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November 15, 2013

### -VIA WEB BASED FILING-

Ms. Carlotta S. Stauffer Office of Commission Clerk Florida Public Service Commission 2540 Shumard Oak Blvd. Tallahassee, FL 32399-0850

Re: Docket No. 130225-EQ / Staff's First Data Request

Dear Ms. Cole:

Enclosed for filing on behalf of Florida Power & Light Company ("FPL") are FPL's responses to Staff's First Data Request dated October 31, 2013, relating to FPL's Petition for Approval of Modification to Standard Interconnection Agreements and for Waiver of Portion of Rule 25-6.015(6)(a).

If you should have any questions, please do not hesitate to contact me at (561) 304-5795 or maria.moncada@fpl.com.

Sincerely,

s/ Maria J. Moncada

Maria J. Moncada

**Enclosures** 

cc: Kelly Corbari, Esq. (with attachments)

Florida Power & Light Company Docket No. 130225-EQ Staff's First Data Request Request No. 1 Page 1 of 1

### **QUESTION**

Please state whether FPL has knowledge of any net metered customers with systems where the manual disconnect switch (MDS) is not mounted adjacent to the meter, pursuant to Rule 25-6.065(a), F.A.C. and, if so, the number of customers and/or systems with the MDS not mounted adjacent to the meter.

### **RESPONSE**

Yes, 46 of FPL's net metered customers have renewable systems for which the MDS is not mounted adjacent to the meter.

Florida Power & Light Company Docket No. 130225-EQ Staff's First Data Request Request No. 2 Page 1 of 1

### **QUESTION**

Please provide the following information, for each of the customers and/or systems where the MDS is not mounted adjacent to the meter:

- a. The size of the system;
- b. The generation technology the system uses;
- c. Whether the system uses an inverter;
- d. The date(s) the system and the MDS were installed, and whether the customer or FPL installed the system and the MDS; and
- e. The reason the MDS was not mounted adjacent to the meter when the system was installed, or the reason why the MDS was moved if originally mounted adjacent to the meter when the system was installed.

### RESPONSE

Please see Attachment No. 1.

No.	TIER	Gross Power Rating (kW AC)	Technology (Solar, Wind, Other)	Inverter based? (Y or N)	Date agreement signed or system inspected <sup>i</sup>	System Installed By	Facility type	Reason the MDS was not mounted adjacent to the meter when the system was installed, or the reason why the MDS was moved if originally mounted adjacent to the meter when the system was installed.
1	TIER 2	14.64	Solar	Y	8/15/2011	Customer	Hotel	Meter is located on back of building in alley approximately 10 feet from the PV system. MDS was not mounted next to the meter due to lack of space adjacent to meter. This alternate location presents no compromise to the customer's system.
2	TIER 2	21.42	Solar	Y	7/20/2011	Customer	Supermarket	Meter is not located on the building, but rather on a pedestal adjacent to the FPL pad mounted transformer approximately one hundred feet away from the PV system on the customer's building. Mounting the MDS adjacent to the meter would have caused financial hardship due to the need to install conduit and conductor under a paved area. Where currently located the MDS is readily accessible with no compromise to the customer's system.
3	TIER 2	19.99	Solar	Y	8/20/2012	Customer	School	The meter is installed on a building approximately 100 yards away from building which the PV system is installed on. The MDS was not mounted adjacent to the meter because it would require 100 yards of trenching through a landscaped area. Also, distance between meter and PV system would result in additional costs for conduit, conductor and labor, as well as line losses that adversely impact the benefits of solar installation. Where currently located, MDS is readily accessible with no compromise to customer's system.
4	TIER 2	21.66	Solar	Y	12/10/2012	Customer	High Rise Condos	Meter located on the North exterior wall of the electrical vault between the vault doors and the end of the loading dock. The MDS was not located next to the meter due to lack of space and lack of accessibility. The MDS is instead located on the east exterior wall of the electrical vault approximately fifty feet from the meter where unobstructed readily accessible space was available. This alternate location presents no compromise to the customer's system.
5	TIER 2	14.28	Solar	Y	9/9/2011	Customer	Public Park	Meter for entire park is located inside of a secured fence area. MDS was not installed at this location because it would not be readily accessible. The MDS is instead located at a readily accessible location on the wall of the building where the PV system is

No.	TIER	Gross Power Rating (kW AC)	Technology (Solar, Wind, Other)	Inverter based? (Y or N)	Date agreement signed or system inspected <sup>i</sup>	System Installed By	Facility type	Reason the MDS was not mounted adjacent to the meter when the system was installed, or the reason why the MDS was moved if originally mounted adjacent to the meter when the system was installed.
								installed. This alternate location presents no compromise to the customer's system.
6	TIER 2	53.55	Solar	Y	12/29/2012	Customer	County office	Meter is located approximately 300 feet away from the building with the PV system. The MDS was not mounted adjacent to the meter because it would require 100 yards of trenching through a paved area. Also, distance between meter and PV system would result in additional costs for conduit, conductor and labor, as well as line losses that adversely impact the benefits of solar installation. Where currently located, MDS is readily accessible with no compromise to customer's system.
7	TIER 2	12.24	Solar	Y	9/7/2012	Customer	Residence	Meter is located on the customer's main house, approximately 100 feet from the customer's guest house. The point of interconnection is at the guest house. The MDS was not mounted adjacent to the meter at the customer's request to eliminate trenching of lawn and landscaping between the main and guest houses. Also, distance between meter and PV system would result in additional costs for conduit, conductor and labor, as well as line losses that adversely impact the benefits of residential solar installation. Where currently located, MDS is readily accessible with no compromise to customer's system.
8	TIER 3	139.91	Solar	Y	8/23/2013	Customer	Hospital	The PV system consists of two separate sets of PV panels and inverters. One is mounted on the roof in the Northeast corner of one wing of the building, and the other is mounted on the southwest section of another wing. The meter is mounted on next to the doors of the FPL electrical vault which is accessed from a gate on the Northwest corner of the facility. The MDSs were not located adjacent to the meter because of obstructions between the meter and the PV systems. MDSs instead were located in readily accessible locations on the walls of the building near each point of interconnection. Doing so avoided excessive conduit runs across the facilities roof, and trenching under paved areas. These alternate locations present no compromise to the

No.	TIER	Gross Power Rating (kW AC)	Technology (Solar, Wind, Other)	Inverter based? (Y or N)	Date agreement signed or system inspected <sup>i</sup>	System Installed By	Facility type	Reason the MDS was not mounted adjacent to the meter when the system was installed, or the reason why the MDS was moved if originally mounted adjacent to the meter when the system was installed.
								customer's system.
9	TIER 2	28.56	Solar	Y	12/1/2011	Customer	Storage park	Meter is next to the pad mounted transformer which is several hundred feet away from the customer's PV system on their building. Placing the MDS next to the meter, rather than on the building, would require excessive costs for directional bore or cutting of parking lot and running conductor out to the FPL pad mounted transformer and back to the PV system. Where presently located the MDS is readily accessible with no compromise to the customer's system.
10	TIER 2	13.81	Solar	Y	5/21/2012	Customer	Fire / Rescue Center	Meter is located approximately 150 feet from PV system and MDS on the building. MDS was not located next to the meter because the long distance between meter and the PV system would cause significant financial hardship for additional conduit, conductor, labor, and produce long term line losses, impacting the benefits of the renewable energy system. Where presently located the MDS is readily accessible with no compromise to the customer's system.
11	TIER 2	11.99	Solar	Y	5/15/2011	Customer	Fire / Rescue Center	Meter is located approximately 80 feet from PV system and MDS on the building. MDS was not located next to the meter to avoid the financial hardship of the excessive costs for a directional bore, or cutting and trenching the parking lot, and the costs for additional conduit, conductor, labor and line losses. Where presently located the MDS is readily accessible with no compromise to the customer's system.
12	TIER 2	36.35	Solar	Y	7/1/2011	Customer	Fire / Rescue Center	Meter is next to the FPL pad mounted transformer, approximately 60 feet away from the PV system on the building. MDS was not placed adjacent to the meter to avoid the financial hardship of the excessive costs for a directional bore, or cutting of and trenching the parking lot, and the costs for additional conduit, conductor, labor and line losses. Where presently located the MDS is readily accessible with no compromise to the customer's system.

No.	TIER	Gross Power Rating (kW AC)	Technology (Solar, Wind, Other)	Inverter based? (Y or N)	Date agreement signed or system inspected <sup>i</sup>	System Installed By	Facility type	Reason the MDS was not mounted adjacent to the meter when the system was installed, or the reason why the MDS was moved if originally mounted adjacent to the meter when the system was installed.
13	TIER 2	28.18	Solar	Y	9/25/2011	Customer	Auto Dealership	Meter is located approximately 120 feet from the PV system which is on the customer's building. The MDS was not installed adjacent to the meter to avoid obstacles between the two locations as well as extra costs for conduit, conductor, labor and long term line losses. Where presently located the MDS is readily accessible with no compromise to the customer's system.
14	TIER 2	29.25	Solar	Y	12/1/2011	Customer	Warehouse	Meter is located in a crowded multiple meter center. The MDS was mounted on the building approximately 30 feet from the meter where unobstructed space was available. Where currently located, MDS is readily accessible with no compromise to customer's system.
15	TIER 2	21.22	Solar	Y	2/3/2012	Customer	Multi-story Offices	Meter is located inside of a locked electrical room. MDS was not mounted adjacent to meter because of this obstruction/lack of ready access. MDS is instead located on a wall outside of the locked electrical room where it is readily accessible. This alternate location presents no compromise to the customer's system.
16	TIER 2	13.8	Solar and Wind	Y	7/30/2012	Customer	Multi-story Offices	Meter inside locked electrical room. MDS was not mounted adjacent to meter because of this obstruction/lack of ready access. MDS located outside of electrical room where it is readily accessible. This alternate location presents no compromise to the customer's system.
17	TIER 2	25.5	Solar	Y	7/10/2012	Customer	Water Plant	Meter is installed next to the FPL pad mounted transformer, approximately 90 feet away from the building. Mounting the MDS adjacent to the meter would have caused financial hardship due to the need for directional bore or cutting of paved areas with major underground conflicts. Where currently located, MDS is readily accessible with no compromise to the customer's system.
18	TIER 2	27.74	Solar	Y	7/12/2012	Customer	Warehouse	The meter is located on the side of the building 40 feet from the point of interconnection. , Mounting the MDS adjacent to the meter would have caused

No.	TIER	Gross Power Rating (kW AC)	Technology (Solar, Wind, Other)	Inverter based? (Y or N)	Date agreement signed or system inspected <sup>i</sup>	System Installed By	Facility type	Reason the MDS was not mounted adjacent to the meter when the system was installed, or the reason why the MDS was moved if originally mounted adjacent to the meter when the system was installed.
								financial hardship due to costs for installing an additional 80 feet of conduit and conductor from the point of interconnection to the MDS and then back to the point of interconnection. Where currently located the MDS is readily accessible with no compromise to the customer's system.
19	TIER 2	22.03	Solar	Y	11/23/2011	Customer	Multi-story Offices	The meter is located on the building 90 feet from the PV system. The MDS was not mounted adjacent to the meter to avoid running conduit around several bends on the outside of a new City building, which would have created a financial hardship. The City also raised aesthetic concerns regarding the conduits that would have had to be run. Where currently located, the MDS is readily accessible with no compromise to the customer's system.
20	TIER 2	22.03	Solar	Y	11/23/2011	Customer	Fire / Rescue Center	Meter is next to the FPL pad mounted transformer, approximately 50 feet away from the PV system. The MDS was not mounted adjacent to the meter to avoid the financial hardship of a directional bore or cutting of the parking lot. Where currently located, the MDS is readily accessible and presents no compromise to the customer's system.
21	TIER 2	28.76	Solar	Y	9/26/2011	Customer	Auto Dealership	Meter is not located on a wall surface, but rather next to the FPL pad mounted transformer, approximately 90 feet away from the building. Installing the MDS next to meter would have caused financial hardship due to the need to directional bore or cut concrete areas, and install conduit and conductors under a paved area. Where currently located the MDS is readily accessible with no compromise to the customer's system.
22	TIER 2	14	Solar	Y	3/7/2013	Customer	Retail Center	Meter is located inside locked electrical room. MDS was not mounted adjacent to meter because of this obstruction/lack of ready access. MDS located outside of electrical room for ready access. This alternate location presents no compromise to the

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								customer's system.
23	TIER 2	16.52	Solar	Y	9/13/2010	Customer	Multi-story Offices	Meter is not located on wall surface, but rather next to the FPL pad mounted transformer, approximately 220 feet away from the building. Mounting the MDS next to the meter would have caused financial hardship due to costs for directional bore or cut of parking lot and landscaping to install an additional 440 feet of conduit and conductor from the MDS to the point of interconnection and back, as well as creating long term line losses. Where currently located MDS is readily accessible with no compromise to the customer's system.
24	TIER 2	16.32	Solar	Y	11/9/2011	Customer	Multi-story Offices	Meter is not located on wall surface, but rather next to the FPL pad mounted transformer, approximately 110 feet away from the building. Mounting the MDS next to the meter would have caused financial hardship due to the need for directional bore or cut of parking lot and landscaping to install an additional 220 feet of conduit and conductor from the MDS to the point of interconnection and back, as well as creating long term line losses. Where currently located MDS is readily accessible with no compromise to the customer's system.
25	TIER 2	12.65	Solar	Y	12/28/2011	Customer	Multi-story Offices	Meter is not located on wall surface, but rather next to the FPL pad mounted transformer approximately 70 feet away from the building. Mounting the MDS next to the meter would have caused financial hardship due to the need for directional bore or cutting of parking lot and landscaping and installing an additional 70 feet of conduit and conductor from the MDS to the point of interconnection and back, as well as creating long term line losses. Where currently located MDS is readily accessible with no compromise to the customer's system.
26	TIER 2	11.75	Solar	Y	8/23/2012	Customer	Warehouse	Meter is located in a crowded multiple meter center. MDS was not mounted adjacent to meter because of this obstruction/lack of ready access. The MDS was instead

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								mounted on the building approximately 40 feet from the meter where unobstructed space was available and the MDS is readily accessible. This alternate location is readily accessible with no compromise to customer's system.
27	TIER 2	11.75	Solar	Y	8/23/2012	Customer	Warehouse	Meter is located in a crowded multiple meter center. MDS was not mounted adjacent to meter because of this obstruction/lack of ready access. The MDS was instead mounted on the building approximately 50 feet from the meter where unobstructed space was available and the MDS is readily accessible. This alternate location presents no compromise to customer's system.
28	TIER 2	13.61	Solar	Y	12/10/2011	Customer	Multi-story Offices	Meter is located next to the FPL pad mounted transformer approximately 60 feet away from the PV system on the customer's building. Mounting the MDS adjacent to the meter would have caused financial hardship due to the need to perform directional bore or cutting of concrete decking to run conductor from the PV system to the MDS. Where currently located, MDS is readily accessible with no compromise to customer's system.
29	TIER 2	13.29	Solar	Y	8/19/2011	Customer	Single Family Home	Meter is located 30 feet away from PV system. MDS was not mounted adjacent to meter because it would require running conduit alongside customer's personal residence or trenching of lawn and landscaping. Also, distance between meter and PV system would result in additional costs for conduit, conductor and labor, as well as line losses that adversely impact the benefits of residential solar installation. Where currently located, MDS is readily accessible with no compromise to customer's system.
30	TIER 2	26.66	Solar	Y	7/13/2011	Customer	Municipal Admin Bldg.	Meter is not located on wall surface, but rather on a pedestal near the transformer remote from the building. Mounting the MDS adjacent to the meter would have caused financial hardship due to the need to install conduit and conductors under a paved area. Where currently located, MDS is readily accessible with no compromise

No.	TIER	Gross Power Rating (kW AC)	Technology (Solar, Wind, Other)	Inverter based? (Y or N)	Date agreement signed or system inspected <sup>i</sup>	System Installed By	Facility type	Reason the MDS was not mounted adjacent to the meter when the system was installed, or the reason why the MDS was moved if originally mounted adjacent to the meter when the system was installed.
								to customer's system.
31	TIER 3	137.24	Solar	Y	8/1/2012	Customer	Flea market	Meter is not located on wall surface, but rather on a pedestal remote from the building. MDS was not mounted adjacent to the meter because it would have caused financial hardship due to the need to install conduit and conductors under a paved area. Where currently located, MDS is readily accessible with no compromise to customer's system.
32	TIER 2	46.14	Solar	Y	10/15/2010	Customer	County Jail	Meter is not located on wall surface, but rather on a pedestal near the FPL transformer remote from the building. MDS was not mounted adjacent to the meter because it would have caused financial hardship due to the need to install conduit and conductors under a paved area. Where currently located, MDS is readily accessible with no compromise to customer's system.
33	TIER 2	22.24	Solar	Y	12/14/2012	Customer	Office Building	Meter is not located on wall surface, but rather on a pedestal near the FPL transformer remote from the building. MDS was not mounted adjacent to the meter because it would have caused financial hardship due to the need to install conduit and conductors under a paved area. Where currently located, MDS is readily accessible with no compromise to customer's system.
34	TIER 2	17.14	Solar	Y	8/28/2012	Customer	Estate Residence	Meter is not located on wall surface, but rather on a pedestal remote from the residence. Mounting the MDS adjacent to the meter would have caused financial hardship due to the need to install conduit and conductors under both and paved areas. Where currently located, MDS is readily accessible with no compromise to customer's system.
35	TIER 2	17.01	Solar	Y	12/21/2012	Customer	RV Park	Meter is installed in an area with no available space for an MDS. MDS was not mounted adjacent to meter because of this obstruction/lack of ready access. MDS is instead installed on a wall insight of but not adjacent to the meter where space was

No.	TIER	Gross Power Rating (kW AC)	Technology (Solar, Wind, Other)	Inverter based? (Y or N)	Date agreement signed or system inspected <sup>i</sup>	System Installed By	Facility type	Reason the MDS was not mounted adjacent to the meter when the system was installed, or the reason why the MDS was moved if originally mounted adjacent to the meter when the system was installed.
								available and MDS is readily accessible. This alternate location presents no compromise to customer's system.
36	TIER 2	10.77	Solar	Y	2/25/2010	Customer	School Campus	Meter is not located on wall surface, but rather on a pedestal near the FPL transformer remote from the building. MDS was not mounted adjacent to meter because it would have caused financial hardship due to the need to install conduit and conductors under a paved area. Where currently located, MDS is readily accessible with no compromise to customer's system.
37	TIER 2	12.16	Solar	Y	2/1/2013	Customer	Shop and Restaurant	The meter is mounted on one building and two other buildings contain the PV systems. The MDSs were not installed adjacent to the meter to avoid the financial hardship of running conduit and conductors to and from both buildings. Where currently located, both MDSs are readily accessible with no compromise to customer's systems.
38	TIER 2	27.76	Solar	Y	12/30/2011	Customer	Hotel	Meter is not located on wall surface, but rather on a pedestal remote from the building. Mounting the MDS adjacent to the meter would have caused financial hardship due to the need to install conduit and conductors under a paved area. Where currently located, MDS is readily accessible with no compromise to customer's system.
39	TIER 2	27.09	Solar	Y	9/25/2012	Customer	Sailing School	Meter is located inside locked electrical room. MDS was not mounted adjacent to meter due to this obstruction/lack of ready access. MDS is instead located outside of the electrical room wall for ready access. This alternate location presents no compromise to the customer's system.
40	TIER 2	25.7	Solar	Y	9/12/2012	Customer	Marine Research Center	Meter is not located on wall surface, but rather on a pedestal remote from the building. Mounting the MDS adjacent to the meter would have caused financial hardship due to the need to install conduit and conductors under a paved area. Where currently located, MDS is readily accessible with no compromise to customer's

No.	TIER	Gross Power Rating (kW AC)	Technology (Solar, Wind, Other)	Inverter based? (Y or N)	Date agreement signed or system inspected <sup>i</sup>	System Installed By	Facility type	Reason the MDS was not mounted adjacent to the meter when the system was installed, or the reason why the MDS was moved if originally mounted adjacent to the meter when the system was installed.
								system.
41	TIER 2	17.01	Solar	Y	12/30/2011	Customer	Office Bldg.	Meter is located inside of a locked electrical room. MDS was not mounted adjacent to meter because of this obstruction/lack of ready access. MDS is instead located on a wall outside of the locked electrical room where it is readily accessible. This alternate location presents no compromise to the customer's system.
42	TIER 2	30.91	Solar and Wind	Y	9/18/2012	Customer	Office Bldg.	Meter is located inside of a locked electrical room. MDS was not mounted adjacent to meter because of this obstruction/lack of ready access. MDS is instead located on a wall outside of the locked electrical room where it is readily accessible. This alternate location presents no compromise to the customer's system.
43	TIER 2	27.76	Solar	Y	3/20/2012	Customer	Strip Center Businesses	Meter is located in a multiple meter center for a multi-business strip center. The business within the strip center is not adjacent to the meter center. Mounting MDS adjacent to the meter would have caused financial hardship due to the need to installing conduit and conductor under a paved area. Where currently located, MDS is readily accessible with no compromise to customer's system.
44	TIER 2	21.31	Solar	Y	12/23/2011	Customer	Strip Center Businesses	Meter is located in a multiple meter center for a multi-business strip center. The business within the strip center is not adjacent to the meter center. Mounting MDS adjacent to the meter would have caused financial hardship due to the need to installing conduit and conductor under a paved area. Where currently located, MDS is readily accessible with no compromise to customer's system.
45	TIER 2	27.74	Solar	Y	4/9/2013	Customer	Strip Center Businesses	Meter is located in a multiple meter center for a multi-business strip center. The business within the strip center is not adjacent to the meter center. Mounting MDS adjacent to the meter would have caused financial hardship due to the need to installing conduit and conductor under a paved area. Where currently located, MDS is

Florida Power & Light Company Docket No. 130225-EQ Staff's First Data Request Request No. 2 Attachment No. 1 Page 11 of 11

No.	TIER	Gross Power Rating (kW AC)	Technology (Solar, Wind, Other)	Inverter based? (Y or N)	Date agreement signed or system inspected <sup>i</sup>	System Installed By	Facility type	Reason the MDS was not mounted adjacent to the meter when the system was installed, or the reason why the MDS was moved if originally mounted adjacent to the meter when the system was installed.
46	TIER 2	27.31	Solar	Y	9/21/2012	Customer	Light Industrial Building	readily accessible with no compromise to customer's system.  The meter is installed on the wall of the facility remote from the point of interconnection and the MDS. The MDS was not installed adjacent to the meter to avoid the financial hardship on installing conduit and conductors under a paved area. Where the MDS is currently located, it is readily accessible with no compromise to the customer's system.

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<sup>&</sup>lt;sup>i</sup> Staff's data request seeks the "[t]he date(s) the system and the MDS were installed." As shown in the table, FPL did not install any of the renewable generation systems. Therefore, FPL does not have knowledge of the date the customer's system was installed. In lieu of the installation date, FPL provides the date the customer signed the agreement or the date the electrical permit for the system was approved.

Florida Power & Light Company Docket No. 130225-EQ Staff's First Data Request Request No. 3 Page 1 of 1

### **OUESTION**

Please state whether FPL took any action to comply with Rule 25-6.065(6)(a), F.A.C., with regard to the location of the MDS.

### **RESPONSE**

Yes, in every case FPL works with the customer to comply with Rule 25-6.065(6)(a). FPL's initial communications with customers advise that the MDS must be located in a readily accessible location adjacent to the meter. Alternate locations or other practical solutions are discussed only if a site inspection reveals that a customer is adversely impacted, and the customer requests that FPL consider an alternate location due to financial or other technical reasons. In many cases the customer had already installed the system with a remote DMS prior to notifying FPL. In these cases, FPL inspected the site to confirm the validity of the alternate MDS location. The ultimate solution must be practical, safe, reflect sound engineering; and must be agreeable to both parties. Neither the Florida Building Code nor the National Electric Code requires the MDS that FPL's existing Standard Interconnection Agreement requires for inverter based systems for any reason including safety.

In every case the customer would have experienced additional financial costs for materials and labor to locate the meter and MDS adjacent to each other in a readily accessible location. They would also have experienced additional line losses throughout the life of the PV system, reducing cost effectiveness of the solar PV system. FPL accommodated each customer by supporting the installation of renewable energy systems without placing additional financial burden on the projects by accepting good engineering practices.

Florida Power & Light Company Docket No. 130225-EQ Staff's First Data Request Request No. 4 Page 1 of 1

### **QUESTION**

Please state whether FPL believes that any of the systems with the MDS not mounted adjacent to the meter comply with Rule 25-6.065(6)(a), F.A.C. If so, please state which systems FPL believes comply with the rule, and why.

### **RESPONSE**

No, the systems with the MDS not mounted adjacent to the meter do not comply with the portion of Rule 25-6.065(6)(a) that sets forth the location requirement.

Florida Power & Light Company Docket No. 130225-EQ Staff's First Data Request Request No. 5 Page 1 of 1

### **QUESTION**

Please state whether FPL considered any measures to bring the systems with the MDS not mounted adjacent to the meter into compliance with the Rule 25-6.065(a), F.A.C. If so, please explain.

### **RESPONSE**

Yes, as explained in FPL's response to Staff's First Data Request No. 3, an FPL engineer evaluated each project jointly with each customer to determine if a practical solution was available to comply with Rule 25-6.065(a). Please see FPL's response to Staff's First Data Request No. 3 for a more detailed explanation.

