FILED 6/27/2022 DOCUMENT NO. 04306-2022 FPSC - COMMISSION CLERK

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition for approval of a new small commercial lighting tariff, by Tampa Electric Company. DOCKET NO. 20220037-EI ORDER NO. PSC-2022-0244-TRF-EI ISSUED: June 27, 2022

The following Commissioners participated in the disposition of this matter:

ANDREW GILES FAY, Chairman ART GRAHAM GARY F. CLARK MIKE LA ROSA GABRIELLA PASSIDOMO

ORDER APPROVING NEW SMALL COMMERCIAL LIGHTING TARIFF

BY THE COMMISSION:

BACKGROUND

On February 18, 2022, Tampa Electric Company (TECO or utility) filed a petition for approval of a new Small Commercial Bright Choices Outdoor Lighting Agreement tariff (Small Commercial lighting agreement or proposed Agreement). The proposed Small Commercial lighting agreement would allow customers requesting the installation of less than \$20,000 of lighting equipment on commercial property to take lighting service on a month-to-month term. The proposed Agreement may be terminated by either party with 30 days' notice. TECO further proposed several modifications and clarifications to its current lighting tariffs.

TECO provides outdoor lighting service to customers under its Lighting Service (LS-1) tariff. The LS-1 tariff provides the lighting rates for all fixture and pole options. LS-1 customers are also required to sign a lighting agreement, which specifies the terms and conditions of lighting service. Prior to 2022, all customers taking service under TECO's LS-1 tariff were required to sign the standard, Commission-approved Bright Choices Outdoor Lighting Agreement, which specifies a primary contract term of 10 years.

As a provision of TECO's 2021 rate case settlement agreement, we approved a Small Residential lighting agreement effective January 1, 2022.¹ The Small Residential lighting agreement allows residential customers installing less than \$10,000 of lighting equipment to take service under the LS-1 tariff on a month-to-month term instead of a primary term of 10 years.

¹ Order No. PSC-2021-0423-S-EI, issued November 10, 2021, in Docket No. 20210034-EI, *In re: Petition for rate increase by Tampa Electric Company.*

Customers installing more than \$10,000 of lighting equipment on residential property are still required to sign the standard Bright Choices Outdoor Lighting Agreement.

This petition contains TECO's proposal for a counterpart Small Commercial lighting agreement. The proposed Agreement contains similar language to the Small Residential Lighting Agreement and would allow customers seeking installation of lighting equipment costing less than \$20,000 on commercial property to take service on a month-to-month term.

In Order No. PSC-2022-0140-PCO-EI, we suspended the proposed tariffs to allow our staff sufficient opportunity to review the petition and gather all pertinent information in order to present us with an informed recommendation on the tariff proposals.² During the evaluation of the petition, Commission staff issued two data requests to TECO and received responses on March 28, 2022, and April 26, 2022.³ In response to the second data request, TECO filed revised tariff sheet Nos. 6.835 and 7.275 to clarify definitions and address questions that had been raised in the data requests.⁴ All revised tariff sheets, along with the original tariff sheets related to the proposed Agreement, are appended to this order as Attachment A.

We have jurisdiction over this matter pursuant to Sections 366.03, 366.04, 366.05, and 366.06, Florida Statutes (F.S.).

DECISION

The Agreement proposed by TECO is its petition is designed to provide commercial customers with more flexible terms than the 10-year term specified in the Bright Choices Outdoor Lighting Agreement. Under the proposed Agreement, customers requesting the installation of lighting equipment costing \$20,000 or less on commercial property would agree to lighting service on month-to-month terms and would be charged for lighting facilities pursuant to TECO's LS-1 tariffs. The terms of the proposed Agreement are consistent with the Commission-approved Small Residential lighting agreement.

TECO explained that the \$20,000 installation cost maximum for the proposed Agreement is based on a common unit and quantity of fixtures and poles for a typical small commercial application.⁵ The utility also provided two examples for a typical small commercial lighting equipment installation costing approximately \$20,000.⁶ For both overhead and underground service examples described, TECO stated that a typical installation would include between four and 12 fixture and pole units.

In the event a customer terminates the proposed Agreement in the short-term, TECO explained that there would be no impact to the general body of ratepayers. However, TECO

² Order No. PSC-2022-0140-PCO-EI, issued April 12, 2022, in Docket No. 20220037-EI, In re: Petition for approval of a new small commercial lighting tariff, by Tampa Electric Company.

³ TECO's responses to staff's first data requests (DN 02105-2022), TECO's responses to staff's second data requests (DN 02624-2022).

⁴ TECO's responses to staff's second data request, request No. 11.

⁵ TECO's responses to staff's first data request, request No. 1.

⁶ TECO's responses to staff's second data request, request No. 1.

stated that "there is an impact to lighting customers in the next rate proceeding as the cost of the facilities not producing revenues is included in the cost of service for all lighting customers if not removed." TECO further explained that the facilities would remain in place as a new customer taking over the property typically requests that the existing lights be turned on and the utility does not plan to utilize the proposed Agreement in situations where service would be temporary or seasonal.⁷ If a new property owner requests removal of the lighting equipment, the equipment would either be salvaged or returned to stock for reuse.

Commission staff inquired regarding the amount of commercial lighting installations performed by TECO in the past year that were below the proposed \$20,000 maximum installation cost.⁸ In response, the utility stated that it had performed a total of 140 installations for commercial customers in the year 2021, assuming that one lighting installation correlates to one lighting agreement. Of those 140 commercial lighting installations, 133, or 95 percent, had material costs less than \$20,000. Furthermore, TECO explained that the average material cost of those 133 commercial lighting installations was \$2,190.

