

**CITY/COUNTY RIGHT-OF-WAY
AGREEMENT FOR UNDERGROUND CONVERSIONS (WR # 4860334)**

THIS AGREEMENT (the “**Agreement**”) is made and entered into this _____ day of _____, 20_____ by and between CITY OF POMPANO BEACH (“**Local Government**”), a Florida municipal corporation or county with an address of 100 W. Atlantic Blvd., Rm. 276, Pompano Beach, FL 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.

WHEREAS, Local Government has requested that FPL convert certain overhead electric distribution facilities located within the following boundaries (the “**Conversion**”): Briny Ave from the east, S.E. 8th St. to the south, Ocean Blvd. (A1A) to the west and S.E. 2th St. to the north. (UG. WR # 4860334) (collectively, the “**Existing Overhead Facilities**”) to underground facilities, including transformers, switch cabinets and other appurtenant facilities some of which may be installed above ground (collectively, the “**Underground Facilities**”) and has further requested that certain of the Underground Facilities be placed in certain of its road rights-of-way (“**Local Government ROW**”) and/or certain road rights-of-way owned by or under the jurisdiction of other agencies (“**Other ROW**”). Local Government ROW and Other ROW may be referred to collectively as “**ROW**”; and

WHEREAS, the Local Government has agreed to pay FPL the cost of such Conversion as required by FPL’s electric tariff and Section 25-6.115 of the Florida Administrative Code and has or will enter into a separate Underground Facilities Conversion Agreement with FPL; and

WHEREAS, FPL is willing, subject to the terms and conditions set forth in this Agreement, FPL’s electric tariff and Section 25-6.115 of the Florida Administrative Code, to place certain of the Underground Facilities in the ROW.

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

1. The foregoing recitals are true and correct, and are hereby incorporated by reference into this Agreement.

2. Conditions Precedent to Placement of Underground Facilities in ROW

- (a) Local Government covenants, represents and warrants that:
 - (i) Local Government has full legal right and authority to enter into this Agreement;
 - (ii) Local Government has full legal right and authority to take all actions and measures necessary to fulfill Local Government's obligations under this Agreement;
 - (iii) Local Government hereby authorizes the use of the ROW by FPL for the purposes stated herein.
- (b) All applicable permits for FPL to install, construct, or maintain Underground Facilities in ROW must be issued on a timely basis by the appropriate agency, subject to the timely filing for permits by FPL.
- (c) Local Government agrees to provide, at its expense, a legal description that is acceptable to FPL of the ROW to be occupied by the Underground Facilities at a time before FPL initiates the design of the Underground Facilities. Said legal description shall be made part of this Agreement and attached as Exhibit "A".
- (d) FPL agrees to identify and document all existing FPL underground facilities within the ROW that will not be included under this Agreement. Local Government shall reimburse FPL's reasonable costs and expenses to deliver said documentation. Said documentation shall be made part of this Agreement and attached as Exhibit "B".
- (e) FPL warrants that the design of the Underground Facilities to which Local Government has agreed are in compliance with all operational and safety guidelines, codes and standards. FPL and Local Government have mutually agreed upon the location of the facilities within the ROW as per the construction drawings. Said construction drawings shall be attached as Exhibit "C" to this agreement, are part of this agreement, and may be amended to reflect changes to location of facilities as required.

3. Relocation and Rearrangement of FPL Facilities. If the Local Government or other agency with control over the Local Government ROW or Other ROW, for any reason whatsoever, requires that FPL relocate or rearrange, in whole or in part, any Underground Facilities (as they are to exist as a result of this Conversion, or as they may later be modified, upgraded, or otherwise altered) from or within the Local Government ROW or Other ROW, the Local Government, notwithstanding any language to the contrary in any applicable permit or franchise agreement, and prior to any such relocation by FPL, shall provide FPL with a substitute location, satisfactory to FPL, obtain any easements that may be necessary, and shall pay FPL for the costs of any such relocation, adjustment or rearrangement, now or in the future. Local Government shall reimburse FPL for all costs to locate, expose, protect or support the Underground Facilities, whether underground or above ground, in the event of future construction or excavation in close proximity to the Underground Facilities, when such services are required by Local Government or other agency with control over the Local Government

ROW or Other ROW Local Government shall use its best efforts in any design and construction of its future road improvement projects to avoid or mitigate the necessity of relocating or adjusting the Underground Facilities in Local Government ROW and, to the extent reasonably practicable, in Other ROW.

Local Government shall only be responsible for relocation costs associated with replacement facilities conforming to FPL standards in effect at the time of relocation. Any costs associated with the replacement facilities to provide increased capacity, improved reliability, future use facilities, or other such enhancements over and above the FPL standards in effect at the time of the relocation shall not be the responsibility of Local Government.

