make such repair or replacement prior to payment by the Customer for damage.
- 11. The Company will repair or replace malfunctioning lighting fixtures maintained by the Company in accordance with Section 768.1382. Florida Statutes (2005).
- 10.12. This agreement Contract shall be for a term of six (6)ten (10) 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. At the end of the term of service, a new Agreement Contract will be required.
- \$\frac{\pmathcal{11.13}}{\pmathcal{11.15}}\$. Should the Customer fail to pay any bills due and rendered pursuant to this Agreement\(\text{Contract}\) or otherwise fail to perform the obligations contained in this Agreement\(\text{Contract}\), said obligations being material and going to the assence of this Agreement\(\text{Contract}\). PEFI the Company 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\(\text{Contract}\). Any failure of PEFI the Company 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\(\text{Contract}\). Ontract by PEFI the Company, nor shall it relieve the Customer of the obligation to perform any of the terms and conditions of this Agreement\(\text{Contract}\).
- 12.14. If the Customer no longer wishes to receive service under this schedule, the Customer may terminate the Agreement Contract by giving the Company at least sixty (60) days advance written notice to the Company. Upon early termination of service, the Customer shall pay an amount equal to the remaining monthly customer charges and remaining pole and fixture lease amounts for the term of the contract. The Customer will be responsible for the cost of removing the facilities.
- 43.15. In the event of the sale of the real property upon which the facilities are installed, or if the Customer's obligations under this agreementContract are to be assigned to a third party, upon the written consent of PEFI the Company, this AgreementContract may be assigned by the Customer to the Purchaser or to the third party. No assignment shall relieve the Customer from its obligations hereunder until such obligations have been assumed by the Purchaser or third party and agreed to by PEFI the Company.
- 44.16 This Contract Agreement-supersedes all previous Agreements contracts or representations, either written, oral or otherwise between the Customer and PSF(the Company with respect to the facilities referenced herein and constitutes the entire AgreementContract between the parties. This AgreementContract does not create any rights or provide any remedies to third parties or create any additional duty, obligation or undertakings by PSF(the Company to third parties.)
- 15.17. This AgreementContract shall inure to the benefit of, and be binding upon the successors and assigns of the Customer and PSFI the Company.
- 16.18. This Contractagreement is subject to PEFI the Company's Tariff for Retail Service, or as they may be hereafter revised, amended or supplemented. In the event of any conflict between the terms of this Contract Agreement and the provisions of the PEFI Company's Tariff for Retail Services, the provisions of PEFI the Company's Tariff for Retail Service and FPSC Rules shall control, or as they may be hereafter revised, amended or supplemented.

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- 19. The obligation to furnish or purchase service shall be excused at any time that either party is prevented from complying with this Contract by strikes, lockouts, fires, nots, acts of God, the public enemy, governmental or court actions, lightning, hurricanes, storms, floods, inclement weather that necessitates extraordinary measures and expense to construct facilities and/or maintain operations, or by any other cause or causes not under the contract of the party this prevented from compliance, and the Company shall not have the obligation to furnish service if it is prevented from compliance to reason of any partial, temporary or entire shut-down of service which, in the sole obligation of the Company, is reasonably necessary for the purpose of repairing or making more efficient all or any part of its generating, transmission, distribution or other electrical equipment.
- 20. In no event shall the Company, its parent corporation, affiliate corporations, officers, directors, employees, agents, and contractors or subcontractors be liable to the Customer, its employees, agents or representatives for any incidental indirect, special, consequential, exemplary, ountitive or multiple damages resulting from any claim or cause of action, whether brought in contract, but (including, but not limited to neoligence or strict liability), or any other legal theory.

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

ustomer (Print or type name of Organization)	PROGRESS ENERGY FLORIDA, INC
y:(Signature)	By:(Signature)
(Print or type name)	(Print or type name)
iide:	Title:

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<u>LIGHTING SERVICE APPLICATION</u> Metal Halido Pilot Program ^a	ACCOUNT NUMBER
	WORK GROER NUMBER
SUSTOMER NAME:	PEFI CONTACT
ERVICE LOCATION (S)	1
(Street address, chylcounty, PEFI account number if established)	L
Commission (FPSC) and as may be amended and subsequently filed with the FPSC. The Custemor further understands that service under this rate shall be for an initial form the commission of the	r eften (10) years and shall continu c nation.
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eride Public Service Commission.	
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ght Fisture Charge shi Fisture Maintenance Charge	
tergy and Demond Charge ***: on fuel Energy Charge	
neel No. 5.106	
	plus Capacity Cost Recovery Factor *: - Se
rest No. 5.105 rel Cost Resevery Factor**;	See Sheet No. 6,105
Charges are normally revised on an annual basis, RESERV	ED FOR FUTURE USE
uditional Charges: ertain additional charges may also apply to the instal	ilation.
ross Receipts Tex Factor	See Sheet No. 6.106
ght of Way Utilization Fees:	See Sheet No. 5.106
slee Tax	See Sheet No. 5.105
To surplus from DEEI all of the electric ongrey or	end for the appointen of the Matel Heliste Lighting System.
,	sed for the operation of the Metal Halide Lighting System.
. To be responsible for paying, when due, all bills	sed for the operation of the Metal Halide Lighting System. -rendered by PSFI pursuant to PSFI's currently effective Lightin I service provided in accordance with this Agreement.
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To be responsible for paying, when due, all bills ate Schedule I.S. 1, or its euccessor, for facilities and To provide access, final grading and, when reasons showing the location of existing and proposition or near pole or transh locations, and appropriate the second of PEFI facilities accessisted with the Met To be responsible for paying for any modification of poles, as it may be subject to a fee.	-modered by PEFI pursuant to PEFI's currently effective Light is service provided in accordance with this Agreement of the construct sed structures, identification of all non PEFI underground facilities to plate necessary for planning the design and completing is Halido Lighting System. or removal of existing facilities to prepare the site for new fixtures or other obstructions.

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IT IS MUTUALLY ACREED THAT:

6.The Company, while exercising reasonable diligence at all times to furnish service hereunder, does not guarantee continuous lighting and will not be liable for damages for any interruption, deficiency or failure of service, and reserves the right to interrupt service at any time for necessary repairs to lines or equipment.

7.Installation shall be made only when, in the judgment of the Company, the location and the type of the facilities are, and will continue to be, easily and economically accessible to the Company equipment and personnel for both construction and maintenance.

S.Modification of the facilities provided by PEFI under this Agreement may only be made through the execution of an additional Agreement delineating the modifications to be accomplished.

RESERVED FOR FUTURE USE

9.Modifications will be subject to the costs identified in PEFF's currently effective Lighting Rate Schedule LS 1, or its successor.

10.PEFI will, at the request of the Customer, relocate the Metal Halide lighting facilities covered by this Agreement, if provided sufficient rights of way or easements to do so. The Customer shall be responsible for the payment of all costs associated with any such Customer requested relocation of PEFI Metal Halide lighting facilities.

11. PEFI may, at any-time, substitute for any luminaire/lamp installed hereunder another luminaire/lamp which shall be of at least equal illuminating capacity and efficiency.

12. The Customer agrees to take responsibility for the cost incurred to repair or replace any fixture or pole which has been willfully damaged. The Company shall not be required to make such repair or replacement prior to payment by the Customer for damage.

13.PEFI 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 a reasonable effort to obtain parts for use in repairs or replacement that are of similar kind and quality. The Company, however, does not guarantee that replacement parts will always be available.

11. This agreement shall be for a term of ten (10) 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. At the end of the term of service, a new Agreement will be required.

15 In the event of the sale of the real property upon which the facilities are installed, upon the

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18. 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 PEFI 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 PEFI, is reasonably necessary for the purpose of repairing or making more efficient all or any part of its generating or other electrical equipment.
19. This Agreement supersedes all previous Agreements or representations, either written oral or otherwise between the Customer and PEFL, 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 PEFI to third parties. RESERVED FOR FUTURE USE 20. This Agreement shall insure to the benefit of, and be binding upon the successors and assigns of the Customer and PEFL.
21. This agreement is subject to PEFI's Tariff for Retail Service, 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 PEFI Tariff for Retail Services, the provisions of PEFI's Tariff for Retail Service and FPSC Rules shall control, 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:
Customer (Print or type name of Organization)
By:By:

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SECTION NO. VII THIRDSECOND REVISED SHEET NO. 7.250 CANCELS SECONDINAST REVISED SHEET NO. 7.260

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	ACCOUNT MANBER
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•	PEFI CONTACT
LIGHTING SERVICE AP	PLICATION
and up front leas e ac	REEMENT UFLA NUMBER
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Application is hereby made to the PROGRESS ENERC: Company or PEFI) for lighting service at the above loca	URE USE / FLORIDA, INC. (hereinafter called the team)
Application is hereby made to the PROGRESS ENERC: Company or PEFI) for lighting service at the above loca	URE USE (FLORIDA, INC. (hereinafter called the tion(s). Customer) requests and agrees on this
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Application is hereby made to the PROGRESS ENERCY Company or PEFI) for lighting service at the above loca	URE USE (FLORIDA, INC.(hereinafter called the tion(s)). Customer) requests and agrees on this day of pany in accordance with the rates, term its successor, as the same is on file w
Application is hereby made to the PROGRESS ENERCY Company or PEFI) for lighting service at the above loca (hereinafter called the 20 to receive and pay for lighting service from the Com and provisions of the Company's Rate Schedule LS 1, o the Florida Public Service Commission (FPSC) and as in	URE USE (FLORIDA, INC.(hereinafter called the tion(s)). Customer) requests and agrees on this day of pany in accordance with the rates, term its successor, as the same is on file w

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SECTION NO. VII THIRDSECOND REVISED SHEET NO. 7.261 CANCELS SECONDFIRST REVISED SHEET NO. 7.261

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TENS AND CONDITIONS: 1. This UFLA shall be in effect for an initial term of ten (10) years from the date of service initiation and shall continue in effect thereafter until terminated by either party upon sixty (60) days prior written notice. The date of service initiation shall be defined as the date the first lights are energized.
2. The Customer shall be billed under a separate account, and shall pay when due, all applicable charges for the Facilities in accordance with Rate Schedule LS 1, except fixture and pole charges during the initial term of this UFLA. After the initial term, the then effective fixture and pole charges for the Facilities shall be billed to, and paid by, the Customer. RESERVED FOR FUTURE USE 3. The Customer shall pay to PEFI an up-front lump sum payment of \$
4. Unless otherwise agreed to by PEFI the Customer shall obtain all lighting services (maintenance, energy, etc.) associated with or required by the Facilities from PEFI during the term of this UFLA.
5.The Facilities available pursuant to this UFLA are limited to those premium lighting fixtures and poles designated by PEFL
6.The Customer shall be responsible for paying all applicable Contribution in Aid of Construction charges in advance of installation of the Facilities in accordance with the Company's General Rules and Regulations governing electric service.
7.The Customer shall be responsible for trimming trees that may either obstruct the light output from fixture(s) or that obstruct maintenance access to the facilities.

9.Installation shall be made only when, in the judgment of the Company, the location and the type of the facilities are, and will continue to be, easily and economically accessible to Company equipment and personnel for both construction and maintenance.

8.The Company, while exercising reasonable diligence at all times to furnish service hereunder, does not guarantee continuous lighting and will not be liable for damages resulting from any interruption, deficiency or failure of service, and reserves the right to interrupt service at any time

10. Any modification of this Agreement, including the facilities to be provided hereunder, may only be made through the execution of an additional or supplemental agreement delineating the modifications to be accomplished.

11.PEFI will, at the request of the Customer, relocate the lighting facilities covered by this

for necessary repairs to lines or equipment or any safety related reason.

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dave advance written notice. Upon such early t	• the expiration of the initial form by giving the Company at least sidy termination, the Customer shall pay an amount equal to the remain. No refund of the up-front lump sum payment or any portion thereof appropriate for the cost of removing the Facilities.
Ipen the witten consent of PEFI this Agraement Custemen from its obligations herounder until such agreed to by PEFI.	t-may-be-assigned by the Custemer. No assignment shall relieve obligations have been assumed in writing by the third party assignee
Customer and, PEFI with respect to the Facilities a	ents or representations, aither written, oral or otherwise between nd conditutes the solice agreement between the parties. This Agreem to third parties or create any additional duty, obligation or undertaking
 This Agreement shall inure to the benefit of, and be t	sinding upon the successors and essigns of the Custemer and PEFI.
This agreement is subject to PEFI Teriff for Retall amended or supplemented. In the event of any a Tariff or the EPSC's rules, the latter shall control.	Sorvice and the rules of the FPSC, as they may be hereafter revisions of the previsions of F
	ED FOR FUTURE USE
WITNESS WHEREOF, the parties haveby caused	I this Agreement to be executed in triplicate by their duly author
esentatives on the day and year first written above.	
Accepted by	· · · · · · · · · · · · · · · · · · ·
• •	
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	- PROGRESS ENERGY FLORIDA, INC.
Customer (Print or type name of Organization)	PROGRESS ENERGY FLORIDA, INC.
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•	PROGRESS ENERGY FLORIDA, INC. By:
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Signature) (Signature) (Print or type name)	By:(Signature) (Print or type name)
Signature) (Signature) (Print or type name)	By:(Signature) (Print or type name)

Progress Energy	Florida -
Docket No.	
Exhibit No	(PT-2)
Page 117 of 166	_ `

ATTACHMENT A

Docket No. 050078-EI Exhibit No. 1 Cost of Service and Rate Design Matters

ATTACHMENT C

MFR E-13c - Billing Determinants

SCHEDULE E-13c Revised \$/5/05

BASE REVENUE BY RATE SCHEDULE - CALCULATIONS

Page 1 ol 15

Reflec	cts Revised Sal	les Porecast and	i vymkor park i	Legres He A	ALICHEPS

FLORIDA PUBLIC SERVICE COMMISSION COMPANY: PROGRESS ENERGY FLORIDA, INC.

EXPLANATION: By rate achedule, colonials revenues under present and proposed rates for the test year. If any customers are to be transferred from one achedule to another, show revenues expansioly for the transfer group, Connection factors are used for historic lest years only. The total base revenue by class must equal that shown in Schedule E-13s. The billing units must equal those shown is Schedules E-16. PROVIDE TOTAL NUMBER OF BILLS, MINHTS, AND BILLING KWI FOR EACH RATE SCHEDULE (INCLUDING

Type of Data Shown:
Historical Test Year Ended
X Projected Tast Year Ended 12/3 i/06
Prior Year Ended//
Wilness: Slusser

		******	*****	2006 F	EVE	DE CALCUL	ion for rate achedule 95/1
	PRESENT REVENUE	纵线机	ONS.		**	(A) (A) (A) (A) (A)	Proficed revenue galculations
Gustomer Charge:							•
Slandard							
Secondary Standard	16,270,810	Bills @ 1	\$	8.03	. \$	130,654,669	
Secondary Seasonal	617,913	150k @ 1	5	2.72	. \$	1,680,723	
Time-of-Use							
Single Phase	454	5 th (0)	5 1	14.84	• \$	6,737	
Three Phase	51	Balla 🔞 🤄	\$ 2	20.28	: \$	1,034	
Customer CIAC Paid	120	Bills @ 1	5	8.03		964	
TOTAL	16,889,358	2) 4 s			3	132,344,127	
Energy & Demand Charge;							•
Standard							
Secondary	20,434,694						
0-1800 KWH	13,275,947	MWHQ 1	1 3	33.15	. \$	440,097,643	
over 1000 KWH	7,158,647	WMH @ 1	\$ (13.1 5 4	\$	308,895,618	
Time-of-Use							·
Secondary	1,022						
On-Peak	253	MWH @ 1	10	14.31	. 5	26,390	
OK-Peak	769	MWH @ 1		5.26	-	4,045	·
TOTAL	20,435,616	MWH				749,023,696	
•							•
Adjustments .							·
n/a					\$	•	•
Total RS-1 Base Revenue					-	881 187 822	•
intsing.) Desa Kelètha					+	881,387,823	

DOCKET NO. 050078-EI **PAGE** 119 ORDER NO. PSC-05-0945-S-EI

SCHEDULE E-13c Revised 9/5/06

BASE REVENUE BY RATE SCHEDULE - CALCULATIONS Reflects Revised Sales Forecast and Winter Park Treated as Wholesale

FLORIDA PUBLIC SERVICE COMMISSION

EXPLANATION: By rate schedule, calculate revenues under present and proposed rates for the last year. If any customers are to be transferred from one schedule to another, show revenues separately for the transfer group. Correction factors are used for historic test years only. The total base revenue by class must equal that shown in COMPANY: PROGRESS ENERGY FLORIDA, INC.

DOCKET NO .: 050078-EI STANDARD AND TIME OF USE CUSTOMERS) AND TRANSFER GROUP

Schedule E-13a. The billing units must equal those shown in Schedules E-15.

PROVIDE TOTAL NUMBER OF BILLS, MWHS, AND BILLING KWIN FOR EACH RATE SCHEDULE (INCLUDING

Type of Dala Shown: _Historical Test Year Ended __/_/_/. X Projected Test Year Ended 12/31/06 ___Prior Year Ended __/__/__ Wilness: Skisser

PROPOSED REVENUE CALCULATIONS

Page 2 of 15

				2005	ĦE	ΫĐ	INE CALCULA	CH FOR RATE SCHEOULE GATOM
PI	ESENT REVENUE	CALCULA	ŤΟ	IS	•			19
Customer Charge:					_			
Standard								
Unmetered	7,814	8iis @	\$	5.99	=	\$	46,808	
Secondary	1,375,812	B#s 👰	#	10.62	۳.	\$	14,611,123	
Primary	367	Bilk @	\$	134.31		5	51,978	
Transmission		BJE @	\$	882.48	¥	\$	•	
Tirhe-of-Use								
Single Phase	919	B 34, @	\$	17.42	*	\$	16,009]
Three Phase	1,276	Bille 🕢	\$	22.87	-	\$	29,182	
Customer CIAC Paid	60	Bills 🙆	\$	10.82	*	\$	637	
Primary	26	BHs Q	\$	141.12	=	\$	3,569	i
Transmission	12	Bills @	Ş	669.24	=	\$	8,031	
TOTAL	1,386,306	Bila				1	14,757,435	
Energy & Demand Charge;								
Standard								† 1
Secondary	1,327,178	MWH @	\$	35.48		\$	48,415,463	
Primary	7,171	WAH &		36,48		-	261,598	
Transmission		WWH @	Ş	35.48	*	\$	•	1 1
Time-of-Use								•
Secondary								
On-Peak	2,844	WAH 6	\$	104.31			295,654	,
Olf-Peak	12,429	HWH @	Ş	. 5.26		\$	65,377) 1
Primary								
On-Peak	537	MAN @	\$	104.31	=	\$	56,014	ì
Off-Pesk -	1,508	B HWM	\$	5.20	*	\$	8,458)
Transmission								!
On-Peak	49	MWH @	\$	104.31		\$	5,111	i
Off-Peak	2,172	WWH @	\$	5.28	•	5	11,425	! !
TOTAL.	1,353,988	HWM				3	49,120,094	
Adjustments								
Distribution Primary Metering	1%	OF	8	326,070	=	\$	(3,261)	!
Transmission Metering	2%	OF	\$	15.538		5	(331)	i
TOTAL						\$	(3,502)	!
Total G5-1 Base Rayenue						\$	63,883,937	<u>;</u>

ATTACHMENT A

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ATTACHMENT A

BASE REVENUE BY RATE SCHEDULE - CALCULATIONS SCHEDULE E-13c Revised 8/5/05

Reflects Revised Sales Forecast and Winter Park Treated as Wholesale

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FLORIDA PUBLIC SERVICE COMMISSION

COMPANY: PROGRESS ENERGY FLORIDA, INC.

EXPLANATION: By rate achedule, calculate revenues under present and proposed rates for the test year. If any customers are to be transferred from one achedule to another, show sevenues separately for the transfer group. Correction factors are used for historic lest years only. The total base revenue by clean must equal that shown in Schedule E-13a. The billing units must equal those shown in Schedules E-15.

PROVIDE TOTAL NUMBER OF BILLS, MM/HS, AND BILLING KWN FOR EACH RATE SCHEDULE (INCLUDING

STANDARD AND TIME OF USE CUSTOMERS) AND TRANSFER GROUP DOCKET NO.: 050078-EI

Historical Test Year Ended __!__!__ X Projected Test Year Ended 12/31/08 Wilness: Slusser

Type of Data Shown:

THE REVENUE CALCULATION FOR PATE SCHEDULE 0842 Propiosed revenue calculations PRESENT REVENUE CALCULATIONS Customer Charge: Standard 103,351 5.99 = \$ 17.254 Bils @ \$ Unmetered 10.62 = 5 . 1.250.335 117,734 Bills @ \$ Secondary 1,353,686 134,988 TOTAL Energy & Demand Charge: Standard 85,622 MWH @ \$ Secondary Adjustments πła \$ 2,525,651 Total GS-2 Base Revenue

SCHEOULE E-13c Revised 8/5/06

BASE REVENUE BY RATE SCHEDULE - CALCULATIONS Reflects Revised Sales Forecast and Winter Park Treated as Wholesale

FLORIDA PUBLIC SERVICE COMMISSION

COMPANY: PROGRESS ENERGY FLORIDA, INC.

EXPLANATION: By rate achedule, calculate revenues under present and proposed rates for the last year. If any customers are to be transferred from one achedule to another, show revenues separately for the transfer group. Correction factors are used for historic less years only. The total basis revenue by class roust equal that shown in

Behadule E-13s. The billing units must aqual those shown in Schiedules E-15.

PROVIDE TOTAL NUMBER OF BILLS, MWH'S, AND BILLING WAY FOR EACH RATE SCHEDULE (INCLUDING DOCKET NO : 050078-EI

STANDARD AND TIME OF USE CUSTOMERS) AND TRANSFER GROUP.

Type of Data Shown: _Historical Test Year Ended __/__/_ X Projected Test Year Ended 12/31/06 _Prior Year Ended ___/__/__ Wilanas: Slusser

<u> </u>	SENT REVENUE			5¢4	COLUMNON IN	r hate schedule dad-1 - datal sea Proposés revenue daltulations
	estati uch curet	MECULATIC	X000000000	() () ()	300000000000000	NACHOSES DEVENOS OFFICERS (CO.)
Customer Charge:			*			
Siendard						į
Secondary	519,415	Bills @ \$	10.62	= \$	5,516,187	
Primary	1,998	Bille @ \$	134,31	- \$	268,351	1
Transmission		Bills 🙋 🕏	662.48	= \$	•	1
Time-of-Usa						
Secondary	109,771	메뉴 및 \$	17.12	= \$	1,912,211	
Customer CIAC Paid	192	Balts@ \$	10.62	4 2	2,039	
Primary	2,702	器を食り	141.12	= \$	381,306	
Customer CIAC Paid	36	84h @ \$	134.31	- \$	4,835	
Transmission	11	84 g \$	659.26	- \$	7,362	į.
TOTAL	634,125	Bills		1	8,092,291	·
Permand Charge:						,
Standard						į
Secondary						
Billed	17,290,264	KW @ \$	3.45	- S	62,066,411	1
Primary		•		•		
Billed	731,635	kW@\$	3.18	. 1	2,327,235	
Transmission		. • .			-,	
Billed		kW @ \$	2.82	- 1		
Time-of-Use						
Secondary						į daras ir d
On-Penk	14,910,693	FM @ \$	2,57	= 5	38,320,995	
Base	15,280,586	We \$	0.85	= 1	12,985,498	8 ▶
Primary				•		·
On-Peak	4,467,991	IW a I	2.57	- 5	11,482,737	į
Base	4,627,862	KW @ \$	0.58	= \$	2,684,160	
Transmission		14F V		,		
On-Peak	449	kw@ \$	2,57	- 1	1,154	
Base	465	IW @ S	0.22		102	
Sec/Pri	****	~··· 🖷 🐧	4.44		IVE	i
On-Peak	30,201	TM 6 \$	2.67		77,817	
Base	30,701	KW @ \$	Q.85		26,096	
remium Distrib. Charge	194,094	KW @ \$	0,74	= \$	143,630	S
TOTAL Billed/Base	38,661,713	ΧW	TOTAL		130,118,635	R:\2005 Rate Case\Rates\Settlement\E-13c revised sales forecast.xls / GSD work sho

SCHEDULE E-13g Rovised 8/5/05

BASE REVENUE BY RATE SCHEDULE - CALCULATIONS

Progress Energy Florida	
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Reflects Revised Sales Forecast and Winter Park Treated as Wholesale

FLORIDA PUBLIC SERVICE COMMISSION

COMPANY: PROGRESS ENERGY FLORIDA, INC.

DOCKET NO.: 050078-EI

EXPLANATION: By rate schedule, calculate revenues under present and proposed rates for the test year. If any customers are to be transferred from one schedule to another, show revenues separately for the transfer group. Correction fectors are used for historic test years only. The total base revenue by class must equal that shown in Schedule E-13a. The billing units must equal those shown in Schedule E-15.

Schedule 1-13a. The Diring units must equal trope shown in Schedule 2-193.

PROVIDE TOTAL NUMBER OF BILLS, MANTS, AND BILLING WIN FOR EACH RATE SCHEDULE (INCLUDING STANDARD AND TIME OF USE CUSTOMERS) AND TRANSFER GROUP.

Type of Data Shown:

___Historical Test Year Ended ________
X_Projected Test Year Ended 12/31/06

___Prior Year Ended _______
Wilness: Stussor*

PRESENT REVENUE CALCULATIONS .: Energy Charge: Standard Secondary 5,251,343 NWH @ \$ 15.03 = \$ 78,927,685 233,176 MWH @ \$ 15.03 - \$ 3,504,635 Primary MWH@ \$ Transmission 15.03 - \$ Time-of-Use Secondary On-Peak 2,031,253 MWH @ \$ 33.16 = \$ 67.356,349 Off-Peak 5,195,493 MWH @ \$ 5.25 = \$ 27,328,293 Primary 647.485 MWH @ \$ On-Pank 33.15 = \$ 21,470,803 Olf-Peak 1,729,297 5.26 = \$ 9,098,102 MWH @ \$ Transmission 35 MWH @ \$ On-Peak 1,161 33,16 = 5 Of Pest 132 MWH @ \$ 5.26 * \$ 594 SecPri On-Peak 33.16 = \$ 157,775 4,758 MWH @ \$ Base 12,897 MWH @ \$ 5.26 = \$ 67,838 TOTAL 15,105,869 MWH \$ 207,911,135 Adjustments Distribution Primary Metering (509,209) 1% OF \$ 50,920,594 = \$ Transmission Metering 2% OF . 5 3,111 = \$ (62)Power Factor (14,891) TOTAL (524, 152) Total GSD-1 Base Revenue \$ 345,597,899

ORDER NO. PSC-05-0945-S-EI DOCKET NO. 050078-EI

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ATTACHMENT A

BASE REVENUE BY RATE SCHEDULE - CALCULATIONS Reflects Revised Sales Forecast and Winter Park Treated as Wholesale

Page 4 of 15

FLORIDA PUBLIC SERVICE COMMISSION

COMPANY: PROGRESS ENERGY FLORIDA, INC.

EXPLANATION: By rate schedule, celculate revenues under present and proposed rates for the lest year. If any customers are to be transferred from one schadule to another, show revenues separately for the transfer group. Correction factors are used for historic test years only. The total base revenue by class must equal that shown in

Schedule E-13s. The billing units must equal those shown in Schedules E-15.

PROVIDE TOTAL HUMBER OF BRLIS, MINTS, AND BILLING KWIN FOR EACH RATE SCHEDULE (INCLUDING STANDARD AND TIME OF USE CURTOMERS) AND TRANSFER GROUP.

Type of Data Shows: ____Historical Test Year Ended __/_/___X_Projected Test Year Ended 12/31/05 ___Prior Year Ended ___/__/__

DOCKET NO.: 050078-EI	9	PROVIDE TO STANDARD A	TAL NUMBER AND TUME OF	USE	irls, mmats./ Customers)/	ND BILLING KWIN FOR EACH RATE SCHEDULE (INCLUDING NID TRANSFER GROUP.	Wilness: Slueser
	2001 PI ESENT REVENUE			07() 6000	ATE SCHOOL	South Correspond Correspondent Francisco	(Sectory by
2.00	COENTACACOUR	SACTION AND	11/200000000				
Cuetomer Charge:						1	
Standard						1	
Secondary	494,405	Billu @ \$	10,62			<u> </u>	
Primary	1,998	Bills @ \$	134.31			į	
Transmission	•	BNs 🙋 💲	662.48	- 1	•	i	
Time-of-Use							
Secondary	109,493	Calles 👰 💲	17.42				
Customer CIAC Paid	192	Blis 🙋 💲	10.62			į i	
Primary	2,702		141.12			}	
Customer CIAC Paid	36	8本食:	134.31	= 1			
Transmission	11	812 🚱 🕽	669.26	- 3		1	
TOTAL	608,837	Bèls		3	7,821,642		
Demand Charge;						1	
Standard						1	
Secondary						<u>.</u>	
Billad	17,110,909	kW 🙋 💲	3,45	= \$	59,032,636	i	
Primary				-		1	
Silled	731,835	kW 🔞 🖡	3,18	= 1	2,327,235	}	
Transmission						1	
Billed	•	₩ @ \$	2.82	* 1			
Time-of-Usa							
Secondary							
On-Peak	14,890,682	W @ \$	2.57	- 5	38,269,063		
Base	16,269,809	KM @ \$	0.85	- 4	12,970,838		
Primary						i	
On-Peak	4,467,991	KW@ \$	2.57	= 1	11,482,737		
Base	4,627,882	W@ \$	0.58	- (2,614,160	! '	
Transmission		•					
On-Peak	449	WA S	2.57	- 1	1,154		
Base	465	Wes		- (
Sec/Pri							
On-Peak	30,201	KW @ \$	2,57	- (77,817		
Base	30,701	KW @ \$		- 5	•		
Premium Distrib, Charge	194,094	1W @ \$	0.74	= 5	\$ 143,630		
TOTAL Billed/Base	37,761,561	KW	TOTAL	. 3	127,015,250	1	

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ATTACHMENT A

BASE REVENUE BY RATE SCHEDULE - CALCULATIONS
Reflects Revised Sales Forecast and Winter Park Treated as Wholesale SCHEDULE E-13c Revised 8/5/06

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FLORIDA PUBLIC SERVICE COMMISSION

COMPANY: PROGRESS ENERGY FLORIDA, INC

DOCKET NO .: 050078-E1

EXPLANATION: By rate schedule, calculate revenues under present and proposed rates for the last year. If any customers are to be transferred from one achedule to another, show revenues separately for the transfer group.

Correction factors are used for historic test years only. The lotal base revenue by class must equal that shown in

Consequent section are trained in instance on the section in Schoolules E-15.

PROVIDE TOTAL NUMBER OF BILLS, MWHS, AND BILLING KWIN FOR EACH RATE SCHEDILE (INCLUDING STANDARD AND TIME OF USE CUSTOMERS) AND TRANSFER GROUP.

Type of Dain Shows:
Historical Test Year Ended/_/
X_Projected Test Year Ended 12/31/06
Prior Year Ended//
Winess: Skisser

					, to towns to to
355550005555000000000000000000000	35000000000000000000000000000000000000	SVERIUS OF	LCDLARO	V FOR R	A SCHEDUC
PI	IESENT REVENUE	CALDULAT	ÒNS:		0000100000000
	فبالمان في المراجع الواملية			200	· · · · · · · · · · · · · · · · · ·
Energy Charge:					
Standard					
Secondary	5,103,226	MWH @ 1		.03 = \$	
Primary	233,176	WH @		.03 - \$	3,504,635
Transmission	•	MWH @	15.	.03 = \$	-
Time-of-Lise					
Secondary					
On-Peak	2,030,235	WAH 6		.18 = \$	
'Off-Peak	5,193,057	MWH @	5.	.20 <i>-</i> \$	27,315,480
Primary					
On-Peak	647,485	MANH @		.18 = \$	
Off-Pesk	1,729,297	WALL &	5.	.25 * \$	9,096,102
Transmission					
On-Peak	35	MANN @		.16 = .\$	1,161
Off-Penk	132	MWH @	5.	.26 • \$	694
Sec/Pri					
On-Peak	4,758	WH @ 1	33.	.16 = \$	157,775
O#-Peak	12,897	MWH @ 1	5.	.26 = \$	67,838
TOTAL	14,954,298	MWH		- \$	205,638,368
	•				
Adjustments					
Distribution Primary Metering	1%	OF 1	50,920,8	194 = \$	(509,209)
Transmission Melering	2%	OF S	3,1	111 = \$	(62)
Power Factor @ 20¢ per XVer				\$	(14,891)
TOTAL				3	(524,182)
				_	
Total GSD-1 Bace Revenus		•		\$	339,951,306
				-	

SCHEDULE E-13s Revised 8/5/05

BASE REVENUE BY MATE SCHEDULE - CALCULATIONS Reflects Revised Sales Forecast and Winter Park Treated as Wholesale

FLORIDA PUBLIC BERVICE COMMISSION

EXPLANATION: By rate exhetule, calculate revenues under present and proposed rates for the tast year. If any customers are to be transferred from one schedule to another, show revenues separately for the transfer group. Correction factors are used for historic test years only. The total base revenue by these must equal that shown in COMPANY: PROGRESS EHERGY FLORIDA, INC. Schedule E-13a. The billing units must equal those shown in Schedulas E-15.
PROVIDE TOTAL NUMBER OF BILLS, MAN'S, AND BILLING IMM FOR EACH RATE SCHEDULE (INCLUDING STANDARD AND THE OF USE CUSTOMERS) AND TRANSFER GROUP.

DOCKET NO.: 050078-EI

Type of Data Shown:
Historical Test Year Ended
X Projected Test Year Ended 12/31/06
Prior Year Ended//
Wingse: Shaser

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	50080600000000	accessors.	ANG-MEVPAN O	CARCOLA	YOON V	OR BATE SCH
ø Re	DENT REVENDE C					
Customer Charge:						
Şlandard				_		
Secondary	2	6,010	Bills @ \$		= \$	265,806
Primary:		•	Bills 🔞 💲	134.31		-
Transmission		•	BH7 🚳 🕏	562.48	* \$	•
Time-of-Use					_	
Secondary		278	8H: @ \$	17.42		4,843
Customer CIAC Paid		•	201 6 \$	10.52		•
Primary		•	Bills @ \$	141.12		•
Customer CIAC Paid		•	Bills Q \$	134,31		
Transmission		<u> </u>	Bills @ \$	669.28	- <u>. </u>	
TOTAL	2	5,288	Bille			270,449
Demand Charge:						
Slanderd	•					
Secondary						
Blied	87	9,355	KW @ &	3.45	× \$	3,033,775
Primary	.,	-,			•	-, -,
Billed			XW € \$	3.18	- \$	
Transmission				5, 1,2	•	
Billeri			kW@ \$	2.82	- \$	
Time-of-Use			Ta	-102		
Secondary						
On-Peak	2	0,211	kW @ \$	2.57	= \$	61,942
Base		0.777	W@ \$		i = \$	17,860
Primary		/				,,,,,
On-Peak			KW@ \$	2.57	- 5	•
Base			KM 6 2	_	\$	•
Transmission				J	ľ	
On-Peak			kW@ \$	2.57		
Base			kW@\$		- \$	
SeatPri .			~·· — •	4.54		
On-Peak			IM 6 1	2.57	- 5	•
Bese			KW @ \$		i - \$	
•			_			
Premium Distrib. Charge		- 7 -	KW @ \$	0.74		. 400 607
TOTAL Billed/6	asu 90	0,132	KW	TOTA	<u>. </u>	3.103,377

SCHEDULE E-13c Revised #/5/05 BASE REVENUE BY RATE SCHEDULE - CALCULATIONS
Reflects Revised Sales Forecast and Winter Park Treated as Wholesale

FLORIDA PUBLIC SERVICE COMMISSION

COMPANY: PROGRESS ENERGY FLORIDA, INC.

DOCKET NO.: 050078-E)

EXPLANATION: By rate achedule, calculate revenues under present and proposed rates for the test year. If any customers are to be transferred from one achedule to enother, show revenues separately for the transfer group.

Correction factors are used for fistoric test years only. The total base sevenue by class must equal their shown in Schedule E-13a. The billing units must equal those shown in Schedule E-15.

PROVIDE TOTAL NUMBER OF BILLS, MWHS, AND BILLING MW) FOR EACH PATE SCHEDULE (INCLUDING

Type of Data Shown:

Historical Test Year Ended ______
X_Projected Test Year Ended 12/31/06

Prior Year Ended ______
Witness: Stusser

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PRESENT RE			and the same of the			THE RESIDENCE OF THE PROPERTY OF THE PARTY O	0.0000000000000000000000000000000000000
	VENUE CALCU	2006 REVEN	je calcul id-Etariff	(DON)	CHIRATETECK SEESESSESSESSES		ONE: GSA TARGE
Energy Charge:	,			-			
Standard							
Secondary	148,117	MWH @ \$	15.03	× \$	2,225,199		
Primary	-	MWH@ \$	15.03	= 5	•		
Transmission		MWH@ \$	15.03	- \$	-		
Time-oi-i/se		_					
Secondary					-		•
On-Peak	1,018	MWH @ 1	33.16	. = \$	33,757		
Off-Peak	2,438	WWH @ \$	5.20	- \$	12,813		
Primary							
On-Peak		MWH@ \$	33,18	= \$	-		
Off-Peak	-	MAH 6 1	5.26	= \$	•		
Transmission							
On-Peak	•	WMH® 1	33.18	= \$	•		
Off-Peak	•	WWH @ \$	5.26	* \$	•		
Sec/Pri							
On-Peak	•	WHI @ \$	33.16	· 🛥 💲	_		
Bate	•	MWH @ 1	8.26	- \$			
TOTAL	151,571	нжн		<u> </u>	2,272,769		
Adjustments						•	
Distribution Primary Metering	1%	OF \$		= \$	•		
Transmission Metering	2%	OF \$	-	- \$	•		
Power Factor				\$	•	•	
TOTAL				3			
					5,646,585		

BASE REVENUE BY RATE SCHEDULE - CALCULATIONS

Reflects Revised Sales Forecast and Winter Park Treated as Wholesale

FLORIDA PUBLIC SERVICE COMMISSION

SCHEDULE E-130 Revised 8/5/05

COMPANY: PROGRESS ENERGY FLORIDA, INC.

DOCKET NO.: 050078-EI

EXPLANATION: By rate schedule, calculate revenues under present and proposed rates for the test year. If any customers are to be transferred from one schedule to another, show revenues aspecially for the transfer group. CUSEDINESS are to be transferred from one schedule to smother, show revenues separately for the transfer group.