The proposed Agreement may be terminated by either party, after providing the other with 30 days' notice. In response to Commission staff's second data request, the utility stated that there would be no removal costs or other fees for customers terminating the proposed Agreement, except in the event of light trespass.⁹ If removal of any equipment is the only practicable resolution for a light trespass objection, the customer would be responsible for the removal costs for the equipment that must be removed.¹⁰

TECO explained that the proposed Agreement would also be available to commercial tenants.¹¹ This is consistent with TECO's Commission-approved standard Bright Choices Outdoor Lighting Agreement and Small Residential lighting agreement.

Other Lighting Tariff Revisions

In addition to the proposed Agreement, TECO has proposed several modifications and clarifications to its current lighting tariffs. The main modifications are described below. None of the modifications affect the lighting rates and charges customers pay.

In its LS-1 tariffs (tariff sheet Nos. 6.800-6.821), TECO proposes to reopen a style of pole that was previously closed to new customers and modify the non-standard facilities and service section. The Round style light pole (Rate Code 523) was previously closed in 2017 at the

⁷ TECO's responses to staff's first data request No. 2 and second data request No. 8.

⁸ TECO's responses to staff's second data request, request No. 2.

⁹ TECO defines light trespass as "an unintentional and annoying intrusion of light onto a neighboring property." Order No. PSC-03-0417-TRF-EI, issued March 26, 2003, in Docket No. 20030122-EI, *In re: Petition for approval of revised lighting tariffs, by Tampa Electric Company.*

¹⁰ TECO's responses to staff's second data request, request No. 4.

¹¹ TECO's responses to staff's second data request, request No. 5.

request of the utility.¹² TECO explained that the Round style light pole was closed to new business because, at the time, there were few Round style light poles in service.¹³ TECO now proposes to reopen this pole style at the request of the City of Tampa. The City of Tampa has selected the Round style light pole as a signature pole for expanded use.

Tariff sheet No. 6.815 lists certain non-standard lighting facilities and services that are not typically provided by TECO as a part of a lighting installation. As a result, the requesting customer is responsible for the costs associated with those facilities and services. TECO explained that the proposal to modify the list to make clarifying edits and include additional nonstandard services was in response to frequent questions from customers.

In its Customer Specified Lighting Service (LS-2) tariffs (tariff sheet Nos. 6.830 and 6.835), TECO proposed to add a definition of in-place value for any customers transferring from LS-1 to LS-2 service. The LS-2 tariff is available to customers, at the option of the utility, requesting special fixtures or poles that are not available under the LS-1 tariff and to bill customers for the fixture and maintenance costs, TECO applies a monthly charge calculated by multiplying 0.93 percent of the in-place value of the facilities.

In its Small Residential lighting agreement (tariff sheet Nos. 7.215-7.245), TECO proposed the following tariff clarifications. First, TECO added a provision to indicate that during construction or removal of lighting equipment, the requesting customer is responsible for the costs of custom sidewalk restoration. Second, TECO clarified that the customer is responsible for any removal costs if the lighting installation becomes objectionable to other parties (other than the customer) and removal of the lighting is the only practicable resolution.

The proposed clarifications to the Small Residential lighting agreement have also been incorporated in the proposed Small Commercial lighting agreement. We have reviewed the modifications described above and believe they are reasonable.

Based on our review of the information submitted to us, we approve TECO's petition for a new proposed Agreement and other associated lighting tariff revisions. The proposed Agreement with a month-to-month term will benefit LS-1 customers seeking installation of lighting equipment costing less than \$20,000 on commercial property. The proposed tariff sheets are contained in Attachment A to this Order. The proposed tariffs shall be effective upon the issuance of a consummating order.

Based on the foregoing, it is

ORDERED by the Florida Public Service Commission that Tampa Electric Company's Petition for New Small Commercial Lighting Tariff is hereby approved as stated in the body of this order. It is further

¹² Order No. PSC-2018-0106-TRF-EI, issued February 26, 2018, in Docket No. 20170198, In re: Petition to close to new business all existing lighting rates and approve new LED lighting rates and tariffs, by Tampa Electric Company.

¹³ TECO's responses to staff's first data request, request No. 8.

ORDERED that if a protest is filed within 21 days of issuance of the order approving the proposed tariffs, the current tariffs shall remain in effect pending resolution of the protest. If no timely protest is filed, revised tariff sheets Nos. 6.800, 6.810, 6.815, 6.830, 6.835, 7.010, 7.215, 7.220, and 7.240, original tariff sheets Nos. 7.250, 7.255, 7.260, 7.265, 7.270, 7.275, and 7.280, which are appended to this order as Attachment A, shall become effective, and the docket closed, upon the issuance of a Consummating Order.

By ORDER of the Florida Public Service Commission this 27th day of June, 2022.

ADAM J. TEITZMAN

ADAM J. HEHZMAN Commission Clerk Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, Florida 32399 (850) 413-6770 www.floridapsc.com

Copies furnished: A copy of this document is provided to the parties of record at the time of issuance and, if applicable, interested persons.

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NOTICE OF FURTHER PROCEEDINGS

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.

Mediation may be available on a case-by-case basis. If mediation is conducted, it does not affect a substantially interested person's right to a hearing.

The Commission's decision on this tariff is interim in nature and will become final, unless a person whose substantial interests are affected by the proposed action files a petition for a formal proceeding, in the form provided by Rule 28-106.201, Florida Administrative Code. This petition must be received by the Office of Commission Clerk, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850, by the close of business on July 18, 2022.