Florida Power & Light Company Docket No. 130225-EQ Staff's First Data Request Request No. 6 Page 1 of 1

### **QUESTION**

Please state whether FPL believes the proposed modifications to FPL's Standard Interconnection Agreement tariffs would prevent future rule conflicts from arising when new net metered systems are installed, and why.

### **RESPONSE**

Yes, the proposed modifications would prevent future rule conflicts for two reasons. First, no MDS would be required for inverter based systems because, as explained in FPL's Amended Petition, these systems have safety features that render the MDS redundant and unnecessary. Second, the proposed modifications include a request for a rule waiver that provides FPL and the customer flexibility to locate the MDS at a location other than adjacent to the meter. The proposed modification would allow the customer to place the MDS at a location agreed to by the customer and FPL, and requires the installation of a permanent weather-proof plaque adjacent to FPL's meter socket indicating the location of the manual disconnect switch or switches.

Florida Power & Light Company Docket No. 130225-EQ Staff's First Data Request Request No. 7 Page 1 of 1

### **QUESTION**

Please state under what circumstances FPL might still require a MDS be mounted in a location other than adjacent to the meter if FPL's proposed modifications and rule waiver are approved by the Commission and whether FPL has encountered such circumstances in the past.

### **RESPONSE**

If the Commission approves FPL's proposed modifications and rule waiver, FPL might still require a MDS be mounted in a location other than adjacent to the meter on non-inverter based systems if the MDS would not be readily accessible at the meter location.

No, FPL has not encountered non-inverter based systems with a meter location that is not readily accessible.

Florida Power & Light Company Docket No. 130225-EQ Staff's First Data Request Request No. 8 Page 1 of 1

### **QUESTION**

Please explain how the decisions to mount the MDS away from the meter were made, and by whom. For example, did the customer or an on-site engineer determine the location of the MDS?

### **RESPONSE**

In most situations the customer requested an alternate location or had already completed the installation without contacting FPL prior to the installation. FPL engineers review each system to determine if the MDS location is readily accessible and seek to avoid excessive financial or system impact. When FPL is advised of the project in advance of the installation, FPL engineers review any site specific concerns with the customer to develop an appropriate solution. Please see FPL's response to Staff's First Data Request No. 3 for a more detailed explanation.

Florida Power & Light Company Docket No. 130225-EQ Staff's First Data Request Request No. 9 Page 1 of 1

### **QUESTION**

Please state whether any agreements exist between customers and FPL that provide that the MDS be mounted in a location other than adjacent to the meter. If so, please state what type of agreement exists and provide a copy(ies) of any such agreement for each customer and/or system.

### RESPONSE

For each FPL customer that has an MDS mounted in a location other than adjacent to the meter, FPL entered into a supplemental agreement to the Interconnection Agreement For Customer-Owned Renewable Generation that provided for an alternate location of the MDS. Pursuant to the agreement reached with Staff, redacted copies of each agreement are provided as Attachment Nos. 1-46.

Florida Power & Light Company		
Docket No. 130225-EQ		
Staff's First Data Request.	* 71	
Question No. 9		
Attachment 1 Page 1 of 2		
This attachment corresponds to line 1 of		

### SUPPLEMENTAL AGREEMENT TO INTERCONNECTION AGREMENT FOR CUSTOMER-OWNED RENEWABLE GENERATION (Tier 2 or Tier 3)

THIS SUPPLEMENTAL AGREEMENT is made and entered into this 28 day of November ("Customer"), with an address of and Florida Power & Light Company ("FPL") a Florida corporation with an address of P.O. Box 14000, 700 Universe Boulevard, Juno Beach, FL 33408-0429.

### .WITHESSETH:

WHEREAS, this Supplemental Agreement is intended to supplement and amend the interconnection Agreement for Customer-Owned Renewable Generation entered into by and between the parties on 9128, 2011 (the "Interconnection Agreement"), only to the limited extent expressly provided herein; and

· WHEREAS, Section 5.1 of the interconnection Agreement provides as follows:

6.1. FPL shall require the Customer to instail, at the Customer's expense, a manual disconnect switch of the visible load break type to provide a separation point between the AC power output of the Customer-owned renewable generation and any Customer wiring connected to FPL's system. The manual disconnect switch shall be mounted separate from, but adjacent to FPL meter socket. The Customer shall ensure that such manual disconnect switch shall remain readily accessible to FPL and be capable of being locked in the open position with a single FPL utility padlock;

and

WHEREAS, FPL has determined in respect of the Customer-owned renewable generation that the installation of a manual disconnect switch or switches adjacent to FPL's meter socket would not be practical from a safety perspective and/or design considerations in accordance with good engineering practices; and

WHEREAS, FPL and Customer agree that the manual disconnect switch or switches should be placed at locations on Customer's premises which meet all applicable safety and design considerations.

NOW, THEREFORE, for and in consideration of the mutual covenants and agreements set forth herein and in the interconnection Agreement, the Parties hereto agree as follows:

Florida Power & Light Company Docket No. 130225-EQ Staff's First Data Request-Question No. 9 Attachment 1 Page 2 of 2.....

This attachment corresponds to line 1 of the table provided with FPL's response to Question No. 2

\*FPL shall require the Customer to Install, at Customer's expense, a manual disconnect switch or switches of the visible load break type to provide a separation point between the AC power output of the Customerowned renewable generation and any Customer wiring connected to FPL's system. Each manual disconnect switch shall be mounted separate from FPL's meter socket at a location agreed to by the Customer and FPL. The Customer shall ensure that each manual disconnect switch shall remain readily accessible to FPL and be capable of being located in the open position with a single FPL utility padlock. In addition, the Customer shall install adjacent to FPL's meter socket, at the Customer's expense, a permanent weather-proof plaque that indicates the location of the manual disconnect switch or switches. If FPL's meter socket is inaccessible to Customer, the Customer shall provide the plaque to FPL for installation."

"In the event of an emergency or condition which in the sole discretion of FPL requires the immediate disconnection of the Customer-owned renewable generation, FPL, without notice and without liability to the Customer, may disconnect the Customer-owned renewable generation at the point of service, thereby dropping the Customer's load. FPL shall reconnect the Customer-owned renewable generation as soon as the condition necessitating disconnection is remedied."

(2) Except as expressly modified by the terms of this Supplemental Agreement, all provisions of the interconnection Agreement shall remain unchanged and in full force and effect.

IN WITNESS WHEREOF, the Parties hereto have caused this Supplemental Agreement to be duly executed in triplicate the day and year first above written.

PLORIDA POWER & LIGHT COMPANY

(Signature)

(Signature)

(Print or Type Name)

Title: Manager Product Support

(Print or Type Name)

(Print or Type Name)

Florida Power & Light Company Docket No. 130225-EQ Staff's First Data Request Question No. 9 Attachment 2 Page 1 of 2

This attachment corresponds to line 2 of the table provided with FPL's response to Question No. 2

### SUPPLEMENTAL AGREEMENT TO

### INTERCONNECTION AGREMENT FOR CUSTOMER-OWNED RENEWABLE GENERATION (Tier 2 or Tier 3)

	THIS	SUPPLEMENTAL AGREEMENT is made and entered into this 21st day of March, 2012,	by
and	between	("Customer"), with an address of	
		and Florida Power & Light Company ("FPL") a Florida corporation with an address of P.	.O.
Box	14000, 70	00 Universe Boulevard, Juno Beach, FL 33408-0429.	

#### WITNESSETH:

WHEREAS, this Supplemental Agreement is intended to supplement and amend the Interconnection Agreement for Customer-Owned Renewable Generation entered into by and between the parties on May 5th, 2011 (the "Interconnection Agreement"), only to the limited extent expressly provided herein; and

WHEREAS, Section 5.1 of the interconnection Agreement provides as follows:

5.1. FPL shall require the Customer to install, at the Customer's expense, a manual disconnect switch of the visible load break type to provide a separation point between the AC power output of the Customerowned renewable generation and any Customer wiring connected to FPL's system. The manual disconnect switch shall be mounted separate from, but adjacent to FPL meter socket. The Customer shall ensure that such manual disconnect switch shall remain readily accessible to FPL and be capable of being locked in the open position with a single FPL utility padlock;

and

WHEREAS, FPL has determined in respect of the Customer-owned renewable generation that the installation of a manual disconnect switch or switches adjacent to FPL's meter socket would not be practical from a safety perspective and/or design considerations in accordance with good engineering practices; and

**WHEREAS,** FPL and Customer agree that the manual disconnect switch or switches should be placed at locations on Customer's premises which meet all applicable safety and design considerations,

**NOW, THEREFORE,** for and in consideration of the mutual covenants and agreements set forth herein and in the Interconnection Agreement, the Parties hereto agree as follows:

Florida Power & Light Company Docket No. 130225-EQ Staff's First Data Request Question No. 9 Attachinent 2 Page 2 of 2

This attachment corresponds to line 2 of the table provided with FPL's response to Question No. 2

"FPL shall require the Customer to install, at Customer's expense, a manual disconnect switch or switches of the visible load break type to provide a separation point between the AC power output of the Customer-owned renewable generation and any Customer wiring connected to, FPL's system. Each manual disconnect switch shall be mounted separate from FPL's meter socket at a location agreed to by the Customer and FPL. The Customer shall ensure that each manual disconnect switch shall remain readily accessible to FPL and be capable of being located in the open position with a single FPL utility padlock. In addition, the Customer shall install adjacent to FPL's meter socket, at the Customer's expense, a permanent weather-proof plaque that indicates the location of the manual disconnect switch or switches. If FPL's meter socket is inaccessible to Customer, the Customer shall provide the plaque to FPL for installation."

"In the event of an emergency or condition which in the sole discretion of FPL requires the immediate disconnection of the Customer-owned renewable generation, FPL, without notice and without liability to the Customer, may disconnect the Customer-owned renewable generation at the point of service, thereby dropping the Customer's load. FPL shall reconnect the Customer-owned renewable generation as soon as the condition necessitating disconnection is remedied."

(2) Except as expressly modified by the terms of this Supplemental Agreement, all provisions of the Interconnection Agreement shall remain unchanged and in full force and effect.

IN WITNESS WHEREOF, the Parties hereto have caused this Supplemental Agreement to be duly executed in triplicate the day and year first above written.

FLORIDA POWER & LIGHT COMPANY

(Signature)

(Signature)

(Print or Type Name)

Title: Manager Product Support

Witness: (Print or Type Name)

Florida Power & Light Company Docket No. 130225-EQ Staff's First Data Request Question No. 9 Attachment 3 Page 1 of 2

and

This attachment corresponds to line 3 of the table provided with FPL's response to Question No. 2

### SUPPLEMENTAL AGREEMENT TO INTERCONNECTION AGREMENT FOR CUSTOMER-OWNED RENEWABLE GENERATION (Tier 2 or Tier 3)

THIS SUPPLEMENTAL AGREEMENT is made and entered into this 18 day of 10, 2012, by and between and Florida Power & Light Company ("FPL") a Florida corporation with an address of P.O. Box 14000, 700 Universe Boulevard, Juno Beach, FL 33408-0429.	
WITNESSETH:	
WHEREAS, this Supplemental Agreement is intended to supplement and amend the interconnection Agreement for Customer-Owned Renewable Generation entered into by and between the parties on 17/16, 2012-(the "interconnection Agreement"), only to the limited extent expressly provided herein; and  WHEREAS, Section 5.1 of the Interconnection Agreement provides as follows:	
5.1. FPL shall require the Customer to Install, at the Customer's expense, a manual disconnect switch of the visible load break type to provide a separation point between the AC power output of the Customer-owned renewable generation and any Customer wiring connected to FPL's system. The manual disconnect switch shall be mounted separate from, but adjacent to FPL meter socket. The Customer shall ensure that such manual disconnect switch shall remain readily accessible to FPL and be capable of being locked in the open position with a single FPL utility padlock;	

WHEREAS, FPL has determined in respect of the Customer-owned renewable generation that the installation of a manual disconnect switch or switches adjacent to FPL's meter socket would not be practical from a safety perspective and/or design considerations in accordance with good engineering practices; and

WHEREAS, FPL and Customer agree that the manual disconnect switch or switches should be placed at locations on Customer's premises which meet all applicable safety and design considerations.

NOW, THEREFORE, for and in consideration of the mutual covenants and agreements set forth herein and in the interconnection Agreement, the Parties hereio agree as follows:

Florida Power & Light Company Docket No. 130225-EQ Staff's First Data Request Question No. 9 Attachment 3 Page 2 of 2

This attachment corresponds to line 3 of the table provided with FPL's response to Question No. 2

"FPL shall require the Customer to install, at Customer's expense, a manual disconnect switch or switches of the visible load break type to provide a separation point between the AC power output of the Customer-owned renewable generation and any Customer wiring connected to FPL's system. Each manual disconnect switch shall be mounted separate from FPL's meter socket at a location agreed to by the Customer and FPL. The Customer shall ensure that each manual disconnect switch shall remain readily accessible to FPL and be capable of being located in the open position with a single FPL utility padiock. In addition, the Customer shall install adjacent to FPL's meter socket, at the Customer's expense, a permanent weather-proof plaque that indicates the location of the manual disconnect switch or switches. If FPL's meter socket is inaccessible to Customer, the Customer shall provide the plaque to FPL for installation."

"in the event of an emergency or condition which in the sole discretion of FPL requires the immediate disconnection of the Customer-owned renewable generation, FPL; without notice and without liability to the Customer, may disconnect the Customer-owned renewable generation at the point of service, thereby dropping the Customer's load. FPL shall reconnect the Customer-owned renewable generation as soon as the condition necessitating disconnection is remedied."

(2) Except as expressly modified by the terms of this Supplemental Agreement, all provisions of the Interconnection Agreement shall remain unchanged and in full force and effect.

State State

and service of the service of

IN WITNESS WHEREOF, the Parties hereto have caused this Supplemental Agreement to be duly executed in triplicate the day and year first above written.

FLORIDA POWER & LIGHT COMPANY	CUSTOMER						
for from							
(Signature)	(Bianaluro)						
Ron Bartnick							
(Print or Type Name)  Manager, Product Support	(Print or Type Name)						
Title:	Title:						
	:						
•	Witness:(Print or Type Name)						

2

Florida Power & Light Company
Docket No. 130225-EQ
Staff's First Data Request
Question No. 9
Attachment 4 Page 1 of 2
This attachment corresponds to line 4 of the table provided with FPL's response to Question No. 2

## SUPPLEMENTAL AGREEMENT TO INTERCONNECTION AGREMENT FOR CUSTOMER-OWNED RENEWABLE GENERATION (Tier 2 or Tier 3)

THIS SUPPLEMENTAL AGREEME	NT is made and entered into this _12th_ day of February,
2013, by and between	("Customer"), with an address of
and Florida F	ower & Light Company ("FPL") a Florida compration with an
address of P.O. Box 14000, 700 Universe Bo	ulevard, Juno Beach, FL 33408-0429.

### WITNESSETH:

WHEREAS, this Supplemental Agreement is intended to supplement and amend the Interconnection Agreement for Customer-Owned Renewable Generation entered into by and between the parties on February 6th, 2013 (the "Interconnection Agreement"), only to the limited extent expressly provided herein; and

WHEREAS, Section 5.1 of the interconnection Agreement provides as follows:

5.1. FPL shall require the Customer to install, at the Customer's expense, a manual disconnect switch of the visible load break type to provide a separation point between the AC power output of the Customer-owned renewable generation and any Customer wiring connected to FPL's system. The manual disconnect switch shall be mounted separate from, but adjacent to FPL meter socket. The Customer shall ensure that such manual disconnect switch shall remain readily accessible to FPL and be capable of being locked in the open position with a single FPL utility padlock;

and

WHEREAS, FPL has determined in respect of the Customer-owned renewable generation that the installation of a manual disconnect switch or switches adjacent to FPL's meter socket would not be practical from a safety perspective and/or design considerations in accordance with good engineering practices; and

WHEREAS, FPL and Customer agree that the manual disconnect switch or switches should be placed at locations on Customer's premises which meet all applicable safety and design considerations.

NOW, THEREFORE, for and in consideration of the mutual covenants and agreements set forth therein and in the Interconnection Agreement, the Parties hereto agree as follows:

Florida Power & Light Company Docket No. 130225-EQ Staff's First Data Request Question No. 9 Attachment 4 Page 2 of 2

This attachment corresponds to line 4 of the table provided with FPL's response to Question No. 2

"FPL shall require the Customer to install, at Customer's expense, a manual disconnect switch or switches of the visible load break type to provide a separation point between the AC power cutput of the Customerowned renewable generation and any Customer wiring connected to FPL's system. Each manual disconnect switch shall be mounted separate from FPL's meter socket at a location agreed to by the Customer and FPL. The Customer shall ensure that each manual disconnect switch shall remain readily accessible to FPL and be capable of being located in the open position with a single FPL utility padlock. In addition, the Customer shall install adjacent to FPL's meter socket, at the Customer's expense, a permanent weather-proof plaque that indicates the location of the manual disconnect switch or switches. If FPL's meter socket is inaccessible to Customer, the Customer shall provide the plaque to FPL for installation."

"In the event of an emergency or condition which in the sole discretion of FPL requires the immediate disconnection of the Customer-owned renewable generation, FPL, without notice and without liability to the Customer, may disconnect the Customer-owned renewable generation at the point of service, thereby dropping the Customer's load. FPL shall reconnect the Customer-owned renewable generation as soon as the condition necessitating disconnection is remedied."

(2) Except as expressly modified by the terms of this Supplemental Agreement, all provisions of the interconnection Agreement shall remain unchanged and in full force and effect.

IN WITNESS WHEREOF, the Parties hereto have caused this Supplemental Agreement to be duty executed in triplicate the day and year first above written.

FLORIDA POWER & LIGHT COMPANY	CUSTOMER				
the thighist					
(Signature)	(Signature)				
Ron Bartnick (Print or Type Name)	(Pfint or Type Name)				
Title: Manager, Product Support	_ Title:				
	Witness:				

Florida Power & Light Company
Docket No. 130225-EQ
Staff's First Data Request
Question No. 9
Attachment 5 Page 1 of 2
This attachment corresponds to line 5 of the table provided with FPL's response to Question No. 2

# SUPPLEMENTAL AGREEMENT TO INTERCONNECTION AGREMENT FOR CUSTOMER-OWNED RENEWABLE GENERATION (Tier 2 or Tier 3)

Westwind Lakes

THIS SUPPLEMENTAL AGREEMENT is made and entered into this 15th day of August, 2011 by and between Miami Pade County Park a Recreation Dept. ("Customer"), with an address of 275 NW 2nd St. Miami, PL 33128 and Florida Power & Light Company ("FPL") a Florida corporation with an address of P.O. Box 14000, 700 Universe Boulevard, Juno Beach, FL 33408-0429.

#### WITNESSETH:

WHEREAS, this Supplemental Agreement is intended to supplement and amend the interconnection Agreement for Customer-Owned Renewable Generation entered into by and between the parties on July 8th, 2011(the "interconnection Agreement"), only to the limited extent expressly provided herein; and

WHEREAS, Section 5.1 of the interconnection Agreement provides as follows:

5.1. FPL shall require the Customer to install, at the Customer's expense, a manual disconnect switch of the visible load break type to provide a separation point between the AC power output of the Customerowned renewable generation and any Customer wiring connected to FPL's system. The manual disconnect switch shall be mounted separate from, but adjacent to FPL meter socket. The Customer shall ensure that such manual disconnect switch shall remain readily accessible to FPL and be capable of being locked in the open position with a single FPL utility padlock;

and

WHEREAS, FPL has determined in respect of the Customer-owned renewable generation that the installation of a manual disconnect switch or switches adjacent to FPL's meter socket would not be practical from a safety perspective and/or design considerations in accordance with good engineering practices; and

WHEREAS, FPL and Customer agree that the manual disconnect switch or switches should be placed at locations on Customer's premises which meet all applicable safety and design considerations.

NOW, THEREFORE, for and in consideration of the mutual covenants and agreements set forth herein and in the interconnection Agreement, the Parties hereto agree as follows:

Florida Power & Light Company Docket No. 130225-EQ Staff's First Data Request Question No. 9 Attachment 5 Page 2 of 2

This attachment corresponds to line 5 of the table provided with FPL's response to Question No. 2

"FPL shall require the Customer to install, at Customer's expense, a manual disconnect switch or switches of the visible load break type to provide a separation point between the AC power output of the Customerowned renewable generation and any Customer wiring connected to FPL's system. Each manual disconnect switch shall be mounted separate from FPL's meter socket at a location agreed to by the Customer and FPL. The Customer shall ensure that each manual disconnect switch shall remain readily accessible to FPL and be capable of being located in the open position with a single FPL utility padlock. In addition, the Customer shall install adjacent to FPL's meter socket, at the Customer's expense, a permanent weather-proof plaque that indicates the location of the manual disconnect switch or switches. If FPL's meter socket is inaccessible to Customer, the Customer shall provide the plaque to FPL for installation."

"In the event of an emergency or condition which in the sole discretion of FPL requires the immediate disconnection of the Customer-owned renewable generation, FPL, without notice and without liability to the Customer, may disconnect the Customer-owned renewable generation at the point of service, thereby dropping the Customer's load. FPL shall reconnect the Customer-owned renewable generation as soon as the condition necessitating disconnection is remedied."

(2) Except as expressly modified by the terms of this Supplemental Agreement, all provisions of the Interconnection Agreement shall remain unchanged and in full force and effect.

IN WITNESS WHEREOF, the Parties hereto have caused this Supplemental Agreement to be duly executed in triplicate the day and year first above written.

FLORIDA POWER & LIGHT COMPANY	<u>C</u> USTOMER
the proton	
(Signature)	(Signature)
Ron Bartnick	Jorge L. Mora
(Print or Type Name)	(Pdnt or Type Name)
$\Delta \Lambda = 0.115$	Capital Programs Director
Title: ///anage-Product Supple	Capital Programs Director  Tille:Miami Dade County Park & Recreation Dept
	Williage Margala Podriguez

(Print or Type Name)

Florida Power & Light Company
Docket No. 130225-EQ
Staff's First Data Request
Question No. 9
Attachment 6 Page 1 of 2
This attachment corresponds to line 6 of the table provided with FPL's response to Question No. 2

## SUPPLEMENTAL AGREEMENT TO INTERCONNECTION AGREMENT FOR CUSTOMER-OWNED RENEWABLE GENERATION (Tier 2 or Tier 3)

175	TH	IS SU	IPPLEN	/ENTA	AGR	REEMENT	is made	and ent	ered in	to this _	4#	day.c	of_ <b>\</b>	June	<u>'</u> ,
20 <u>13</u>	by	and	betwe	en					("(	Custome	r"),	with	an	address	s of
						and Florid	la Power	& Light (	Compa	nv ("FPI	") a	Florid:	a cor	poration	with
an add	ress	of P.(	D. Box	14000,	700 U	niverse B	oulevard,	Juno Be	each, F	L 33408	3-042	9.			

### WITNESSETH:

WHEREAS, this Supplemental Agreement is intended to supplement and amend the interconnection Agreement for Customer-Owned Renewable Generation entered into by and between the parties on <u>November 13</u> 2012 (the "Interconnection Agreement"), only to the limited extent expressly provided herein; and

· WHEREAS, Section 5.1 of the Interconnection Agreement provides as follows;

5.1. FPL shall require the Customer to install, at the Customer's expense, a manual disconnect switch of the visible load break type to provide a separation point between the AC power output of the Customerowned renewable generation and any Customer wiring connected to FPL's system. The manual disconnect switch shall be mounted separate from, but adjacent to FPL meter socket. The Customer shall ensure that such manual disconnect switch shall remain readily accessible to FPL and be capable of being locked in the open position with a single FPL utility padlock;

and

WHEREAS, FPL has determined in respect of the Customer-owned renewable generation that the installation of a manual disconnect switch or switches adjacent to FPL's meter socket would not be practical from a safety perspective and/or design considerations in accordance with good engineering practices; and

WHEREAS, FPL and Customer agree that the manual disconnect switch or switches should be placed at locations on Customer's premises which meet all applicable safety and design considerations.

NOW, THEREFORE, for and in consideration of the mutual covenants and agreements set forth herein and in the interconnection Agreement, the Parties hereto agree as follows:

Florida Power & Light Company Docket No. 130225-EQ Staff's First Data Request Question No. 9 Attachment 6 Page 2 of 2

This attachment corresponds to line 6 of the table provided with FPL's response to Question No. 2

"FPL shall require the Customer to install, at Customer's expense, a manual disconnect switch or switches of the visible load break type to provide a separation point between the AC power output of the Customerowned renewable generation and any Customer wiring connected to FPL's system. Each manual disconnect switch shall be mounted separate from FPL's meter socket at a location agreed to by the Customer and FPL. The Customer shall ensure that each manual disconnect switch shall remain readily accessible to FPL and be capable of being located in the open position with a single FPL utility padlock. In addition, the Customer shall install adjacent to FPL's meter socket, at the Customer's expense, a permanent weather-proof piaque that indicates the location of the manual disconnect switch or switches. If FPL's meter socket is inaccessible to Customer, the Customer shall provide the plaque to FPL for installation."

"In the event of an emergency or condition which in the sole discretion of FPL requires the immediate disconnection of the Customer-owned renewable generation, FPL, without notice and without liability to the Customer, may disconnect the Customer-owned renewable generation at the point of service, thereby dropping the Customer's load. FPL shall reconnect the Customer-owned renewable generation as soon as the condition necessitating disconnection is remedied."

