Structure No.: 155M2

Section, Township, Range: 6-50-26

## RIGHT-OF-WAY CONSENT AGREEMENT

FLORIDA POWER & LIGHT COMPANY, a Florida corporation, whose mailing address is P.O. Box 14000, Juno Beach, Florida 33408-0420, Attn: Corporate Real Estate Department, hereinafter referred to as "Company", hereby consents to COLLIER COUNTY, a political subdivision of the State of Florida, whose mailing address is 3335 Tamiami Trail East, Suite 101, Naples, Florida 34112-5356, hereinafter referred to as "Licensee", using an area within Company's right-of-way granted by that certain agreement recorded in OR Book 513, at Page 583, Public Records of Collier County, Florida. The said area within Company's right-of-way, hereinafter referred to as "Lands". The use of the Lands by Licensee, shall be solely for the purpose of installation of pavers and landscaping associated with the Rich King Memorial Greenway as submitted by Licensee, attached hereto as Exhibit "A".

In consideration for Company's consent and for the other mutual covenants set forth below, and for Ten Dollars and No Cents (\$10.00) and other good and valuable consideration, the receipt and adequacy of which is hereby acknowledged, the parties hereto agree as follows:

- 1. Licensee agrees to obtain all necessary rights from the owners of the Lands in the event Licensee does not own said Lands; to obtain any and all applicable federal, state, and local permits required in connection with Licensee's use of the Lands, and at all times, to comply with all requirements of all federal, state, and local laws, ordinances, rules and regulations applicable or pertaining to the use of the Lands by Licensee pursuant to this Agreement.
- Licensee understands and agrees that the use of the Lands pursuant to this Agreement is subordinate to the rights and interest of Company in and to the Lands and agrees to notify its employees, agents, and contractors accordingly. Company specifically reserves the right to maintain its facilities located on the Lands; to make improvements; add additional facilities; maintain, construct or alter roads; maintain any facilities, devices, or improvements on the Lands which aid in or are necessary to Company's business or operations; and the right to enter upon the Lands at all times for such purposes. Licensee understands that in the exercise of such rights and interest, Company from time-to-time may require Licensee, to relocate, alter, or remove its facilities and equipment, including parking spaces and areas, and other improvements made by Licensee pursuant to this Agreement which interfere with or prevent Company, in its opinion, from properly and safely constructing, improving, and maintaining its facilities. Licensee agrees to relocate, alter, or remove said facilities, equipment, parking spaces and areas, and other improvements within thirty (30) days of receiving notice from Company to do so. Such relocation, alteration, or removal will be made at the sole cost and expense of Licensee and at no cost and expense to Company; provided however, should Licensee, for any reason, fail to make such relocation, alteration, or removal, Company retains the right to enter upon the Lands and make said relocation, alteration, or removal of Licensee's facilities, equipment, parking spaces and areas, and other improvements and Licensee hereby agrees to reimburse Company for all of its costs and expense incurred in connection therewith upon demand.
- Licensee agrees that it will not use the Lands in any manner which, in the opinion of Company, may tend to interfere with Company's use of the Lands or may tend to cause a hazardous condition to exist. Licensee agrees that no hazardous substance, as the term is defined in Section 101 (14) of the Comprehensive Environmental Response Compensation and Liability Act ("CERCLA") (42 USC Section 9601 [14]), petroleum products, liquids or flammables shall be placed on, under, transported across or stored on the Lands, which restricts, impairs, interferes with, or hinders the use of the Lands by Company



or the exercise by Company of any of its rights thereto. Licensee agrees further that in the event it should create a hazardous condition, then upon notification by Company, Licensee shall, within seventy-two (72) hours, at its sole cost and expense, correct such condition or situation; provided however that the Company retains the right to enter upon the Lands and correct any such condition or situation at any time and, by its execution hereof, Licensee hereby agrees to indemnify and hold harmless Company from all loss, damage or injury resulting from Licensee's failure to comply with the provisions of this Agreement.