In the absence of such a petition, this Order shall become final and effective upon the issuance of a Consummating Order.

Any objection or protest filed in this docket before the issuance date of this order is considered abandoned unless it satisfies the foregoing conditions and is renewed within the specified protest period.



THIRD FOURTH REVISED SHEET NO. 6.800 CANCELS SECOND THIRD REVISED SHEET NO. 6.800

LIGHTING SERVICE

SCHEDULE: LS-1

AVAILABLE: Entire service area

APPLICABLE:

Lighting Service is applicable to any customer for the sole purpose of lighting roadways or other outdoor areas. 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. At the Company's option, a deposit amount of up to a two (2) month's average bill may be required at anytime.

CHARACTER OF SERVICE:

Service is provided during the hours of darkness normally on a dusk-to-dawn basis.

At the Company's option and at the customer's request, the company may permit a timer to control a lighting system provided under this rate schedule that is not used for dedicated street or highway lighting. The Company shall install and maintain the timer at the customer's expense. The Company shall program the timer to the customer's specifications as long as such service does not exceed 2,100 hours each year. Access to the timer is restricted to company personnel.

LIMITATION OF SERVICE:

Installation shall be made only when, in the judgment of the Company, location of the proposed lights are, and will continue to be, feasible and accessible to the company equipment and personnel for both construction and maintenance.

TERM OF SERVICE:

Service under this rate schedule shall be for an initial term of ten (10) years beginning on the date one or more of the lighting equipment is installed, energized, and ready for use and shall continue thereafter for successive one-year terms until terminated by either party upon providing ninety (90) days prior written notice.

Service under this rate schedule is available to customers seeking installation of lighting equipment costing less than ten thousand dollars (\$10,000) on residential property<u>or</u> customers seeking installation of lighting equipment costing less than twenty thousand dollars (\$20,000) on commercial property; such service shall not have a primary term and instead shall have a month-to-month term that can be terminated by either Party with thirty (30) days written notice and shall be governed by the terms of the Bright Choices Outdoor Lighting Agreement – Small Residential or Bright Choices Outdoor Lighting Agreement – Small Commercial.

With the Company's approval, any existing customer receiving services under the LS-1 rate schedule as of December 31, 2021 may elect to transfer such LS-1 service at one or more premises to the LS-2 rate schedule, without penalty, or renewal of primary term. A new LS-2

ISSUED BY: A. D. Collins, President



THIRD-FOURTH REVISED SHEET NO. 6.800 CANCELS SECOND-THIRD REVISED SHEET NO. 6.800

agreement is not required to initiate the transition, only authorization for the customer in writing.

Continued to Sheet No. 6.805

ISSUED BY: A. D. Collins, President

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FIFTH SIXTH REVISED SHEET NO. 6.810 CANCELS FOURTH-FIFTH REVISED SHEET NO. 6.810

Continued from Sheet No. 6.809					
Pole/Wi	re and Pole/Wire Maintenance Charges:				
	Charge Per Unit (\$)			Per Unit (\$)	
Rate Code	Style	Description	Wire Feed	Pole/Wire	Maintenance
425	Wood (Inaccessible) ⁽¹⁾	30 ft	ОН	7.04	0.17
626	Wood	30 ft	ОН	3.47	0.17
627	Wood	35 ft	ОН	4.11	0.17
597	Wood	40/45 ft	ОН	8.79	0.31
637	Standard	35 ft, Concrete	ОН	7.36	0.17
594	Standard	40/45 ft, Concrete	ОН	14.08	0.31
599	Standard	16 ft, DB Concrete	UG	20.30	0.14
595	Standard	25/30 ft, DB Concrete	UG	27.87	0.14
588	Standard	35 ft, DB Concrete	UG	29.22	0.34
607	Standard (70 - 100 W or up to 100 ft span) ⁽¹⁾	35 ft, DB Concrete	UG	14.94	0.34
612	Standard (150 W or 100 -150 ft span) ⁽¹⁾	35 ft, DB Concrete	UG	20.02	0.34
614	Standard (250 -400W or above 150 ft span) ⁽¹⁾	35 ft, DB Concrete	UG	30.22	0.34
596	Standard	40/45 ft, DB Concrete	UG	34.05	0.14
523	Round- ⁽¹⁾	23 ft, DB Concrete	UG	27.36	0.14
591	Tall Waterford	35 ft, DB Concrete	UG	37.67	0.14
592	Victorian	PT, DB Concrete	UG	32.35	0.14
593	Winston	PT, DB Aluminum	UG	18.20	1.10
583	Waterford	PT, DB Concrete	UG	27.35	0.14
422	Aluminum ⁽¹⁾	10 ft, DB Aluminum	UG	11.20	1.30
616	Aluminum	27 ft, DB Aluminum	UG	37.18	0.34
615	Aluminum	28 ft, DB Aluminum	UG	15.97	0.34
622	Aluminum	37 ft, DB Aluminum	UG	50.90	0.34
623	Waterside	38 ft, DB Aluminum	UG	43.82	3.85
584	Aluminum ⁽¹⁾	PT, DB Aluminum	UG	21.00	1.10
581	Capitol ⁽¹⁾	PT, DB Aluminum	UG	32.06	1.10
586	Charleston	PT, DB Aluminum	UG	24.45	1.10
585	Charleston Banner	PT, DB Aluminum	UG	32.00	1.10
590	Charleston HD	PT, DB Aluminum	UG	27.67	1.10
580	Heritage ⁽¹⁾	PT, DB Aluminum	UG	23.17	1.10
587	Riviera ⁽¹⁾	PT, DB Aluminum	UG	24.46	1.10
589	Steel ⁽¹⁾	30 ft, AB Steel	UG	45.83	1.68
624	Fiber ⁽¹⁾	PT, DB Fiber	UG	9.74	1.30
582	Winston ⁽¹⁾	PT, DB Fiber	UG	17.71	1.10
525	Franklin Composite	PT, DB Composite	UG	29.19	1.10
641	Existing Pole		UG	6.23	0.34
¹⁾ Closed to new business					
	Continued fro	om Sheet No. 6.815			