(2) Except as expressly modified by the terms of this Supplemental Agreement, all provisions of the Interconnection Agreement shall remain unchanged and in full force and effect.

IN WITNESS WHEREOF, the Parties hereto have caused this Supplemental Agreement to be duly executed in triplicate the day and year first above written.

FLORIDA POWER & LIGHT COMPANY	CUSTOMER /					
The Throller						
(Signature)	(Signature)					
Ron Bartnick						
(Print or Type Name)  Manager, Product Support	(Print or Type Name)					
Title:	Title:					
	Witness:_					

Florida Power & Light Company
Docket No. 130225-EQ
Staff's First Data Request
Question No. 9
Attachment 7 Page 1 of 2
This attachment corresponds to line 7 of the table provided with FPL's response to Question No. 2

SUPPLEMENTAL AGREEMENT
TO
INTERCONNECTION AGREMENT

### INTERCONNECTION AGREMENT FOR CUSTOMER-OWNED RENEWABLE GENERATION (Tier 2 or Tier 3)

THIS SUPPLEMENTAL AGREEMENT is made and entered into this 21 day of August
2015 by and between Customer with an address of
and Florida Power & Light Company ("FPI ") a Florida corporation with
an address of P.O. Box 14000, 700 Universe Boulevard, Juno Beach, FL 33408-0429.

#### WITNESSETH:

WHEREAS, this Supplemental Agreement is intended to supplement and amend the interconnection Agreement for Customer Civined Renewable Generalian entered into by and between the parties on August , 2012 (the "Interconnection Agreement"), only to the limited extent expressly provided herein; and

WHEREAS, Section 5.1 of the Interconnection Agreement provides as follows:

5.1. FPL shall require the Customer to Install, at the Customer's expense; a manual disconnect switch of the visible load break type for provide a separation point between the AC power output of the Customer-owned renewable generation and any Customer wiring connected to FPL's system. The manual disconnect switch shall be mounted separate from, but adjacent to FPL meter socket. The Customer shall ensure that such manual disconnect switch shall remain readily accessible to FPL and be capable of being locked in the open-position with a single FPL utility padlock:

and

WHEREAS, FPL has determined in respect of the Customer-owned renewable generation that the installation of a manual disconnect switch or switches adjacent to FPL's meter socket would not be practical from a safety perspective and/or design considerations in accordance with good engineering practices; and

WHEREAS, FPL and Customer agree that the manual disconnect switch or switches should be placed at locations on Customer's premises which meet all applicable safety and design considerations.

NOW, THEREFORE, for and in consideration of the mutual covenants and agreements set forth herein and in the interconnection Agreement; the Parties hereto agree as follows:

Florida Power & Light Company Docket No. 130225-EQ Staff's First Data Request Question No. 9 Attachment 7 Page 2 of 2

This attachment corresponds to line 7 of the table provided with FPL's response to Question No. 2

"FPL shall require the Customer to install, at Customer's expense, a manual disconnect switch or switches of the visible load break type to provide a separation point between the AC power output of the Customerowned renewable generation and any Customer wiring connected to FPL's system. Each manual disconnect switch shall be mounted separate from FPL's meter socket at a location agreed to by the Customer and FPL. The Customer shall ensure that each manual disconnect switch shall remain readily accessible to FPL and be capable of being located in the open position with a single FPL utility padicck. In addition, the Customer shall install adjacent to FPL's meter socket, at the Customer's expense, a permanent weather-proof plaque that indicates the location of the manual disconnect switch or switches. If FPL's meter socket is inaccessible to Customer, the Customer shall provide the plaque to FPL for installation."

"In the event of an emergency or condition which in the sole discretion of FPL requires, the immediate disconnection of the Customer owned renewable generation, FPL, without notice and without liability to the Customer, may disconnect the Customer-owned renewable generation at the point of service, thereby dropping the Customer's load. FPL shall reconnect the Customer-owned renewable generation as soon as the condition necessitating disconnection is remedied."

(2) Except as expressly modified by the terms of this Supplemental Agreement, all provisions of the interconnection Agreement shall remain unchanged and in full force and effect,

IN WITNESS WHEREOF, the Parties hereto have caused this Supplemental Agreement to be duly executed in triplicate the day and year first above written.

FLORIDA POWER & LIGHT COMPANY

(Signature)

Ron Bartnick

(Print or Type Name)

Manager, Product Support

Title:

(Print or Type Name)

(Print or Type Name)

2

Florida Power & Light Company
Docket No. 130225-EQ
Staff's First Data Request
Question No. 9
Attachment 8 Page 1 of 2
This attachment corresponds to line 8 of the table provided with FPL's response to Question No. 2

### SUPPLEMENTAL AGREEMENT TO INTERCONNECTION AGREMENT FOR CUSTOMER-OWNED RENEWABLE GENERATION (Tier 2 or Tior 3)

THIS SUPPLEMENTAL AGREEMENT Is made and entered into this 28 Hday of 2015 by and between 16 Covt Vert of Veterans ("Customer"), with an address of 201 NW 16 St Maxit FL 3312 and Florida Power & Light Company ("FPL") a Florida corporation with an address of P.O. Box 14000, 700 Universe Boulevard, Juno Beach, FL 33408-0429.

### WITNESSETH

WHEREAS, this Supplemental Agreement is intended to supplement and amend the interconnection Agreement for Customer-Owned Renewable Generation entered into by and between the parties on May 2013 (the "Interconnection Agreement"), only to the limited extent expressly provided herein; and

· WHEREAS, Section 5.1 of the Interconnection Agreement provides as follows:

5.1. FPL shall require the Customer to Install, at the Customer's expense, a manual disconnect switch of the visible load break type to provide a separation point between the AC power output of the Customerowned renewable generation and any Customer wiring connected to FPL's system. The manual disconnect switch shall be mounted separate from, but adjacent to FPL meter socket. The Customer shall ensure that such manual disconnect switch shall remain readily accessible to FPL and be capable of being locked in the open position with a single FPL utility padlock;

and

WHEREAS, FPL has determined in respect of the Customer-owned renewable generation that the installation of a manual disconnect switch or switches adjacent to FPL's meter socket would not be practical from a safety perspective and/or design considerations in accordance with good engineering practices; and

WHEREAS, FPL and Customer agree that the manual disconnect switch or switches should be placed at locations on Customer's premises which meet all applicable safety and design considerations.

NOW, THEREFORE, for and in consideration of the mutual covenants and agreements set forth herein and in the Interconnection Agreement, the Parties hereto agree as follows:

Florida Power & Light Company
Docket No. 130225-EQ
Staff's First Data Request
Question No. 9
Attachment 8 Page 2 of 2
This attachment corresponds to line 8 of the table provided with FPL's response to Question No. 2

"FPL shall require the Customer to Install, at Customer's expense, a manual disconnect switch or switches of the visible load break type to provide a separation point between the AC power output of the Customer-owned renewable generalion and any Customer wiring connected to FPL's system. Each manual disconnect switch shall be mounted separate from FPL's meter socket at a location agreed to by the Customer and FPL. The Customer shall ensure that each manual disconnect switch shall remain readily accessible to FPL and be capable of being located in the open position with a single FPL utility padlock. In addition, the Customer shall install adjacent to FPL's meter socket, at the Customer's expense, a permanent weather-proof plaque that indicates the location of the manual disconnect switch or switches. If FPL's meter socket is inaccessible to Customer, the Customer shall provide the plaque to FPL for installation."

"In the event of an emergency or condition which in the sole discretion of FPL requires the immediate disconnection of the Customer-owned renewable generation, FPL, without notice and without liability to the Customer, may disconnect the Customer-owned renewable generation at the point of service, thereby dropping the Customer's load. FPL shall reconnect the Customer-owned renewable generation as soon as the condition necessitating disconnection is remedied."

(2) Except as expressly modified by the terms of this Supplemental Agreement, all provisions of the Interconnection Agreement shall remain unchanged and in full force and effect.

IN WITNESS WHEREOF, the Parties hereto have caused this Supplemental Agreement to be duly executed in triplicate the day and year first above written.

FLORIDA POWER & LIGHT COMPANY

(Clannicus)

TOLOU TO DE

tille: <u>Jenior Manager</u>

CUSTOMER

(Signature)

BRENDA C- PARKS

(Print or Type Name)

Tille: CONTRACTING OFFICER

Wilness: Richelle N. Lane

2

Jan. 2. 2012 12:17PM

Attachment 9 Page 1 of 2

This attachment corresponds to line 9 of the table provided with FPL's response to Question No. 2

## SUPPLEMENTAL AGREEMENT TO INTERCONNECTION AGREMENT FOR CUSTOMER-OWNED RENEWABLE GENERATION (Tier 2 or Tier 3)

THIS SUPPLEMENTA	AL AGREEMENT is made and entered into this 28th day of December, 2011,
by and between	("Customer"), with an address of
and Florida Power	& Light Company ("FPL") a Florida corporation with an address of P.O. Box
14000, 700 Universe Boulevar	d, Juno Beach, FL 33408-0429.

#### WITNESSETH:

WHEREAS, this Supplemental Agreement is intended to supplement and amend the interconnection Agreement for Customer-Owned Renewable Generation entered into by and between the parties on September 22<sup>nd</sup>, 2011 (the "interconnection Agreement"), only to the limited extent expressly provided herein; and

WHEREAS, Section 5.1 of the Interconnection Agreement provides as follows:

5.1. FPL shall require the Customer to install, at the Customer's expense, a manual disconnect switch of the visible toad break type to provide a separation point between the AC power output of the Customerowned renewable generation and any Customer wiring connected to FPL's system. The manual disconnect switch shall be mounted separate from, but adjacent to FPL meter socket. The Customer shall ensure that such manual disconnect switch shall remain readily accessible to FPL and be capable of being locked in the open position with a single FPL utility padlock;

and

WHEREAS, FPL has determined in respect of the Customer-owned renewable generation that the installation of a manual disconnect switch adjacent to FPL's meter socket would not be practical from a safety perspective and/or design considerations in accordance with good engineering practices; and

WHEREAS, FPL and Customer agree that the manual disconnect switch should be placed at a location on Customer's premises which meets all applicable safety and design considerations.

NOW, THEREFORE, for end in consideration of the mutual covenants and agreements set forth herein and in the Interconnection Agreement, the Parties hereto agree as follows:

(1) Section 5.1 of the interconnection Agreement shall be modified to read as follows:

"FPL shall require the Customer to install, at Customer's expense, a manual disconnect switch of the visible load break type to provide a

Jan. 2. 2012 12:18PM

Question No. 9 Attachment 9 Page 2 of 2

This attachment corresponds to line 9 of the table provided with FPL's response to Question No. 2

separation point between the AC power output of the Customer-owned renewable generation and any Customer wiring connected to FPL's system. The manual disconnect switch shall be mounted separate from FPL's meter socket at a location agreed to by the Customer and FPL. The Customer shall ensure that such manual disconnect switch shall remain readily accessible to FPL and be capable of being located in the open position with a single FPL utility padlock. In addition, the Customer shall install adjacent to FPL's meter socket, at the Customer's expense, a permanent weather-proof plaque that indicates the location of the manual disconnect switch. If FPL's meter socket is inaccessible to Customer, the Customer shall provide the plaque to FPL for installation."

"In the event of an emergency or condition which in the sole discretion of FPL requires the immediate disconnection of the Customer-owned renewable generation, FPL, without notice and without liability to the Customer, may disconnect the Customer-owned renewable generation at the point of service, thereby dropping the Customer's load. FPL shall reconnect the Customer-owned renewable generation as soon as the condition necessitating disconnection is remedied,"

Except as expressly modified by the terms of this Supplemental Agreement, all provisions of the Interconnection Agreement shall remain unchanged and in full force and effect.

FLORIDA POWER & LIGHT COMPANY	, CUSTOMER
(Signature)	(Signature)
Ron Bartnick	
(Print or Type Name)	(Print or Type Name)
Tille: Manager Product Support	Tille:
	Witness:
	(Print or Type Name)

Florida Power & Light Company
Docket No. 130225-EQ
Staff's First Data Request
Question No. 9
Attachment 10 Page 1 of 2
This attachment corresponds to line 10 of the table provided with FPL's response to Question No. 2

### SUPPLEMENTAL AGREEMENT TO INTERCONNECTION AGREMENT FOR CUSTOMER-OWNED RENEWABLE GENERATION (Tier 2 or Tier 3)

THIS SUPPLEMENTAL AGREEMENT is made and entered into this 6 day of April, 2013 by and between CITY of House Occup. ("Customer"), with an address of 2013 south occup. April and Florida Power & Light Company ("FPL") a Florida corporation with an address of P.O. Box 14000, 700 Universe Boulevard, Juno Beach, FL 33408-0429,

#### WITNESSETH:

WHEREAS, this Supplemental Agreement is intended to supplement and amend the Interconnection Agreement for Customer-Owned Renewable Generation entered into by and between the parties on Aprei 16, 20/3 (the "Interconnection Agreement"), only to the limited extent expressly provided herein; and

WHEREAS, Section 5.1 of the Interconnection Agreement provides as follows:

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and

WHEREAS, FPL has determined in respect of the Customer-owned renewable generation that the installation of a manual disconnect switch or switches adjacent to FPL's meter socket would not be practical from a safety perspective and/or design considerations in accordance with good engineering practices; and

WHEREAS, FPL and Customer agree that the manual disconnect switch or switches should be placed at locations on Customer's premises which meet all applicable safety and design considerations.

NOW, THEREFORE, for and in consideration of the mutual covenants and agreements set forth herein and in the Interconnection Agreement, the Parties hereto agree as follows:

(1) Section 5.1 of the Interconnection Agreement shall be modified to read as follows:

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Florida Power & Light Company Docket No. 130225-EQ Staff's First Data Request Question No. 9 Attachment 10 Page 2 of 2

This attachment corresponds to line 10 of the table provided with FPL's response to Question No. 2

"THE shall respect to the Configuration of Irabia, by Condenser's companies, a contral of Security of Condenser's content of Security of the Market bear bears type to provide a sequential social behavior and sing Condenser within content of the Condenser of the

"In the event of an emergency or condition which in the sole discretion of FPL requires the immediate disconnection of the Customer-owned renewable generation, FPL, without notice and without liability to the Customer, may disconnect the Customer-owned renewable generation at the point of service, thereby dropping the Customer's load. FPL shall reconnect the Customer-owned renewable generation as soon as the condition necessitating disconnection is remedied."

(2) Except as expressly modified by the terms of this Supplemental Agreement, all provisions of the Interconnection Agreement shall remain unchanged and in full force and effect.

IN WITNESS WHEREOF, the Parties hereto have caused this Supplemental Agreement to be duly executed in triplicate the day and year first above written.

, and and any any and and any selection	
FLORIDA POWER & LIGHT COMPANY  (Signature)	CUSTOMER (Signature)
Kon Bartnick (Print or Type Name)	Peter Bober (Print or Type Name)
Title: Manager Product Support	Tille: Mayor
Matthur Lulla Financial Services Director	Patricia A, Cerny, MMC, City Clerk  (Signature)
	APPROVED AS TO FORM AND LEGALITY FOR THE USE AND RELIANCE OF THE CITY OF HOLLYWOOD, FLORIDA ONLY  BY:  GITY ATTORNEY  FPL 000029

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Florida Power & Light Company Docket No. 130225-EQ Staff's First Data Request Question No. 9 Attachment 11 Page 1 of 2

This attachment corresponds to line 11 of the table provided with FPL's response to Question No. 2

# SUPPLEMENTAL AGREEMENT TO INTERCONNECTION AGREMENT FOR CUSTOMER-OWNED RENEWABLE GENERATION (Tier 2 or Tier 3)

THIS SUPPLEMENTAL AGREEMENT is made and entered into this 14 day of August , 2011, by and between CITY OF RELLYWOOD ("Customer"), with an address of 1511 South Federal Highway and Florida Power & Light Company ("FPL") a Florida corporation with an address of P.O. Box 14000, 700 Universe Boulevard, Juno Beach, FL 33408-0429.

### WITNESSETH:

WHEREAS, this Supplemental Agreement is intended to supplement and amend the Interconnection Agreement for Customer-Owned Renewable Generation entered into by and between the parties on <u>Accepts</u>, 2011 (the "Interconnection Agreement"), only to the limited extent expressly provided herein; and

WHEREAS, Section 5.1 of the Interconnection Agreement provides as follows:

5.1. FPL shall require the Customer to install, at the Customer's expense, a manual disconnect switch of the visible load break type to provide a separation point between the AC power output of the Customer-owned renewable generation and any Customer wiring connected to FPL's system. The manual disconnect switch shall be mounted separate from, but adjacent to FPL meter socket. The Customer shall ensure that such manual disconnect switch shall remain readily accessible to FPL and be capable of being locked in the open position with a single FPL utility padlock;

and

WHEREAS, FPL has determined in respect of the Customer-owned renewable generation that the installation of a manual disconnect switch or switches adjacent to FPL's meter socket would not be practical from a safety perspective and/or design considerations in accordance with good engineering practices; and

WHEREAS, FPL and Customer agree that the manual disconnect switch or switches should be placed at locations on Customer's premises which meet all applicable safety and design considerations.

NOW, THEREFORE, for and in consideration of the mutual covenants and agreements set forth herein and in the Interconnection Agreement, the Parties hereto agree as follows:

Florida Power & Light Company Docket No. 130225-EQ Staff's First Data Request Question No. 9 Attachment 11 Page 2 of 2

This attachment corresponds to line 11 of the table provided with FPL's response to Question No. 2

FPL shall require the Customer to install, at Customer's expense, a manual disconnect switch or switches of the visible load break type to provide a separation point between the AC power output of the Customerowned renewable generation and any Customer wiring connected to FPL's system. Each manual disconnect switch shall be mounted separate from FPL's meter socket at a location agreed to by the Customer and FPL. The Customer shall ensure that each manual disconnect switch shall remain readily accessible to FPL and be capable of being located in the open position with a single FPL utility padlock. In addition, the Customer shall install adjacent to FPL's meter socket, at the Customer's expense, a permanent weather-proof plaque that indicates the location of the manual disconnect switch or switches. If FPL's meter socket is inaccessible to Customer, the Customer shall provide the plaque to FPL for installation."

"In the event of an emergency or condition which in the sole discretion of FPL requires the immediate disconnection of the Customer-owned renewable generation, FPL, without notice and without liability to the Customer, may disconnect the Customer-owned renewable generation at the point of service, thereby dropping the Customer's load. FPL shall reconnect the Customer-owned renewable generation as soon as the condition necessitating disconnection is remedied."

(2) Except as expressly modified by the terms of this Supplemental Agreement, all provisions of the Interconnection Agreement shall remain unchanged and in full force and effect.

IN WITNESS WHEREOF, the Parties hereto have caused this Supplemental Agreement to be duly executed in triplicate the day and year first above written.

FLORIDA POWER & LIGHT COMPANY	CUSTOMER - CITY OF HOLLYWOOD
(Signature)	(Signature)
Ron Bartnick  (Print or Type Name)  Manager, Product Support	PETER BOBER (Print or Type Name)
Title:	Title: MAYOR
	Witness: Walin Whiteragh ai
	Witness: Judun Wuth
	FROVED AS TO FORM AND LEGALITY IF THE USE AND RELIANCE OF THE OF HOLLYWOOD, FLORIDA, ONLY  CITY ATTORNEY

FPL 000031

Florida Power & Light Company Docket No. 130225-EQ Staff's First Data Request Question No. 9 Attachment 12 Page 1 of 2

This attachment corresponds to line 12 of the table provided with FPL's response to Question No. 2

# SUPPLEMENTAL AGREEMENT TO INTERCONNECTION AGREMENT FOR CUSTOMER-OWNED RENEWABLE GENERATION (Tier 2 or Tier 3)

#### WITNESSETH:

WHEREAS, this Supplemental Agreement is intended to supplement and amend the Interconnection Agreement for Customer-Owned Renewable Generation entered into by and between the parties on August, 2011 (the "Interconnection Agreement"), only to the limited extent expressly provided herein; and

WHEREAS, Section 5.1 of the Interconnection Agreement provides as follows:

5.1. FPL shall require the Customer to install, at the Customer's expense, a manual disconnect switch of the visible load break type to provide a separation point between the AC power output of the Customer-owned renewable generation and any Customer wiring connected to FPL's system. The manual disconnect switch shall be mounted separate from, but adjacent to FPL meter socket. The Customer shall ensure that such manual disconnect switch shall remain readily accessible to FPL and be capable of being locked in the open position with a single FPL utility padlock;

and

WHEREAS, FPL has determined in respect of the Customer-owned renewable generation that the installation of a manual disconnect switch or switches adjacent to FPL's meter socket would not be practical from a safety perspective and/or design considerations in accordance with good engineering practices; and

WHEREAS, FPL and Customer agree that the manual disconnect switch or switches should be placed at locations on Customer's premises which meet all applicable safety and design considerations.

NOW, THEREFORE, for and in consideration of the mutual covenants and agreements set forth herein and in the Interconnection Agreement, the Parties hereto agree as follows:

Florida Power & Light Company Docket No. 130225-EQ Staff's First Data Request Question No. 9 Attachment 12 Page 2 of 2

This attachment corresponds to line 12 of the table provided with FPL's response to Question No. 2

"FPL shall require the Customer to install, at Customer's expense, a manual disconnect switch or switches of the visible load break type to provide a separation point between the AC power output of the Customerowned renewable generation and any Customer wring connected to FPL's system. Each manual disconnect switch shall be mounted separate from FPL's meter socket at a location agreed to by the Customer and FPL. The Customer shall ensure that each manual disconnect switch shall remain readily accessible to FPL and be capable of being located in the open position with a single FPL utility padlock. In addition, the Customer shall install adjacent to FPL's meter socket, at the Customer's expense, a permanent weather-proof plaque that indicates the location of the manual disconnect switch or switches. If FPL's meter socket is inaccessible to Customer, the Customer shall provide the plaque to FPL for installation."

"In the event of an emergency or condition which in the sole discretion of FPL requires the immediate disconnection of the Customer-owned renewable generation, FPL, without notice and without liability to the Customer, may disconnect the Customer-owned renewable generation at the point of service, thereby dropping the Customer's load. FPL shall reconnect the Customer-owned renewable generation as soon as the condition necessitating disconnection is remedied."

(2) Except as expressly modified by the terms of this Supplemental Agreement, all provisions of the Interconnection Agreement shall remain unchanged and in full force and effect.

IN WITNESS WHEREOF, the Parties hereto have caused this Supplemental Agreement to be duly executed in triplicate the day and year first above written.

FLORIDA POWER & LIGHT COMPANY (Signature)	CUSTOMER - CITY OF HOLLYWOOD  BY:  (Signalure)
Ron Bartnick (Frittor Type Name)	PETER BOBER (Print or Type Name)
He:Manager, Product Support	Title: MAYOR
	Witness: Vaclin Whiteagheau. (Print or Type Name)
	Witness: Que Wully (Signature)
•	APPROVED AS TO FORM AND LEGALITY FOR THE USE AND RELIANCE OF THE 1 2 CITY OF HOLLYWOOD, FLORIDAY ONLY
	BY: CITY/ATTORNEY FPL 00003.

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Florida Power & Light Company Docket No. 130225-EO Staff's First Data Request Question No. 9 Attachment 13 Page 1 of 2

This attachment corresponds to line 13 of the table provided with FPL's response to Question No. 2

### SUPPLEMENTAL AGREEMENT TO INTERCONNECTION AGREMENT FOR CUSTOMER-OWNED RENEWABLE GENERATION (Tier 2 or Tier 3)

THIS SUPPLEMENTAL AGREEMENT is made and enferted into this 13 day of January 2017 by and between ("Customer"), with an address of and Florida Power & Light Company ("FPL") a Florida corporation with an address of P.O. Box 14000, 700 Universe Boulevard, Juno Beach, FL 33408-0429.

#### WITNESSETH:

WHEREAS, this Supplemental Agreement is Intended to supplement and amend the Interconnection Agreement for Customer-Owned Renewable Generation entered into by and between the parties on January 13, 2011 (the "interconnection Agreement"), only to the limited extent expressly provided herein; and

WHEREAS, Section 5.1 of the interconnection Agreement provides as follows:

FPL shall require the Customer to Install, at the Customer's expense, e manual disconnect switch of the visible load break type to provide a separation point between the AC power output of the Customerowned renewable generation and any Customer wiring connected to FPL's system. The manual disconnect switch shall be mounted separate from, but adjacent to FPL meter socket. The Customer shall ensure that such menual disconnect switch shall remain readily accessible to FPL and be capable of being locked in the open position with a single FPL utility padlock:

and

WHEREAS, FPL has determined in respect of the Customer-owned renewable generation that the installation of a manual disconnect switch or switches adjacent to FPL's meter socket would not be practical from a safety perspective and/or design considerations in accordance with good engineering practices; and

WHEREAS, FPL and Customer agree that the manual disconnect switch or switches should be placed at locations on Customer's premises which meet all applicable safety and design considerations.

