BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition for approval of FPL SolarTogether program and tariff, by Florida Power & Light Company.

DOCKET NO. 20190061-EI
ORDER NO. PSC-2020-0084-S-EI
ISSUED: March 20, 2020

The following Commissioners participated in the disposition of this matter:

GARY F. CLARK, Chairman
ART GRAHAM
JULIE I. BROWN
DONALD J. POLMANN
ANDREW GILES FAY

APPEARANCES:

MARIA JOSE MONCADA and WILLIAM P. COX, ESQUIRES, 700 Universe Boulevard, Juno Beach, Florida 33408
On behalf of Florida Power & Light Company (FPL).

J. R. KELLY, Public Counsel, CHARLES J. REHWINKEL, Deputy Public Counsel, and STEPHANIE MORSE, Associate Public Counsel, ESQUIRES, 111 West Madison Street, Room 812, Tallahassee, Florida 32399
On behalf of the Citizens of the State of Florida (OPC).

JOHN C. MOYLE JR. and KAREN A. PUTNAL, ESQUIRES, 118 North Gadsden Street, Tallahassee, Florida 32301
On behalf of Florida Industrial Power Users Group (FIPUG).

GEORGE CAVROS, ESQUIRE, 120 E. Oakland Park Boulevard, Suite 105, Fort Lauderdale, Florida 33334
On behalf of Southern Alliance for Clean Energy (SACE).

MARSHA E. RULE, ESQUIRE, 119 South Monroe Street, Suite 202, Tallahassee, Florida 32301;
RICHARD A. ZAMBO, ESQUIRE, 2336 South East Ocean Boulevard, #309, Stuart, Florida 34966; and
KATIE CHILES OTTENWELLER, QUALIFIED REPRESENTATIVE, 151 Estoria Street SE, Atlanta, Georgia 30316
On behalf of Vote Solar (Vote Solar).

STEPHANIE U. EATON, ESQUIRE, 110 Oakwood Drive, Suite 500, Winston-Salem, North Carolina 27103 and
FINAL ORDER APPROVING STIPULATION AND SETTLEMENT AGREEMENT

BY THE COMMISSION:

Background

On March 13, 2019, FPL filed a petition (Petition) for a new voluntary community solar program (SolarTogether Program or Program) and associated tariff. The proposed SolarTogether Program is designed to allow FPL customers to subscribe to a portion of new solar capacity built through the Program (subscription charge) and to receive a credit of a portion of the system savings produced by that solar capacity (subscription credit). Phase 1 of the Program consists of five projects comprising a total of 20 individual solar photovoltaic (PV) power plants. Each power plant is rated at 74.5 megawatts (MW) for a total of 1,490 MW that would provide electricity to all of FPL’s customers.

OPC, Walmart, SACE, Vote Solar, and FIPUG were granted intervention in this docket. In June of 2019, Vote Solar and OPC both filed motions requesting that this matter be set for an administrative hearing. FPL objected to both motions. After considering the arguments made by the parties, we set this matter for an administrative hearing.

FPL filed its direct testimony on July 29, 2019. Commission Staff, SACE, Walmart, Vote Solar, and OPC filed direct testimony on September 3, 2019. FPL filed its rebuttal testimony on September 23, 2019, which included a revised tariff. On September 27, 2019, OPC filed a motion for continuance of the hearing, or in the alternative, a motion to strike portions of FPL’s rebuttal testimony, arguing that there was insufficient time and opportunity to address the tariff revisions filed with FPL’s rebuttal. FPL filed a response in opposition to OPC’s motion. In
response to OPC’s motion, new controlling dates, including a new hearing date, and discovery response times were established.

On October 9, 2019, FPL, SACE, Vote Solar, and Walmart filed a Joint Motion to Approve Settlement (Joint Motion), with the Stipulation and Settlement (appended to this Order) and Tariff STR (Attachment A to the Settlement Agreement). OPC filed a response in opposition to the Joint Motion on October 16, 2019. In response to the new filings, the parties were allowed additional discovery and an opportunity to file additional testimony with respect to the proposed Settlement Agreement. Subsequently, both Commission staff and OPC filed supplemental testimony on November 15, 2019, with FPL filing supplemental rebuttal testimony on November 27, 2019. On December 5, 2019, FPL filed a Notice of Superseding Proposed Tariff, stating that Tariff STR supersedes the prior proposed tariffs in this docket.