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ISSUED BY: A. D. Collins, President



ELEVENTH TWELFTH REVISED SHEET NO. 6.815 CANCELS TENTH ELEVENTH REVISED SHEET NO. 6.815

	0123007-1	<u>is Facilities Charges:</u>	Monthly	Monthly
	Rate	Description	Facility Charge	Maintenanc
	Code 563	Description	\$7.54	Charge \$1.43
	569	PT Bracket (accommodates two post top fixtures)	\$4.27	\$0.06
			I	1
		DARD FACILITIES AND SERVICES:		
		er shall pay all costs associated with additional com tandard for providing lighting service, including but r		
1.	relays		lot inflited to, the lon	owing.
2.		oution transformers installed solely for lighting servic	e;	
З.	•	ctive shields <u>, bird deterrent devices, light trespass s</u>	<u>hields;</u>	
4.		leterrent devices;		
5. 6.4.	0	respass shields;		
4. 7.5.		otations; pole relocations;		
8.6.		es required by local regulations to control the leve	els or duration of illu	umination incl
		ciated planning and engineering costs;		
9.<u>7.</u>		val and replacement of pavement required to instal	l underground lightir	ng cable<u>equip</u>
	and alian at	in and the second		
1 0.<u>8.</u> 11. 9.		ional boring <u>.</u> - und penetrating radar (GPR) <u>:</u>		
10.		ial permitting requirements specialized permitting	that is increment	al to a sta
		ion permit;		
<u>2.11.</u>	speci	alized design and -engineering scope required by e	either the customer	or by local co
		e that is unique to the requested work,		
<u>12.</u> 13.		tom m <u>aintenance</u> otion of traffic permits <u>;</u> val of non-standard pole bases; and		
<u>13.</u> 3.14.		ed parking spaces resulting from construction or ren	noval	
. <u></u>	DIOON	ed parking opdoes resulting from construction of ren	noval.	
<u>MIN</u>	IMUM CI	HARGE: The monthly charge.		
FUE		<u>CE</u>: See Sheet Nos. 6.020 and 6.022.		
				~~
ENE	RGYCC	DNSERVATION RECOVERY CHARGE: See Shee	t Nos. 6.021 and 6.0	22.
<u>CAF</u>	PACITY I	RECOVERY CHARGE: See Sheet Nos. 6.020 and	6.022	
CLE	AN ENE	RGY TRANSITION MECHANISM: See Sheet Nos	. 6.023 and 6.025	
ENV	IRONME	ENTAL RECOVERY CHARGE: See Sheet Nos. 6.0	020 and 6.022	
		ROSS RECEIPTS TAX: See Sheet No. 6.023		
-				
		FEE: See Sheet No. 6.023		
PAYMENT OF BILLS: See Sheet No. 6.023				
<u>PA 1</u>	STORM PROTECTION PLAN RECOVERY PLAN: See Sheet Nos. 6.021 and 6.023			
<u>STC</u>		ONDITIONS:		

ISSUED BY: A. D. Collins, President



ELEVENTH TWELFTH REVISED SHEET NO. 6.815 CANCELS TENTH ELEVENTH REVISED SHEET NO. 6.815

2.851¢ per kWh of metered usage, plus a Basic Service Charge of \$.70 per day and the applicable additional charges as specified on Sheet Nos. 6.020. 6.021, 6.022 and 6.023. Continued to Sheet No. 6.820

ISSUED BY: A. D. Collins, President



FOURTH FIFTH REVISED SHEET NO. 6.830 CANCELS THIRD FOURTH SHEET NO. 6.830

CUSTOMER SPECIFIED LIGHTING SERVICE

SCHEDULE: LS-2

AVAILABLE: Entire service area

APPLICABLE:

Customer Specified Lighting Service is applicable to any customer for the sole purpose of lighting roadways or other outdoor areas. 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. At the Company's option, a deposit amount of up to a two (2) month's average bill may be required at anytime.

CHARACTER OF SERVICE:

Service is provided during the hours of darkness normally on a dusk-to-dawn basis. At the Company's option and at the customer's request, the company may permit a timer to control a lighting system provided under this rate schedule that is not used for dedicated street or highway lighting. The Company shall install and maintain the timer at the customer's expense. The Company shall program the timer to the customer's specifications as long as such service does not exceed 2,100 hours each year. Access to the timer is restricted to company personnel.

LIMITATION OF SERVICE:

Installation shall be made only when, in the judgment of the Company, location of the proposed lights are, and will continue to be, feasible and accessible to Company personnel and equipment for both construction and maintenance and such installation is not appropriate as a public offering under LS-1.

TERM OF SERVICE:

Service under this rate schedule shall, at the option of the <u>customercompany</u>, be for an initial term of twenty (20) years beginning on the date one or more of the lighting equipment is installed, energized, and ready for use and shall continue after the initial term for successive one-year terms until terminated by either party upon providing ninety (90) days prior written notice. Any customer transferring service to the LS-2 rate schedule from the LS_1 rate schedule shall continue the remaining primary initial term from LS-1 agreement. The In-Place Value shall be defined by the value of the lighting Equipment when it was first put into service.

