From: FPSC Page: 1/9 Date: 8/24/2017 3:20:30 PM

ACCEPTED FOR FILING BY THE BOARD OF COUNTY COMMISSIONERS AT ITS MEETING ON

BCC Mtg. Date: September 19, 2017



# **FACSIMILE**

**Date**: 8/24/2017

**To**: Clerk, Board of County Commissioners, Orange County

**From:** Office of Commission Clerk

# Subject:

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ACCEPTED FOR FILING BY THE BOARD OF COUNTY COMMISSIONERS AT ITS MEETING ON

BCC Mtg. Date: September 19, 2017

FILED 8/24/2017 DOCUMENT NO. 07277-2017 FPSC - COMMISSION CLERK

#### BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

Page: 2/9

In re: Petition for approval of amended standard offer contract and amended interconnection agreement, by Duke Energy Florida, LLC.

From: FPSC

DOCKET NO. 20170072-EQ ORDER NO. PSC-2017-0336-PAA-EQ ISSUED: August 24, 2017

Date: 8/24/2017 3:20:30 PM

The following Commissioners participated in the disposition of this matter:

JULIE I. BROWN, Chairman ART GRAHAM RONALD A. BRISÉ DONALD J. POLMANN

# NOTICE OF PROPOSED AGENCY ACTION ORDER APPROVING DUKE ENERGY FLORIDA, LLC'S STANDARD OFFER CONTRACT AND RATE SCHEDULE

#### BY THE COMMISSION:

NOTICE is hereby given by the Florida Public Service Commission that the action discussed herein is preliminary in nature and will become final unless a person whose interests are substantially affected files a petition for a formal proceeding, pursuant to Rule 25-22.029, Florida Administrative Code (F.A.C.).

## **Background**

Section 366.91(3), Florida Statutes (F.S.), requires that each investor-owned utility (IOU) continuously offers to purchase capacity and energy from renewable generating facilities and small qualifying facilities. Florida Public Service Commission (Commission) Rules 25-17.200 through 25-17.310, Florida Administrative Code (F.A.C.), implement the statute and require each IOU to file with this Commission, by April 1 of each year, a standard offer contract based on the next avoidable fossil fueled generating unit of each technology type identified in the utility's current Ten-Year Site Plan. On March 30, 2017, Duke Energy Florida, LLC (DEF) filed a petition for approval of its amended standard offer contract and rate schedule and amended interconnection agreement based on its 2017 Ten-Year Site Plan. The standard offer contract requires execution of the interconnection agreement; however, the interconnection agreement can be utilized without the standard offer contract.

At the Commission Conference held on July 13, 2017, we discussed concerns regarding certain terms of the amended standard offer contract, such as changes to completion/performance security provisions and inclusion of language for right of refusal regarding environmental attributes. We deferred the item and on July 14, 2017, DEF filed a revised amended standard offer contract to address these concerns.

From: FPSC Page: 3/9 Date: 8/24/2017 3:20:31 PM

ORDER NO. PSC-2017-0336-PAA-EQ DOCKET NO. 20170072-EQ PAGE 2

This Commission has jurisdiction over this standard offer contract pursuant to Sections 366.04 through 366.06 and 366.91, F.S.

#### Review

# **Standard Offer Contract**

Rule 25-17.250, F.A.C., requires that DEF, an IOU, continuously makes available a standard offer contract for the purchase of firm capacity and energy from renewable generating facilities (RF) and small qualifying facilities (QF) with design capacities of 100 kilowatts (kW) or less. Pursuant to Rule 25-17.250(1) and (3), F.A.C., the standard offer contract must provide a term of at least 10 years, and the payment terms must be based on the Utility's next avoidable fossil-fueled generating unit identified in its most recent Ten-Year Site Plan or, if no avoided unit is identified, its next avoidable planned purchase. DEF has identified a 228 MW natural gasfueled combustion turbine (CT) facility as its next planned generating unit in its 2017 Ten-Year Site Plan. The projected in-service date of the unit is June 1, 2024.

The RF/QF operator may elect to make no commitment as to the quantity or timing of its deliveries to DEF. Under such a scenario, the energy is delivered on an as-available basis and the operator receives only an energy payment. Alternatively, the RF/QF operator may elect to commit to certain minimum performance requirements based on the identified avoided unit, such as being operational and delivering an agreed upon amount of capacity by the in-service date of the avoided unit, and thereby become eligible for capacity payments in addition to payments received for energy. The standard offer contract may also serve as a starting point for negotiation of contract terms by providing payment information to an RF/QF operator, in a situation where one or both parties desire particular contract terms other than those established in the standard offer.

In order to promote renewable generation, we require each IOU to offer multiple options for capacity payments, including the options to receive early or levelized payments. If the RF/QF operator elects to receive capacity payments under the normal or levelized contract options, it will receive as-available energy payments only until the in-service date of the avoided unit (in this case June 1, 2024), and thereafter begin receiving capacity payments in addition to the energy payments. If either the early or early levelized option is selected, then the operator will begin receiving capacity payments earlier than the in-service date of the avoided unit.

However, payments made under the early capacity payments options tend to be lower in the later years of the contract term because the net present value (NPV) of the total payments must remain equal for all contract payment options.

The table below estimates the annual payments for each payment option available under the revised amended standard offer contract to an operator with a 50 MW facility operating at a capacity factor of 95 percent, which is the minimum capacity factor required under the contract to qualify for full capacity payments. Normal and levelized capacity payments begin in 2024, reflecting the projected in-service date of the avoided unit (June 1, 2024).

From: FPSC Page: 4/9 Date: 8/24/2017 3:20:31 PM

ORDER NO. PSC-2017-0336-PAA-EQ DOCKET NO. 20170072-EQ PAGE 3

Estimated Annual Payments to a 50 MW Renewable Facility (95% Capacity Factor)

		Capacity Payment (By Type)			
	Energy		Capacity Laymont (Dy Type)		
Year	Payment	Normal	Levelized	Early	Early
					Levelized
	\$(000)	\$(000)	\$(000)	\$(000)	\$(000)
2018	10,914	Ī	-	-	-
2019	8,896	-	-	-	1
2020	7,374	-	-	-	-
2021	7,703	-	-	-	-
2022	8,159	-	-	2,003	2,321
2023	8,417	-	-	2,054	2,324
2024	8,784	1,529	1,751	2,105	2,328
2025	9,122	2,687	3,007	2,158	2,332
2026	9,518	2,754	3,012	2,211	2,335
2027	9,654	2,823	3,016	2,267	2,339
2028	9,856	2,894	3,021	2,323	2,343
2029	10,073	2,966	3,026	2,382	2,347
2030	10,307	3,040	3,032	2,441	2,351
2031	10,801	3,116	3,037	2,502	2,356
2032	11,373	3,194	3,042	2,565	2,360
2033	11,738	3,274	3,048	2,629	2,365
2034	12,126	3,356	3,054	2,694	2,369
2035	12,728	3,440	3,060	2,762	2,374
2036	13,245	3,526	3,066	2,831	2,379
2037	13,811	3,614	3,072	2,902	2,384
Total	204,600	42,211	41,244	38,828	37,606
NPV (2018\$)	100,862	16,647	16,647	16,647	16,647

Along with the updated avoided unit and payment information, DEF's 2017 revised amended standard offer contract includes content not seen in previous versions. Section 6.3 requires any RF/QF wishing to sell environmental attributes (EAs) to provide notice to DEF of its intent to sell the EAs, along with a "reasonable opportunity to offer to purchase such EAs." We asked DEF to provide an explanation of the term "reasonable opportunity," along with a discussion of how this term relates to the right of first refusal, which was expressly disallowed in standard offer contracts. DEF responded that a reasonable opportunity simply means that it

From: FPSC Page: 5/9 Date: 8/24/2017 3:20:31 PM

ORDER NO. PSC-2017-0336-PAA-EQ DOCKET NO. 20170072-EQ PAGE 4

would have the same opportunity to purchase the EAs at the same terms and conditions as any other potential purchaser, and that the term "reasonable opportunity" does not rise to the level of a right of first refusal. We find that the inclusion of this section does not conflict with this Commission's intent.

As agreed to by DEF at the July 13, 2017 Commission Conference, the revised amended standard offer contract filed on July 14, 2017, removes potential conflicting language that was originally proposed in Section 6.2. In addition, DEF has revised Section 11.4 to return Completion/Performance security deposits once certain conditions are met. Therefore, this version addresses the concerns expressed by this Commission at the July 13, 2017 Commission Conference.