Correction factors are used for historic test years only. The total base severuse by class must equal that shown in Schedule E-13.

The billing units must equal those shown is Schedules E-15.

PROVIDE TOTAL HUMBER OF BILLS, MAMTS, AND BILLING XWIN FOR EACH RATE SCHEDULE (INCLUDING STANDARD AND TIME OF USE CUSTOMERS) AND TRANSFER GROUP.

Type of Data Shown:
Historicai Test Year Ended
X_Projected Test Year Ended 12/31/06
Prior Year Ended/
Wilness: Skener

Page 8 of 15

		ببب عننا			
				CALCULATION	or rate schedule.cs/1,25/2,25/2 Proposed revenge calculations
	sent revenue d	istratis in			
Customer Charge:				ì	
Standard]
Secondary	7	8 9 eus	69.61 =		
Primary	•	Bills @ \$	193.30 =		† •
Transmission	-	Bills @ \$	721.46	\$ ·	
Time-pi-Use					
Secondary	•	B## 6 2	69.81 =		·
Primary	88	Blib @ \$	193.30 =		,
Transmission		Bills 🕲 💲	721.46 =		
TOTAL	95	BNs		\$ 17,497	
Demand Charge:					
Standard					! !
Becondary	1,600	λW @ \$	5.56 =	\$ 8,896	
Billed	1,000	VAL 63. 9	0.00 -	• 0,050	
Primary		kW @ ≴	5.29 =	s .	
Billed	-	KAL 67. 3	U.20 =	•	
Transmission		LAM AN A	4.93 =		
Billed	•	KW ∰ \$	9.83	•	
Time-of-Usa					
Secondary		twa.	4.68 =	.	
On-Peak	• •	\$₩@ \$			
Base	•	FM 6 2	V.63 *	•	
Primary	700 713	LILL AS &	4,68 =	3,277,465	
On-Peak	700,313	k₩ @ \$			
Base	740,875	KW 🔞 \$	U.30 *	4 417,090	
Transmission		W .	4,68 =	ı .	
On-Pesk	•	KW @ S		· 1	1
Base TOTAL Billed/Base	742,476	KW KW 65 t		\$ 3,701,251	i .
	747 476	rw	111(2)		· · · · · · · · · · · · · · · · · · ·

SCHEOULE E-13c Revised 8/5/05

DOCKET NO.: 050078-ET

BASE REVENUE BY RATE SCHEDULE - CALCULATIONS Reflects Revised Sales Forecast and Winter Park Treated as Wholesale

FLORIDA PUBLIC SERVICE COMMISSION

COMPANY: PROGRESS ENERGY FLORIDA, INC.

EXPLANATION: By rate achedule, calculate revenues under present and proposed rates for the test year. If any customers are to be transferred from one schedule to snother, show revenues separately for the transfer group. Correction factors are used for historic test years only. The total base revenue by class must equal that shown in Schedule E-13a. The billing units must equal those above in Schedules E-16.
PROVIDE TOTAL NUMBER OF BILLS, MMAPS, AND BILLING KWG FOR EACH RATE SCHEDULE (INCLUDING

Type of Dela Shows: Historical Test Year Ended __/__/_ X Projected Test Year Ended 12/31/06 _Prior Year Ended ___*j___*/___ Wilness: Stusser

Page 9 of 15

	;	STANDARI	D ANI	D TIME OF	USE	CUST	OMERS) A	ND YRANSFER	GROUP						
######################################	00000000000000	600000000	*** **	7005 AEVE	NE	CAL	NOTEDUC	POR RATE SC	HEDULEC	84 [CS:2]		000000000000000000000000000000000000000		00000000	0000000
	THEYEN E	EVIOLETY	(E)	######################################	(4)				3318888888		RECEDISEC	REVENUE	ALCULATION	18 (1000000	
nergy Charge:															
Standard								į							
Secondary	546	WWH @	\$	9.82	- 3	5	5,362	i		•					
Primary		MWH @	\$	9.82	• :	\$	-	1							
Transmission .	•	MWH @	\$	9.62	≠ ;	\$	•	1							
îme-ol-Use		•						į.							
Secondary								ł							
On-Peak	•	MWH @	\$	18.28	- :	\$	-								
Oli-Pesk	•	MWH @	\$	5.26	= :	\$		1							
Primary		_						į							
On-Peak	90,044	MWH @	5	18,28	= :	s 1	,848,004	i							
O(I-Peak	266,034	MWH @		5.26			399,339	1							
Transmission	-							1							
On-Peak		MWH @	\$	18.28	=	\$		i i							
Off-Peak		MWH @		5.26				i							
TOTAL	356,824		-		-		3,050,705	1							
					-			1				•			
Adjustments								i	,						
•				•				į							
Olstribution Primary Meturing	1%	OF	\$	6,754,706	=	5	(67,547)	į							
Transmission Matering	2%		\$			\$		1							
Power Factor @ 20¢ per kVer						\$	10,344	1							
TOTAL					-	\$	(57,203)	į							
					-			i							
Total CS-1, CS-2, CS-3 Base Revenue						\$ 4	5,712,250	i i							
,					•	`		1							
								i							
								i							
								1							

BASE REVENUE BY RATE SCHEDULE - CALCULATIONS

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FLORIDA PUBLIC SERVICE COMMISSION

Reflects Revised Sales Forecast and Winter Park Treated as Wholesale

COMPANY: PROGRESS ENERGY FLORIDA, INC.

DOCKET NO.: 050071-EI

TransavPri On-Pask

Base

TOTAL Bited/Base

EXPLANATION: By rate achedule, calculate revenues under present and proposed rates for the test year. If any customers are to be transferred from one achedule to another, show revenues asperately for the transfer group. Correction factors are used for historic lest years only. The total base revenue by class must equal that shown in Schedule E-13s. The billing units must equal those shows in Schedules E-15.

PROVIDE TOTAL NUMBER OF BILLS, AMMYS, AND BILLING IWIN FOR EACH RATE SCHEDULE (INCLUDING

STANDARD AND TIME OF USE CUSTOMERS) AND TRANSFER GROUP.

Type of Data Shown:
Historical Test Year Ended//
X_Projected Test Year Ended 12/31/06
Prior Year Ended//
1.A Al .

PROPOSED REVENUE GALICULATIONS

NOT REVERUE CALCULATION FOR MATERIAL RENEDULE IS A 1-12 PREMENT BEYENDE CALCULATIONS Customer Charge: Standard Secondary 375 255.64 = \$ 95,865 Primary 477 BH @ 1 379.34 = \$ 180,945 Transmission 907.50 = \$ 1,815 Time-of-Use Secondary 204 255.64 ₩ \$ 52,151 Primary 604 Bills (B 1 379.34 = \$ 229,121 Transmission 88 907.50 79,880 8 (B) all(8 1.750 630,757 TOTAL Rills Demand Charge: Standard Secondary - Billed 169,702 W# S 4.70 = \$ 707.599 Primary - Billed 794,136 IW & S 4.43 = \$ 3,518,022 Transmission - Billed KW @ \$ 4.07 = \$ Bitted Sec/Pri 6,853 KW @ \$ 4.70 = \$ 32,209 Billed Transm/Pri 16,570 kW @ \$ 4.07 4 \$ 67,440 Time-of-Use Secondary On-Peak 159.013 KW & S 653,543 4.11 = 3Sase. 152,440 KW @ \$ 0.74 = \$ 120,206 Primary On-Peak 2,747,340 KW @ \$ 4.11 = \$ 11,291,687 Base 3,228,020 kW @ 5 0.47 = \$1,517,169Transmission On-Pagk 746,820 KW @ 1 4.11 = \$ 3,069,430 Bass 795,253 KW@ \$ 0.11 = \$ 87,478 Sec/Pri On-Preak 5,761 KW @ \$ 4.11 = \$ 23,678 8249 5.901 W@ \$ 0.74 = \$ 4,367 PrVI ransm On-Peak KW @ S 76,419 4.51 = \$ 314,082 Base 78,228 KW @ S 0.47 = 835,767

243,358

273,700

5,530,812

KW @ 1

kW@\$

kŴ

4.11 = \$

0.11 = S

TOTAL

1.000,201

\$ 22,563,885

30,108

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ATTACHMENT A

DOCKET NO .: 050078-Et

BASE REVENUE BY RATE SCHEDULE - CALCULATIONS Reflects Revised Sales Forecast and Winter Park Treated as Wholesale

PROPOSED BEVENUE CALCULATIONS

Page 11 of 15

FLORIDA PUBLIC SERVICE COMMISSION

EXPLANATION: By raise achedule, calculate revanues under present and proposed rates for the test year. If any customers are to be transferred from one schedule to another, show revenues asperalely for the transfer group. Correction factors are used for historic lest years only. The total base revenue by class must equal that shown in COMPANY: PROGRESS ENERGY FLORIDA, INC.

Schedule E-13a. The billing units must equal those shown in Bichedules E-15. PROVIDE TOTAL NUMBER OF BILLS, MWH'S, AND BILLING KWIN FOR EACH RATE SCHEDULE (INCLUDING

STANDARD AND TIME OF USE CUSTOMERS) AND TRANSFER GROUP.

Type of Deta Shown: _Historical Tes! Year Ended __/__/_ X Projected Test Year Ended 12/31/06 _Prior Year Ended ___/__/__ Witness: Slusser

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				2975 9	ĘV	태	and the call
	HESENT REVEALE	CALCULA	Ħĝ	NE	٤	*	
nergy Charge:							
brabnak							
Secondary	51,206	WWH @		6.50		•	332,839
Primary	235,614	MWH 6		6.50	•	\$	1,531,491
Transmission	•	PAMH 6	1	6.50	*	\$	-
Sec/Pri	1,941	MWH @	\$	6.50	=	5	12,617
Transm/Pri	1,106	MWH @	\$	6.50		5	7,189
Time-of-Use					•		
Secondary							
On-Peak	23,381	MWH @	\$	9.22	4	\$	215,573
Off-Peak	61,268	MWH @	\$	5.26		\$	322,270
Primary							
On-Peak	323,948	MWH @	Ş	9.22	-	\$	2,986,782
Olf-Peak	1,115,882	MWH 🙋	ı	5.26	•	\$	5,889,539
Transmission							
On-Peak	88,571	имн 👨	\$	9.22	2	\$	825,845
Off-Peak	284,964	MWH @	Ş	5.26	=	\$	1,496,911
Sec/Pri							
On-Peak	905	MWH @	\$	9.22	*	\$	6,344
Off-Peak	2,683	MWH @	\$	5.26	*	Ş	14,113
Pri/Transm		_					
On-Peak	9,469	MWH @	\$	9.22		\$	87,304
Off-Peak	30,169	MWH @	\$	5.26	*	\$	158,689
Transm/Pri		_					
On-Peak	14,458	MÀVH @	\$	9.22		\$	133,284
Olf-Peak	47,391	MWH @	\$	5.26		\$	249,277
TOTAL	2,293,952	MWH					14,254,067
Adjustments							•
Distribution Primary Metering	1%	QF .	\$	24,229,957	=	\$	(262,300)
Transmission Metering	2%	OF	\$	8 145 946	=	\$	(122,019)
Power Factor @ 20¢ par kVar	,			-		\$	(19,528)
TOTAL						3	(424,847)
Total 15-1, 6-2 Sasa Revenue						\$	37,032,843

ATTACHMENT A

BASE REVENUE BY RATE SCHEDULE - CALCULATIONS

Reflects Revised Sales Forecast and Winter Park Treated as Wholesale

FLORIDA PUBLIC SERVICE COMMISSION

COMPANY: PROGRESS ENERGY FLORIDA, INC.

DOCKET NO.: 050078-E1

EXPLANATION: By rate schedule, estates revenues under present and proposed rates for the test year. If any customers are to be transferred from one schedule to enother, show revenues separately for the transfer group. Correction fectors are used for historic test years only. The total base revenue by class must equal that shown in Schedule E-13s. The billing units must equal those shown in Schedule E-15s.

PROVIDE TOTAL MIMBER OF BILLS, MMHS, AND BILLING KWI, FOR EACH RATE SCHEDULE (INCLUDING STANDARD AND TIME OF USE CUSTOMERS) AND TRANSPER GROUP.

Type of Data Shown:
Historical Test Year Ended/_/_
X_Projected Test Year Ended 12/31/06
Prior Year Ended//
Wilness: Stusser

Page 12 of 15

Customer Cherge: Standard Unmetered 777,415 Silfe @ \$ Secondary 3,965 Bills @ \$ TOTAL 781,380 Bills	1.09 = \$ 847,382 3.13 = \$ 12,440 \$ 859,792				
		1			
Secondary 333,325 MWH @ \$	14.45 × \$ 4,819,880				
Adjustments **/a Total LS-1 Base Revenue	\$ 5,679,672				

SCHEDULE E-13c Revised 8/5/05

BASE REVENUE BY RATE SCHEDULE - CALCULATIONS

Reflects Revised Sales Forecast and Winter Park Treated as Wholesale

FLORIDA PUBLIC SERVICE COMMISSION

COMPANY: PROGRESS ENERGY FLORIDA, INC.

DOCKET NO.: 050078-EI

EXPLANATION: By rate schedule, calculate revenues under present and proposed rates for the test year. Many customers are to be transferred from one achedule to another, show revenues separately for the transfer group. Correction factors are used for historic test years only. The total base revenue by class must equal that shown in

Schedule E-13a. The billing units must equal those shown in Schedules E-15.

PROVIDE TOTAL NUMBER OF BILLS, MWH/S, AND BILLING WM FOR EACH RATE SCHEDULE (INCLUDING STANDARD AND TIME OF USE CUSTOMERS) AND TRANSFER GROUP

Type of Data Shows:
Historical Test Year Ended/_/_
X Projected Test Year Ended 12/31/06
Prior Year Ended/_/
Witness: Slusser

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						RE\	EVI	IE CALCULA	ON FOR RATE SCHEDULE 58-4:
	PRESEN	t REVENUE	CALCULA	Į(Q)	S ervice of the				Proposed Revenue Galcalations
Customer Charge:								į	
Primery		12	Billio 🚳	Ş			\$	2,582	
Transmission		12	Bille 🚱	\$	744.15		-	8,930	
Priffransm (Customer Owned)		84	Sills 🔞	\$	74.42	٠.	\$	6,251	
	Total	108	Bils			-	\$	17,773	
Demand Charge:									
Distribution Charge								j	
Primary		33,660	KW @	\$	1.36	-	\$	45,778	•
Transmission (bulk)		65,397	k₩ @	\$		•	\$		
Generation & Transm									
(Greater of S6 Cap/DD)									•
Primary									•
Specified SB Cap		47,798	KW 📆	\$	0.758	=	\$	38,229	
Dally Demand		202,892	kW 🚱	\$	0.361	=	\$	94,832	
Transmission (bulk)									
Specified SB Cap		324,708	xW @	\$	0.758		\$	246,129	
Daily Demand		260,505	KW 🚱	\$	0.361	-	\$	94,042	•
Total Specified D	emend	372,504			Total		\$	517,010	
Energy Charge:									
Slandard									
Primary		7,583	MAAH @	\$	8.33		\$	48,633	
Transmission		8,978	MWH @	\$	6.33	•	\$	44,171	
	Total	14,661	MWH				\$	92,804	
Adjustments									
Distribution Primary Metering		1%	OF	\$	225,472	*	\$	(2,255)	
Transmission Metering		2%	OF	\$	384,342		\$	(7,087)	
•	Total						\$	(9,942)	
Total 55-1 Base Revenue							ş	B17,845	

BASE REVENUE BY RATE SCHEDULE - CALCULATIONS SCHEDULE E-13c Revised 8/5/05

Reflects Revised Sales Forecast and Winter Park Treated as Wholesale

EXPLANATION: By rate achedule, calculate revenues under present and proposed rates for the test year, 18 any FLORIDA PUBLIC SERVICE COMMISSION customers are to be transferred from one schedule to another, show revenues superately for the transfer group. COMPANY: PROGRESS ENERGY FLORIDA, INC.

Correction fectors are used for historic lest years only. The total base revenue by class must equal that shown in Schedule E-13s. The billing units must equal those shows in Schedule E-15.

PROVIDE TOTAL NUMBER OF BILLS, MWH-S, AND BILLING KWh FOR EACH RATE SCHEDULE (INCLUDING

Type of Data Shown:
Historical Yest Year Ended//
X_Projected Test Year Ended 12/31/06
Prior Year Ended//
Witness: Slusser

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DOCKET NO.: 050078-EI		PROVIDE STANDAR	TOT.	AL NUMBER NO TIME OF	USE	BIL E CL	LS, MWH'S, AN ISTOMERS) AN	ID BILLING WWN FOR EAC ID TRANSFER GROUP.	H RATE SCHEDULE	(INCLUDING	Wilness: Slusse
PRIES	ent reverie	GALCUL!	tio		RL	VI.	NIE CALCULA	DON FOR RATE SCHEOU		ed revenue galt	ULATIONS
Customer Charge:							·				
Primary	30	Blas @	\$	402.02		\$	12,061				
Transmission	-	Billis @	Ş	930.19		\$	- 1				
Transmission (Customer Owned)	24	Bills @	Ş	260.46	=	\$	6,251	,			
. Total	54	Oikia			•	_	18,312				
Damand Charge:								i i			
Local Transm & Olstri											
Primary	343,409	xW 🔞	\$	1.36	7	\$	467,036	į			
Transmission (bulk)	431,662	kW 🔞	\$		*	\$	•				
Generation & Transm								•	•		
(Greater of SB Cap/DD)								! !			
Primary								! •			
Specified SB Cap	339,240	kW 😰	\$	0.758	=	\$	257,144	\$!			
Dally Demand	3,429,321	kW 🚇	\$	0.361	•	\$	1,234,738	† 1			
Transmission (bulk)											
Specified SB Cap	514,880	IM @	ş	0.758		\$	466,079				
Cally Demand	3,148,201	kW 👰	\$	0.361	8	\$	1,136,501		•		
Total Specified Demand	954,120	-		Tolsi		\$	3,581,496	•			
Energy Charge:								ł 1			
Standard								Ì			
Primary	5,048	WWH @	\$	6.33		\$	31,954	į			
Transmission	161,699	WWH @	\$	6.33	=	\$	1,023,555				
Total	166,747	WWH				\$	1,065,509	į			•
Adjustments								1			
Distribution Primary Metering	1%	OF .	\$	1,990,870	-	\$	(19,909)	į			
Transmission Matering	2%	DF	\$	2,625,126		\$	(52,523)				
Total				-		\$	(72,432)	1			
Total SS-2 Base Revenue						\$	4,562,885				
						-	···	į			
								i			

DOCKET NO.: 050078-EI

BASE REVENUE BY RATE SCHEDULE - CALCULATIONS

Page 15 of 15

Reflects Revised Sales Forecast and Winter Park Treated as Wholesale

FLORIDA PUBLIC SERVICE COMMISSION

COMPANY: PROGRESS ENERGY FLORIDA, INC.

EXPLANATION: By rate schedule, palculate revenues under present and proposed rates for the test year. If any customers are to be transferred from one schedule to another, above revenues separately for the transfer group. Correction factors are used for historic test years only. The total base revenue by class must equal that shown in Schedule E-13s. The billing units must equal those shown in Schedule E-15s.

PROVIDE TOTAL NUMBER OF BILLS, MANYS, AND BILLING LWIN FOR EACH RATE SCHEDULE (INCLUDING

STANDARD AND TIME OF USE CUSTOMERS) AND TRANSFER GROUP.

PROPOSED REVENUE CALCULATIONS

2006 REVENUE CALCULATION FOR RAYE ASSEDURE SEEDS PRESENT REVENUE GALCINATIONS Customer Charge: Primary (Customer Owned) 74.42 = \$ 693 Transmission 893 Demand Charge: Local Transm & Distri Primary 53,480 Transmission (bulk) kW @ 5 Generation & Transm (Greater of SB Cap/DD) Primary Specified SB Cap 167,326 0.758 = \$ 126,835 Daily Demand 0.361 = \$ 35,639 Transmission (bulk) Specified SS Cap 0.758 = \$ Daily Demand W e 0.381 = \$ **Total Specified Demand** 215,934 167,328 ĿW Energy Charge: Standard Primary MAH @ S 6.33 - \$ 11,660 Transmission MWH @ \$ 6.33 = \$ 1.842 MWH 11.660 Adjustments: Distribution Primary Metering 227,594 = \$ (2,278) Transmission Metering Total (2,276) Total SS-3 Base Revenue 225,211

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ATTACHMENT A

Progress Energy	Elorida
Docket No.	
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ATTACHMENT A

Docket No. 050078-EI Exhibit No. I Cost of Service and Rate Design Matters

ATTACHMENT D

Proposed Housekeeping Tariffs Changes

Progress Energy Florida
Docket No.
Exhibit No (PT-2)
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ATTACHMENT A



SECTION NO. VI FOURTHENTH-FIFTEENTH REVISED SHEET NO. 6.251 CANCELS THRITEGATH FOURTEENTH REVISED SHEET NO. 6.:

Page 2 of 3

RATE SCHEDULE IS 4 INTERRUPTIBLE GENERAL SERVICE (Closed to New Customers as of 04/16/96) (Continued from Page No. 1)

Metering Voltage Adjustment:

Melaring voltage will be at the option of the Company. When the Company meters at a voltage above distribution secondary, the appropriate following reduction factor shall apply to the Non-Fuel Energy Charge, Demand Charge, Interruptible Demand Credit, and Delivery Voltage Credit bereunder:

Metering Voltage Distribution Primary Transmission

Reduction Factor 2.0%

Power Factor.

For Customers with measured demands of 1,000 kW or more for three (3) or more months out of the twelve (12) consecutive months ending with the current billing period, bills computed under the above rate per month charges will be increased 20¢ for each KVAR by which the reactive degrand exceeds, numerically, .52 times the measured kW demand, and will be decreased 20¢ for each KVAR by which the reactive demand is less than, manerically, .62 limes the measured kW demand.

Additional Charges:

See Sheet No. 5.105 Fuel Cost Recovery Factor: Gross Receipts Tax Factor: See Shect No. 6.106 Right-of-Way Utilization Fee: See Sheet No. 5.105 See Sheet No. 5.106 Municipal Tax: See Sheet No. 6.106 Sales Tax:

Minimum Monthly Bill:

The minimum monthly bill shall be the Customer Charge and the Demand Charge for the current billing partial. Where special equipment to serve the Customer is required, the Company may require a specified minimum charge.

Terms of Payment

Bills rendered hereunder are payable within the time limit specified on bill at Company-designated locations.

Service under this rate shall be for a minimum initial term of five (5) years from the commencement of service, and shall continue thereafter until terminated by either party by written notice study (60) days prior to termination.

Special Provisions:

- 1. When the Customer increases the electrical load, which increase requires the Company to increase facilities installed for the specific use of the Customer, a new Term of Service may be required under this rate at the option of the Company.
- 2. Customers taking service under another Company rate schedule who elect to transfer to this rate will be accepted by the Company on a first-come, first-served basis. Required equipment (metering, under-frequency retay, etc.) will be installed accordingly, subject to availability. Service under this rate schedule shall commence with the first full billing period following the date of equipment installation.
- 3. The Company may, under the provisions of this rate, at its option, require a special contract with the Customer upon the Company's fited contract form.
- The Company will attempt to minimize interruption hereunder by purchasing power and energy from other sources during periods of normal interruption. The Company will also attempt to notify any Customer, desirous of such notice, in advance when such purchases are imminent or as soon as practical thereafter where advance notice is not feasible. Similar notification will be provided upon termination of such purchases. When the Company is successful in making such purchases, the Customer will be required to pay an additional charge, in lieu of the otherwise applicable energy charges (Non-Fuel Energy Charge, Capacity Cost Recovery Factor, and Fuel Cost Recovery Factor), provided hereunder, based on the Customer's proportionate share of the higher cost of such purchased energy, plus 3.0 mills per kWh. The cost of such purchased energy shall be based on the average cost of all purchased power and energy provided under this rate schedule and under similar provisions in Rate Schedules IST-1, CS-1, CST-1, IS-2, IST-2, CS-2, CST-2, CS-3, CST-3, SS-2, and SS-3 during the corresponding calendar month.

(Continued on Page No. 3)

Progress Energy	
Docket No.	
Exhibit No	(PT-2)
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ATTACHMENT A



SECTION NO. VI FOURTH THIRD REVISED SHEET NO. 6.252 CANCELS THIRDSECOND SHEET NO. 6.252

Page 3 of 3

RATE SCHEDULE IS-1 INTERRUPTIBLE GENERAL SERVICE (Closéd to New Customers as of 04/16/96) (Continued from Page No. 2)

Special Provisions (Continued)

In the event a Customer elects to interrupt irrespective of the availability of additional energy purchased by the Company during the period for which interruption would have otherwise occurred, the Customer will incur no responsibility for the payment of any additional cost of such energy.

- 5. The Company will furnish service under this rate at dual veltages for substation delivery or a single veltage for distribution primary line delivery. The Company will furnish service under this rate at a single voltage. Equipment to supply additional voltages or additional facilities for the use of the Customer shall be furnished and maintained by the Customer. The Customer may request the Company to furnish such additional equipment, and the Company, at its sole option, may furnish, install, and maintain such additional equipment, charging the Customer for the use thereof at the rate of 1.67% per month of the installed cost of such additional equipment.
- Customers taking service under this interruptible rate schedule who desire to transfer to a non-interruptible rate schedule will be required to give the Company written notice at least sixty (60) months prior to such transfer. Such notice shall be irrevocable unless the Company and the Customer shall mutually agree to void the revocation.
- 7. Where all or a part of the facilities of a customer receiving service under this rate schedule are designated by the appropriate governmental agency for use as a public shelter during periods of emergency or natural disaster, the Company shall not interrupt service to the Customer during such periods; provided however, that the Company receives notics of the facilities use as a public shelter sufficiently in advance to period the descrivation of automatic interruption devices.

Progress Energy	Florida
Docket No.	
Exhibit No.	(PT-2)
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ATTACHMENT A



SECTION NO. VI TENTH NINTH REVISED SHEET NO. 6.262 CANCELS NINTHEIGHTH REVISED SHEET NO. 6.262

Page 3 of 3

RATE SCHEDULE 151-1 INTERRUPTIBLE GENERAL SERVICE OPTIONAL TIME OF USE RATE (Closed to New Customers as of 04/16/96) (Continued from Page No. 2)

Term of Service:

For customers electing to take service hereunder in fieu of the otherwise applicable Rule Schedule IS-1, the term of service requirements under this polional rate schedule shall be the same as that required under Rate Schedule IS-1 provided, however, at a given location the Customer shall have the right during the initial term of service to transfer to the otherwise applicable Rate Schedule IS-1 at any time. It is further provided, however, that any such customer who subsequently re-elects to take service hereunder at the same location shall be required to remain on the optional rate at that location for a minimum term of twelve (12) months.

Special Provisions:

- 1. When the Customer increases his electrical load, which increase requires the Company to increase facilities installed for the specific use of the Customer, a new Term of Service may be required under this rate at the option of the Company.
- Customers taking service under another Company rate schedule who elect to transfer to this rate will be accepted by the Company on a
 first-come, first-served basis. Required equipment (metering, under frequency ratey, etc.) will be installed accordingly, subject to availability.
 Service under this rate schedule shall commence with the first full billing period following the date of equipment installation.
- 3. The Company may, under the provisions of this rate, at its option, require a special contract with the Customer upon the Company's filed
- The Company will attempt to minimize interruption hereunder by purchasing power and energy from other sources during periods of normal interruption. The Company will also attempt to notify any Customer, desirous of such notice, in advance when such purchases are imminent or as soon as practical thereafter where advance notice is not feasible. Similar notification will be provided upon termination of such purchases. When the Company is successful in making such purchases, the Customer will be required to pay an additional charge, in lieu of the otherwise applicable energy charges (Non-Fuel Energy Charge, Capacity Cost Recovery Factor, and Fuel Cost Recovery Factor), provided hereunder, based on the Customer's proportionate share of the higher cost of such purchased energy, plus 3.0 milis per kWh. The provided instrument, bearing on the consorting a proportionate a state of the inguiser cost of such purchased energy shall be based on the energy excess of all purchased power and energy provided under this rate schedule and under similar provisions in Rate Schedules 1S-1, CS-1, CST-1, IS-2, IST-2, CS-2, CST-2, CS-3, CST-3, SS-2, and SS-3 during the corresponding calendar month.

In the event a Customer elects to interrupt irrespective of the availability of additional energy purchased by the Company during the period for which interruption would have otherwise occurred, the Customer will incur no responsibility for the payment of any additional cost of such

- The Company will furnish service under this rate at dual vehages for substation delivery or a single vehage for distribution primary line delivery. The Company will furnish service under this rate at a single vehage. Equipment to supply additional voltages or additional facilities for the use of the Customer shall be furnished and maintained by the Customer. The Customer may request the Company to furnish such for the use of the Customer shall be furnated and maintained by the Customer. The Customer may require the Company, at its sole option, may humish, install, and maintain such additional equipment, charging the Customer for the use thereof at the rate of 1.87% per month of the installed cost of such additional equipment.
- Customers taking service under this interruptible rate schedule who desire to transfer to a non-interruptible rate schedule will be required to give the Company written notice at least shifty (60) months prior to such transfer. Such notice shall be irrevocable unless the Company and the Customer shall mutually agree to void the revocation.
- 7. Where all or a part of the facilities of a customer receiving service under this rate schedule are designated by the appropriate governmental agency for use as a public sheller during periods of emergency or natural disaster, the Company shall not interrupt service to the Customer during such periods; provided however, that the Company receives notice of the facilities' use as a public shelter sufficiently in advance to permit the deactivation of automatic interruption devices.

ISSUED BY-Mark A. Myers, Vice President, Finance Javier J. Portuondo, Director Regulatory Services-Florida

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SECTION NO. VI SECOND THIRD REVISED SHEET NO. 8.256 CANCELS FIRST-SECOND REVISED SHEET NO. 6.256

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RATE SCHEDULE IS-2 INTERRUPTIBLE GENERAL SERVICE (Continued from Page No. 1)

Metering Voltage Adjustment:

Metering voltage will be at the option of the Company. When the Company meters at a voltage above distribution secondary, the appropriate following reduction factor shall apply to the Non-Fuel Energy Charge, Demand Charge, Interruptible Demand Credit, and Delivery Voltage Credit horsunger:

Metering Voltage Distribution Primary Transmission

Reduction Factor 1.0% 2.0%

Power Factor:

Bills computed under the above rate per month charges will be increased 20¢ for each KVAR by which the reactive demand exceeds, numerically, .62 times the measured kW demand, and will be decreased 20¢ for each KVAR by which the reactive demand is less than numerically, .52 times the measured kW demand.

Additional Charges:

See Sheet No. 6.105 Fuel Cost Recovery Factor: Gross Receipts Tax Factor: See Sheet No. 6,106 See Sheet No. 5.105 Right-of-Way Utilization Fee: See Sheet No. 6,106 Municipal Tax: See Sheel No. 6, 106

The minimum monthly bill shall be the Customer Charge and the Demand Charge for the current billing period. Where special equipment to serve the Customer is required, the Company may require a specified minimum charge.

Terms of Payment:

Bills rendered hereunder are payable within the time limit specified on bill at Company-designated locations.

Term of Service:

Service under this rate shall be for a minimum initial term of five (5) years from the commencement of service, and shall continue thereafter until terminated by either party by written notice sixty (60) days prior to termination.

Special Provisions:

- When the Customer increases the electrical load, which increase requires the Company to increase facilities installed for the specific use of the Customer, a new Term of Service may be required under this rate at the option of the Company.
- 2. Customers taking service under another Company rate schedule who elect to transfer to this rate will be accepted by the Company on a Customers taking service under another company rate screening under-frequency or rate, etc.) will be installed accordingly, subject to availability. Service under this rate schedule shall commence with the first full billing period following the date of equipment installation. Before commencement of service under this rate, the Company shall exercise an interruption for purposes of testing its equipment. The Company shall also have the right to exercise at test one additional interruption each calendar year irrespective of capacity availability or operating conditions. The Company will give the Customer notice of the test
- 3. The Company may, under the provisions of this rate, at its option, require a special contract with the Customer upon the Company's filed contract form
- The Company will attempt to minimize interruption hereunder by purchasing power and energy from other sources during periods of normal interruption. The Company will also attempt to notify any Customer, desirous of such notice, in advance when such purchases are imminent interruption. The Company will also attempt to notify any Customer, desirous of such notice, in advance when such purchases are imminent or as soon as practical thereafter where advance notice is not leasible. Similar notification will be provided upon termination of such purchases. When the Company is successful in making such purchases, the Customer will be required to pay an additional charge, in fau of the otherwise applicable energy charges (Non-Fuel Energy Charge, Capacky Cost Recovery Factor, and Fuel Cost Recovery Factor, previded hereunder, based on the Customer's proportionate share of the higher cost of such purchased energy, plus 3.0 mills per kWh. The cost of such purchased energy shall be based on the average cost of all purchased power and energy provided under this rale schedule and under similar provisions in Rate Schedules IS-1, IST-1, CS-1, CST-1, IST-2, CS-2, CST-2, CS-3, CST-3, SS-2, and SS-3 during the corresponding calendar month.

(Continued on Page No. 3)

Mark A. Myers, Vice-President, Finance Javier J. Portuondo, Director, Requistory Services - Florida EFFECTIVE: October 1, 2003 January 1, 2006

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SECTION NO. YI SECOND-THIRD REVISED SHEET NO. 6.257 CANCELS FIRST-SECOND REVISED SHEET NO. 6.257

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RATE SCHEDULE IS-2 INTERRUPTIBLE GENERAL SERVICE (Continued from Page No. 2)

Special Provisions (Continued)

In the event a Customer elects to interrupt irrespective of the availability of additional energy purchased by the Company during the period for which interruption would have otherwise occurred, the Customer will incur no responsibility for the payment of any additional cost of such energy.

- 5. The Company will furnish service under this rate at dual voltages for substation delivery or a single voltage for distribution primary line delivery. The Company will furnish service under this rate at a single voltage. Equipment to supply additional voltages or additional facilities for the use of the Customer shall be furnished and maintained by the Customer. The Customer may request the Company to furnish such additional equipment, and the Company, at its sole option, may furnish, install, and maintain such additional equipment, charging the Customer for the use thereof at the rate of 1.67% per month of the installed cost of such additional equipment.
- 6. Customers taking service under this interruptible rate schedule who desire to transfer to a non-interruptible rate schedule will be required to give the Company written notice at least thirty-six (36) months prior to such transfer. Such notice shall be irrevocable unless the Company and the Customer shall multurity agree to void the revocation.
- Service under this rate is not available if all or a part of the customer's load is designated by the appropriate governmental agency for use at a public shaller during periods of emergency or natural disaster.
- Any customer who established a billing demand of less than 500 kW in any of the 12 billing periods preceding May 1, 2002, shall be advised by the Company that the minimum billing demand of 500 kW would not apply in the event the Customer exercises Special Provision No. 6 of this rate.

ISSUED 8Y: Mark A. Myers, Vice President, Finance Jayler J. Portuondo, Director, Regulatory Services - Florida EFFECTIVE: October 1, 2003 January 1, 2005

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SECTION NO. VI SECOND-THIRD REVISED SHEET NO. 5.257 CANCELS FIRST-SECOND REVISED SHEET NO. 6.267

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RATE SCHEDULE IST-2 INTERRUPTIBLE GENERAL SERVICE OPTIONAL TIME OF USE RATE (Continued from Page No. 2)

Term of Service:

For Customers electing to take service hereunder in lieu of the otherwise applicable Rate Schedule IS-2, the term of service requirements under this optional rate schedule shall be the same as that required under Rate Schedule IS-2 provided, however, at a given location the Customer shall have the right during the initial term of service to transfer to the otherwise applicable Rate Schedule IS-2 at any time. It is turther provided, however, that any such customer who subsequently re-elects to take service horounder at the same location shall be required to remain on the optional rate at that location for a minimum term of twelve (12) monitus.

Special Provisions:

- When the Customer increases his electrical load, which increase requires the Company to increase facilities installed for the specific use of the Customer, a new Term of Service may be required under this rate at the option of the Company.
- Customers taking service under another Company rate schedule who elect to transfer to this rate will be accepted by the Company on a first-come, first-served basis. Required equipment (metering, under frequency relay, etc.) will be installed accordingly, subject to availability. Sarvice under this rate schedule shall commence with the first full billing period following the data of equipment installation. Before commencement of service under this rate, the Company shall exercise an interruption for purposes of testing its equipment. The Company shall also have the right to exercise at least one additional interruption each calendar year irrespective of capacity availability or operating conditions. The Company will give the Customer notice of the test.
- 3. The Company may, under the provisions of this rate, at its option, require a special contract with the Customer upon the Company's filed contract form.
- The Company will attempt to minimize interruption hereunder by purchasing power and energy from other sources during periods of normal Interruption. The Company will also attempt to notify any Customer, desirous of such notice, in advance when such purchases are imminent or as soon as practical thereafter where advance notice is not feasible. Similar notification will be provided upon termination of such purchases. When the Company is successful in making such purchases, the Customer will be required to pay an additional charge, in lieu of the otherwise applicable energy charges (Non-Fuel Energy Charge, Capacity Cost Recovery Factor, and Fuel Cost Recovery Factor). provided hisraunder, based on the Customer's proportionale share of the higher cost of such purchased energy, plus 3.0 mills per NWh. The cost of such purchased energy shall be based on the average cost of all purchased power and energy provided under this rate schedule and under similar provisions in Rate Schedules IS-1, IST-1, CS-1, CST-1, IS-2, CS-2, CST-2, <u>CS-3, CST-3,</u> SS-2, and SS-3 during the corresponding calendar month.

In the event a Customer elects to interrupt transpective of the availability of additional energy purchased by the Company during the period for which interruption would have otherwise occurred, the Customer will incur no responsibility for the payment of any additional cost of such

- 5. The Company will furnish service under this rate at dual voltages for substation delivery or a single voltage for distribution delivery. The Company will furnish service under this rate at a single voltage. Equipment to supply additional voltages or additional facilities for the use of the Customer shall be furnished and maintained by the Customer. The Customer may request the Company to furnish such additional equipment, and the Company, at its sole option, may furnish, install, and maintain such additional equipment, charging the Customer for life use thereof at the rate of 1.67% per month of the installed cost of such additional equipment.
- 6. Customers taking service under this interruptible rate schedule who desire to transfer to a non-interruptible rate schedule will be required to give the Company written notice at least thirty-six (36) months prior to such transfer. Such notice shall be irrevocable unless the Company and the Customer shall mutually agree to void the revocation.
- 7. Service under this rate is not available if all or a part of the customer's load is designated by the appropriate governmental agency for use at a public shelter during periods of emergency or natural disaster.
- Any customer who established a billing demand of less than 500 kW in any of the 12 billing periods preceding May 1, 2002, shall be advised by the Company that the minimum billing demand of 500 kW would not apply in the event the Customer exercises Special Provision No. 6 of this rate.