NOW, THEREFORE, for and in consideration of the mutual covenants and agreements set forth herein and in the interconnection Agreement, the Parties hereto agree as follows:



This attachment corresponds to line 13 of the table provided with FPL's response to Question No. 2

"FPL shall require the Customer to install, at Customer's expense, a manual disconnect switch or switches of the visible load break type to provide a separation point between the AC power output of the Customerowned renewable generation and any Customer wiring connected to FPL's system. Each manual disconnect switch shall be mounted separate from FPL's meter socket at a location agreed to by the Customer and FPL. The Customer shall ensure that each manual disconnect switch shall remain readily accessible to FPL and be capable of being located in the open position with a single FPL utility padlock. In addition, the Customer shall install adjacent to FPL's meter socket, at the Customer's expense, a permanent weather-proof plaque that indicates the location of the manual disconnect switch or switches. If FPL's meter socket is inaccessible to Customer, the Customer shall provide the plaque to FPL for installation."

"In the event of an emergency or condition which in the sole discretion of FPL requires the immediate disconnection of the Customer-owned renewable generation, FPL, without notice and without liability to the Customer, may disconnect the Customer-owned renewable generation at the point of service, thereby dropping the Customer's load. FPL shall reconnect the Customer-owned renewable generation as soon as the condition necessitating disconnection is remedied."

(2) Except as expressly modified by the terms of this Supplemental Agreement, all provisions of the Interconnection Agreement shall remain unchanged and in full force and effect.

IN WITNESS WHEREOF, the Parties hereto have caused this Supplemental Agreement to be duly executed in triplicate the day and year first above written.

FLORIDA POWER & LIGHT COMPANY

(Signature)

Ron Bartnick

(Print or Type Name)

Manager, Product Support

Title:

Witness:

(Print or Type Name)

Witness:



Florida Power & Light Company
Docket No. 130225-EQ
Staff's First Data Request
Question No. 9
Attachment 14 Page 1 of 2
This attachment corresponds to line 14 of the table provided with FPL's response to Question No. 2

## SUPPLEMENTAL AGREEMENT TO INTERCONNECTION AGREMENT FOR CUSTOMER-OWNED RENEWABLE GENERATION (Tier 2 or Tier 3)

THIS SUPPLEMENTAL AGREEMENT is made and entered into this 7th day of December, 2011, by and between ("Customer"), with an address of and Florida Power & Light Company ("FPL") a Florida corporation with an address of P.O. Box 14000, 700 Universe Boulevard, Juno Beach, FL 33408-0429.

#### WITNESSETH:

WHEREAS, this Supplemental Agreement is intended to supplement and amend the interconnection Agreement for Customer-Owned Renewable Generation entered into by and between the parties on <a href="December 7th">December 7th</a>, 2011 (the "interconnection Agreement"), only to the limited extent expressly provided herein; and

WHEREAS, Section 5.1 of the Interconnection Agreement provides as follows:

5.1. FPL shall require the Customer to install, at the Customer's expense, a manual disconnect switch of the visible load break type to provide a separation point between the AC power output of the Customerowned renewable generation and any Customer wiring connected to FPL's system. The manual disconnect switch shall be mounted separate from, but adjacent to FPL meter socket. The Customer shall ensure that such manual disconnect switch shall remain readily accessible to FPL and be capable of being locked in the open position with a single FPL utility padlock;

and

WHEREAS, FPL has determined in respect of the Customer-owned renewable generation that the installation of a manual disconnect switch or switches adjacent to FPL's meter socket would not be practical from a safety perspective and/or design considerations in accordance with good engineering practices; and

WHEREAS, FPL and Customer agree that the manual disconnect switch or switches should be placed at locations on Customer's premises which meet all applicable safety and design considerations.

NOW, THEREFORE, for and in consideration of the mutual covenants and agreements set forth herein and in the Interconnection Agreement, the Parties hereto agree as follows:

Florida Power & Light Company Docket No. 130225-EQ Staff's First Data Request Question No. 9 Attachment 14 Page 2 of 2

This attachment corresponds to line 14 of the table provided with FPL's response to Question No. 2

"FPL shall require the Customer to Install, at Customer's expense, a manual disconnect switch or switches of the visible load break type to provide a separation point between the AC power output of the Customer-owned renewable generation and any Customer wiring connected to FPL's system. Each manual disconnect switch shall be mounted separate from FPL's meter socket at a location agreed to by the Customer and FPL. The Customer shall ensure that each manual disconnect switch shall remain readily accessible to FPL and be capable of being located in the open position with a single FPL utility padlock. In addition, the Customer shall install adjacent to FPL's meter socket, at the Customer's expense, a permanent weather-proof plaque that indicates the location of the manual disconnect switch or switches. If FPL's meter socket is inaccessible to Customer, the Customer shall provide the plaque to FPL for installation,"

"In the event of an emergency or condition which in the sole discretion of FPL requires the immediate disconnection of the Customer-owned renewable generation, FPL, without notice and without liability to the Customer, may disconnect the Customer-owned renewable generation at the point of service, thereby dropping the Customer's load. FPL shall reconnect the Customer-owned renewable generation as soon as the condition necessitating disconnection is remedied,"

(2) Except as expressly modified by the terms of this Supplemental Agreement, all provisions of the interconnection Agreement shall remain unchanged and in full force and effect.

FLORIDA POWER & LIGHT COMPANY	CUSTOMER					
In Much						
(Signature)	(Signature)					
Ron Bartnick						
(Print or Type Name)	(Print or Type Name)					
Manager, Produ <b>ct Support</b> Title:	Tille:					
	, MAI					
	Witness:(Print or Type Name)					

Florida Power & Light Company Docket No. 130225-EQ Staff's First Data Request Question No. 9 Attachment 15 Page 1 of 2

This attachment corresponds to line 15 of the table provided with FPL's response to Question No. 2

# SUPPLEMENTAL AGREEMENT TO INTERCONNECTION AGREMENT FOR CUSTOMER-OWNED RENEWABLE GENERATION (Tier 2 or Tier 3)

THIS SUPPLEMENTAL AGREEMENT is made and entered into this 2 day of 20 / 2 by and between and entered into this 2 day of 20 / 2 by and between and entered into this 2 day of 20 / 2 by and between and entered into this 2 day of 20 / 2 customer"), with an address of 20 / 2 by and between an address of 20 / 2 customer"), with an address of 20 / 2 customer and 20 / 2 c

#### WITNESSETH:

WHEREAS, this Supplemental Agreement is intended to supplement and amend the Interconnection Agreement for Customer-Owned Renewable Generation entered into by and between the parties on 10 Feb., 2012 (the "interconnection Agreement"), only to the limited extent expressly provided herein, and

WHEREAS, Section 5.1 of the Interconnection Agreement provides as follows:

5.1. FPL shall require the Customer to Install, at the Customer's expense, a manual disconnect switch of the visible load break type to provide a separation point between the AC power output of the Customer-owned renewable generation and any Customer wiring connected to FPL's system. The manual disconnect switch shall be mounted separate from, but adjacent to FPL meter socket. The Customer shall ensure that such manual disconnect switch shall remain readily accessible to FPL and be capable of being locked in the open position with a single FPL utility padlock;

and

WHEREAS, FPL has determined in respect of the Customer-owned renewable generation that the installation of a manual disconnect switch or switches adjacent to FPL's meter socket would not be practical from a safety perspective and/or design considerations in accordance with good engineering practices; and

WHEREAS, FPL and Customer agree that the manual disconnect switch or switches should be placed at locations on Customer's premises which meet all applicable safety and design considerations.

NOW, THEREFORE, for and in consideration of the mutual covenants and agreements set forth herein and in the interconnection Agreement, the Parties hereto agree as follows:

(1) Section 5.1 of the Interconnection Agreement shall be modified to read as follows:

Florida Power & Light Company Docket No. 130225-EQ Staff's First Data Request Question No. 9 Attachment 15 Page 2 of 2

This attachment corresponds to line 15 of the table provided with FPL's response to Question No. 2

"FPL shall require the Customer to install, at Customer's expense, a manual disconnect switch or switches of the visible load break type to provide a separation point between the AC power output of the Customerowned renewable generation and any Customer wiring connected to FPL's system. Each manual disconnect switch shall be mounted separate from FPL's meter socket at a location agreed to by the Customer and FPL. The Customer shall ensure that each manual disconnect switch shall remain readily accessible to FPL and be capable of being located in the open position with a single FPL utility padlock. In addition, the Customer shall install adjacent to FPL's meter socket, at the Customer's expense, a permanent weather-proof plaque that indicates the location of the manual disconnect switch or switches. If FPL's meter socket is inaccessible to Customer, the Customer shall provide the plaque to FPL for installation."

"In the event of an emergency or condition which in the sole discretion of FPL requires the immediate disconnection of the Customer-owned renewable generation, FPL, without notice and without liability to the Customer, may disconnect the Customer-owned renewable generation at the point of service, thereby dropping the Customer's load. FPL shall reconnect the Customer-owned renewable generation as soon as the condition necessitating disconnection is remedied."

(2) Except as expressly modified by the terms of this Supplemental Agreement, all provisions of the Interconnection Agreement shall remain unchanged and in full force and effect.

IN WITNESS WHEREOF, the Parties herelo have caused this Supplemental Agreement to be duly executed in triplicate the day and year first above written.

FLORIDA POWER & LIGHT COMPANY

(Signature)

(Signature)

(Print or Type Name)

Title: Manager Product Support

(Print or Type Name)

(Print or Type Name)

(Print or Type Name)

Florida Power & Light Company
Docket No. 130225-EQ
Staff's First Data Request
Question No. 9
Attachment 16 Page 1 of 2
This attachment corresponds to line 16 of the table provided with FPL's response to Question No. 2

## SUPPLEMENTAL AGREEMENT TO INTERCONNECTION AGREMENT FOR CUSTOMER-OWNED RENEWABLE GENERATION (Tier 2 or Tier 3)

	THIS SU	PPLEMENTA	L AGREEMENT	is made and	entered .	into this <u>14</u>	day	of <u>A</u>	Vgus+	
20 <u>12</u> ,	by and	between _			(	"Customer")	, with	an	address	of
			and Florida	a Power & Lig	ght Comp	any ("FPL")	a Florid	a cor	poration v	vllh
an add	ress of P.	O. Box 14000,	700 Universe Bo	oulevard, Jun	o Beach,	FL 33408-0	429.		•	

#### WITNESSETH:

WHEREAS, this Supplemental Agreement is intended to supplement and amend the Interconnection Agreement for Customer-Owned Renewable Generation entered into by and between the parties on August 14, 2013 (the "Interconnection Agreement"), only to the limited extent expressly provided herein; and

· WHEREAS, Section 5.1 of the Interconnection Agreement provides as follows:

5.1. FPL shall require the Customer to install, at the Customer's expense, a manual disconnect switch of the visible load break type to provide a separation point between the AC power output of the Customer-owned renewable generation and any Customer wining connected to FPL's system. The manual disconnect switch shall be mounted separate from, but adjacent to FPL meter socket. The Customer shall ensure that such manual disconnect switch shall remain readily accessible to FPL and be capable of being locked in the open position with a single FPL utility padlock:

and

WHEREAS, FPL has determined in respect of the Customer-owned renewable generation that the installation of a manual disconnect switch or switches adjacent to FPL's meter socket would not be practical from a safety perspective and/or design considerations in accordance with good angineering practices; and

WHEREAS, FPL and Customer agree that the manual disconnect switch or switches should be placed at locations on Customer's premises which meet all applicable safety and design considerations.

NOW, THEREFORE, for and in consideration of the mutual covenants and agreements set forth herein and in the interconnection Agreement, the Parties hereto agree as follows:

Florida Power & Light Company Docket No. 130225-EQ Staff's First Data Request Question No. 9 Attachment 16 Page 2 of 2

This attachment corresponds to line 16 of the table provided with FPL's response to Question No. 2

"FPL shall require the Customer to install, at Customer's expense, a manual disconnect switch or switches of the visible load break type to provide a separation point between the AC power output of the Customer-owned renewable generation and any Customer wiring connected to FPL's system. Each manual disconnect switch shall be mounted separate from FPL's meter socket at a location agreed to by the Customer and FPL. The Customer shall ensure that each manual disconnect switch shall remain readily accessible to FPL and be capable of being located in the open position with a single FPL utility padiock. In addition, the Customer shall install adjacent to FPL's meter socket, at the Customer's expense, a permanent weather-proof plaque that indicates the location of the manual disconnect switch or switches. If FPL's meter socket is inaccessible to Customer, the Customer shall provide the plaque to FPL for installation."

"In the event of an emergency or condition which in the sole discretion of FPL requires the immediate disconnection of the Customer-owned renewable generation, FPL, without notice and without liability to the Customer, may disconnect the Customer-owned renewable generation at the point of service, thereby dropping the Customer's load. FPL shell reconnect the Customer-owned renewable generation as soon as the condition necessitating disconnection is remedied."

(2) Except as expressly modified by the terms of this Supplemental Agreement, all provisions of the Interconnection Agreement shall remain unchanged and in full force and effect.

FLORIDA POWER & LIGHT COMPANY	OMOROVERS
the things	
(Signature)	(Signature)
Ron Bartnick	
(Print or Type Name)	(Pdnt or Type Name)
Manager, Product Support	
Title:	Title:
	Witness;
	(Print or Type Name)

Florida Power & Light Company Docket No. 130225-EQ Staff's First Data Request Question No. 9 Attachment 17 Page 1 of 2

This attachment corresponds to line 17 of the table provided with FPL's response to Question No. 2

### SUPPLEMENTAL AGREEMENT TO INTERCONNECTION AGREMENT FOR CUSTOMER-OWNED RENEWABLE GENERATION (Tier 2 or Tier 3)

THIS SUPPLEMENTAL AGREEMENT is made and entered into this 15th day of August , 2012 by and between the City of Plantation ("Customer"), with an address of 500 NW 65th Avenue and Florida Power & Light Company ("FPL") a Florida corporation with an address of P.O. Box 14000, 700 Universe Boulevard, Juno Beach, FL 33408-0429.

#### WITNESSETH:

WHEREAS, this Supplemental Agreement is intended to supplement and amend the interconnection Agreement for Customer-Owned Renewable Generation entered into by and between the parties on August 15, 2012 (the "Interconnection Agreement"); only to the limited extent expressly provided herein; and

· WHEREAS, Section 5.1 of the Interconnection Agreement provides as follows:

5.1. FPL shall require the Customer to install, at the Customer's expense, a manual disconnect switch of the visible load break type to provide a separation point between the AC power output of the Customer-owned renewable generation and any Customer wiring connected to FPL's system. The manual disconnect switch shall be mounted separate from, but adjacent to FPL meter socket. The Customer shall ensure that such manual disconnect switch shall remain readily accessible to FPL and be capable of being locked in the open position with a single FPL utility padlock;

and.

WHEREAS, FPL has determined in respect of the Customer-owned renewable generation that the installation of a manual disconnect switch or switches adjacent to FPL's meter socket would not be practical from a safety perspective and/or design considerations in accordance with good engineering practices; and

WHEREAS, FPL and Customer agree that the manual disconnect switch or switches should be placed at locations on Customer's premises which meet all applicable safety and design considerations.

NOW, THEREFORE, for and in consideration of the mutual covenants and agreements set forth. herein and in the interconnection Agreement, the Parties hereto agree as follows:

Florida Power & Light Company Docket No. 130225-EQ Staff's First Data Request Question No. 9 Attachment 17 Page 2 of 2

This attachment corresponds to line 17 of the table provided with FPL's response to Question No. 2

"FPL shall require the Customer to install, at Gustomer's expense, a manual disconnect switch or switches of the visible load break type to provide a separation point between the AC power output of the Customer-owned renewable generation and any Customer wiring connected to FPL's system. Each manual disconnect switch shall be mounted separate from FPL's meter socket at a location agreed to by the Customer and FPL. The Customer shall ensure that each manual disconnect switch shall remain readily accessible to FPL and be capable of being located in the open position with a single FPL utility padiock. In addition, the Customer shall install adjacent to FPL's meter socket, at the Customer's expense, a permanent weather-proof plaque that indicates the location of the manual disconnect switch or switches. If FPL's meter socket is inaccessible to Customer, the Customer shall provide the plaque to FPL for installation."

"In the event of an emergency or condition which in the sole discretion of EPL requires the immediate disconnection of the Customer-owned renewable generation, EPL, without notice and without liability to the Customer, may disconnect the Customer-owned renewable generation at the point of service, thereby dropping the Customer's load. FPL shall reconnect the Customer-owned renewable generation as soon as the condition necessitating disconnection is remedied."

(2) Except as expressly modified by the terms of this Supplemental Agreement, all provisions of the Interconnection Agreement shall remain unchanged and in full force and effect.

FLORIDA POWER & LIGHT COMPANY	CUSTOMER
the fleating!	_111203 _
(Signature)	(Signature)
Ron Bartnick	HANK BREITENKam
(Print or Type Name) Manager, Product Support	(Print or Type Name)
Title:	Tille: atilities Directore
	Willness: June al Arapan
	(Print of Type Name)

Florida Power & Light Company Docket No. 130225-EQ Staff's First Data Request Question No. 9 Attachment 18 Page 1 of 2

This attachment corresponds to line 18 of the table provided with FPL's response to Question No. 2

### SUPPLEMENTAL AGREEMENT TO INTERCONNECTION AGREMENT FOR CUSTOMER-OWNED RENEWABLE GENERATION (Tier 2 or Tier 3)

				MENT <u>/</u>	AL AG	REEM	ENT i	<u>s</u> made	and e	entered	linto	this_	12	_day o	of Ju	lly	1
<u> 2012, </u>	by	and	betw	een							("Cu	istome	er").	with	an	address	of
<u>[</u>						and F	lorida	Power	& Lia	ht Com	ioanv	/ ("FPI	L"Îa	Florid	a cor	poration v	with
an addi	ress	of P.C	). Box	14000	, 700	Jniver	se Bou	ulevard	, Juno	Beach	i, FL	33408	3-042	29.		Potation	111141

#### WITNESSETH:

WHEREAS, this Supplemental Agreement is intended to supplement and amend the interconnection Agreement for Customer-Owned Renewable Generation entered into by and between the parties on July 12 \_\_\_\_\_\_, 20\_12 (the "Interconnection Agreement"), only to the limited extent expressly provided herein; and

· WHEREAS, Section 5.1 of the Interconnection Agreement provides as follows:

5.1. FPL shall require the Customer to Install, at the Customer's expense, a manual disconnect switch of the visible load break type to provide a separation point between the AC power output of the Customerowned renewable generation and any Customer wiring connected to FPL's system. The manual disconnect switch shall be mounted separate from, but adjacent to FPL meter socket. The Customer shall ensure that such manual disconnect switch shall remain readily accessible to FPL and be capable of being locked in the open position with a single FPL utility padlock;

and

WHEREAS, FPL has determined in respect of the Customer-owned renewable generation that the installation of a manual disconnect switch or switches adjacent to FPL's meter socket would not be practical from a safety perspective and/or design considerations in accordance with good engineering practices; and

WHEREAS, FPL and Customer agree that the manual disconnect switch or switches should be placed at locations on Customer's premises which meet all applicable safety and design considerations.

NOW, THEREFORE, for and in consideration of the mutual covenants and agreements set forth herein and in the Interconnection Agreement, the Parties hereto agree as follows:

(1) Section 5.1 of the Interconnection Agreement shall be modified to read as follows:

1

Florida Power & Light Company Docket No. 130225-EQ Staff's First Data Request Question No. 9 Attachment 18 Page 2 of 2

This attachment corresponds to line 18 of the table provided with FPL's response to Question No. 2

"FPL shall require the Customer to install, at Customer's expense, a manual disconnect switch or switches of the visible load break type to provide a separation point between the AC power output of the Customerowned renewable generation and any Customer wiring connected to FPL's system. Each manual disconnect switch shall be mounted separate from FPL's meter socket at a location agreed to by the Customer and FPL. The Customer shall ensure that each manual disconnect switch shall remain readily accessible to FPL and be capable of being located in the open position with a single FPL utility padlock. In addition, the Customer shall install adjacent to FPL's meter socket, at the Customer's expense, a permanent weather-proof plaque that indicates the location of the manual disconnect switch or switches. If FPL's meter socket is inaccessible to Customer, the Customer shall provide the plaque to FPL for installation."

"In the event of an emergency or condition which in the sole discretion of FPL requires the immediate disconnection of the Customer-owned renewable generation, FPL, without notice and without liability to the Customer, may disconnect the Customer-owned renewable generation at the point of service, thereby dropping the Customer's load. FPL shall reconnect the Customer-owned renewable generation as soon as the condition necessitating disconnection is remedied."

(2) Except as expressly modified by the terms of this Supplemental Agreement, all provisions of the Interconnection Agreement shall remain unchanged and in full force and effect.

FLORIDA POWER & LIGHT COMPANY		CUSTOMER		
(Signature)		(Signature)		
Ron Bartnick				
(Print or Type Name)		(Print or Type Name)		
Manager, Product Support Title:	Tille:		-,-	
	•	1	1	
	Witness: <u></u> ≝			
		Print or Tvoe Name)		

Staff's First Data Request

Question No. 9

Attachment 19 Page 1 of 2

This attachment corresponds to line 19 of the table provided with FPL's response to Question No. 2

## SUPPLEMENTAL AGREEMENT TO INTERCONNECTION AGREMENT FOR CUSTOMER-OWNED RENEWABLE GENERATION (Tier 2 or Tier 3)

THIS SUPPLEMENTAL AGREEMENT is made and entered into this 15 day of Dec 20 1 by and between City of Tamarac ("Customer"), with an address of 88th Ave, Tamarac, FL 33 and Florida Power & Light Company ("FPL") a Florida corporation with an address of P.O. Box 14000, 700 Universe Boulevard, Juno Beach, FL 33408-0429.

#### WITNESSETH:

WHEREAS, Section 5.1 of the Interconnection Agreement provides as follows:

5.1. FPL shall require the Customer to install, at the Customer's expense, a manual disconnect switch of the visible load break type to provide a separation point between the AC power output of the Customerowned renewable generation and any Customer wiring connected to FPL's system. The manual disconnect switch shall be mounted separate from, but adjacent to FPL meter socket. The Customer shall ensure that such manual disconnect switch shall remain readily accessible to FPL and be capable of being locked in the open position with a single FPL utility padlock;

and

WHEREAS, FPL has determined in respect of the Customer-owned renewable generation that the installation of a manual disconnect switch or switches adjacent to FPL's meter socket would not be practical from a safety perspective and/or design considerations in accordance with good engineering practices; and

WHEREAS, FPL and Customer agree that the manual disconnect switch or switches should be placed at locations on Customer's premises which meet all applicable safety and design considerations.

NOW, THEREFORE, for and in consideration of the mutual covenants and agreements set forth herein and in the interconnection Agreement, the Parties hereto agree as follows:

(1) Section 5.1 of the Interconnection Agreement shall be modified to read as follows:

1

Florida Power & Light Company Docket No. 130225-EQ Staff's First Data Request Question No. 9 Attachment 19 Page 2 of 2

This attachment corresponds to line 19 of the table provided with FPL's response to Question No. 2

"FPL shall require the Customer to install, at Customer's expense, a manual disconnect switch or switches of the visible load break type to provide a separation point between the AC power output of the Customerowned renewable generation and any Customer wiring connected to FPL's system. Each manual disconnect switch shall be mounted separate from FPL's meter socket at a location agreed to by the Customer and FPL. The Customer shall ensure that each manual disconnect switch shall remain readily accessible to FPL and be capable of being located in the open position with a single FPL utility padlock. In addition, the Customer shall install adjacent to FPL's meter socket, at the Customer's expense, a permanent weather-proof plaque that indicates the location of the manual disconnect switch or switches. If FPL's meter socket is inaccessible to Customer, the Customer shall provide the plaque to FPL for installation."

"In the event of an emergency or condition which in the sole discretion of FPL requires the immediate disconnection of the Customer-owned renewable generation, FPL, without notice and without liability to the Customer, may disconnect the Customer-owned renewable generation at the point of service, thereby dropping the Customer's load. FPL shall reconnect the Customer-owned renewable generation as soon as the condition necessitating disconnection is remedied."

(2) Except as expressly modified by the terms of this Supplemental Agreement, all provisions of the Interconnection Agreement shall remain unchanged and in full force and effect.

IN WITNESS WHEREOF, the Parties hereto have caused this Supplemental Agreement to be duly executed in Infolcate the day and year first above written.

FLORIDA POWER & LIGHT COMPANY

(Signature)

(Print or Type Name)

Jack Strain

(Print or Type Name)

(Signature)

CUSTOMER

Tille: Director of Public Works

Witness; David T. Moore

(Print or Type Name)

Florida Power & Light Company
Docket No. 130225-EQ
Staff's First Data Request
Question No. 9
Attachment 20 Page 1 of 2
This attachment corresponds to line 20 of the table provided with FPL's response to Question No. 2

# SUPPLEMENTAL AGREEMENT TO INTERCONNECTION AGREMENT FOR CUSTOMER-OWNED RENEWABLE GENERATION (Tier 2 or Tier 3)

THIS SUPPLEMENTAL AGREEMENT is made and entered into this 11 day of January, 2012, by and between City of Tamarac ("Customer"), with an address of 6000 Hiatus Road, Tamarac, FL 3332 and Florida Power & Light Company ("FPL") a Florida corporation with an address of P.O. Box 14000, 700 Universe Boulevard, Juno Beach, FL 33408-0429.