Nothing herein shall preclude Local Government from obtaining reimbursement for any and all costs requiring FPL to relocate or rearrange any of its Underground Facilities from that entity which initiated the requirement for the relocation or rearrangement of the facilities, excluding only other agencies which own or have jurisdiction over the ROW.

FPL shall be responsible for any and all costs of removal or relocation when such removal or relocation is initiated by FPL. Additionally, FPL agrees that when any portion of a street is excavated by FPL in the location, relocation or repair of any of its facilities when said location, relocation or repair is initiated by FPL, the portion of the street so excavated shall, within a reasonable time and as early as practical after such excavation, be replaced by FPL at its expense in a condition as good as it was at the time of such excavation.

4. Abandonment or Sale of Local Government ROW. If the Local Government desires to subsequently abandon or discontinue use of the Local Government ROW, and ownership of the land is transferred to a private party, the Local Government, as a condition of and prior to any such sale, abandonment, or vacation, shall grant FPL an easement satisfactory to FPL for the Underground Facilities then existing within the ROW or require the transferee to so grant FPL an easement satisfactory to FPL at the time of transfer. If ownership of the Local Government ROW is transferred to another public entity, that public entity shall take the ROW subject to the terms and conditions of this Agreement.

5. Term. This Agreement shall remain in effect for as long as FPL or any successor or assign owns or operates the Underground Facilities placed in the ROW.

6. Title and Ownership of Underground Facilities. Title and ownership of Underground Facilities installed by FPL as a result of this Agreement shall, at all times, remain the property of FPL.

7. Conversion Outside ROW. In the event that the FPL Underground Facilities are not, for any reason other than the sole error of FPL or its contractors,

constructed within the ROW, Local Government shall grant or secure, at Local Government's sole cost and expense, new easements or ROW grants for the benefit of FPL for the placement of the Underground Facilities in these areas, and shall secure subordinations of any mortgages affecting these tracts to the interest of FPL. In the alternative, at the discretion of Local Government, Local Government shall reimburse FPL for all costs incurred to remove said facilities which were constructed outside the ROW and for reinstallation within the ROW. FPL shall be responsible at completion of construction for notifying Local Government in writing of FPL's approval and acceptance of the conversion as being constructed within the ROW. Upon acceptance there shall be no further responsibility on the Local Government for relocations referenced in this paragraph.

8. **Agreement Subject to FPL's Electric Tariff.** This Agreement is subject to FPL's electric tariff, including but not limited to the general rules and regulations for electric service and the rules of the Florida Public Service Commission.

9. **Venue; Waiver of Jury Trial.** This Agreement shall be enforceable in Broward County, Florida, and if legal action is necessary by either party with respect to the enforcement of any or all of the terms or conditions herein, exclusive venue for the enforcement of same shall lie in Broward County, Florida. By entering into this Agreement, FPL and the Local Government expressly waive any rights either party may have to a trial by jury of any civil litigation related to or arising out of this Agreement. This Agreement shall be construed in accordance with the laws of the State of Florida.

10. **Attorney Fees.** In the event it becomes necessary for either party to institute or defend legal proceedings as a result of the failure of the other party to comply with the terms, covenants, or provisions of this Agreement, each party in such litigation shall bear its own cost and expenses incurred and extended in connection therewith, including, but not limited to attorneys' fees and court costs through all trial and appellate levels.

11. **Assignment.** The Local Government shall not assign this Agreement without the written consent of FPL.

12. **Recording.** This Agreement shall be adopted by the Local Government and maintained in the official records of Local Government 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.

13. **Conflict between Terms of Permit or 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 and FPL, the terms of this Agreement shall control.

14. **Notice.** Any notice, instruction or other communication to be given to either party hereunder shall be in writing and shall be hand delivered, telecopied, sent by Federal Express or a comparable overnight service or by U. S. registered or certified mail, with return receipt requested and postage prepaid to each party at their respective addresses set forth below:

As to Local Government:

With copies to:

As to FPL:

FPL
700 Universe Blvd.
Juno Beach, FL 33408
Attn.: FPL Legal Department

IN WITNESS WHEREOF, Florida Power & Light Company and Local Government have executed this Agreement on the date first set forth above.