ISSUED BY: Mark A. Byers, Vice President, Finance Javier J. Portuondo, Director, Regulatory Services - Florida EFFECTIVE: October 1, 2003 January 1, 2006

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SECTION NO. VI NINTHEIGHTH REVISED SHEET NO. 6.233 CANCELS <u>EIGHTHSEVENTH</u> REVISED SHEET NO. 6.233

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RATE SCHEDULE CS-1 CURTAILABLE GENERAL SERVICE (Closed to New Customers as of 04/16/96) (Continued from Page No. 3)

Special Provisions: (Continued)

5. To minimize the frequency and duration of curtailments requested under this rate schedule, the Company will attempt to purchase additional energy, if available, from sources outside the Company's system during periods for which curtailment would otherwise be requested. The Company will also attempt to notify any Customer, destrous of such notice, in advance when such purchases are imminent or as soon as practical thereafter where advance notice is not fessible. Similar notification will be provided upon termination of such purchases. Any energy associated with curtailable loads used during these periods will be subject to the additional charges set farth in the second paragraph of this provision. Customers may avoid these higher charges by curtailing their usage during such periods to no more than their established Non-Curtailable Demand pursuant to the third paragraph of these provisions.

In the event a Customer elects not to curtail, the Customer will be required to pay an additional charge, in lieu of the otherwise applicable energy charges (Non-Fuel Energy Charge, Capacity Cost Recovery Factor, and Fuel Cost Recovery Factor), provided hereunder, based on the Customer's proportionate share of the higher cost of such purchased energy, plus 3.0 mills per kWh, for att consumption above the Customer's Non-Curtailable Demand during the period for which curtailment would have otherwise been requested. The cost of such purchased energy shall be based on the average cost of all purchased power and energy provided under this rate schedules and under similar provisions in Rate Schedules IS-1, IST-1, CST-1, IS-2, IST-2, CS-2, CST-2, CS-3, CST-3, SS-2, and SS-3 during the corresponding calendar month. If, for any reason during such period, the Customer is notified that the energy purchased from outside sources is no longer available, the terms of this Special Provision will case to apply and curtailments to no more than the Customer's Non-Curtailable Demand will be required for the remainder of such period.

In the event a Customer elects to currail irrespective of the availability of additional energy purchased by the Company and does not exceed his Non-Curtailable Demand during the period for which curtailment would have otherwise been requested, the Customer will incur no responsibility for the payment of any additional cost of such energy.

- If the Customer increases his power requirements in any manner which requires the Company to install additional facilities for the specific
 use of the Customer, a new Term of Service may be required at the Company's option.
- 8. The Company will furnish service under this rate at a single voltage. Any equipment to supply additional voltages or any additional facilities for the use of the Customer shall be furnished and maintained by the Customer. At its option, the Company may furnish, install and maintain such additional equipment upon request of the Customer, in which event an additional monthly charge will be made at the rate of 1,67% times the installed cost of such additional equipment.
- 9. Customers taking service under this curtailable rate schedule who desire to transfer to a firm rate schedule will be required to give the Company written notice at least aboy (60) months prior to such transfer. Such notice shall be irrevocable unless the Company or the Customer receives waiver of this Special Provision No. 9 from the Florida Public Service Commission.
- 10. Where all or a part of the facilities of a customer receiving service under this rate schedule are designated by the appropriate governmental agency for use as a public shelter during periods of emergency or natural diseaser, the Company shall not curtail service to the Customer during such periods; provided however, that the Company receives notice of the facilities' use as a public shelter sufficiently in advance to permit the descitation of automatic devices.

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SECTION NO. VI ELEVENTH TENTH REVISED SHEET NO. 5.243 CANCELS TENTIDUNTH REVISED SHEET NO. 6.243

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RATE SCHEDULE CST-1 CURTAILABLE GENERAL SERVICE OPTIONAL TIME OF USE RATE (Closed to New Customers as of 04/16/98) (Continued from Page No. 3)

Special Provisions: (Continued)

- (d) If the Customer's contract Non-Curtaliable Demand exceeds 75% of the Customer's average monthly billing demand (based on the most recent twelve (12) months or, where not available, a projection of twelve (12) months), the contract Non-Curtaliable Demand shall be set equal to 75% of the Customer's average monthly billing demand effective with the current billing period. A re-establishment of the Customer's contract Non-Curtaliable Demand under this condition shall supersede any other establishment.
- 3. As an essential requirement for receiving the Curtailable Demand Credit provided under this rate schedule, a Customer shall be strictly responsible for the curtailment of his power requirements to no more than his contract Non-Curtailable Demand upon each request of the Company. Such requests will normally be made during periods of capacity shortages on the Company's system; however, other operating confingencies may result in such requests at other times. The Company shall also have the right to request one additional partialment each calendar year irrespective of capacity availability or operating conditions.
- A Customer will be deemed to have compiled with his custaliment responsibility if the maximum 30-minute kW demand established during each period of requested curtailment does not exceed his contract Non-Curtailable Demand.
- 5. If the maximum 30-minute kW demand established during a requested curtailment in the billing period exceeds the Customer's contract Non-Curtailable Bernand, the Customer will be billed the following additional charge for all billing periods from the most recent prior billing period of requested curtailment through the current billing period, not to exceed a total of twelve (12) billing periods:

1.25 times the difference in Demand and Energy Charges which would result under Rate Schedule GSDT-1 and those Demand and Energy Charges calculated under this rate schedule. This calculation shall be exclusive of any additional charges randered under Special Provision No. 6 of this rate achedule.

6. To minimize the frequency and duration of curtalments requested under this rate schedule, the Company will attempt to purchase additional energy, if available, from sources outside the Company's system during periods for which curtainment would otherwise be requested. The Company will also attempt to notify any Customer, desirous of such notifice, in advance when such purchases are implicant or as soon as practical thereafter where advance notice is not feasible. Similar notification will be provided upon termination of such purchases. Any energy associated with custailable loads used during these periods with the subject to additional charges set forth in the second paragraph of this provision. Customers may avoid these higher charges by curtailing their usage during such periods to no more than their established Non-Custailable Demand pursuant to the third paragraph of these provisions.

in the event a Customer elects not to curtait, the Customer will be required to pay an additional charge, in iteu of the otherwise applicable energy charges (Non-Fuel Energy Charge, Capacity Cost Recovery Factor, and Fuel Cost Recovery Factor), provided hereunder, based on the Customer's proportionate share of the higher cost of such purchased energy, plus 3.0 mills per kWh, for all consumption above the Customer's Non-Curtaliable Demand during the period for which curtalianent would have otherwise been requested. The cost of such purchased energy shell be based on the everage cost of all purchased power and energy provided under this ratio schedule and under similar provisions in Rate Schedules IS-1, IST-1, CS-1, IST-2, IST-2, CS-2, CST-2, CS-3, CST-3, SS-2, and SS-3 during the corresponding calendar month. If, for any reason during such period, the Customer is notified that the energy purchased from outside sources is no longer available, the terms of this Special Provision will cease to apply, and curtaliments to no more than the Customer's Non-Curtaliable Demand will be required for the remainder of such period.

In the event a Customer elects to curtail irrespective of the availability of additional energy purchased by the Company and does not exceed his Non-Cortailable Demand during the period for which curtailment would have otherwise been requested, the Customer will incur no responsibility for the payment of any additional cost of such purchased energy.

- If the Customer increases his power requirements in any manner which requires the Company to install additional facilities for the specific use of the Customer, a new Term of Service may be required at the Company's option.
- 8. The Company will furnish service under this rate at a single voltage. Any equipment to supply additional voltages or any additional facilities for the use of the Customer shall be furnished and maintained by the Customer. At its option, the Company may furnish, install, and maintain such additional equipment upon request of the Customer, in which event an additional monthly charge will be made at the rate of 1.67% times the installed cost of such additional equipment.

(Continued on Page No. 5)

ISSUED BY: Mark A. Myers, Vice Precident, Finance Javier J. Portuondo Director, Regulatory Services-Florida

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SECTION NO. VI SECOND-THIRD REVISED SHEET NO. 6.238 CANCELS FIRST-SECOND REVISED SHEET NO. 6.238

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RATE SCHEDULE CS-2 CURTAILABLE GENERAL SERVICE (Continued from Page No. 3)

Special Provisions: (Continued)

To minimize the frequency and duration of curtailments requested under this rate schedule, the Company will alternot to purchase additional energy, if systemic, from sources outside the Company's system during periods for which curtailment would otherwise be requested. The Company will also attempt to notify any Customer, desirous of such notice, in advance when such purchases are imminent or as soon as practical thereafter where advance notice is not feasible. Similar notification will be provided upon termination of such purchases. Any energy associated with curtailable loads used during these periods will be subject to the additional charges set forth in the second paragraph of this provision. Customers may avoid these higher charges by curtailing their usage during such periods to no more than their established Non-Custailable Demand pursuant to the third paragraph of these provisions.

In the event a Customer elects not to curtail, the Customer will be required to pay an additional charge, in fieu of the otherwise applicable energy charges (Non-Fuel Energy Charge, Capacity Cost Recovery Factor, and Fuel Cost Recovery Factor), provided hereunder, based on the Customer's proportionate share of the higher cost of such purchased energy, plus 3.0 mills per kWh, for all consumption above the Customer's Non-Curtailable Demand during the period for which curtailment would have otherwise been requested. The cost of such purchased energy shall be based on the average cost of all purchased power and energy provided under this rate schedule and under similar provisions in Rate Schedules IS-1, IST-1, CS-1, CST-1, IS-2, IST-2, CST-2, CST-3, SS-2, and SS-3 during the corresponding calendar month. If, for any reason during such period, the Customer is notified that the energy purchased from outside sources is no longer available, the terms of this Special Provision will cease to apply and curtailments to no more than the Customer's Non-Curtailable Demand will be required for the remainder of such period.

In the event a Customer elects to curtail irrespective of the availability of additional energy purchased by the Company and does not exceed his Non-Curtailable Demand during the period for which curtailment would have otherwise bean requested, the Customer will incur no responsibility for the payment of any additional cost of such energy.

- If the Customer increases his power requirements in any manner which requires the Company to install additional facilities for the specific
 use of the Customer, a new Term of Service may be required at the Company's option.
- 8. The Company will furnish service under this rate at a single voltage. Any equipment to supply additional voltages or any additional facilities for the use of the Customer shall be furnished and maintain such additional equipment upon request of the Customer, in which event an additional monthly charge will be made at the rate of 1.67% times the installed cost of such additional equipment.
- Customers taking service under this curtailable rate schedule who desire to transfer to a firm rate schedule will be required to give the
 Company written notice at least thirty-six (35) months prior to such transfer. Such notice shall be irrevocable unless the Company and the
 Customer shall mutually agree to void the revocation.
- 10. Service under this rate is not available if all or a part of the customer's load is designated by the appropriate governmental agency for use at a public shelter during periods of emergency or natural disaster.
- 11. Any customer who established a billing demand of less than 500 kW in any of the 12 billing periods preceding May 1, 2002, shall be advised by the Company that the minimum billing demand of 500 kW would not apply in the event the Customer exercises Special Provision No. 9 of this rate.

ISSUED BY: Mark A. Myers, Vice-President, Finance Javier J. Portuondo, Director, Regulatory Services - Florida

EFFECTIVE: October 1, 2003 January 1, 2006

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SECTION NO. VI THROPOURTH REVISED SHEET NO. 6.248 CANCELS SECOND-THRO REVISED SHEET NO. 6.248

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RATE SCHEDULE CST-2 CURTAILABLE GENERAL SERVICE OPTIONAL TIME OF USE RATE (Continued from Page No. 3)

Special Provisions: (Continued)

- (d) If the Customer's contract Non-Curtailable Demand exceeds 75% of the Customer's average monthly billing demand (based on the most recent twelve (12) months or, where not available, a projection of twelve (12) months), the contract Non-Curtailable Demand shall be set equal to 75% of the Customer's average monthly billing demand effective with the current billing period. A re-establishment of the Customer's contract Non-Curtailable Demand under this condition shall supersede any other establishment.
- 3. As an essential requirement for receiving the Custallable Demand Credit provided under this rate schedule, a Customer shall be strictly responsible for the custalment of his power requirements to no more than his contract Non-Custallable Demand upon each request of the Company. Such requests will normally be made during periods of capacity shortages on the Company's system; however, other operating contingencies may result in such requests at other times. The Company shall also have the right to request at least one additional custallment each calendar year irrespective of capacity availability or operating conditions.
- A Customer will be deemed to have complied with his curtallment responsibility if the maximum 30-minute itW demand established during each period of requested curtailment does not exceed his contract Non-Curtailable Demand.
- 5. If the maximum 30-minute kW demand established during a requested curtailment in the billing period exceeds the Customer's contract Non-Custailable Demand, the Customer will be billed the following additional charge for all billing periods from the most recent prior billing period of requested custailment through the current billing period, not to exceed a total of twelve (12) billing periods:

1.25 times the difference in Demand and Energy Charges which would result under Rate Schedule GSDT-1 and those Demand and Energy Charges calculated under this rate schedule plus the difference between ECCR, ECCR and ECRC of this rate schedule and GSDT-1. This calculation shall be exclusive of any additional charges rendered under Special Provision No. 6 of this rate schedule.

5. To minimize the frequency and duration of curtailments requested under this rate schedule, the Company will attempt to purchase additional energy, if available, from sources outside the Company's system during periods for which curtailment would otherwise be requested. The Company will also attempt to notify any Customer, desirous of such notice, in advance when such purchases are imminent or as soon as practical threeafter where advance notice is not feasible. Similar notification will be provided upon termination of such purchases. Any energy associated with ourtailable loads used during these periods will be subject to additional charges set forth in the second paragraph of this provision. Customers may avoid these higher charges by curtailing their usage during such periods to no more than their established Non-Curtailable Cernand persuant to the third paragraph of these provisions.

In the event a Customer elects not to curtail, the Customer will be required to pay an additional charge, in fieu of the otherwise applicable energy charges (Non-Fuel Energy Charge, Capacity Cost Recovery Factor, and Fuel Cost Recovery Factor), provided hereunder, based on the Customer's proportionals share of the higher cost of such purchased energy, plus 3.0 mills per kWh, for all consumption above the Customer's Non-Curtailable Demand during the period for which curtailment would have otherwise been requested. The cost of such purchased energy shall be based on the average cost of all purchased power and energy provided under this rate schedule and under similar provisions in Rate Schedules IS-1, IST-1, CS-1, CST-1, IS-2, IST-2, CS-2, <u>CS-3, CST-3, SS-2</u>, and SS-3 during the corresponding catendar month. If, for any reason during such period, the Customer is notified that the energy purchased from outside sources is no longer available, the terms of this Special Provision will cease to apply and curtailments to no more than the Customer's Non-Curtailable Demand with be required for the remainder of such period.

In the event a Customer elects to curtail irrespective of the availability of additional energy purchased by the Company and does not exceed his Non-Curtailable Demand during the period for which curtailment would have otherwise been requested, the Customer will incur no responsibility for the payment of any additional cost of such purchased energy.

- If the Customer increases his power requirements in any manner which requires the Company to install additional facilities for the specific
 use of the Customer, a new Term of Service may be required at the Company's option.
- 8. The Company will furnish service under this rate at a single voltage. Any equipment to supply additional writages or any additional facilities for the use of the Customer shall be furnished and maintained by the Customer. At its option, the Company may furnish, install, and maintain such additional equipment upon request of the Customer, in which event an additional monthly charge will be made at the rate of 1.67% times the installed cost of such additional equipment.
- Customers taking service under this curtailable rate schedule who desire to transfer to a firm rate schedule will be required to give the Company written notice at least thirty-six (36) months prior to such transfer. Such notice shall be irrevocable unless the Company and the Customer shall mutually agree to void the revocation.
- Service under this rate is not available if all or a part of the customer's load is designated by the appropriate governmental agency for use at a public shelter during periods of emergency or natural disaster.
- 11. Any customer who established a Base billing demand of less than 500 kW in any of the 12 billing periods preceding May 1, 2002, shall be advised by the Company that the minimum billing demand of 500 kW would not apply in the event the Customer exercises Special Provision No. 9 of this rate.

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SECTION NO. VI ORIGINAL-FIRST REVISED SHEET NO. 6.2391 CANCELS ORIGINAL SHEET NO. 6.2391

Page 2 of 3

RATE SCHEDULE CS-3
CURTAILABLE GENERAL SERVICE -- FIXED CURTAILABLE DEMAND
(Continued from Page No. 1)

Metering Voltage Adjustment:

When matering voltage, as determined at the option of the Company, is higher than standard distribution secondary voltage, the Non-Fuel Energy-Charge, Command Charge, Custalistic Domand Credit, and Delivery-Voltage Credit shall be adjusted by the following reduction factors highering voltage will be at the option of the Company. When the Company meters at a coltage above distribution secondary, the sopropriate following reduction factor shall apply to the Non-Fuel Energy Charge, Demand Charge, Custalistic Demand Credit and Delivery Voltage Credit hereunder:

Metering Voltage Reduction Factor
Distribution primary 1.0%
Transmission 2.0%

Power Factor Adjustment:

The Demand Charge will be increased or decreased \$0.20 for each KVAR by which the Customer's reactive-demand is; respectively, greater or less than \$2% of the Customer's billing demand. Bits computed under the above rate per month charges will be increased 20¢ for each KVAR by which the reactive demand exceeds, numerically, 62 times the measured demand, and will be decreased 20¢ for each KVAR by which the reactive demand is less than numerically, 62 times the measured kW demand.

Additional Charges:

Fuel Cost Recovery Factor:

Gross Receipts Tax Factor:

Right-of-Way Utilization:

Municipal Tax:

See Sheet No. 6, 106

Minimum Monthly BIR:

The minimum monthly bill shall be the Customer Charge and the Demand Charge for the current billing period. Where special agrigment to serve the Customer is required, the Company may require a specified minimum charge.

Terms of Payment:

Bills rendered hereunder are payable within the time limit specified on bill at Company-designated locations.

Term of Service:

Service under this rate schedule shall be for a minimum initial term of two (2) years from the commencement of service, and shall continue thereafter until terminated by either party by written notice sixty (60) days prior to termination.

Special Provisions:

- As used in this rate schedule, the term "period of requested curtailment" shall mean a period for which the Company has requested
 curtailment and for which energy purchased from sources outside the Company's system, pursuant to Special Provision No. 6, is not
 available. If such energy can be purchased, the terms of Special Provision No. 6 will apply and a period of requested curtailment will
 not be deemed to axist white such energy remains available.
- As a condition for service under this rate schedule, a Customer is required to enter into a contract with the Company's filed standard contract Form No. 2. An Initial Fixed Curtailable Demand of at least 2,000 kW shall be specified in the contract, which may be re-established under the following conditions:
 - (a) If a change in the Customer's power requirements occurs, the Company and the Customer may establish a new Fixed Customand.
 - (b) If the Customer fails to reduce load by the Fixed Curtailable Demand for the duration of any period of requested curtailment, the lowest measured load reduction achieved during such period shall become the Fixed Curtailable Demand effective with the next billing period following the period of requested curtailment. In addition, Special Provision No. 5 is applicable.
 - (c) If the Customer establishes a demand reduction targer than the Fixed Curtailable Demand for the duration of each period of requested curtailment occurring within a billing period, upon request by the Customer, the lowest of the demand reductions achieved during each such period shall become the Fixed Curtailable Demand effective with the next billing period.
- 3. As an essential requirement for receiving the Curtaitable Demand Credit provided under this rate schedule, a Customer shall be strictly responsible for the custainment of its load by at least the Fixed Custaitable Demand upon each custainment request from the Company. Such requests will be made during those periods specified under Limitation of Service above. The Company shall also have the right to request at least one additional custaitment each calendar year irrespective of such limitations.

(Continued on Page No. 3)

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SECTION NO. VI FIRST SECOND REVISED SHEET NO. 6.2491 CANCELS ORIGINAL FIRST SHEET NO. 6,2491

Page 2 of 4

RATE SCHEDULE CST-3 CURTAILABLE GENERAL SERVICE - FIXED CURTAILABLE DEMAND OPTIONAL TIME OF USE RATE (Continued from Page No. 1)

Determination of Billing Demand:

The Base Demand for billing purposes shall be the maximum 30-minute kW demand established during the current billing period, but not less than 2,000 KW.

The On-Peak Demand for billing purposes shall be the maximum 30-minute kW demand established during designated On-Peak Periods during the current billing period.

Delivery Voltage Credit:

When a Customer takes service under this rate schedule at a delivery voltage above standard distribution secondary voltage, the Base Demand Charge hereunder shall be subject to the following credit:

For distribution primary delivery voltage: \$ 0.27 per kW of billing demand For transmission delivery voltage:

\$ 0.63 per kW of billing demand

Metering Voltage Adjustment:

When metering vellage, as determined at the option of the Company, is higher than standard distribution on Fuel Energy Charge, Demand Charge, Curtaibble Demand Credit, and Delivery Vollage Credit shall be edjusted by the toknowing reduction before Mislering voltage will be at the option of the Company. When the Company meters at a voltage above distribution secondary, the appropriate following reduction factor shall apply to the Non-Fuel Energy Charge. Demand Charge. Curtailable Demand Credit, and Delivery Voltage Credit hereunder,

Metering Voltage

Reduction Factor

Distribution primary

1.0%

Transmission

2.0%

Power Factor Adjustment:

The Base Demand Charge will be increased or decreased \$0.20 for each KVAR by which the Customer's reactive respectively, greater or less than 62% of the Customer's billing demand Bills computed under the above rate per month charges will be increased 20¢ for each KVAR by which the reactive demand exceeds, numerically, .62 times the measured demand, and will be decreased 20¢ for each KVAR by which the reactive demand is less than, numerically, 62 times the measured kW demand.

Additional Charges:

Fuel Cost Recovery Factor: See Sheet No. 6.105
Gross Receipts Tax Factor: See Sheet No. 6.106

Right-of-Way Utilization: Municipal Tax:

See Sheet No. 5.106

See Sheel No. 6.106

Sales Tax

See Sheet No. 5,105

Minimum Monthly Bill:

The minimum contrily bill shall be the Customer Charge and the Demand Charge for the current billing period. Where special equipment to serve the Customer is required, the Company may require a specified minimum charge.

Bills (endered hereunder are payable within the time limit specified on bill at Company-designated locations.

Service under this rate schedule shall be for a minimum initial term of two (2) years from the commencement of service, and shall continue thereafter until terminated by either party by written notice sixty (60) days prior to termination.

Special Provisions:

1. As used in this rate schedule, the term "period of requested curtailment" shall mean a period for which the Company has requested curtailment and for which energy purchased from sources outside the Company's system, pursuant to Special Provision No. 6, is not available. If such energy can be purchased, the terms of Special Provision No. 5 will apply and a period of requested curtailment will not be deemed to exist while such energy remains available.

(Continued on Page No. 3)

ISSUED BY: MARK A. MYERS, VICE-PRESIDENT, FINANCE Lavier J. Portugneto, Director, Regulatory Services - Florida

EFFECTIVE: June 29, 2004 January 1, 2006

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SECTION NO. VI EIGHTH-NINTH REVISED SHEET NO. 6.319 CANCELS SEVENTH EIGHTH REVISED SHEET NO. 6,319

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RATE SCHEDULE SS-2 INTERRUPTIBLE STANDBY SERVICE (Continued from Page No. 4)

Special Provisions: (Continued)

3. To minimize the frequency and duration of interruptions hereunder, the Company will attempt to purchase power and energy from other sources during periods of normal interruption. The Company will also attempt to notify any Customer, desirous of such notice, in advance when such purchases are imminent or as soon as practical thereafter where advance notice is not feasible. Similar notification will be provided upon termination of such purchases. When the Company is successful in making such purchases, the Customer will be required to pay an additional charge, in issu of the otherwise applicable energy charges (Non-Fuel Energy Charge, Capacity Cost Recovery Factor, and Fuel Cost Recovery Factor), provided hereunder, based on the Customer's proportionate share of the higher cost of such purchased energy, plus 3.0 mills per kWh. The cost of such purchased energy shall be based on the average cost of all purchased power and energy provided under this rate schedule and under similar provisions in Rate Schedules IS-1, IST-1, CS-1, CST-1, IS-2, IST-2, CS-2, CST-2, CS-3, CST-3 and SS-3 during the corresponding calendar month.

In the event a Customer elects to interrupt irrespective of the availability of additional energy purchased by the Company during the period for which Interruption would have otherwise occurred, the Customer will incur no responsibility for the payment of any additional most of such energy.

- The Company will furnish service under this rate at a single voltage for substation delivery or a single voltage for primary line delivery. The Company will furnish service under this rate at a single voltage. Equipment to supply additional voltages or additional facilities for the use of the Customer shall be furnished and maintained by the Customer. The Customer may request the Company to furnish such additional equipment, and the Company, at its sole option, may furnish, install, and maintain such additional equipment, charging the Customer for the use thereof at the rate of 1.67% per month of the installed cost of such additional equipment.
- Customers taking service under this rate schedule who desire to transfer to a non-interruptible rate schedule will be required to give the Company written actics at least story (60) months prior to such transfer. Such notice shall be irrevocable unless the Company or the Customer receives a weiver from the Florida Public Service Commission.
- 5. The Customer shall allow the Computy to install time recording metering on the electrical output of all Customer-owned generation equipment. The permitted metering location(s) must be accessible to Company personnel for testing, inspection, maintenance, and retrieval of recording generation output data. The Customer shall reimburse the Company for the installed coat of the metering and be charged 0.50% per month of the installed cost of the metering equipment for operation and maintenance of the equipment by the Consomiv.
- Where the Company and the Customer agree that the Customer's service requirements are totally standby or totally supplemental, the Company shall bill the Customer accordingly and not require matering of the Customer's generation output.
- Upon commencement of service under this rate schedule, if the Customer does not make an election of either Option A or Option B under the Determination of Standby Service Requirements, Option B will be applied. A Customer may exercise the election of Option
- 9. In the event the Customer electing Option A does not provide outage information to the Company within three (3) days of the end of the billing period, the Company shall render a bill based on all Company- supplied power being supplemental service. If the Customer provides cutage information for the current billing period prior to the end of the next billing period, the Company shall issue a revised billing and assess the Customer an additional Customer Charge.
- 10. For determination of standby service requirements under Option A, the Customer should maintain accurate generation performance ray determination of standary service requirements those option A, the Customer should maintain accurate generator personner accurate available for review by the Company for verifying outage information utilized in the billing procedure. The Customer shall cooperate with the Company in providing additional information the Company deems necessary to validate eppropriate billing determinants. If the Company deems that insufficient outage information is being provided by the Customer for appropriate determination of standby service requirements under Option A, the Company will subsequently require that this determination be performed under Option B.
- 11. For an amount of load raduction directly resulting from an outage of the Customer's generation to be recognized in the determination of standby service requirements, the Customer must satisfactorily demonstrate this capability initially and be subject to periodic verification upon request by the Company
- 12. If the actual maximum 30-minute standby power supplied by the Company exceeds the prior biting month's Specified Standby Capacity, the Customer shall be billed on the excess amount for previous billings rendered up to twelve (12) months under the rate schedule for (1) distribution capacity and (2) generation and transmission capacity, at a rate of 125% of the corresponding standby service charge
- 13. Where all or part of the facilities receiving service under this rate-schedule-are designated by the eppropriate governmental agency for use as a public shefter during periods of amargonay or natural disastar, the Company shall not interrupt service to the Customer during such periods, provided, however, that the Company reserves noise of the lacilities use as a public shefter sufficiently in advance to permit the descrivation of automatic interruption devices.

ISSUED 8Y: Mark A. Myerc, Vice President, Finance Javier J. Portwondo, Director, Regulatory Services - Florida EFFECTIVE: October 1, 2003 January 1, 2006

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SECTION NO. VI FIFTH SIXTH REVISED SHEET, NO. 5.324 CANCELS FOURTH-FIFTH REVISED SHEET NO. 6.324

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RATE SCHEDULE SS-3 CURTAR_ABLE STANDBY SERVICE (Continued from Page No. 4)

Special Provisions: (Continued)

- The Company may, under the provisions of this rate, require a contract with the Customer upon the Company's filed contract form.
 Whenever the Customer increases his electrical load, which increase requires the Company to increase facilities installed for the specific use of the Customer, a new Term of Service may be required.
- 2. The Company will furnish service under this rate at a single voltage. Any equipment to supply additional voltages or any additional facilities for the use of the Customer shall be furnished and maintained by the Customer. At its option, the Company may furnish, install and maintain such additional equipment upon request of the Customer, in which event an additional monthly charge will be raise of 1.57% times the installed cost of such additional equipment.
- 3. As an essential requirement for receiving curtailable service provided under this rate schedule, the Customer shall be strictly responsible for the full curtainment of his standby power requirements upon each request of the Company. Such requests will normally be made during periods of capacity shortages on the Company's system; however, other operating contingencies may result in such requests at other times. The Company shall also have the right to request one additional curtainment each calendar year interpective of capacity availability or operating conditions.
- 4. As used in this rate schedule, the term "period of requested curtailment" shall mean a period for which the Company has requested curtailment and for which energy purchased from sources outside the Company's system, pursuant to Special Provision No. 6, is not available. If such energy can be purchased, the terms of Special Provision No. 6 will apply and a period of requested curtailment will not be deemed to exist while such energy remains available.
- 5. In the event a customer electing curtailable service has not complied with his curtailment responsibility for any period of requested curtailment during the current billing period, the Customer will additionally be billed 125% of the difference in standby rate charges between this rate schedule and that of Rate Schedule 58-1, Firm Standby Service, for each billing period from the current month to the most recent prior billing period in which custailment was requested, not to exceed a total of twelve (12) billing periods.
- 6. To minimize the frequency and duration of curtailments requested under this rate schedule, the Company will attempt to purchase additional energy, if available, from sources outside the Company's system during periods for which curtailment would otherwise be requested. The Company will also attempt to notify any Customer, destrous of such notice, in advance when such purchases are imminent or as soon as practical thereafter where advance notice is not feasible. Similar notification will be provided upon termination of such purchases. Any energy used hereunder during these periods will be subject to the additional charges set forth in the second paragraph of this provision. Customers may avoid these higher charges by curtailing their usage during such periods.

In the event a Customer elects not to curtail, the Customer will be required to pay an additional charge, in lieu of the otherwise applicable energy charges (Non-Fuel Energy Charge, Capacity Cost Recovery Factor, and Fuel Cost-Recovery Factor), provided hereunder, based on the Customer's proportionate share of the higher cost of such purchased energy; plus 3.0 mills per kWh, for all consumption hereunder during the period for which curtaintent would have otherwise been requested. The cost of such purchased energy shall be based on the sverage cost of all purchased power arid energy provided under this rate schedule and under similar provisions in Rate Schedules IS-1, IST-1, CS-1, CST-1, IS-2, IST-2, CS-2, CST-2, CS-3, CST-3, CST-3 and SS-2 during the corresponding calendar month. If, for any reason during such period, the Customer is notified that the energy purchased from outside sources is no longer available, the terms of this Special Provision will coose to apply and curtailment will be required for the remainder of such period.

In the event a Customer elects to curtail irrespective of the availability of additional energy purchased by the Company and does not exceed his Non-Curtailable Demand during the period for which curtailment would have otherwise been requested, the Customer will incur no responsibility for the payment of any additional cost of such energy.

(Continued on Page No. 6)

ISSUED BY: Mark A. Myers, Vice President, Finance Javier J. Portuondo, Director, Repulatory Services - Florida

EFFECTIVE: October 1, 2003 January 1, 2006

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SECTION NO. VI FOURTH-FIFTH REVISED SHEET NO. 6.325 CANCELS THEO-FOURTH REVISED SHEET NO. 6.325

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RATE SCHEDULE \$5.3 CURTAILABLE STANDBY SERVICE (Continued from Page No. 5)

Special Provisions: (Continued)

- 7. Customers taking service under this rate schedule who desire to transfer to a firm rate schedule will be required to give the Company written notice at least sixty (60) months prior to such transfer. Such notice shall be irrevocable unless the Company or the Customer receives a waiver from the Florida Public Service Commission.
- 8. The Customer shall allow the Company to install time recording matering on the electrical output of all Customer-owned generation equipment. The permitted metering location(s) must be accessible to Company personnel for testing, inspection, maintenance, and retrieval of recording generation output data. The Customer shall reimburse the Company for the installed cost of the metering and be charged 0.50% per month of the installed cost of the metering equipment for operation and maintenance of the equipment by the Company.
- Where the Company and the Customer agree that the Customer's service requirements are totally standby or totally supplemental, the Company shall bill the Customer accordingly and not require metering of the Customer's generation output.
- Upon commencement of service under this rate schedule, if the Customer does not make an election of either Option A or Option B under the Determination of Standby Service Requirements, Option B will be applied. A Customer may exercise the election of Option A over time.
- 11. In the event the Customer electing Option A does not provide outage information to the Company within three (3) days of the end of the billing period, the Company shall render a bill based on all Company-supplied power being supplemental service. If the Customer provides outage information for the current billing period prior to the end of the next billing period, the Company shall issue a revised billing and assess the Customer en additional Customer Charge.
- 12. For determination of standby service requirements under Option A, the Customer should maintain accurate generation performance records available for review by the Company for verifying outage information utilized in the billing procedure. The Customer shall cooperate with the Company in providing additional information the Company deems necessary to validate appropriate billing determinants. If the Company deems that insufficient outage information is being provided by the Customer for appropriate determination of standby service requirements under Option A, the Company will subsequently require that this determination be performed under Option B.
- 13. For an amount of load reduction directly resulting from an outage of the Customer's generation to be recognized in the determination of standby service requirements, the Customer must satisfactorily demonstrate this capability initially and be subject to periodic verification upon request by the Company.
- 14. The described procedures betein for determining standby and supplemental requirements may require modification during a period of requested curtailment. In this event all power and energy requirements are considered supplemental to the extent that the total power requirement does not exceed the Customer's otherwise maximum 30-minute supplemental demand for the current billing period. Any requirement exceeding this level is considered standby. If this should result in a standby requirement which exceeds the Customer's self-generating capability, such excess shall be considered additional supplemental.
- 15. If the actual maximum 30-minute standby power supplied by the Company exceeds the prior billing month's Specified Standby Capacity, the Customer shall be billed on the excess amount for previous billings rendered up to twelve (12) months under the rate schedule for (1) distribution capacity and (2) generation and transmission capacity, at a rate of 125% of the corresponding standby service charges.
- 16. Where all or a part of the facilities of a sustemer receiving service under this rate ashedule are designated by the appropriate governmental agency for use as a public shelter during periods of emergency or natural diseaser, the Company shall not interrupt service to the Customer during such periods; provided however, that the Company receives notice of the facilities use as a public shaller sufficiently in advance to permit the description of automatic interruption devices:

ISSUED BY: Mark A. Mycrs, Vice President, Finance Javier J. Portuondo, Director, Regulatory Services - Florida EFFECTIVE: October 1, 2003 January 1, 2006

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ORDER NO. PSC-05-0945-S-EI **DOCKET NO. 050078-EI PAGE 151**

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SECTION NO. VI SIXTEENTHAFTEENTH REVISED SHEET NO. 6.140 CANCELS FIFTEENTH FOURTEENTH-REVISED SHEET NO. 6.140

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RATE SCHEDULE RST-1 RESIDENTIAL SERVICE OPTIONAL TIME OF USE RATE

Availability:

Available throughout the entire lemtory served by the Company.

Al the option of the Customer, to residential customers otherwise eligible for service under Rate Schedule RS-1, provided that all of the electric load requirements on the Customer's premises are metered through one point of delivery.

Continuous service, alternating current, 60 cycle, single-phase, at the Company's standard distribution secondary voltage available. Three-phase service, if available, will be supplied only under the conditions set forth in the Company's booklet "Requirements for Electric Service and Meter Installations."

Standby or resale service not permitted hereunder. Service under this rate is subject to the Company's currently effective and filed "General Rules and Regulations for Electric Service."

Rate per Month:

Customer Charge:

\$14.84

For Single Phase Service: For Three Phase Service:

\$14,24 \$20,28

Energy and Demand Charges:

Non-Fuel Energy Charge:

10.431¢ per On-Peak kWh 0.526¢ per Otf-Peak kWh

Plus the Cost Recovery Factors listed in Rate Schedule 8A-1, Billing Adjustments, except the Fuel Cost Recovery Factor:

See Sheet No. 6,105 and 5,106

The On-Peak rate shall apply to energy used during designated On-Peak Periods. The Off-Peak rate shall apply to all other energy use.

Rating Periods:

- (a) On-Peak Periods The designated On-Peak Pariods expressed in terms of prevailing clock time shall be as follows:
 - (1) For the calendar months of November through March,

Monday through Friday*:

6:00 a.m. to 10:00 a.m., and

6:00 p.m. to 10:00 p.m.

For the calendar months of April through October, (2) Monday through Friday*.

12:00 Noon to 9:00 p.m.

- The following general holidays shall be excluded from the On-Peak Periods: New Year's Day, Memorial Day, Independence Day, Labor Day, Thanksgiving Day, and Christmas. In the event the holiday occurs on a Saturday or Sunday, the adjacent weekday shall be excluded from the Os-Peak Periods.
- (b) Off-Peak Periods The designated Off-Peak Periods shall be all periods other than the designated On-Peak Periods set forth in (a)

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SECTION NO. VI <u>EIGHTEENTH</u>SEVENTEENTH REVISED SHEET NO. 6.160 CANCELS <u>SEVENTEENTH</u>SIXTEENTH REVISED SHEET NO. 6.160

Page 1 of 2

RATE SCHEDULE GST-1 GENERAL SERVICE - NON-DEMAND OPTIONAL TIME OF USE RATE

Availability:

Available throughout the entire territory served by the Company.

Acolicable

At the option of the Customer, to non-residential customers otherwise eligible for service under Rate Schedule GS-1, provided that all of the electric load requirements on the Customer's premises are metered through one point of delivery.

Character of Service:

Continuous service, alternating current, 60 cycle, single-phase or three-phase, at the Company's alandard distribution voltage available.

Limitation of Service:

Standby or Resale service not permitted hereunder. Service under this rate is subject to the Company's currently effective and fitted "General Rules and Regulations for Electric Service."