On January 2, 2020, Duke Energy Florida, LLC (DEF) filed a motion for leave to file amicus curiae comments, with comments attached, in support of FPL’s Petition. DEF stated that the SolarTogether Program would allow customers the opportunity to support universal solar expansion, which is already cost effective for all customers. DEF also stated that a voluntary option like the SolarTogether Program provides all customers with the benefits of utility-owned universal solar. DEF noted that while the Program may result in a policy shift, approving the Program would continue this Commission’s strong tradition of supporting public interest programs that utilize creative regulatory outcomes in a consistent, measured manner. OPC filed a response in opposition to DEF’s motion on January 9, 2020. By Order No. PSC-2020-0017-PHO-EI (Prehearing Order), DEF’s motion was granted.

The administrative hearing was held on January 14-15, 2020. All parties, except FIPUG, filed briefs on January 30, 2020. Because FIPUG did not file a brief, it has waived all issues pursuant to the Prehearing Order (page 20). We have jurisdiction over this matter pursuant to Sections 366.03, 366.05, 366.06, and 366.92, Florida Statutes (F.S.).

The Settlement Agreement

The Settlement Agreement includes the principle features of the Program, the capacity allocation to low income customers, and FPL’s recovery of the Program costs.

Program Features

The Program size (Phase 1) is 1,490 MW, consisting of 20 individual solar power plants sized at 74.5 MW each. The 1,490 MW capacity is allocated 75 percent (1,117.5 MW) to commercial, industrial, and governmental customers and 25 percent (372.5 MW) to residential and small business. Customers may elect a subscription level equivalent to the capacity that would generate up to 100 percent of their previous 12 months’ total kilowatt-hour usage, subject to capacity availability.

Participation in the Program is voluntary. Participants may terminate or reduce their subscription level at any time without penalty. Increases in subscription level will be limited to once per year based on available Program capacity.
Participants will pay a monthly subscription charge and will receive a subscription credit for each kilowatt of capacity subscribed. The subscription charge reflects the revenue requirement associated with constructing the power plants built for the Program, net of avoided generation. The subscription credit reflects the estimated economic value of the Program’s solar power plants on FPL’s system, which consists of reduced fuel, purchased power, and carbon emission costs. Paragraph 5 of the Settlement Agreement states that Tariff STR sets out the pricing for the subscription charge and the rate for the subscription credit for standard and low income customers.

Participants may elect to have FPL retire on their behalf all renewable energy certificates (RECs) associated with their subscription. FPL will not utilize RECs generated by the Program.

The 1,490 MW of solar generation that comprises Phase 1 is projected to save customers $249 million. FPL will allocate 55 percent of the projected benefits to participants and 45 percent to the general body of customers. Of the 45 percent benefit allocated to the general body of customers, approximately $56 million is a fixed base benefit. Unsubscribed capacity, including the associated energy and resulting savings, will flow to the general body of customers.

Low Income Customers (Paragraph 4)

Phase 1 of the Program will reserve capacity for low income customers. FPL will allocate 10 percent of the residential capacity, or 37.5 MW, to low income customers. For purposes of this Program, low income customers are those whose income falls at or below 200 percent of the federal poverty level. At the time of enrollment, FPL will advise low income participants that they also have the option to participate in a free home energy efficiency survey. For low income participants, the subscription charge will not exceed the subscription credit in any month. Provisions for the low income participants will begin with Project 3 (expected billing start month February 2021).

In the event FPL intends to propose a Phase 2, it will engage in outreach to groups that advocate solar access for low income populations, including SACE and Vote Solar, and will seek input regarding the low income component for Phase 2. This provision does not constitute an obligation to make any changes to the Program.

Cost Recovery

FPL is authorized to recover the $1.79 billion Program cost. FPL will record the revenue received from the participants for their subscription charge as revenues received from the sales of electricity. The revenue will be included as base rate revenues in FPL’s monthly earnings surveillance report. The subscription credit will be recovered through FPL’s fuel cost recovery clause, partially offsetting system savings resulting from the addition of the Program’s solar power plants.
Decision

The standard for approval of a settlement agreement is whether it is in the public interest. A determination of whether a settlement is in the public interest requires a case-specific analysis based on consideration of the proposed settlement taken as a whole.

The Settlement Agreement aligns with the Florida Legislature’s intent in Section 366.92, F.S., and provides ample system-wide benefits, including: promoting the development of renewable energy, encouraging investment within the state, diversifying the types of fuel used to generate electricity, lessening the state’s reliance on fossil fuels, and decreasing carbon emissions. In addition, the Settlement Agreement comports with Section 366.06, F.S., by providing fair, just, and reasonable rates without undue preference.

