UNDERGROUND FACILITIES CONVERSION AGREEMENT – GOVERNMENTAL ADJUSTMENT FACTOR WAIVER

This Agreement is made and entered into this	day of			, by and betw	veen
CITY OF FOR LAUDERDALE, ("Local Government	t Applicant") a I	Florida municipal	corporation or co	unty with an add	ress
of 100 N. Andrews Avenue, FL 33301 and FLORIDA	A POWER & LIG	GHT COMPANY	("FPL"), a Florida	a corporation with	h an
address of P.O. Box 14000, 700 Universe Boulevard,	Juno Beach, FL	33408-0429.			

WHEREAS, the Local Government Applicant has requested that FPL convert certain overhead electric distribution facilities located within the following boundaries (the "Conversion"):

South of Las Olas Blvd from Mola Ave to Isle of Palms Dr.

(Collectively, the "Existing Overhead Facilities") to underground facilities, including transformers, switch cabinets and other appurtenant facilities installed above ground as set forth in Attachment A hereof (collectively, the "Underground Facilities", WR # 7965782).

NOW THEREFORE, in consideration of the foregoing premises and the covenants and agreements set forth herein, and other consideration the sufficiency of which is hereby acknowledged, the parties intending to be legally bound, hereby covenant and agree as follows:

- 1. **Governmental Adjustment Factor Waiver ("GAF Waiver") Eligibility Criteria.** The Local Government Applicant represents and warrants that it meets the following eligibility criteria for the Conversion:
 - a. In order for the Conversion to incorporate a sufficient amount of overhead facilities to provide electrical continuity, the Conversion must include a minimum of approximately 3 pole line miles or approximately 200 detached dwelling units within contiguous or closely proximate geographic areas (the "Conversion Area"). The Conversion may be completed in mutually agreed upon phases, with the project size minimums applying to the aggregate project provided that any necessary subsequent phase begins within a 1-year period from completion of the prior phase and the minimums are met within, at most, 3 phases; and
 - b. The Local Government Applicant must require all customers within the Conversion Area who currently have overhead service directly from the Existing Overhead Facilities to convert their service entrances to underground within 6 months of completion of the Underground Facilities installation or each phase thereof; and
 - c. The Local Government Applicant must be willing and able to execute a right of way ("ROW") agreement with FPL if the Local Government Applicant requests that facilities be placed in the ROW; and
 - d. For any affected laterals, the complete lateral must be converted, including all stages of any multi-stage lateral; and
 - e. The Local Government Applicant must demonstrate to the reasonable satisfaction of FPL that the sum of the GAF Waiver credit plus any federal or state funds that the Local Government Applicant is able to use to support the Conversion does not exceed the otherwise applicable CIAC as calculated before application of the GAF Waiver.

Special Circumstances. Conversions which do not meet the project size minimums described in section 1.a are eligible for the GAF Waiver in the following special circumstances:

- i. 100% of the Existing Overhead Facilities within the Local Government Applicant's corporate limits are to be converted, but are less than the pole line mileage or dwelling unit minimums; or
- ii. A single lateral that serves at least one Critical Infrastructure Facility as determined by the appropriate local agency with the mutual agreement of FPL: or
- iii. An island or peninsula where 100% of the Existing Overhead Facilities are to be converted; or

(Continued on Sheet No. 9.726)

Issued by: S. E. Romig, Director, Rates and Tariffs Effective: April 6, 2010

(Continued from Sheet No. 9.725)

- iv. When the aggregate size of the first 3 phases of a project would satisfy the minimum size criteria but, for mutually agreed engineering or logistical reasons, those phases are non-contiguous; provided that (a) the next (4th) phase must be adjacent to one or more of the first 3 phases such that the combined contiguous area meets the minimum size criteria, and (b) this 4th phase begins within 1 year from completion of the 3rd phase.
- 2. **Contribution-in-Aid-of-Construction (CIAC).** The Local Government Applicant shall pay FPL a CIAC as required by FPL's Electric Tariff and Section 25-6.115 of the Florida Administrative Code with the Otherwise Applicable CIAC amount reduced by the GAF Waiver.

i. Otherwise, Applicable CIACii. GAF Waiver§ 960,364§ -240,091

iii. CIAC Due \$\frac{720,273}{}\$ (Cust. performs ALL UG work)

In the event the actual cost of the Conversion exceeds the estimate, the Otherwise Applicable CIAC shall be adjusted by the lesser of (a) the difference between the actual cost of the Conversion and the estimate, or (b) 10% of the Otherwise Applicable CIAC identified above. The GAF Waiver shall also be adjusted accordingly, and the Local Government Applicant shall pay FPL the resulting difference in the amount of the CIAC Due.