SPECIAL CONDITIONS:

On lighting systems not subject to other rate schedules, the monthly rate for energy served at primary or secondary voltage, at the company's option, shall be 2.851¢ per kWh of metered usage, plus a Basic Service Charge of \$.70 per day and the applicable additional charges as specified on Sheet Nos. 6.020, 6.021, 6.022 and 6.023

Continued to Sheet No. 6.835

ISSUED BY: A. D. Collins, President

TECO, TAMPA ELECTRIC AN EMERA COMPANY	FOURTH FIFTH REVISED SHEET NO. 6.835 CANCELS THIRD FOURTH SHEET NO. 6.835
Continued	from Sheet No. 6.830
	be calculated by applying the monthly rate of 0.93% to the ng facilities identified in the Outdoor Lighting Agreement ompany for service under this schedule.
Rate Schedule to a customer taking service, effect that billing month. <u>The In-Place Value</u> the value of the lighting Equipment or its L	s new lights are added to the service provided under this the monthly rate shall be applied to the In-Place Value in e of any transferred LS-1 service shall be defined by ED equivalent based on the average cost of a current ew LS-2 service shall be defined by the value of the service.
NON-STANDARD FACILITIES AND SERVIC	<u>ES</u> :
The customer shall pay all costs associated w considered standard for providing lighting serv 1. relays;	vith additional company facilities and services that are not vice, including but not limited to, the following:
 relays, distribution transformers installed s 	olely for lighting service;
protective shields, bird deterrent de	
 bird deterrent devices; light trespass shields; 	
6.4. light rotations;	
7.5. light pole relocations;	
associated planning and engineerin	
	pavement required to install underground lighting
cableequipment; 8directional boring;	
10.9. ground penetrating radar (GPR);	
11.10. specialized permitting that is increr	nental to a standard construction permit; and
<u>11.</u> specialized <u>design and</u> engineering ordinance that is unique to the requ	g scope required by either the customer or by local code or uested work;
12. custom maintenance of traffic perm	nits;
13. removal of non-standard pole base	
12.14. blocked parking spaces resulting fr	om construction or removal
	time the agreement is entered into, or at the customer's ded in the In-Place Value to which the monthly rate will be
MINIMUM CHARGE: The monthly charge.	
ENERGY CHARGE: For monthly energy serv	ved under this rate schedule, 2.851¢ per kWh.
FUEL CHARGE: See Sheet Nos. 6.020 and 6	6.022.
ENERGY CONSERVATION RECOVERY CH.	ARGE: See Sheet Nos. 6.021 and 6.022.
CAPACITY RECOVERY CHARGE: See She	et Nos. 6.020 and 6.022.
CLEAN ENERGY TRANSITION MECHANISM	<u>M</u> : See Sheet Nos. 6.023 and 6.025.
ISSUED BY: A. D. Collins, President	DATE EFFECTIVE: January 1, 2022

Attachment A Page 8 of 19



FOURTH-FIFTH REVISED SHEET NO. 6.835 CANCELS THIRD FOURTH SHEET NO. 6.835

ENVIRONMENTAL RECOVERY CHARGE: See Sheet Nos. 6.020 and 6.022.

FLORIDA GROSS RECEIPTS TAX: See Sheet No. 6.023.

FRANCHISE FEE: See Sheet No. 6.023.

PAYMENT OF BILLS: See Sheet No. 6.023.

STORM PROTECTION PLAN RECOVERY CHARGE: See Sheet Nos. 6.021 and 6.023.