- 4. Licensee hereby agrees and covenants to prohibit its agents, employees, and contractors from using any tools, equipment, or machinery on the Lands capable of extending greater than fourteen (14) feet above existing grade and further agrees that no dynamite or other explosives shall be used within the Lands and that no alteration of the existing terrain, including the use of the Lands by Licensee as provided herein, shall be made which will result in preventing Company access to its facilities located within said Lands. Unless otherwise provided herein, Licensee agrees to maintain a one hundred and fifty (150) foot wide area, clear of any activities, with a lineal measurement of seventy five (75) feet on each side of the centerline of Company's existing and planned facilities.
  - 5. Licensee understands and agrees that the planting of trees, shrubs, and other foliage capable of exceeding fourteen (14) feet in height at full maturity is not permitted within Company's Lands.
- 6. Outdoor lighting installed or to be installed upon the Lands by Licensee are not to exceed a height of fourteen (14) feet above existing grade and all poles or standards supporting light fixtures are to be of a non-metallic material.
- 7. Sprinkler systems installed or to be installed by Licensee upon the Lands are to be constructed of a non-metallic material and sprinkler heads are to be set so the spray height does not exceed fourteen (14) feet above existing grade and does not make contact with any Company's facilities. Aboveground systems shall not be installed within or across Company patrol or finger roads and underground systems crossing said patrol and finger roads are to be buried at a minimum depth of one (1) foot below existing road grade.
- 8. Licensee agrees to warn its employees, agents, contractors and invitees of the fact that the electrical facilities and appurtenances installed or to be installed by Company within the Lands are of high voltage electricity and agrees to use all safety and precautionary measures when working under or near Company's facilities. Licensee hereby acknowledges the receipt and required execution of Form 360 "Exhibit B" prior to the commencement of construction within the Lands.
- 9. Licensee agrees, at all times, to maintain and keep the Lands clean and free of debris. Except as provided herein, Licensee further understands and agrees that certain uses of the Lands are specifically prohibited; such uses include but are not limited to recreational purposes, hunting and camping, and Licensee agrees to notify its employees, agents, contractors, and invitees accordingly.
- 10. The use of the Lands by Licensee shall be at the sole risk and expense of Licensee, and Company is specifically relieved of any responsibility for damage or loss to Licensee or other persons resulting from Company's use of the Lands for its purposes.
- 11. Notwithstanding any provision contained herein, Licensee agrees to reimburse Company for all cost and expense for any damage to Company's facilities resulting from Licensee's use of the Lands and agrees that if, in the opinion of Company, it becomes necessary as a result of Licensee's use of the Lands for Company to relocate, rearrange or change any of its facilities, to promptly reimburse Company for all cost and expense involved with such relocation, rearrangement or change.



- 12. Licensee agrees it will exercise its privileges hereunder at its own sole risk and agrees subject to the limitations contained in Section 768.28, Florida Statutes, to indemnify and save harmless Company, its parent, subsidiaries, affiliates, and their respective officers, directors, agents and employees (hereinafter referred to as FPL Entities), from all liability, loss, cost, and expense, including attorneys' fees, which may be sustained by FPL Entities to any person, natural or artificial, by reason of the death of or injury to any person or damage to any property, arising out of or in connection with the herein described purposes by Licensee, its contractors, agents, or employees; and Licensee agrees subject to the limitations contained in Section 768.28, Florida Statutes, to defend at its sole cost and expense and at no cost and expense to FPL Entities any and all suits or action instituted against FPL Entities, for the imposition of such liability, loss, cost and expense.
- 13. Licensee is self insured for all liability claims and related expenses pursuant to the provisions of Section 111.072 and 768.28, Florida Statutes.
- 14. This Agreement will become effective upon execution by Company and Licensee and will remain in full force and effect until completion of Licensee's use of the Lands pursuant to this Agreement, unless earlier terminated upon ninety (90) days written notice by Company to Licensee, or at the option of Company, immediately upon Licensee failing to comply with or to abide by any or all of the provisions contained herein, despite having been given forty-five (45) days written notice to do so..
- The use granted/herein as shown on Exhibit "A" shall be under construction by Licensee within one (1) year of the effective date of this Agreement and the construction shall be diligently pursued to completion. Licensee shall give Company ten (10) days prior written notice of its commencement of "Under construction" is the continuous physical activity of placing the foundation or continuation of construction above the foundation of any structure or improvement permitted hereunder. Under construction does not include application for or obtaining a building permit, a site plan approval or zoning approval from the appropriate local government agency having jurisdiction over the activity, purchasing construction materials, placing such construction materials on the site, clearing or grading the site (if permitted) in anticipation of construction, site surveying, landscaping work or reactivating construction after substantially all construction activity has remained stopped for a period of two (2) months or more. Licensee acknowledges that failure to have the use under construction within the one (1) year time period will result in immediate termination of this Agreement in accordance with Paragraph 14 herein for failing to comply with the provisions contained herein unless Licensor grants a written extension for a mutually agreed upon time. Any request for an extension of time shall be submitted in writing by Licensee no later than thirty (30) days prior to the expiration of the one (1) year period for the project to be under construction.
- 16. The term "Licensee" shall be construed as embracing such number and gender as the character of the party or parties require(s) and the obligations contained herein shall be absolute and primary and shall be complete and binding as to each, including its successors and assigns, upon this Agreement being executed by Licensee and subject to no conditions precedent or otherwise.
- 17. Should any provision of this Agreement be determined by a court of competent jurisdiction to be illegal or in conflict with any applicable law, the validity of the remaining provisions shall not be impaired. In the event of any litigation arising out of enforcement of this Consent Agreement, the prevailing party in such litigation shall be entitled to recovery of all costs, including reasonable attorneys' fees.
- 18. Licensee may assign its rights and obligations under this Agreement to a solvent party upon prior written consent of the company, which consent shall not be unreasonably withheld.