For: **CITY OF POMPANO BEACH**

By: _____
(signature)

Name: _____
(print or type)

Title: _____
(print or type)

By: _____
(signature)

Name: _____
(print or type)

Title: _____
(print or type)

Approved as to Terms and Conditions: _____
(signature/title)

Approved as to Form and Legal Sufficiency: _____
(signature/title)

For **FLORIDA POWER & LIGHT COMPANY**

By: _____
(signature)

Name: _____
(print or type)

Title: _____
(print or type)

“CITY”:

Witnesses:

CITY OF POMPANO BEACH

By: _____
LAMAR FISHER, MAYOR

By: _____
DENNIS W. BEACH, CITY MANAGER

Attest:

ASCELETA HAMMOND, CITY CLERK

(SEAL)

Approved As To Form:

MARK E. BERMAN, CITY ATTORNEY

**STATE OF FLORIDA
COUNTY OF BROWARD**

The foregoing instrument was acknowledged before me this _____ day of _____, 2016 by **LAMAR FISHER**, as Mayor, **DENNIS W. BEACH** as City Manager and **ASCELETA HAMMOND**, as City Clerk of the City of Pompano Beach, Florida, a municipal corporation, on behalf of the municipal corporation, who are personally known to me.

NOTARY'S SEAL:

NOTARY PUBLIC, STATE OF FLORIDA

(Name of Acknowledger Typed, Printed or Stamped)

Commission Number

Exhibit A

WR #4860334

An as-built following completion of project will satisfy this exhibit requirement in order for FPL to have this Agreement executed and new underground system energized.

Exhibit B

WR # 4860334

Currently, there is no existing underground equipment within the road right-of-way with the exception of an encased duct bank running north / south in the Briny Ave. road right-of-way.

Exhibit C

WR # 4860334

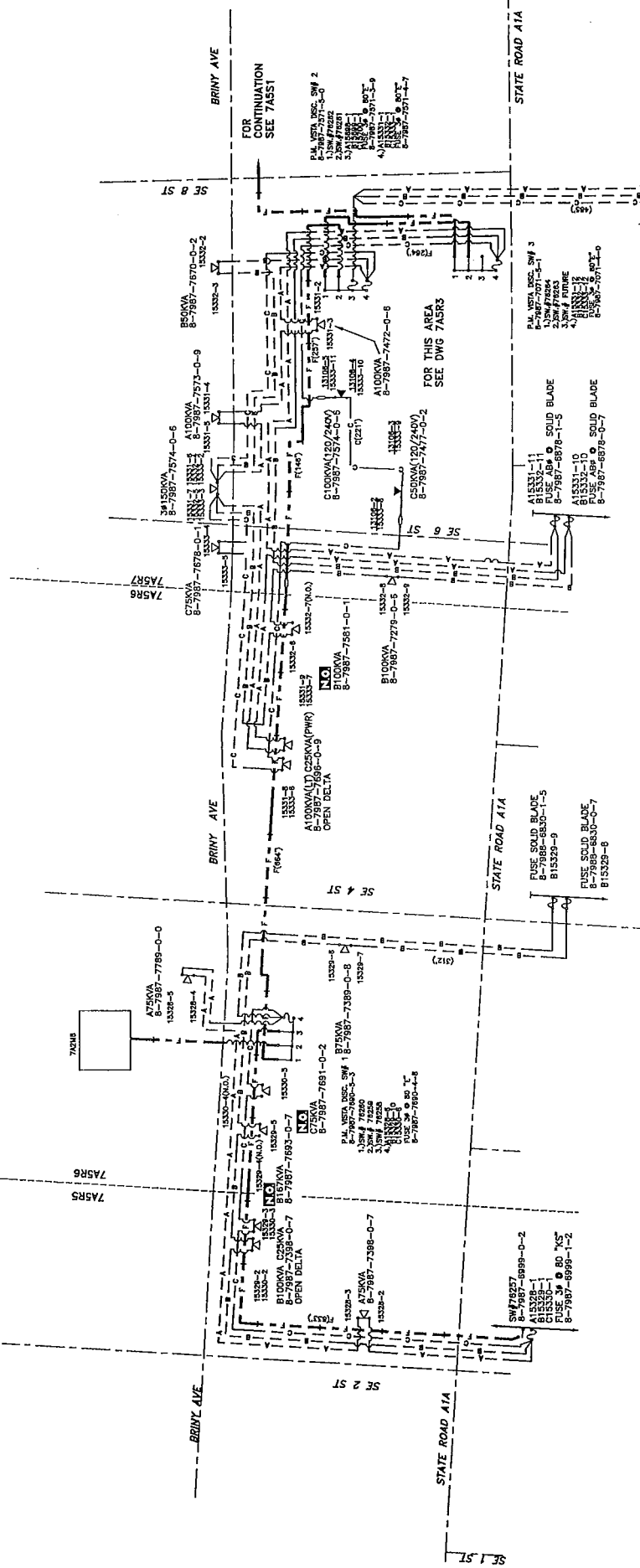
The location and existence of any facilities may not be relied upon by the supplier in responding to a bid or in complying with any contract. Supplier is responsible for evaluating site conditions both above and below ground including underground facility locations.