Having carefully reviewed the Settlement Agreement, the exhibits entered into the record, and the testimony provided, we find that, taken as a whole, the Settlement Agreement provides a reasonable resolution of all issues raised in this docket. We note, however, that our decision is not based on customers’ desires for the Program. Further, we note that any future phases of the Program will require further consideration of the Commission on a stand-alone basis. We find that the Settlement Agreement establishes rates that are fair, just, and reasonable, is supported by the record evidence, and is in the public interest, and we hereby approve it. The Program is approved as described in the Petition filed by FPL on March 13, 2019, as modified in FPL’s rebuttal testimony and exhibits filed on September 23, 2019, and in Paragraphs 4 and 5 of the Settlement Agreement. The Settlement Agreement and Tariff STR are effective upon the issuance date of this Order.

Based on the foregoing, it is

ORDERED by the Florida Public Service Commission that the Joint Motion to Approve Settlement is hereby granted. It is further

ORDERED that the Stipulation and Settlement and Tariff STR, filed on October 9, 2019, attached hereto and incorporated by reference, are hereby approved and effective upon the issuance date of this Order. It is further

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ORDERED that in the event no timely appeal is filed, Docket No. 20190061-EI shall be closed.

By ORDER of the Florida Public Service Commission this 20th day of March, 2020.

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

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

KBS

NOTICE OF FURTHER PROCEEDINGS OR JUDICIAL REVIEW

The Florida Public Service Commission is required by Section 120.569(1), Florida Statutes, to notify parties of any administrative hearing or judicial review of Commission orders that is available under Sections 120.57 or 120.68, Florida Statutes, as well as the procedures and time limits that apply. This notice should not be construed to mean all requests for an administrative hearing or judicial review will be granted or result in the relief sought.

Any party adversely affected by the Commission’s final action in this matter may request: 1) reconsideration of the decision by filing a motion for reconsideration with the Office of Commission Clerk, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850, within fifteen (15) days of the issuance of this order in the form prescribed by Rule 25-22.060, Florida Administrative Code; or 2) judicial review by the Florida Supreme Court in the case of an electric, gas or telephone utility or the First District Court of Appeal in the case of a water and/or wastewater utility by filing a notice of appeal with the Office of Commission Clerk, and filing a copy of the notice of appeal and the filing fee with the appropriate court. This filing must be completed within thirty (30) days after the issuance of this order, pursuant to Rule 9.110, Florida Rules of Appellate Procedure. The notice of appeal must be in the form specified in Rule 9.900(a), Florida Rules of Appellate Procedure.
BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition by Florida Power & Light Company for Approval of FPL SolarTogether Program and Tariff

Docket No. 20190061-EI

STIPULATION AND SETTLEMENT

WHEREAS, Florida Power & Light Company ("FPL" or the "Company"), Southern Alliance for Clean Energy ("SACE"), Walmart Inc. ("Walmart") and Vote Solar have signed this Stipulation and Settlement (the "Agreement"); and

WHEREAS, on March 13, 2019, FPL petitioned the Florida Public Service Commission ("Commission") for approval of FPL SolarTogether Program (or "Program") and Tariff; and

WHEREAS, the proposed FPL SolarTogether Program is a voluntary community solar program that provides an opportunity for FPL customers to directly support the expansion of solar power. Customers will have the option to subscribe to kilowatts ("kW") of solar capacity from cost-effective solar power plants constructed for the Program. Participating customers’ monthly bills will include the cost of their subscribed capacity and credits that reflect the system savings generated by their subscribed capacity; and

WHEREAS, on July 29, 2019, FPL filed the direct testimony and exhibits of FPL witnesses Matthew Valle, Juan E. Enjamio, William F. Brannen and Scott Bores in support of the FPL SolarTogether Program and Tariff; and

WHEREAS, SACE, Walmart and Vote Solar intervened in this docket. On September 3, 2019, SACE filed the direct testimony of Bryan Jacob, Walmart filed the direct testimony of Steve Chriss, and Vote Solar filed the direct testimony of Matt Cox, each in support of their respective positions; and
WHEREAS, on September 23, 2019, FPL filed the rebuttal testimony and exhibits of FPL witnesses Matthew Valle, Juan E. Enjamio, William F. Brannen, Scott Bores, Terry Deason and Lon Huber; and

WHEREAS, the parties to the docket and the Commission Staff engaged in significant discovery; and

WHEREAS, the Parties to this Agreement have undertaken to resolve the issues raised in this docket; and

WHEREAS, the Parties have entered into this Agreement in compromise of positions taken in accord with their rights and interests under Chapters 350, 366 and 120, Florida Statutes, as applicable. As part of the negotiated exchange of consideration among the Parties to this Agreement, each Party made concessions to the others with the expectation that all provisions of the Agreement will be enforced by the Commission as to all provisions addressed herein regardless of whether a court ultimately determines such provisions to reflect Commission policy.