#### WITNESSETH:

WHEREAS, this Supplemental Agreement is intended to supplement and amend the Interconnection Agreement for Customer-Owned Renewable Generation entered into by and between the parties on <a href="November 21">November 21</a>, 2011 (the "Interconnection Agreement"), only to the limited extent expressly provided herein; and

• WHEREAS, Section 5.1 of the Interconnection Agreement provides as follows:

5.1. FPL shall require the Customer to install, at the Customer's expense, a manual disconnect switch of the visible load break type to provide a separation point between the AC power output of the Customerowned renewable generation and any Customer wiring connected to FPL's system. The manual disconnect switch shall be mounted separate from, but adjacent to FPL meter socket. The Customer shall ensure that such manual disconnect switch shall remain readily accessible to FPL and be capable of being locked in the open position with a single FPL utility padlock;

and

WHEREAS, FPL has determined in respect of the Customer-owned renewable generation that the installation of a manual disconnect switch or switches adjacent to FPL's meter socket would not be practical from a safety perspective and/or design considerations in accordance with good engineering practices; and

WHEREAS, FPL and Customer agree that the manual disconnect switch or switches should be placed at locations on Customer's premises which meet all applicable safety and design considerations.

NOW, THEREFORE, for and in consideration of the mutual covenants and agreements set forth herein and in the Interconnection Agreement, the Parties hereto agree as follows:

Florida Power & Light Company Docket No. 130225-EQ Staff's First Data Request Question No. 9 Attachment 20 Page 2 of 2

This attachment corresponds to line 20 of the table provided with FPL's response to Question No. 2

"FPL shall require the Customer to Install, at Customer's expense, a manual disconnect switch or switches of the visible load break type to provide a separation point between the AC power output of the Customerowned renewable generation and any Customer wiring connected to FPL's system. Each manual disconnect switch shall be mounted separate from FPL's meter socket at a location agreed to by the Customer and FPL. The Customer shall ensure that each manual disconnect switch shall remain readily accessible to FPL and be capable of being located in the open position with a single FPL utility padlock. In addition, the Customer shall install adjacent to FPL's meter socket, at the Customer's expense, a permanent weather-proof plaque that indicates the location of the manual disconnect switch or switches. If FPL's meter socket is inaccessible to Customer, the Customer shall provide the plaque to FPL for installation."

"In the event of an emergency or condition which in the sole discretion of FPL requires the immediate disconnection of the Customer-owned renewable generation, FPL, without notice and without liability to the Customer, may disconnect the Customer-owned renewable generation at the point of service, thereby dropping the Customer's load. FPL shall reconnect the Customer-owned renewable generation as soon as the condition necessitating disconnection is remedied."

(2) Except as expressly modified by the terms of this Supplemental Agreement, all provisions of the Interconnection Agreement shall remain unchanged and in full force and effect.

FLORIDA POWER & LIGHT COMPANY	CUSTOMER
In Invalue (Signature)	(Signalure)
Ron Bartnick	Jack Strain
(Print or Type Name)  Manager, Product Support	(Print or Type Name)
Title:	Title: Director of Public Works
	Witness: David T. Moore Tax (Print or Type Name)

Florida Power & Light Company Docket No. 130225-EQ Staff's First Data Request Question No. 9 Attachment 21 Page 1 of 2

This attachment corresponds to line 21 of the table provided with FPL's response to Question No. 2

### SUPPLEMENTAL AGREEMENT TO INTERCONNECTION AGREMENT FOR CUSTOMER-OWNED RENEWABLE GENERATION (Tier 2 or Tier 3)

	THIS SUPPLEMENT	LAGREEMENT is made and entered into this 15 That day of DECEMBER
20_1	by and between	("Customer"), with an address of
<b></b>	***************************************	and Florida Power & Light Company ("FPI") a Florida corporation with
an add	ress of P.O. Box 14000	700 Universe Boulevard, Juno Beach, FL 33408-0429

#### WITNESSETH:

WHEREAS, this Supplemental Agreement is intended to supplement and amend the interconnection Agreement for Customer-Owned Renewable Generation entered into by and between the parties on 1215, 2011 (the "interconnection Agreement"), only to the limited extent expressly provided herein; and

· WHEREAS, Section 5.1 of the Interconnection Agreement provides as follows:

5.1. FPL shall require the Customer to Install, at the Customer's expense, a manual disconnect switch of the visible load break type to provide a separation point between the AC power output of the Customer-owned renewable generation and any Customer wiring connected to FPL's system. The manual disconnect switch shall be mounted separate from, but adjacent to FPL meter socket. The Customer shall ensure that such manual disconnect switch shall remain readily accessible to FPL and be capable of being locked in the open position with a single FPL utility padiock;

and

WHEREAS, FPL has determined in respect of the Customer-owned renewable generation that the installation of a manual disconnect switch or switches adjacent to FPL's meter socket would not be practical from a safety perspective and/or design considerations in accordance with good engineering practices; and

WHEREAS, FPL and Customer agree that the manual disconnect switch or switches should be placed at locations on Customer's premises which meet all applicable safety and design considerations.

NOW, THEREFORE, for and in consideration of the mutual covenents and agreements set forth herein and in the interconnection Agreement, the Parties hereto agree as follows:

Florida Power & Light Company Docket No. 130225-EQ Staff's First Data Request Question No. 9 Attachment 21 Page 2 of 2

This attachment corresponds to line 21 of the table provided with FPL's response to Question No. 2

"FPL shall require the Customer to install, at Customer's expense, a manual disconnect switch or switches of the visible load break type to provide a separation point between the AC power output of the Customer-owned renewable generation and any Customer wiring connected to FPL's system. Each manual disconnect switch shall be mounted separate from FPL's meter socket at a location agreed to by the Customer and FPL. The Customer shall ensure that each manual disconnect switch shall remain readily accessible to FPL and be capable of being located in the open position with a single FPL, utility padlock. In addition, the Customer shall install adjacent to FPL's meter socket, at the Customer's expense, a permanent weather-proof plaque that indicates the location of the manual disconnect switch or switches. If FPL's meter socket is inaccessible to Customer, the Customer shall provide the plaque to FPL for Installation."

"In the event of an emergency or condition which in the sole discretion of FPL requires the immediate disconnection of the Customer-owned renewable generation, FPL, without notice and without liability to the Customer, may disconnect the Customer-owned renewable generation at the point of service, thereby dropping the Customer's load. FPL shall reconnect the Customer-owned renewable generation as soon as the condition necessitating disconnection is remedied."

(2) Except as expressly modified by the terms of this Supplemental Agreement, all provisions of the Interconnection Agreement shall remain unchanged and in full force and effect.

IN WITNESS WHEREOF, the Parties hereto have caused this Supplemental Agreement to be duly executed in triplicate the day and year first above written.

Florida Power & Light Company

(Signature)

Ron Bartnick

(Print or Type Name)

Title: Manager, Product Support

CUSYOMER

(Signature)

(Print or Type Name)

Title:

Wilness:

(Frint or Type Name)

9

Florida Power & Light Company Docket No. 130225-EQ Staff's First Data Request Question No. 9 Attachment 22 Page 1 of 2

This attachment corresponds to line 22 of the table provided with FPL's response to Question No. 2

### SUPPLEMENTAL AGREEMENT TO INTERCONNECTION AGREMENT FOR CUSTOMER-OWNED RENEWABLE GENERATION (Tier 2 or Tier 3)

THIS SUPPLEMENTAL AGREEM	ENT is made and entered into this 13th day of November
20 <u>12,</u> by and between	("Customer"), with an address of
and F	orlda Power & Light Company ("FPL") a Florida corporation with
an address of P.O. Box 14000, 700 Univers	e Boulevard, Juno Beach, FL 33408-0429.

#### WITNESSETH:

WHEREAS, this Supplemental Agreement is intended to supplement and amend the interconnection Agreement for Customer-Owned Renewable Generation entered into by and between the parties on November 13, 20 (the "Interconnection Agreement"), only to the limited extent expressly provided herein; and

WHEREAS, Section 5.1 of the Interconnection Agreement provides as follows:

5.1. FPL shall require the Customer to install, at the Customer's expense, a manual disconnect switch of the visible load break type to provide a separation point between the AC power output of the Customerowned renewable generation and any Customer wiring connected to FPL's system. The manual disconnect switch shall be mounted separate from, but adjacent to FPL meter socket. The Customer shall ensure that such manual disconnect switch shall remain readily accessible to FPL and be capable of being locked in the open position with a single FPL utility padlock;

and

WHEREAS, FPL has determined in respect of the Customer-owned renewable generation that the installation of a manual disconnect switch or switches adjacent to FPL's meter socket would not be practical from a safety perspective and/or design considerations in accordance with good engineering practices; and

WHEREAS, FPL and Customer agree that the manual disconnect switch or switches should be placed at locations on Customer's premises which meet all applicable safety and design considerations.

NOW, THEREFORE, for and in consideration of the mutual covenants and agreements set forth herein and in the Interconnection Agreement, the Parties hereto agree as follows:

Florida Power & Light Company Docket No. 130225-EQ Staff's First Data Request Question No. 9 Attachment 22 Page 2 of 2

This attachment corresponds to line 22 of the table provided with FPL's response to Question No. 2

"FPL shall require the Customer to install, at Customer's expense, a manual disconnect switch or switches of the visible load break type to provide a separation point between the AC power output of the Customerowned renewable generation and any Customer wiring connected to FPL's system. Each manual disconnect switch shall be mounted separate from FPL's meter socket at a location agreed to by the Customer and FPL. The Customer shall ensure that each manual disconnect switch shall remain readily accessible to FPL and be capable of being located in the open position with a single FPL utility padiock. In addition, the Customer shall install adjacent to FPL's meter socket, at the Customer's expense, a permanent weather-proof plaque that indicates the location of the manual disconnect switch or switches. If FPL's meter socket is inaccessible to Customer, the Customer shall provide the plaque to FPL for installation."

"In the event of an emergency or condition which in the sole discretion of FPL requires the immediate disconnection of the Customer-owned renewable generation, FPL, without notice and without liability to the Customer, may disconnect the Customer-owned renewable generation at the point of service, thereby dropping the Customer's load. FPL shall reconnect the Customer-owned renewable generation as soon as the condition necessitating disconnection is remedied."

(2) Except as expressly modified by the terms of this Supplemental Agreement, all provisions of the Interconnection Agreement shall remain unchanged and in full force and effect.

FLORIDA POWER & LIGHT COMPANY	CUSTOMED
In Inchil	
(Signature)	(Signature)
Ron Bartnick	
(Print or Type Name) Manager, Product Support	(Print or Type Name)
Title:	Title:
	Witness: (Print or Type Name)
	SUSAN A HART Hotary Public State of New Jersey My Commission Expires Jul 31, 2017

Florida Power & Light Company
Docket No. 130225-EQ
Staff's First Data Request
Question No. 9
Attachment 23 Page 1 of 2
This attachment corresponds to line 23 of the table provided with FPL's response to Question No. 2

## SUPPLEMENTAL AGREEMENT TO INTERCONNECTION AGREMENT FOR CUSTOMER-OWNED RENEWABLE GENERATION (Tier 2 or Tier 3)

THIS SUPPLEMENTAL AGREEMENT is made and entered into this 1+ day of November 2019 by and between PB COUNTY Board of County ("Customer"), with an address of 559 November 2019 and Florida Power & Light Company ("FPL") a Florida corporation with an address of P.O. Box 14000, 700 Universe Boulevard, Juno Beach, FL 33408-0429.

#### WITNESSETH

WHEREAS, this Supplemental Agreement is intended to supplement and amend the Interconnection Agreement for Customer-Owned Renewable Generation entered into by and between the parties on MOY 970, 2010 (the "Interconnection Agreement"), only to the limited extent expressly provided herein; and

WHEREAS, Section 5.1 of the Interconnection Agreement provides as follows:

5.1. FPL shall require the Customer to install, at the Customer's expense, a manual disconnect switch of the visible load break type to provide a separation point between the AC power output of the Customer-owned renewable generation and any Customer wiring connected to FPL's system. The manual disconnect switch shall be mounted separate from, but adjacent to FPL meter socket. The Customer shall ensure that such manual disconnect switch shall remain readily accessible to FPL and be capable of being locked in the open position with a single FPL utility padlock;

and

WHEREAS, FPL has determined in respect of the Customer-owned renewable generation that the installation of a manual disconnect switch adjacent to FPL's meter socket would not be practical from a safety perspective and/or design considerations in accordance with good engineering practices; and

WHEREAS, FPL and Customer agree that the manual disconnect switch should be placed at a location on Customer's premises which meets all applicable safety and design considerations.

NOW, THEREFORE, for and in consideration of the mutual covenants and agreements set forth herein and in the Interconnection Agreement, the Parties hereto agree as follows:

(1) Section 5.1 of the Interconnection Agreement shall be modified to read as follows:

"FPL shall require the Customer to install, at Customer's expense, a manual disconnect switch of the visible load break type to provide a

Florida Power & Light Company Docket No. 130225-EQ Staff's First Data Request Question No. 9 Attachment 23 Page 2 of 2

This attachment corresponds to line 23 of the table provided with FPL's response to Question No. 2

separation point between the AC power output of the Customer-owned renewable generation and any Customer wiring connected to FPL's system. The manual disconnect switch shall be mounted separate from FPL's meter socket at a location agreed to by the Customer and FPL. The Customer shall ensure that such manual disconnect switch shall remain readily accessible to FPL and be capable of being located in the open position with a single FPL utility padlock. In addition, the Customer shall install adjacent to FPL's meter socket, at the Customer's expense, a permanent weather-proof plaque that indicates the location of the manual disconnect switch. If FPL's meter socket is inaccessible to Customer, the Customer shall provide the plaque to FPL for installation."

"In the event of an emergency or condition which in the sole discretion of FPL requires the immediate disconnection of the Customer-owned renewable generation, FPL, without notice and without liability to the Customer, may disconnect the Customer-owned renewable generation at the point of service, thereby dropping the Customer's load. FPL shall reconnect the Customer-owned renewable generation as soon as the condition necessitating disconnection is remedied."

(2) Except as expressly modified by the terms of this Supplemental Agreement, all provisions of the Interconnection Agreement shall remain unchanged and in full force and effect.

FLORIDA POWER & LIGHT COMPANY	CUSTOMER
the Magno	Army Way
(Signature)	√ (Signalure) ,
Kon Bartwide	Audrey Wolf
(Print or Type Name)	(Print or Type Name)
Tille: Manage Product Support	Title: Director POO
, , , , , , , , , , , , , , , , , , , ,	•
	Wilness Change Laylor H
	(Print or Type Name)
	(Print or Type Name) Chauncey Taylor, 11

Florida Power & Light Company Docket No. 130225-EQ Staff's First Data Request Question No. 9 Attachment 24 Page 1 of 2

This attachment corresponds to line 24 of the table provided with FPL's response to Question No. 2

# SUPPLEMENTAL AGREEMENT TO INTERCONNECTION AGREMENT FOR CUSTOMER-OWNED RENEWABLE GENERATION (Tier 2 or Tier 3)

THIS SUPPLEMENTAL AGREEMENT is made and entered into this 16 day of familia 2012 by and between ("Customer"), with an address of	res
2012 by and between ("Customer"), with an address of	
and Florida Power & Light Company ("FPL") a Florida corporation with	i
an address of P.O. Box 14000, 700 Universe Boulevard, Juno Beach, FL 3340R-0420	

#### WITNESSETH:

WHEREAS, this Supplemental Agreement is intended to supplement and amend the interconnection Agreement for Customer-Owned Renewable Generation entered into by and between the parties on 101 (the "Interconnection Agreement"), only to the limited extent expressly provided herein; and

WHEREAS, Section 5.1 of the Interconnection Agreement provides as follows:

5.1. FPL shall require the Customer to install, at the Customer's expense, a manual disconnect switch of the visible load break type to provide a separation point between the AC power output of the Customerowned renewable generation and any Customer wiring connected to FPL's system. The manual disconnect switch shall be mounted separate from, but adjacent to FPL meter socket. The Customer shall ensure that such manual disconnect switch shall remain readily accessible to FPL and be capable of being locked in the open position with a single FPL utility padlock;

and

WHEREAS, FPL has determined in respect of the Customer-owned renewable generation that the installation of a manual disconnect switch or switches adjacent to FPL's meter socket would not be practical from a safety perspective and/or design considerations in accordance with good engineering practices; and

WHEREAS, FPL and Customer agree that the manual disconnect switch or switches should be placed at locations on Customer's premises which meet all applicable safety and design considerations.

NOW, THEREFORE, for and in consideration of the mutual covenants and agreements set forth herein and in the Interconnection Agreement, the Parties hereto agree as follows:

Florida Power & Light Company Docket No. 130225-EQ Staff's First Data Request Question No. 9 Attachment 24 Page 2 of 2

This attachment corresponds to line 24 of the table provided with FPL's response to Question No. 2

"FPL shall require the Customer to install, at Customer's expense, a manual disconnect switch or switches of the visible load break type to provide a separation point between the AC power output of the Customerowned renewable generation and any Customer wiring connected to FPL's system. Each manual disconnect switch shall be mounted separate from FPL's meter socket at a location agreed to by the Customer and FPL. The Customer shall ensure that each manual disconnect switch shall remain readily accessible to FPL and be capable of being located in the open position with a single FPL utility padlock. In addition, the Customer shall install adjacent to FPL's meter socket, at the Customer's expense, a permanent weather-proof plaque that indicates the location of the manual disconnect switch or switches. If FPL's meter socket is inaccessible to Customer, the Customer shall provide the plaque to FPL for installation."

"In the event of an emergency or condition which in the sole discretion of FPL requires the immediate disconnection of the Customer-owned renewable generation, FPL, without notice and without liability to the Customer, may disconnect the Customer-owned renewable generation at the point of service, thereby dropping the Customer's load. FPL shall reconnect the Customer-owned renewable generation as soon as the condition necessitating disconnection is remedied."

(2) Except as expressly modified by the terms of this Supplemental Agreement, all provisions of the Interconnection Agreement shall remain unchanged and in full force and effect.

FLORIDA POWER & LIGHT COMPANY	
(Signature) Ron Bartnick	(Signature)
(Print or Type Name)	(Print or Type Name)
Tille: Manager of Product Support	Title:
	Witness:

Florida Power & Light Company Docket No. 130225-EQ Staff's First Data Request Question No. 9 Attachment 25 Page 1 of 2

This attachment corresponds to line 25 of the table provided with FPL's response to Question No. 2

# SUPPLEMENTAL AGREEMENT TO INTERCONNECTION AGREMENT FOR CUSTOMER-OWNED RENEWABLE GENERATION (Tier 2 or Tier 3)

#### WITNESSETH:

WHEREAS, this Supplemental Agreement is intended to supplement and amend the interconnection Agreement for Customer-Owned Renewable Generation entered into by and between the parties on 100.21, 2011 (the "Interconnection Agreement"), only to the limited extent expressly provided herein; and

WHEREAS, Section 5.1 of the Interconnection Agreement provides as follows:

5.1. FPL shall require the Customer to install, at the Customer's expense, a manual disconnect switch of the visible load break type to provide a separation point between the AC power output of the Customerowned renewable generation and any Customer wiring connected to FPL's system. The manual disconnect switch shall be mounted separate from, but adjacent to FPL meter socket. The Customer shall ensure that such manual disconnect switch shall remain readily accessible to FPL and be capable of being locked in the open position with a single FPL utility padlock;

and

WHEREAS, FPL has determined in respect of the Customer-owned renewable generation that the installation of a manual disconnect switch or switches adjacent to FPL's meter socket would not be practical from a safety perspective and/or design considerations in accordance with good engineering practices; and

WHEREAS, FPL and Customer agree that the manual disconnect switch or switches should be placed at locations on Customer's premises which meet all applicable safety and design considerations.

NOW, THEREFORE, for and in consideration of the mutual covenants and agreements set forth herein and in the interconnection Agreement, the Parties hereto agree as follows:

Florida Power & Light Company Docket No. 130225-EQ Staff's First Data Request Question No. 9 Attachment 25 Page 2 of 2

This attachment corresponds to line 25 of the table provided with FPL's response to Question No. 2

"FPL shall require the Customer to install, at Customer's expense, a manual disconnect switch or switches of the visible load break type to provide a separation point between the AC power output of the Customerowned renewable generation and any Customer wiring connected to FPL's system. Each manual disconnect switch shall be mounted separate from FPL's meter socket at a location agreed to by the Customer and FPL. The Customer shall ensure that each manual disconnect switch shall remain readily accessible to FPL and be capable of being located in the open position with a single FPL utility padiock. In addition, the Customer shall install adjacent to FPL's meter socket, at the Customer's expense, a permanent weather-proof plaque that indicates the location of the manual disconnect switch or switches. If FPL's meter socket is inaccessible to Customer, the Customer shall provide the plaque to FPL for installation."

"In the event of an emergency or condition which in the sole discretion of FPL requires the immediate disconnection of the Customer-owned renewable generation, FPL, without notice and without liability to the Customer, may disconnect the Customer-owned renewable generation at the point of service, thereby dropping the Customer's load. FPL shall reconnect the Customer-owned renewable generation as soon as the condition necessitating disconnection is remedied."

(2) Except as expressly modified by the terms of this Supplemental Agreement, all provisions of the Interconnection Agreement shall remain unchanged and in full force and effect.

FLORIDA POWER & LIGHT COMPANY	Customer Ord Com
(Signalure)	(sibpaure)
Kon Bartnick	Chal Gressele
(Print or Type Name)	(Print or Type Name)
Tille: Manager Product So	part Tille: Asst. Director of Ens. Srucs
	Witness: Vick 1 Langlois
•	(Print or Type Nanfe)

Florida Power & Light Company
Docket No. 130225-EQ
Staff's First Data Request
Question No. 9
Attachment 26 Page 1 of 2
This attachment corresponds to line 26 of the table provided with FPL's response to Question No. 2

## SUPPLEMENTAL AGREEMENT TO INTERCONNECTION AGREMENT FOR CUSTOMER-OWNED RENEWABLE GENERATION (Tier 2 or Tier 3)

THIS SUPPLEMENTAL AGREEMENT is made and entered into this 24th day of August

20 12 by and between ("Customer"), with an address of and Florida Power & Light Company ("FPL") a Florida corporation with an address of P.O. Box 14000, 700 Universe Boulevard, Juno Beach, FL 33408-0429.

#### WITNESSETH:

WHEREAS, this Supplemental Agreement is intended to supplement and amend the interconnection Agreement for Customer-Owned Renewable Generation entered into by and between the parties on August 24 , 20 12 (the "Interconnection Agreement"), only to the limited extent expressly provided herein; and

WHEREAS, Section 5.1 of the interconnection Agreement provides as follows:

5.1. FPL shall require the Customer to install, at the Customer's expense, a manual disconnect switch of the visible load break type to provide a separation point between the AC power output of the Customer-owned renewable generation and any Customer wiring connected to FPL's system. The manual disconnect switch shall be mounted separate from, but adjacent to FPL meter socket. The Customer shall ensure that such manual disconnect switch shall remain readily accessible to FPL and be capable of being locked in the open position with a single FPL utility padlock;

and

WHEREAS, FPL has determined in respect of the Customer-owned renewable generation that the installation of a manual disconnect switch or switches adjacent to FPL's meter socket would not be practical from a safety perspective and/or design considerations in accordance with good engineering practices; and

WHEREAS, FPL and Customer agree that the manual disconnect switch or switches should be placed at locations on Customer's premises which meet all applicable safety and design considerations.

NOW, THEREFORE, for and in consideration of the mutual covenants and agreements set forth herein and in the interconnection Agreement, the Parties hereto agree as follows:

Florida Power & Light Company Docket No. 130225-EQ Staff's First Data Request Question No. 9 Attachment 26 Page 2 of 2

This attachment corresponds to line 26 of the table provided with FPL's response to Question No. 2

"FPL shall require the Customer to install, at Customer's expense, a manual disconnect switch or switches of the visible load break type to provide a separation point between the AC power output of the Customerowned renewable generation and any Customer wiring connected to FPL's system. Each manual disconnect switch shall be mounted separate from FPL's meter socket at a location agreed to by the Customer and FPL. The Customer shall ensure that each manual disconnect switch shall remain readily accessible to FPL and be capable of being located in the open position with a single FPL utility padlock. In addition, the Customer shall install adjacent to FPL's meter socket, at the Customer's expense, a permanent weather-proof plaque that indicates the location of the manual disconnect switch or switches. If FPL's meter socket is inaccessible to Customer, the Customer shall provide the plaque to FPL for installation."

"in the event of an emergency or condition which in the sole discretion of FPL requires the immediate disconnection of the Customer-owned renewable generation, FPL, without notice and without liability to the Customer, may disconnect the Customer-owned renewable generation at the point of service, thereby dropping the Customer's load. FPL shall reconnect the Customer-owned renewable generation as soon as the condition necessitating disconnection is remedied."

Except as expressly modified by the terms of this Supplemental Agreement, all provisions of the Interconnection Agreement shall remain unchanged and in full force and effect,

IN WITNESS WHEREOF, the Parties hereto have caused this Supplemental Agreement to be duly

executed in triplicate the day and year first above written.

CUSTOMER (Signature) Signature) Ron Bartnick (Print or Type Name) (Print or Type Name) Manager, Product Support Title: Title: Witness; (Print or Type Name) Laura Thompson

Florida Power & Light Company Docket No. 130225-EQ Staff's First Data Request Question No. 9 Attachment 27 Page 1 of 2

This attachment corresponds to line 27 of the table provided with FPL's response to Question No. 2

## SUPPLEMENTAL AGREEMENT TO INTERCONNECTION AGREMENT FOR CUSTOMER-OWNED RENEWABLE GENERATION (Tier 2 or Tier 3)

THIS SUPPLEMENTAL AGREEMENT is made and entered into this 24th day of August

20 12 by and between ("Customer"), with an address of
and Florida Power & Light Company ("FPL") a Florida corporation with
an address of P.O. Box 14000, 700 Universe Boulevard, Juno Beach, FL 33408-0429.