Rate Per Month:

Customer Charge:

Secondary Metering Voltage:	\$ 17,42
For Single-Phase Service:	8-17,42
For Twee Phase Sarvice:	\$ 22.87
Primary Metering Voltage:	\$141,12
Transmission Metering Voltage:	\$669.28

Energy and Demand Charge:

Non-Fuel Energy Charge:

10.431¢ per On-Peak kWh 0.526¢ per Off-Peak kWh

Plus the Cost Recovery Factors listed in Rate Schedule BA-1, Billing Adjustments, excent the Fuel Cost Recovery Factor.

See Sheet-No. 6,105 and 6,106

The On-Peak rate shall apply to energy use during designated On-Peak Periods. The Off-Peak rate shall apply to all other energy use.

Premium Distribution Service Charge:

Where Premium Distribution Service has been established after 12/15/98 in accordance with Subpart 2.05, General Rules and Regulations Governing Electric Service, the Customer shall pay a monthly charge determined under Special Provision No. 2 of this rate schedule for the costs of all additional equipment, or the customer's aflocated share thereof, installed to accomplish automatic delivery transfer including all the costs necessary to connect to an alternate distribution circuit.

In addition, the Non-Fuel Charges included in the Rate per Month section of this rate schedule shall be increased by 0.504¢ per kWh for the cost of reserving capacity in the alternate distribution circuit.

Rating Periods:

- (a) On-Peak Periods The designated On-Peak Periods expressed in terms of prevailing clock time shall be as follows:
 - (1) For the calendar months of November through March, Monday through Friday*:

6:00 a.m. to 10:00 a.m., and 6:00 p.m. to 10:00 p.m.

(2) For the calendar months of April through October, Monday through Friday*:

12:00 Noon to 9:00 p.m.

The following general holidays shall be excluded from the On-Peak Periods: New Year's Day, Memorial Day, Independence Day, Labor Day, Thanksgiving Day, and Christmas. In the event the holiday occurs on a Saturday or Sunday, the adjacent weekday shall be excluded from the On-Peak Periods.

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Docket No. 050078-EI Exhibit No. 1 Cost of Service and Rate Design Matters

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Proposed SS-2 and SS-3Tariff Changes Associated with Standby Credits

ATTACHMENT A



SECTION NO. VI THIRTEENTHTWELFTH REVISED SHEET NO. 6.317 CANCELS TWELFTHELEVENTH REVISED SHEET NO. 5,317

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RATE SCHEDULE \$5-2 INTERRUPTIBLE STANDBY SERVICE (Continued from Page No. 2)

Determination of Specified Standby Capacity:

1. Initially, the Customer and the Company shall mutually agree upon a maximum amount of standby capacity in kW to be supplied by the Company. This shall be termed for billing purposes as the "Specified Standby Capacity".

Where a borra fide change in the Customer's standby capacity requirement occurs, the Company and the Customer shall

establish a new Specified Standby Capacity.

The Specified Standby Capacity for the current billing period shall be the greater of: (1) the mutually agreed upon Specified Standby Capacity, (2) the maximum 30-minute kW standby power requirement established in the current billing months, or (3) the maximum 30-minute kW standby power requirement established in any of the twenty-three (23) preceding billing months.

1. Customer Charge:

Secondary Melering Voltage: Primary Metering Voltage: Transmission Metering Voltage: \$278,33 \$402.02 \$930.19

Note: Where the Customer has paid the costs of metering equipment pursuant to a Cogeneration Agreement, the Customer Charge shall be \$260.45

Supplemental Service Charges;

All supplemental power requirements shall be billed in accordance with the demand and energy charges of the otherwise applicable rate schedule.

- 3. Standby Service Charges:
 - A. Distribution Capacity:

\$1.36 per kW times the Specified Standby Capacity.

No charge is applicable to a Customer who has provided all the facilities for interconnection to the Company's transmission system.

- R. Generation & Transmission Capacity:

The charge shall be the greater of:

1. \$0.758 per kW times the Specified Standby Capacity, or

The sum of the daily maximum 30-minute kW demand of actual standby use occurring during On-Peak Periods times \$0.361KW times the appropriate following monthly factor:

Billing Month	Factor
March, April, May, October	0.80
June, September, November, December	1.00
January, February, July, August	1.20

CC1. Interruptible Capacity Gredit for customer accounts established prior to 91/01/2006: The credit shall be the greater of:

\$0.642 per kW times the Specified Standby Capacity, or The sum of the daily maximum 30-minute kW demand of actual standby use occurring during On-peak periods times \$0.306/kW times the appropriate Billing Month Factor shown in part 3,B. above following monthly factor:

Bulling Month	Factor
March, April, May. October	0.30
June, September, Nevember, December	1.00
January Enhance July August	

C2. Interruptible Canacity Credit for customer accounts established on or after 01/01/2005:
The credit shall be the greater of

SG 308 per kW times the Specified Standby Capacity, or

The sum of the daily maximum 30-minute KW demand of actual standby use occurring during On-peak periods times SO 147/kW times the appropriate Billing Month Factor shown in part 3.8. above,

D. Energy Charges:

Non-Fuel Energy Charge:

0.533¢ per kWh

Plus the Cost Recovery Factors listed in Rate Schedule BA-1, Billing Adjustments, except the Fuel Cost Recovery Factor:

See Sheel No. 6.105 and 6.106

E. Delivery Voltage Credit:

When a Customer takes service under this rate at a distribution primary delivery voltage, the Distribution Capacity Charge hereunder will be reduced by 27¢ per kW.

(Cantinued on Page No. 4)

ATTACHMENT A



SECTION NO. VI NINTHEIGHTH REVISED SHEET NO. 6.322 CANCELS EIGHTH SEVENTH REVISED SHEET NO. 6.322

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RATE SCHEDULE SS-3 CURTALABLE STANDBY SERVICE (Continued from Page No. 2)

Determination of Specified Standby Capacity:

- initially, the Customer and the Company shall mutually agree upon a maximum amount of standby capacity in kW to be supplied by the Company. This shall be termed for billing purposes as the "Specified Standby Capacity".
- 2. Where a bona fide change in the Customer's standby capacity requirement occurs, the Company and the Customer's hall establish a new Specified Standby Capacity.
- The Specified Standby Capacity for the current billing period shall be the greater of: (1) the mutually agreed upon Specified Standby Capacity, (2) the maximum 30-minute kW standby power requirement established in the current billing month, or (3) the maximum 30-minute kW standby power requirement established in any of the twenty-three (23) preceding billing months.

Customer Charge: Secondary Molering Voltage: Primary Metering Voltage: Transmission Metering Voltage:

\$92,29 \$215.99 \$744.15

Note: Where the Customer has paid the costs of melering equipment pursuant to a Cogeneration Agreement, the Customer Charge shall be \$74.42.

- 2. Supplemental Service Charges: All supplemental power requirements shall be billed in accordance with the demand and energy charges of the otherwise applicable rete schedule.
- 3. Standby Service Charges:
 - A. Distribution Capacity:
 - \$1.35 per kW times the Specified Standby Capacity.

Note: No charge is applicable to a Customer who has provided all the facilities for interconnection to the Company's transmission system.

B. Generation & Transmission Capacity:

The charge shall be the greater of:
1. \$8.758 per kW times the Specified Standby Capacity, or
2. The sum of the daily maximum 30-minute kW demand of actual standby use occurring during On-Peak Periods times \$0.361/kW times the appropriate following monthly factor:

Billine Month	Factor
March, April, May, October	0.80
June, Seplember, November, December	1.00
January Calculate July August	1 20

GC1. Curtallable Capacity Credit for customer accounts established prior to 01/01/2006:

The credit shall be the greater of:

1. \$0.321 per MV times the Specified Standby Capacity, or

2. The sum of the daily maximum 30-minute kW demand of actual standby use occurring during On-peak periods times \$0,153/kW times the appropriate Silling Month Factor shown in part 3.B. above, following monthly factor:

Billing Month Faci	-9-
teret Jeel Hev October	ω.
MATERIAL PROPERTY OF THE PROPE	•
June, September, Nevember, December - 1.0	Λ.
TRIO-PONGILIES: MANSHARI PAYON INSTITUTE - SAN	,
A COLUMN TO A COLU	•
January, February, July, August 1-2	ы.

C2. Curtallable Canacity Grafit for customer accounts established on or after 01/01/2006:

The craft shall be the drabler of:

1. \$0:231 oer kW-times the Specified Standor Capacity. or

2. The sum of the daily maximum 30-mixels kW demand of actual standby use occurring during On-oesk periods times \$0.110h/W times the appropriate Billing Month Factor shown in part 3.B, above.

D. Energy Charges:

Non-Fuel Energy Charge:

0.633¢ per kWh

Plus the Cost Recovery Factors listed in Rate Schedule BA-1, Billing Adjustments, except the Fuel Cost Recovery Factor:

See Sheet No. 6,105 and 6.105

E. Delivery Voltage Credit:

When a Customer takes service under this rate at a distribution primary delivery voltage, the Distribution Capacity Charge heraunder will be reduced by 27¢ per kW.

(Continued on Page No. 4)

ISSUED BY: Mark A. Myers, Vice Precident, Finance Javier J. Portuondo, Otrector, Regulatory Services - Florida EFFECTIVE: August 1, 2006 January 1, 2006

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ATTACHMENT A

Docket No. 050078-EI Exhibit No. 1 Cost of Service and Rate Design Matters

ATTACHMENT F

Proposed CISR -1 Tariff Changes

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ATTACHMENT A



SECTION NO. VI THIRDSECOND REVISED SHEET NO. 6.360 CANCELS SECONDERST REVISED SHEET NO. 6.360

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RATE SCHEDULE CISR-1 COMMERCIAL/INDUSTRIAL SERVICE RIDER {EXPERIMENTAL}

Availability:

Entire Service Area. Available, at the Company's option, to non-residential customers currently taking firm service or qualified to take firm service under the Company's General Service rate schedules. Customers desiring to take service under this rider must make a written request for service. Such request shall be subject to the Company's approval with the Company under no obligation to grant service under this rider. Resale not permitted.

This rider will be closed to further subscription by eligible customers when <u>either of the following one of the three</u> conditions has occurred: (1) The total capacity subject to executed Contract Service Arrangements (*CSAs*) reaches 300 megawatts of connected load; or (2) The Company has executed twenty-five (25) CSAs with eligible customers under this rider-ar-(3). Forty-eight months has passed from the initial effective date. The period defined by these conditions is the pilot study period. These limitations on subscription can be removed or invited by the Commission at any time upon good cause having been shown by the Company, based on data and experience gained during the pilot study period.

The Company is not authorized by the Florida Public Service Commission to offer a CSA under this rate schedule in order to shift existing load currently being served by a Florida electric utility pursuant to a tariff rate schedule on file with the Florida Public Service Commission away from that utility to Progress Energy Florida Inc.

Applicable:

Service provided under this optional rider shall be applicable to all, or a portion of the customer's existing or projected electric service requirements which the customer and the Company have determined, but for the application of this rider, would not be served by the Company and which otherwise qualifies for such service under the terms and conditions set forth herein ("Applicable Load"). Two categories of Applicable Load shall be recognized; Reteined Load (existing load at an existing location) and New Load (all other Applicable Load).

Applicable Load must be served behind a single meter and must exceed a minimum level of demand determined from the following provisions:

Retained Load: For Customers whose highest metered demand in the past 12 months was less than 10,000 KW, the minimum Qualifying Load would be the greater of 500 KW or 20% of the highest metered demand in the past 12 months; or

For Customers whose highest metered demand in the past 12 months was greater than or equal to 10,000 KW, the minimum Qualifying Load would be 2,000 KW.

New Load: 500 KW of installed, connected demand.

Any customer receiving service under this Rider must provide the following documentation, the sufficiency of which shell be determined by the Company:

- Legal attestation by the customer (through an afficient signed by an authorized representative of the customer) to the effect that, but for the application of this rider to the new or retained load, such load would not be served by the Company;
- Such documentation as the Company may request demonstrating to the Company's satisfaction that there is a visible lower cost
 alternative (excluding alternatives in which the Company has an ownership or operating interest) to the customer's taking electric
 service from the Company, and
- 3. In the case of existing customer, an agreement to provide the Company with a recent energy audit of the customer's physical facility (the customer may have the audit performed by the Company at no expense to the customer) which provides sufficient detail to provide reliable cost and benefit information on energy efficiency improvements which could be made to reduce the customer's cost of energy in addition to any discounted pricing provided under this rider.

Character of Service:

This optional rider is offered in conjunction with the rates, terms and conditions of the tariff under which the customer takes service and affects the lotal bill only to the extent that negotiated rates, terms and conditions differ from the rates, terms and conditions of the otherwise applicable rate schedules as provided for under this rider.

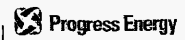
(Continued on Page No. 2)

ISSUED BY: Harts A. Myers, Vice President, Finance Javier J. Portuonde, Director, Regulatory Services - Florida

EFFECTIVE: Ceteber 1, 2003 January 1, 2006

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ATTACHMENT A



SECTION NO. VI THIRDSECOND REVISED SHEET NO. 6.361 GANCELS SECOND-FIRST REVISED SHEET NO. 6.361

Page 2 of 2

RATE SCHEDULE CISR-1 COMMERCIAL/INDUSTRIAL SERVICE RIDER (EXPERIMENTAL) (Continued from Page No.1)

Monthly Charges:

Unless specifically noted in this rider or within the CSA, the charges assessed for service shall be those found within the otherwise applicable rate schedules.

Additional Customer Charges: \$250.00

Demand/Energy Charges:

The negotiable charges, under this rider may include the Dernand and/or Energy Charges as set forth in the otherwise applicable tariff schedule. The specific charges, or procedure for calculating the charges, under this rider shall be set forth in the negotiated CSA and shall recover all incremental costs the Company incurs in serving the customer plus a contribution to the Company's fixed costs.

Provisions and/or Conditions Associated with Monthly Charges:

Any negotiated provisions and/or conditions associated with the Monthly Charges shall be set forth in the CSA and may be applied during all or a portion of the term of the GSA. These negotiated provisions and/or conditions may include, but are not limited to, a guarantee by the Company to maintain the level of either the Demand and/or Energy charges negotiated under this rider for a specified period, such period not to exceed the learn of the CSA.

Service Agreement

Each customer shall enter into a sole supplier CSA with the Company to purchase the customer's entire requirements for electric service at the service locations set torth in the CSA. For purposes of the CSA "the requirements for electric service" may exclude captain electric service requirements served by the customer's own generation as of the date shown on the CSA. The pricing levels and procedures described within this Agreement, as well as any information supplied by the Customer through an energy audit or as a result of negotiations or information requests by the Company and any information developed by the Company in connection therewith shall be breated by the Company as confidential, proprietary information. If the Commission or its staff seeks to review any such information that the parties wish to protect from public disclosure, the information shall be provided with a request for confidential classification under the confidentiality rules of the Commission.

The service agreement, its terms and conditions, and the applicability of this rider to any particular customer or specific load shall be subject to the regulations and orders of the Commission.

ISSUED BY: Mark A. Myces, Vice Precident: Finance Javier J. Portuondo, Director, Regulatory Services - Florida EFFECTIVE: October 1, 2002 January 1, 2006

ATTACHMENT A

Exhibit 2.

Progress Energy Florida, Inc

				Propos	ed Rates	
		Present				
		Composite	<u>Plant</u>	<u>Gross</u>	Cost of	Composite
Account	÷	Deprec. Rate	Only	Salv.	Removal	Deprec.
No.	<u>Description</u>	<u>%</u>	Rate %	Rate %	Rate %	Rate %
(a)	(b)	(d)	(f)	(h)	O)	(1)
	DEPRECIABLE PLANT					
	STEAM PRODUCTION PLANT	Ī				•
311.00	Structures & Improvements					
	Anciole Steam	3.10%	3.33%	0.00%	-0.09%	3.24%
	Bartow Steam	4.10%	2.52%	0.00%	-0.06%	2.46%
	Crystal River 1 & 2 Steam	4.20%	2.63%	0.00%	-0.06%	2.57 %
	Crystal River 4 & 5 Steam	3.00%	3.47%	0.00%	-0.08%	3.39%
	Suwannee River Steam	0.00%	1.63%	0.00%	-0.18%	1.45%
	Bartow/Ancl. Pipeline	3.60%	3.07%	0.00%	0.00%	3.07%
	TOTAL Account 311	3.35%	3.13%	0.00%	-0.08%	3.06%
312.00	Boiler Plant Equipment					
	Anclote Steam	4.90%	3.10%	0.00%	0.24%	3.34%
	Bartow Steam	6.90%	2.75%	-0.01%	0.17%	2.91%
	Crystal River 1 & 2 Steam	5.30%	3.56%	-0.01%	0.48%	4.03%
	Crystal River 4 & 5 Steam	3.50%	2.68%	0.00%	0.15%	2.83%
	Suwannee River Steam	0.00% (1		0.00%	0.12%	2.96%
	Bartow/Ancl. Pipeline	3.60%	3.83%	0.00%	0.27%	4.10%
	TOTAL Account 312	4.24%	2.94%	0.00%	0.23%	3.17%
312.90	Boiler Plant Equipment-Coal					
	Crystal River 1 & 2 Steam	0.00%	0.48%	0.00%	0.06%	0.54%
	Crystal River 4 & 5 Steam	0.00%	0.44%	0.00%	0.11%	0.55%
	TOTAL Account 312.90	0.00%	0.45%	0.00%	0.17%	0.55%
	TOTAL Account 312	. 4.23%	2.93%	0.00%	0.40%	3.16%
314.00	Turbogenerator Units					
	Andote Steam	3.90%	2.60%	-0.01%	-0.28%	2.31%
	Bartow Steam	6.50%	0.37%	0.00%	0.59%	0.96%
	Crystal River 1 & 2 Steam	5.30%	3.20%	0.00%	-0.14%	3.05%
	Crystal River 4 & 5 Steam	5.00%	2.44%	-0.01%	-0_29%	2.14%
	Suwannee River Steam	0.00%	1.94%	0.00%	-0.81%	1.13%
	TOTAL Account 314	4.81%	2.55%	-0,01%	-0.21%	2.34%
315.00	Accessory Electric Equipment					
	Anciote Steam	4.40%	2.25%	0.00%	-0.26%	1.99%
	Bartow Steam	6.50%	1.27%	0.00%	-0.05%	1.22%
	Crystal River 1 & 2 Steam	4.90%	3.08%	0.00%	-0.20%	2.88%
	Crystal River 4 & 5 Steam	3.70%	3.01%	0.00%	-0.23%	2.78%
	Suwannee River Steam	0.00%	1.67%	0.00%	-0.69%	0.98%
	Bartow/Ancl. Pipeline	3.60%	3.08%	0,00%	-0.30%	2.78%

ATTACHMENT A

Exhibit 2.

Progress Energy Florida, Inc

		_			Proposed Rates		
		<u>Present</u>				_ •.	
		Composite	Plant	<u>Gross</u>	Cost of	Composite	
Account		Deprec. Rate	Only	Salv.	Removal		
No.	Description		Rate %	Rate %	Rate %	Rate %	
(a)	(b)	(d)	(f)	(h)	(j)	(f) 2.540/	
	TOTAL Account 315	4.24%	2.73%	0.00%	-0.22%	2.51%	
316.00	Miscellaneous Power Plant Equip	ment					
	Anciote Steam	5,70%	2.02%	0.00%	0.19%	2.21%	
	Bartow Steam	7.00%	3.05%	-0.04%	0.18%	3.19%	
	Crystal River 1 & 2 Steam	6.30%	2.97%	0.00%	0.22%	3.19%	
	Crystal River 4 & 5 Steam	5.10%	3.06%	0.00%	0.21%	3.27%	
	Suwannee River Steam	0.00%	1.55%	0.00%	0.16%	1.71%	
	Bartow/Ancl. Pipeline	3.60%	4.93%	0.00%	0.27%	5.20%	
	TOTAL Account 316	5.61%	2.80%	0.00%	0.21%	3.00%	
	TOTAL Steam Production Plant	4.25%	2.85%	0.00%	0.03%	2.87%	
	Nuclear Production Plant		•	٠			
321.00	Structures and Improvements Crystal River#3	3.60%	1.61%	0.00%	0.17%	1.78%	
321.10	Structures and Improvements Tallahassee	0.00%	2.82%	0.00%	-0.01%	2.81%	
	TOTAL Account 321	3.53%	1.64%	0,00%	0.17%	1.80%	
322.00	Reactor Plant Equipment Crystal River #3	4.90%	1.87%	0.00%	0.37%	2.24%	
322.10	Reactor Plant Equipment Tallahassee	0.00%	3.13%	0.00%	0.23%	3.36%	
	TOTAL Account 322	4.86%	1.88%	0.00%	0.37%	2.25%	
323.00	Turbogenerator Units Crystal River #3	5.40%	2.60%	0.00%	0.37%	2.97%	
323.10	Turbogenerator Units Tallahassee	0.00%	3.94%	0.00%	0.37%	4.31%	
	TOTAL Account 323	5.31%	2. 62%	0.00%	0.37%	2.99%	
324.00	Accessory Electric Equipment Crystal River #3	5.10%	1.51%	-0.06%	-0.17%	1.28%	
324.10	Accessory Electric Equipment Tallahassee	0.00%	2.75%	0.00%	-0.07%	2.68%	
	TOTAL Account 324	5.08%	1.51%	-0.06%	-0.17%	1.29%	

ATTACHMENT A

Exhibit 2.

Progress Energy Florida, Inc

			Proposed Rates			
		<u>Present</u>		_		_
		Composite	Plant	<u>Gross</u>	Cost of	Composite
Account	=	Deprec. Rate	Only	Salv.	Removal	
No.	Description		Rate %	Rate %	Rate %	Rate %
(a)	(b)	(d)	(f)	(h)	(D)	(h)
325.00	Misc. Power Plant Equipment				4.000	
	Crystal River #3	4.10%	4.34%	0.00%	1.20%	5.54%
325.10	Misc. Power Plant Equipment					
323.10	Tallahassee	0.00%	6.12%	0.00%	0.96%	7.08%
	(anal labore	0.007	0.1270	0.0070	0,007	1.00%
	TOTAL Account 325	4.07%	4.35%	0.00%	1.20%	5.55%
	TOTAL Nuclear Production Plant	4,56%	1.92%	-0.01%	0,23%	2.14%
	Other Deadweller Direct	• •		•		
244.00	Other Production Plant Structures and Improvements					
341.00 2500	Avon Park Peaking	5.50%	3.58%	0.00%	-2.89%	0.69%
2500 2501	Bartow Peaking	5.70%	-1.26%	0.00%	1.65%	0.39%
2503	Bayboro Peaking	3.00%	0.92%	0.00%	1.98%	2.90%
2504	Debary Peaking	4.30%	2.44%	0.00%	0.27%	2.71%
2505	Debary Peaking (New)	3.60%	3.66%	0.00%	-0.09%	3,57%
2506	Higgins Peaking	6.30%	2.00%	0.00%	-1.80%	0.20%
2507	Hines Energy Complex	5,50%	3.64%	-1.59%	0.10%	2.15%
2520	Hines Energy Complex Unit # 2	3.70%	3.55%	0.00%	0.02%	3.57%
2508	Intercession City Peak # 11	4.40%	4.22%	0.00%	-0.09%	4.13%
2509	Intercession City Peak P1-P6	3.70%	3.23%	0.00%	-0.28%	2.95%
2510	Intercession City Peak P12-P14	3.70%	B.60%	-1.15%	3.24%	10.69%
2511	Intercession City Peak P7-P10	3.50%	3.64%	0.00%	-0.05%	3.59%
2512	Rio Pinar Peaking	6.30%	2.48%	0.00%	-1.02%	1.46%
2513	Suwannee River Peaking	4.60%	1.76%	0.00%	-0.15%	1.61%
2514	Tiger Bay Cogen	6.00%	4.15%	-1.57%	0.24%	2.82%
2515	Turner Peaking	4.80%	3.22%	0.00%	-0.02%	3.20%
2516	University of Fla Cogen	5.80%	5.39%	0.00%	-0.34%	5.05%
<u>2</u> 521	Hines Energy Complex Unit # 3	0.00%	3,55%	0.00%	0.02%	3,57%
	TOTAL Account 341	4.31%	3.62%	-0.72%	0.07%	2.97%
342.00	Fuel Holders, Production and Acco					
2500	Avon Park Peaking	5.50%	3.58%	0.00%	-0.09%	3.49%
2501	Bartow Peaking	5.70%	3.21%	0.00%	0.10%	3.31%
2503	Bayboro Peaking	3.00%	2.74%.	0,00%	-0.08%	2.66%
2504	Debary Peaking	4.30%	2.36%	0.00%	-0.03%	2.33%
2505	Debary Peaking (New)	3.60%	4.31%	0:00%	0.17%	4.48%
2506	Higgins Peaking	6.30%	5.44%	0.00%	0.13%	5.57%
2507	Hines Energy Complex	5.50%	4.46%	0.00%	0.27%	4.73%
2508	Intercession City Peak # 11	4.40%	4.87%	0.00%	0.25%	5.12%
2509	Intercession City Peak P1-P6	3.70%	3.37%	0.00%	0.02%	3.39%
2510 2514	Intercession City Peak P12-P14	3.70% 3.50%	5.04%	0.00%	0.30%	5.34%
251 1	Intercession City Peak P7-P10	3.50%	4.38%	0.00%	0.18%	4.56%
2512	Rio Pinar Peaking Suwannee River Peaking	6.30%	2. 29% 3.21 %	0.00% 0.00%	-1.16% -0.01%	1.13%
2513	Tiger Bay Cogen	4.60%	3.21% 4.49%	0.00%	0.24%	3.20%
2514 2515	Turner Peaking	6.00% 4.80%	4.49% 1.86%	0.00%	-0.03%	4.73 % 1.83 %
E J10	Initide t covaria	7,00%	1,00	U,QU/II	-W.UJ 76	1.0076

ATTACHMENT A

Exhibit 2.

Progress Energy Florida, Inc.

			Proposed Rates			
		Present	P90	0	01.4	O
		Composite	Plant Only	Gross.	Cost of Removal	Composite Deprec.
Account		Deprec, Rate	Only Y	Salv.	Rate %	Rate %
No.	<u>Description</u>	<u>%</u>	Rate %	Rate %	(I)	(l)
(a)	(b)	(°) 5.80%	(l) 6.63%	(h) 0.00%	u) 0.11%	6.74%
2516	University of Fla Cogen	5.00%	0.0076	0.0076	0.1178	0.7470
	TOTAL Account 342	4.58%	4.33%	0.00%	0.17%	4.49%
343.00	Prime Movers					
2500	Avon Park Peaking	5.50%	0.87%	0.00%	0.45%	1.32%
2501	Bartow Peaking	5.70%	3.46%	0.00%	-0.15%	3.31%
2503	Bayboro Peaking	3.00%	2.69%	0.00%	-0.06%	2.63%
2504	Debary Peaking	4,30%	3.42%	0.00%	-0.03%	3.39%
2505	Debary Peaking (New)	3.60%	4.33%	0.00%	0.10%	4.43%
2506	Higgins Peaking	6.30%	5.19%	0.00%	-4.19%	1.00%
2507	Hines Energy Complex	5.50%	3.17%	0.00%	0.01%	3.18%
2520	Hines Energy Complex Unit # 2	3.70%	3.94%	0.00%	0.18%	4.12%
2508	Intercession City Peak # 11	4.40%	4.54%	0.00%	0.14%	4.68%
2509	Intercession City Peak P1-P6	3.70%	2.74%	D. 00%	-0.11%	2.63%
2510	Intercession City Peak P12-P14	3.70%	4.73%	0.00%	0.17%	4.90%
2511	Intercession City Peak P7-P10	3.50%	4.42%	0.00%	0.10%	4.52%
251 2	Rio Pinar Peaking	6.30%	2.67%	0.00%	-0.22%	2.45%
2513	Suwannee River Peaking	4.60%	2.21%	0.00%	-0.09%	2,12%
2514	Tiger Bay Cogen	6.00%	2.56%	0.00%	-0.02%	2.54%
2515	Turner Peaking	4.80%	2.88%	0.00%	-0.14%	2.74%
2516	University of Fla Cogen	5.80%	10.82%	0.00%	-4.15 %	6.67%
2521	Hines Energy Complex Unit #3	0.00%	3.97%	0.00%	0.19%	4.16%
	TOTAL Account 343	3.98%	3.85%	0.00%	-0.11%	3.74%
344.00	Generators					
2500	Avon Park Peaking	5.50%	3.01%	0.00%	-0.33%	2.68%
2501	Bartow Peaking	5.70%	-0.13%	0.00%	0.55%	0.42%
2503	Bayboro Peaking	3.00%	3.94%	0.00%	-0.41%	3.53%
2504	Debary Peaking	4.30%	1.72%	0.00%	-0.27%	1.45%
2505	Debary Peaking (New)	3.60%	3.85%	0.00%	-0.14%	3.71%
2506	Higgins Peaking	6.30%	1.66%	0.00%	-1.46%	0.20%
2507	Hines Energy Complex	5.50%	3.40%	0.00%	-0.05%	3.35%
2520	Hines Energy Complex Unit # 2	3.70%	3.60%	0.00%	0.02%	3.62%
2508	Intercession City Peak # 11	4.40%	4.25%	0.00%	-0.10%	4.15%
2509	Intercession City Peak P1-P6	3.70%	2.71%	0.00%	-0.33%	2.38%
2510	Intercession City Peak P12-P14	3.70%	4.03%	0.00%	-0.03%	4.00%
2511	intercession City Peak P7-P10	3.50%	3.84%	a.00%	-0.12%	3.72%
2512	Rio Pinar Peaking	6.30%	0.00%	0.00%	0.00%	0.00%
2513	Suwannee River Peaking	4.60%	1.54%	0.00%	-0.16%	1.38%
2514	Tiger Bay Cogen	6,00%	4.21%	0.00%	-0.01%	4.20%
2515	Turner Peaking	4.80%	0.90%	0.00%	0.00%	0.90%
2516	University of Fla Cogen	5,80%	5.47%	0.00%	-0.36%	5.11%
2550	System-Other	3.85%	0.00%	0.00%	0.00%	0.00%
2521	Hines Energy Complex Unit #3	0.00%	3.63%	0.00%	0.03%	3.66%
	TOTAL Account 344	3.06%	3.47%	0.00%	-0.03%	3.44%
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ATTACHMENT A

Exhibit 2.

Progress Energy Florida, Inc.

	·		Proposed Rates				
		<u>Present</u>	·				
		Composite	<u>Plant</u>	Gross.	Cost of	Composite	
Account		Deprec. Rate	Only	<u>Salv.</u>	Removal		
No.	Description	<u>"</u> %	Rate %	Rate %	Rate %	Rate %	
(a)	(b)	⟨₫ ⟩	(1) .	(h)	Ø	D)	
2500	Avon Park Peaking	5.50%	1.25%	0.00%	0.21%	1.46%	
2501	Bartow Peaking	5.70%	-0.56%	0.00%	0.83%	0.27%	
2503	Bayboro Peaking	3.00%	0.82%	0.00%	0.05%	0.87%	
2504	Debary Peaking	4.30%	1.84%	0.00%	-0.21%	1.63%	
2505	Debary Peaking (New)	3.60%	3.80%	0.00%	0.00%	3.80%	
2506	Higgins Peaking	6.30%	0.00%	0.00%	0.00%	0.00%	
2507	Hines Energy Complex	5.50%	2.65%	0.00%	-0.06%	2.59%	
2520	Hines Energy Complex Unit # 2	3.70%	3.67%	0.00%	0.12%	3.79%	
2508	Intercession City Peak # 11	4.40%	4.26%	0:00%	0.06%	4.32%	
2509	Intercession City Peak P1-P6	3.70%	2.83%	0.00%	-0.20%	2.63%	
2510	Intercession City Peak P12-P14	3.70%	4.58%	0.00%	0.15%	4.73%	
2511	Intercession City Peak P7-P10	3.50%	3.91%	0.00%	0.02%	3:93%	
2512	Rio Pinar Peaking	6.30%	0.21%	0.00%	0.68%	0.89%	
2513	Suwannee River Feaking	4.60%	1.85%	0.00%	-0.12%	1.73%	
2514	Tiger Bay Cogen	6.00%	2.25%	0.00%	-0.07%	2.19%	
2515	Turner Peaking	4.80%	2.42%	7,00%	-0.19%	2.23%	
2516	University of Fla Cogen	5.80%	5.58%	0.00%	-0.13%	5.45%	
2550	System-Other	3.68%	0.00%	0.00%	0.00%	0.90%	
2521	Hines Energy Complex Unit #3	0.00%	3.74%	0.00%	0.13%	3.87%	
	TOTAL Account 345	3.12%	3.41%	0.00%	0.07%	3.48%	
346.00	Misc. Power Plant Equipment						
2500	Avon Park Peaking	5.50%	1.74%	0.00%	0.06%	1.80%	
2501	Bartow Peaking	5.70%	4.36%	0.00%	-0.08%	4.28%	
2503	Bayboro Peaking	3.00%	3.15%	0.00%	-0.11%	3.04%	
2504	Debary Peaking	4.30%	3.00%	0.00%	-0.02%	2.98%	
2505	Debary Peaking (New)	3.60%	4.73%	0.00%	0.21%	4.94%	
2506	Higgins Peaking	6.30%	4.14%	0.00%	-0.24%	3.90%	
2507	Hines Energy Complex	5.50%	3.85%	0.00%	0.18%	4.03%	
2520	Hines Energy Complex Unit # 2	3.70%	3.96%	0.00%	0.22%	4.18%	
2508	Intercession City Peak # 11	4.40%	5.39%	0.00%	0.28%	5.67%	
2509	Intercession City Peak P1-P6	3.70%	5.44%	0.00%	0.16%	5.60%	
2510	Intercession City Peak P12-P14	3.70%	0.00%	0.00%	0.00%	0:00%	
2511	Intercession City Peak P7-P10	3.50%	4.54%	0.00%	0.19%	4.73%	
2512	Rio Pinar Peaking	6.30%	2.09%	0.00%	-0.15%	1.94%	
2513	Suwannee River Peaking	4.60%	4.27%	0.00%	0.02%	4.29%	
2514	Tiger Bay Cogen	6.00%	4,14%	0.00%	0.19%	4,33%	
2515	Turner Peaking	4.80%	4.79%	0.00%	0.03%	4.82%	
2516	University of Fla Cogen	5.80%	5.89%	0.00%	0.07%	5.95%	
2550	System-Other	4.25%	3.33%	0.00%	0.19%	3.52%	
2521	Hines Energy Complex Unit #3	0.00%	3. 9 3%	0.00%	0.22%	4.15%	
	TOTAL Account 346	3.53%	4.14%	0.00%	0.18%	4.32%	
	TOTAL Other Production Plant	3.69%	3.71%	-0.06%	-0.04%	3.61%	
	Transmission Plant					,	
350.10	Land Rights	2.20%	1.21%	0.00%	0.00%	1.21%	
352.00	Structures and Improvements	2.10%	1.57%	0.00%	0.30%	1.87%	

ATTACHMENT A

Exhibit 2.

Progress Energy Florida, Inc.

	•		Proposed Rates				
		Present				_	
		Composite	<u>Plant</u>	Gross	Cost of	Composite	
Account		Deprec. Rate	<u>Only</u>	Salv.	Removal		
<u>No.</u>	Description	_ % _	Rate %	Rate %	Rate %	Rate %	
(a)	(b)	(đ)	(f)	(h)	W	(I)	
353_10	Station Equipment	2.20%	1.71%	-0.17%	0.24%	1.78%	
353.20	Station Equipment-Station Control	10.90%	0.90%	0.00%	0.00%	0.90%	
354.00	Towers and Fixtures	2.40%	1.39%	0.15%	0.48%	1.72%	
355.00	Poles and Fixtures	4.00%	2.17%	-0.20%	0.75%	2.72%	
356.00	Overhead Conductors and Devices	3.30%	1.62%	-0.08%	0.72%	2.26%	
357.00	Underground Conduit	1.80%	1.28%	0.00%	0.00%	1.28%	
358.00	Underground Conductors & Devices	. 1.70%	1.01%	-0.04%	0.16%	1.13%	
359.00	Roads and Trails	1.80%	0.76%	0.00%	0.00%	0.76%	
	TOTAL Transmission Plant	3.15%	1.73%	-0.14%	0.46%	2.05%	
	Distribution Plant						
360.10	Land Rights	2.20%	1.19%	0.00%	0.00%	1.19%	
361.00	Structures and Improvements	2.10%	1.77%	-0.09%	0.18%	1.86%	
362.00	Station Equipment	2.30%	1.99%	0.01%	0.57%	2.57%	
364.00	Poles, Towers and Fixtures	4.20%	3.56%	-0.40%	0.70%	3.86%	
365.00	Overhead Conductors and Devices	4.70%	2.70%	-0.44%	0.40%	2.66%	
366.00	Underground Conduit	2.20%	1.78%	-0.52%	0.52%	1.78%	
367.00	Underground Conductors and Device	2.90%	2.98%	-0.52%	0.73%	3.19%	
368.00	Line Transformers	4.90%	3.54%	-0.36%	0.20%	3.38%	
369.10	Services-Overhead	4.40%	2.68%	-0.32%	0.50%	2.86%	
369.20	Services-Underground	3.30%	2.76%	-0.79%	0.79%	2.76%	
370.00	Meters	3.80%	3.30%	-0.20%	0.47%	3.57%	
370.10	Meters-Energy Conservation	20.00%	0.00%	0.00%	0.00%	0.00%	
371.00	Installation on Customers Premises	6.00%	3.93%	0.00%	0.00%	3.93%	
373.00	Street Lighting and Signal Systems	8.00%	4.59%	0.00%	0.00%	4.59%	
	TOTAL Distribution Plant	4.05%	3.02%	-0.38%	0.51%	3.1 5%	
	General Plant						
389.00	Land Rights	0.00%	0.00%	0.00%	0.00%	0.00%	
390.00	Structures and Improvements	3.70%	3.60%	0.00%	-0.12%	3.48%	
391.00	Office Furniture and Equipment	14.30%	14.30%	0.00%	0.00%	14.30%	
	Transportation Equipment					<u>.</u>	
392.10	Passenger Cars	8.70%	8.70%	0.00%	0.00%	8.70%	
392.20	Light Trucks	8.70%	8.70%	0.00%	0.00%	8.70%	
392.30	Heavy Trucks	4.80%	4.80%	0.00%	0.00%	4.80%	
392.40	Special Trucks	5.00%	5.00%	0.00%	0.00%	5.00%	
392.50	Trailers	1.70%	1.70%	0.00%	0.00%	1.70%	
	Total Account 392	5.34%	5.34%	0.00%	0.00%	5.34%	
393.00	Stores Equipment	14.30%	14.30%	0.00%	0.00%	14.30%	
394.00	Tools, Shop and Garage Equipment	14.30%	14.30%	0.00%	0.00%	14.30%	
395.00	Laboratory Equipment	14.30%	14.30%	0.00%	0.00%	14.30%	
396.00	Power Operated Equipment	5.81%	5.81%	0.00%	0.00%	5.81%	
397.00	Communication Equipment	14.30%	14.30%	0.00%	0.00%	14.30%	

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ATTACHMENT A

Exhibit 2.