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

1. This Agreement will become effective upon the Commission’s final decision in this proceeding.

2. The Parties agree that approval of the Agreement is in the public interest.

3. The Parties agree that the FPL SolarTogether Program shall be approved as described in the Petition filed by FPL on March 13, 2019, as modified in FPL’s rebuttal testimony and exhibits filed on September 23, 2019 and in Paragraphs 4 and 5 of this Agreement. The principle features of the Program are:
(a) The Program size (Phase I) is 1,490 MW. This consists of 20 solar power plants sized at 74.5 MW.

(b) The 1,490 MW capacity is allocated 75% (1,117.5 MW) to commercial, industrial and governmental (demand) customers; 25% (372.5 MW) to residential and small business.

(c) Customers may elect a subscription level equivalent to the capacity that would generate up to 100 percent of their previous 12 months’ total kilowatt-hour (“kWh”) usage, subject to capacity availability.

(d) Participation is voluntary. Participants may terminate or reduce their subscription level at any time with no penalty. Increases in subscription level will be limited to once per year based on available Program capacity.

(e) Participants will pay a monthly subscription charge and will receive a subscription credit for each kilowatt of capacity subscribed. The subscription charge reflects the revenue requirement associated with constructing the power plants built for the Program, net of avoided generation. The subscription credit reflects the estimated economic value of the Program’s solar power plants on FPL’s system, which consists of reduced fuel, purchased power and carbon emission costs.

(f) Participants may elect to have FPL retire on their behalf all renewable energy certificates (“REC”) associated with their subscription. FPL will not utilize RECs generated by the Program.
(g) The 1,490 MW of solar generation that comprises FPL SolarTogether Phase I is projected to save customers $249 million. FPL will allocate 55% of the projected benefits to participants and 45% to the general body of customers. Of the 45% benefit allocated to the general body of customers, approximately $56 million is a fixed base benefit. Unsubscribed capacity, including the associated energy and resulting savings, will flow to the general body of customers.

4. FPL SolarTogether Phase I will reserve capacity for low income customers.
   (a) FPL will allocate 10% of the residential capacity, or 37.5 MW, to low income customers. For purposes of this Program, low income customers are those whose income falls at or below 200% of the federal poverty level.
   (b) At the time of enrollment, FPL will advise low income participants that they also have the option to participate in a free home energy efficiency survey.
   (c) For low income participants, the subscription charge will not exceed the subscription credit in any month.
   (d) Provisions for the low income participants will begin with FPL SolarTogether “Project 3” (expected billing start month February 2021).
   (e) In the event the Company intends to propose an FPL SolarTogether Phase II, it will engage in outreach to groups that advocate solar access for low income populations, including SACE and Vote Solar, and will seek input regarding the low income component for Phase II. This provision does not constitute an obligation to make any changes to the Program.

5. The pricing for the subscription charge and the rate for the subscription benefit for standard customers and for low income customers shall be as set forth in Tariff STR – Original Sheets No. 8.932-8.934 (Attachment 1 hereto).
6. FPL is authorized to recover the $1.79 billion Program cost, as set forth below:
   (a) FPL SolarTogether Charge. FPL will record the revenue received from the participants for their Charge as revenues received from the sales of electricity. The revenue will be included as base rate revenues in FPL’s monthly earnings surveillance report.
   (b) FPL SolarTogether Credit. The Credit will be recovered through FPL’s fuel cost recovery clause, partially offsetting system savings resulting from the addition of the Program’s solar power plants.

7. Nothing in the Agreement will have precedential value.

8. Approval of this Agreement in its entirety will resolve all matters in Docket No. 20190061-EI pursuant to and in accordance with Section 120.57(4), Florida Statutes. This docket will be closed effective on the date the Commission Order approving this Agreement is final, and no Party shall seek appellate review of any order issued in this Docket.

9. Nothing in this Agreement binds any Party or precludes any Party from taking a different position in any other docket or proceeding or with respect to any future phase of FPL SolarTogether.