### WITNESSETH:

WHEREAS, this Supplemental Agreement is intended to supplement and amend the interconnection Agreement for Customer-Owned Renewable Generation entered into by and between the parties on August 24 , 20 12 (the "Interconnection Agreement"), only to the limited extent expressly provided herein; and

WHEREAS, Section 5.1 of the Interconnection Agreement provides as follows:

5.1. FPL shall require the Customer to install, at the Customer's expense, a manual disconnect switch of the visible load break type to provide a separation point between the AC power output of the Customer-owned renewable generation and any Customer wiring connected to FPL's system. The manual disconnect switch shall be mounted separate from, but adjacent to FPL meter socket. The Customer shall ensure that such manual disconnect switch shall remain readily accessible to FPL and be capable of being locked in the open position with a single FPL utility padlock;

and

WHEREAS, FPL has determined in respect of the Customer-owned renewable generation that the installation of a manual disconnect switch or switches adjacent to FPL's meter socket would not be practical from a safety perspective and/or design considerations in accordance with good engineering practices; and

WHEREAS, FPL and Customer agree that the manual disconnect switch or switches should be placed at locations on Customer's premises which meet all applicable safety and design considerations.

NOW, THEREFORE, for and in consideration of the mutual covenants and agreements set forth herein and in the interconnection Agreement, the Parties hereto agree as follows:

Florida Power & Light Company Docket No. 130225-EQ Staff's First Data Request Question No. 9 Attachment 27 Page 2 of 2

This attachment corresponds to line 27 of the table provided with FPL's response to Question No. 2

"FPL shall require the Customer to install, at Customer's expense, a manual disconnect switch or switches of the visible load break type to provide a separation point between the AC power output of the Customerowned renewable generation and any Customer wiring connected to FPL's system. Each manual disconnect switch shall be mounted separate from FPL's meter socket at a location agreed to by the Customer and FPL. The Customer shall ensure that each manual disconnect switch shall remain readily accessible to FPL and be capable of being located in the open position with a single FPL utility padiock. In addition, the Customer shall install adjacent to FPL's meter socket, at the Customer's expense, a permanent weather-proof plaque that indicates the location of the manual disconnect switch or switches. If FPL's meter socket is inaccessible to Customer, the Customer shall provide the plaque to FPL for installation."

"in the event of an emergency or condition which in the sole discretion of FPL requires the immediate disconnection of the Customer-owned renewable generation, FPL, without notice and without liability to the Customer, may disconnect the Customer-owned renewable generation at the point of service, thereby dropping the Customer's load. FPL shall reconnect the Customer-owned renewable generation as soon as the condition necessitating disconnection is remedied."

(2) Except as expressly modified by the terms of this Supplemental Agreement, all provisions of the Interconnection Agreement shall remain unchanged and in full force and effect.

IN WITNESS WHEREOF, the Partles hereto have caused this Supplemental Agreement to be duly executed in triplicate the day and year first above written.

FLORIDA POWER & LIGHT COMPANY

(Signature)

Ron Bartnick

(Print or Type Name)

Manager, Product Support

Title:

Witness:

(Print or Type Name)

Laura Thompson

2

Florida Power & Light Company Docket No. 130225-EQ Staff's First Data Request Question No. 9 Attachment 28 Page 1 of 2

This attachment corresponds to line 28 of the table provided with FPL's response to Question No. 2

## SUPPLEMENTAL AGREEMENT TO INTERCONNECTION AGREMENT FOR CUSTOMER-OWNED RENEWABLE GENERATION (Tier 2 or Tier 3)

THIS SUPPLEMENTAL AGREEMENT is made and entered into this 24 day of <u>vanuary</u> 2012 by and between <u>Janathan Dickinson State Park</u> ("Customer"), with an address of 1645 of February Hay, Hate Sand and Florida Power & Light Company ("FPL") a Florida corporation with an address of P.O. Box 14000, 700 Universe Boulevard, Juno Beach, FL 33408-0429.

### WITNESSETH:

WHEREAS, this Supplemental Agreement is intended to supplement and amend the Interconnection Agreement for Customer-Owned Renewable Generation entered into by and between the parties on 12-15, 2011 (the "Interconnection Agreement"), only to the limited extent expressly provided herein; and

WHEREAS, Section 5.1 of the Interconnection Agreement provides as follows:

5.1. FPL shall require the Customer to install, at the Customer's expense, a manual disconnect switch of the visible load break type to provide a separation point between the AC power output of the Customerowned renewable generation and any Customer wiring connected to FPL's system. The manual disconnect switch shall be mounted separate from, but adjacent to FPL meter socket. The Customer shall ensure that such manual disconnect switch shall remain readily accessible to FPL and be capable of being locked in the open position with a single FPL utility padiock;

and

WHEREAS, FPL has determined in respect of the Customer-owned renewable generation that the installation of a manual disconnect switch or switches adjacent to FPL's meter socket would not be practical from a safety perspective and/or design considerations in accordance with good engineering practices; and

WHEREAS, FPL and Customer agree that the manual disconnect switch or switches should be placed at locations on Customer's premises which meet all applicable safety and design considerations.

NOW, THEREFORE, for and in consideration of the mutual covenants and agreements set forth herein and in the Interconnection Agreement, the Parties hereto agree as follows:

Florida Power & Light Company Docket No. 130225-EQ Staff's First Data Request Question No. 9 Attachment 28 Page 2 of 2

This attachment corresponds to line 28 of the table provided with FPL's response to Question No. 2

"FPL shall require the Customer to install, at Customer's expense, a manual disconnect switch or switches of the visible load break type to provide a separation point between the AC power output of the Customer-owned renewable generation and any Customer wiring connected to FPL's system. Each manual disconnect switch shall be mounted separate from FPL's meter socket at a location agreed to by the Customer and FPL. The Customer shall ensure that each manual disconnect switch shall remain readily accessible to FPL and be capable of being located in the open position with a single FPL utility padlock. In addition, the Customer shall install adjacent to FPL's meter socket, at the Customer's expense, a permanent weather-proof plaque that indicates the location of the manual disconnect switch or switches. If FPL's meter socket is inaccessible to Customer, the Customer shall provide the plaque to FPL for installation."

"In the event of an emergency or condition which in the sole discretion of FPL requires the immediate disconnection of the Customer-owned renewable generation, FPL, without notice and without liability to the Customer, may disconnect the Customer-owned renewable generation at the point of service, thereby dropping the Customer's load. FPL shall reconnect the Customer-owned renewable generation as soon as the condition necessitating disconnection is remedied,"

(2) Except as expressly modified by the terms of this Supplemental Agreement, all provisions of the interconnection Agreement shall remain unchanged and in full force and effect.

FLORIDA POWER & LIGHT COMPANY	CUSTOMER
In factil	MUN
(Signature)	(Signature)
Ron Bartnick	MARK W NELSON
(Print or Type Name)  Manager, Product Support	(Print or Type Name)
Title:	Tille: Park Manager
	Witness: Janet Lament
•	(Print or Type Name)

Florida Power & Light Company Docket No. 130225-EQ Staff's First Data Request Question No. 9 Attachment 29 Page 1 of 2

This attachment corresponds to line 29 of the table provided with FPL's response to Question No. 2

# SUPPLEMENTAL AGREEMENT TO INTERCONNECTION AGREMENT FOR CUSTOMER-OWNED RENEWABLE GENERATION (Tier 2 or Tier 3)

THIS SUPPLEMENTAL AGREEMENT is made and entered into this 26. day of @c7073EIZ.

20 /1, by and between and Florida Power & Light Company ("FPL") a Florida corporation with an address of P.O. Box 14000, 700 Universe Boulevard, Juno Beach, FL 33408-0429.

## WITNESSETH:

WHEREAS, this Supplemental Agreement is intended to supplement and amend the interconnection Agreement for Customer-Owned Renewable Generation entered into by and between the parties on August 18, 2011 (the "Interconnection Agreement"), only to the limited extent expressly provided herein; and

WHEREAS, Section 5.1 of the interconnection Agreement provides as follows:

5.1. FPL shall require the Customer to install, at the Customer's expense, a manual disconnect switch of the visible load break type to provide a separation point between the AC power output of the Customer-owned renewable generation and any Customer wiring connected to FPL's system. The manual disconnect switch shall be mounted separate from, but adjacent to FPL meter socket. The Customer shall ensure that such manual disconnect switch shall remain readily accessible to FPL and be capable of being locked in the open position with a single FPL utility padlock;

and

WHEREAS, FPL has determined in respect of the Customer-owned renewable generation that the installation of a manual disconnect switch or switches adjacent to FPL's meter socket would not be practical from a safety perspective and/or design considerations in accordance with good engineering practices; and

WHEREAS, FPL and Customer agree that the manual disconnect switch or switches should be placed at locations on Customer's premises which meet all applicable safety and design considerations.

NOW, THEREFORE, for and in consideration of the mutual covenants and agreements set forth herein and in the interconnection Agreement, the Parties hereto agree as follows:

Florida Power & Light Company Docket No. 130225-EQ Staff's First Data Request Question No. 9 Attachment 29 Page 2 of 2

This attachment corresponds to line 29 of the table provided with FPL's response to Question No. 2

"FPL shall require the Customer to install, at Customer's expense, a manual disconnect switch or switches of the visible load break type to provide a separation point between the AC power output of the Customer-owned renewable generation and any Customer wining connected to FPL's system. Each manual disconnect switch shall be mounted separate from FPL's meter socket at a location agreed to by the Customer and FPL. The Customer shall ensure that each manual disconnect switch shall remain readily accessible to FPL and be capable of being located in the open position with a single FPL utility padiock. In addition, the Customer shall install adjacent to FPL's meter socket, at the Customer's expense, a permanent weather-proof plaque that indicates the location of the manual disconnect switch or switches. If FPL's meter socket is inaccessible to Customer, the Customer shall provide the plaque to FPL for installation."

"In the event of an emergency or condition which in the sole discretion of FPL requires the immediate disconnection of the Customer-owned renewable generation, FPL, without notice and without liability to the Customer, may disconnect the Customer-owned renewable generation at the point of service, thereby dropping the Customer's load. FPL shall reconnect the Customer-owned renewable generation as soon as the condition necessitating disconnection is remedied."

(2) Except as expressly modified by the terms of this Supplemental Agreement, all provisions of the Interconnection Agreement shall remain unchanged and in full force and effect.

FLORIDA POWER & LIGHT COMPANY		CUSTOMER	
(Signature)		(Signature)	
Ron Bartnick (Print or Type Name)  Title: Manager Product Support	Tille:	(Print or Type Name)	,
·	Witness:	(Print or Type Name)	
		,	2
			FPL 000067 SIA

Florida Power & Light Company Docket No. 130225-EQ Staff's First Data Request Question No. 9 Attachment 30 Page 1 of 2

This attachment corresponds to line 30 of the table provided with FPL's response to Question No. 2

# SUPPLEMENTAL AGREEMENT TO INTERCONNECTION AGREMENT FOR CUSTOMER-OWNED RENEWABLE GENERATION (Tier 2)

THIS SUPPLEMENTAL AGREEMENT is made and entered into this 1st day of November, 2011, by and between City of Fort Myers ("Customer"), with an address of 2200 Second Street, Fort Myers, FL 33901 and Florida Power & Light Company ("FPL") a Florida corporation with an address of P.O. Box 14000, 700 Universe Boulevard, Juno Beach, FL 33408-0429.

### WITNESSETH:

WHEREAS, this Supplemental Agreement is intended to supplement and amend the Interconnection Agreement for Customer-Owned Renewable Generation entered into by and between the parties on July 22<sup>nd</sup>, 2011 (the "Interconnection Agreement"), only to the limited extent expressly provided herein; and

WHEREAS, Section 5.1 of the Interconnection Agreement provides as follows:

5.1. FPL shall require the Customer to install, at the Customer's expense, a manual disconnect switch of the visible load break type to provide a separation point between the AC power output of the Customerowned renewable generation and any Customer wiring connected to FPL's system. The manual disconnect switch shall be mounted separate from, but adjacent to FPL meter socket. The Customer shall ensure that such manual disconnect switch shall remain readily accessible to FPL and be capable of being locked in the open position with a single FPL utility padlock;

and

WHEREAS, FPL has determined in respect of the Customer-owned renewable generation that the installation of a manual disconnect switch adjacent to FPL's meter socket would not be practical from a safety perspective and/or design considerations in accordance with good engineering practices; and

WHEREAS, FPL and Customer agree that the manual disconnect switch should be placed at a location on Customer's premises which meets all applicable safety and design considerations.

NOW, THEREFORE, for and in consideration of the mutual covenants and agreements set forth herein and in the Interconnection Agreement, the Parties hereto agree as follows:

(1) Section 5.1 of the Interconnection Agreement shall be modified to read as follows:

"FPL shall require the Customer to install, at Customer's expense, a manual disconnect switch of the visible load break type to provide a

Florida Power & Light Company Docket No. 130225-EQ Staff's First Data Request Question No. 9 Attachment 30 Page 2 of 2

This attachment corresponds to line 30 of the table provided with FPL's response to Question No. 2

separation point between the AC power output of the Customer-owned renewable generation and any Customer wiring connected to FPL's system. The manual disconnect switch shall be mounted separate from FPL's meter socket at a location agreed to by the Customer and FPL. The Customer shall ensure that such manual disconnect switch shall remain readily accessible to FPL and be capable of being located in the open position with a single FPL utility padlock. In addition, the Customer shall install adjacent to FPL's meter socket, at the Customer's expense, a permanent weather-proof plaque that indicates the location of the manual disconnect switch. If FPL's meter socket is inaccessible to Customer, the Customer shall provide the plaque to FPL for installation."

"In the event of an emergency or condition which in the sole discretion of FPL requires the immediate disconnection of the Customer-owned renewable generation, FPL, without notice and without liability to the Customer, may disconnect the Customer-owned renewable generation at the point of service, thereby dropping the Customer's load. FPL shall reconnect the Customer-owned renewable generation as soon as the condition necessitating disconnection is remedied."

(2) Except as expressly modified by the terms of this Supplemental Agreement, all provisions of the Interconnection Agreement shall remain unchanged and in full force and effect.

FLORIDA POWER & LIGHT COMPANY	CUSTOMER CITY OF FORT MYERS, FLORIDA A Municipal Corporation
(Signature)	(Signature)
Ron Bartnick (Print or Type Name)	Randall P. Henderson, Jr., Mayor (Print or Type Name) ATTEST:
Title: Manager Product Support	Marle Adams, MMC, City Clerk
	William P. Mitchell, City Manager
	APPROVED AS TO FORM:

Docket No. 130225-FQ FEB-9-2012 11:364 FROM: FLEAMASTERS FLEAMARK 239-334-2087 Statt's First Data Request

> Question No. 9 Attachment 31 Page 1 of 2

This attachment corresponds to line 31 of the table provided with FPL's response to Question No. 2

# SUPPLEMENTAL AGREEMENT TO INTERCONNECTION AGREMENT FOR CUSTOMER-CWNED RENEWABLE GENERATION (Tier 2 or Tier 3)

### WITNESSETH:

WHEREAS, this Supplemental Agreement is intended to supplement and amend the interconnection Agreement for Customer-Owned Renewable Generation entered into by and between the parties on <a href="January 26">January 26</a>, 2012 (the "Interconnection Agreement"), only to the limited extent expressly provided herein; and

WHEREAS, Section 5.1 of the Interconnection Agreement provides as follows:

5.1. FPL shall require the Customer to install, at the Customer's expense, a manual disconnect switch of the visible load break type to provide a separation point between the AC power output of the Customerowned renewable generation and any Customer wiring connected to FPL's system. The manual disconnect switch shall be mounted separate from, but adjacent to FPL meter socket. The Customer shall ensure that such manual disconnect switch shall remain readily accessible to FPL and be capable of being locked in the open position with a single FPL utility padlock;

and

WHEREAS, FPL has determined in respect of the Customer-owned renewable generation that the installation of a manual disconnect switch or switches adjacent to FPL's meter socket would not be practical from a safety perspective and/or design considerations in accordance with good engineering practices; and

WHEREAS, FPL and Customer agree that the manual disconnect switch or switches should be placed at locations on Customer's premises which meet all applicable safety and design considerations.

NOW, THEREFORE, for and in consideration of the mutual covenants and agreements set forth herein and in the interconnection Agreement, the Parties hereto agree as follows:

## FEB-9-Porket No. 139275 FROM FLEAMASTERS FLEAMARK 239-334-2087 Staff's First Data Request

Question No. 9

Attachment 31 Page 2 of 2

This attachment corresponds to line 31 of the table provided with FPL's response to Question No. 2

"FPL shall require the Customer to install, at Customer's expense, a manual disconnect switch or switches of the visible load break type to provide a separation point between the AC power output of the Customerowned renewable generation and any Customer wiring connected to FPL's system. Each manual disconnect switch shall be mounted separate from FPL's meter socket at a location agreed to by the Customer and FPL. The Customer shall ensure that each manual disconnect switch shall remain readily accessible to FPL and be capable of being located in the open position with a single FPL utility padlock, in addition, the Customer shall install adjacent to FPL's meter socket, at the Customer's expense, a permanent weather-proof plaque that indicates the location of the manual disconnect switch or switches. If FPL's meter socket is inaccessible to Customer, the Customer shall provide the plaque to FPL for installation."

"In the event of an emergency or condition which in the sole discretion of FPL requires the immediate disconnection of the Customer-owned renewable generation, FPL, without notice and without liability to the Customer, may disconnect the Customer-owned renewable generation at the point of service, thereby dropping the Customer's load. FPL shall reconnect the Customer-owned renewable generation as soon as the condition necessitating disconnection is remedied."

(2) Except as expressly modified by the terms of this Supplemental Agreement, all provisions of the interconnection Agreement shall remain unchanged and in full force and effect.

FLORIDA POWER & LIGHT COMPANY	CUSTOMER
(Signature)	(Signature)
Ron Bartnick	
(Print or Type Name)  Manager, Product Support  Title:	(Print or Type Name)
	Witness:

Florida Power & Light Company Docket No. 130225-EQ Staff's First Data Request Question No. 9 Attachment 32 Page 1 of 2

This attachment corresponds to line 32 of the table provided with FPL's response to Question No. 2

## SUPPLEMENTAL AGREEMENT TO INTERCONNECTION AGREMENT FOR CUSTOMER-OWNED RENEWABLE GENERATION (Tier 2 or Tier 3)

THIS SUPPLEMENTAL AGREEMENT Is made and entered into this 16 day of NOVEMBER
20 by and between LEE COUNTY B.O.C.C. ("Customer") with an address of
COPY 575, FORT MUPES & and Florida Power & Light Company ("FPI") a Florida comporation with
an address of P.O. Box 14000, 700 Universe Boulevard, Juno Beach, FL 33408-0429.
14750 SIX MILE CYPRESS PKWY
FORTMYERS, FL. 33908
WITNESSETH

WHEREAS, this Supplemental Agreement is intended to supplement and amend the Interconnection Agreement for Customer-Owned Renewable Generation entered into by and between the parties on 100 (the "Interconnection Agreement"), only to the limited extent expressly provided herein; and

WHEREAS, Section 5.1 of the Interconnection Agreement provides as follows:

5.1. FPL shall require the Customer to Install, at the Customer's expense, a manual disconnect switch of the visible load break type to provide a separation point between the AC power output of the Customer-owned renewable generation and any Customer wiring connected to FPL's system. The manual disconnect switch shall be mounted separate from, but adjacent to FPL meter socket. The Customer shall ensure that such manual disconnect switch shall remain readily accessible to FPL and be capable of being locked in the open position with a single FPL utility padlock;

and

WHEREAS, FPL has determined in respect of the Customer-owned renewable generation that the installation of a manual disconnect switch or switches adjacent to FPL's meter socket would not be practical from a safety perspective and/or design considerations in accordance with good engineering practices; and

WHEREAS, FPL and Customer agree that the manual disconnect switch or switches should be placed at locations on Customer's premises which meet all applicable safety and design considerations.

NOW, THEREFORE, for and in consideration of the mutual covenants and agreements set forth herein and in the interconnection Agreement, the Parties hereto agree as follows:

Florida Power & Light Company Docket No. 130225-EQ Staff's First Data Request Question No. 9 Attachment 32 Page 2 of 2

This attachment corresponds to line 32 of the table provided with FPL's response to Question No. 2

"FPL shall require the Customer to Install, at Customer's expense, a manual disconnect switch or switches of the visible load break type to provide a separation point between the AC power output of the Customer-owned renewable generation and any Customer wiring connected to FPL's system. Each manual disconnect switch shall be mounted separate from FPL's meter socket at a location agreed to by the Customer and FPL. The Customer shall ensure that each manual disconnect switch shall remain readily accessible to FPL and be capable of being located in the open position with a single FPL utility padiock. In addition, the Customer shall install adjacent to FPL's meter socket, at the Customer's expense, a permanent weather-proof plaque that indicates the location of the manual disconnect switch or switches. If FPL's meter socket is inaccessible to Customer, the Customer shall provide the plaque to FPL for installation,"

"In the event of an emergency or condition which in the sole discretion of FPL requires the immediate disconnection of the Customer-owned renewable generation, FPL, without notice and without liability to the Customer, may disconnect the Customer-owned renewable generation at the point of service, thereby dropping the Customer's load. FPL shall reconnect the Customer-owned renewable generation as soon as the condition necessitating disconnection is remodied."

(2) Except as expressly modified by the terms of this Supplemental Agreement, all provisions of the Interconnection Agreement shall remain unchanged and in full force and effect.

IN WITNESS WHEREOF, the Parties hereto hat executed in triplicate the day and year first above written	ave caused this Supplemental Agreement to be duly
FLORIDA POWER & LIGHT COMPANY	CUSTOMER SEAL
(Signature)	ATTEST: CHARLIE GREEN  By:  (Deputy Clerk)
Ron Bertnick (Print or Type Name)	LEE COUNTY BOARD OF
Title: Manager Product Support	COUNTY COMMISSIONERS  By: (Chair)
	APPROVED AS TO FORM  By:
	(Attorney for the County)

Florida Power & Light Company
Docket No. 130225-EQ
Staff's First Data Request
Question No. 9
Attachment 33 Page 1 of 2
This attachment corresponds to line 33 of the table provided with FPL's response to Question No. 2

# SUPPLEMENTAL AGREEMENT TO INTERCONNECTION AGREMENT FOR CUSTOMER-OWNED RENEWABLE GENERATION (Tier 2 or Tier 3)

THIS SUPPLEMENTAL AGREEMENT is made and entered into this 141/day of 1201/2 by and between ("Customer"), with an address of and Florida Power & Light Company ("FPL") a Florida corporation with an address of P.O. Box 14000, 700 Universe Boulevard, Juno Beach, FL 33408-0429.

### WITNESSETH:

WHEREAS, this Supplemental Agreement is intended to supplement and amend the Interconnection Agreement for Customer-Owned Renewable Generation entered into by and between the parties on <u>Bec. 171</u>, 2012 (the "Interconnection Agreement"), only to the limited extent expressly provided herein; and

WHEREAS, Section 5.1 of the interconnection Agreement provides as follows:

5.1. FPL shall require the Customer to install, at the Customer's expense, a manual disconnect switch of the visible load break type to provide a separation point between the AC power output of the Customerowned renewable generation and any Customer wiring connected to FPL's system. The manual disconnect switch shall be mounted separate from, but adjacent to FPL meter socket. The Customer shall ensure that such manual disconnect switch shall remain readily accessible to FPL and be capable of being locked in the open position with a single FPL utility padlock;

and

WHEREAS, FPL has determined in respect of the Customer-owned renewable generation that the installation of a manual disconnect switch or switches adjacent to FPL's meter socket would not be practical from a safety perspective and/or design considerations in accordance with good engineering practices; and

WHEREAS, FPL and Customer agree that the manual disconnect switch or switches should be placed at locations on Customer's premises which meet all applicable safety and design considerations.

NOW, THEREFORE, for and in consideration of the mutual covenants and agreements set forth herein and in the interconnection Agreement, the Parties hereto agree as follows:

Florida Power & Light Company Docket No. 130225-EQ Staff's First Data Request Question No. 9 Attachment 33 Page 2 of 2

This attachment corresponds to line 33 of the table provided with FPL's response to Question No. 2

"FPL shall require the Customer to Install, at Customer's expense, a manual disconnect switch or switches of the visible load break type to provide a separation point between the AC power output of the Customerowned renewable generation and any Customer wiring connected to FPL's system. Each manual disconnect switch shall be mounted separate from FPL's meter socket at a location agreed to by the Customer and FPL. The Customer shall ensure that each manual disconnect switch shall remain readily accessible to FPL and be capable of being located in the open position with a single FPL utility padlock. In addition, the Customer shall install adjacent to FPL's meter socket, at the Customer's expense, a permanent weather-proof plaque that indicates the location of the manual disconnect switch or switches. If FPL's meter socket is inaccessible to Customer, the Customer shall provide the plaque to FPL for installation."