Progress Energy Florida, Inc

Summary of Pro Forma Original Cost of Utility Plant in Service as of December 31, 2005 and Related Annual Depreciation Expense Under Present and Proposed Rates
(By FERC Account)

			Proposed Rates				
		<u>Present</u>					
		<u>Composite</u>	<u>Plant</u>	Gross	Cost of	Composite	
Account	•	Deprec. Rate	Only	Salv.	Removal	Deprec.	
No.	<u>Description</u>	%_	Rate %	Rate %	Rate %	Rate %	
(a)	(b)	(d)	(f)	· (h)	0)	(7)	
398.00	Miscellaneous Equipment	14.30%	14.30%	0.00%	0.00%	14.30%	
	TOTAL General Plant	7.27%	7.23%	0.00%	-0.04%	7.20%	
	TOTAL Depreciable Plant	4.08%	2.98%	-0.17%	0.27%	3.08%	

NON-DEPRECIABLE PLANT

Intangible Plant

301.00 Organization 302.00 Franchises and Consents 303.00 Miscellaneous Plant

TOTAL Intangible Plant

Land

310,00 Steam Production Land 320,00 Nuclear Production Land 340,00 Other Production Land 350,00 Transmission Land 360,00 Distribution Land 389,00 General Land

TOTAL Land

TOTAL Non-Depreciable Plant

TOTAL PLANT IN SERVICE

Progress Energy Florida
Docket No.
Exhibit No. (PT-2)
Page 166 of 166

Progress Energy Florida Proposed Base Rate Increase - Bartow Repower 2009 Billing Determinants

25

Progress Energy Florida				
Docket No				
Exhibit No	_ (PT-3)			
Page 1 of 1				

Type of Data Shown:

_X__Projected Year Ended 12/31/09

							RATE INCREASE BASE						
		(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)	(12)
			Base R	evenues \$000's	- Billed							9.12%	
		Billed			Energy and		Energy and	Unbilled	Total Class			Increase @	
	Rate	MWH		Customer	Demand	Unbilled	Demand Chg	Revenue	Revenue		Percent	10.00%	Total Class
Line	Schedule	Sales	Total	Charge	Charge	MWH Sales	\$/MWH	(\$000)	(\$000)		Increase	ROE	Revenue
No.							(4) / (1)	(5) * (6)	(2) + (7)				(3) + (8) + (11)
1	RS-1	19,614,220	\$ 903,281	\$ 138,640	\$ 764,641	(21,069)	\$ 38.98	\$ (821)	\$ 902,460		9.12%	82,264	1,123,363
2													
3	GS-1	1,264,852	63,967	14,696	49,271	(362)	38.95	(14)	63,953		9.12%	5,830	84,478
4													
5	G\$-2	84,370	2,599	1,370	1,230	(12)	14.58	(0)	2,599		9.12%	237	4,206
6													
7	GSD-1	14,706,877	360,817	8,210	352,607	(3,304)	23.98	(79)	360,738		9.12%	32,883	401,831
8													
9	CS-1, CS-2, CS-3	181,740	4,049	14	4,035	(101)	22.20	(2)	4,047		9.12%	369	4,429
10	10 / 10 4 10 4							44.1					
11	IS-1, IS-2, IS-3	2,378,956	40,765	647	40,118	(1,858)	16.86	(31)	40,734		9.12%	3,713	45,094
12	00.4	44.005		40	-40	448	25.40	(0)			0.4004	40	
13	SS-1	14,605	535	19	516	(10)	35.33	(0)	535		9.12%	49	603
14	SS-2	100 000	2,942	17	0.005	(405)	22.68	(0)	0.000		0.100/	268	0.000
15 16	55-2	128,963	2,942	17	2,925	(125)	22.08	(3)	2,939		9.12%	268	3,223
17	SS-3	1,956	345	1	344	(2)	176.01	(0)	345		9.12%	31	377
18	33-3	1,330	343	•	344	(2)	170.01	(0)	343		J. 12 /Q	31	311
19	LS-1	343,974	6,243	843	5,400	(4)	15.70	(0)	6,243		9.12%	569	7,655
20	LOFI	340,374	0,240	040	3,400		13.70	(0)	0,240		3.12./0		7,000
	Total Sales of Electric	38,720,513	\$ 1,385,543	\$ 164.456	\$ 1,221,087	(26,847)		\$ (952)	\$ 1,384,591			\$ 126,212	\$ 1,675,260
	TOTAL SELECT OF EIGHT		Ψ 1,000,040	Ψ ΙΨ,ΤΟΟ	Ψ 1,221,007	(20,047)		φ (30E)	# 1,00,1001		الم		ψ 1,010,200
22											ck	9.12%	
23 24										Bartow Repower An	nual	$\overline{}$	
24										Datel Deverse De-		*100.040	

Bartow Repower Annual Retail Revenue Requirement \$126,212

Progress Energy Florid	ła
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Page 1 of 26	٠,

Tariff Sheets:

6.106, 6.120, 6.130, 6.135, 6.141, 6.150, 6.161, 6.165, 6.171, 6.182, 6.231, 6.236, 6.2391, 6.241, 6.246, 6.2491, 6.251, 6.256, 6.261, 6.266, 6.283, 6.313, 6.318, 6.323 and 6.330

Legislative Format

SECTION NO. VI Page 2. of 26. TWENTY-SECONDERST REVISED SHEET NO. 6.106 CANCELS TWENTY-FIRSTIETH REVISED SHEET NO. 6.106

Progress Energy Florida Docket No. ______(PT-4) Exhibit No. _____(PT-4) Page 2 of 26.

Page 2 of 2

RATE SCHEDULE BA-1 BILLING ADJUSTMENTS (Continued from Page 1)

(3) Capacity Cost Recovery Factor:

The Capacity Cost Recovery (CCR) Factors applicable to the Energy Charge under the Company's various rate schedules are normally determined annually by the Florida Public Service Commission for the billing months of January through December. This factor is designed to recover the cost of capacity payments made by the Company for off-system capacity and is adjusted to reflect changes in these costs from one period to the next.

(4) Environmental Cost Recovery Clause Factor:

The Environmental Cost Recovery Clause (ECRC) Factors applicable to the Energy Charge under the Company's various rate schedules are normally determined annually by the Florida Public Service Commission for the billing months of January through December. This factor is designed to recover environmental compliance costs incurred by the Company and is adjusted to reflect changes in these costs from one period to the next.

Rate Adjustment:

As authorized by the Florida Public Service Commission in Docket No. 090079-EI, effective with July 2009 billings, for rates recoverable a) on an interim basis, and b) on a limited basis associated with the Bartow Repowering project, an increase of 10.82% (1.70% for interim and 9.12% for Bartow Repower) shall apply to the following base rate billings under each rate schedule: i) Customer Charge, iii) Demand Charge, iii) Energy Charge, and iv) demand and energy related charges for premium distribution, delivery voltage credits, and power factor. This rate adjustment factor will not apply to load management credits, interruptible credits, curtailable credits, or standby generation credits.

Gross Receipts Tax Factor:

In accordance with Section 203.01 of the Florida Statutes, a factor of 2.5641% is applicable to electric sales charges for collection of the state Gross Receipts Tax.

Right-of-Way Utilization Fee:

A Right-of-Way Utilization Fee is applied to the charges for electric service (exclusive of any Municipal, County, or State Sales Tax) provided to customers within the jurisdictional limits of each municipal or county governmental body or any unit of special-purpose government or other entity with authority requiring the payment of a franchise fee, tax, charge, or other imposition whether in money, service, or other things of value for utilization of rights-of-way for location of Company distribution or transmission facilities. The Right-of-Way Utilization Fee shall be determined in a negotiated agreement (i.e., franchise and other agreements) in a manner which reflects the Company's payments to a governmental body or other entity with authority plus the appropriate Gross Receipts Taxes and Regulatory Assessment Fees resulting from such additional revenue. The Right-of-Way Utilization Fee is added to the charges for electric service prior to the application of any appropriate taxes.

Municipal Tax:

A Municipal Tax is applied to the charge for electric service provided to customers within the jurisdictional limits of each municipal or other governmental body imposing a utility tax on such service. The Municipal Tax shall be determined in accordance with the governmental body's utility tax ordinance, and the amount collected by the Company from the Municipal Tax shall be remitted to the governmental body in the manner required by law. No Municipal Tax shall apply to fuel charges in excess of 0.699¢/kWh.

Sales Tax:

A State Sales Tax is applied to the charge for electric service provided to all non-residential customers and equipment rental provided to all customers (unless a qualified sales tax exemption status is on record with the Company). The State Sales Tax shall be determined in accordance with the State's sales tax laws. The amount collected by the Company shall be remitted to the State in the manner required by law. In those counties that have enacted a County Discretionary Sales Surtax, such tax shall be applied and paid in a like manner.

Governmental Undergrounding Fee:

Applicable to customers located in a designated Underground Assessment Area within a local government (a municipality or a county) that requires the Company to collect a Governmental Undergrounding Fee from such customers to recover the local government's costs of converting overhead electric distribution facilities to underground facilities. The Governmental Undergrounding Fee billed to a customer's account shall not exceed the lesser of (i) 15 percent of a customer's total net electric service charges, or (ii) a maximum monthly amount of \$30 for residential customers and \$50 for each 5,000 kilowatt-hour increment of consumption for commercial/industrial customers, unless the Commission approves a higher percentage or maximum monthly amount. The maximum monthly amount shall apply to each line of billing in the case of a customer receiving a single bill for multiple service points, and to each occupancy unit in the case of a master metered customer. The Governmental Undergrounding Fee shall be calculated on the customer's charges for electric service before the addition of any applicable taxes.

ISSUED BY: Lori J. Cross, Manager, Utility Regulatory Planning - Florida

EFFECTIVE: July August 1, 20098

SECTION NO. VI

Progress Energy Florida Docket No. Exhibit No. (PT-4) Page 3 of 26.

TWENTY-THIRSECOND REVISED SHEET NO. 6.120 CANCELS TWENTY-SECONDFIRST REVISED SHEET NO.

Page 1 of 2

RATE SCHEDULE RS-1 RESIDENTIAL SERVICE

Availability:

Available throughout the entire territory served by the Company.

Applicable:

To residential customers in a single dwelling house, a mobile home, or individually metered single apartment unit or other unit having housekeeping facilities, occupied by one family or household as a residence. The premises of such single dwelling may include an additional apartment with separate housekeeping facilities, as well as a garage and other separate structures where they are occupied or used solely by the members or servants of such family or household. Also, for energy used in commonly-owned facilities in condominium and cooperative apartment buildings subject to the following criteria:

- 100% of the energy is used exclusively for the co-owner's benefit.
- None of the energy is used in any endeavor which sells or rents a commodity or provides service for a fee.
- 3. Each point of delivery is separately metered and billed.
- A responsible legal entity is established as the customer to whom the Company can render its bill(s) for said service.

Character of Service:

Continuous service, alternating current, 60 cycles per second, single-phase or three-phase, at the Company's standard available distribution voltage. Three-phase service, if available, will be supplied only under the conditions set forth in the Company's booklet "Requirements for Electric Service and Meter Installations."

Limitation of Service:

Standby or resale service not permitted hereunder. Service under this rate is subject to the Company's currently effective and filed "General Rules and Regulations for Electric Service."

Rate Per Month:

Customer Charge:

\$ 8.03

Demand and Energy Charges:

Non-Fuel Energy Charges:

First 1,000 kWh
All additional kWh
3.592¢ per kWh
4.592¢ per kWh

Plus the Cost Recovery Factors listed in Rate Schedule BA-1, Billing Adjustments, except the Fuel Cost Recovery Factor:

See Sheet No. 6.105 and 6.106

Additional Charges:

Fuel Cost Recovery Factor:	See Sheet No. 6.105
Rate Adjustment:	See Sheet No. 6.106
Gross Receipts Tax Factor:	See Sheet No. 6.106
Right-of-Way Utilization Fee:	See Sheet No. 6.106
Municipal Tax:	See Sheet No. 6.106
Sales Tax:	See Sheet No. 6.106

(Continued on Page No. 2)

ISSUED BY: Lori J. Cross, Manager, Utility Regulatory Planning - Florida

EFFECTIVE: Julanuary 1, 2009

SECTION NO. VI

Page 4 of 26 TWENTY-FIFOURTH REVISED SHEET NO. 6.130 CANCELS TWENTY-FOURTHIRD REVISED SHEET NO.

Progress Energy Florida

_ (PT-4)

Docket No. Exhibit No.

Page 1 of 3

RATE SCHEDULE RSL-1 RESIDENTIAL LOAD MANAGEMENT

Availability:

Available only within the range of the Company's Load Management System.

Available to customers whose premises have active load management devices installed prior to June 30, 2007.

Available to customers whose premises have load management devices installed after June 30, 2007 that have and are willing to submit to load control of, at a minimum, central electric cooling and heating systems.

Applicable:

To customers eligible for Residential Service under Rate Schedule RS-1 or RSS-1 having a minimum average monthly usage of 600 kWh (based on the most recent 12 months, or, where not available, a projection for 12 months), and utilizing any of the following electrical equipment:

- Water Heater
- 2. Central Electric Heating System
- Central Electric Cooling System
- Swimming Pool Pump

Character of Service:

Continuous service, alternating current, 60 cycle, single-phase, at the Company's standard distribution secondary voltage available. Three-phase service, if available, will be supplied only under the conditions set forth in the Company's booklet "Requirements for Electric Service and Meter Installations.

Limitation of Service:

Service to the electrical equipment specified above may be interrupted at the option of the Company by means of load management devices installed on the customer's premises.

For new service requests after June 30, 2007 customers with a central electric heating system that is a heat pump will be installed on Interruption Schedule S. All other new service requests will be installed on Interruption Schedule B. Interruption Schedule C shall be at the option of the customer.

For new service requests after April 1, 1995, and before June 30, 2007, customers who select the swimming pool pump schedule must also select at least one other schedule.

An installation of an alternative thermal storage heating system under Special Provision No. 7 of this rate schedule is not available after

Standby or resale service not permitted hereunder. Service under this rate is subject to the Company's currently effective and filed "General Rules and Regulations for Electric Service."

Rate Per Month:

Customer Charge:

\$ 8.03

Energy and Demand Charges:

Non-Fuel Energy Charges:

First 1,000 kWh 3.592¢ per kWh 4.592¢ per kWh All additional kWh

Plus the Cost Recovery Factors listed in Rate Schedule BA-1, Billing Adjustments, except the Fuel Cost Recovery Factor:

See Sheet No. 6.105 and 6.106

Additional Charges:

Fuel Cost Recovery Factor:	See Sheet No. 6.105
Rate Adjustment:	See Sheet No. 6.106
Gross Receipts Tax Factor:	See Sheet No. 6.106
Right-of-Way Utilization Fee:	See Sheet No. 6.106
Municipal Tax:	See Sheet No. 6.106
Sales Tax:	See Sheet No. 6.106

Load Management Monthly Credit Amounts: 1.2

Interruptible Equipment	Interruption Schedule						
	<u> </u>	<u>B</u>	<u>c</u>	D	<u>\$</u>		
Water Heater	-	-	\$3.50	-	-		
Central Heating System ³	\$2.00	\$8.00	-	-	\$8.00		
Central Heating System w/Thermal Storage ³	-	•	-	\$8.00	-		
Central Cooling System ⁴	\$1.00	\$5.00	-	-	\$5.00		
Swimming Pool Pump		-	\$2.50	-	-		

(Continued on Page No. 2)

ISSUED BY: Lori J. Cross, Manager, Utility Regulatory Planning - Florida

EFFECTIVE: Julanuary 1, 2009

Docket No. Exhibit No. SECTION NO. VI
TENINTH REVISED SHEET NO.

TENINTH REVISED SHEET NO. 6.135
CANCELS NINEIGHTH REVISED SHEET NO.

Progress Energy Florida

(PT-4)

6.135

Page 1 of 2

RATE SCHEDULE RSL-2 RESIDENTIAL LOAD MANAGEMENT – WINTER ONLY

Availability:

Available only within the range of the Company's Load Management System.

Applicable:

To customers eligible for Residential Service under Rate Schedule RS-1 or RSS-1 having a minimum average monthly usage of 600 kWh for the months of November through March (based on the most recent billings, where not available, a projection for those months) and utilizing both electric water heater and central electric heating systems.

Character of Service:

Continuous service, alternating current, 60 cycle, single-phase, at the Company's standard distribution secondary voltage available. Three-phase service, if available, will be supplied only under the conditions set forth in the Company's booklet "Requirements for Electric Service and Meter Installations."

Limitation of Service:

Service to the electrical equipment specified above may be interrupted at the option of the Company by means of load management devices installed on the customer's premises.

Standby or resale service not permitted hereunder. Service under this rate is subject to the Company's currently effective and filed "General Rules and Regulations for Electric Service."

Rate Per Month:

Customer Charge:

\$ 8.03

3.592¢ per kWh 4.592¢ per kWh

Energy and Demand Charges:

Non-Fuel Energy Charges:

First 1,000 kWh All additional kWh

Plus the Cost Recovery Factors listed in Rate Schedule BA-1, *Billing Adjustments*, except the Fuel Cost Recovery Factor:

See Sheet No. 6.105 and 6.106

Additional Charges:

Fuel Cost Recovery Factor:	See Sheet No. 6.105
Rate Adjustment:	See Sheet No. 6.106
Gross Receipts Tax Factor:	See Sheet No. 6.106
Right-of-Way Utilization Fee:	See Sheet No. 6.106
Municipal Tax:	See Sheet No. 6.106
Sales Tax:	See Sheet No. 6.106

Load Management Credit Amount:1

Interruptible Equipment	Monthly Credit ²
Water Heater and Central Heating System	\$11.50

Notes:

- (1) Load management credit shall not exceed 40% of the Non-Fuel Energy Charge associated with kWh consumption in excess of 600 kWh/month.
 - (2) For billing months of November through March only.

Appliance Interruption Schedule:

Heating

Equipment interruptions will not exceed an accumulated total of 16.5 minutes during any 30 minute interval within the Company's designated Peak Periods. Heat pump back-up strip may be interrupted continuously, not to exceed 300 minutes, during the Company's designated Peak. When the heat pump back-up strip is being interrupted, the heat pump will not be interrupted.

Water Heater

Equipment may be interrupted continuously, not to exceed 300 minutes, and during the Company's designated Peak Periods.

(Continued on Page No. 2)

ISSUED BY: Lori J. Cross, Manager, Utility Regulatory Planning - Florida

EFFECTIVE: Julanuary 1, 2009

Progress Energy Florida Docket No. _____(PT-4)

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SECTION NO. VI
Page 6.0f 26

FOURTHIRTEENTH REVISED SHEET NO. 6.141

CANCELS THIRTEENWELFTH REVISED SHEET

RATE SCHEDULE RST-1 RESIDENTIAL SERVICE

OPTIONAL TIME OF USE RATE (Continued from Page No. 1)

Additional Charges:

Fuel Cost Recovery Factor: Rate Adjustment:	See Sheet No. 6.105 See Sheet No. 6.106
Gross Receipts Tax Factor:	See Sheet No. 6.106
Right-of-Way Utilization Fee:	See Sheet No. 6.106
Municipal Tax:	See Sheet No. 6.106
Sales Tax:	See Sheet No. 6,106

Minimum Monthly Bill:

The minimum monthly bill shall be the Customer Charge.

Terms of Payment:

Bills rendered hereunder are payable within the time limit specified on the bill at Company-designated locations.

Term of Service:

The term of service requirements under this optional rate schedule shall be the same as that required under the standard rate schedule which would otherwise be applicable; provided, however, customers who elect to take service hereunder at a given location shall have the right during the initial term of service to transfer to the otherwise applicable standard rate schedule at any time. It is further provided, however, that any such customer who subsequently re-elects to take service hereunder at the same location shall be required to remain on the optional rate at that location for a minimum term of twelve (12) consecutive months.

Special Provisions:

- All service rendered under this rate schedule shall be measured by metering equipment capable of determining energy use during specified hourly periods.
- 2. Application for service hereunder will be accepted by the Company on a first-come, first-served basis. Required metering equipment will be installed accordingly, subject to availability.
- 3. Service under this rate schedule shall commence with the first full billing period following the date of meter installation.
- 4. Customers at their option may elect to receive a lower monthly Customer Charge by making a Contribution in Aid of Construction (CIAC) equal to the additional installed cost of a time of use meter. As of the effective date of this rate schedule, the CIAC required is \$132.00. For customers electing this option, the Customer Charge shall be the Customer Charge contained in Rate Schedule RS-1.

ISSUED BY: Lori J. Cross, Manager, Utility Regulatory Planning - Florida Mark A. Myers, Vice President, Finance

EFFECTIVE: JulyOctober 1, 20093

Docket No. Exhibit No. (PT-4)

Progress Energy Florida

SECTION NO. VI

TWENTY-FOURTHIRDSECOND REVISED SHEET NO.

CANCELO TWENTY-<u>THIRD</u>GECOND REVICED CHEET

NO. 6.150

Page 1 of 2

RATE SCHEDULE GS-1 GENERAL SERVICE - NON-DEMAND

Availability:

Available throughout the entire territory served by the Company.

Applicable:

To any customer, other than residential, for light and power purposes for which no other rate schedule is specifically applicable.

Character of Service:

Continuous service, alternating current, 60 cycle, single-phase or three-phase, at the Company's standard distribution voltage available.

Limitation of Service:

Standby or resale service not permitted hereunder. Service under this rate is subject to the Company's currently effective and filed "General Rules and Regulations for Electric Service."

Rate Per Month:

Customer Charge:

Unmetered Account:	\$ 5.99
Secondary Metering Voltage:	\$ 10.62
Primary Metering Voltage:	\$ 134.31
Transmission Metering Voltage:	\$ 662.48

Energy and Demand Charges:

Non-Fuel Energy Charge: 3.923¢ per kWh

Plus the Cost Recovery Factors listed in Rate Schedule BA-1, Billing Adjustments,

except the Fuel Cost Recovery Factor: See Sheet No. 6.105 and 6.106

Premium Distribution Service Charge:

Where Premium Distribution Service has been established after 12/15/98 in accordance with Subpart 2.05, General Rules and Regulations Governing Electric Service, the customer shall pay a monthly charge determined under Special Provision No. 2 of this rate schedule for the costs of all additional equipment, or the customer's allocated share thereof, installed to accomplish automatic delivery transfer including all line costs necessary to connect to an alternate distribution circuit.

In addition, the Non-Fuel Energy Charge included in the Rate per Month section of this rate schedule shall be increased by 0.542¢ per kWh for the cost of reserving capacity in the alternate distribution circuit.

Metering Voltage Adjustment:

Metering voltage will be at the option of the Company. When the Company meters at a voltage above standard distribution secondary. the applicable following reduction factor shall apply to the Non-Fuel Energy Charge hereunder:

Metering Voltage	Reduction Factor
Distribution Primary	1.0%
Transmission	2.0%

Additional Charges:

Fuel Cost Recovery Factor:	See Sheet No. 6.105
Rate Adjustment:	See Sheet No. 6.106
Gross Receipts Tax Factor:	See Sheet No. 6.106
Right-of-Way Utilization Fee:	See Sheet No. 6.106
Municipal Tax:	See Sheet No. 6.106
Sales Tax:	See Sheet No. 6.106

(Continued on Page No. 2)

ISSUED BY: Lori J. Cross, Manager, Utility Regulatory Planning - Florida

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Progress Energy Florida

SIXFIFTEENTH REVISED SHEET NO. 6.161 CANCELS FIFOURTEENTH REVISED SHEET NO. 6.161

Page 2 of 2

RATE SCHEDULE GST-1 GENERAL SERVICE - NON-DEMAND OPTIONAL TIME OF USE RATE (Continued from Page No. 1)

Rating Periods: (Continued)

Off-Peak Periods - The designated Off-Peak Periods shall be all periods other than the designated On-Peak Periods set forth in (a) above.

Metering Voltage Adjustment:

Metering voltage will be at the option of the Company. When the Company meters at a voltage above distribution secondary, the applicable following reduction factor shall apply to the Non-Fuel Energy and Demand Charges hereunder:

Metering Voltage	Reduction Factor
Distribution Primary	1.0%
Transmission	2 0%

Additional Charges:

Fuel Cost Recovery Factor: Rate Adjustment:	See Sheet No. 6.105 See Sheet No. 6.106
Gross Receipts Tax Factor:	See Sheet No. 6.106
Right-of-Way Utilization Fee:	See Sheet No. 6.106
Municipal Tax:	See Sheet No. 6.106
Sales Tax:	See Sheet No. 6.106

Minimum Monthly Bill:

The minimum monthly bill shall be the Customer Charge. Where special equipment to serve the customer is required, the Company may require a specified minimum charge.

Terms of Payment:

Bills rendered hereunder are payable within the time limit specified on the bill at Company-designated locations.

Term of Service:

The term of service requirements under this optional rate schedule shall be the same as that required under the standard rate schedule which would otherwise be applicable; provided, however, customers who elect to take service hereunder at a given location shall have the right during the initial term of service to transfer to the otherwise applicable standard rate schedule at any time. It is further provided, however, that any such customer who subsequently re-elects to take service hereunder at the same location shall be required to remain on the optional rate at that location for a minimum term of twelve (12) months.

Special Provisions:

- 1. The Company may, under the provisions of this rate, require a contract with the customer upon the Company's filed contract form. Whenever the customer increases his electric load, which increase requires the Company to increase facilities installed for the specific use of the customer, a new Term of Service may be required.
- 2. The Company will furnish service under this rate at a single voltage. Equipment to supply additional voltages or additional facilities for the use of the customer shall be furnished and maintained by the customer. The customer may request the Company to furnish such additional equipment, and the Company, at its sole option, may furnish, install, and maintain such additional equipment, charging the customer for the use thereof at the rate of 1.67% per month of the installed cost of such additional equipment.
- All service rendered under this rate schedule shall be measured by metering equipment capable of determining energy use during specified hourly periods.
- Application for service hereunder will be accepted by the Company on a first-come, first-served basis. Required metering equipment will be installed accordingly, subject to availability.
- 5. Service under this rate schedule shall commence with the first full billing period following the date of meter installation.
- Customers, at their option, may elect to receive a lower monthly Customer Charge by making a Contribution in Aid of Construction (CIAC) equal to the additional installed cost of a time of use meter. The CIAC required is \$132.00. For customers electing this option, the Customer Charge shall be the applicable Customer Charge contained in Rate Schedule GS-1.

ISSUED BY: Lori J. Cross, Manager, Utility Regulatory Planning - FloridaMark A. Myers, Vice President, Finance

EFFECTIVE: July October 1, 20093

Progress Energy Florida Docket No. (PT-4) Exhibit No.

Page 9 of 26 TWENTY-THIRSECOND REVISED SHEET NO. 6.165 CANCELS TWENTY-SECONDFIRST REVISED SHEET NO.

6.165

Page 1 of 2

RATE SCHEDULE GS-2 GENERAL SERVICE - NON-DEMAND 100% LOAD FACTOR USAGE

Availability:

Available throughout the entire territory served by the Company.

Applicable:

To any customer, other than residential, with fixed wattage loads operating continuously throughout the billing period (such as traffic signals, cable TV amplifiers and gas transmission substations).

Character of Service:

Continuous service, alternating current, 60 cycle, single-phase or three-phase, at the Company's standard distribution voltage available.

Limitation of Service:

Standby or resale service not permitted hereunder. Service under this rate is subject to the Company's currently effective and filed "General Rules and Regulations for Electric Service."

Rate per Month:

Customer Charge:

Unmetered Account:

\$ 5.99

Metered Account:

\$ 10.62

Energy and Demand Charges:

Non-Fuel Energy Charge:

1.473¢ per kWh

Plus the Cost Recovery Factors listed in Rate Schedule BA-1, Billing Adjustments,

except the Fuel Cost Recovery Factor

See Sheet No. 6,105 and 6,106

Premium Distribution Service Charge:

Where Premium Distribution Service has been established after 12/15/98 in accordance with Subpart 2.05, General Rules and Regulations Governing Electric Service, the customer shall pay a monthly charge determined under Special Provision No. 2 of this rate schedule for the costs of all additional equipment, or the customer's allocated share thereof, installed to accomplish automatic delivery transfer including all line costs necessary to connect to an alternate distribution circuit.

In addition, the Non-Fuel Energy Charge included in the Rate per Month section of this rate schedule shall be increased by 0.109¢ per kWh for the cost of reserving capacity in the alternate distribution circuit.

Additional Charges:

Fuel Cost Recovery Factor: Rate Adjustment:	See Sheet No. 6.105 See Sheet No. 6.106
Gross Receipts Tax Factor:	See Sheet No. 6.106
Right-of-Way Utilization Fee:	See Sheet No. 6.106
Municipal Tax:	See Sheet No. 6.106
Sales Tax:	See Sheet No. 6.106

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ISSUED BY: Lori J. Cross, Manager, Utility Regulatory Planning - Florida

Progress Energy Florida
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SECTION NO. VI

FIFOURTEENTH REVISED SHEET NO. 6.171
CANCELS FOUTHIRTEENTH REVISED SHEET NO. 6.171

Page 2 of 3

RATE SCHEDULE GSD-1 GENERAL SERVICE - DEMAND (Continued from Page No. 1)

Delivery Voltage Credit:

When a customer takes service under this rate at a delivery voltage above standard distribution secondary voltage, the Demand Charge hereunder shall be subject to the following credits:

For Distribution Primary Delivery Voltage:

\$ 0.29 per kW of Billing Demand

For Transmission Delivery Voltage:

\$ 1.09 per kW of Billing Demand

Metering Voltage Adjustment:

Metering voltage will be at the option of the Company. When the Company meters at a voltage above distribution secondary, the applicable following reduction factor shall apply to the Non-Fuel Energy Charge, Demand Charge and Delivery Voltage Credit hereunder:

Metering Voltage	Reduction Factor
Distribution Primary	1.0%
Transmission	2.0%

Power Factor:

For customers with measured demands of 1,000 kW or more for three (3) or more months out of the twelve (12) consecutive months ending with the current billing period, bills computed under the above rate per month charges will be increased 21¢ for each KVAR by which the reactive demand exceeds, numerically .62 times the measured kW demand, and will be decreased 21¢ for each KVAR by which the reactive demand is less than, numerically, .62 times the measured kW demand.

Additional Charges:

Fuel Cost Recovery Factor: Rate Adjustment:	See Sheet No. 6.105 See Sheet No. 6.106
Gross Receipts Tax Factor:	See Sheet No. 6,106
Right-of-Way Utilization Fee:	See Sheet No. 6.106
Municipal Tax:	See Sheet No. 6.106
Sales Tax:	See Sheet No. 6.106

Minimum Monthly Bill:

The minimum monthly bill shall be the Customer Charge. Where special equipment to serve the customer is required, the Company may require a specified minimum charge.

Terms of Payment:

Bills rendered hereunder are payable within the time limit specified on the bill at Company-designated locations.

Term of Service:

Service under this rate shall be for a minimum initial term of twelve (12) months from commencement of service and shall continue thereafter until receipt of notice by the Company from the customer to disconnect, or upon disconnect by the Company under Florida Public Service Commission or Company Rules.

Customers taking service under another Company rate schedule who elect to transfer to this rate must remain on this rate for a minimum term of twelve (12) months.

(Continued on Page No. 3)

ISSUED BY: Lori J. Cross, Manager, Utility Regulatory Planning - Florida

Docket No. (PT-4) Exhibit No. _

Progress Energy Florida

NINEIGHTH REVISED SHEET NO. 6.182 CANCELS EIGHSEVENTH REVISED SHEET NO.

Page 3 of 3

RATE SCHEDULE GSDT-1 GENERAL SERVICE - DEMAND OPTIONAL TIME OF USE RATE (Continued from Page No. 2)

Additional Charges:

Fuel Cost Recovery Factor:	See Sheet No. 6.105
Rate Adjustment:	See Sheet No. 6.106
Gross Receipts Tax Factor:	See Sheet No. 6.106
Right-of-Way Utilization Fee:	See Sheet No. 6.106
Municipal Tax:	See Sheet No. 6.106
Sales Tax:	See Sheet No. 6.106

Minimum Monthly Bill:

The minimum monthly bill shall be the Customer Charge.

Where special equipment to serve the customer is required, the Company may require a specified minimum charge.

Terms of Payment:

Bills rendered hereunder are payable within the time limit specified on the bill at Company-designated locations.

Term of Service:

The term of service requirements under this optional rate schedule shall be the same as that required under the standard rate schedule which would otherwise be applicable; provided, however, customers who elect to take service hereunder at a given location shall have the right during the initial term of service to transfer to the otherwise applicable standard rate schedule at any time. It is further provided, however, that any such customer who subsequently re-elects to take service hereunder at the same location shall be required to remain on the optional rate schedule at the location for a minimum term of twelve (12) months.

Special Provisions:

- 1. The Company may, under the provisions of this rate, require a contract with the customer upon the Company's filed contract form. Whenever the customer increases his electrical load, which increase requires the Company to increase facilities installed for the specific use of the customer, a new Term of Service may be required.
- 2. The Company will furnish service under this rate at a single voltage. Equipment to supply additional voltages or additional facilities for the use of the customer shall be furnished and maintained by the customer. The customer may request the Company to furnish such additional equipment, and the Company, at its sole option, may furnish, install, and maintain such additional equipment, charging the customer for the use thereof at the rate of 1.67% per month of the installed cost of such additional equipment.
- 3. All service rendered under this rate schedule shall be measured by the metering equipment capable of determining energy use during specified hourly periods.
- Application for service hereunder will be accepted by the Company on a first-come, first-served basis. Required metering equipment will be installed accordingly, subject to availability.
- 5. Service under this rate schedule shall commence with the first full billing period following the date of meter installation.
- For customers who made, prior to May 1, 2002, a Contribution in Aid of Construction (CIAC) equal to the additional installed cost of a time of use meter, the Customer Charge shall be the applicable Customer Charge contained in Rate Schedule GSD-1.

ISSUED BY: Lori J. Cross, Manager, Utility Regulatory Planning - Florida Mark A. Myers, Vice President, Finance

EFFECTIVE: JulyOctober 1, 20093

Docket No. _ Exhibit No.

(PT-4)

Progress Energy Florida

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TWENTIENINETEENTH REVISED SHEET NO. 6.231 CANCELS NINEIGHTTEENTH REVISED SHEET NO. 6.231

Page 2 of 4

RATE SCHEDULE CS-1 CURTAILABLE GENERAL SERVICE

(Closed to New Customers as of 04/16/96) (Continued from Page No. 1)

Determination of Billing Demand:

The billing demand shall be the maximum 30-minute kW demand established during the current billing period.

Determination of Curtailable Demand:

The Curtailable Demand shall be the difference, if any, between the current Billing Demand and the contract Non-Curtailable Demand determined in accordance with Special Provision No. 2 of this rate. In no event shall the Curtailable Demand be less than zero.

Delivery Voltage Credit:

When a customer takes service under this rate at a delivery voltage above standard distribution secondary voltage, the Demand Charge hereunder shall be subject to the following credit:

For Distribution Primary Delivery Voltage:

\$ 0.29 per kW of Billing Demand

For Transmission Delivery Voltage:

\$ 1.09 per kW of Billing Demand

Metering Voltage Adjustment:

Metering voltage will be at the option of the Company. When the Company meters at a voltage above distribution secondary, the appropriate following reduction factor shall apply to the Non-Fuel Energy Charge, Demand Charge, Curtailable Demand Credit and Delivery Voltage Credit hereunder:

Metering Voltage **Reduction Factor** Distribution Primary 1.0% Transmission 2.0%

Power Factor:

For customers with measured demands of 1,000 kW or more for three (3) or more months out of the twelve (12) consecutive months ending with the current billing period, bills computed under the above rate per month charges will be increased 21¢ for each KVAR by which the reactive demand exceeds, numerically, .62 times the measured demand, and will be decreased 21¢ for each KVAR by which the reactive demand is less than, numerically, .62 times the measured kW demand.

Additional Charges:

Fuel Cost Recovery Factor:	See Sheet No. 6.105
Rate Adjustment:	See Sheet No. 6.106
Gross Receipts Tax Factor:	See Sheet No. 6.106
Right-of-Way Utilization:	See Sheet No. 6.106
Municipal Tax:	See Sheet No. 6.106
Sales Tax:	See Sheet No. 6.106

Minimum Monthly Bill:

The minimum monthly bill shall be the Customer Charge. Where special equipment to serve the customer is required, the Company may require a specified minimum charge.

Terms of Payment:

Bills rendered hereunder are payable within the time limit specified on bill at Company-designated locations.

Term of Service:

Service under this rate schedule shall be for a minimum initial term of two (2) years from the commencement of service and shall continue thereafter until terminated by either party by written notice sixty (60) days prior to termination.

(Continued on Page No. 3)

ISSUED BY: Lori J. Cross, Manager, Utility Regulatory Planning - Florida

Progress Energy Florida Docket No.

Exhibit No.

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SECTION NO. VI SIXFIFTH REVISED SHEET NO. 6.236 CANCELS FIFOURTH REVISED SHEET NO.

0:236

Page 2 of 4

RATE SCHEDULE CS-2 CURTAILABLE GENERAL SERVICE (Continued from Page No. 1)

Determination of Billing Demand:

The billing demand shall be the maximum 30-minute kW demand established during the current billing period, but not less than 500 kW.

Determination of Load Factor Adjusted Demand:

The Load Factor Adjusted Demand shall be the difference, if any, between the maximum 30-minute kW demand established during the current billing period and the contract Non-Curtailable Demand determined in accordance with Special Provision No. 2 of this rate, multiplied by the customer's billing load factor (ratio of billing kWh to maximum 30-minute kW demand, multiplied by the number of hours in the billing period). In no event shall the Curtailable Demand be less than zero.

Delivery Voltage Credit:

When a customer takes service under this rate at a delivery voltage above standard distribution secondary voltage, the Demand Charge hereunder shall be subject to the following credit:

For Distribution Primary Delivery Voltage:

\$ 0.29 per kW of Billing Demand

For Transmission Delivery Voltage:

\$ 1.09 per kW of Billing Demand

Metering Voltage Adjustment:

Metering voltage will be at the option of the Company. When the Company meters at a voltage above distribution secondary, the appropriate following reduction factor shall apply to the Non-Fuel Energy Charge, Demand Charge, Curtailable Demand Credit and Delivery Voltage Credit hereunder:

Metering Voltage	Reduction Factor
Distribution Primary	1.0%
Transmission	2.0%

Power Factor:

Bills computed under the above rate per month charges will be increased 21¢ for each KVAR by which the reactive demand exceeds, numerically, .62 times the measured demand, and will be decreased 21¢ for each KVAR by which the reactive demand is less than, numerically, .62 times the measured kW demand.

