FLORIDA POWER & LIGHT COMPANY

UNDERGROUND FACILITIES CONVERSION AGREEMENT

2023

This Agreement, is made and entered into this	day of	, 2023	, by and
between <u>City of Hollywood</u> ("Applicant"), with	an address of 2600 Hollywo	ood Blvd, Hollywood, FL	33020 and
FLORIDA POWER & LIGHT COMPANY ("FPI	L"), a Florida corporation wi	ith an address of 700 Un	iverse
Boulevard, Juno Beach, FL 33408-0429.			
WHEREAS, the Applicant has requested that FP	L convert certain overhead	electric distribution facilit	ties located
within the following boundaries (the "Conversion	1"):		
City ROW extending East to West from A1A to	Surf Road along the followi	ng roads, from Balboa S	t to Franklin
St and from Freedom St to Douglas			

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:

- Avoided Storm Restoration Cost ("ASRC") Eligibility Criteria. The Applicant represents and warrants that it meets, and is capable and willing to enforce, the applicable eligibility criteria for the Conversion.
- 2. Contribution-in-Aid-of-Construction (CIAC). The Applicant shall pay FPL a CIAC as required by FPL's Electric Tariff and Section 25-6.115 of the Florida Administrative Code.

i. CIAC (excluding ASRC)	\$ 387,230
ii. ASRC	\$ -79,760
iii. Operational Cost Differential	\$ -150,537
iv. CIAC Due	\$ 156,933

In the event the actual cost of the Conversion (excluding ASRC) exceeds the estimate, the CIAC (excluding ASRC) 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 CIAC (excluding ASRC) identified above. The ASRC shall also be adjusted accordingly and the Applicant shall pay FPL the resulting difference in the amount of the CIAC Due.

- Applicant-Installed Facilities. The 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 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.
- Compliance with Tariff. The Applicant agrees to comply with and abide by the requirements, terms, and conditions of FPL's Electric Tariff.

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- 5. Timing of Conversion. Upon compliance by the 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 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. ASRC Repayment.** If the Applicant does not satisfy the relevant eligibility criteria, the Applicant shall repay the ASRC 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 Applicant elects to have electric service within the Conversion Area supplied by a provider other than FPL, the Applicant shall repay FPL a pro-rata share of the ASRC. The pro-rata share (which shall reflect partial years) shall be determined as follows:

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

Non-governmental-Applicants shall provide, at the time of execution of this Agreement, either a surety bond or irrevocable bank letter of credit (the "Security Instrument") in a form acceptable to FPL evidencing ability to repay the ASRC. This Security Instrument shall remain in effect until such time as all customers within the Conversion Area are converted. The Applicant may provide either an amended or replacement Security Instrument in a form acceptable to FPL at any time to reflect the pro-rata adjustments to the ASRC amount. If, upon notice of cancellation or prior to expiration of the Security Instrument, a replacement Security Instrument in a form acceptable to FPL is not provided by the Applicant to FPL, FPL will require the third party issuing the Security Instrument to pay the full balance due in accordance with this Agreement in cash.

- 9. Termination Prior to the Conversion Completion. Failure by the 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 Applicant may terminate this Agreement at any time prior to the start of the Conversion and the CIAC paid by the Applicant will be refunded to the 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 Applicant shall not assign this Agreement without the written consent of FPL.
- 11. Adoption and Recording. This Agreement shall be adopted by the Applicant and maintained in the official records of the 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 Applicant and FPL, the terms of this Agreement shall control.

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- **13. Applicability.** This subpart applies to requests for underground facilities addressing the conversion of existing overhead facilities. In order for the Company to take action pursuant to a request for conversion:
 - a. the conversion area must be at least two contiguous city blocks or 1,000 feet in length;
 - b. all electric services to the real property on both sides of the existing overhead primarily lines must be part of the conversion;
 - c. all other existing overhead utility facilities (e.g. telephone, CATV, etc.) must also be converted to underground facilities.

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

APPLICANT SEE PAGE #4 FOR	FPL
Signed CITY OF HOLLYWOOD SIGNATURE PAGE	Signed
Name	Name
Title	Title
Signed	
Name	
Title	
Approved as to Terms and Conditions (if required by	
Applicant)	
Signed	
Name	
Title	
Approved as to Form and Legal Sufficiency (if required by App	plicant)
Signed	
Name	
Title	

Signature Page of Underground Facilities Conversion Agreement Between Florida Power & Light Company and City of Hollywood

IN WITNESS OF THE FOREGOING, the parties have set their hands and seals this day and year first above written.

AGENCY

ATTEST: By: Josh Levy, Mayor PATRICIA A. CERNY, MMC CITY CLERK APPROVED AS TO FORM: Approved By: David Keller, Director Financial Services DOUGLAS R. GONZALES,

CITY ATTORNEY