# Interconnection Agreement

The updated interconnection agreement contains two notable revisions. The first revision is a requirement that, in order to proceed with the project, the RF/QF must provide DEF with written notification of its intent to continue to the next study phase of the project after each previous study phase is completed, and also of its intent to proceed with construction. The second revision is a section noting DEF's right to limit the physical capacity of any RF/QF connection based on the results of static and dynamic testing.

The type-and-strike format versions of the revised amended standard offer contract and associated rate schedule, as well as the updated interconnection agreement, are included as Attachment A of this Order. All of the changes made to DEF's tariff sheets are consistent with the updated avoided unit.

#### **Decision**

The provisions of DEF's revised amended standard offer contract and associated rate schedule conform to all requirements of Rules 25-17.200 through 25-17.310, F.A.C. and address the concerns raised at the July 13, 2017 Commission Conference. The revised amended standard offer contract provides flexibility in the arrangements for payments so that a developer of renewable generation may select the payment stream best suited to its financial needs. The updated interconnection agreement provides the Utility an opportunity to limit the physical capacity of any new connection based on testing results. We find that the revisions to the rate schedule and standard offer contract, as well as the updated interconnection agreement shall be approved as filed.

Based on the foregoing, it is

ORDERED by the Florida Public Service Commission that Duke Energy Florida, LLC's, revised amended standard offer contract and associated rate schedule are approved as filed. It is further

From: FPSC Page: 6/9 Date: 8/24/2017 3:20:31 PM

ORDER NO. PSC-2017-0336-PAA-EQ DOCKET NO. 20170072-EQ PAGE 5

ORDERED that Duke Energy Florida, LLC's, updated interconnection agreement is approved as filed. It is further

ORDERED that the provisions of this Order, issued as proposed agency action, shall become final and effective upon the issuance of a Consummating Order unless an appropriate petition, in the form provided by Rule 28-106.201, Florida Administrative Code, is received by the Commission Clerk, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850, by the close of business on the date set forth in the "Notice of Further Proceedings" attached hereto. It is further

ORDERED that potential signatories should be aware that if a timely protest is filed, Duke Energy Florida, LLC's standard offer contract may subsequently be revised. It is further

ORDERED that in the event this Order becomes final, this docket shall be closed.

By ORDER of the Florida Public Service Commission this 24th day of August, 2017.

Carlotta & Stauffer CARLOTTA S. STAUFFER

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.

SAC

From: FPSC Page: 7/9 Date: 8/24/2017 3:20:31 PM

ORDER NO. PSC-2017-0336-PAA-EQ DOCKET NO. 20170072-EQ PAGE 6

## 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 that is available under Section 120.57, 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 will be granted or result in the relief sought.

Mediation may be available on a case-by-case basis. If mediation is conducted, it does not affect a substantially interested person's right to a hearing.

The action proposed herein is preliminary in nature. Any person whose substantial interests are affected by the action proposed by this order may file a petition for a formal proceeding, in the form provided by Rule 28-106.201, Florida Administrative Code. This petition must be received by the Office of Commission Clerk, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850, by the close of business on September 14, 2017.

In the absence of such a petition, this order shall become final and effective upon the issuance of a Consummating Order.

Any objection or protest filed in this/these docket(s) before the issuance date of this order is considered abandoned unless it satisfies the foregoing conditions and is renewed within the specified protest period.

From: FPSC Page: 8/9 Date: 8/24/2017 3:20:31 PM

ORDER NO. PSC-2017-0336-PAA-EQ DOCKET NO. 20170072-EQ PAGE 7

Attachment A

AMENDED STANDARD OFFER CONTRACT (Legislative format)

DUKE ENERGY FLORIDA

Date: 8/24/2017 3:26:07 PM

ORDER NO. PSC-2017-0336-PAA-EQ DOCKET NO. 20170072-EQ PAGE 8

Attachment A



SECTION No. IX SECOND REVISED SHEET NO. 9.400 CANCELS FIRST REVISED SHEET NO. 9.400

# STANDARD OFFER CONTRACT FOR THE PURCHASE OF FIRM CAPACITY AND ENERGY FROM A RENEWABLE ENERGY PRODUCER OR QUALIFYING FACILITY LESS THAN 100 KW

#### TABLE OF CONTENTS

w	SHEET NO:
Standard Offer Contract	9.400
Appendix A - Monthly Capacity Payment Calculation	9.442
Appendix B - Termination Fee	9.444
Appendix C - Detailed Project Information	9.446
Appendix D - Rate Schedule COG-2	9.452
Appendix E -Agreed Upon Payment Schedules and Other Mutual Agreements	9.470
Appendix F - FPSC Rules 25-17.080 through 25-17.310	9.475

ISSUED BY: Javier Portuondo, Director, Rates & Regulatory Strategy - FL EFFECTIVE: April 29, 2013

From: FPSC Page: 4/6

Date: 8/24/2017 3:26:07 PM

ORDER NO. PSC-2017-0336-PAA-EQ DOCKET NO. 20170072-EQ PAGE 9

Attachment A



SECTION NO. IX FIRST REVISED SHEET NO. 9.401 CANCELS ORIGINAL SHEET NO. 9.401

STANDARD OFFER CONTRACT FOR THE PURCHASE OF FIRM CAPACITY AND ENERGY FROM A RENEWABLE ENERGY PRODUCER OR QUALIFYING FACILITY LESS THAN 100 KW

and

between

**DUKE ENERGY FLORIDA** 

ISSUED BY: Javier Portuondo, Director, Rates & Regulatory Strategy - FL EFFECTIVE: April 29, 2013

From: FPSC Page: 5/6

Date: 8/24/2017 3:26:07 PM

ORDER NO. PSC-2017-0336-PAA-EQ DOCKET NO. 20170072-EQ PAGE 10

Attachment A



SECTION NO. IX SECOND REVISED SHEET NO.9.402 CANCELS FIRST REVISED SHEET NO. 9.402

# TABLE OF CONTENTS

i

	SHEET NO:
Introduction & Parties' Recitals	9.404
1. Definitions	9.405
2. Facility; Renewable Facility or Qualifying Facility Status	9.414
3. Term of Contract	9.415
4. Minimum Specifications and Milestones	9.415
5. Conditions Precedent	9.416
6. Sale of Electricity by the RF/QF	9.417
7. Committed Capacity/Capacity Delivery Date	9.418
8. Testing Procedures	9.419
9. Payment for Electricity Produced by the Facility	9.420
10. Electricity Production and Plant Maintenance Schedule	9.421
11. Completion/Performance Security	9.423
12. Termination Fee	9.425
13. Performance Factor	9.426
14. Default	9.427
15. Rights in the Event of Default	9.428
16. Indemnification	9.428

ISSUED BY: Javier Portuondo, Director, Rates & Regulatory Strategy - FL EFFECTIVE: April 29, 2013

Page: 3/27

Date: 8/24/2017 4:00:09 PM

ORDER NO. PSC-2017-0336-PAA-EQ DOCKET NO. 20170072-EQ PAGE 11

Attachment A



SECTION NO. IX FOURTH REVISED SHEET NO.9.403 CANCELS THIRD REVISED SHEET NO. 9.403

#### TABLE OF CONTENTS

ij

17 Insurance	9.429
18. Force Majeure	9.431
19. Representations, Warranties, and Covenants of RF/QF	9.433
20. General Provisions	9.435
Execution	9.441

ISSUED BY: Javier Portuondo, Director, Rates & Regulatory Strategy - FL EFFECTIVE: July 10, 2014

Date: 8/24/2017 4:00:09 PM

ORDER NO. PSC-2017-0336-PAA-EQ DOCKET NO. 20170072-EQ PAGE 12 Attachment A



SECTION NO. IX
THIRD-FOURTH REVISED SHEET NO. 9.404
CANCELS SECOND\_THIRD REVISED SHEET NO.
9.404

#### STANDARD OFFER CONTRACT FOR THE PURCHASE OF FIRM CAPACITY AND ENERGY FROM A RENEWABLE ENERGY PRODUCER OR QUALIFYING FACILITY LESS THAN 100 KW

	ER CONTRACT FOR THE PURCHASE OF FIRM
	reinafter referred to as the "Contract") is made and entered
this day of	_ (hereinafter referred to as the "Execution Date"), by and
between	(hereinafter the Renewable Energy
Provider/Qualifying Facility ("RF	/QF"), and Duke Energy Florida, Inc. d/b/a Duke Energy
(hereinafter "DEF"), a private util	ity corporation organized and existing under the laws of the
State of Florida. The RF/QF and I	DEF shall be individually identified herein as the "Party" and
collectively as the "Parties". This	Contract contains fivesix -Appendices which are incorporated
into and made part of this Contra	ct: Appendix A: Monthly Capacity Payment Calculation;
Appendix B: Termination Fee; A	ppendix C: Detailed Project Information; Appendix D: Rate
Schedule COG-2; Appendix E: Ag	reed Upon Payment Schedules and Other Mutual Agreements;
and Appendix F: Florida Public S	Service Commission ("FPSC") Rules 25-17.080 through 25-
17.310, F.A.C.	**************************************