Additional Charges:

Fuel Cost Recovery Factor: Rate Adjustment:	See Sheet No. 6.105 See Sheet No. 6.106
Gross Receipts Tax Factor:	See Sheet No. 6.106
Right-of-Way Utilization:	See Sheet No. 6.106
Municipal Táx:	See Sheet No. 6.106
Sales Tax:	See Sheet No. 6.106

Minimum Monthly Bill:

The minimum monthly bill shall be the Customer Charge and the Demand Charge for the current billing period. Where special equipment to serve the customer is required, the Company may require a specified minimum charge.

Terms of Payment:

Bills rendered hereunder are payable within the time limit specified on bill at Company-designated locations.

Term of Service:

Service under this rate shall be for a minimum initial term of two (2) years from the commencement of service, and shall continue thereafter until terminated by either party by written notice sixty (60) days prior to termination.

(Continued on Page No. 3)

ISSUED BY: Lori J. Cross, Manager, Utility Regulatory Planning - Florida

Progress Energy Florida Docket No. _ Exhibit No.

SECTION NO. VI

Page 14 of 26 THIRSECOND REVISED SHEET NO. 6.2391 CANCELS SECONDFIRST SHEET NO. 6.2391

Page 2 of 3

___(PT-4)

RATE SCHEDULE CS-3 CURTAILABLE GENERAL SERVICE - FIXED CURTAILABLE DEMAND (Continued from Page No. 1)

Metering Voltage Adjustment:

Metering voltage will be at the option of the Company. When the Company meters at a voltage above distribution secondary, the appropriate following reduction factor shall apply to the Non-Fuel Energy Charge, Demand Charge, Curtailable Demand Credit and Delivery Voltage Credit hereunder:

Metering Voltage	Reduction Factor
Distribution Primary	1.0%
Transmission	2.0%

Power Factor Adjustment:

Bills computed under the above rate per month charges will be increased 21¢ for each KVAR by which the reactive demand exceeds, numerically, .62 times the measured demand, and will be decreased 21¢ for each KVAR by which the reactive demand is less than, numerically, .62 times the measured kW demand.

Additional Charges:

Fuel Cost Recovery Factor: Rate Adjustment:	See Sheet No. 6.105 See Sheet No. 6.106
Gross Receipts Tax Factor:	See Sheet No. 6.106
Right-of-Way Utilization:	See Sheet No. 6.106
Municipal Tax: Sales Tax:	See Sheet No. 6.106 See Sheet No. 6.106

Minimum Monthly Bill:

The minimum monthly bill shall be the Customer Charge and the Demand Charge for the current billing period. Where special equipment to serve the customer is required, the Company may require a specified minimum charge.

Terms of Payment:

Bills rendered hereunder are payable within the time limit specified on bill at Company-designated locations.

Term of Service:

Service under this rate schedule shall be for a minimum initial term of two (2) years from the commencement of service and shall continue thereafter until terminated by either party by written notice sixty (60) days prior to termination.

Special Provisions:

- 1. As used in this rate schedule, the term "period of requested curtailment" shall mean a period for which the Company has requested curtailment and for which energy purchased from sources outside the Company's system, pursuant to Special Provision No. 6, is not available. If such energy can be purchased, the terms of Special Provision No. 6 will apply and a period of requested curtailment will not be deemed to exist while such energy remains available.
- As a condition for service under this rate schedule, a customer is required to enter into a contract with the Company on the Company's filed standard contract Form No. 2. An initial Fixed Curtailable Demand of at least 2,000 kW shall be specified in the contract, which may be re-established under the following conditions:
 - (a) If a change in the customer's power requirements occurs, the Company and the customer may establish a new Fixed Curtailable Demand.
 - If the customer fails to reduce load by the Fixed Curtailable Demand for the duration of any period of requested curtailment, the lowest measured load reduction achieved during such period shall become the Fixed Curtailable Demand effective with the next billing period following the period of requested curtailment. In addition, Special Provision No. 5 is applicable.
 - If the customer establishes a demand reduction larger than the Fixed Curtailable Demand for the duration of each period of requested curtailment occurring within a billing period, upon request by the customer, the lowest of the demand reductions achieved during each such period shall become the Fixed Curtailable Demand effective with the next billing period.
- 3. As an essential requirement for receiving the Curtailable Demand Credit provided under this rate schedule, a customer shall be strictly responsible for the curtailment of its load by at least the Fixed Curtailable Demand upon each curtailment request from the Company. Such requests will be made during those periods specified under Limitation of Service above. The Company shall also have the right to request at least one additional curtailment each calendar year irrespective of such limitations.

(Continued on Page No. 3)

ISSUED BY: Lori J. Cross, Manager, Utility Regulatory Planning - Florida

Progress Energy Florida Docket No. ___ Exhibit No.

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SECTION NO. VI

EIGHSEVENTEENTH REVISED SHEET NO. 6.241 CANCELS SEVENIXTEENTH REVISED SHEET NO. 6.241

Page 2 of 5

RATE SCHEDULE CST-1 CURTAILABLE GENERAL SERVICE OPTIONAL TIME OF USE RATE

(Closed to New Customers as of 04/16/96) (Continued from Page No. 1)

Rating Periods:

- On-Peak Periods The designated On-Peak Periods expressed in terms of prevailing clock time shall be as follows:
 - (1) For the calendar months of November through March,

Monday through Friday *:

6:00 a.m. to 10:00 a.m. and

6:00 p.m. to 10:00 p.m.

For the calendar months of April through October,

Monday through Friday*:

12:00 Noon to 9:00 p.m.

- The following general holidays shall be excluded from the On-Peak Periods: New Year's Day, Memorial Day, Independence Day, Labor Day, Thanksgiving Day and Christmas. In the event the holiday occurs on a Saturday or Sunday, the adjacent weekday shall be excluded from the On-Peak Periods.
 - Off-Peak Periods The designated Off-Peak Periods shall be all periods other than the designated On-Peak Periods set forth in (a) above.

Determination of Billing Demands:

The billing demands shall be the following:

- (a) The Base Demand shall be the maximum 30-minute kW demand established during the current billing period.
- (b) The On-Peak Demand shall be the maximum 30-minute kW demand established during designated On-Peak Periods during the current billing period.

Determination of Curtailable Demand:

The Curtailable Demand shall be the difference, if any, between the current On-Peak Demand and the contract Non-Curtailable Demand determined in accordance with Special Provision No. 2 of this rate. In no event shall the Curtailable Demand be less than zero.

Delivery Voltage Credit:

When a customer takes service under this rate at a delivery voltage above standard distribution secondary voltage, the Base Demand Charge hereunder shall be subject to the following credit:

For Distribution Primary Delivery Voltage:

\$ 0.29 per kW of Billing Demand

For Transmission Delivery Voltage:

\$ 1.09 per kW of Billing Demand

Note: In no event shall the total of the Demand Charges hereunder, after application of the above credit, be an amount less than zero.

Metering Voltage Adjustment:

Metering voltage will be at the option of the Company. When the Company meters at a voltage above distribution secondary, the appropriate following reduction factor shall apply to the Non-Fuel Energy Charge, Demand Charges, Curtailable Demand Credit and Delivery Voltage Credit hereunder:

Metering Voltage Distribution Primary **Transmission**

Reduction Factor

1.0%

2.0%

Power Factor:

Bills computed under the above rate per month charges will be increased 21¢ for each KVAR by which the reactive demand exceeds, numerically, .62 times the measured kW demand, and will be decreased 21¢ for each KVAR by which the reactive demand is less than, numerically, .62 times the measured kW demand.

Additional Charges:

Fuel Cost Recovery Factor:

See Sheet No. 6.105

Rate Adjustment:

See Sheet No. 6.106

Gross Receipts Tax Factor:

See Sheet No. 6.106

(Continued on Page No. 3)

ISSUED BY: Lori J. Cross, Manager, Utility Regulatory Planning - Florida

Exhibit No. SECTION NO. VI

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SIXFIFTH REVISED SHEET NO. 6.246 CANCELS FIFOURTH REVISED SHEET NO.

Progress Energy Florida

Docket No.

Page 2 of 4

RATE SCHEDULE CST-2 CURTAILABLE GENERAL SERVICE OPTIONAL TIME OF USE RATE (Continued from Page No. 1)

Rating Periods:

- On-Peak Periods The designated On-Peak Periods expressed in terms of prevailing clock time shall be as follows: (a)
 - (1) For the calendar months of November through March, Monday through Friday *:

6:00 a.m. to 10:00 a.m. and 6:00 p.m. to 10:00 p.m.

For the calendar months of April through October, Monday through Friday*:

12:00 Noon to 9:00 p.m.

The following general holidays shall be excluded from the On-Peak Periods: New Year's Day, Memorial Day, Independence Day, Labor Day, Thanksgiving Day and Christmas. In the event the holiday occurs on a Saturday or Sunday, the adjacent weekday shall be excluded from the On-Peak Periods.

(b) Off-Peak Periods - The designated Off-Peak Periods shall be all periods other than the designated On-Peak Periods set forth in (a) above.

Determination of Billing Demands:

The billing demands shall be the following:

- (a) The Base Demand shall be the maximum 30-minute kW demand established during the current billing period, but not less than 500 kW.
- (b) The On-Peak Demand shall be the maximum 30-minute kW demand established during designated On-Peak Periods during the current billing period.

Determination of Load Factor Adjusted Demand:

The Load Factor Adjusted Demand shall be the difference, if any, between the maximum 30-minute kW demand established during the current billing period and the contract Non-Curtailable Demand determined in accordance with Special Provision No. 2 of this rate, multiplied by the customer's billing load factor (ratio of billing kWh to maximum 30-minute kW demand, multiplied by the number of hours in the billing period). In no event shall the Curtailable Demand be less than zero.

Delivery Voltage Credit:

When a customer takes service under this rate at a delivery voltage above standard distribution secondary voltage, the Base Demand Charge hereunder shall be subject to the following credit:

For Distribution Primary Delivery Voltage:

\$ 0.29 per kW of Billing Demand

For Transmission Delivery Voltage:

\$ 1.09 per kW of Billing Demand

Note: In no event shall the total of the Demand Charges hereunder, after application of the above credit, be an amount less than zero.

Metering Voltage Adjustment:

Metering voltage will be at the option of the Company. When the Company meters at a voltage above distribution secondary, the appropriate following reduction factor shall apply to the Non-Fuel Energy Charge, Demand Charges, Curtailable Demand Credit and Delivery Voltage Credit hereunder:

Metering Voltage Reduction Factor Distribution Primary 1.0% Transmission 2.0%

Power Factor:

Bills computed under the above rate per month charges will be increased 21¢ for each KVAR by which the reactive demand exceeds, numerically, .62 times the measured kW demand, and will be decreased 21¢ for each KVAR by which the reactive demand is less than, numerically, .62 times the measured kW demand.

Additional Charges:

See Sheet No. 6.105 Fuel Cost Recovery Factor: Rate Adjustment: See Sheet No. 6,106 Gross Receipts Tax Factor: See Sheet No. 6.106

(Continued on Page No. 3)

ISSUED BY: Lori J. Cross, Manager, Utility Regulatory Planning - Florida

Exhibit No. ____ (PT-4)
Page 17 of 26 ____ (PSED SHEET NO. 6.2491

Progress Energy Florida

Docket No.

FOURTHIRD REVISED SHEET NO. 6.2491
CANCELS THIRDSECOND REVISED SHEET NO.

8:2491

Page 2 of 4

RATE SCHEDULE CST-3 CURTAILABLE GENERAL SERVICE – FIXED CURTAILABLE DEMAND OPTIONAL TIME OF USE RATE

(Continued from Page No. 1)

Determination of Billing Demand:

The Base Demand for billing purposes shall be the maximum 30-minute kW demand established during the current billing period, but not less than 2,000 kW.

The On-Peak Demand for billing purposes shall be the maximum 30-minute kW demand established during designated On-Peak Periods during the current billing period.

Delivery Voltage Credit:

When a customer takes service under this rate schedule at a delivery voltage above standard distribution secondary voltage, the Base Demand Charge hereunder shall be subject to the following credit:

For Distribution Primary Delivery Voltage:

\$ 0.29 per kW of Billing Demand

For Transmission Delivery Voltage:

\$ 1.09 per kW of Billing Demand

Note: In no event shall the total of the Demand Charges hereunder, after application of the above credit, be an amount less than zero.

Metering Voltage Adjustment:

Metering voltage will be at the option of the Company. When the Company meters at a voltage above distribution secondary, the appropriate following reduction factor shall apply to the Non-Fuel Energy Charge, Demand Charge, Curtailable Demand Credit, and Delivery Voltage Credit hereunder:

Metering Voltage	Reduction Factor
Distribution Primary	1.0%
Transmission	2.0%

Power Factor Adjustment:

Bills computed under the above rate per month charges will be increased 21¢ for each KVAR by which the reactive demand exceeds, numerically, .62 times the measured demand, and will be decreased 21¢ for each KVAR by which the reactive demand is less than, numerically, .62 times the measured kW demand.

Additional Charges:

Fuel Cost Recovery Factor:	See Sheet No. 6.105
Rate Adjustment:	See Sheet No. 6.106
Gross Receipts Tax Factor:	See Sheet No. 6.106
Right-of-Way Utilization:	See Sheet No. 6.106
Municipal Tax:	See Sheet No. 6.106
Sales Tax:	See Sheet No. 6.106

Minimum Monthly Bill:

The minimum monthly bill shall be the Customer Charge and the Demand Charge for the current billing period. Where special equipment to serve the customer is required, the Company may require a specified minimum charge.

Terms of Payment:

Bills rendered hereunder are payable within the time limit specified on bill at Company-designated locations.

Term of Service:

Service under this rate schedule shall be for a minimum initial term of two (2) years from the commencement of service, and shall continue thereafter until terminated by either party by written notice sixty (60) days prior to termination.

Special Provisions:

1. As used in this rate schedule, the term "period of requested curtailment" shall mean a period for which the Company has requested curtailment and for which energy purchased from sources outside the Company's system, pursuant to Special Provision No. 6, is not available. If such energy can be purchased, the terms of Special Provision No. 6 will apply and a period of requested curtailment will not be deemed to exist while such energy remains available.

(Continued on Page No. 3)

ISSUED BY: Lori J. Cross, Manager, Utility Regulatory Planning - Florida

SECTION NO. VI SEVENIXTEENTH REVISED SHEET NO. 6.251 CANCELS SIXFIFTEENTH REVISED SHEET NO. 6.251

7. 6.251 Page 2 of 3

Progress Energy Florida Docket No. _____

RATE SCHEDULE IS-1 INTERRUPTIBLE GENERAL SERVICE (Closed to New Customers as of 04/16/96)

(Continued from Page No. 1)

Metering Voltage Adjustment:

Metering voltage will be at the option of the Company. When the Company meters at a voltage above distribution secondary, the appropriate following reduction factor shall apply to the Non-Fuel Energy Charge, Demand Charge, Interruptible Demand Credit and Delivery Voltage Credit hereunder:

 Metering Voltage
 Reduction Factor

 Distribution Primary
 1.0%

 Transmission
 2.0%

Power Factor:

For customers with measured demands of 1,000 kW or more for three (3) of more months out of the twelve (12) consecutive months ending with the current billing period, bills computed under the above rate per month charges will be increased 21¢ for each KVAR by which the reactive demand exceeds, numerically, .62 times the measured kW demand, and will be decreased 21¢ for each KVAR by which the reactive demand is less than, numerically, .62 times the measured kW demand.

Additional Charges:

Fuel Cost Recovery Factor:	See Sheet No. 6.105
Rate Adjustment:	See Sheet No. 6.106
Gross Receipts Tax Factor:	See Sheet No. 6.106
Right-of-Way Utilization Fee:	See Sheet No. 6.106
Municipal Tax:	See Sheet No. 6.106
Sales Tax:	See Sheet No. 6.106

Minimum Monthly Bill:

The minimum monthly bill shall be the Customer Charge and the Demand Charge for the current billing period. Where special equipment to serve the customer is required, the Company may require a specified minimum charge.

Terms of Payment:

Bills rendered hereunder are payable within the time limit specified on bill at Company-designated locations.

Term of Service:

Service under this rate schedule shall be for a minimum initial term of five (5) years from the commencement of service, and shall continue thereafter until terminated by either party by written notice sixty (60) days prior to termination.

Special Provisions:

- 1. When the customer increases the electrical load, which increase requires the Company to increase facilities installed for the specific use of the customer, a new Term of Service may be required under this rate at the option of the Company.
- 2. Customers taking service under another Company rate schedule who elect to transfer to this rate will be accepted by the Company on a first-come, first-served basis. Required equipment (metering, under-frequency relay, etc.) will be installed accordingly, subject to availability. Service under this rate schedule shall commence with the first full billing period following the date of equipment installation.
- The Company may, under the provisions of this rate, at its option, require a special contract with the customer upon the Company's filed contract form.
- 4. The Company will attempt to minimize interruption hereunder by purchasing power and energy from other sources during periods of normal interruption. The Company will also attempt to notify any customer, desirous of such notice, in advance when such purchases are imminent or as soon as practical thereafter where advance notice is not feasible. Similar notification will be provided upon termination of such purchases. When the Company is successful in making such purchases, the customer will be required to pay an additional charge, in lieu of the otherwise applicable energy charges (Non-Fuel Energy Charge, Capacity Cost Recovery Factor and Fuel Cost Recovery Factor), provided hereunder based on the customer's proportionate share of the higher cost of such purchased energy shall be based on the average cost of all purchased power and energy provided under this rate schedule and under similar provisions in Rate Schedules IST-1, CS-1, CST-1, IS-2, IST-2, CS-2, CST-2, CS-3, CST-3, SS-2 and SS-3 during the corresponding calendar month.

(Continued on Page No. 3)

ISSUED BY: Lori J. Cross, Manager, Utility Regulatory Planning - Florida

Docket No. Exhibit No. (PT-4) Page 19 of 26 SECTION NO. VI

FIFOURTH REVISED SHEET NO. 6.256 CANCELS FOURTHIRD REVISED SHEET NO.

Page 2 of 3

Progress Energy Florida

RATE SCHEDULE IS-2 INTERRUPTIBLE GENERAL SERVICE

(Continued from Page No. 1)

Metering Voltage Adjustment:

Metering voltage will be at the option of the Company. When the Company meters at a voltage above distribution secondary, the appropriate following reduction factor shall apply to the Non-Fuel Energy Charge, Demand Charge, Interruptible Demand Credit, and Delivery Voltage Credit hereunder:

Metering Voltage	Reduction Factor
Distribution Primary	1.0%
Transmission	2.0%

Power Factor:

Bills computed under the above rate per month charges will be increased 21¢ for each KVAR by which the reactive demand exceeds, numerically, .62 times the measured kW demand, and will be decreased 21¢ for each KVAR by which the reactive demand is less than, numerically, .62 times the measured kW demand.

Additional Charges:

Fuel Cost Recovery Factor:	See Sheet No. 6.105
Rate Adjustment:	See Sheet No. 6,106
Gross Receipts Tax Factor:	See Sheet No. 6.106
Right-of-Way Utilization Fee:	See Sheet No. 6.106
Municipal Tax:	See Sheet No. 6.106
Sales Tax:	See Sheet No. 6.106

Minimum Monthly Bill:

The minimum monthly bill shall be the Customer Charge and the Demand Charge for the current billing period. Where special equipment to serve the customer is required, the Company may require a specified minimum charge.

Terms of Payment:

Bills rendered hereunder are payable within the time limit specified on bill at Company-designated locations.

Term of Service:

Service under this rate schedule shall be for a minimum initial term of five (5) years from the commencement of service, and shall continue thereafter until terminated by either party by written notice sixty (60) days prior to termination.

Special Provisions:

- 1. When the customer increases the electrical load, which increase requires the Company to increase facilities installed for the specific use of the customer, a new Term of Service may be required under this rate at the option of the Company.
- Customers taking service under another Company rate schedule who elect to transfer to this rate will be accepted by the Company on a first-come, first-served basis. Required equipment (metering, under-frequency relay, etc.) will be installed accordingly, subject to availability. Service under this rate schedule shall commence with the first full billing period following the date of equipment installation. Before commencement of service under this rate, the Company shall exercise an interruption for purposes of testing its equipment. The Company shall also have the right to exercise at least one additional interruption each calendar year irrespective of capacity availability or operating conditions. The Company will give the customer notice of the test.
- 3. The Company may, under the provisions of this rate, at its option, require a special contract with the customer upon the Company's filed contract form.
- The Company will attempt to minimize interruption hereunder by purchasing power and energy from other sources during periods of normal interruption. The Company will also attempt to notify any customer, desirous of such notice, in advance when such purchases are imminent or as soon as practical thereafter where advance notice is not feasible. Similar notification will be provided upon termination of such purchases. When the Company is successful in making such purchases, the customer will be required to pay an additional charge, in lieu of the otherwise applicable energy charges (Non-Fuel Energy Charge, Capacity Cost Recovery Factor, and Fuel Cost Recovery Factor), provided hereunder based on the customer's proportionate share of the higher cost of such purchased energy, plus 3.0 mills per kWh. The cost of such purchased energy shall be based on the average cost of all purchased power and energy provided under this rate schedule and under similar provisions in Rate Schedules IS-1, IST-1, CS-1, CST-1, IST-2, CS-2, CST-2, CS-3, CST-3, SS-2 and SS-3 during the corresponding calendar month.

(Continued on Page No. 3)

ISSUED BY: Lori J. Cross, Manager, Utility Regulatory Planning - Florida

SECTION NO. VI
Page 20 of 26
NINEIGHTEENTH REVISED SHEET NO. 6.261
CANCELS EIGHSEVENTEENTH REVISED SHEET NO.

Page 2 of 3

Progress Energy Florida

Docket No.

RATE SCHEDULE IST-1 INTERRUPTIBLE GENERAL SERVICE OPTIONAL TIME OF USE RATE

(Closed to New Customers as of 04/16/96) (Continued from Page No. 1)

Rating Periods: (Continued)

(b) Off-Peak Periods - The designated Off-Peak Periods shall be all periods other than the designated On-Peak Periods set forth in (a) above

Determination of Billing Demands:

The billing demands shall be the following:

- (a) The Base Demand shall be the maximum 30-minute kW demand established during the current billing period.
- (b) The On-Peak Demand shall be the maximum 30-minute kW demand established during designated On-Peak Periods during the current billing period.

Delivery Voltage Credit:

When a customer takes service under this rate at a delivery voltage above standard distribution secondary voltage, the Base Demand charge hereunder shall be subject to the following credit:

For Distribution Primary Delivery Voltage:

\$ 0.29 per kW of Billing Demand

For Transmission Delivery Voltage:

\$ 1.09 per kW of Billing Demand

Note: In no event shall the total of the Demand Charges hereunder, after application of the above credit, be an amount less than zero.

Metering Voltage Adjustment:

Metering voltage will be at the option of the Company. When the Company meters at a voltage above distribution secondary, the appropriate following reduction factor shall apply to the Non-Fuel Energy Charge, Demand Charge, Interruptible Demand Credit and Delivery Voltage Credit hereunder:

Metering Voltage	Reduction Factor
Distribution Primary	1.0%
Transmission	2.0%

Power Factor:

For customers with measured demands of 1,000 kW or more for three (3) or more months out of the twelve (12) consecutive months ending with the current billing period, bills computed under the above rate per month charges will be increased 21¢ for each KVAR by which the reactive demand exceeds numerically, .62 times the measured kW demand, and will be decreased 21¢ for each KVAR by which the reactive demand is less than, numerically, .62 times the measured kW demand.

Additional Charges:

Fuel Cost Recovery Factor:	See Sheet No. 6.105
Rate Adjustment:	See Sheet No. 6.106
Gross Receipts Tax Factor:	See Sheet No. 6.106
Right-of-Way Utilization Fee:	See Sheet No. 6.106
Municipal Tax:	See Sheet No. 6.106
Sales Tax:	See Sheet No. 6,106

Minimum Monthly Bill:

The minimum monthly bill shall be the Customer Charge.

Terms of Payment:

Bills rendered hereunder are payable within the time limit specified on bill at Company-designated locations.

(Continued on Page No. 3)

ISSUED BY: Lori J. Cross, Manager, Utility Regulatory Planning - Florida

Progress Energy Florida Docket No. __ Exhibit No. (PT-4)

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FIFOURTH REVISED SHEET NO. 6.266 CANCELS FOURTHIRD REVISED SHEET NO.

Page 2 of 3

RATE SCHEDULE IST-2 INTERRUPTIBLE GENERAL SERVICE OPTIONAL TIME OF USE RATE (Continued from Page No. 1)

Rating Periods: (Continued)

(b) Off-Peak Periods - The designated Off-Peak Periods shall be all periods other than the designated On-Peak Periods set forth in (a) above.

Determination of Billing Demands:

The billing demands shall be the following:

- (a) The Base Demand shall be the maximum 30-minute kW demand established during the current billing period, but not less than 500
- (b) The On-Peak Demand shall be the maximum 30-minute kW demand established during designated On-Peak Periods during the current billing period.

Determination of Load Factor Adjusted Demand:

The Load Factor Adjusted Demand shall be the product of the maximum 30-minute kW demand established during the current billing period and the customer's billing load factor (ratio of billing kWh to maximum 30-minute kW demand times the number of hours in the billing period).

Delivery Voltage Credit:

When a customer takes service under this rate at a delivery voltage above standard distribution secondary voltage, the Base Demand charge hereunder shall be subject to the following credit:

\$ 0.29 per kW of Billing Demand For Distribution Primary Delivery Voltage: For Transmission Delivery Voltage: \$ 1.09 per kW of Billing Demand

Note: In no event shall the total of the Demand Charges hereunder, after application of the above credit, be an amount less than zero.

Metering Voltage Adjustment:

Metering voltage will be at the option of the Company. When the Company meters at a voltage above distribution secondary, the appropriate following reduction factor shall apply to the Non-Fuel Energy Charge, Demand Charges, Interruptible Demand Credit and Delivery Voltage Credit hereunder:

Metering Voltage	Reduction Factor
Distribution Primary	1.0%
Transmission	2.0%

Power Factor:

For customers with measured demands of 1,000 kW or more for three (3) or more months out of the twelve (12) consecutive months ending with the current billing period, bills computed under the above rate per month charges will be increased 21¢ for each KVAR by which the reactive demand exceeds numerically, .62 times the measured kW demand, and will be decreased 21¢ for each KVAR by which the reactive demand is less than, numerically, .62 times the measured kW demand.

Additional Charges:

Fuel Cost Recovery Factor:	See Sheet No. 6.105
Rate Adjustment:	See Sheet No. 6.106
Gross Receipts Tax Factor:	See Sheet No. 6.106
Right-of-Way Utilization Fee:	See Sheet No. 6.106
Municipal Tax:	See Sheet No. 6.106
Sales Tax:	See Sheet No. 6.106

Minimum Monthly Bill:

The minimum monthly bill shall be the Customer Charge and the Demand Charge for the current billing period. Where special equipment to serve the customer is required, the Company may require a specified minimum charge.

Terms of Payment:

Bills rendered hereunder are payable within the time limit specified on bill at Company-designated locations.

(Continued on Page No. 3)

ISSUED BY: Lori J. Cross, Manager, Utility Regulatory Planning - Florida

Progress Energy Florida Docket No. _ Exhibit No. Page 22 of 26

SIXFIFTH REVISED SHEET NO. 6.283

CANCELS FIFOURTH REVISED SHEET NO. 6.283

Page 4 of 5

RATE SCHEDULE LS-1 LIGHTING SERVICE

(Continued from Page No. 3)

III. Additional Facilities

BILLING TYPE

Electrical Pole Receptacle 4

401 402 Single Double

\$2.75 per unit \$3.57 per unit

Notes to Per Unit Charges:

Restricted to existing installations.

(2) Lumens output may vary with lamp configuration and age. Wattage ratings do not include ballast losses.

- (3) Shown for information only. Energy charges are billed by applying the foregoing energy and demand charges to the total monthly kWh.
- (4) Electric use permitted only during the period of October through January, only on poles designated by the Company. Energy charged separately.
- (5) Special applications only.

Additional Charges:

Fuel Cost Recovery Factor:	See Sheet No. 6.105
•	
Rate Adjustment:	See Sheet No. 6.106
Gross Receipts Tax Factor:	See Sheet No. 6.106
Right-of-Way Utilization Fee:	See Sheet No. 6.106
Municipal Tax:	See Sheet No. 6.106
Sales Tax:	See Sheet No. 6.106

Minimum Monthly Bill:

The minimum monthly bill shall be the sum of the Customer Charge and applicable Fixture, Maintenance and Pole Charges.

Terms of Payment:

Bills rendered hereunder are payable within the time limit specified on bill at Company-designated locations.

Terms of Service:

Service under this rate schedule shall be for a minimum initial term of ten (10) years from the commencement of service and shall continue thereafter until terminated by either party by written notice sixty (60) days prior to termination. Upon early termination of service under this schedule, the customer shall pay an amount equal to the remaining monthly lease amount for the term of contract, applicable Customer Charges and removable cost of the facilities.

Special Provisions:

- 1. The customer shall execute a contract on the Company's standard filed contract form for service under this rate schedule.
- 2. Where the Company provides a fixture or pole type other than those listed above, the monthly charges, as applicable shall be computed as follows:
 - I. Fixture

(a) Fixture Charge:

1.46% of the Company's average installed cost.

(b) Maintenance Charge:

The Company's estimated cost of maintaining fixture.

II. Pole

Pole Charge:

1.67% of installed cost.

- 3. The customer shall be responsible for the cost incurred to repair or replace any fixture or pole which has been willfully damaged. The Company shall not be required to make such repair or replacement prior to payment by the customer for damage.
- Maintenance Service for customer-owned fixtures at charges stated hereunder shall be restricted to fixtures being maintained as of November 1, 1992. For additional requests of the Company to perform maintenance of customer-owned fixtures, the Company may consider providing such service and bill the customer in accordance with the Company's policy related to "Work Performed for the Public."

(Continued on Page No. 5)

ISSUED BY: Lori Javier J. Cross Portuende, Manager, Utility Regulatory Planning Services - Florida

Progress Energy Florida Docket No. __ Exhibit No.

Page 23 of 26 T<u>HIRTEENWELF</u>TH REVISED SHEET NO. 6.313 CANCELS TWELFELEVENTH REVISED SHEET NO. 6.313

Page 4 of 5

RATE SCHEDULE SS-1 FIRM STANDBY SERVICE (Continued from Page No. 3)

Rate Per Month: (Continued)

3. Standby Service Charges: (Continued)

Delivery Voltage Credit:

When a customer takes service under this rate at a distribution primary delivery voltage, the Distribution Capacity Charge hereunder will be reduced by 27¢ per kW.

E. Metering Voltage Adjustment:

> Metering voltage will be at the option of the Company. When the Company meters at a voltage above distribution secondary, the appropriate following reduction factor shall apply to the Distribution Capacity Charge, Generation & Transmission Capacity Charge, Non-Fuel Energy Charge, and Delivery Voltage Credit hereunder:

Metering Voltage	_	Reduction Factor
Distribution Primary		1.0%
Transmission		2.0%

F. **Fuel Cost Recovery Factor:**

Time of Use Fuel Charges of applicable metering voltage provided on Tariff Sheet No. 6.105.

<u>G.</u>	Rate Adjustment:	See Sheet No. 6.106
<u>н</u> G.	Gross Receipts Tax Factor:	See Sheet No. 6.106
H +.	Right-of-Way Utilization Fee:	See Sheet No. 6.106
الِ	Municipal Tax:	See Sheet No. 6.106
ĶJ.	Sales Tax:	See Sheet No. 6.106

Premium Distribution Service Charge:

Where Premium Distribution Service has been established after 12/15/98 in accordance with Subpart 2.05, General Rules and Regulations Governing Electric Service, the customer shall pay a monthly charge determined under Special Provision No. 3 of this rate schedule for the costs of all additional equipment, or the customer's allocated share thereof, installed to accomplish automatic delivery transfer including all line costs necessary to connect to an alternate distribution circuit.

In addition the Distribution Capacity Charge included in the Rate per Month section of this rate schedule shall be increased by \$0.74 per kW for the cost of reserving capacity in the alternate distribution circuit.

Rating Periods:

- 1. On-Peak Periods The designated On-Peak Periods expressed in terms of prevailing clock time shall be as follows:
 - For the calendar months of November through March,

Monday through Friday*:

6:00 a.m. to 10:00 a.m. and 6:00 p.m. to 10:00 p.m.

В. For the calendar months of April through October,

Monday through Friday*:

12:00 Noon to 9:00 p.m.

- The following general holidays shall be excluded from the On-Peak Periods: New Year's Day, Memorial Day, Independence Day, Labor Day, Thanksgiving Day, and Christmas. In the event the holiday occurs on a Saturday or Sunday, the adjacent weekday shall be excluded from the On-Peak Periods.
- 2. Off-Peak Periods The designated Off-Peak Periods shall be all periods other than the designated On-Peak Periods set forth above.

Minimum Monthly Bill:

The minimum monthly bill shall be the Customer Charge and the Capacity Charges for Standby Service. Where Special Equipment to service the customer is required, the Company may require a specified minimum charge.

(Continued on Page No. 5)

ISSUED BY: Lori J. Cross, Manager, Utility Regulatory Planning - Florida

EFFECTIVE: July 1 August 23, 20096

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Progress Energy Florida

TWELFELEVENTH REVISED SHEET NO. 6.318 CANCELS <u>ELEV</u>TENTH REVISED SHEET NO.

Page 4 of 5

RATE SCHEDULE SS-2 INTERRUPTIBLE STANDBY SERVICE (Continued from Page No. 3)

Rate Per Month: (Continued)

3. Standby Service Charges: (Continued)

F. Metering Voltage Adjustment:

Metering voltage will be at the option of the Company. When the Company meters at a voltage above distribution secondary, the appropriate following reduction factor shall apply to the Distribution Capacity Charge, Generation & Transmission Capacity Charge, Interruptible Capacity Credit, Non-Fuel Energy Charge and Delivery Voltage Credit hereunder:

Metering Voltage	Reduction Factor
Distribution Primary	1.0%
Transmission	2.0%

G. Fuel Cost Recovery Factor:

Time of Use Fuel Charges of applicable metering voltage provided on Tariff Sheet No. 6.105.

<u>H.</u>	Rate Adjustment:	See Sheet No. 6.106
IH.	Gross Receipts Tax Factor:	See Sheet No. 6.106
<u>J</u> I.	Right-of-Way Utilization Fee:	See Sheet No. 6.106
KJ.	Municipal Tax:	See Sheet No. 6.106
Tκ	Sales Tay	See Sheet No. 6 106

Premium Distribution Service Charge:

Where Premium Distribution Service has been established after 12/15/98 in accordance with Subpart 2.05, General Rules and Regulations Governing Electric Service, the customer shall pay a monthly charge determined under Special Provision No. 4 of this rate schedule for the costs of all additional equipment, or the customer's allocated share thereof, installed to accomplish automatic delivery transfer including all line costs necessary to connect to an alternate distribution circuit.

In addition the Distribution Capacity Charge included in the Rate per Month section of this rate schedule shall be increased by \$0.74 per kW for the cost of reserving capacity in the alternate distribution circuit.

Rating Periods:

- 1. On-Peak Periods The designated On-Peak Periods expressed in terms of prevailing clock time shall be as follows:
 - For the calendar months of November through March,

Monday through Friday*:

6:00 a.m. to 10:00 a.m. and 6:00 p.m. to 10:00 p.m.

For the calendar months of April through October,

Monday through Friday*:

12:00 Noon to 9:00 p.m.

- The following general holidays shall be excluded from the On-Peak Periods: New Year's Day, Memorial Day, Independence Day, Labor Day, Thanksgiving Day and Christmas. In the event the holiday occurs on a Saturday or Sunday, the adjacent weekday shall be excluded from the On-Peak Periods.
- 2. Off-Peak Periods The designated Off-Peak Periods shall be all periods other than the designated On-Peak Periods set forth above.

The minimum monthly bill shall be the Customer Charge and the Capacity Charges for Standby Service. Where Special Equipment to service the customer is required, the Company may require a specified minimum charge.

Terms of Payment:

Bills rendered hereunder are payable within the time limit specified on bill at company-designated locations.

Term of Service:

Service under this rate schedule shall be under the same terms as that specified in the otherwise applicable rate schedule.

- When the customer increases the electrical load, which increase requires the Company to increase facilities installed for the specific use of the customer, a new Term of Service may be required under this rate at the option of the Company.
- Customers taking service under another Company rate schedule who elect to transfer to this rate will be accepted by the Company on a first-come, first-served basis. Required interruptible equipment will be installed accordingly, subject to availability. Service under this rate schedule shall commence with the first full billing period following the date of equipment installation.

(Continued on Page No. 5)

ISSUED BY: Lori J. Cross, Manager, Utility Regulatory Planning - FloridaMark A. Myers, Vice President, Finance

EFFECTIVE: July October 1, 20093

Exhibit No. _ (PT-4) Page 25 of 26 **SECTION NO. VI**

TENINTH REVISED SHEET NO. 6.323 CANCELS <u>NINEIGH</u>TH REVISED SHEET NO.

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Progress Energy Florida

Docket No.

RATE SCHEDULE SS-3 CURTAILABLE STANDBY SERVICE (Continued from Page No. 3)

Rate Per Month: (Continued)

3. Standby Service Charges: (Continued)

F. Metering Voltage Adjustment:

Metering voltage will be at the option of the Company. When the Company meters at a voltage above distribution secondary, the appropriate following reduction factor shall apply to the Distribution Capacity Charge, Generation & Transmission Capacity Charge, Interruptible Capacity Credit, Non-Fuel Energy Charge and Delivery Voltage Credit hereunder:

Reduction Factor Metering Voltage Distribution Primary 1.0% Transmission 2.0%

G. **Fuel Cost Recovery Factor:**

Time of Use Fuel Charges of applicable metering voltage provided on Tariff Sheet No. 6.105.

<u>H.</u>	Rate Adjustment:	See Sheet No. 6.106
ĮΗ.	Gross Receipts Tax Factor:	See Sheet No. 6.106
<u>J</u> I.	Right-of-Way Utilization Fee:	See Sheet No. 6.106
<u>K</u> J.	Municipal Tax:	See Sheet No. 6.106
LK.	Sales Tax:	See Sheet No. 6.106

Premium Distribution Service Charge:

Where Premium Distribution Service has been established after 12/15/98 in accordance with Subpart 2.05, General Rules and Regulations Governing Electric Service, the customer shall pay a monthly charge determined under Special Provision No. 4 of this rate schedule for the costs of all additional equipment, or the customer's allocated share thereof, installed to accomplish automatic delivery transfer including all line costs necessary to connect to an alternate distribution circuit.