10. The provisions of this Agreement are contingent on approval of this Agreement in its entirety by the Commission without modification, and the Parties are released from its terms if this Agreement is not approved in its entirety in this docket. The Parties further agree that they will support this Agreement and will not request or support any order, relief, outcome or result in conflict with the terms of this Agreement in any administrative or judicial proceeding relating to, reviewing or challenging the establishment, approval, adoption or implementation of this Agreement.
11. This Agreement may be executed in counterpart originals, and a facsimile of an original signature shall be deemed an original. Any person or entity that executes a signature page to this Agreement shall become and be deemed a Party with the full range of rights and responsibilities provided hereunder, notwithstanding that such person or entity is not listed in the first recital above and executes the signature page subsequent to the date of this Agreement, it being expressly understood that the addition of any such additional Party(ies) shall not disturb or diminish the benefits of this Agreement to any current Party.

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

[Intentionally left blank]
Florida Power & Light Company
700 Universe Boulevard
Juno Beach, FL 33408

By: [Signature]

R. Wade Litchfield
Vice President & General Counsel
Southern Alliance for Clean Energy
120 E. Oakland Park Blvd., Suite 105
Fort Lauderdale, FL 33334

By: George Cavros
Counsel for Southern Alliance for Clean Energy
Walmart Inc.
By Its Counsel:
Spilman Thomas & Battle, PLLC
110 Oakwood Drive, Suite 500
Winston-Salem, NC 27103

By: ____________________
Stephanie U. Eaton
Counsel for Walmart Inc.
Vote Solar
151 Estoria Street SE
Atlanta, GA 30316

By:

Katie Chiles Ottenweller
Southeast Director
SOLAR TOGETHER RIDER
(OPTIONAL PROGRAM)

AVAILABLE:
The FPL SolarTogether™ Rider ("FPL SolarTogether" or "the Program") is available in all territory served, subject to subscription availability. This optional program allows FPL customers to subscribe to a portion of universal solar capacity built for the benefit of the Program and receive a credit for the actual solar production associated with their subscription.

APPLICATION:
In conjunction with the otherwise applicable metered rate schedule. All rates and charges under the customers’ otherwise applicable metered rate schedule shall apply.

MONTHLY SUBSCRIPTION:
The Monthly Subscription shall be equal to the sum of the Monthly Subscription Charge + Monthly Subscription Credit as follows:

<table>
<thead>
<tr>
<th>Monthly Subscription</th>
<th>Participant</th>
<th>Low Income Participant</th>
</tr>
</thead>
<tbody>
<tr>
<td>Subscription Charge</td>
<td>$/KWh</td>
<td>$/KWh</td>
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<tr>
<td>Subscription Credit</td>
<td>$/KWh</td>
<td>$/KWh</td>
</tr>
</tbody>
</table>

See Sheet No. 8.934

LIMITATION OF SERVICE:
Any customer taking service under a metered rate schedule who has no delinquent balances with FPL is eligible to participate. Eligible customers may select a subscription level in 1 kW units representing up to 100% of their previous 12-month total kWh usage. Customers at or below 200% of the federal poverty level are eligible for participation at the low income pricing provided by this tariff. Increases in number of units purchased will be limited to once per year and subject to program availability.

BILLING:
Participants are subject to the minimum bill on their otherwise applicable rate schedule. The FPL SolarTogether Monthly Subscription Charge and collecting Monthly Subscription Credit will appear as separate line items on a participant’s bill during every month of enrollment, and are subject to all applicable taxes and fees.

Monthly Subscription Credit amounts may not result in a total bill less than zero ($0). Any excess credit amounts will be applied in subsequent months to ensure participant total bill amount meet this requirement.

TERMS OF SERVICE:
Not less than one (1) billing cycle. Participants may, at any time following their first billing cycle, terminate their participation ("Voluntary Termination") or reduce the number of subscribed units purchased. Participants may be terminated from the program by FPL if the customer becomes delinquent on the customer’s electric service account or for failure to satisfy eligibility requirements ("Involuntary Termination"). Upon either Voluntary or Involuntary Termination, the account is prohibited from re-enrolling for a twelve (12) month period.

Issued by: Tiffany Cohen, Director, Rates and Tariffs
Effective:
SPECIAL PROVISIONS:

If the customer moves within FPL's service territory, program participation may continue at a new service address with no impact to the customer's program enrollment date subject to the limitations and terms outlined above. Notification to transfer participation must be made by the customer to the Company and the Company will have 45 days to complete the transfer.