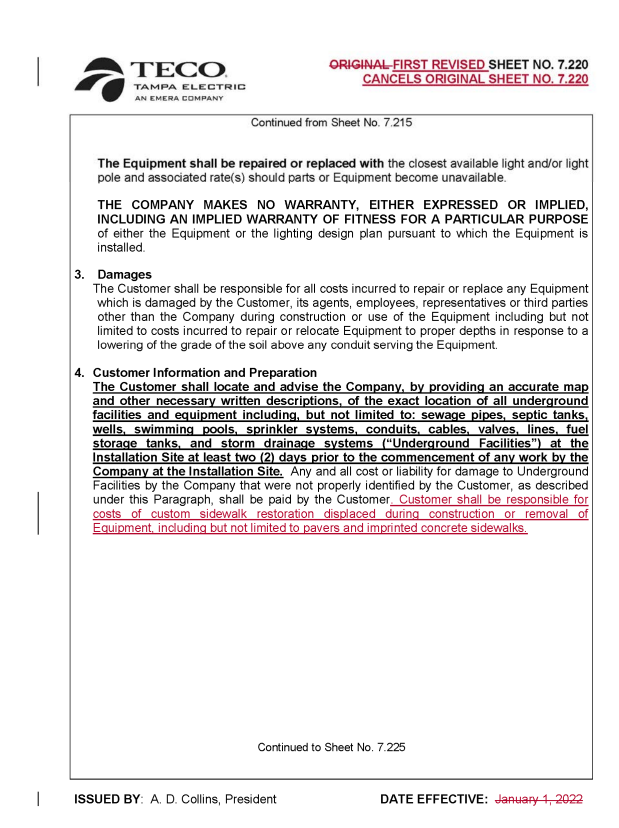


TWENTY-THIRD_FOURTH REVISED SHEET NO. 7.010 CANCELS TWENTY-SECOND_THIRD REVISED SHEET NO. 7.010

STANDARD FORMS AND AGREEMENTS	
Title	Sheet No.
Tariff Agreement for the Purchase of Industrial Load Management Rider Service	7.150
Bright Choices Outdoor Lighting Agreement	7.200
Bright Choices Outdoor Lighting Agreement – Small Residential	7.215
Bright Choices Outdoor Lighting Agreement – Small Commercial	7.250
Tariff Agreement for the Residential Guarantor Program	7.300
Tariff Agreement for the Provision of Load Management Service	7.510
Tariff Agreement for the Provision of Standby Generator Transfer Service	7.550
Tariff Agreement for the Purchase of Standby and Supplemental Service	7.600
Supplemental Tariff Agreement for the Purchase of Industrial Standby and Supplemental Load Management Rider Service	7.625
Service Agreement for Economic Development Rider	7.740
Contract Service Arrangement for the Provision of Service Under the Commercial/Industrial Service Rider	7.750
Facilities Rental Agreement	7.760
Tariff Agreement For The Residential Price Responsive Load Management Program	7.780
Application for Underground Service in an Overhead Area	7.800
Application for Relocation of Overhead Distribution Facilities	7.810
Application for Underground Service in an Underground Area	7.820
Underground Distribution Facilities Installation Agreement	7.830
Performance Guaranty Agreement	7.880
Performance Guaranty Agreement For Mining Facilities	7.915
Performance Guaranty Agreement For Residential Subdivision Development	7.950
Application for Interconnection of Renewable Generator System	<u>7.980</u>

ISSUED BY: A. D. Collins, President

	t ract No:		
	'k Request No:		
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	ng Customer of Record:		
	ng Addross:		
Tax	ID#:		
Pur	suant to the terms and o	TAMPA ELECTRIC COMPANY CES Outdoor Lighting Agreement – Small Residential conditions set forth in this outdoor lighting agreement (the "A	greei
Tan	npa Electric Company (i	the "Company") agrees to provide and	
(<u>Cu</u>	istomer Name, Billing	Address and Physical Address)	
Agr tho 1.	usand dollars (\$10,000) o Scope of Work	ustomers seeking installation of lighting equipment costing le n residential property. nish, install, operate and maintain, the following lighting equip	
	which, together with acc referred to herein as "Ec	cessories, attachments, replacement parts, additions and repa	irs, s Io
	the availability of such E	("Installation Site"), quipment, for the term of the Agreement	
2.	and/or the Equipment s Customer with a copy o commencement of insta	pproval written lighting system design specifications approved by the selected by the Customer, the Company shall prepare and if the final design and/or sketch at least five (5) business days llation of the Equipment at the Installation Site. The final design racticable, to the Customer's preferences or preferred design.	provi prior
	has not advised the Co two (2) days prior to the	has been provided to the Customer, as required above, and the mpany of specific changes to be made to the final design ske commencement of work at the Installation Site, then the Custo nted to the configuration and installation of Equipment pursuant	tch a omer
		sible for indicating the location where the Equipment is to be ir tion of the illumination provided thereby by staking or other clea	





FIRST SECOND REVISED SHEET NO. 7.240 CANCELS ORIGINAL FIRST REVISED SHEET NO. 7.240

Continued from Sheet No. 7.235

15. Physical Alterations and Attachments

In no event shall the Customer, or any other Grantor, alter, place upon or attach, or allow others to alter, place upon or attach to the Equipment, except with the Company's prior written consent and as set forth in applicable Tampa Electric guidelines, any sign or device of any nature, or place, install or permit to exist, anything, including trees or shrubbery, which would interfere with the Equipment or tend to create a dangerous condition. The Company is hereby granted the right to remove, without liability to Company, anything altered, placed, installed, or existing in violation of this paragraph with such removal cost being paid by the Customer.

Should such application to attach be made by a party other than the Customer, the initiating party shall obtain additional written approval from the Customer to attach the specific Equipment as identified by the pole tag number. Such approval of the Customer must be provided to the Company before final approval is granted for physical attachment.

16. Insurance

Customer, and/or Property Owner, at his sole cost and expense, shall maintain insurance, in amounts and under policy forms reasonable and prudent for the type of property on which the Equipment is installed at all times during the life of this Agreement. Failure to provide insurance in accordance with this Section shall constitute a material breach of this Agreement.

17. Amendments

During the term of this Agreement, Company and Customer may amend or enter into additional addenda to the Agreement ("Addenda") upon the mutual written agreement of both parties in the form of Addendum "A" hereto.

18. Light Trespass

Customer acknowledges and agrees that the Customer is solely responsible for specifying the general location of the Equipment and the direction and orientation of the illumination provided thereby. The Company will not be required to install or continue to operate the Equipment at any location where the service may be or has become objectionable to others. If removal of any Equipment is the only practicable resolution of the objection, the Customer shall promptly pay the Company for removal costs for the portion of the Equipment that must be removed.

19. Assignments

This Agreement shall inure to the benefit of, and be binding upon, the respective heirs, legal representatives, successors and assigns of the parties hereto. This Agreement may not be assigned by Customer in whole, and Customer shall not be released from the obligations hereunder, except with the written consent of Company, in its sole discretion.