REFERENCE DWG'S

7A5S2
7A5S4
7A5R7

INACCESSIBLE 13KV FUTURE 23KV 23KV SALT SPRAY NUL

14



**ATTENTION =
ROW AGREEMENT**

The location and existence of any facilities may not be relied on by the supplier. In responding to a bid or in complying with any contract, Supplier is responsible for evaluating site conditions both above and below ground, including underground facility locations.

CONSTRUCTION NOTES - WR# 4850334

REFERENCE DWG'

REFINED CREAMS
7553 (NOTES)
75596

/A3RB
7A5R7

PLOT DATE 8/23/2016 PLOT TIME 3:45:41 PM CAD NAME DW

INACCESSIBLE 13KV FUTURE 23KV 23KV SALT SPRAY

FOR CONTINUATION
 SEE 7A5S4

SE 6 ST

SW# 72969
 8-7987-777-0-9
 REMOVE

FOR THIS AREA
 SEE 7A5S4

S OCEAN BLVD
 (SR A1A)

BRINY AVE

(F-238)

3-568T 13KV 4 3/10-N

3-568T 13KV 4 3/10-N

CONSTRUCTION NOTES - WR# 4850334
 REQUIRED DRAWINGS
 7A5S4
 7A5S5
 7A5S6
 7A5S7
 7A5S8
 7A5S9
 7A5S10
 UTILITY CONTACT LIST
 CALL SUNSHINE 1-800-432-4770

N

ATTENTION ROW AGREEMENT

IMBIZTATE:
 THE UNDERGROUND FACILITIES AND ASSOCIATED EQUIPMENT ARE IN THE
 RIGHT OF WAY DUE TO SPECIAL REQUEST BY THE LOCAL GOVERNMENT
 CONCERNING THE LOCATION OF THE LOCAL REAR RANGE LINE. ANY OF THESE
 FACILITIES, AS THEY MAY EXIST INITIALLY OR LATER BE MODIFIED,
 UPGRADED, OR OTHERWISE ALTERED, THE LOCAL GOVERNMENT SHALL
 PROVIDE FILE WITH SUBSTITUTE LOCATION, INCLUDING ANY EASMENTS
 THAT MAY BE REQUIRED. THE LOCAL GOVERNMENT WILL COORDINATE
 WITH THE CONTRACTOR TO LOCATE, EXPLODE, PROTECT, OR
 REINBURSE FILE FOR ANY COSTS TO LOCATE, EXPLODE, PROTECT, OR
 SUPPORT THE FACILITIES. IN THE EVENT OF FURTHER CONSTRUCTION OR
 EXCAVATION IN THE CLOSE PROXIMITY TO THE FACILITIES, REQUEST A COPY
 OF THE RIGHT OF WAY AGREEMENT FROM DOC FILES/GO FOR FURTHER
 DETAILS.

The location and existence of any facilities
 may not be relied upon by the supplier in
 responding to a bid or in complying with
 any contract. Supplier is responsible for
 evaluating site conditions both above and
 below ground including underground
 facility locations.
 REFERENCE DWG's
 7A5S4

FOR CONTINUATION
 SEE 7A5S4

SW# 72970
 8-7987-7775-0-4
 REMOVE

DESIGN BY E. DUKE-AUGUSTIN
 DRAWN BY T. COLINS/M.R.
 DATE 05/09/15
 MAP NO. D-0342
 FEET

MYSTIC PALMS
 700 BRINY AVE
 POMPANO BEACH, BROWARD COUNTY, FL
 D-0342

FEET

ITEM	AS-BUILT COPY		AS-BUILT CREW PRINT		Statement If Tree Work	Survey/Stake# yes <input type="checkbox"/> no <input type="checkbox"/>	Work with Survey yes <input type="checkbox"/> no <input type="checkbox"/>	DRAFT: Book First yes <input type="checkbox"/> no <input type="checkbox"/>	CT/Spacial Mkt yes <input type="checkbox"/> no <input type="checkbox"/>	DRAFT: Book First yes <input type="checkbox"/> no <input type="checkbox"/>	DRAFT: Book First yes <input type="checkbox"/> no <input type="checkbox"/>
	PRINT	DESCRIPTION	PRINT	DESCRIPTION							
1	4880334	3 03/08/15	PULL PULL CABLES & SWVS	INST. PULL CABLES & SWVS							
2	2037784	2 07/05/07	INSTALL 2' PATH TO SERVICE	Job CERTIFIED COMPLETED & shown on the AS-BUILT print.							
3	1528515	0 08/20/05	INSTALL PH SWVS & PULL TIRE CABLE	Afternoon PULL Young trees have been driven & written to be removed.							
4	AUTH. NO.	DATE	REVISION	REVISION							