- 19. Licensee agrees that any review or approval by Company of the plans and/or specifications submitted by Licensee attached hereto as **Exhibit "A"**, the approval of the identity of any contractors, subcontractors and materialmen, or the delivery by Company of any construction specifications to Licensee, is solely for the purpose of processing this Consent, and without any representation or warranty whatsoever to Licensee with respect to the adequacy, correctness or efficiency thereof or otherwise and it is understood that such Company's approval does not absolve Licensee of any liability hereunder. Further, Licensee, in connection with the construction, maintenance and/or removal of improvements depicted on Exhibit B to the Agreement, agrees to observe and fully comply with all construction, operation and maintenance standards, as well as all applicable laws, rules and regulations of the United States, the State of Florida, and all agencies and political subdivisions thereof, including without limitation, the National Electric Safety Code and the Occupational Safety & Health Administration regulations, standards, rules, registers, directives or interpretations.
- 20. This Agreement includes and is subject to the provisions described on the attached Addendum.

The pa	rties have	executed this	Agreement	this	14	day of
Witnesses:			FLORIDA	POWER & L	IGHT COM	TPANY
2/h	Noval	1/20	By:	VIII.		
Signature: 0	- 111	$I(\Omega(\Omega))$	Its: Area R	eal Estate Mana	ger	
Print Name:	SE MAR	ie Novak	Print Name	e: Mark L. Byers	3	
Saulis	1 Charles			18/		
Signature:		<b>3</b> \		(3)		
Print Name: DAA	DIEL L.	SCHN FFER		5/		
		100 man				
State of Florida	)	- LUE	CIRC			
	)s	SS:	WAS STANDARD CO.			
County of Sarasota	)					

On this The day of OTBEX 2013, before me, the undersigned Notary Public, personally appeared Mark L. Byers, Area Real Estate Manager of Florida Power & Light Company, a Florida corporation, personally known to me to be the person who subscribed to the foregoing instrument and acknowledged that he executed the same on behalf of said corporation and that he was duly authorized to do so.

In Witness Whereof, I hereunto set my hand and official seal.

(seal)



NOTARY PUBLIC, STATE OF FLORIDA

Print Name: ROSE MARIE NOVAK

Commission No.: 12/6/2014

My Commission Expires:

(Acknowledgements Continued on Next Page)

Approved and accepted for and behalf of Collier County, Florida, this 10th day of Septemb, 2013

BOARD OF COUNTY COMMISSIONERS COLLIER COUNTY, FLORIDA

BY: Georgia A. Hiller, Esq., Chairwoman

Attest as to Chairman's signature only.

TER CAPPROVED AS TO FORM AND LEGALITY:

Y: May 1

Assistant Qounty Attorney

Approved in absentia per Resolution No. 2000-149 on August 13, 2013

Rv

Leo E. Ochs, Jr., County Manager

## **ADDENDUM**

Prior to the commencement of any construction activities within the Lands, Licensee will contact
FPL for a Safety Six presentation to all employees, contractors and invitees. Please contact Scott
Brewer with FPL's Transmission Operations Department to coordinate this meeting at (941) 6509297.



**EXHIBIT "A"** 

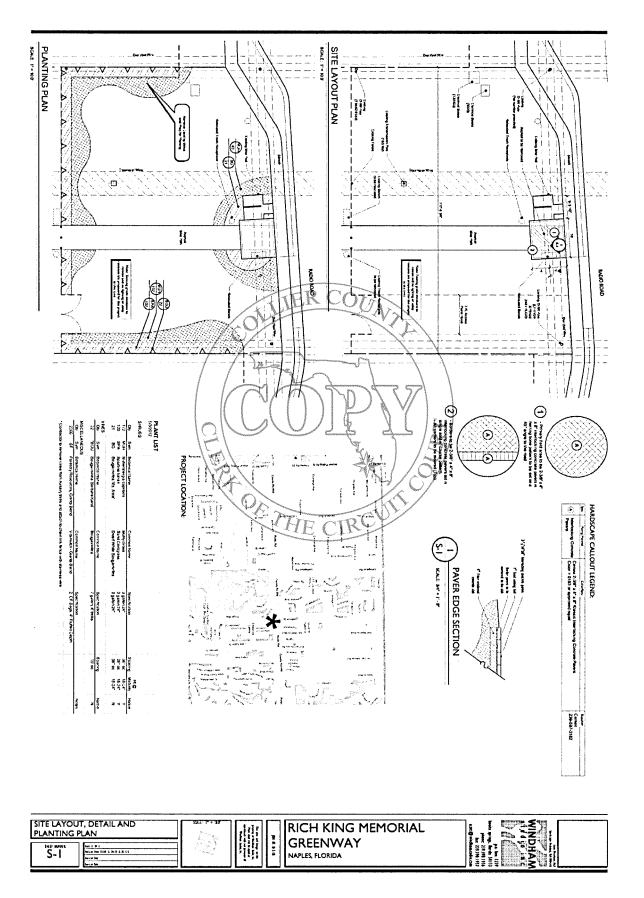


EXHIBIT "A"