"In the event of an emergency or condition which in the sole discretion of FPL requires the immediate disconnection of the Customer-owned renewable generation, FPL, without notice and without liability to the Customer, may disconnect the Customer-owned renewable generation at the point of service, thereby dropping the Customer's load. FPL shall reconnect the Customer-owned renewable generation as soon as the condition necessitating disconnection is remedied,"

(2) Except as expressly modified by the terms of this Supplemental Agreement, all provisions of the Interconnection Agreement shall remain unchanged and in full force and effect.

FLORIDA POWER & LIGHT COMPANY	CUSTOMER
In front	
(Signature)	(Signature)
Ron Bartnick	
(Print or Type Name)  Manager, Product Support	(Print or Type Name)
Title:	Title:
	Witness:
	(Print or Type Name)

Florida Power & Light Company Docket No. 130225-EQ Staff's First Data Request Question No. 9 Attachment 34 Page 1 of 2

This attachment corresponds to line 34 of the table provided with FPL's response to Question No. 2

## SUPPLEMENTAL AGREEMENT TO INTERCONNECTION AGREMENT FOR CUSTOMER-OWNED RENEWABLE GENERATION (Tier 2 or Tier 3)

	THI	s sui	PPLEMENTA	L AGR	REEMEN	IT is made	and	entered	into this	1	_day	of ${\it A}$	vau	LS.
20,11,	by	and	between						"Custor					
				8	and Flor	ida Powei	r & Llg	ht Cont	pany ("F	PL") a	Florid	la cor	poration	with
an addr	ess	of PK	). Box 14000,	700 U	Iniverse	Boulevard	d, Jund	o Beach	, FL 334	08-04	29.			

### WITNESSETH:

WHEREAS, this Supplemental Agreement is intended to supplement and amend the interconnection Agreement for Customer-Owned Renewable Generation entered into by and between the parties on Accellation, 20// (the "Interconnection Agreement"), only to the limited extent expressly provided herein/and

WHEREAS, Section 5.1 of the Interconnection Agreement provides as follows:

5.1. FPL shall require the Customer to install, at the Customer's expense, a manual disconnect switch of the visible load break type to provide a separation point between the AC power output of the Customerowned renewable generation and any Customer wiring connected to FPL's system. The manual disconnect switch shall be mounted separate from, but edjacent to FPL meter socket. The Customer shall ensure that such manual disconnect switch shall remain readily accessible to FPL and be capable of being locked in the open position with a single FPL utility padlock;

and

WHEREAS, FPL has determined in respect of the Customer-owned renewable generation that the installation of a manual disconnect switch or switches adjacent to FPL's meter socket would not be practical from a safety perspective and/or design considerations in accordance with good engineering practices; and

WHEREAS, FPL and Customer agree that the manual disconnect switch or switches should be placed at locations on Customer's premises which meet all applicable safety and design considerations.

NOW, THEREFORE, for and in consideration of the mutual covenants and agreements set forth herein and in the interconnection Agreement, the Parties hereto agree as follows:

Florida Power & Light Company Docket No. 130225-EQ Staff's First Data Request Question No. 9 Attachment 34 Page 2 of 2

This attachment corresponds to line 34 of the table provided with FPL's response to Question No. 2

"FPL shall require the Customer to install, at Customer's expense, a manual disconnect switch or switches of the visible load break type to provide a separation point between the AC power output of the Customer-owned renewable generation and any Customer wiring connected to FPL's system. Each manual disconnect switch shall be mounted separate from FPL's meter socket at a location agreed to by the Customer and FPL. The Customer shall ensure that each manual disconnect switch shall remain readily accessible to FPL and be capable of being located in the open position with a single FPL utility padlock. In addition, the Customer shall install adjacent to FPL's meter socket, at the Customer's expense, a permanent weather-proof plaque that indicates the location of the manual disconnect switch or switches. If FPL's meter socket is inaccessible to Customer, the Customer shall provide the plaque to FPL for installation."

"In the event of an emergency or condition which in the sole discretion of FPL requires the immediate disconnection of the Customer-owned renewable generation, FPL, without notice and without liability to the Customer, may disconnect the Customer-owned renewable generation at the point of service, thereby dropping the Customer's load. FPL shall reconnect the Customer-owned renewable generation as soon as the condition necessitating disconnection is remedied."

(2) Except as expressly modified by the terms of this Supplemental Agreement, all provisions of the Interconnection Agreement shall remain unchanged and in full force and effect.

FLORIDA POWER & LIGHT COMPANY	CUSTOMER
the fullo	
(Signature)	(Signature)
Ron Bartnick	
(Print or Type Name) Manager, Product Support	(Print or Type Name)
Title:	Title:
	Withess:(SAM or Type Name)

Florida Power & Light Company
Docket No. 130225-EQ
Staff's First Data Request
Question No. 9
Attachment 35 Page 1 of 2
This attachment corresponds to line 35 of the table provided with FPL's response to Question No. 2

## SUPPLEMENTAL AGREEMENT TO INTERCONNECTION AGREMENT FOR CUSTOMER-OWNED RENEWABLE GENERATION (Tier 2 or Tier 3)

THIS SUPPLEMENTAL AGREEMENT is made and entered into this 19th day of December 2012 by and between and Florida Power & Light Company ("FPL") a Florida corporation with an address of P.O. Box 14000, 700 Universe Boulevard, Juno Beach, FL 33408-0429.

### WITNESSETH:

WHEREAS, this Supplemental Agreement is intended to supplement and amend the Interconnection Agreement for Customer-Owned Renewable Generation entered into by and between the parties on <a href="December 15th">December 15th</a>, 2012 (the "interconnection Agreement"), only to the limited extent expressly provided herein; and

WHEREAS, Section 5.1 of the Interconnection Agreement provides as follows:

5.1. FPL shall require the Customer to install, at the Customer's expense, a manual disconnect switch of the visible load break type to provide a separation point between the AC power output of the Customer-owned renewable generation and any Customer wiring connected to FPL's system. The manual disconnect switch shall be mounted separate from, but adjacent to FPL meter socket. The Customer shall ensure that such manual disconnect switch shall remain readily accessible to FPL and be capable of being locked in the open position with a single FPL utility padlock;

and

WHEREAS, FPL has determined in respect of the Customer-owned renewable generation that the installation of a manual disconnect switch or switches adjacent to FPL's meter socket would not be practical from a safety perspective and/or design considerations in accordance with good engineering practices; and

WHEREAS, FPL and Customer agree that the manual disconnect switch or switches should be placed at locations on Customer's premises which meet all applicable safety and design considerations.

NOW, THEREFORE, for and in consideration of the mutual covenants and agreements set forth herein and in the interconnection Agreement, the Parties hereto agree as follows:

Florida Power & Light Company Docket No. 130225-EQ Staff's First Data Request Question No. 9 Attachment 35 Page 2 of 2

This attachment corresponds to line 35 of the table provided with FPL's response to Question No. 2

"FPL shall require the Customer to install, at Customer's expense, a manual disconnect switch or switches of the visible load break type to provide a separation point between the AC power output of the Customer-owned renewable generation and any Customer wiring connected to FPL's system. Each manual disconnect switch shall be mounted separate from FPL's meter socket at a location agreed to by the Customer and FPL. The Customer shall ensure that each manual disconnect switch shall remain readily accessible to FPL and be capable of being located in the open position with a single FPL utility padlock. In addition, the Customer shall install adjacent to FPL's meter socket, at the Customer's expense, a permanent weather-proof plaque that indicates the location of the manual disconnect switch or switches. If FPL's meter socket is inaccessible to Customer, the Customer shall provide the plaque to FPL for installation."

"In the event of an emergency or condition which in the sole discretion of FPL requires the immediate disconnection of the Customer-owned renewable generation, FPL, without notice and without liability to the Customer, may disconnect the Customer-owned renewable generation at the point of service, thereby dropping the Customer's load. FPL shall reconnect the Customer-owned renewable generation as soon as the condition necessitating disconnection is remedied."

(2) Except as expressly modified by the terms of this Supplemental Agreement, all provisions of the Interconnection Agreement shall remain unchanged and in full force and effect.

FLORIDA POWER & LIGHT COMPANY	CUSTOMER						
the huther							
(Signature)	(Signature)						
Ron Bartnick							
(Print or Type Name)	(Print or Type Name)						
Manager, Product Support Title:	Title:						
	Witness:(Print or Type Name) ∪						

Florida Power & Light Company Docket No. 130225-EQ Staff's First Data Request Question No. 9 Attachment 36 Page 1 of 2

This attachment corresponds to line 36 of the table provided with FPL's response to Question No. 2

### SUPPLEMENTAL AGREEMENT

TO

## INTERCONNECTION AGREMENT FOR CUSTOMER-OWNED RENEWABLE GENERATION (Tier 2 or Tier 3)

a	THIS	SUP	PLEMENT between Ave.w. Box 1400	AL AGR	EEMEI	NT is ma	de and	entered	d into t	:his //	day	of A	UNO .	
20///	by a	nd l	oetween <sup>—</sup>	the Scl	rool	Boar	of	manage	ÇÇUS	tomer	, with	<b>"</b> an "	address	0
2/5-1	ηαλα	tee	Ave.w.	brudente	f <u>ld</u> Flp	rida Pow	er & Li	ght Cờn	npany	<b>("FPL</b> ")	a Florid	a corp	oration v	vith
an add	ress of	P.O.	Box 1400	0. 700 Ur	ilverse	Bouleva	íð, Jur	no Beacl	h. FL 3	3408-0	)429.			

### WITNESSETH:

WHEREAS, this Supplemental Agreement is intended to supplement and amend the Interconnection Agreement for Customer-Owned Renewable Generation entered into by and between the parties on the "interconnection Agreement"), only to the limited extent expressly provided herein; and

WHEREAS, Section 5.1 of the Interconnection Agreement provides as follows:

5.1. FPL shall require the Customer to install, at the Customer's expense, a manual disconnect switch of the visible load break type to provide a separation point between the AC power output of the Customerowned renewable generation and any Customer wiring connected to FPL's system. The manual disconnect switch shall be mounted separate from, but adjacent to FPL meter socket. The Customer shall ensure that such manual disconnect switch shall remain readily accessible to FPL and be capable of being locked in the open position with a single FPL utility padlock;

and

WHEREAS, FPL has determined in respect of the Customer-owned renewable generation that the installation of a manual disconnect switch adjacent to FPL's meter socket would not be practical from a safety perspective and/or design considerations in accordance with good engineering practices; and

WHEREAS, FPL and Customer agree that the manual disconnect switch should be placed at a location on Customer's premises which meets all applicable safety and design considerations.

NOW, THEREFORE, for and in consideration of the mutual covenants and agreements set forth herein and in the Interconnection Agreement, the Parties hereto agree as follows:

(1) Section 5.1 of the interconnection Agreement shall be modified to read as follows:

"FPL shall require the Customer to install, at Customer's expense, a manual disconnect switch of the visible load break type to provide a

Florida Power & Light Company Docket No. 130225-EQ Staff's First Data Request Question No. 9 Attachment 36 Page 2 of 2

This attachment corresponds to line 36 of the table provided with FPL's response to Question No. 2

separation point between the AC power output of the Customer-owned renewable generation and any Customer wiring connected to FPL's system. The manual disconnect switch shall be mounted separate from FPL's meter socket at a location agreed to by the Customer and FPL. The Customer shall ensure that such manual disconnect switch shall remain readily accessible to FPL and be capable of being located in the open position with a single FPL utility padlock. In addition, the Customer shall install adjacent to FPL's meter socket, at the Customer's expense, a permanent weather-proof plaque that indicates the location of the manual disconnect switch. If FPL's meter socket is inaccessible to Customer, the Customer shall provide the plaque to FPL for installation."

"In the event of an emergency or condition which in the sole discretion of FPL requires the immediate disconnection of the Customer-owned renewable generation, FPL, without notice and without liability to the Customer, may disconnect the Customer-owned renewable generation at the point of service, thereby dropping the Customer's load. FPL shall reconnect the Customer-owned renewable generation as soon as the condition necessitating disconnection is remedied."

(2) Except as expressly modified by the terms of this Supplemental Agreement, all provisions of the Interconnection Agreement shall remain unchanged and in full force and effect.

IN WITNESS WHEREOF, the Parties hereto have caused this Supplemental Agreement to be duly executed in triplicate the day and year first above written.

CUSTOMER

(Signature)

Ron Bartnick

(Print or Type Name)

Title: Manager Product Support Title: Assistant Picector of Academics manager Technical Institute

Approved as to Form & Sufficiency

Staff Attorney

Witness: (Print or Type Name)

Florida Power & Light Company
Docket No. 130225-EQ
Staff's First Data Request
Question No. 9
Attachment 37 Page 1 of 2
This attachment corresponds to line 37 of the table provided with FPL's response to Question No. 2

## SUPPLEMENTAL AGREEMENT TO INTERCONNECTION AGREMENT FOR CUSTOMER-OWNED RENEWABLE GENERATION (Tier 2 or Tier 3)

	TH	IS SUI	PPLEMENT	AL AGREEN	IENT is made	and entered	into this 13th	_ day c	Fel	рилагу	
2013,	by	and	belween				("Customer"),	with	an	address	of
							pany ("FPL") a		a cor	poration v	vith
an add	ress	of P.C	). Box 1400	0, 700 Unive	rse Boulevard	, Juno Beach	, FL 33408-04	29,			

### WITNESSETH:

WHEREAS, Ihis Supplemental Agreement is intended to supplement and amend the Interconnection Agreement for Customer-Owned Renewable Generation entered into by and between the parties on January 29th , 20 13 (the "Interconnection Agreement"), only to the limited extent expressly provided herein; and

WHEREAS, Section 5.1 of the Interconnection Agreement provides as follows:

5.1. FPL shall require the Customer to install, at the Customer's expense, a manual disconnect switch of the visible load break type to provide a separation point between the AC power output of the Customer-owned renewable generation and any Customer wiring connected to FPL's system. The manual disconnect switch shall be mounted separate from, but adjacent to FPL meter socket. The Customer shall ensure that such manual disconnect switch shall remain readily accessible to FPL and be capable of being locked in the open position with a single FPL utility padlock;

and

WHEREAS, FPL has determined in respect of the Customer-owned renewable generation that the installation of a manual disconnect switch or switches adjacent to FPL's meter socket would not be practical from a safety perspective and/or design considerations in accordance with good engineering practices; and

WHEREAS, FPL and Customer agree that the manual disconnect switch or switches should be placed at locations on Customer's premises which meet all applicable safety and design considerations.

NOW, THEREFORE, for and in consideration of the mutual covenants and agreements set forth herein and in the Interconnection Agreement, the Parties hereto agree as follows:

(1) Section 5.1 of the Interconnection Agreement shall be modified to read as follows:

1

Florida Power & Light Company
Docket No. 130225-EQ
Staff's First Data Request
Question No. 9
Attachment 37 Page 2 of 2

This attachment corresponds to line 37 of the table provided with FPL's response to Question No. 2

"FPL shall require the Customer to Install, at Customer's expense, a manual disconnect switch or switches of the visible load break type to provide a separation point between the AC power output of the Customer-owned renewable generation and any Customer wiring connected to FPL's system. Each manual disconnect switch shall be mounted separate from FPL's meter socket at a location agreed to by the Customer and FPL. The Customer shall ensure that each manual disconnect switch shall remain readily accessible to FPL and be capable of being located in the open position with a single FPL utility padlock. In addition, the Customer shall install adjacent to FPL's meter socket, at the Customer's expense, a permanent weather-proof plaque that indicates the location of the manual disconnect switch or switches. If FPL's meter socket is inaccessible to Customer, the Customer shall provide the plaque to FPL for installation."

"In the event of an emergency or condition which in the sole discretion of FPL requires the immediate disconnection of the Customer-owned renewable generation, FPL, without notice and without liability to the Customer, may disconnect the Customer-owned renewable generation at the point of service, thereby dropping the Customer's load. FPL shall reconnect the Customer-owned renewable generation as soon as the condition necessitating disconnection is remedied."

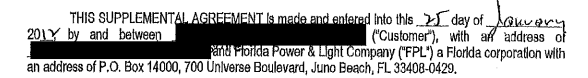
(2) Except as expressly modified by the terms of this Supplemental Agreement, all provisions of the interconnection Agreement shall remain unchanged and in full force and effect.

CUSTOMER
(Signeture)
(Print or Type Name)
Title:
Witness:(Print or Type Name)

Florida Power & Light Company Docket No. 130225-EQ Staff's First Data Request Question No. 9 Attachment 38 Page 1 of 2

This attachment corresponds to line 38 of the table provided with FPL's response to Question No. 2

## SUPPLEMENTAL AGREEMENT TO INTERCONNECTION AGREMENT FOR CUSTOMER-OWNED RENEWABLE GENERATION (Tier 2 or Tier 3)



### WITNESSETH:

WHEREAS, this Supplemental Agreement is intended to supplement and amend the interconnection Agreement for Customer-Owned Renewable Generation entered into by and between the parties on \_\_\_\_\_\_\_\_, 20\_\_\_\_\_(the "interconnection Agreement"), only to the limited extent expressly provided herein; and

WHEREAS, Section 5.1 of the interconnection Agreement provides as follows:

5.1. FPL shall require the Customer to Install, at the Customer's expense, a manual disconnect switch of the visible load break type to provide a separation point between the AC power output of the Customer-owned renewable generation and any Customer wiring connected to FPL's system. The manual disconnect switch shall be mounted separate from, but adjacent to FPL meter socket. The Customer shall ensure that such manual disconnect switch shall remain readily accessible to FPL and be capable of being locked in the open position with a single FPL utility padlock;

and

WHEREAS, FPL has determined in respect of the Customer-owned renewable generation that the installation of a manual disconnect switch or switches adjacent to FPL's meter socket would not be practical from a safety perspective and/or design considerations in accordance with good engineering practices; and

WHEREAS, FPL and Customer agree that the manual disconnect switch or switches should be placed at locations on Customer's premises which meet all applicable safety and design considerations.

NOW, THEREFORE, for and in consideration of the mutual covenants and agreements set forth herein and in the interconnection Agreement, the Parties hereto agree as follows:

Florida Power & Light Company Docket No. 130225-EQ Staff's First Data Request Question No. 9 Attachment 38 Page 2 of 2

This attachment corresponds to line 38 of the table provided with FPL's response to Question No. 2

"FPL shall require the Customer to install, at Customer's expense, a manual disconnect switch or switches of the visible load break type to provide a separation point between the AC power output of the Customer-owned renewable generation and any Customer wiring connected to FPL's system. Each manual disconnect switch shall be mounted separate from FPL's meter socket at a location agreed to by the Customer and FPL. The Customer shall ensure that each manual disconnect switch shall remain readily accessible to FPL and be capable of being located in the open position with a single FPL utility padiock. In addition, the Customer shall install adjacent to FPL's meter socket, at the Customer's expense, a permanent weather-proof plaque that indicates the location of the manual disconnect switch or switches. If FPL's meter socket is inaccessible to Customer, the Customer shall provide the plaque to FPL for installation."

"In the event of an emergency or condition which in the sole discretion of FPL requires the immediate disconnection of the Customer-owned renewable generation, FPL, without notice and without liability to the Customer, may disconnect the Customer-owned renewable generation at the point of service, thereby dropping the Customer's load. FPL shall reconnect the Customer-owned renewable generation as soon as the condition necessitating disconnection is remedied."

(2) Except as expressly modified by the terms of this Supplemental Agreement, all provisions of the Interconnection Agreement shall remain unchanged and in full force and effect.

FLORIDA POWER & LIGHT COMPANY	CUSTOMER
(Signature)	(Signature)
Ron Bartnick (Print or Type Name)  Manager, Product Support  Title:	Title:

Florida Power & Light Company Docket No. 130225-EQ Staff's First Data Request Question No. 9 Attachment 39 Page 1 of 2

This attachment corresponds to line 39 of the table provided with FPL's response to Question No. 2

## SUPPLEMENTAL AGREEMENT TO INTERCONNECTION AGREMENT FOR CUSTOMER-OWNED RENEWABLE GENERATION (Tier 2 or Tier 3)

THIS SUPPLEMENTAL AGREEMENT is made and entere	ed Into thia <u>2</u>	day of Ot.	
20/2 by and between	("Customer"), ·	<i>w</i> ith an address	of
nd Florida Power & Light Co			WITH
an address of P.O. Box 14000, 700 Universe Boulevard, Juno Bear	ch, FL 33408-0429	) <u>,</u>	1

### WITNESSETH

WHEREAS, this Supplemental Agreement is intended to supplement and amend the interconnection Agreement for Customer-Owned Renewable Generation entered into by and between the parties on Oct. 2 2012 (the "Interconnection Agreement"), only to the limited extent expressly provided herein; and

. WHEREAS, Section 5.1 of the Interconnection Agreement provides as follows:

5.1. FPL shall require the Customer to Instell, at the Customer's expense, a manual disconnect switch of the visible load break type to provide a separation point between the AC power output of the Customer-owned renewable generation and any Customer wiring connected to FPL's system. The manual disconnect switch shall be mounted separate from, but adjacent to FPL meter socket. The Customer shall ensure that such manual disconnect switch shall remain readily accessible to FPL and be capable of being locked in the open position with a single FPL utility padlock:

and

WHEREAS, FPL has determined in respect of the Customer-owned renewable generation that the installation of a manual disconnect switch or switches adjacent to FPL's meter socket would not be practical from a safety perspective and/or design considerations in accordance with good engineering practices; and

WHEREAS, FPL and Customer agree that the manual disconnect switch or switches should be placed at locations on Customer's premises which meet all applicable safety and design considerations.

NOW, THEREFORE, for and in consideration of the mutual covenants and agreements set forth herein and in the interconnection Agreement, the Parties hereto agree as follows:

Florida Power & Light Company Docket No. 130225-EQ Staff's First Data Request Question No. 9 Attachment 39 Page 2 of 2

This attachment corresponds to line 39 of the table provided with FPL's response to Question No. 2

"FPL shall require the Customer to install, at Customer's expense, a manual disconnect switch or switches of the visible load break type to provide a separation point between the AC power output of the Customer-owned renewable generation and any Customer wiring connected to FPL's system. Each manual disconnect switch shall be mounted separate from FPL's meter socket at a location agreed to by the Customer and FPL. The Customer shall ensure that each manual disconnect switch shall remain readily accessible to FPL and be capable of being located in the open position with a single FPL utility padlock. In addition, the Customer shall install adjacent to FPL's meter socket, at the Customer's expense, a permanent weather-proof plaque that indicates the location of the manual disconnect switch or switches. If FPL's meter socket is inaccessible to Customer, the Customer shall provide the plaque to FPL for installation."

"In the event of an emergency or condition which in the sole discretion of FPL requires the immediate disconnection of the Customer-owned renewable generation, FPL, without notice and without liability to the Customer, may disconnect the Customer-owned renewable generation at the point of service, thereby dropping the Customer's load. FPL shall reconnect the Customer-owned renewable generation as soon as the condition necessitating disconnection is remedied."

(2) Except as expressly modified by the terms of this Supplemental Agreement, all provisions of the Interconnection Agreement shall remain unchanged and in full force and effect.

FLORIDA POWER & LIGHT COMPANY	CUSTOMER
In facility	
(Signature)	[Elondura]
Ron Bartnick	
(Print or Type Name)	(Print or Type Name)
Manager, Product Support Title:	· Title:/
	3
	Witness:(Print or Type Name)

Florida Power & Light Company Docket No. 130225-EQ Staff's First Data Request Question No. 9 Attachment 40 Page 1 of 2

This attachment corresponds to line 40 of the table provided with FPL's response to Question No. 2

### SUPPLEMENTAL AGREEMENT TO

## INTERCONNECTION AGREMENT FOR CUSTOMER-OWNED RENEWABLE GENERATION (Tier 2 or Tier 3)

THIS SUPPLEMENTAL AGREEMENT is made and entered into this 26 day of 3012 by and between and Florida Power & Light Company ("FPL") a Florida corporation with an address of P.O. Box 14000, 700 Universe Boulevard, Juno Beach, FL 33408-0429.

### WITNESSETH:

WHEREAS, this Supplemental Agreement is intended to supplement and amend the interconnection Agreement for Customer-Owned Renewable Generation entered into by and between the parties on Two 26., 2012 (the "interconnection Agreement"), only to the limited extent expressly provided herein; and

- WHEREAS, Section 5.1 of the Interconnection Agreement provides as follows:

5.1. FPL shall require the Customer to Install, at the Customer's expense, a manual disconnect switch of the visible load break type to provide a separation point between the AC power output of the Customer-owned renewable generation and any Customer wiring connected to FPL's system. The manual disconnect switch shall be mounted separate from, but adjacent to FPL meter socket. The Customer shall ensure that such manual disconnect switch shall remain readily accessible to FPL and be capable of being locked in the open position with a single FPL utility padlock:

and

WHEREAS, FPL has determined in respect of the Customer-owned renewable generation that the installation of a manual disconnect switch or switches adjacent to FPL's meter socket would not be practical from a safety perspective and/or design considerations in accordance with good engineering practices; and

WHEREAS, FPL and Customer agree that the manual disconnect switch or switches should be placed at locations on Customer's premises which meet all applicable safety and design considerations.