Upon customer request, FPL will retire the renewable energy certificate (RECs) associated with the customer's subscription. Notification to retire RECs must be made by the customer to the Company. The accumulation of RECs associated with the participant's subscription will begin following notification and FPL will provide participants with REC retirement summary reports periodically throughout the year.

RULES AND REGULATIONS:

Service under this rider is subject to orders of governmental bodies having jurisdiction and to the currently effective "General Rules and Regulations for Electric Service" on file with the Florida Public Service Commission. In case of conflict between any provisions of this schedule and said "General Rules and Regulations for Electric Service" the provisions of this rider shall apply. The participant subscription is neither a security nor an ownership interest in the solar asset and therefore no owned interest is to be surrendered, sold, or traded.
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<tr>
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SOLAR TOGETHER RIDER
(OPTIONAL PROGRAM)

RATE SCHEDULE: STR

AVAILABLE:
The FPL SolarTogether Rider ("FPL SolarTogether" or "the Program") is available in all territory served, subject to subscription availability. This optional program allows FPL customers to subscribe to a portion of universal solar capacity built for the benefit of the Program and receive a credit for the actual solar production associated with their subscription.

APPLICATION:
In conjunction with the otherwise applicable metered rate schedule. All rates and charges under the customers' otherwise applicable metered rate schedule shall apply.

MONTHLY SUBSCRIPTION:
The Monthly Subscription shall be equal to the sum of the Monthly Subscription Charge + Monthly Subscription Credit as follows:

<table>
<thead>
<tr>
<th>Monthly Subscription</th>
<th>Low Income Participant</th>
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</thead>
<tbody>
<tr>
<td>$/kWh/Month</td>
<td>$/kWh</td>
</tr>
<tr>
<td>See Sheet No. 8,934</td>
<td>See Sheet No. 8,934</td>
</tr>
</tbody>
</table>

LIMITATION OF SERVICE:
Any customer taking service under a metered rate schedule who has no delinquent balances with FPL is eligible to participate. Eligible customers may elect a subscription level in 1 kW units representing up to 100% of their previous 12-month total kWh usage. Customers at or below 200% of the federal poverty level are eligible for participation at the low-income price provided by this tariff. Increases in number of units purchased will be limited to once per year and subject to program availability.

BILLING:
Participants are subject to the minimum bill on their otherwise applicable rate schedule. The FPL SolarTogether Monthly Subscription Charge and offsetting Monthly Subscription Credit will appear as separate line items on a participant's bill during every month of enrollment, and are subject to all applicable taxes and fees.

Monthly Subscription Credit amounts may not result in a total bill less than zero ($0). Any excess credit amounts will be applied in subsequent months to ensure participant total bill amounts meet this requirement.

TERMS OF SERVICE:
Not less than one (1) billing cycle. Participants may, at any time following their first billing cycle, terminate their participation ("Voluntary Termination") or reduce the number of subscribed units purchased. Participants may be terminated from the program by FPL if the customer becomes delinquent on the customer's electric service account or for failure to satisfy eligibility requirements ("Involuntary Termination"). Upon either Voluntary or Involuntary Termination, the account is prohibited from re-enrolling for a twelve (12) month period.

Issued by: Tiffany Cohen, Director, Rates and Tariffs
Effective:

(Continued on Sheet No. 8,933)
SPECIAL PROVISIONS:

If the customer moves within FPL’s service territory, program participation may continue at a new service address with no impact the customer’s program enrollment date subject to the limitations and terms outlined above. Notification to transfer participation must be made by the customer to the Company and the Company will have 45 days to complete the transfer.

Upon customer request, FPL will retire the renewable energy certificate (RECs) associated with the customer’s subscription. Notification to retire RECs must be made by the customer to the Company. The accumulation of RECs associated with the participant’s subscription will begin following notification and FPL will provide participants with REC retirement summary reports periodically throughout the year.

RULES AND REGULATIONS:

Service under this rider is subject to orders of governmental bodies having jurisdiction and to the currently effective “General Rules and Regulations for Electric Service” on file with the Florida Public Service Commission. In case of conflict between any provision of this schedule and said “General Rules and Regulations for Electric Service” the provisions of this rider shall apply. The participant subscription is neither a security nor an ownership interest in the solar asset and therefore no owned interest is to be surrendered, sold, or traded.

Issued by: Tiffany Cohen, Director, Rates and Tariffs
Effective:
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