In addition the Distribution Capacity Charge included in the Rate per Month section of this rate schedule shall be increased by \$0.74 per kW for the cost of reserving capacity in the alternate distribution circuit.

Rating Periods:

- 1. On-Peak Periods The designated On-Peak Periods expressed in terms of prevailing clock time shall be as follows:
 - For the calendar months of November through March,

Monday through Friday*:

6:00 a.m. to 10:00 a.m. and 6:00 p.m. to 10:00 p.m.

В. For the calendar months of April through October,

Monday through Friday*:

12:00 Noon to 9:00 p.m.

- The following general holidays shall be excluded from the On-Peak Periods: New Year's Day, Memorial Day, Independence Day, Labor Day, Thanksgiving Day and Christmas. In the event the holiday occurs on a Saturday or Sunday, the adjacent weekday shall be excluded from the On-Peak Periods.
- 2. Off-Peak Periods The designated Off-Peak Periods shall be all periods other than the designated On-Peak Periods set forth above.

Minimum Monthly Bill:

The minimum monthly bill shall be the Customer Charge and the Capacity Charges for Standby Service. Where Special Equipment to service the customer is required, the Company may require a specified minimum charge.

Terms of Payment:

Bills rendered hereunder are payable within the time limit specified on bill at Company-designated locations.

Service under this rate schedule shall be under the same terms as that specified in the otherwise applicable rate schedule.

(Continued on Page No. 5)

ISSUED BY: Lori J. Cross, Manager, Utility Regulatory Planning - FloridaMark A. Myers, Vice President, Finance

EFFECTIVE: JulyOctober 1, 20093

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RATE SCHEDULE TS-1 TEMPORARY SERVICE

Availability:

Available throughout the entire territory served by the Company.

Applicable:

To customers for temporary service such as construction, fairs, displays, exhibits, and similar temporary purposes.

Character of Service:

Continuous service, alternating current, 60 cycle, single-phase or three phase at option of the Company, at the Company's standard voltage available.

Limitation of Service:

Service under this rate is subject to the Company's currently effective and filed "General Rules and Regulations for Electric Service."

Rate Per Month:

Company's applicable General Service rate schedule.

Additional Charges:

Fuel Cost Recovery Factor:	See Sheet No. 6.105
Rate Adjustment:	See Sheet No. 6.106
Gross Receipts Tax Factor:	See Sheet No. 6.106
Right-of-Way Utilization Fee:	See Sheet No. 6.106
Municipal Tax:	See Sheet No. 6.106
Sales Tax:	See Sheet No. 6.106

Minimum Monthly Bill:

As provided for in the applicable rate schedule.

Terms of Payment:

Bills rendered hereunder are payable within the time limit specified on bill at Company-designated locations.

Term of Service:

Service under this rate shall be for a minimum initial term of thirty (30) days from the commencement of service and may be extended for thirty- (30) day periods.

Special Provisions:

- Metering voltage will be at the option of the Company.
- 2. The Company may under the provisions of this rate, at its option, require a contract with the Customer upon the Company's filed contract form.
- Where a temporary service extension is required and can be provided by a service drop or connection point to the Company's existing
 distribution system, the Customer shall pay a service charge of \$227.00 for the cost of installing and removing such temporary service
 extension.
- 4. Where line work is required, the Customer shall pay, in advance, the estimated cost of installing and removing such facilities as may be required to provide such temporary service, except the cost of any portion of the facilities which will remain as a part of the permanent service. In addition, the Customer shall deposit with the Company, in advance, a cash sum equal to the estimated charge for energy consumed provided, however, that the Company may waive advance payments if the Customer has established, in the sole judgment of the Company, satisfactory credit.

ISSUED BY: Lori Javier J. Cross Portuondo, Manager, Utility Regulatory Planning Services - Florida

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Tariff Sheets:

6.106, 6.120, 6.130, 6.135, 6.141, 6.150, 6.161, 6.165, 6.171, 6.182, 6.231, 6.236, 6.2391, 6.241, 6.246, 6.2491, 6.251, 6.256, 6.261, 6.266, 6.283, 6.313, 6.318, 6.323 and 6.330

Clean Copy Format

SECTION NO. VI Page 2 of 26 TWENTY-SECOND REVISED SHEET NO. 6.106 CANCELS TWENTY-FIRST REVISED SHEET NO. 6.106

Progress Energy Florida Docket No. _____ (PT-5) Page 2 of 26

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RATE SCHEDULE BA-1 BILLING ADJUSTMENTS (Continued from Page 1)

(3) Capacity Cost Recovery Factor:

The Capacity Cost Recovery (CCR) Factors applicable to the Energy Charge under the Company's various rate schedules are normally determined annually by the Florida Public Service Commission for the billing months of January through December. This factor is designed to recover the cost of capacity payments made by the Company for off-system capacity and is adjusted to reflect changes in these costs from one period to the next.

(4) Environmental Cost Recovery Clause Factor:

The Environmental Cost Recovery Clause (ECRC) Factors applicable to the Energy Charge under the Company's various rate schedules are normally determined annually by the Florida Public Service Commission for the billing months of January through December. This factor is designed to recover environmental compliance costs incurred by the Company and is adjusted to reflect changes in these costs from one period to the next.

Rate Adjustment:

As authorized by the Florida Public Service Commission in Docket No. 090079-EI, effective with July 2009 billings, for rates recoverable a) on an interim basis, and b) on a limited basis associated with the Bartow Repowering project, an increase of 10.82% (1.70% for interim and 9.12% for Bartow Repower) shall apply to the following base rate billings under each rate schedule: i) Customer Charge, ii) Dernand Charge, iii) Energy Charge, and iv) demand and energy related charges for premium distribution, delivery voltage credits, and power factor. This rate adjustment factor will not apply to load management credits, interruptible credits, curtailable credits, or standby generation credits.

Gross Receipts Tax Factor:

In accordance with Section 203.01 of the Florida Statutes, a factor of 2.5641% is applicable to electric sales charges for collection of the state Gross Receipts Tax.

Right-of-Way Utilization Fee:

A Right-of-Way Utilization Fee is applied to the charges for electric service (exclusive of any Municipal, County, or State Sales Tax) provided to customers within the jurisdictional limits of each municipal or county governmental body or any unit of special-purpose government or other entity with authority requiring the payment of a franchise fee, tax, charge, or other imposition whether in money, service, or other things of value for utilization of rights-of-way for location of Company distribution or transmission facilities. The Right-of-Way Utilization Fee shall be determined in a negotiated agreement (i.e., franchise and other agreements) in a manner which reflects the Company's payments to a governmental body or other entity with authority plus the appropriate Gross Receipts Taxes and Regulatory Assessment Fees resulting from such additional revenue. The Right-of-Way Utilization Fee is added to the charges for electric service prior to the application of any appropriate taxes.

Municipal Tax:

A Municipal Tax is applied to the charge for electric service provided to customers within the jurisdictional limits of each municipal or other governmental body imposing a utility tax on such service. The Municipal Tax shall be determined in accordance with the governmental body's utility tax ordinance, and the amount collected by the Company from the Municipal Tax shall be remitted to the governmental body in the manner required by law. No Municipal Tax shall apply to fuel charges in excess of 0.699¢/kWh.

Sales Tax:

A State Sales Tax is applied to the charge for electric service provided to all non-residential customers and equipment rental provided to all customers (unless a qualified sales tax exemption status is on record with the Company). The State Sales Tax shall be determined in accordance with the State's sales tax laws. The amount collected by the Company shall be remitted to the State in the manner required by law. In those counties that have enacted a County Discretionary Sales Surtax, such tax shall be applied and paid in a like manner.

Governmental Undergrounding Fee:

Applicable to customers located in a designated Underground Assessment Area within a local government (a municipality or a county) that requires the Company to collect a Governmental Undergrounding Fee from such customers to recover the local government's costs of converting overhead electric distribution facilities to underground facilities. The Governmental Undergrounding Fee billed to a customer's account shall not exceed the lesser of (i) 15 percent of a customer's total net electric service charges, or (ii) a maximum monthly amount of \$30 for residential customers and \$50 for each 5,000 kilowatt-hour increment of consumption for commercial/industrial customers, unless the Commission approves a higher percentage or maximum monthly amount. The maximum monthly amount shall apply to each line of billing in the case of a customer receiving a single bill for multiple service points, and to each occupancy unit in the case of a master metered customer. The Governmental Undergrounding Fee shall be calculated on the customer's charges for electric service before the addition of any applicable taxes.

ISSUED BY: Lori J. Cross, Manager, Utility Regulatory Planning - Florida

Exhibit No. (PT-5)
SECTION NO. VI
Page 3 of 26
TWENTY-THIRD REVISED SHEET NO. 6.120
CANCELS TWENTY-SECOND REVISED SHEET NO. 6.120

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Progress Energy Florida

Docket No.

RATE SCHEDULE RS-1 RESIDENTIAL SERVICE

Availability:

Available throughout the entire territory served by the Company.

Applicable:

To residential customers in a single dwelling house, a mobile home, or individually metered single apartment unit or other unit having housekeeping facilities, occupied by one family or household as a residence. The premises of such single dwelling may include an additional apartment with separate housekeeping facilities, as well as a garage and other separate structures where they are occupied or used solely by the members or servants of such family or household. Also, for energy used in commonly-owned facilities in condominium and cooperative apartment buildings subject to the following criteria:

- 1. 100% of the energy is used exclusively for the co-owner's benefit.
- 2. None of the energy is used in any endeavor which sells or rents a commodity or provides service for
- 3. Each point of delivery is separately metered and billed.
- A responsible legal entity is established as the customer to whom the Company can render its bill(s) for said service.

Character of Service:

Continuous service, alternating current, 60 cycles per second, single-phase or three-phase, at the Company's standard available distribution voltage. Three-phase service, if available, will be supplied only under the conditions set forth in the Company's booklet "Requirements for Electric Service and Meter Installations."

Limitation of Service:

Standby or resale service not permitted hereunder. Service under this rate is subject to the Company's currently effective and filed "General Rules and Regulations for Electric Service."

Rate Per Month:

Customer Charge:

\$ 8.03

Demand and Energy Charges:

Non-Fuel Energy Charges:

First 1,000 kWh All additional kWh 3.592¢ per kWh 4.592¢ per kWh

Plus the Cost Recovery Factors listed in Rate Schedule BA-1, *Billing Adjustments*, except the Fuel Cost Recovery Factor:

See Sheet No. 6.105 and 6.106

Additional Charges:

Fuel Cost Recovery Factor: Rate Adjustment: Gross Receipts Tax Factor: Right-of-Way Utilization Fee: Municipal Tax: Sales Tax: See Sheet No. 6.105 See Sheet No. 6.106 See Sheet No. 6.106 See Sheet No. 6.106 See Sheet No. 6.106 See Sheet No. 6.106

(Continued on Page No. 2)

ISSUED BY: Lori J. Cross, Manager, Utility Regulatory Planning - Florida

Progress Energy Florida Docket No. _______(PT-5)

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SECTION NO. VI

TWENTY-FIFTH REVISED SHEET NO. 6.130 CANCELS TWENTY-FOURTH REVISED SHEET NO. 6.130

Page 1 of 3

RATE SCHEDULE RSL-1 RESIDENTIAL LOAD MANAGEMENT

Availability:

Available only within the range of the Company's Load Management System.

Available to customers whose premises have active load management devices installed prior to June 30, 2007.

Available to customers whose premises have load management devices installed after June 30, 2007 that have and are willing to submit to load control of, at a minimum, central electric cooling and heating systems.

Applicable:

To customers eligible for Residential Service under Rate Schedule RS-1 or RSS-1 having a minimum average monthly usage of 600 kWh (based on the most recent 12 months, or, where not available, a projection for 12 months), and utilizing any of the following electrical equipment:

Water Heater

2. Central Electric Heating System

3. Central Electric Cooling System

4. Swimming Pool Pump

Character of Service:

Continuous service, alternating current, 60 cycle, single-phase, at the Company's standard distribution secondary voltage available. Three-phase service, if available, will be supplied only under the conditions set forth in the Company's booklet "Requirements for Electric Service and Meter Installations."

Limitation of Service:

Service to the electrical equipment specified above may be interrupted at the option of the Company by means of load management devices installed on the customer's premises.

For new service requests after June 30, 2007 customers with a central electric heating system that is a heat pump will be installed on Interruption Schedule S. All other new service requests will be installed on Interruption Schedule B. Interruption Schedule C shall be at the option of the customer.

For new service requests after April 1, 1995, and before June 30, 2007, customers who select the swimming pool pump schedule must also select at least one other schedule.

An installation of an alternative thermal storage heating system under Special Provision No. 7 of this rate schedule is not available after April 1, 1995.

Standby or resale service not permitted hereunder. Service under this rate is subject to the Company's currently effective and filed "General Rules and Regulations for Electric Service."

Rate Per Month:

Customer Charge:

\$ 8.03

Energy and Demand Charges:

Non-Fuel Energy Charges:

First 1,000 kWh All additional kWh 3.592¢ per kWh 4.592¢ per kWh

Plus the Cost Recovery Factors listed in Rate Schedule BA-1, *Billing Adjustments*, except the Fuel Cost Recovery Factor:

See Sheet No. 6.105 and 6.106

Additional Charges:

Fuel Cost Recovery Factor: Rate Adjustment: Gross Receipts Tax Factor: Right-of-Way Utilization Fee: Municipal Tax: Sales Tax: See Sheet No. 6.105 See Sheet No. 6.106 See Sheet No. 6.106 See Sheet No. 6.106 See Sheet No. 6.106

See Sheet No. 6.106

Load Management Monthly Credit Amounts: 1,2

Interruptible Equipment
Water Heater

Central Heating System³
Central Heating System w/Thermal Storage³
Central Cooling System⁴
Swimming Pool Pump

(Continued on Page No. 2)

ISSUED BY: Lori J. Cross, Manager, Utility Regulatory Planning - Florida

Exhibit No. ____(PT-5) SECTION NO. VI TENTH REVISED SHEET NO. 6.135

CANCELS NINTH REVISED SHEET NO. 6.135

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Progress Energy Florida

Docket No.

RATE SCHEDULE RSL-2 RESIDENTIAL LOAD MANAGEMENT - WINTER ONLY

Availability:

Available only within the range of the Company's Load Management System.

Applicable:

To customers eligible for Residential Service under Rate Schedule RS-1 or RSS-1 having a minimum average monthly usage of 600 kWh for the months of November through March (based on the most recent billings, where not available, a projection for those months) and utilizing both electric water heater and central electric heating systems.

Character of Service:

Continuous service, alternating current, 60 cycle, single-phase, at the Company's standard distribution secondary voltage available. Three-phase service, if available, will be supplied only under the conditions set forth in the Company's booklet "Requirements for Electric Service and Meter Installations."

Limitation of Service:

Service to the electrical equipment specified above may be interrupted at the option of the Company by means of load management devices installed on the customer's premises.

Standby or resale service not permitted hereunder. Service under this rate is subject to the Company's currently effective and filed "General Rules and Regulations for Electric Service."

Rate Per Month:

Customer Charge:

\$ 8.03

Energy and Demand Charges:

Non-Fuel Energy Charges:

First 1,000 kWh All additional kWh 3.592¢ per kWh 4.592¢ per kWh

Plus the Cost Recovery Factors listed in

Rate Schedule BA-1, Billing Adjustments, except the Fuel Cost Recovery Factor:

See Sheet No. 6,105 and 6,106

Additional Charges:

Fuel Cost Recovery Factor: Rate Adjustment: Gross Receipts Tax Factor:

See Sheet No. 6.106 See Sheet No. 6.106 Right-of-Way Utilization Fee: See Sheet No. 6.106

Municipal Tax: Sales Tax:

See Sheet No. 6,106 See Sheet No. 6.106

See Sheet No. 6,105

Load Management Credit Amount:1

Interruptible Equipment

Monthly Credit²

Water Heater and Central Heating System

\$11.50

Notes:

- (1) Load management credit shall not exceed 40% of the Non-Fuel Energy Charge associated with kWh consumption in excess of 600 kWh/month.
 - (2) For billing months of November through March only.

Appliance Interruption Schedule:

Heating

Equipment interruptions will not exceed an accumulated total of 16.5 minutes during any 30 minute interval within the Company's designated Peak Periods. Heat pump back-up strip may be interrupted continuously, not to exceed 300 minutes, during the Company's designated Peak. When the heat pump back-up strip is being interrupted, the heat pump will not be interrupted.

Water Heater

Equipment may be interrupted continuously, not to exceed 300 minutes, and during the Company's designated Peak Periods

(Continued on Page No. 2)

ISSUED BY: Lori J. Cross, Manager, Utility Regulatory Planning - Florida

Progress Energy Florida Docket No. ____(PT-5)

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FOURTEENTH REVISED SHEET NO. 6.141

CANCELS THIRTEENTH REVISED SHEET NO.

Page 2 of 2

RATE SCHEDULE RST-1 RESIDENTIAL SERVICE OPTIONAL TIME OF USE RATE (Continued from Page No. 1)

Additional Charges:

Fuel Cost Recovery Factor:

Rate Adjustment:

Gross Receipts Tax Factor:

Right-of-Way Utilization Fee:

Municipal Tax:

See Sheet No. 6.106

Sales Tax:

See Sheet No. 6.106

See Sheet No. 6.106

See Sheet No. 6.106

See Sheet No. 6.106

Minimum Monthly Bill:

The minimum monthly bill shall be the Customer Charge.

Terms of Payment:

Bills rendered hereunder are payable within the time limit specified on the bill at Company-designated locations.

Term of Service:

The term of service requirements under this optional rate schedule shall be the same as that required under the standard rate schedule which would otherwise be applicable; provided, however, customers who elect to take service hereunder at a given location shall have the right during the initial term of service to transfer to the otherwise applicable standard rate schedule at any time. It is further provided, however, that any such customer who subsequently re-elects to take service hereunder at the same location shall be required to remain on the optional rate at that location for a minimum term of twelve (12) consecutive months.

Special Provisions:

- 1. All service rendered under this rate schedule shall be measured by metering equipment capable of determining energy use during specified hourly periods.
- 2. Application for service hereunder will be accepted by the Company on a first-come, first-served basis. Required metering equipment will be installed accordingly, subject to availability.
- 3. Service under this rate schedule shall commence with the first full billing period following the date of meter installation.
- 4. Customers at their option may elect to receive a lower monthly Customer Charge by making a Contribution in Aid of Construction (CIAC) equal to the additional installed cost of a time of use meter. As of the effective date of this rate schedule, the CIAC required is \$132.00. For customers electing this option, the Customer Charge shall be the Customer Charge contained in Rate Schedule RS-1.

ISSUED BY: Lori J. Cross, Manager, Utility Regulatory Planning - Florida

Progress Energy Florida Docket No. _____(PT-5) Page 7 of 26

SECTION NO. VI

TWENTY-FOURTH REVISED SHEET NO. 6.150 CANCELS TWENTY-THIRD REVISED SHEET NO. 6.150

Page 1 of 2

RATE SCHEDULE GS-1 GENERAL SERVICE - NON-DEMAND

Availability:

Available throughout the entire territory served by the Company.

Applicable:

To any customer, other than residential, for light and power purposes for which no other rate schedule is specifically applicable.

Character of Service:

Continuous service, alternating current, 60 cycle, single-phase or three-phase, at the Company's standard distribution voltage available.

Limitation of Service:

Standby or resale service not permitted hereunder. Service under this rate is subject to the Company's currently effective and filed "General Rules and Regulations for Electric Service."

Rate Per Month:

Customer Charge:

Unmetered Account:	\$ 5.99
Secondary Metering Voltage:	\$ 10.62
Primary Metering Voltage:	\$ 134.31
Transmission Metering Voltage:	\$ 662.48

Energy and Demand Charges:

Non-ruel Energ	gy Charge:	

Plus the Cost Recovery Factors listed in Rate Schedule BA-1, *Billing Adjustments*, except the Fuel Cost Recovery Factor:

See Sheet No. 6.105 and 6.106

3.923¢ per kWh

Premium Distribution Service Charge:

Where Premium Distribution Service has been established after 12/15/98 in accordance with Subpart 2.05, General Rules and Regulations Governing Electric Service, the customer shall pay a monthly charge determined under Special Provision No. 2 of this rate schedule for the costs of all additional equipment, or the customer's allocated share thereof, installed to accomplish automatic delivery transfer including all line costs necessary to connect to an alternate distribution circuit.

In addition, the Non-Fuel Energy Charge included in the Rate per Month section of this rate schedule shall be increased by 0.542¢ per kWh for the cost of reserving capacity in the alternate distribution circuit.

Metering Voltage Adjustment:

Metering voltage will be at the option of the Company. When the Company meters at a voltage above standard distribution secondary, the applicable following reduction factor shall apply to the Non-Fuel Energy Charge hereunder:

Metering Voltage	Reduction Factor
Distribution Primary	1.0%
Transmission	2.0%

Additional Charges:

_	
Fuel Cost Recovery Factor:	See Sheet No. 6.105
Rate Adjustment:	See Sheet No. 6.106
Gross Receipts Tax Factor:	See Sheet No. 6.106
Right-of-Way Utilization Fee:	See Sheet No. 6.106
Municipal Tax:	See Sheet No. 6.106
Sales Tax:	See Sheet No. 6.106

(Continued on Page No. 2)

ISSUED BY: Lori J. Cross, Manager, Utility Regulatory Planning - Florida

Progress Energy Florida
Docket No. _____ (PT-5)
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Page 8 of 26____

SECTION NO. VI

SIXTEENTH REVISED SHEET NO. 6.161

CANCELS FIFTEENTH REVISED SHEET NO. 6.161

Page 2 of 2

RATE SCHEDULE GST-1 GENERAL SERVICE - NON-DEMAND OPTIONAL TIME OF USE RATE (Continued from Page No. 1)

Rating Periods: (Continued)

(b) Off-Peak Periods - The designated Off-Peak Periods shall be all periods other than the designated On-Peak Periods set forth in (a) above.

Metering Voltage Adjustment:

Metering voltage will be at the option of the Company. When the Company meters at a voltage above distribution secondary, the applicable following reduction factor shall apply to the Non-Fuel Energy and Demand Charges hereunder:

Metering Voltage	Reduction Factor
Distribution Primary	1.0%
Transmission	2.0%

Additional Charges:

Fuel Cost Recovery Factor:	See Sheet No. 6.105
Rate Adjustment:	See Sheet No. 6.106
Gross Receipts Tax Factor:	See Sheet No. 6.106
Right-of-Way Utilization Fee:	See Sheet No. 6.106
Municipal Tax:	See Sheet No. 6.106
Sales Tax:	See Sheet No. 6.106

Minimum Monthly Bill:

The minimum monthly bill shall be the Customer Charge. Where special equipment to serve the customer is required, the Company may require a specified minimum charge.

Terms of Payment:

Bills rendered hereunder are payable within the time limit specified on the bill at Company-designated locations.

Term of Service:

The term of service requirements under this optional rate schedule shall be the same as that required under the standard rate schedule which would otherwise be applicable; provided, however, customers who elect to take service hereunder at a given location shall have the right during the initial term of service to transfer to the otherwise applicable standard rate schedule at any time. It is further provided, however, that any such customer who subsequently re-elects to take service hereunder at the same location shall be required to remain on the optional rate at that location for a minimum term of twelve (12) months.

Special Provisions:

- 1. The Company may, under the provisions of this rate, require a contract with the customer upon the Company's filed contract form. Whenever the customer increases his electric load, which increase requires the Company to increase facilities installed for the specific use of the customer, a new Term of Service may be required.
- 2. The Company will furnish service under this rate at a single voltage. Equipment to supply additional voltages or additional facilities for the use of the customer shall be furnished and maintained by the customer. The customer may request the Company to furnish such additional equipment, and the Company, at its sole option, may furnish, install, and maintain such additional equipment, charging the customer for the use thereof at the rate of 1.67% per month of the installed cost of such additional equipment.
- 3. All service rendered under this rate schedule shall be measured by metering equipment capable of determining energy use during specified hourly periods.
- 4. Application for service hereunder will be accepted by the Company on a first-come, first-served basis. Required metering equipment will be installed accordingly, subject to availability.
- 5. Service under this rate schedule shall commence with the first full billing period following the date of meter installation.
- 6. Customers, at their option, may elect to receive a lower monthly Customer Charge by making a Contribution in Aid of Construction (CIAC) equal to the additional installed cost of a time of use meter. The CIAC required is \$132.00. For customers electing this option, the Customer Charge shall be the applicable Customer Charge contained in Rate Schedule GS-1.

ISSUED BY: Lori J. Cross. Manager, Utility Regulatory Planning - Florida

Progress Energy Florida Docket No. (PT-5) Exhibit No. Page 9 of 26

SECTION NO. VI

TWENTY-THIRD REVISED SHEET NO. 6.165 CANCELS TWENTY-SECOND REVISED SHEET NO. 6.165

Page 1 of 2

RATE SCHEDULE GS-2 GENERAL SERVICE -- NON-DEMAND 100% LOAD FACTOR USAGE

Availability:

Available throughout the entire territory served by the Company.

Applicable:

To any customer, other than residential, with fixed wattage loads operating continuously throughout the billing period (such as traffic signals, cable TV amplifiers and gas transmission substations).

Continuous service, alternating current, 60 cycle, single-phase or three-phase, at the Company's standard distribution voltage available.

Limitation of Service:

Standby or resale service not permitted hereunder. Service under this rate is subject to the Company's currently effective and filed "General Rules and Regulations for Electric Service."

Rate per Month:

Customer Charge:

Unmetered Account: Metered Account:

\$ 5.99

\$ 10.62

Energy and Demand Charges:

Non-Fuel Energy Charge:

1.473¢ per kWh

Plus the Cost Recovery Factors listed in Rate Schedule BA-1, Billing Adjustments,

except the Fuel Cost Recovery Factor

See Sheet No. 6.105 and 6.106

Premium Distribution Service Charge:

Where Premium Distribution Service has been established after 12/15/98 in accordance with Subpart 2.05, General Rules and Regulations Governing Electric Service, the customer shall pay a monthly charge determined under Special Provision No. 2 of this rate schedule for the costs of all additional equipment, or the customer's allocated share thereof, installed to accomplish automatic delivery transfer including all line costs necessary to connect to an alternate distribution circuit.

In addition, the Non-Fuel Energy Charge included in the Rate per Month section of this rate schedule shall be increased by 0.109¢ per kWh for the cost of reserving capacity in the alternate distribution circuit.

Additional Charges:

Fuel Cost Recovery Factor: Rate Adjustment: Gross Receipts Tax Factor: Right-of-Way Utilization Fee: Municipal Tax: Sales Tax:

See Sheet No. 6.105 See Sheet No. 6,106 See Sheet No. 6.106

See Sheet No. 6,106 See Sheet No. 6.106 See Sheet No. 6.106

(Continued on Page No. 2)

ISSUED BY: Lori J. Cross, Manager, Utility Regulatory Planning - Florida

Progress Energy Florida

FIFTEENTH REVISED SHEET NO. 6.171
CANCELS FOURTEENTH REVISED SHEET NO. 6.171

Page 2 of 3

RATE SCHEDULE GSD-1 GENERAL SERVICE - DEMAND (Continued from Page No. 1)

Delivery Voltage Credit:

When a customer takes service under this rate at a delivery voltage above standard distribution secondary voltage, the Demand Charge hereunder shall be subject to the following credits:

For Distribution Primary Delivery Voltage:

\$ 0.29 per kW of Billing Demand

For Transmission Delivery Voltage:

\$ 1.09 per kW of Billing Demand

Metering Voltage Adjustment:

Metering voltage will be at the option of the Company. When the Company meters at a voltage above distribution secondary, the applicable following reduction factor shall apply to the Non-Fuel Energy Charge, Demand Charge and Delivery Voltage Credit hereunder:

Metering Voltage	Reduction Factor
Distribution Primary	1.0%
Transmission	2.0%

Power Factor:

For customers with measured demands of 1,000 kW or more for three (3) or more months out of the twelve (12) consecutive months ending with the current billing period, bills computed under the above rate per month charges will be increased 21¢ for each KVAR by which the reactive demand exceeds, numerically .62 times the measured kW demand, and will be decreased 21¢ for each KVAR by which the reactive demand is less than, numerically, .62 times the measured kW demand.

Additional Charges:

Fuel Cost Recovery Factor:	See Sheet No. 6.105
Rate Adjustment:	See Sheet No. 6.106
Gross Receipts Tax Factor:	See Sheet No. 6.106
Right-of-Way Utilization Fee:	See Sheet No. 6.106
Municipal Tax:	See Sheet No. 6.106
Sales Tax:	See Sheet No. 6.106

Minimum Monthly Bill:

The minimum monthly bill shall be the Customer Charge. Where special equipment to serve the customer is required, the Company may require a specified minimum charge.

Terms of Payment:

Bills rendered hereunder are payable within the time limit specified on the bill at Company-designated locations.

Term of Service:

Service under this rate shall be for a minimum initial term of twelve (12) months from commencement of service and shall continue thereafter until receipt of notice by the Company from the customer to disconnect, or upon disconnect by the Company under Florida Public Service Commission or Company Rules.

Customers taking service under another Company rate schedule who elect to transfer to this rate must remain on this rate for a minimum term of twelve (12) months.

(Continued on Page No. 3)

ISSUED BY: Lori J. Cross, Manager, Utility Regulatory Planning - Florida

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NINTH REVISED SHEET NO. 6.182 CANCELS EIGHTH REVISED SHEET NO. 6.182

Page 3 of 3

RATE SCHEDULE GSDT-1 GENERAL SERVICE - DEMAND OPTIONAL TIME OF USE RATE (Continued from Page No. 2)

Additional Charges:

Fuel Cost Recovery Factor: Rate Adjustment: Gross Receipts Tax Factor; Right-of-Way Utilization Fee: Municipal Tax: Sales Tax: See Sheet No. 6.105 See Sheet No. 6.106 See Sheet No. 6.106 See Sheet No. 6.106 See Sheet No. 6.106 See Sheet No. 6.106

Minimum Monthly Bill:

The minimum monthly bill shall be the Customer Charge.

Where special equipment to serve the customer is required, the Company may require a specified minimum charge.

Terms of Payment:

Bills rendered hereunder are payable within the time limit specified on the bill at Company-designated locations.

Term of Service:

The term of service requirements under this optional rate schedule shall be the same as that required under the standard rate schedule which would otherwise be applicable; provided, however, customers who elect to take service hereunder at a given location shall have the right during the initial term of service to transfer to the otherwise applicable standard rate schedule at any time. It is further provided, however, that any such customer who subsequently re-elects to take service hereunder at the same location shall be required to remain on the optional rate schedule at the location for a minimum term of twelve (12) months.

Special Provisions:

- 1. The Company may, under the provisions of this rate, require a contract with the customer upon the Company's filed contract form. Whenever the customer increases his electrical load, which increase requires the Company to increase facilities installed for the specific use of the customer, a new Term of Service may be required.
- 2. The Company will furnish service under this rate at a single voltage. Equipment to supply additional voltages or additional facilities for the use of the customer shall be furnished and maintained by the customer. The customer may request the Company to furnish such additional equipment, and the Company, at its sole option, may furnish, install, and maintain such additional equipment, charging the customer for the use thereof at the rate of 1.67% per month of the installed cost of such additional equipment.
- 3. All service rendered under this rate schedule shall be measured by the metering equipment capable of determining energy use during specified hourly periods.
- 4. Application for service hereunder will be accepted by the Company on a first-come, first-served basis. Required metering equipment will be installed accordingly, subject to availability.
- 5. Service under this rate schedule shall commence with the first full billing period following the date of meter installation.
- 6. For customers who made, prior to May 1, 2002, a Contribution in Aid of Construction (CIAC) equal to the additional installed cost of a time of use meter, the Customer Charge shall be the applicable Customer Charge contained in Rate Schedule GSD-1.

ISSUED BY: Lori J. Cross, Manager, Utility Regulatory Planning - Florida

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SECTION NO. VI

TWENTIETH REVISED SHEET NO. 6.231 **CANCELS NINETEENTH REVISED SHEET NO. 6.231**

Page 2 of 4

RATE SCHEDULE CS-1 CURTAILABLE GENERAL SERVICE

(Closed to New Customers as of 04/16/96) (Continued from Page No. 1)

Determination of Billing Demand:

The billing demand shall be the maximum 30-minute kW demand established during the current billing period.

Determination of Curtailable Demand:

The Curtailable Demand shall be the difference, if any, between the current Billing Demand and the contract Non-Curtailable Demand determined in accordance with Special Provision No. 2 of this rate. In no event shall the Curtailable Demand be less than zero.

Delivery Voltage Credit:

When a customer takes service under this rate at a delivery voltage above standard distribution secondary voltage, the Demand Charge hereunder shall be subject to the following credit:

For Distribution Primary Delivery Voltage:

\$ 0.29 per kW of Billing Demand

For Transmission Delivery Voltage:

\$ 1.09 per kW of Billing Demand

Metering Voltage Adjustment:

Metering voltage will be at the option of the Company. When the Company meters at a voltage above distribution secondary, the appropriate following reduction factor shall apply to the Non-Fuel Energy Charge, Demand Charge, Curtailable Demand Credit and Delivery Voltage Credit hereunder:

Metering Voltage	
Distribution Primary	
Transmission	

Reduction Factor

1.0% 2.0%

Power Factor:

For customers with measured demands of 1,000 kW or more for three (3) or more months out of the twelve (12) consecutive months ending with the current billing period, bills computed under the above rate per month charges will be increased 21¢ for each KVAR by which the reactive demand exceeds, numerically, .62 times the measured demand, and will be decreased 21¢ for each KVAR by which the reactive demand is less than, numerically, .62 times the measured kW demand.

Additional Charges:

Fuel Cost Recovery Factor: See Sheet No. 6.105 Rate Adjustment: See Sheet No. 6,106 Gross Receipts Tax Factor: See Sheet No. 6.106 Right-of-Way Utilization: See Sheet No. 6.106 Municipal Tax: See Sheet No. 6.106 Sales Tax: See Sheet No. 6.106

Minimum Monthly Bill:

The minimum monthly bill shall be the Customer Charge. Where special equipment to serve the customer is required, the Company may require a specified minimum charge.

Terms of Payment:

Bills rendered hereunder are payable within the time limit specified on bill at Company-designated locations.

Term of Service:

Service under this rate schedule shall be for a minimum initial term of two (2) years from the commencement of service and shall continue thereafter until terminated by either party by written notice sixty (60) days prior to termination.

(Continued on Page No. 3)

ISSUED BY: Lori J. Cross, Manager, Utility Regulatory Planning - Florida

Progress Energy Florida Docket No. _ (PT-5) Exhibit No.

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SECTION NO. VI

SIXTH REVISED SHEET NO. 6.236 **CANCELS FIFTH REVISED SHEET NO. 6.236**

Page 2 of 4

RATE SCHEDULE CS-2 CURTAILABLE GENERAL SERVICE (Continued from Page No. 1)

Determination of Billing Demand:

The billing demand shall be the maximum 30-minute kW demand established during the current billing period, but not less than 500 kW.

Determination of Load Factor Adjusted Demand:

The Load Factor Adjusted Demand shall be the difference, if any, between the maximum 30-minute kW demand established during the current billing period and the contract Non-Curtailable Demand determined in accordance with Special Provision No. 2 of this rate, multiplied by the customer's billing load factor (ratio of billing kWh to maximum 30-minute kW demand, multiplied by the number of hours in the billing period). In no event shall the Curtailable Demand be less than zero.

Delivery Voltage Credit:

When a customer takes service under this rate at a delivery voltage above standard distribution secondary voltage, the Demand Charge hereunder shall be subject to the following credit:

For Distribution Primary Delivery Voltage:

\$ 0.29 per kW of Billing Demand \$ 1.09 per kW of Billing Demand

For Transmission Delivery Voltage:

Metering Voltage Adjustment:

Metering voltage will be at the option of the Company. When the Company meters at a voltage above distribution secondary, the appropriate following reduction factor shall apply to the Non-Fuel Energy Charge, Demand Charge, Curtailable Demand Credit and Delivery Voltage Credit hereunder:

Metering Voltage	Reduction Factor
Distribution Primary	1.0%
Transmission	2.0%

Power Factor:

Bills computed under the above rate per month charges will be increased 21¢ for each KVAR by which the reactive demand exceeds, numerically, .62 times the measured demand, and will be decreased 21¢ for each KVAR by which the reactive demand is less than, numerically, .62 times the measured kW demand.

Additional Charges:

Fuel Cost Recovery Factor:	See Sheet No. 6.105
Rate Adjustment:	See Sheet No. 6.106
Gross Receipts Tax Factor:	See Sheet No. 6.106
Right-of-Way Utilization:	See Sheet No. 6.106
Municipal Tax:	See Sheet No. 6.106
Sales Tax:	See Sheet No. 6.106

Minimum Monthly Bill:

The minimum monthly bill shall be the Customer Charge and the Demand Charge for the current billing period. Where special equipment to serve the customer is required, the Company may require a specified minimum charge.

Terms of Payment:

Bills rendered hereunder are payable within the time limit specified on bill at Company-designated locations.

Term of Service:

Service under this rate shall be for a minimum initial term of two (2) years from the commencement of service, and shall continue thereafter until terminated by either party by written notice sixty (60) days prior to termination.

(Continued on Page No. 3)

ISSUED BY: Lori J. Cross, Manager, Utility Regulatory Planning - Florida

SECTION NO. VI

THIRD REVISED SHEET NO. 6.2391

CANCELS SECOND SHEET NO. 6.2391

Progress Energy Florida

Page 2 of 3

RATE SCHEDULE CS-3 CURTAILABLE GENERAL SERVICE – FIXED CURTAILABLE DEMAND (Continued from Page No. 1)

Metering Voltage Adjustment:

Metering voltage will be at the option of the Company. When the Company meters at a voltage above distribution secondary, the appropriate following reduction factor shall apply to the Non-Fuel Energy Charge, Demand Charge, Curtailable Demand Credit and Delivery Voltage Credit hereunder:

Metering Voltage	Reduction Factor
Distribution Primary	1.0%
Transmission	2.0%

Power Factor Adjustment:

Bills computed under the above rate per month charges will be increased 21¢ for each KVAR by which the reactive demand exceeds, numerically, .62 times the measured demand, and will be decreased 21¢ for each KVAR by which the reactive demand is less than, numerically, .62 times the measured kW demand.