Continued to Sheet No. 7.245

2	TECO. TAMPA ELECTRIC AN EMERA COMPANY		ORIGINAL SHEET NO. 7.2
		IPA ELECTRIC COMPAN	
<u>"Agree</u> <u>Name</u> , <u>the ou</u> <u>seeking</u>	ment"), Tampa Electric Con Billing Address and Physica tdoor lighting services spec	npany (the "Company") ag I Address) (the "Customer ified below. This Agreer	utdoor lighting agreement (t rees to provide and (Custom ") agrees to accept and pay nent is available to custome enty thousand dollars (\$20,00
		<u>gether with accessories, a</u>	naintain, the following light ttachments, replacement pai lipment"):
]	Equipment for the term of the	Agreement.	bject to the availability of su
	Customer and/or the Equipm and provide the Customer w business days prior to the	en lighting system design ent selected by the Custor th a copy of the final desig commencement of install esign sketch will conform,	specifications approved by mer, the Company shall prep on and/or sketch at least five ation of the Equipment at to the extent practicable, to
	<u>the Customer has not advise</u> design sketch at least two	d the Company of specific (2) days prior to the c Customer will be deeme	stomer, as required above, a changes to be made to the fi ommencement of work at ed to have consented to he final design sketch.
Page 1 o	f 7	Custo	mer Initials: Date:
	<u>Co</u>	ntinued to Sheet No. 7.255	
	DBY: A. D. Collins, Preside	at	DATE EFFECTIV

	ORIGINAL SHEET NO. 7.2	
_	AN EMERA COMPANY	
	Continued from Sheet No. 7.250	
	Sonanded Holl Sheet No. 7.200	
	The Customer is responsible for indicating the location where the Equipment is to	
	installed and the direction and orientation of the illumination provided thereby by stak or other clear marking.	
	or other oreal marking.	
	The Equipment shall be repaired or replaced with the closest available light light pole and associated rate(s) should parts or Equipment become unavailable.	
	THE COMPANY MAKES NO WARRANTY, EITHER EXPRESSED OR IMPLIE	
	INCLUDING AN IMPLIED WARRANTY OF FITNESS FOR A PARTICUL	
	PURPOSE of either the Equipment or the lighting design plan pursuant to whic	
	Equipment is installed.	
3.	Damages During Construction	
	The Customer shall be responsible for all costs incurred to repair or replace a	
	Equipment which is damaged by the Customer, its agents, employees, representative	
	or third parties other than the Company during construction or use of the equipm including but not limited to costs incurred to repair or relocate Equipment to pro	
	depths in response to a lowering of the grade of the soil above any conduit serving	
	Equipment.	
<u>4.</u>	Customer Information and Preparation	
	The Customer shall locate and advise the Company, by providing an accur map and other necessary written descriptions, of the exact location of	
	underground facilities and equipment including, but not limited to: sewa	
	<u>and equipment including</u> , but not innited to, sewage pip	
	septic tanks, wells, swimming pools, sprinkler systems, conduits, cables, valv	
	septic tanks, wells, swimming pools, sprinkler systems, conduits, cables, valv lines, fuel storage tanks, and storm drainage systems ("Underground Facilitie	
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	Continued from Sheet No. 7.255
6.	Customer Contribution in Aid of Construction
	The Company shall pay for all normal Equipment installation costs, with the exception the following: \$ for Refer to Section 5.2.6.1 of the Tampa Electric Tariff.
7.	Monthly Payment
	During the term of this Agreement, the Customer shall pay the Company monthly for t lighting services provided pursuant to Rate Schedule LS-1 as the rate schedule, wh is on file with the Florida Public Service Commission, may be amended from time time. All bills shall be due when rendered.
	The current monthly base charges for facilities installed under this agreement a
	The monthly charges specified in this agreement are tied to the tariff charges curren on file with the Florida Public Service Commission and may change during the term this Agreement in accordance with filed changes to the relevant tariffs.
<u>8.</u>	Term This Agreement shall be effective on the later of the dates indicated on the signate block ("Effective Date") and shall continue on a month-to-month term (the "Term" provided in the applicable Rate Schedule LS-1) beginning on the date one or more the Equipment is installed and, if applicable, at least one light is energized and ready use and shall continue thereafter until terminated by either party upon providing to other party with thirty (30) days prior written notice of termination.
<u>9.</u>	Limitation on Damages The Company will furnish electricity to operate the Equipment for dusk to dawn servery or less, depending on the controlling device, each calendar year. The Company will use reasonable diligence at all times to provide continuous operation during the term. To Company shall not be liable to the Customer for any damages arising from complete partial failure or interruption of service, shut down for repairs or adjustments, delay providing or restoring service, or for failure to warn of any interruption of service lighting.
<u>10</u>	Indemnification Except for those claims, losses and damages arising out of Company's sole negligen the Customer agrees to defend, at its own expense, and indemnify the Company for a and all claims, losses and damages, including attorney's fees and costs, which arise are alleged to have arisen out of furnishing, design, installation, operation, maintenar or removal of the Equipment. The phrase "property damage" includes, but is not limite
Page 3	of 7 Customer Initials: Date:
	Continued to Sheet No. 7.265 ED BY: A. D. Collins, President DATE EFFECTIV