NOW, THEREFORE, for and in consideration of the mutual covenants and agreements set forth herein and in the interconnection Agreement, the Parties hereto agree as follows:

Florida Power & Light Company Docket No. 130225-EQ Staff's First Data Request Question No. 9 Attachment 40 Page 2 of 2

This attachment corresponds to line 40 of the table provided with FPL's response to Question No. 2

"FPL shall require the Customer to install, at Customer's expense, a manual disconnect switch or switches of the visible load break type to provide a separation point between the AC power output of the Customer-owned renewable generation and any Customer wiring connected to FPL's system. Each manual disconnect switch shall be mounted separate from FPL's meter socket at a location agreed to by the Customer and FPL. The Customer shall ensure that each manual disconnect switch shall remain readily accessible to FPL and be capable of being located in the open position with a single FPL utility padiock. In addition, the Customer shall install adjacent to FPL's meter socket, at the Customer's expense, a permanent weather-proof plaque that indicates the location of the manual disconnect switch or switches. If FPL's meter socket is inaccessible to Customer, the Customer shall provide the plaque to FPL for installation."

"In the event of an emergency or condition which in the sole discretion of FPL requires the immediate disconnection of the Customer-owned renewable generation, FPL, without notice and without liability to the Customer, may disconnect the Customer-owned renewable generation at the point of service, thereby dropping the Customer's load. FPL shall reconnect the Customer-owned renewable generation as soon as the condition necessitating disconnection is remedied."

(2) Except as expressly modified by the terms of this Supplemental Agreement, all provisions of the interconnection Agreement shall remain unchanged and in full force and effect.

IN WITNESS WHEREOF, the Parties hereto have caused this Supplemental Agreement to be duly executed in triplicate the day and year first above written.

FLORIDA POWER & LIGHT COMPANY	USTOMER
(Signature) Ron Bartnick	
(Print of Type Name) Manager, Product Support  Title:	Title:
	Witness:

2

Florida Power & Light Company Docket No. 130225-EQ Staff's First Data Request Question No. 9 Attachment 41 Page 1 of 2

This attachment corresponds to line 41 of the table provided with FPL's response to Question No. 2

## SUPPLEMENTAL AGREEMENT TO INTERCONNECTION AGREMENT FOR CUSTOMER-OWNED RENEWABLE GENERATION (Tier 2 or Tier 3)

THIS SUPPLEMENTAL AGREEMENT is made and entered into this > 1 day	of Lauren
by and between ("Customer"), with	am address of
and Florida Power & Light Company ("FPL") a Florida	da corporation with
ress of P.O. Box 14000, 700 Universe Boulevard, Juno Beach, FL 33408-0429.	

### WITNESSETH:

WHEREAS, (his Supplemental Agreement is intended to supplement and amend the Interconnection Agreement for Customer-Owned Renewable Generation entered into by and between the parties on \_\_\_\_\_\_\_\_, 20\_1>(the "Interconnection Agreement"), only to the limited extent expressly provided herein; and

· WHEREAS, Section 5.1 of the Interconnection Agreement provides as follows:

5.1. FPL shall require the Customer to install, at the Customer's expense, a manual disconnect switch of the visible load break type to provide a separation point between the AC power output of the Customerowned renewable generation and any Customer wiring connected to FPL's system. The manual disconnect switch shall be mounted separate from, but adjacent to FPL mater socket. The Customer shall ensure that such manual disconnect switch shall remain readily accessible to FPL and be capable of being locked in the open position with a single FPL utility padlock;

and

WHEREAS, FPL has determined in respect of the Customer-owned renewable generation that the installation of a manual disconnect switch or switches adjacent to FPL's meter socket would not be practical from a safety perspective and/or design considerations in accordance with good engineering practices; and

WHEREAS, FPL and Customer agree that the manual disconnect switch or switches should be placed at locations on Customer's premises which meet all applicable safety and design considerations.

NOW, THEREFORE, for and in consideration of the mulual covenants and agreements set forth herein and in the Interconnection Agreement, the Parties hereto agree as follows:

Florida Power & Light Company Docket No. 130225-EQ Staff's First Data Request Question No. 9 Attachment 41 Page 2 of 2

This attachment corresponds to line 41 of the table provided with FPL's response to Question No. 2

"FPL shall require the Customer to Install, at Customer's expense, a manual disconnect switch or switches of the visible load break type to provide a separation point between the AC power output of the Customerowned renewable generation and any Customer wiring connected to FPL's system. Each manual disconnect switch shall be mounted separate from FPL's meter socket at a location agreed to by the Customer and FPL. The Customer shall ensure that each manual disconnect switch shall remain readily accessible to FPL and be capable of being located in the open position with a single FPL utility padiock. In addition, the Customer shall install adjacent to FPL's meter socket, at the Customer's expense, a permanent weather-proof plaque that indicates the location of the manual disconnect switch or switches. If FPL's meter socket is inaccessible to Customer, the Customer shall provide the plaque to FPL for installation."

"In the event of an emergency or condition which in the sole discretion of FPL requires the immediate disconnection of the Customer-owned renewable generation, FPL, without notice and without liability to the Customer, may disconnect the Customer-owned renewable generation at the point of service, thereby dropping the Customer's load. FPL shall reconnect the Customer-owned renewable generation as soon as the condition necessitating disconnection is remedied."

(2) Except as expressly modified by the terms of this Supplemental Agreement, all provisions of the Interconnection Agreement shall remain unchanged and in full force and effect.

FLORIDA POWER & LIGHT COMPANY	CUSTOMER
the thethile	
(Signature)	(Signature)
Ron Bartnick	
(Print or Type Name)	(Print or Type Name)
Manager, Product Support	
Title:	Tille:
	Witness
	(Print of Type Name)

Florida Power & Light Company Docket No. 130225-EQ Staff's First Data Request Question No. 9 Attachment 42 Page 1 of 2

This attachment corresponds to line 42 of the table provided with FPL's response to Question No. 2

## SUPPLEMENTAL AGREEMENT TO INTERCONNECTION AGREMENT FOR CUSTOMER-OWNED RENEWABLE GENERATION (Tier 2 or Tier 3)

	TH	IS SU	IPPLEMEN	TAL AGREEMENT is made	and entered	into this 15	th day	of <u>0</u>	ctober	1
2012,	by	and	between			("Customer")				
				and Florida Power	* & Light Com	pany ("FPL")	a Florid	a cor	poration v	vith
an add	Iress	of P.0	O. Box 140	00, 700 Universe Boulevard	l, Juno Beach	, FL 33408-0	429.			

### WITNESSETH:

WHEREAS, this Supplemental Agreement is intended to supplement and amend the Interconnection Agreement for Customer-Owned Renewable Generation entered into by and between the parties on September 18th., 2012 (the "Interconnection Agreement"), only to the limited extent expressly provided herein; and

WHEREAS, Section 5.1 of the Interconnection Agreement provides as follows:

5.1. FPL shall require the Customer to Install, at the Customer's expense, a manual disconnect switch of the visible load break type to provide a separation point between the AC power output of the Customer-owned renewable generation and any Customer wiring connected to FPL's system. The manual disconnect switch shall be mounted separate from, but adjacent to FPL meter socket. The Customer shall ensure that such manual disconnect switch shall remain readily accessible to FPL and be capable of being locked in the open position with a single FPL utility padlock;

and

WHEREAS, FPL has determined in respect of the Customer-owned renewable generation that the installation of a manual disconnect switch or switches adjacent to FPL's meter socket would not be practical from a safety perspective and/or design considerations in accordance with good engineering practices; and

WHEREAS, FPL and Customer agree that the manual disconnect switch or switches should be placed at locations on Customer's premises which meet all applicable safety and design considerations.

NOW, THEREFORE, for and in consideration of the mutual covenants and agreements set forth herein and in the Interconnection Agreement, the Parties hereto agree as follows:

Florida Power & Light Company Docket No. 130225-EQ Staff's First Data Request Question No. 9 Attachment 42 Page 2 of 2

This attachment corresponds to line 42 of the table provided with FPL's response to Question No. 2

"FPL shall require the Customer to install, at Customer's expense, a manual disconnect switch or switches of the visible load break type to provide a separation point between the AC power output of the Customerowned renewable generation and any Customer wiring connected to FPL's system. Each manual disconnect switch shall be mounted separate from FPL's meter socket at a location agreed to by the Customer and FPL. The Customer shall ensure that each manual disconnect switch shall remein readily accessible to FPL and be capable of being located in the open position with a single FPL utility padiock. In addition, the Customer shall install adjacent to FPL's meter socket, at the Customer's expense, a permanent weather-proof plaque that indicates the location of the manual disconnect switch or switches. If FPL's meter socket is inaccessible to Customer, the Customer shall provide the plaque to FPL for installation."

"In the event of an emergency or condition which in the sole discretion of FPL requires the immediate disconnection of the Customer-owned renewable generation, FPL, without notice and without liability to the Customer, may disconnect the Customer-owned renewable generation at the point of service, thereby dropping the Customer's load. FPL shall reconnect the Customer-owned renewable generation as soon as the condition necessitating disconnection is remediad."

(2) Except as expressly modified by the terms of this Supplemental Agreement, all provisions of the Interconnection Agreement shall remain unchanged and in full force and effect.

FLORIDA POWER & LIGHT COMPANY	CUSTOMER
In finger	
(Signature)	(Signature)
Ren Bartnick	
Manager, Pfoduct Support	(Print or Type Name)
Title:	Title:
• •	Witness
	- (Print or Type Name)

Florida Power & Light Company
Docket No. 130225-EQ
Staff's First Data Request
Question No. 9
Attachment 43 Page 1 of 2
This attachment corresponds to line 43 of the table provided with FPL's response to Question No. 2

## SUPPLEMENTAL AGREEMENT TO INTERCONNECTION AGREMENT FOR CUSTOMER-OWNED RENEWABLE GENERATION (Tier 2 or Tier 3)

	TH	IS SU	PPLEMEN'	TAL AG	REEMEN	T is made	and entere	d into this	12*	`day d	if N	1.3.2 1	,
2012	by	and	between	_				(*Custon	тег").	with	arτ	adoress	ni
		,			and Flori	da Power	& Light Con	npany ("Fl	PL^\′a.	Florid	a cor	poralion v	with
an add	<i>1</i> 085	of P.C	D. Box 1400	0.700	Universe I	Boulevard.	Juno Beac	h. FL 3340	าณกันว	Q	,,	Lacatori, a	

### WITNESSETH:

WHEREAS, this Supplemental Agreement is intended to supplement and amend the Interconnection Agreement for Customer-Owned Renewable Generation entered into by and between the parties on <a href="Mucch 12">Mucch 12"</a>) 2012 (the "interconnection Agreement"), only to the limited extent expressly provided herein; and

WHEREAS, Section 5.1 of the Interconnection Agreement provides as follows:

5.1. FPL shall require the Customer to install, at the Customer's expense, a manual disconnect switch of the visible load break type to provide a separation point between the AC power output of the Customerowned renewable generation and any Customer wiring connected to FPL's system. The manual disconnect switch shall be mounted separate from, but adjacent to FPL meter socket. The Customer shall ensure that such manual disconnect switch shall remain readily accessible to FPL and be capable of being locked in the open position with a single FPL utility padfock;

and

WHEREAS, FPL has determined in respect of the Customer-owned renewable generation that the installation of a manual disconnect switch or switches adjacent to FPL's meter socket would not be practical from a safety perspective and/or design considerations in accordance with good engineering practices; and

WHEREAS, FPL and Customer agree that the manual disconnect switch or switches should be placed at locations on Customer's premises which meet all applicable safety and design considerations.

NOW, THEREFORE, for and in consideration of the mutual covenants and agreements set forth herein and in the Interconnection Agreement, the Parties hereto agree as follows:

Florida Power & Light Company Docket No. 130225-EQ Staff's First Data Request Question No. 9 Attachment 43 Page 2 of 2

This attachment corresponds to line 43 of the table provided with FPL's response to Question No. 2

"FPL shall require the Customer to install, at Customer's expense, a manual disconnect switch or switches of the visible load break type to provide a separation point between the AC power output of the Customer-owned renewable generation and any Customer wiring connected to FPL's system. Each manual disconnect switch shall be mounted separate from FPL's meter socket at a location agreed to by the Customer and FPL. The Customer shall ensure that each manual disconnect switch shall remain readily accessible to FPL and be capable of being located in the open position with a single FPL utility padlock. In addition, the Customer shall install adjacent to FPL's meter socket, at the Customer's expense, a permanent weathor-proof plaque that indicates the location of the manual disconnect switch or switches. If FPL's meter socket is inaccessible to Customer, the Customer shall provide the plaque to FPL for installation."

"In the event of an emergency or condition which in the sole discretion of FPL requires the immediate disconnection of the Customer-owned renewable generation, FPL, without notice and without liability to the Customer, may disconnect the Customer-owned renewable generation at the point of service, thereby dropping the Customer's load. FPL shall reconnect the Customer-owned renewable generation as soon as the condition necessitating disconnection is remedied."

(2) Except as expressly modified by the terms of this Supplemental Agreement, all provisions of the Interconnection Agreement shall remain unchanged and in full force and effect.

FLORIDA POWER & LIGHT COMPANY			CUSTOMER	
In lander				
(Signature)	****	J	(Signaluro)	
Kun Bartnick				
(Print or Type Name)	1_	3	(Print or Type Name)	<del></del>
Title: Navage Vroduct gr	Title:			
	Witness:			
			(Print or Type Name)	

Florida Power & Light Company Docket No. 130225-EQ Staff's First Data Request Question No. 9 Attachment 44 Page 1 of 2

This attachment corresponds to line 44 of the table provided with FPL's response to Question No. 2

SUPPLEMENTAL AGREEMENT TO INTERCONNECTION AGREMENT FOR CUSTOMER-OWNED RENEWABLE GENERATION (Tier 2 or Tier 3)

### WITNESSETH:

WHEREAS, this Supplemental Agreement is intended to supplement and amend the interconnection Agreement for Customer-Owned Renewable Generation entered into by and between the parties on <u>Pec. 5 th</u>, 2011 (the "interconnection Agreement"), only to the limited extent expressly provided herein; and

WHEREAS, Section 5.1 of the Interconnection Agreement provides as follows:

5.1. FPL shall require the Customer to install, at the Customer's expense, a manual disconnect switch of the visible load break type to provide a separation point between the AC power output of the Customer-owned renewable generation and any Customer wining connected to FPL's system. The manual disconnect switch shall be mounted separate from, but adjacent to FPL meter socket. The Customer shall ensure that such manual disconnect switch shall remain readily accessible to FPL and be capable of being locked in the open position with a single FPL utility padlock;

and

WHEREAS, FPL has determined in respect of the Customer-owned renewable generation that the installation of a manual disconnect switch or switches adjacent to FPL's meter socket would not be practical from a safety perspective and/or design considerations in accordance with good engineering practices; and

WHEREAS, FPL and Customer agree that the manual disconnect switch or switches should be placed at locations on Customer's premises which meet all applicable safety and design considerations.

NOW, THEREFORE, for and in consideration of the mutual covenants and agreements set forth herein and in the interconnection Agreement, the Parties hereto agree as follows:

Florida Power & Light Company Docket No. 130225-EQ Staff's First Data Request Question No. 9 Attachment 44 Page 2 of 2

This attachment corresponds to line 44 of the table provided with FPL's response to Question No. 2

'FPL shall require the Customer to install, at Customer's expense, a manual disconnect switch or switches of the visible load break type to provide a separallon point between the AC power output of the Customerowned renewable generation and any Customer witing connected to FPL's system. Each manual disconnect switch shall be mounted separate from FPL's meter socket at a location agreed to by the Customer and FPL. The Customer shall ensure that each manual disconnect switch shall remain readily accessible to FPL end be capable of being located in the open position with a single FPL utility padiock. In addition, the Customer shall install adjacent to FPL's meter socket, at the Customer's expense, a permanent weather-proof plaque that indicates the location of the manual disconnect switch or switches. If FPL's meter socket is inaccessible to Customer, the Customer shall provide the plaque to FPL for installation."

"in the event of an emergency or condition which in the sole discretion of FPL requires the immediate disconnection of the Customer-owned renewable generation, FPL, without notice and without liability to the Customer, may disconnect the Customer-owned renewable generation at the point of service, thereby dropping the Customer's load. FPL shall reconnect the Customer-owned renewable generation as soon as the condition necessitating disconnection is remedied."

(2) Except as expressly modified by the terms of this Supplemental Agreement, all provisions of the Interconnection Agreement shall remain unchanged and in full force and effect.

FLORIDA POWER & LIGHT COMPANY	Mustoudo
In Parket	
(Signafute)	(Signature)
Kon Bartnick	
(Print or Typa Name)	(Print or Type Name)
TIlle: Manager Product Support	Title:
	Witness;

Florida Power & Light Company
Docket No. 130225-EQ
Staff's First Data Request
Question No. 9
Attachment 45 Page 1 of 2

This attachment corresponds to line 45 of the table provided with FPL's response to Question No. 2

# SUPPLEMENTAL AGREEMENT TO INTERCONNECTION AGREMENT FOR CUSTOMER-OWNED RENEWABLE GENERATION (Tier 2 or Tier 3)

THIS SU	IPPLEMENTAL AGREEMENT is mai	de and entered into this 11th day of April 1
20 <u>1</u> 3 by and	between	("Customer"), with an address of
	and Florida Pow	er & Light Company ("FPt") a Fincite convication with
an address of P.	O. Box 14000, 700 Universe Bouleva	rd, Juno Beach, FL 33408-0429

### WITNESSETH:

WHEREAS, this Supplemental Agreement is intended to supplement and amend the interconnection Agreement for Customer-Owned Renewable Generation entered into by and between the parties on April 10, 2013 (the "Interconnection Agreement"), only to the limited extent expressly provided herein; and

WHEREAS, Section 5.1 of the interconnection Agreement provides as follows:

5.1. FPL shall require the Customer to Install, at the Customer's expense, a manual disconnect switch of the visible load break type to provide a separation point between the AC power output of the Customer-owned renewable generation and any Customer witing connected to FPL's system. The manual disconnect switch shall be mounted separate from, but adjacent to FPL meter sucket. The Customer shall ensure that such manual disconnect switch shall remain readily accessible to FPL and be capable of being locked in the open position with a single FPL utility padlock;

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WHEREAS, FPL has determined in respect of the Customer-owned renewable generation that the installation of a manual disconnect switch or switches adjacent to FPL's meler socket would not be practical from a safety perspective and/or design considerations in accordance with good engineering practices; and

WHEREAS, FPL and Customer agree that the manual disconnect switch or switches should be placed at locations on Customer's premises which meet all applicable safety and design considerations.

NOW, THEREFORE, for and in consideration of the mutual covenants and agreements set forth herein and in the interconnection Agreement, the Parties hereto agree as follows:

Florida Power & Light Company Docket No. 130225-EQ Staff's First Data Request Question No. 9 Attachment 45 Page 2 of 2

This attachment corresponds to line 45 of the table provided with FPL's response to Question No. 2

"FPL shall require the Customer to Install, at Customer's expense, a manual disconnect switch or switches of the visible load break type to provide a separation point between the AC power output of the Customer-owned renewable generation and any Customer wiring connected to FPL's system. Each manual disconnect switch shall be mounted separate from FPL's mater socket at a location agreed to by the Customer and FPL. The Customer shall ensure that each manual disconnect switch shall remain readily accessible to FPL and be capable of being located in the open position with a single FPL utility pediock. In addition, the Customer shall install adjacent to FPL's meter socket, at the Customer's expense, a permanent weather-proof plaque that indicates the location of the manual disconnect switch or switches. If FPL's meter socket is inaccessible to Customer, the Customer shall provide the plaque to FPL for installation."

"In the event of an emergency or condition which in the sale discretion of FPL requires the immediate disconnection of the Customer-owned renewable generation, FPL, without notice and without liability to the Customer, may disconnect the Customer-owned renewable generation at the point of service, thereby dropping the Customer's load. FPL shall reconnect the Customer-owned renewable generation as soon as the condition necessitating disconnection is remedied."

(2) Except as expressly modified by the terms of this Supplemental Agreement, all provisions of the Interconnection Agreement shall remain unchanged and in full force and effect.

FLORIDA POWER & LIGHT COMPANY	CUSTOMER )
(Eignafara)	(Synomic)
Ron Bartnick	
Manager, Product Support	(Pital or Type Name)
Title	Title:
	Witness: Print or Type Name)

Florida Power & Light Company
Docket No. 130225-EQ
Staff's First Data Request
Question No. 9
Attachment 46 Page 1 of 2
This attachment corresponds to line 46 of the table provided with FPL's response to Question No. 2

# SUPPLEMENTAL AGREEMENT TO INTERCONNECTION AGREMENT FOR CUSTOMER-OWNED RENEWABLE GENERATION (Tier 2 or Tier 3)

THIS SUPPLEMENTAL AGREEMENT is made and entered into this 19thday of Sept.	
2012 by and between ("Customer"), with an address	
and Florida Power & Light Company ("FPL") a Florida corporation wi	iłh
an address of P.O. Box 14000, 700 Universe Boulevard, Juno Beach, FL 33408-0429.	(I)

### WITNESSETH:

WHEREAS, this Supplemental Agreement is intended to supplement and amend the interconnection Agreement for Customer-Owned Renewable Generation entered into by and between the parties on September 19th, 2012 (the "interconnection Agreement"), only to the limited extent expressly provided herein; and

· WHEREAS, Section 5.1 of the Interconnection Agreement provides as follows:

5.1. FPL shall require the Customer to install, at the Customer's expense, a manual disconnect switch of the visible load break type to provide a separation point between the AC power output of the Customerowned renewable generation and any Customer wining connected to FPL's system. The manual disconnect switch shall be mounted separate from, but adjacent to FPL meter socket. The Customer shall ensure that such manual disconnect switch shall remain readily accessible to FPL and be capable of being locked in the open position with a single FPL utility padlock;

and

WHEREAS, FPL has determined in respect of the Customer-owned renewable generation that the installation of a manual disconnect switch or switches adjacent to FPL's meter socket would not be practical from a safety perspective and/or design considerations in accordance with good engineering practices; and

WHEREAS, FPL and Customer agree that the manual disconnect switch or switches should be placed at locations on Customer's premises which meet all applicable safety and design considerations.

NOW, THEREFORE, for and in consideration of the mutual covenants and agreements set forth herein and in the interconnection Agreement, the Parties hereto agree as follows:

Florida Power & Light Company Docket No. 130225-EQ Staff's First Data Request Question No. 9 Attachment 46 Page 2 of 2

This attachment corresponds to line 46 of the table provided with FPL's response to Question No. 2

"FPL shall require the Customer to install, at Customer's expense, a manual disconnect switch or switches of the visible load break type to provide a separation point between the AC power output of the Customer-owned renewable generation and any Customer wiring connected to FPL's system. Each manual disconnect switch shall be mounted separate from FPL's meter socket at a location agreed to by the Customer and FPL. The Customer shall ensure that each manual disconnect switch shall remain readily accessible to FPL and be capable of being located in the open position with a single FPL utility padlock. In addition, the Customer shall install adjacent to FPL's meter socket, at the Customer's expense, a permanent weather-proof plaque that indicates the location of the manual disconnect switch or switches. If FPL's meter socket is inaccessible to Customer, the Customer shall provide the plaque to FPL for installation."

"In the event of an emergency or condition which in the sole discretion of FPL requires the immediate disconnection of the Customer-owned renewable generation, FPL, without notice and without liability to the Customer, may disconnect the Customer-owned renewable generation at the point of service, thereby dropping the Customer's load. FPL shall reconnect the Customer-owned renewable generation as soon as the condition necessitating disconnection is remedied."

(2) Except as expressly modified by the terms of this Supplemental Agreement, all provisions of the Interconnection Agreement shall remain unchanged and in full force and effect.

FLORIDA POWER & LIGHT COMPANY	CUSTOMER	
(Signature)	(Signature)	
Ron Bartnick		
(Print or Type Name) Manager, Product Support	(Print or Type Name)	
Title:	Title:	
	Witness  [Pfint or Type Name]	

Florida Power & Light Company Docket No. 130225-EQ Staff's First Data Request Request No. 10 Page 1 of 1

## **QUESTION**

Please explain how FPL plans to address the existing customers and/or systems where the MDS is not mounted adjacent to the meter.

## **RESPONSE**

If the Commission approves FPL's requested modifications and rule waiver, FPL plans to contact each of the existing customers that have systems where the MDS is not mounted adjacent to the meter and request that each such customer execute a superseding agreement, which will thereafter govern the parties.

Florida Power & Light Company Docket No. 130225-EQ Staff's First Data Request Request No. 11 Page 1 of 1

## **QUESTION**

Please state whether FPL has any connection requests pending for systems with the MDS mounted in a location other than adjacent to the meter. If so, please state how many such connection requests FPL has pending and when FPL learned these systems did not have the MDS mounted adjacent to the meter.

### **RESPONSE**

FPL has three additional connection requests pending.

- 1) Customer with an interconnection point 23 stories high. Customer requested an alternate MDS location on August 12, 2013. Customer failed to complete the requested supplemental agreement prior to our current discussions. System is ready to be energized.
- 2) Municipality requested on October 22, 2013 an alternate MDS location for its Mills Pond Park wind turbine project located in a public park. The meter is located on the opposite side of a football field with unique underground irrigation and drainage systems. This alternate location will significantly benefit the municipality as it is a significant expense to comply with the rule. The municipality plans to award the construction contract soon to commence construction in November. The municipality projects completion by year end to preserve \$250,000 grant funding.
- 3) Office building customer mounted the MDS on a readily accessible exterior wall close to the electrical room entrance. To gain access to the meter location would require entering through two secured doors within the facility. During our field verification on June 4, FPL observed the location of the MDS and provided a supplemental agreement. The customer did not complete a supplemental agreement. System requires signage and a supplemental agreement to energize system.