Additional Charges:

Fuel Cost Recovery Factor:	See Sheet No. 6.105
Rate Adjustment:	See Sheet No. 6.106
Gross Receipts Tax Factor:	See Sheet No. 6.106
Right-of-Way Utilization:	See Sheet No. 6.106
Municipal Tax:	See Sheet No. 6.106
Sales Tax:	See Sheet No. 6.106

Minimum Monthly Bill:

The minimum monthly bill shall be the Customer Charge and the Demand Charge for the current billing period. Where special equipment to serve the customer is required, the Company may require a specified minimum charge.

Terms of Payment:

Bills rendered hereunder are payable within the time limit specified on bill at Company-designated locations.

Term of Service:

Service under this rate schedule shall be for a minimum initial term of two (2) years from the commencement of service and shall continue thereafter until terminated by either party by written notice sixty (60) days prior to termination.

Special Provisions:

- As used in this rate schedule, the term "period of requested curtailment" shall mean a period for which the Company has requested curtailment and for which energy purchased from sources outside the Company's system, pursuant to Special Provision No. 6, is not available. If such energy can be purchased, the terms of Special Provision No. 6 will apply and a period of requested curtailment will not be deemed to exist while such energy remains available.
- 2. As a condition for service under this rate schedule, a customer is required to enter into a contract with the Company on the Company's filed standard contract Form No. 2. An initial Fixed Curtailable Demand of at least 2,000 kW shall be specified in the contract, which may be re-established under the following conditions:
 - (a) If a change in the customer's power requirements occurs, the Company and the customer may establish a new Fixed Curtailable Demand.
 - (b) If the customer fails to reduce load by the Fixed Curtailable Demand for the duration of any period of requested curtailment, the lowest measured load reduction achieved during such period shall become the Fixed Curtailable Demand effective with the next billing period following the period of requested curtailment. In addition, Special Provision No. 5 is applicable.
 - (c) If the customer establishes a demand reduction larger than the Fixed Curtailable Demand for the duration of each period of requested curtailment occurring within a billing period, upon request by the customer, the lowest of the demand reductions achieved during each such period shall become the Fixed Curtailable Demand effective with the next billing period.
- 3. As an essential requirement for receiving the Curtailable Demand Credit provided under this rate schedule, a customer shall be strictly responsible for the curtailment of its load by at least the Fixed Curtailable Demand upon each curtailment request from the Company. Such requests will be made during those periods specified under Limitation of Service above. The Company shall also have the right to request at least one additional curtailment each calendar year irrespective of such limitations.

(Continued on Page No. 3)

ISSUED BY: Lori J. Cross, Manager, Utility Regulatory Planning - Florida

SECTION NO. VI

EIGHTEENTH REVISED SHEET NO. 6.241

CANCELS SEVENTEENTH REVISED SHEET NO. 6.241

Progress Energy Florida

Docket No.

Page 2 of 5

RATE SCHEDULE CST-1 CURTAILABLE GENERAL SERVICE OPTIONAL TIME OF USE RATE

(Closed to New Customers as of 04/16/96) (Continued from Page No. 1)

Rating Periods:

- (a) On-Peak Periods The designated On-Peak Periods expressed in terms of prevailing clock time shall be as follows:
 - (1) For the calendar months of November through March,

Monday through Friday *:

6:00 a.m. to 10:00 a.m. and

6:00 p.m. to 10:00 p.m.

(2) For the calendar months of April through October, Monday through Friday*:

12:00 Noon to 9:00 p.m.

- The following general holidays shall be excluded from the On-Peak Periods: New Year's Day, Memorial Day, Independence Day, Labor Day, Thanksgiving Day and Christmas. In the event the holiday occurs on a Saturday or Sunday, the adjacent weekday shall be excluded from the On-Peak Periods.
- (b) Off-Peak Periods The designated Off-Peak Periods shall be all periods other than the designated On-Peak Periods set forth in (a) above.

Determination of Billing Demands:

The billing demands shall be the following:

- (a) The Base Demand shall be the maximum 30-minute kW demand established during the current billing period.
- (b) The On-Peak Demand shall be the maximum 30-minute kW demand established during designated On-Peak Periods during the current billing period.

Determination of Curtailable Demand:

The Curtailable Demand shall be the difference, if any, between the current On-Peak Demand and the contract Non-Curtailable Demand determined in accordance with Special Provision No. 2 of this rate. In no event shall the Curtailable Demand be less than zero.

Delivery Voltage Credit:

When a customer takes service under this rate at a delivery voltage above standard distribution secondary voltage, the Base Demand Charge hereunder shall be subject to the following credit:

For Distribution Primary Delivery Voltage:

\$ 0.29 per kW of Billing Demand

For Transmission Delivery Voltage:

\$ 1.09 per kW of Billing Demand

Note: In no event shall the total of the Demand Charges hereunder, after application of the above credit, be an amount less than zero.

Metering Voltage Adjustment:

Metering voltage will be at the option of the Company. When the Company meters at a voltage above distribution secondary, the appropriate following reduction factor shall apply to the Non-Fuel Energy Charge, Demand Charges, Curtailable Demand Credit and Delivery Voltage Credit hereunder:

Metering Voltage

Reduction Factor

Distribution Primary

1.0%

Transmission

2.0%

Power Factor:

Bills computed under the above rate per month charges will be increased 21¢ for each KVAR by which the reactive demand exceeds, numerically, .62 times the measured kW demand, and will be decreased 21¢ for each KVAR by which the reactive demand is less than, numerically, .62 times the measured kW demand.

Additional Charges:

Fuel Cost Recovery Factor:

See Sheet No. 6.105

Rate Adjustment:

See Sheet No. 6.106

Gross Receipts Tax Factor:

See Sheet No. 6.106

(Continued on Page No. 3)

ISSUED BY: Lori J. Cross, Manager, Utility Regulatory Planning - Florida

Progress Energy Florida Docket No.

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SECTION NO. VI SIXTH REVISED SHEET NO. 6.246

CANCELS FIFTH REVISED SHEET NO. 6.246

Page 2 of 4

RATE SCHEDULE CST-2 CURTAILABLE GENERAL SERVICE OPTIONAL TIME OF USE RATE (Continued from Page No. 1)

Rating Periods:

(a) On-Peak Periods - The designated On-Peak Periods expressed in terms of prevailing clock time shall be as follows:

(1) For the calendar months of November through March,

Monday through Friday *:

6:00 a.m. to 10:00 a.m. and

6:00 p.m. to 10:00 p.m.

(2) For the calendar months of April through October, Monday through Friday*:

12:00 Noon to 9:00 p.m.

The following general holidays shall be excluded from the On-Peak Periods: New Year's Day, Memorial Day, Independence Day, Labor Day, Thanksgiving Day and Christmas. In the event the holiday occurs on a Saturday or Sunday, the adjacent weekday shall be excluded from the On-Peak Periods.

Off-Peak Periods - The designated Off-Peak Periods shall be all periods other than the designated On-Peak Periods set forth in (a) above.

Determination of Billing Demands:

The billing demands shall be the following:

- (a) The Base Demand shall be the maximum 30-minute kW demand established during the current billing period, but not less than 500 kW.
- The On-Peak Demand shall be the maximum 30-minute kW demand established during designated On-Peak Periods during the current billing period.

Determination of Load Factor Adjusted Demand:

The Load Factor Adjusted Demand shall be the difference, if any, between the maximum 30-minute kW demand established during the current billing period and the contract Non-Curtailable Demand determined in accordance with Special Provision No. 2 of this rate, multiplied by the customer's billing load factor (ratio of billing kWh to maximum 30-minute kW demand, multiplied by the number of hours in the billing period). In no event shall the Curtailable Demand be less than zero.

Delivery Voltage Credit:

When a customer takes service under this rate at a delivery voltage above standard distribution secondary voltage, the Base Demand Charge hereunder shall be subject to the following credit:

For Distribution Primary Delivery Voltage:

\$ 0.29 per kW of Billing Demand

For Transmission Delivery Voltage:

\$ 1.09 per kW of Billing Demand

Note: In no event shall the total of the Demand Charges hereunder, after application of the above credit, be an amount less than zero.

Metering Voltage Adjustment:

Metering voltage will be at the option of the Company. When the Company meters at a voltage above distribution secondary, the appropriate following reduction factor shall apply to the Non-Fuel Energy Charge, Demand Charges, Curtailable Demand Credit and Delivery Voltage Credit hereunder:

Metering Voltage

Reduction Factor

Distribution Primary

1.0%

Transmission

2.0%

Power Factor:

Bills computed under the above rate per month charges will be increased 21¢ for each KVAR by which the reactive demand exceeds, numerically, .62 times the measured kW demand, and will be decreased 21¢ for each KVAR by which the reactive demand is less than, numerically, .62 times the measured kW demand.

Additional Charges:

Fuel Cost Recovery Factor:

See Sheet No. 6.105

Rate Adjustment:

See Sheet No. 6.106

Gross Receipts Tax Factor:

See Sheet No. 6.106

(Continued on Page No. 3)

ISSUED BY: Lori J. Cross, Manager, Utility Regulatory Planning - Florida

Progress Energy Florida Docket No. (PT-5)

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FOURTH REVISED SHEET NO. 6.2491
CANCELS THIRD REVISED SHEET NO. 6.2491

Page 2 of 4

RATE SCHEDULE CST-3 CURTAILABLE GENERAL SERVICE - FIXED CURTAILABLE DEMAND OPTIONAL TIME OF USE RATE

(Continued from Page No. 1)

Determination of Billing Demand:

The Base Demand for billing purposes shall be the maximum 30-minute kW demand established during the current billing period, but not less than 2,000 kW.

The On-Peak Demand for billing purposes shall be the maximum 30-minute kW demand established during designated On-Peak Periods during the current billing period.

Delivery Voltage Credit:

When a customer takes service under this rate schedule at a delivery voltage above standard distribution secondary voltage, the Base Demand Charge hereunder shall be subject to the following credit:

For Distribution Primary Delivery Voltage:

\$ 0.29 per kW of Billing Demand

For Transmission Delivery Voltage:

\$ 1.09 per kW of Billing Demand

Note: In no event shall the total of the Demand Charges hereunder, after application of the above credit, be an amount less than zero.

Metering Voltage Adjustment:

Metering voltage will be at the option of the Company. When the Company meters at a voltage above distribution secondary, the appropriate following reduction factor shall apply to the Non-Fuel Energy Charge, Demand Charge, Curtailable Demand Credit, and Delivery Voltage Credit hereunder:

Metering Voltage	Reduction Factor
Distribution Primary	1.0%
Transmission	2.0%

Power Factor Adjustment:

Bills computed under the above rate per month charges will be increased 21¢ for each KVAR by which the reactive demand exceeds, numerically, .62 times the measured demand, and will be decreased 21¢ for each KVAR by which the reactive demand is less than, numerically, .62 times the measured kW demand.

Additional Charges:

See Sheet No. 6.105
See Sheet No. 6.106

Minimum Monthly Bill:

The minimum monthly bill shall be the Customer Charge and the Demand Charge for the current billing period. Where special equipment to serve the customer is required, the Company may require a specified minimum charge.

Terms of Payment:

Bills rendered hereunder are payable within the time limit specified on bill at Company-designated locations.

Term of Service:

Service under this rate schedule shall be for a minimum initial term of two (2) years from the commencement of service, and shall continue thereafter until terminated by either party by written notice sixty (60) days prior to termination.

Special Provisions:

1. As used in this rate schedule, the term "period of requested curtailment" shall mean a period for which the Company has requested curtailment and for which energy purchased from sources outside the Company's system, pursuant to Special Provision No. 6, is not available. If such energy can be purchased, the terms of Special Provision No. 6 will apply and a period of requested curtailment will not be deemed to exist while such energy remains available.

(Continued on Page No. 3)

ISSUED BY: Lori J. Cross, Manager, Utility Regulatory Planning - Florida

Progress Energy Florida

SECTION NO. VI

SEVENTEENTH REVISED SHEET NO. 6.251
CANCELS SIXTEENTH REVISED SHEET NO. 6.251

Page 2 of 3

RATE SCHEDULE IS-1 INTERRUPTIBLE GENERAL SERVICE

(Closed to New Customers as of 04/16/96) (Continued from Page No. 1)

Metering Voltage Adjustment:

Metering voltage will be at the option of the Company. When the Company meters at a voltage above distribution secondary, the appropriate following reduction factor shall apply to the Non-Fuel Energy Charge, Demand Charge, Interruptible Demand Credit and Delivery Voltage Credit hereunder:

Metering Voltage	Reduction Factor
Distribution Primary	1.0%
Transmission	2.0%

Power Factor:

For customers with measured demands of 1,000 kW or more for three (3) of more months out of the twelve (12) consecutive months ending with the current billing period, bills computed under the above rate per month charges will be increased 21¢ for each KVAR by which the reactive demand exceeds, numerically, .62 times the measured kW demand, and will be decreased 21¢ for each KVAR by which the reactive demand is less than, numerically, .62 times the measured kW demand.

Additional Charges:

Fuel Cost Recovery Factor:	See Sheet No. 6.105
Rate Adjustment:	See Sheet No. 6.106
Gross Receipts Tax Factor:	See Sheet No. 6,106
Right-of-Way Utilization Fee:	See Sheet No. 6.106
Municipal Tax:	See Sheet No. 6,106
Sales Tax:	See Sheet No. 6.106

Minimum Monthly Bill:

The minimum monthly bill shall be the Customer Charge and the Demand Charge for the current billing period. Where special equipment to serve the customer is required, the Company may require a specified minimum charge.

Terms of Payment:

Bills rendered hereunder are payable within the time limit specified on bill at Company-designated locations.

Term of Service:

Service under this rate schedule shall be for a minimum initial term of five (5) years from the commencement of service, and shall continue thereafter until terminated by either party by written notice sixty (60) days prior to termination.

Special Provisions:

- 1. When the customer increases the electrical load, which increase requires the Company to increase facilities installed for the specific use of the customer, a new Term of Service may be required under this rate at the option of the Company.
- Customers taking service under another Company rate schedule who elect to transfer to this rate will be accepted by the Company on a
 first-come, first-served basis. Required equipment (metering, under-frequency relay, etc.) will be installed accordingly, subject to
 availability. Service under this rate schedule shall commence with the first full billing period following the date of equipment installation.
- The Company may, under the provisions of this rate, at its option, require a special contract with the customer upon the Company's filed contract form.
- 4. The Company will attempt to minimize interruption hereunder by purchasing power and energy from other sources during periods of normal interruption. The Company will also attempt to notify any customer, desirous of such notice, in advance when such purchases are imminent or as soon as practical thereafter where advance notice is not feasible. Similar notification will be provided upon termination of such purchases. When the Company is successful in making such purchases, the customer will be required to pay an additional charge, in lieu of the otherwise applicable energy charges (Non-Fuel Energy Charge, Capacity Cost Recovery Factor and Fuel Cost Recovery Factor), provided hereunder based on the customer's proportionate share of the higher cost of such purchased energy, plus 3.0 mills per kWh. The cost of such purchased energy shall be based on the average cost of all purchased power and energy provided under this rate schedule and under similar provisions in Rate Schedules IST-1, CS-1, CST-1, IS-2, IST-2, CS-2, CST-2, CS-3, CST-3, SS-2 and SS-3 during the corresponding calendar month.

(Continued on Page No. 3)

ISSUED BY: Lori J. Cross, Manager, Utility Regulatory Planning - Florida

Progress Energy Florida Docket No. Exhibit No. (PT-5)

SECTION NO. VI Page 19 of 26 _ FIFTH REVISED SHEET NO. 6.256 CANCELS FOURTH REVISED SHEET NO. 6.256

Page 2 of 3

RATE SCHEDULE IS-2 INTERRUPTIBLE GENERAL SERVICE (Continued from Page No. 1)

Metering Voltage Adjustment:

Metering voltage will be at the option of the Company. When the Company meters at a voltage above distribution secondary, the appropriate following reduction factor shall apply to the Non-Fuel Energy Charge, Demand Charge, Interruptible Demand Credit, and Delivery Voltage Credit hereunder:

Metering Voltage	Reduction Factor
Distribution Primary	1.0%
Transmission	2.0%

Power Factor:

Bills computed under the above rate per month charges will be increased 21¢ for each KVAR by which the reactive demand exceeds, numerically, .62 times the measured kW demand, and will be decreased 21¢ for each KVAR by which the reactive demand is less than, numerically, .62 times the measured kW demand.

Additional Charges:

Fuel Cost Recovery Factor:	See Sheet No. 6.105
Rate Adjustment:	See Sheet No. 6.106
Gross Receipts Tax Factor:	See Sheet No. 6.106
Right-of-Way Utilization Fee:	See Sheet No. 6.106
Municipal Tax:	See Sheet No. 6.106
Sales Tax:	See Sheet No. 6.106

Minimum Monthly Bill:

The minimum monthly bill shall be the Customer Charge and the Demand Charge for the current billing period. Where special equipment to serve the customer is required, the Company may require a specified minimum charge.

Terms of Payment:

Bills rendered hereunder are payable within the time limit specified on bill at Company-designated locations.

Term of Service:

Service under this rate schedule shall be for a minimum initial term of five (5) years from the commencement of service, and shall continue thereafter until terminated by either party by written notice sixty (60) days prior to termination.

Special Provisions:

- When the customer increases the electrical load, which increase requires the Company to increase facilities installed for the specific use
 of the customer, a new Term of Service may be required under this rate at the option of the Company.
- 2. Customers taking service under another Company rate schedule who elect to transfer to this rate will be accepted by the Company on a first-come, first-served basis. Required equipment (metering, under-frequency relay, etc.) will be installed accordingly, subject to availability. Service under this rate schedule shall commence with the first full billing period following the date of equipment installation. Before commencement of service under this rate, the Company shall exercise an interruption for purposes of testing its equipment. The Company shall also have the right to exercise at least one additional interruption each calendar year irrespective of capacity availability or operating conditions. The Company will give the customer notice of the test.
- The Company may, under the provisions of this rate, at its option, require a special contract with the customer upon the Company's filed contract form.
- 4. The Company will attempt to minimize interruption hereunder by purchasing power and energy from other sources during periods of normal interruption. The Company will also attempt to notify any customer, desirous of such notice, in advance when such purchases are imminent or as soon as practical thereafter where advance notice is not feasible. Similar notification will be provided upon termination of such purchases. When the Company is successful in making such purchases, the customer will be required to pay an additional charge, in lieu of the otherwise applicable energy charges (Non-Fuel Energy Charge, Capacity Cost Recovery Factor, and Fuel Cost Recovery Factor), provided hereunder based on the customer's proportionate share of the higher cost of such purchased energy, plus 3.0 mills per kWh. The cost of such purchased energy shall be based on the average cost of all purchased power and energy provided under this rate schedule and under similar provisions in Rate Schedules IS-1, IST-1, CS-1, CST-1, IST-2, CS-2, CST-2, CS-3, CST-3, SS-2 and SS-3 during the corresponding calendar month.

(Continued on Page No. 3)

ISSUED BY: Lori J. Cross, Manager, Utility Regulatory Planning - Florida

Progress Energy Florida Docket No. _____(PT-5)

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RATE SCHEDULE IST-1 INTERRUPTIBLE GENERAL SERVICE OPTIONAL TIME OF USE RATE

(Closed to New Customers as of 04/16/96) (Continued from Page No. 1)

Rating Periods: (Continued)

(b) Off-Peak Periods - The designated Off-Peak Periods shall be all periods other than the designated On-Peak Periods set forth in (a) above

Determination of Billing Demands:

The billing demands shall be the following:

- (a) The Base Demand shall be the maximum 30-minute kW demand established during the current billing period.
- (b) The On-Peak Demand shall be the maximum 30-minute kW demand established during designated On-Peak Periods during the current billing period.

Delivery Voltage Credit:

When a customer takes service under this rate at a delivery voltage above standard distribution secondary voltage, the Base Demand charge hereunder shall be subject to the following credit:

For Distribution Primary Delivery Voltage: For Transmission Delivery Voltage:

\$ 0.29 per kW of Billing Demand \$ 1.09 per kW of Billing Demand

Note: In no event shall the total of the Demand Charges hereunder, after application of the above credit, be an amount less than zero.

Metering Voltage Adjustment:

Metering voltage will be at the option of the Company. When the Company meters at a voltage above distribution secondary, the appropriate following reduction factor shall apply to the Non-Fuel Energy Charge, Demand Charge, Interruptible Demand Credit and Delivery Voltage Credit hereunder:

Metering Voltage	Reduction Factor
Distribution Primary	1.0%
Transmission	2.0%

Power Factor:

For customers with measured demands of 1,000 kW or more for three (3) or more months out of the twelve (12) consecutive months ending with the current billing period, bills computed under the above rate per month charges will be increased 21¢ for each KVAR by which the reactive demand exceeds numerically, .62 times the measured kW demand, and will be decreased 21¢ for each KVAR by which the reactive demand is less than, numerically, .62 times the measured kW demand.

Additional Charges:

Fuel Cost Recovery Factor:	See Sheet No. 6.105
Rate Adjustment:	See Sheet No. 6.106
Gross Receipts Tax Factor:	See Sheet No. 6.106
Right-of-Way Utilization Fee:	See Sheet No. 6.106
Municipal Tax:	See Sheet No. 6.106
Sales Tax:	See Sheet No. 6.106

Minimum Monthly Bill:

The minimum monthly bill shall be the Customer Charge.

Terms of Payment:

Bills rendered hereunder are payable within the time limit specified on bill at Company-designated locations.

(Continued on Page No. 3)

ISSUED BY: Lori J. Cross, Manager, Utility Regulatory Planning - Florida

Docket No. Exhibit No. SECTION NO. VI FIFTH REVISED SHEET NO. 6.266

Progress Energy Florida

CANCELS FOURTH REVISED SHEET NO. 6.266

Page 2 of 3

RATE SCHEDULE IST-2 INTERRUPTIBLE GENERAL SERVICE OPTIONAL TIME OF USE RATE (Continued from Page No. 1)

Rating Periods: (Continued)

(b) Off-Peak Periods - The designated Off-Peak Periods shall be all periods other than the designated On-Peak Periods set forth in (a) above.

Determination of Billing Demands:

The billing demands shall be the following:

- (a) The Base Demand shall be the maximum 30-minute kW demand established during the current billing period, but not less than 500
- (b) The On-Peak Demand shall be the maximum 30-minute kW demand established during designated On-Peak Periods during the current billing period.

Determination of Load Factor Adjusted Demand:

The Load Factor Adjusted Demand shall be the product of the maximum 30-minute kW demand established during the current billing period and the customer's billing load factor (ratio of billing kWh to maximum 30-minute kW demand times the number of hours in the billing period).

Delivery Voltage Credit:

When a customer takes service under this rate at a delivery voltage above standard distribution secondary voltage, the Base Demand charge hereunder shall be subject to the following credit:

For Distribution Primary Delivery Voltage:

\$ 0.29 per kW of Billing Demand

For Transmission Delivery Voltage:

\$ 1.09 per kW of Billing Demand

Note: In no event shall the total of the Demand Charges hereunder, after application of the above credit, be an amount less than zero.

Metering Voltage Adjustment:

Metering voltage will be at the option of the Company. When the Company meters at a voltage above distribution secondary, the appropriate following reduction factor shall apply to the Non-Fuel Energy Charge, Demand Charges, Interruptible Demand Credit and Delivery Voltage Credit hereunder:

Metering Voltage	
Distribution Primary	

Reduction Factor 1.0%

Transmission

2.0%

Power Factor:

For customers with measured demands of 1,000 kW or more for three (3) or more months out of the twelve (12) consecutive months ending with the current billing period, bills computed under the above rate per month charges will be increased 21¢ for each KVAR by which the reactive demand exceeds numerically, .62 times the measured kW demand, and will be decreased 21¢ for each KVAR by which the reactive demand is less than, numerically, .62 times the measured kW demand.

Additional Charges:

See Sheet No. 6.105 Fuel Cost Recovery Factor: Rate Adjustment: See Sheet No. 6,106 See Sheet No. 6.106 Gross Receipts Tax Factor: Right-of-Way Utilization Fee: See Sheet No. 6.106 Municipal Tax: See Sheet No. 6.106 Sales Tax: See Sheet No. 6.106

Minimum Monthly Bill:

The minimum monthly bill shall be the Customer Charge and the Demand Charge for the current billing period. Where special equipment to serve the customer is required, the Company may require a specified minimum charge.

Terms of Payment:

Bills rendered hereunder are payable within the time limit specified on bill at Company-designated locations.

(Continued on Page No. 3)

ISSUED BY: Lori J. Cross, Manager, Utility Regulatory Planning - Florida

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Progress Energy Florida

Docket No.

RATE SCHEDULE LS-1 LIGHTING SERVICE (Continued from Page No. 3)

III. Additional Facilities

BILLING TYPE

Electrical Pole Receptacle 4

401 402 Single Double \$2.75 per unit \$3.57 per unit

Notes to Per Unit Charges:

(1) Restricted to existing installations.

(2) Lumens output may vary with lamp configuration and age. Wattage ratings do not include ballast losses.

(3) Shown for information only. Energy charges are billed by applying the foregoing energy and demand charges to the total monthly kWh.

(4) Electric use permitted only during the period of October through January, only on poles designated by the Company. Energy charged separately.

(5) Special applications only.

Additional Charges:

Fuel Cost Recovery Factor:

Rate Adjustment:

Gross Receipts Tax Factor:

Right-of-Way Utilization Fee:

Municipal Tax:

See Sheet No. 6.106

Minimum Monthly Bill:

The minimum monthly bill shall be the sum of the Customer Charge and applicable Fixture, Maintenance and Pole Charges.

Terms of Payment:

Bills rendered hereunder are payable within the time limit specified on bill at Company-designated locations.

Terms of Service:

Service under this rate schedule shall be for a minimum initial term of ten (10) years from the commencement of service and shall continue thereafter until terminated by either party by written notice sixty (60) days prior to termination. Upon early termination of service under this schedule, the customer shall pay an amount equal to the remaining monthly lease amount for the term of contract, applicable Customer Charges and removable cost of the facilities.

Special Provisions:

- 1. The customer shall execute a contract on the Company's standard filed contract form for service under this rate schedule.
- 2. Where the Company provides a fixture or pole type other than those listed above, the monthly charges, as applicable shall be computed as follows:
 - Fixture
 - (a) Fixture Charge:

1.46% of the Company's average installed cost.

(b) Maintenance Charge:

The Company's estimated cost of maintaining fixture.

II. Pole

Pole Charge:

1.67% of installed cost.

- The customer shall be responsible for the cost incurred to repair or replace any fixture or pole which has been willfully damaged. The Company shall not be required to make such repair or replacement prior to payment by the customer for damage.
- 4 Maintenance Service for customer-owned fixtures at charges stated hereunder shall be restricted to fixtures being maintained as of November 1, 1992. For additional requests of the Company to perform maintenance of customer-owned fixtures, the Company may consider providing such service and bill the customer in accordance with the Company's policy related to "Work Performed for the Public."

(Continued on Page No. 5)

ISSUED BY: Lori J. Cross, Manager, Utility Regulatory Planning - Florida

Progress Energy Florida Docket No. ___ (PT-5) Exhibit No.

SECTION NO. VI

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Page 4 of 5

RATE SCHEDULE SS-1 FIRM STANDBY SERVICE

(Continued from Page No. 3)

Rate Per Month: (Continued)

3. Standby Service Charges: (Continued)

Delivery Voltage Credit: D.

> When a customer takes service under this rate at a distribution primary delivery voltage, the Distribution Capacity Charge hereunder will be reduced by 27¢ per kW.

E. Metering Voltage Adjustment:

> Metering voltage will be at the option of the Company. When the Company meters at a voltage above distribution secondary, the appropriate following reduction factor shall apply to the Distribution Capacity Charge, Generation & Transmission Capacity Charge, Non-Fuel Energy Charge, and Delivery Voltage Credit hereunder:

Metering Voltage	Reduction Factor
Distribution Primary	1.0%
Transmission	2.0%

F. **Fuel Cost Recovery Factor:**

Time of Use Fuel Charges of applicable metering voltage provided on Tariff Sheet No. 6.105.

G.	Rate Adjustment:	See Sheet No. 6.106
H.	Gross Receipts Tax Factor:	See Sheet No. 6.106
I.	Right-of-Way Utilization Fee:	See Sheet No. 6.106
J.	Municipal Tax:	See Sheet No. 6.106
K.	Sales Tax:	See Sheet No. 6.106

Premium Distribution Service Charge:

Where Premium Distribution Service has been established after 12/15/98 in accordance with Subpart 2.05, General Rules and Regulations Governing Electric Service, the customer shall pay a monthly charge determined under Special Provision No. 3 of this rate schedule for the costs of all additional equipment, or the customer's allocated share thereof, installed to accomplish automatic delivery transfer including all line costs necessary to connect to an alternate distribution circuit.

In addition the Distribution Capacity Charge included in the Rate per Month section of this rate schedule shall be increased by \$0.74 per kW for the cost of reserving capacity in the alternate distribution circuit.

Rating Periods:

- 1. On-Peak Periods The designated On-Peak Periods expressed in terms of prevailing clock time shall be as follows:
 - For the calendar months of November through March, Α. Monday through Friday*:

6:00 a.m. to 10:00 a.m. and 6:00 p.m. to 10:00 p.m.

For the calendar months of April through October, Monday through Friday*:

12:00 Noon to 9:00 p.m.

- The following general holidays shall be excluded from the On-Peak Periods: New Year's Day, Memorial Day, Independence Day, Labor Day, Thanksgiving Day, and Christmas. In the event the holiday occurs on a Saturday or Sunday, the adjacent weekday shall be excluded from the On-Peak Periods.
- 2. Off-Peak Periods The designated Off-Peak Periods shall be all periods other than the designated On-Peak Periods set forth above.

Minimum Monthly Bill:

The minimum monthly bill shall be the Customer Charge and the Capacity Charges for Standby Service. Where Special Equipment to service the customer is required, the Company may require a specified minimum charge.

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ISSUED BY: Lori J. Cross, Manager, Utility Regulatory Planning - Florida

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Page 4 of 5

RATE SCHEDULE SS-2 INTERRUPTIBLE STANDBY SERVICE (Continued from Page No. 3)

Rate Per Month: (Continued)

3. Standby Service Charges: (Continued)

F. Metering Voltage Adjustment:

Metering voltage will be at the option of the Company. When the Company meters at a voltage above distribution secondary, the appropriate following reduction factor shall apply to the Distribution Capacity Charge, Generation & Transmission Capacity Charge, Interruptible Capacity Credit, Non-Fuel Energy Charge and Delivery Voltage Credit hereunder:

 Metering Voltage
 Reduction Factor

 Distribution Primary
 1.0%

 Transmission
 2.0%

G. Fuel Cost Recovery Factor:

Time of Use Fuel Charges of applicable metering voltage provided on Tariff Sheet No. 6.105.

H. Rate Adjustment: See Sheet No. 6.106
I. Gross Receipts Tax Factor: See Sheet No. 6.106
J. Right-of-Way Utilization Fee: See Sheet No. 6.106
K. Municipal Tax: See Sheet No. 6.106
L. Sales Tax: See Sheet No. 6.106

Premium Distribution Service Charge:

Where Premium Distribution Service has been established after 12/15/98 in accordance with Subpart 2.05, General Rules and Regulations Governing Electric Service, the customer shall pay a monthly charge determined under Special Provision No. 4 of this rate schedule for the costs of all additional equipment, or the customer's allocated share thereof, installed to accomplish automatic delivery transfer including all line costs necessary to connect to an alternate distribution circuit.

In addition the Distribution Capacity Charge included in the Rate per Month section of this rate schedule shall be increased by \$0.74 per kW for the cost of reserving capacity in the alternate distribution circuit.

Rating Periods:

- 1. On-Peak Periods The designated On-Peak Periods expressed in terms of prevailing clock time shall be as follows:
 - For the calendar months of November through March,

Monday through Friday*:

6:00 a.m. to 10:00 a.m. and

6:00 p.m. to 10:00 p.m.

B. For the calendar months of April through October,

Monday through Friday*:

12:00 Noon to 9:00 p.m.

- The following general holidays shall be excluded from the On-Peak Periods: New Year's Day, Memorial Day, Independence Day, Labor Day, Thanksgiving Day and Christmas. In the event the holiday occurs on a Saturday or Sunday, the adjacent weekday shall be excluded from the On-Peak Periods.
- 2. Off-Peak Periods The designated Off-Peak Periods shall be all periods other than the designated On-Peak Periods set forth above.

Minimum Monthly Bill:

The minimum monthly bill shall be the Customer Charge and the Capacity Charges for Standby Service. Where Special Equipment to service the customer is required, the Company may require a specified minimum charge.

Terms of Payment:

Bills rendered hereunder are payable within the time limit specified on bill at company-designated locations.

Term of Service:

Service under this rate schedule shall be under the same terms as that specified in the otherwise applicable rate schedule.

Special Provisions:

- 1. When the customer increases the electrical load, which increase requires the Company to increase facilities installed for the specific use of the customer, a new Term of Service may be required under this rate at the option of the Company.
- Customers taking service under another Company rate schedule who elect to transfer to this rate will be accepted by the Company on a first-come, first-served basis. Required interruptible equipment will be installed accordingly, subject to availability. Service under this rate schedule shall commence with the first full billing period following the date of equipment installation.

(Continued on Page No. 5)

ISSUED BY: Lori J. Cross, Manager, Utility Regulatory Planning - Florida

SECTION NO. VI SECTION NO. VI

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TENTH REVISED SHEET NO. 6.323

CANCELS NINTH REVISED SHEET NO. 6.323

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Progress Energy Florida

Docket No. Exhibit No.

RATE SCHEDULE SS-3 CURTAILABLE STANDBY SERVICE (Continued from Page No. 3)

Rate Per Month: (Continued)

3. Standby Service Charges: (Continued)

Metering Voltage Adjustment:

Metering voltage will be at the option of the Company. When the Company meters at a voltage above distribution secondary, the appropriate following reduction factor shall apply to the Distribution Capacity Charge, Generation & Transmission Capacity Charge, Interruptible Capacity Credit, Non-Fuel Energy Charge and Delivery Voltage Credit hereunder:

Reduction Factor Distribution Primary 1 0% Transmission 2.0%

G. **Fuel Cost Recovery Factor:**

Time of Use Fuel Charges of applicable metering voltage provided on Tariff Sheet No. 6.105.

Н. Rate Adjustment: See Sheet No. 6.106 Gross Receipts Tax Factor: See Sheet No. 6.106 Right-of-Way Utilization Fee: See Sheet No. 6.106 J. K. Municipal Tax: See Sheet No. 6.106 Sales Tax: See Sheet No. 6.106

Premium Distribution Service Charge:

Where Premium Distribution Service has been established after 12/15/98 in accordance with Subpart 2.05, General Rules and Regulations Governing Electric Service, the customer shall pay a monthly charge determined under Special Provision No. 4 of this rate schedule for the costs of all additional equipment, or the customer's allocated share thereof, installed to accomplish automatic delivery transfer including all line costs necessary to connect to an alternate distribution circuit.

In addition the Distribution Capacity Charge included in the Rate per Month section of this rate schedule shall be increased by \$0.74 per kW for the cost of reserving capacity in the alternate distribution circuit.

Rating Periods:

- 1. On-Peak Periods The designated On-Peak Periods expressed in terms of prevailing clock time shall be as follows:
 - For the calendar months of November through March,

Monday through Friday*:

6:00 a.m. to 10:00 a.m. and 6:00 p.m. to 10:00 p.m.

B. For the calendar months of April through October,

Monday through Friday*:

12:00 Noon to 9:00 p.m.

- The following general holidays shall be excluded from the On-Peak Periods: New Year's Day, Memorial Day, Independence Day, Labor Day, Thanksgiving Day and Christmas. In the event the holiday occurs on a Saturday or Sunday, the adjacent weekday shall be excluded from the On-Peak Periods.
- 2. Off-Peak Periods The designated Off-Peak Periods shall be all periods other than the designated On-Peak Periods set forth above.

Minimum Monthly Bill:

The minimum monthly bill shall be the Customer Charge and the Capacity Charges for Standby Service. Where Special Equipment to service the customer is required, the Company may require a specified minimum charge.

Terms of Payment:

Bills rendered hereunder are payable within the time limit specified on bill at Company-designated locations.

Term of Service:

Service under this rate schedule shall be under the same terms as that specified in the otherwise applicable rate schedule.

(Continued on Page No. 5)

ISSUED BY: Lori J. Cross, Manager, Utility Regulatory Planning - Florida

SECTION NO. VI
SEVENTEENTH REVISED SHEET NO. 6.330

Docket No. _____(PT-5)
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CANCELS SIXTEENTH REVISED SHEET NO 6.330

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*rogress Energy Florida

RATE SCHEDULE TS-1 TEMPORARY SERVICE

Availability:

Available throughout the entire territory served by the Company.

Applicable:

To customers for temporary service such as construction, fairs, displays, exhibits, and similar temporary purposes.

Character of Service:

Continuous service, alternating current, 60 cycle, single-phase or three phase at option of the Company, at the Company's standard voltage available.

Limitation of Service:

Service under this rate is subject to the Company's currently effective and filed "General Rules and Regulations for Electric Service."

Rate Per Month:

Company's applicable General Service rate schedule.

Additional Charges:

Fuel Cost Recovery Factor:

Rate Adjustment:

Gross Receipts Tax Factor:

Right-of-Way Utilization Fee:

Municipal Tax:

See Sheet No. 6.106

Minimum Monthly Bill:

As provided for in the applicable rate schedule.

Terms of Payment:

Bills rendered hereunder are payable within the time limit specified on bill at Company-designated locations.

Term of Service:

Service under this rate shall be for a minimum initial term of thirty (30) days from the commencement of service and may be extended for thirty- (30) day periods.

Special Provisions:

- 1. Metering voltage will be at the option of the Company.
- 2. The Company may under the provisions of this rate, at its option, require a contract with the Customer upon the Company's filed contract form
- Where a temporary service extension is required and can be provided by a service drop or connection point to the Company's existing
 distribution system, the Customer shall pay a service charge of \$227.00 for the cost of installing and removing such temporary service
 extension.
- 4. Where line work is required, the Customer shall pay, in advance, the estimated cost of installing and removing such facilities as may be required to provide such temporary service, except the cost of any portion of the facilities which will remain as a part of the permanent service. In addition, the Customer shall deposit with the Company, in advance, a cash sum equal to the estimated charge for energy consumed provided, however, that the Company may waive advance payments if the Customer has established, in the sole judgment of the Company, satisfactory credit.

ISSUED BY: Lori J. Cross, Manager, Utility Regulatory Planning - Florida