- 3. **Applicant-Installed Facilities.** The Local Government Applicant may, upon entering into an applicant-installed facilities agreement satisfactory to FPL, construct and install all or a portion of the Underground Facilities. Such work must meet FPL's construction standards and FPL will own and maintain the completed facilities. The Local Government Applicant agrees to rectify any deficiencies, found by FPL, prior to the connection of any customers to the Underground Facilities and the removal of the Existing Overhead Facilities.
- 4. **Compliance with Tariff.** The Local Government Applicant agrees to comply with and abide by the requirements, terms, and conditions of FPL's Electric Tariff.
- 5. **Timing of Conversion.** Upon compliance by the Local Government Applicant with the requirements, terms, and conditions of FPL's Electric Tariff, this Agreement and any other applicable agreements, FPL will proceed in a timely manner with the Conversion in accordance with the construction drawings and specifications set forth in Attachment A hereof.
- 6. **Relocation.** In the event that the Underground Facilities are part of, or are for the purposes of, relocation, then this Agreement shall be an addendum to the relocation agreement between FPL and the Local Government Applicant. In the event of any conflict between the relocation agreement and this Agreement or the Electric Tariff, this Agreement and the Electric Tariff shall control.
- 7. **Term.** This Agreement shall remain in effect for as long as FPL or any successor or assign owns or operates the Underground Facilities.
- 8. **GAF Waiver Repayment.** If the Local Government Applicant does not satisfy the relevant eligibility criteria, the Local Government Applicant shall repay the GAF Waiver within 30 days of written notice from FPL of such failure. Additionally, if at any point within 30 years of completion of the Underground Facilities installation, the Local Government Applicant elects to have electric service within the Conversion Area supplied by a provider other than FPL, the Local Government Applicant shall repay FPL a pro-rata share of the GAF Waiver. The prorata share (which shall reflect partial years) shall be determined as follows:

GAF Waiver * [(30 – years since the Underground Facilities completion date) / 30]

(Continued on Sheet No. 9.727)

Issued by: S. E. Romig, Director, Rates and Tariffs

Effective: April 4, 2006

(Continued from Sheet No. 9.726)

- 9. **Termination Prior to the Conversion Completion.** Failure by the Local Government Applicant to comply with any of the requirements, terms, or conditions of this Agreement or FPL's Electric Tariff shall result in termination of this Agreement. The Local Government Applicant may terminate this Agreement at any time prior to the start of the Conversion and the CIAC paid by the Local Government Applicant will be refunded to the Local Government Applicant; provided however, that the refund of the CIAC shall be offset by any costs incurred by FPL in performing under the Agreement up to the date of termination.
- 10. Assignment. The Local Government Applicant shall not assign this Agreement without the written consent of FPL.
- 11. **Adoption and Recording.** This Agreement shall be adopted by the Local Government Applicant and maintained in the official records of the Local Government Applicant for the duration of the term of this Agreement. This Agreement also shall be recorded in the Official Records of the County in which the Underground Facilities are located, in the place and in the manner in which deeds are typically recorded.
- 12. **Conflict between Terms of Franchise Agreement.** In the event of a conflict between the terms of this Agreement and any permit or franchise agreement entered into by Local Government Applicant and FPL, the terms of this Agreement shall control.

IN WITNESS WHEREOF, FPL and the Local Government Applicant have executed this Agreement on the date first set forth above.

Signed	Signed
Name	Name
Title	Title
Signed	403
Name	2
Title	
Approved as to Terms and Conditions	
Signed	
Name	
Title	
Approved a to Form and Legal Sufficiency	
Signed	
Name	
Title	

Issued by: S. E. Romig, Director, Rates and Tariffs

Effective: April 4, 2006

FLORIDA POWER AND LIGHT COMPANY

	Florida Power & Light Company, a Florida
	corporation
	Signed
	Name
	Title
STATE OF COUNTY OF The foregoing instrument was acknowled this day of for profit corporation on behalf of FLC	edged before me this by means of \square physical presence or \square online, _, 2021, by, as, affor for FLORIDA POWER & LIGHT COMPANY, a Florid ORIDA POWER & LIGHT COMPANY.
Notary Public, State of Florida	
Name of Notary Typed, Printed or Stan	nped
Personally Known C Type of Identification Produced	OR Produced Identification

LOCAL GOVERNMENT APPLICANT

CITY OF FORT LAUDERDALE, A
MUNICIPAL CORPORATION OF THE
STATE OF FLORIDA

WITNESSES:	STATE OF FLORIDA
[Witness type or print name]	By: Dean J. Trantalis, Mayor
[Witness type or print name]	By: Christopher J. Lagerbloom, ICMA-CM City Manager
ATTEST:	
Jeffery A. Modarelli,	Approved as to Terms and Conditions
City Clerk	By: Alan Dodd Director of Public Works
	Approved as to Form and Legal Sufficiency:
	By: Alain E. Boileau, Esq. City Attorney
STATE OF FLORIDA COUNTY OF BROWARD	
The foregoing instrument was acknowledged as day of Lauderdale, a municipal corporation	owledged before me by means of \square physical presence or \square online, this, 2021, by DEAN J. TRANTALIS, Mayor of the City of Fort of Florida on behalf of the City of Fort Lauderdale.
Notary Public, State of Florida	
Name of Notary Typed, Printed or S	stamped
Personally Known	OR Produced Identification

STATE OF FLORIDA COUNTY OF BROWARD

this day of	wledged before me this by means of \square physical presence or \square online,, 2021, by CHRISTOPHER J. LAGERBLOOM, ICMA-CM, lerdale, a municipal corporation of Florida on behalf of the City of Fort
Notary Public, State of Florida	
Name of Notary Typed, Printed or St.	amped
Personally Known Type of Identification Produced	OR Produced Identification

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ATTACHMENT "A"

CONSTRUCTION DRAWINGS AND SPECIFICATIONS

FPL Construction Drawings WR6574572, IWR: D065-74-572 (72 pages) and the Standards and Specifications (47 pages) is on file with the City of Fort Lauderdale Public Works Engineering Division, Project File P11715 – Las Olas Undergrounding, as well as on file with the City of Fort Lauderdale City Clerk and Florida Power & Light Company.