## EXHIBIT "B"

## NOTIFICATION OF FPL FACILITIES

Develo Location FPL Re	per/Contractor Name on of Project			Project Number/Name:	
impera constru- power or mak constru- or use constru- digging overhe planne	tive that you visually survey the action to determine whether the lines than the OSHA-prescribed e arrangements with FPL to eith uction near the power lines. It cranes, digging apparatus or caction, and, if so, when and when apparatus, draglines, mobile ead power lines than is permitted.	area and that you also to construction of any propo- limits. If it will, you must e- er deenergize and ground it is impossible for FPL to kind other mobile equipment, of the Therefore, if it become equipment, or any other end d by local, state or federal coment thereof and make	ake the necessary steps to osed improvements will bring either re-design your project our facilities, or relocate the now or predict whether or no or handle materials or tools is necessary for any contract quipment, tools or material il regulations, you and any all necessary arrangements	identify all overhead and undering any person, tool, machinery to allow it to be built safely given, possibly at your expense. You the contractors or subcontracts, in dangerous proximity to so tor or subcontractor, or their ers in such a manner that they such contractor or subcontracts with FPL in order to carry out	located in the area of this project. It is reground facilities prior to commencing, equipment or object closer to FPL's en the pre-existing power line location ou must do this before allowing anytors, and their employees, will operate uch power lines during the course on ployees, to operate or handle cranes might come closer to underground of tor must notify FPL in writing of such the work in a safe manner. Any work
be mai to com	ntained, you may be required to	compensate FPL for the re	elocation of our facilities to	comply with those clearances.	ucture so that those clearances canno As such, you should contact FPL prio provement does not impinge upon the
It is you	ur responsibility and the respons	ibility of your contractors a	nd subcontractors on this pr	roject to diligently fulfill the follow	ving obligations:
1.	Make absolutely certain that all equipment, tool, or material cal not limited to U.S. Department Make sure that all cranes, digg	pable of contacting a powe of Labor OSHA Regulation ing apparatus, draglines, n	nline, are in compliance with s, while performing their wo	h all applicable state and federa rk. her equipment or materials cap	al regulations, including but
	power line have attached to the	em any watning signs requ	ired by U.S. Department of	Labor OSHA Regulations.	
3.	Post and maintain proper warn materials and equipment away	ing signs and advise all en from power lines per the f	nployees, new and old alike ollowing OSHA minimum ar	, of their obligation to keep ther proach distances (refer to OSH	nselves, their tools, IA regulations for restrictions):
4	0 - 750 volts 751 - 50,000 volts 69,000 volts 115,000 volts 138,000 volts 230,000 volts 500,000 volts *When uncertain of the volts volts. **On Construction Sites, with no lo	13 Feet 13 Feet 16 Feet 25 Feet age, maintain a distance ad. lated secondary conductors le	(29 CFR 1926.1407, 1408) 10 Feet 10 Feet 15 Feet 15 Feet 20 Feet 25 Feet 4 of 20 feet for voltages under the seed that the seed	(29 CFR 1926.600 – Equipment) 4 Feet 4 Feet 10 Feet 16 Feet 16 Feet 17 Feet 18 Feet 19 to 350,000 volts and 50 feet	ravel under or near Power Lines (1926.1411 – Cranes and Derricks) 4 Feet 6 Feet 10 Feet 10 Feet 10 Feet 10 Feet 16 Feet 16 Feet 16 Feet
4.	All excavators are required to (excluding weekends) in advar				811 a minimum of two working days
5.	Conduct all locations and excalocal city and county ordinance	avations in accordance wit	h the Florida Statute 556 o	f the Underground Facilities Da	image Prevention & Safety Act and a
6.	When an excavation is to take	place within a tolerance zo	one, an excavator shall use ging, vacuum methods, or s	increased caution to protect unimilar procedures to identify und	derground facilities. derground facilities.

Commencing work on this project.

Means by which this notification was provided to customer and/or contractor

Address

FPL Representative Signature

Date

A copy of this notification must be provided by you to each contractor and subcontractor on this project, to be shared with their supervision and employees prior to

Date

Form 360 Rev. 11/08/10

Customer/Developer/Contractor Representative Signature