#### WITNESSETH:

WHEREAS, the RF/QF desires to sell, and DEF desires to purchase electricity to be generated by the RF/QF consistent with Florida Statutes 366.91 (2006) and FPSC Rules 25-17.080 through 25-17.310 F.A.C.; and

WHEREAS, the RF/QF will acquire an interconnection/transmission service agreement with the utility in whose service territory the Facility is to be located, pursuant to which the RF/QF assumes contractual responsibility to make any and all transmission-related arrangements (including ancillary services) between the RF/QF and the Transmission Provider for delivery of the Facility's firm capacity and energy to DEF. The Parties recognize that the Transmission Provider may be DEF and that the transmission service will be provided under a separate agreement; and

WHEREAS, the FPSC has approved this Contract for the Purchase of Firm Capacity and Energy from a Renewable Energy Producer; and

WHEREAS, the RF/QF guarantees that the Facility is capable of delivering firm capacity and energy to DEF for the term of this Contract in a manner consistent with the provision of this Contract;

NOW, THEREFORE, for mutual consideration the Parties agree as follows:

ISSUED BY: Javier Portuondo, Director, Rates & Regulatory Strategy - FL EFFECTIVE: July 10, 2014

Attachment A

ORDER NO. PSC-2017-0336-PAA-EQ DOCKET NO. 20170072-EQ **PAGE 13** 



SECTION NO. IX SECOND REVISED SHEET NO. 9.405 CANCELS FIRST REVISED SHEET NO. 9.405

#### **Definitions**

- "AFR" means the Facility's annual fuel requirement.
- "AFTR" means the Facility's annual fuel transportation requirement
- "Annual Capacity Billing Factor" or "ACBF" means 12 month rolling average of the Monthly Availability Factor as further defined and explained in Appendix A.
- "Appendices" shall mean the schedules, exhibits, and attachments which are appended hereto and are hereby incorporated by reference and made a part of this Contract. Such Appendices include.
  - "Appendix A" sets forth the Monthly Capacity Payment Calculation.
  - "Appendix B" sets forth the Termination Fee.
  - "Appendix C" sets forth the Detailed Project Information.
  - "Appendix D" sets forth Rate Schedule COG-2.
  - "Appendix E" sets forth the Agreed Upon Payment Schedules and Other Mutual
  - "Appendix F" sets forth Florida Public Service Commission ("FPSC") Rules 25-17.080 through 25-17.310, F.A.C.
- "As-Available Energy Rate" means the rate calculated by DEF in accordance with FPSC Rule 25-17.0825, F.A.C., and DEF's Rate Schedule COG-1, as they may each be amended from time
- "Authorization to Construct" means authorization issued by any appropriate Government Agency to construct or reconstruct the Facility granted to RF/QF in accordance with the laws of the State of Florida and any relevant federal law.
- "Avoided Unit" means the electrical generating unit described in Section 4 upon which this Contract is based.
- "Avoided Unit Energy Cost" has the meaning assigned to it in Appendix D.
- "Avoided Unit Fuel Cost" has the meaning assigned to it in Appendix D.
- "Avoided Unit Heat Rate" means the average annual heat rate of the Avoided Unit as defined in Section 4.
- "Avoided Unit In-Service Date" means the date upon which the Avoided Unit would have started commercial operation as specified in Section 4.
- "Avoided Unit Life" means the economic life of the Avoided Unit.
- "Avoided Unit Variable O&M" means the Avoided Unit variable operation and maintenance expenses as defined in Section 4. The annual escalation will begin in the payment for January deliveries.

ISSUED BY: Javier Portuondo, Director, Rates & Regulatory Strategy - FL EFFECTIVE: April 29, 2013

Date: 8/24/2017 4:00:09 PM

ORDER NO. PSC-2017-0336-PAA-EQ DOCKET NO. 20170072-EQ PAGE 14 Attachment A



SECTION No. IX
FOURTH-FIFTH REVISED SHEET NO. 9.406
CANCELS THIRD FOURTH REVISED SHEET NO. 9.406

"Base Capacity Payment" or "BCP" means capacity payment rates defined in Appendix D and further defined by the selection of Option A,B,C or D in Section 9.2 or in Appendix E if applicable.

"Base Year" means the year that this Contract was approved by the FPSC.

"<u>Business Day</u>" means any day except a day upon which banks licensed to operate in the State of Florida are authorized, directed or permitted to close, Saturday, Sunday or a weekday that is observed as a public holiday in the State of Florida.

"CAMD" means the Clean Air Markets Division of the Environmental Protection Agency or successor administrator (collectively with any local, state, regional, or federal entity given jurisdiction over a program involving transferability of Environmental Attributes).

"Capacity" means the minimum average hourly net capacity (generator output minus auxiliary load) measured over the Committed Capacity Test Period.

"Capacity Delivery Date" means the first calendar day immediately following the date of the Facility's successful completion of the first Committed Capacity Test.

"Capacity Payment" means the payment defined in Section 9.2 and Appendix A.

"Committed Capacity" or "CC" means the capacity in kMW that the RF/QF commits to sell to DEF; the amount of which shall be determined in accordance with Section 7 and shall be greater than zero.

"Committed Capacity Test" means the testing of the capacity of the Facility performed in accordance with the procedures set forth in Section 8.

"Committed Capacity Test Period" means a test period of twenty-four (24) consecutive hours.

"Completed Permits Date" means the date by which the RF/QF must complete licensing and certification, and obtain all federal, state and local governmental, environmental, and licensing approvals required to initiate construction of the Facility including Qualifying Facility status. This date is specified in Section 4.

"Completion/Performance Security" means the security described in Section 11.

"Conditions Precedent" shall have the meaning assigned to it in Section 5.

"Contract" means this standard offer contract for the purchase of Firm Capacity and Energy from a Renewable Energy Producer or Qualifying Facility with a nameplate capacity of less than 100 kW.

"Credit Support Provider" means any Person that has provided an RF/QF Guarantee in connection with this Agreement.

ISSUED BY: Javier Portuondo, Director, Rates & Regulatory Strategy - FL | EFFECTIVE: July 21, 2015

Page: 7/27

Date: 8/24/2017 4:00:09 PM

ORDER NO. PSC-2017-0336-PAA-EQ DOCKET NO. 20170072-EQ PAGE 15 Attachment A



SECTION No. IX FOURTH REVISED SHEET NO. 9.407 CANCELS THIRD REVISED SHEET NO. 9.407

"Creditworthy" with respect to a Party or its Credit Support Provider, as applicable, means a party is rated at least BBB by Standard & Poor's (S&P), or at least Baa3 by Moody's Investor Services (Moody's). Rating shall be the unsecured, senior long-term debt rating (not supported by third party credit enhancement) or the issuer rating will be used if not available. If a Party or its Credit Support Provider, as applicable, is rated by both S&P and Moody's, then the lower of the two ratings will apply.

"DEF" has the meaning assigned to it in the opening paragraph of this Contract.

"DEF Entities" has the meaning assigned to it in Section 16.

"<u>Demonstration Period</u>" means a sixty-hour period in which the Committed Capacity Test must be completed.

"<u>Distribution System</u>" means the distribution system consisting of electric lines, electric plant, transformers and switchgear used for conveying electricity to ultimate consumers, but not including any part of the Transmission System.

"Dispute" shall have the meaning assigned to it in Section 20.9.

"Drop Dead Date" means the date which is twelve (12) months following the Execution Date except for the condition defined in Section 5(a)(i). The Parties recognize that firm transmission service agreements can take up to 24 months to obtain so for Section 5(a)(i) only the Drop Dead Date means the date which is twenty four (24) months following the Execution Date.

"Eastern Prevailing Time" or "EPT" means the time in effect in the Eastern Time Zone of the Unites States of America, whether Eastern Standard Time or Eastern Daylight Savings Time.

"Effective Date" has the meaning assigned to it in Section 5.

"Electrical Interconnection Point" means the physical point at which the Facility is connected with the Transmission System or, if RF/QF interconnects with a Transmission System other than DEF's, DEF's interconnection with the Transmission Provider's Transmission System, or such other physical point on which RF/QF and DEF may agree.

ISSUED BY: Javier Portuondo, Director, Rates & Regulatory Strategy - FL

EFFECTIVE: June 9, 2016

Date: 8/24/2017 4:00:09 PM

ORDER NO. PSC-2017-0336-PAA-EQ DOCKET NO. 20170072-EQ PAGE 16 Attachment A



SECTION No. IX
FOURTH-FIFTH REVISED SHEET NO. 9.408
CANCELS THIRD-FOURTH REVISED SHEET NO. 9.408

"Eligible Collateral" means (i) a Letter of Credit from a Qualified Institution or (ii) cash deposit provided to DEF by RF/QF or a combination of (i), and/or (ii) as outlined in Section 11.

"Energy" means megawatt-hours generated by the Facility of the character commonly known as three-phase, sixty hertz electric energy that is delivered at a nominal voltage at the Electrical Interconnection Point.

"Environmental Attributes" or "EA" means all attributes of an environmental or other nature that are created or otherwise arise from the Facility's generation of electricity from a renewable energy source in contrast with the generation of electricity using nuclear or fossil fuels or other traditional resources. Forms of such attributes include, without limitation, any and all environmental air quality credits, green credits, renewable energy credits ("RECs"), carbon credits, emissions reduction credits, certificates, tags, offsets, allowances, or similar products or rights, howsoever entitled, (i) resulting from the avoidance of the emission of any gas, chemical, or other substance, including but not limited to, mercury, nitrogen oxide, sulfur dioxide, carbon dioxide, carbon monoxide, particulate matter or similar pollutants or contaminants of air, water or soil gas, chemical, or other substance, and (ii) attributable to the generation, purchase, sale or use of Energy from or by the Facility, or otherwise attributable to the Facility during the Term. Environmental Attributes include, without limitation, those currently existing or arising during the Term under local, state, regional, federal, or international legislation or regulation relevant to the avoidance of any emission described in this Contract under any governmental, regulatory or voluntary program, including, but not limited to, the United Nations Framework Convention on Climate Change and related Kyoto Protocol or other programs, laws or regulations involving or administered by the Clean Air Markets Division of the Environmental Protection Agency ("CAMD") or successor administrator (collectively with any local, state, regional, or federal entity given jurisdiction over a program involving transferability of Environmental Attributes,).

"Event of Default" has the meaning assigned to it in Section 14.

"Execution Date" has the meaning assigned to it in the opening paragraph of this Contract.

"Exemplary Early Capacity Payment Date" means the exemplary date used to calculate Capacity Payments for Option B and D. This date is specified in Section 4. The actual Capacity Payments for Option B and D will be calculated based upon the Required Capacity Delivery Date.

"Expiration Date" means the final date upon which this Contract can be executed. This date is specified in Section 4.

"Facility" means all equipment, as described in this Contract, used to produce electric energy and, and all equipment that is owned or controlled by the RF/QF required for parallel operation with the Transmission System. In the case of a cogenerator the Facility includes all equipment that is owned or controlled by the RF/QF to produce useful thermal energy through the sequential use of energy.

ISSUED BY: Javier Portuondo, Director, Rates & Regulatory Strategy - FL EFFECTIVE: July 21, 2015

Page: 9/27

Date: 8/24/2017 4:00:09 PM

ORDER NO. PSC-2017-0336-PAA-EQ DOCKET NO. 20170072-EQ **PAGE 17** 

Attachment A



SECTION No. IX SECOND REVISED SHEET NO. 9.409 CANCELS FIRST REVISED SHEET NO. 9.409

"Financial Closing" means the fulfillment of each of the following conditions:

- the execution and delivery of the Financing Documents; and (a)
- all Conditions Precedent to the initial availability for disbursement of funds under the Financing Documents (other than relating to the effectiveness of this Contract) are satisfied or waived.

"Financing Documents" shall mean documentation with respect to any private equity investment in RF/QF, any loan agreements (including agreements for any subordinated debt), notes, bonds, indentures, guarantees, security agreements and hedging agreements relating to the financing or refinancing of the design, development, construction, Testing, Commissioning, operation and maintenance of the Facility or any guarantee by any Financing Party of the repayment of all or any portion of such financing or refinancing.

"Financing Party" means the Persons (including any trustee or agent on behalf of such Persons) providing financing or refinancing to or on behalf of RF/QF for the design, development, construction, testing, commissioning, operation and maintenance of the Facility (whether limited recourse, or with or without recourse).

"Firm Capacity and Energy" has the meaning assigned to it in Appendix D.

"Firm Capacity Rate" has the meaning assigned to it in Appendix D.

"Firm Energy Rate" has the meaning assigned to it in Appendix D.

"Force Majeure" has the meaning given to it in Section 18.

"FPSC" means the Florida Public Service Commission or its successor.

"Government Agency" means the United States of America, or any state or any other political subdivision thereof, including without limitation, any municipality, township or county, and any domestic entity exercising executive, legislative, judicial, regulatory or administrative functions of or pertaining to government, including, without limitation, any corporation or other entity owned or controlled by any of the foregoing.

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ORDER NO. PSC-2017-0336-PAA-EQ DOCKET NO. 20170072-EQ PAGE 18

Attachment A



SECTION No. IX FOURTH REVISED SHEET NO. 9.410 CANCELS THIRD REVISED SHEET NO 9.410

"IEEE" means the Institute of Electrical and Electronics Engineers, Inc.

"Indemnified Party" has the meaning assigned to it in Section 16.

"Indemnifying Party" has the meaning assigned to it in Section 16.

"Initial Reduction Value" has the meaning assigned to it in Appendix B.

"Insurance Services Office" has the meaning assigned to it in Section 17.

"KVA" means one or more kilovolts-amperes of electricity, as the context requires.

"kW" means one or more kilowatts of electricity, as the context requires.

"kWh" means one or more kilowatt-hours of electricity, as the context requires.

"Letter of Credit" means a stand-by letter of credit from a Qualified Institution that is acceptable to DEF whose approval may not be unreasonably withheld. The Letter of Credit must provide that DEF has the right to draw on the Letter of Credit in the event that less than twenty (20) Business Days remain until its expiration and RF/QF has failed to renew the Letter of Credit or provide replacement Eligible Collateral as required under this Agreement.

"LOI" means a letter of intent for fuel supply.

"MCPC" means the Monthly Capacity Payment for Option A.

"Monthly Billing Period" means the period beginning on the first calendar day of each calendar month, except that the initial Monthly Billing Period shall consist of the period beginning 12:01 a.m., on the Capacity Delivery Date and ending with the last calendar day of such month.

"Monthly Availability Factor" or "MAF" means the total energy received during the Monthly Billing Period for which the calculation is made, divided by the product of Committed Capacity and the total hours during the Monthly Billing Period.

"Monthly Capacity Payment" or "MCP" means the payment for Capacity calculated in accordance with Appendix A.

"MW" means one or more megawatts of electricity, as the context requires.

"MWh" means one or more megawatt-hours of electricity, as the context requires.

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Page: 11/27

Date: 8/24/2017 4:00:09 PM

ORDER NO. PSC-2017-0336-PAA-EO DOCKET NO. 20170072-EQ **PAGE 19** 

Attachment A



SECTION No. IX SECOND REVISED SHEET NO. 9,411 CANCELS FIRST REVISED SHEET NO. 9.411

"Option A" means normal Capacity Payments as described in Appendix D.

"Option B" means early Capacity Payments as described in Appendix D.

"Option C" means levelized Capacity Payments as described in Appendix D.

"Option D" means early levelized Capacity Payments as described in Appendix D.

"Party" or "Parties" has the meaning assigned to it in the opening paragraph of this Contract.

"Person" means any individual, partnership, corporation, association, joint stock company trust, joint venture, unincorporated organization, or Governmental Agency (or any department, agency, or political subdivision thereof).

"Project Consents" mean the following Consents, each of which is necessary to RF/QF for the fulfillment of RF/QF's obligations hereunder:

- (a) the Authorization to Construct;
- planning permission and consents in respect of the Facility, and any electricity substation located at the Facility site, including but not limited to, a prevention of significant deterioration permit, a noise, proximity and visual impact permit, and any required zoning permit; and
- any integrated pollution control license. (c)

"Project Contracts" means this Contract, and any other contract required to construct, operate and maintain the Facility. The Project Contracts may include, but are not limited to, the turnkey engineering, procurement and construction contract, the electrical interconnection and operating agreement, the fuel supply agreement, the facility site lease, and the operation and maintenance agreement.

"Prudent Utility Practices" means any of the practices, methods, standards and acts (including, but not limited to, the practices, methods and acts engaged in or approved by a significant portion of owners and operators of power plants of technology, complexity and size similar to the Facility in the United States) that, at a particular time, in the exercise of reasonable judgment in light of the facts known or that should reasonably have been known at the time a decision was made, could have been expected to accomplish the desired result and goals (including such goals as efficiency, reliability, economy and profitability) in a manner consistent with applicable facility design limits and equipment specifications and applicable laws and regulations. Prudent Utility Practice is not intended to be limited to the optimum practice, method or act to the exclusion of all others, but rather to be a spectrum of acceptable practices, methods or acts in each case taking into account the Facility as an independent power project.

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ORDER NO. PSC-2017-0336-PAA-EQ DOCKET NO. 20170072-EQ PAGE 20 Attachment A



SECTION No. IX
THIRD FOURTH REVISED SHEET NO. 9.412
CANCELS SECOND THIRD REVISED SHEET NO.

"Qualifying Facility" or "QF" means a cogenerator, small power producer, or non-utility generator that has been certified or self-certified by the FERC as meeting certain ownership, operating and efficiency criteria established by the Federal Energy Regulatory Commission pursuant to the Public Utility Regulatory Policies Act of 1978 ("PURPA"), the criteria for which are currently set forth in 18 C.F.R. § 292, et seq. (2006), Section 210 of PURPA, 16 U.S.C. § 824a-3 (2005), 16 U.S.C. 796 et seq. (2006), and Section 1253 of EPAct 2005, Pub. L. No. 109-58, § 1253, 119 Stat. 594 (2005) or, alternatively, analogous provisions under the laws of the State of Florida.

"Qualified Institution" means the domestic office of a United States commercial bank or trust company or the United States branch of a foreign bank having total assets of at least ten billion dollars (\$10,000,000,000) (which is not an affiliate of either party) and a general long-term senior unsecured debt rating of A- or higher (as rated by Standard & Poor's Ratings Group), or A3 or higher (as rated by Moody's Investor Services).

"Rate Schedule COG-1" means DEF's Agreement for Purchase of As-Available Energy and/or Parallel Operation with a Qualifying Facility as approved by the FPSC and as may be amended from time to time.

"REC" means renewable energy credits, green tags, green tickets, renewable certificates, tradable renewable energy credits ("T-REC") or any tradable certificate that is produced by a renewable generator in addition to and in proportion to the production of electrical energy.

"Reduction Value" has the meaning assigned to it in Appendix B.

"Remedial Action Plan" has the meaning assigned to it in Section 20.3.

"Renewable Facility" or "RF/OF" means an electrical generating unit or group of units at a single site, interconnected for synchronous operation and delivery of electricity to an electric utility, where the primary energy in British Thermal Units used for the production of electricity is from one or more of the following sources: hydrogen produced from sources other than fossil fuels, biomass, solar energy, geothermal energy, wind energy, ocean energy, hydroelectric power or waste heat from a commercial or industrial manufacturing process.

"Required Capacity Deliver Date" means the date specified in Appendix E. In the event that no Required Capacity Delivery Date is specified in Appendix E then the RF/QF shall achieve the Capacity Delivery Date on or before the Avoided Unit In-Service Date

"RF/OF Entities" has the meaning assigned to it in Section 16.

ISSUED BY: Javier Portuondo, Director, Rates & Regulatory Strategy - FL EFFECTIVE: July 21, 2015

Page: 13/27

/27 Date: 8/24/2017 4:00:10 PM

ORDER NO. PSC-2017-0336-PAA-EQ DOCKET NO. 20170072-EQ PAGE 21 Attachment A



SECTION No. IX THIRD REVISED SHEET NO. 9.413 CANCELS SECOND REVISED SHEET NO. 9.413

"RF/OF Insurance" has the meaning assigned to it in Section 17.

"RF/OF Performance Security" has the meaning assigned in Section 11.

"Security Documentation" has the meaning assigned to it in Section 12.

"Term" has the meaning assigned to it in Section 3.

"<u>Termination Date</u>" means the date upon which this Contract terminates unless terminated earlier in accordance with the provisions hereof. This date is specified in Section 4.

"Termination Fee" means the fee described in Appendix B as it applies to any Capacity Payments made under Option B, C or D.

"Termination Security" has the meaning assigned to it in Section 12.

"Transmission Provider" means the operator(s) of the Transmission System(s) or any successor thereof or any other entity or entities authorized to transmit Energy on behalf of RF/QF from the Electrical Interconnection Point.

"Transmission System" means the system of electric lines comprised wholly or substantially of high voltage lines, associated system protection, system stabilization, voltage transformation, and capacitance, reactance and other electric plant used for conveying electricity from a generating station to a substation, from one generating station to another, from one substation to another, or to or from any Electrical Interconnection Point or to ultimate consumers and shall include any interconnection owned by the Transmission Provider or DEF, but shall in no event include any lines which the Transmission Provider has specified to be part of the Distribution System except for any distribution facilities required to accept capacity and energy from the Facility.

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EFFECTIVE: July 21, 2015

Page: 14/27 Date: 8/24/2017 4:00:10 PM

ORDER NO. PSC-2017-0336-PAA-EQ DOCKET NO. 20170072-EQ **PAGE 22** 

Attachment A



SECTION No. IX SECOND REVISED SHEET NO. 9.414 CANCELS FIRST REVISED SHEET NO. 9.414

#### Facility; Renewable Facility or Qualifying Facility Status

The Facility's location and generation capabilities are as described in Table 1 below.

#### TABLE 1

TECHNOLOGY AND GENERATOR CAPABILITIES			
Location: Specific legal description (e.g., metes and bounds or other legal description with street address required)	City: County:		
Generator Type (Induction or Synchronous)			
Technology			
Fuel Type and Source			
Generator Rating (KVA)			
Maximum Capability (kW)			
Net Output (kW)			
Power Factor (%)			
Operating Voltage (kV)			
Peak Internal Load kW			

The RF/QF's failure to complete Table 1 in its entirety shall render this Contract null and void and of no further effect.

The RF/QF shall use the same fuel or energy source and maintain the status as a Renewable Facility or a Qualifying Facility throughout the term of this Contract. RF/QF shall at all times keep DEF informed of any material changes in its business which affects its Renewable Facility or Qualifying Facility status. DEF and RF/QF shall have the right, upon reasonable notice of not less than seven (7) Business Days, to inspect the Facility and to examine any books, records, or other documents reasonably deemed necessary to verify compliance with this Contract. In the event of an emergency at or in proximity to the RF/QF site that impacts DEF's system, DEF shall make reasonable efforts to contact the Facility and make arrangements for an emergency inspection. On or before March 31 of each year during the term of this Contract, the RF/QF shall provide to DEF a certificate signed by an officer of the RF/QF certifying that the RF/QF continuously maintained its status as a Renewable Facility or a Qualifying Facility during the prior calendar year.

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15/27 Date: 8/24/2017 4:00:10 PM

ORDER NO. PSC-2017-0336-PAA-EQ DOCKET NO. 20170072-EQ PAGE 23 Attachment A



SECTION No. IX TENTH-<u>ELEVENTH</u> REVISED SHEET NO. 9.415 CANCELS NINTH-TENTH REVISED SHEET NO. 9.415

## 3. Term of Contract

Except as otherwise provided herein, this Contract shall become effective immediately upon its execution by the Parties and shall end at 12:01 a.m. on the Termination Date, (the "Term") unless terminated earlier in accordance with the provisions hereof. Notwithstanding the foregoing, if the Capacity Delivery Date of the Facility is not accomplished by the RF/QF before the Required Capacity Delivery Date (or such later date as may be permitted by DEF pursuant to Section 7), this Contract shall be rendered null and void and DEF's shall have no obligations under this Contract.

# 4. Minimum Specifications and Milestones

As required by FPSC Rule 25-17.0832(4)(e), the minimum specifications pertaining to this Contract and milestone dates are as follows:

Undesignated Combustion Turbine	
228849 MW	
June 1, 2024	
10,672239 BTU/kWh	
0.09514152¢ per kWh in mid-20176 dollars escalating annually at 2.50%	
35 years	
Avoided Unit In-Service Date unless Option B, or D is selected or amended in Appendix E	
May 31, 2034 (10 years) unless amended in Appendix E	
95%	
95%	
75%	
April 1, 20187	
June 1, 2022	
January 1, 20223	

<sup>\*</sup> RF/QF performance shall be as measured and/or described in Appendix A.

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Page: 16/27 Date: 8/24/2017 4:00:10 PM

ORDER NO. PSC-2017-0336-PAA-EQ DOCKET NO. 20170072-EQ PAGE 24

Attachment A



SECTION No. IX SIXTH-SEVENTH REVISED SHEET NO. 9.416 CANCELS FIFTH-SIXTH REVISED SHEET NO. 9.416

#### **Conditions Precedent**

- Unless otherwise waived in writing by DEF, on or before the Drop Dead Date, RF/QF (a) shall satisfy the following Conditions Precedent:
  - (i) RF/OF shall have obtained firm transmission service necessary to deliver Capacity and energy from the Facility to the Electrical Interconnection Point, in a form and substance satisfactory to RF/QF in its sole discretion;
  - RF/QF shall have obtained the Project Consents and any other Consents for which it is responsible under the terms hereof in a form and substance satisfactory to RF/OF in its sole discretion:
  - RF/QF shall have entered into Financing Documents relative to the construction of the Facility and have achieved Financial Closing in a form and substance satisfactory to RF/QF in its sole discretion;
  - RF/QF shall have entered into the Project Contracts in a form and substance (iv) satisfactory to RF/OF in its sole discretion;
  - RF/QF shall have obtained insurance policies or coverage in compliance with (v) Section 17;
  - Each Party shall have delivered to the other Party (i) a copy of its constitutional documents (certified by its corporate secretary as true, complete and up-to-date) and (ii) a copy of a corporate resolution approving the terms of this Contract and the transactions contemplated hereby and authorizing one or more individuals to execute this Contract on its behalf (such copy to have been certified by its corporate representative as true, complete and up-to-date);
  - RF/QF shall have obtained Qualifying Facility status from either the FPSC or FERC. The RF/OF shall provide the Duke Energy Florida Director of Qualified Facility Contracts a copy of the certification of QF status filing and any re-filings required to reflect subsequent changes to the previously certified Facility.
- (b) Promptly upon satisfaction of the Conditions Precedent to be satisfied, the Party having satisfied the same shall deliver to the other Party a certificate evidencing such satisfaction. DEF may waive the satisfaction of a Condition Precedent at its sole discretion. Such waiver must be made in writing. Subject to there being no Event of Default which has occurred and/or is continuing as of the date upon which the last of such certificates is delivered, the date of such last certificate shall constitute the effective date of this Contract (the "Effective Date").
- (c) Unless all Conditions Precedent are satisfied on or before the Drop Dead Date or such Conditions Precedent are waived in writing, this Contract shall terminate on such date and neither Party shall have any further liability to the other Party hereunder.
- (d) RF/QF shall achieve the Capacity Delivery Date on or before the Required Capacity Delivery Date.

ISSUED BY: Javier Portuondo, Director, Rates & Regulatory Strategy - FL EFFECTIVE: July 21, 2015

Page: 17/27

Date: 8/24/2017 4:00:10 PM

ORDER NO. PSC-2017-0336-PAA-EQ DOCKET NO. 20170072-EQ PAGE 25 Attachment A



SECTION No. IX
THIRD-FOURTH REVISED SHEET NO.9.417
CANCELS SECOND-THIRD REVISED SHEET NO.
9.417

- (e) RF/QF shall ensure that before the initial Committed Capacity Test:
  - (a) the Facility shall have been constructed so that the Committed Capacity Test may be duly and properly undertaken in accordance with Section 7; and
  - (b) an operable physical connection from the Facility to the Transmission System shall have been effected in accordance with the electrical interconnection and operating agreement required by the Transmission Provider, provided, however, that such physical connection shall be made consistent with the terms hereof.
- 6. Sale of Electricity by the RF/QF
  - 6.1 Consistent with the terms hereof, the RF/QF shall sell to DEF and DEF shall purchase from the RF/QF electric power generated by the Facility. The purchase and sale of electricity pursuant to this Contract shall be a ( ) net billing arrangement or ( ) simultaneous purchase and sale arrangement; provided, however, that no such arrangement shall cause the RF/QF to sell more than the Facility's net output. The billing methodology may be changed at the option of the RF/QF, subject to the provisions of Appendix D.
  - 6.2 Ownership and Offering For Sale Of Renewable Energy Attributes

Subject to Section 6.3, the The RF/QF shall retain any and all rights to own and to sell any and all Environmental Attributes associated with the electric generation of the Facility.

- 6.3 In the event that the RF/QF decides to sell any or all EAs that result from the electric generation of the RF/QF during the term of this Contract, the RF/QF shall provide notice to the Company of its intent to sell such EAs and provide the Company a reasonable opportunity to offer to purchase such EAs.
- 6.34 The RF/QF shall not rely on interruptible or curtailable standby service for the start up requirements (initial or otherwise) of the Facility.
- 6.45 The RF/QF shall be responsible for the scheduling of required transmission and for all costs, expenses, taxes, fees and charges associated with the delivery of energy to DEF. The RF/QF shall enter into a transmission service agreement with the Transmission Provider in whose service territory the Facility is to be located and the RF/QF shall make any and all transmission-related arrangements (including interconnection and ancillary services) between the RF/QF and the Transmission Provider for delivery of the Facility's firm Capacity and energy to DEF. The Capacity and energy amounts paid to the RF/QF hereunder do not include transmission losses. The RF/QF shall be responsible for transmission losses that occur prior to the point at which the RF/QF's energy is delivered to DEF. The Parties recognize that the Transmission Provider may be DEF and that

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Page: 18/27

8/27 Date: 8/24/2017 4:00:10 PM

ORDER NO. PSC-2017-0336-PAA-EQ DOCKET NO. 20170072-EQ PAGE 26 Attachment A



SECTION No. IX
THIRD FOURTH REVISED SHEET NO.9.417
CANCELS SECOND THIRD REVISED SHEET NO.
9 417

if DEF is the Transmission Provider, the transmission service will be provided under a separate agreement.

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Page: 19/27 Date: 8/24/2017 4:00:10 PM

ORDER NO. PSC-2017-0336-PAA-EQ DOCKET NO. 20170072-EQ **PAGE 27** 

Attachment A



SECTION No. IX FIFTH SIXTH REVISED SHEET NO. 9.418
CANCELS FOURTH FIFTH REVISED SHEET NO.

#### 7. Committed Capacity/Capacity Delivery Date

7.1 In the event that the RF/OF elects to make no commitment as to the quantity or timing of its deliveries to DEF, then its Committed Capacity as defined in the following Section 7.2 shall be zero (0) MW. If the Committed Capacity is zero (0) MW, Sections 7.2 though Section 7.7 and all of Section 8 shall not apply.

- 7.12 If the RF/OF commits to sell capacity to DEF, the amount of which shall be determined in accordance with this Section 7. Subject to Section 7.34, the kW, with an expected Capacity Delivery Committed Capacity is set at Date on or before the Required Capacity Delivery Date.
- 7.23 Capacity testing of the Facility (each such test a Committed Capacity Test) shall be performed in accordance with the procedures set forth in Section 8. The Demonstration Period for the first Committed Capacity Test shall commence no earlier than ninety (90) days before the Required Capacity Delivery Date and testing must be completed before the Avoided Unit In-Service Date or an earlier date in Appendix E. The first Committed Capacity Test shall not be successfully completed unless the Facility demonstrates a Capacity of at least one hundred percent (100%) of the Committed Capacity set forth in Section 7.12. Subject to Section 8.1, the RF/QF may schedule and perform up to three (3) Committed Capacity Tests to satisfy the requirements of the Contract with respect to the first Committed Capacity Test.
- 7.34 In addition to the first Committed Capacity Test, DEF shall have the right to require the RF/QF, after notice of no less than ten (10) Business Days prior to such proposed event, to validate the Committed Capacity by means of a Committed Capacity Test at any time, up to two (2) times per year, the results of which shall be provided to DEF within seven (7) calendar days of the conclusion of such test. On and after the date of such requested Committed Capacity Test, and until the completion of a subsequent Committed Capacity Test, the Committed Capacity shall be set at the lower of the Capacity tested or the Committed Capacity as set forth in Section 7.12. Provided however, any such second test requested within a twelve (12) month period must be for cause.

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Page: 20/27 Date: 8/24/2017 4:00:10 PM

ORDER NO. PSC-2017-0336-PAA-EQ DOCKET NO. 20170072-EQ PAGE 28

Attachment A



SIXTH-SEVENTH REVISED SHEET NO. 9,419 CANCELS FIFTH-SIXTH REVISED SHEET NO. 9,419

- 7.45 Notwithstanding anything contrary to the terms hereof, the Committed Capacity may not exceed the amount set forth in Section 7.12 without the consent of DEF. which consent shall be granted in DEF's sole discretion.
- Unless Option B or D as contained in Appendix D or Appendix E is chosen by RF/QF, DEF shall make no Capacity Payments to the RF/QF prior to the Avoided Unit In-Service Date.
- The RF/OF shall be entitled to receive Capacity Payments beginning on the Capacity Delivery Date, provided the Capacity Delivery Date occurs before the Required Capacity Delivery Date (or such later date permitted by DEF). If the Capacity Delivery Date does not occur before the Required Capacity Delivery Date, DEF shall immediately be entitled to draw down the Completion/Performance Security in full.

#### 8. **Testing Procedures**

- The Committed Capacity Test must be completed successfully within the Demonstration Period, which period, including the approximate start time of the Committed Capacity Test, shall be selected and scheduled by the RF/QF by means of a written notice to DEF delivered at least thirty (30) calendar days prior to the start of such period. The provisions of the foregoing sentence shall not apply to any Committed Capacity Test ordered by DEF under any of the provisions of this Contract. DEF shall have the right to be present onsite to monitor firsthand any Committed Capacity Test required or permitted under this Contract.
- 8.2 The Committed Capacity Test results shall be based on a test period of twentyfour (24) consecutive hours (the "Committed Capacity Test Period") at the highest sustained net kW rating at which the Facility can operate without exceeding the design operating conditions, temperature, pressures, and other parameters defined by the applicable manufacturer(s) for steady state operations at the Facility. The Committed Capacity Test Period shall commence at the time designated by the RF/OF pursuant to Section 8.1 or at such time requested by DEF pursuant to Section 7.34; provided, however, that the Committed Capacity Test Period may commence earlier than such time in the event that DEF is notified of, and consents to, such earlier time.
- 8.3 Normal station service use of unit auxiliaries, including, without limitation, cooling towers, heat exchangers, and other equipment required by law, shall be in service during the Committed Capacity Test Period.
- 8.4 The Capacity of the Facility shall be the minimum hourly net output in kW (generator output minus auxiliary) measured over the Committed Capacity Test Period.

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Page: 21/27 Date: 8/24/2017 4:00:10 PM

ORDER NO. PSC-2017-0336-PAA-EQ DOCKET NO. 20170072-EQ **PAGE 29** 

Attachment A



SECTION No. IX FOURTH-FIFTH REVISED SHEET NO. 9.420 CANCELS THIRD-FOURTH REVISED SHEET NO. 9,420

- The Committed Capacity Test shall be performed according to standard industry testing procedures for the appropriate technology of the RF/QF.
- 8.6 The results of any Committed Capacity Test, including all data related to Facility operation and performance during testing, shall be submitted to DEF by the RF/QF within seven (7) calendar days of the conclusion of the Committed Capacity Test. The RF/QF shall certify that all such data is accurate and complete.
- 9. Payment for Electricity Produced by the Facility
  - Energy
    - 9.1.1 DEF agrees to pay the RF/QF for energy produced by the Facility and delivered to DEF in accordance with the rates and procedures contained in DEF's approved Rate Schedule COG-1, as it may be amended from time to time if the Committed Capacity pursuant to Section 7.2 is set to zero. If the Committed Capacity is greater than zero-MW, then DEF agrees to pay the RF/OF for energy produced by the Facility and delivered to DEF in accordance with the rates and procedures contained in Appendix D, as it may be amended from time to time. The Parties agree that this Contract shall be subject to all of the provisions contained in Rate Schedule COG-1 or Appendix D whichever applies as approved and on file with the FPSC.
    - 9.1.2 DEF may, at its option, limit deliveries under this Contract to 110% of the Committed Capacity as set forth in Section 7. In the event that DEF chooses to limit deliveries, any energy in excess of 110% of the Committed Capacity will be paid for at the rates defined in Rate Schedule COG-1 and shall not be included in the calculations in Appendix A hereto.

#### 9.2 Capacity

DEF agrees to pay the RF/QF for the Capacity described in Section 7 in accordance with the rates and procedures contained in Appendix D, as it may be amended and approved from time to time by the FPSC, and pursuant to the election of Option of Appendix D or an alternative rate schedule in Appendix E. The RF/QF understands and agrees that Capacity Payments will only be made if the Capacity Delivery Date occurs before the Required Capacity Delivery Date and the Facility is delivering firm Capacity and Energy to DEF. Once so selected, this Option, the Firm Capacity Rate and/or the Firm Energy Rate cannot be changed for the term of this Contract.

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Page: 22/27 Date: 8/24/2017 4:00:10 PM

ORDER NO. PSC-2017-0336-PAA-EO DOCKET NO. 20170072-EQ PAGE 30

Attachment A



SECTION No. IX FOURTH REVISED SHEET NO. 9.421 CANCELS THIRD REVISED SHEET NO. 9 421

#### 9.3 Payments for Energy and Capacity

- 9.3.1 Payments due the RF/QF will be made monthly, and normally by the twentieth Business Day following the end of the billing period. The kilowatt-hours sold by the RF/QF and the applicable avoided energy rate at which payments are being made shall accompany the payment to the RF/OF.
- 9.3.2 Payments to be made under this Contract shall, for a period of not longer than two (2) years, remain subject to adjustment based on billing adjustments due to error or omission by either Party, provided that such adjustments have been agreed to between the Parties.

#### 10. **Electricity Production and Plant Maintenance Schedule**

- No later than sixty (60) calendar days prior to the Required Capacity Delivery Date, and prior to October 1 of each calendar year thereafter during the term of this Contract, the RF/QF shall submit to DEF in writing a good-faith estimate of the amount of electricity to be generated by the Facility and delivered to DEF for each month of the following calendar year, including the time, duration and magnitude of any scheduled maintenance period(s) or reductions in Capacity. The RF/QF agrees to provide updates to its planned maintenance periods as they become known. The Parties agree to discuss coordinating scheduled maintenance schedules.
- 10.2 By October 31 of each calendar year, DEF shall notify the RF/QF in writing whether the requested scheduled maintenance periods in the detailed plan are acceptable. If DEF does not accept any of the requested scheduled maintenance periods, DEF shall advise the RF/QF of the time period closest to the requested period(s) when the outage(s) can be scheduled. The RF/QF shall only schedule outages during periods approved by DEF, and such approval shall not be unreasonably withheld. Once the schedule for the detailed plan has been established and approved, either Party requesting a subsequent change in such schedule, except when such change is due to Force Majeure, must obtain approval for such change from the other Party. Such approval shall not be unreasonably withheld or delayed. Scheduled maintenance outage days shall be limited to twenty four days per calendar year. In no event shall maintenance periods be scheduled during the following periods: June 1 through September 15 and December 1 through and including the last day of February.
- The RF/QF shall comply with reasonable requests by DEF regarding day-to-day and hour-by-hour communication between the Parties relative to electricity production and maintenance scheduling.

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EFFECTIVE: July 10, 2014

Page: 23/27

Date: 8/24/2017 4:00:10 PM

ORDER NO. PSC-2017-0336-PAA-EQ DOCKET NO. 20170072-EQ PAGE 31

Attachment A



FIFTH REVISED SHEET No. 9.422 CANCELS FOURTH REVISED SHEET NO. 9.422

The Parties recognize that the intent of the availability factor in Section 4 of this Contract includes an allowance for scheduled outages, forced outages and forced reductions in the output of the Facility. Therefore, the RF/QF shall provide DEF with notification of any forced outage or reduction in output which shall include the time and date at which the forced outage or reduction occurred, a brief description of the cause of the outage or reduction and the time and date when the forced outage or reduction ceased and the Facility was able to return to normal operation. This notice shall be provided to DEF within seventy-two (72) hours of the end of the forced outage or reduction.

The RF/QF is required to provide the total electrical output to DEF except (i) during a period that was scheduled in Section 10.2, (ii) during a period in which notification of a forced outage or reduction was provided, (iii) during an event of Force Majeure or (iv) during a curtailment period as described in Section 10.5.5. In no event shall the RF/QF deliver any portion of their electrical output to a third party.

#### 10.5 Dispatch and Control

- 10.5.1 Power supplied by the RF/QF hereunder shall be in the form of threephase 60 hertz alternating current, at a nominal operating voltage of volts ( kV) and power factor dispatchable and controllable in the range of 90% lagging to 90% leading as measured at the interconnection point to maintain system operating parameters, including power factor, as specified from time to time by DEF.
- 10.5.2 The RF/QF shall operate the Facility with all system protective equipment in service whenever the Facility is connected to, or is operated in parallel with, DEF's system, except for normal testing and repair in accordance with good engineering and operating practices as agreed by the Parties. The RF/QF shall provide adequate system protection and control devices to ensure safe and protected operation of all energized equipment during normal testing and repair. All RF/QF facilities shall meet IEEE and utility standards. The RF/QF shall have independent, third party qualified personnel test, calibrate and certify in writing all protective equipment at least once every twelve (12) months in accordance with good engineering and operating practices. A unit functional trip test shall be performed after each overhaul of the Facility's turbine, generator or boilers and results provided to DEF in writing prior to returning the equipment to service. The specifics of the unit functional trip test will be consistent with Prudent Utility Practices.

ISSUED BY: Javier Portuondo, Director, Rates & Regulatory Strategy - FL

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Page: 24/27 Date: 8/24/2017 4:00:10 PM

ORDER NO. PSC-2017-0336-PAA-EQ DOCKET NO. 20170072-EQ PAGE 32

Attachment A



SECTION No. IX SEVENTH REVISED SHEET NO. 9.423 CANCELS SIXTH REVISED SHEET NO. 9.423

- 10.5.3 If the Facility is separated from the DEF system for any reason, under no circumstances shall the RF/OF reconnect the Facility to DEF's system without first obtaining DEF'S specific approval.
- 10.5.4 During the term of this Contract, the RF/QF shall employ qualified personnel for managing, operating and maintaining the Facility and for coordinating such with DEF. The RF/OF shall ensure that operating personnel are on duty at all times, twenty-four (24) hours a calendar day and seven (7) calendar days a week. Additionally, during the term of this Contract, the RF/QF shall operate and maintain the Facility in such a manner as to ensure compliance with its obligations hereunder and in accordance with applicable law and Prudent Utility Practices.
- 10.5.5 DEF shall not be obligated to purchase, and may require curtailed or reduced deliveries of energy to the extent allowed under FPSC Rule 25-17.086 and under any curtailment plan which DEF may have on file with the FPSC from time to time.
- 10.5.6 During the term of this Contract, the RF/OF shall maintain sufficient fuel on the site of the Facility to deliver the capacity and energy associated with the Committed Capacity for an uninterrupted seventy-two-(72) hour period. At DEF's request, the RF/QF shall demonstrate this capability to DEF's reasonable satisfaction. During the term of this Contract, the RF/OF's output shall remain within a band of plus or minus ten percent (10%) of the daily output level or levels specified by the plant operator, in ninety percent (90%) of all operating hours under normal operating conditions. This calculation will be adjusted to exclude forced outage periods and periods during which the RF/QF's output is affected by a Force Majeure event.

#### 11. Completion/Performance Security

Simultaneous with the execution of this Contract RF/QF shall deliver to DEF Eligible Collateral in an amount equal to \$30,00/kw of Committed Capacity as Completion/Performance Security.

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Page: 25/27 Date: 8/24/2017 4:00:10 PM

ORDER NO. PSC-2017-0336-PAA-EQ DOCKET NO. 20170072-EQ PAGE 33

Attachment A



SECTION No. IX SEVENTH-EIGHTH REVISED SHEET NO. 9.424 CANCELS SIXTH-SEVENTH REVISED SHEET NO.

- 11.2 The choice of the type of Eligible Collateral by the RF/QF may be selected from time to time by the RF/QF and upon receipt of substitute Eligible Collateral, DEF shall promptly release such the Eligible Collateral that has been replaced by the substitute Eligible Collateral. Following any termination of this Contract, the Parties shall mutually agree to a final settlement of all obligations under this Contract which such period shall not exceed 90 days from such termination date unless extended by mutual agreement between the Parties. After such settlement, any remaining Eligible Collateral posted by the RF/QF that has not been drawn upon by DEF pursuant to its rights under this Contract shall be returned to the RF/QF. Any dispute between the Parties regarding such final settlement shall be resolved according to applicable procedures set forth in Section 20.9.
- 11.3 Draws, Replenishment DEF may draw upon Eligible Collateral provided by the RF/QF following the occurrence of an Event of Default or pursuant to the other provisions of this Contract in order to recover any damages to which DEF is entitled to under this Contract. In the event of such a draw then, except in the circumstance when this Contract otherwise terminates, the RF/QF shall within five (5) Business Days replenish the Eligible Collateral to the full amounts required.

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Page: 26/27 Date: 8/24/2017 4:00:10 PM

ORDER NO. PSC-2017-0336-PAA-EO DOCKET NO. 20170072-EQ PAGE 34

Attachment A



SECTION No. IX FIFTH SIXTH REVISED SHEET NO. 9.425 CANCELS FOURTH-FIFTH REVISED SHEET NO.

- In the event that the (a) Capacity Delivery Date occurs before the Required Capacity Delivery Date and (b) the ACBF is equal to or greater than 95% for the first twelve (12) months following the Capacity Delivery Date then DEF will return the Completion/Performance Security to the RF/QF within ninety (90) days of the first anniversary of the Capacity Delivery Date. In the event that the Capacity Delivery Date does not occur before the Required Capacity Delivery Date then DEF shall immediately be entitled to draw down the Completion/Performance Security in full. In the event that the ACBF is less than 95% for any of the first twelve (12) months following the Capacity Delivery Date then DEF shall retain be entitled to draw upon the Completion/Security until the ACBF is equal to or greater than 95% for 12 consecutive months. Upon the completion of twelve (12) consecutive months with the ACBF greater than or equal to 95% then DEF will return the Completion/Performance Security within ninety (90) days.
- Reporting RF/QF shall promptly notify DEF of any circumstance that results in RF/OF's failure to be in compliance with the RF/OF Performance Security Requirements of this Section 11. From time to time, at DEF's written request, RF/QF shall provide DEF with such evidence as DEF may reasonably request, that RF/QF Letter of Credit or Security Account is in full compliance with this Contract.

#### 12. **Termination Fee and Security**

- In the event that the RF/QF receives Capacity Payments pursuant to Option B, Option C, or Option D of Appendix D or any Capacity Payment schedule in Appendix E that differs from a Normal Capacity Payment Rate as calculated in FPSC Rule 25-17.0832(6)(a), then upon the termination of this Contract, the RF/QF shall owe and be liable to DEF for the Termination Fee. The RF/QF's obligation to pay the Termination Fee shall survive the termination of this Contract. DEF shall provide the RF/QF, on a monthly basis, a calculation of the Termination Fee.
  - 12.1.1 The Termination Fee shall be secured by the RF/QF by: (i) an unconditional, irrevocable, standby letter(s) of credit issued by a Qualified Institution in form and substance acceptable to DEF (including provisions (a) permitting partial and full draws and (b) permitting DEF to draw upon such Letter of Credit, in full, if such Letter of Credit is not renewed or replaced at least twenty (20) Business Days prior to its expiration date); (ii) a bond issued to DEF by a financially sound company in form and substance acceptable to DEF in its sole discretion; or (iii) a cash deposit with DEF (any of (i), (ii), or (iii), the "Termination Security").

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Page: 3/4

Date: 8/24/2017 4:05:59 PM

ORDER NO. PSC-2017-0336-PAA-EQ DOCKET NO. 20170072-EQ PAGE 35 Attachment A



SECTION No. IX THIRD REVISED SHEET NO. 9.426 CANCELS SECOND REVISED SHEET NO. 9.426

- 12.1.2 DEF shall have the right and the RF/QF shall be required to monitor the financial condition of (i) the issuer(s) in the case of any Letter of Credit and (ii) the insurer(s), in the case of any bond. In the event the senior debt rating of any issuer(s) or insurer(s) has deteriorated to the extent that they fail to meet the requirements of a Qualified Institution, DEF may require the RF/QF to replace the letter(s) of credit or the bond, as applicable. In the event that DEF notifies the RF/QF that it requires such a replacement, the replacement letter(s) of credit or bond, as applicable, must be issued by a Qualified Institution, and meet the requirements of Section 12.1.1 within thirty (30) calendar days following such notification. Failure by the RF/QF to comply with the requirements of this Section 12.1.2 shall be grounds for DEF to draw in full on any existing Letter of Credit or bond and to exercise any other remedies it may have hereunder.
- 12.1.3 After the close of each calendar quarter (March 31, June 30, September 30, and December 31) occurring subsequent to the Capacity Delivery Date, upon DEF's issuance of the Termination Fee calculation as described in Section 12.1, the RF/QF must provide DEF, within ten calendar (10) days, written assurance and documentation (the "Security Documentation"), in form and substance acceptable to DEF, that the amount of the Termination Security is sufficient to cover the balance of the Termination Fee through the end of the following quarter. In addition to the foregoing, at any time during the term of this Contract, DEF shall have the right to request and the RF/QF shall be obligated to deliver within five (5) calendar days of such request, such Security Documentation. Failure by the RF/QF to comply with the requirements of this Section 12.1.3 shall be grounds for DEF to draw in full on any existing Letter of Credit or bond or to retain any cash deposit, and to exercise any other remedies it may have hereunder.
- 12.1.4 Upon any termination of this Contract following the Required Capacity Delivery Date, DEF shall be entitled to receive (and in the case of the Letter(s) of Credit or bond, draw upon such Letter(s) of Credit or bond) and retain one hundred percent (100%) of the Termination Security.

#### 13. Performance Factor

DEF desires to provide an incentive to the RF/QF to operate the Facility during on-peak and off-peak periods in a manner that approximates the projected performance of the Avoided Unit. A formula to achieve this objective is attached as Appendix A.

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