	TECO. ORIGINAL SHEET NO. 7.2
	TAMPA ELECTRIC AN EMERA COMPANY
	Continued from Sheet No. 2.650
	to, damage to the property of the Customer, the Company, or any third parties. F purposes of this indemnification, the "Company" shall be defined as Tampa Elect Company, its parent, Emera, Inc., and all subsidiaries and affiliates thereof, and each their respective officers, directors, affiliates, insurers, representatives, agents, servan employees, contractors, and successor corporations.
<u>11.</u>	Outage Notification
	The Customer shall be responsible for monitoring the function of the Equipment and notifying the Company of all Equipment outages.
<u>12.</u>	
	Failure of the Customer to maintain adequate clearance (e.g. trees and vegetatic around the Equipment may cause illumination obstruction and/or a delay in request
	repairs or required maintenance.
<u>13.</u>	Termination, Removal
	 The Company may, at its option and on five (5) days written notice to Custome terminate this agreement in the event that: (a) the Customer fails to pay the Company for any of the services provided herein; (b) the Customer violates the terms of this agreement; (c) a petition for adjudication of bankruptcy or for reorganization or rearrangement
	filed by Customer pursuant to any federal or state bankruptcy law or similar fede
	or state law; or(d)a trustee or receiver is appointed to take possession of the Installation Site (or Customer is a tenant at the Installation Site, tenant's interest in the Installati Site) and possession is not restored to Tenant within thirty (30) days.
14.	Easements
	The Property Owner, identified on the signature page hereto, covenants that it owns controls the Installation Site and is authorized to grant the Company an easement permit performance of the Agreement. The Customer and the Property Owner of the Installation Site, if other than the Customer (individually, the "Grantor" collectively, t "Grantors"), hereby grant the Company a Non-exclusive Easement for ingress a egress over and under the Installation Site and removal of the Equipment. The Non-exclusive Easement shall terminate upon the Company's removal of the Equipment. The Section of the Equipment to the Installation Site and shall not be deemed fixtures. A claim(s) that the Company has or may hereafter have with respect to the Equipment shall be superior to any lien, right or claim of any nature that any Grantor or anyone
<u>Page</u>	4 of 7 Customer Initials: Date:
	Continued to Sheet No. 7.265
1001	ED BY A D Collins President DATE EFEECTIVE

ISSUED BY: A. D. Collins, President

DATE EFFECTIVE:

Attachment A Page 17 of 19

	ORIGINAL SHEET NO. 7.27
	Continued from Sheet No. 7.265
	claiming through Grantor now has or may hereafter have with respect to the Equipment by law, agreement or otherwise.
	In the event that this agreement is terminated pursuant to Paragraph 13 or expire pursuant to Paragraph 8, each of the Grantors expressly grants the Company or it assigns or agents the continued right of entry at any reasonable time to remove th Equipment, or any part hereof, from the Installation Site. The Company shall not b responsible for any reasonable property damage caused at and around the Installation Site, arising from Company exercising its rights under this easement. The Grantors individually or collectively, shall make no claim whatsoever to the Equipment or an interest or right therein.
<u>15.</u>	Physical Alterations and Attachments In no event shall the Customer, or any other Grantor, alter, place upon or attach or allo others to alter, place upon or attach to the Equipment, except with the Company's prior written consent and as set forth in applicable Tampa Electric guidelines, any sign device of any nature, or place, install or permit to exist, anything, including trees of shrubbery, which would interfere with the Equipment or tend to create a dangerou condition. The Company is hereby granted the right to remove, without liability Company, anything altered, placed, installed, or existing in violation of this paragrap with such removal cost being paid by the Customer.
	Should such application to attach be made by a party other than the Customer, the initiating party shall obtain additional written approval from the Customer to attach to the specific Equipment as identified by the pole tag number. Such approval of the Customer must be provided to the Company before final approval is granted for physica attachment.
<u>16.</u>	Insurance Customer and/or Property Owner, at his sole cost and expense, shall maintai insurance, in amounts and under policy forms reasonable and prudent for the type of property on which the Equipment is installed at all times during the life of th Agreement. Failure to provide insurance in accordance with this Section shall constitut a material breach of this Agreement.
<u>17.</u>	Amendments During the term of this Agreement, Company and Customer may amend or enter int additional addenda to the Agreement ("Addenda") upon the mutual written agreement of both parties in the form of Addendum "A" hereto.
Page :	5 of 7 Customer Initials: Date:
	Continued to Sheet No. 7.275
ISSU	ED BY: A. D. Collins, President DATE EFFECTIVE

-	TECO.	ORIGINAL SHEET NO. 7.27
	AN EMERA COMPANY	
	Continued from Sheet No.	7.270
<u>18.</u>	Light Trespass Customer acknowledges and agrees that the C specifying the general location of the Equipment an illumination provided thereby. The Company will no operate the Equipment at any location where the objectionable to others. If removal of any Equipment the objection, the Customer shall promptly pay the portion of the Equipment that must be removed.	d the direction and orientation of the ot be required to install or continue as service may be or has become the only practicable resolution
<u>19.</u>	Assignments This Agreement shall inure to the benefit of, and be legal representatives, successors and assigns of t may not be assigned by Customer in whole, and C the obligations hereunder, except with the writte discretion. –In the event of an Assignment, the assist the Customer and/or other Grantor with respect to but the initial Customer shall not be released from except by a separate writing from the Company in the	the parties hereto. This Agreeme Customer shall not be released fro in consent of Company in its so signee may be substituted herein f all Customer rights and obligation in the obligations of this Agreeme
<u>20.</u>	General No delay or failure by the Customer or the Compa Agreement shall constitute a waiver of that or expressly provided herein.	
Page	6 of 7 0	Customer Initials: Date:
	Continued to Sheet No. 7.	280
	IED BY: A. D. Collins, President	DATE EFFECTIVE

TECO. TAMPA ELECTRIC AN EMERA COMPANY	ORIGINAL SHEET NO. 7.280
Continue	ed from Sheet No. 7.275
<u>of Florida.</u>	accordance with and governed by the laws of the State
	ent, have caused this instrument to be executed in due
Customer:	<u>Tampa Electric Company</u> <u>Representative:</u> By/Title:
<u>By/Title:</u> Name (print):	Signature: Department:
<u>Signature:</u>	Date:
Date: Phone #: Email:	_
Property Owner: By/Title:	Tampa Electric Company Manager: By/Title:
Name (print): Signature:	Signature: Department: Date:
Date: Phone #:	
Email:	_
Page 7 of 7	
ISSUED BY: A. D. Collins, President	DATE EFFECTIVE: