PALM BEACH COUNTY BOARD OF COUNTY COMMISSIONERS

AGENDA ITEM SUMMARY

Meeting Date: Feb	ruary 4, 2014	[X] Consent		
Department Submitted By: Co Submitted For: Div		es	[] Public He	aring
	<u>I. EX</u>	ECUTIVE BRIEF		
Motion and Title: Company (FPL) – Frof Palm Beach Courfor an approximate to	PL Care To Share nty for the period	e Agreement to preval of January 1, 2014	ent loss of power	for residents
Summary: This FPL Services to provide disconnected. The E payment through the continuum of emerg limit payment of \$50 (Human Services)	utility assistand Department offers grant is coupled ency services, ir O per participant	ce to households case management with a plan that incontervention and self per grant year is p	at risk of their in the for participants to ludes a comprehe sufficiency. A sta	power being o assure that nsive service andard upper
Background and administering the FF 2006. This fund propower being discond Company and is deare in a crisis situation FPL customers, alor Share. Since the District To Share has provide These funds will allow Beach County.	PL Care To Sha ovides utility assi- nected. The prog signed to provide on and unable to ng with corporate vision of Human (led \$1,013,107 (tre program in Palnistance to househol gram is sponsored e emergency assist pay their electric bil e contributions from Services has admin through October 20	n Beach County so ds that are at the by the Florida Po ance funds to cust I. Voluntary contri in FPL, fund the F istered the program 13) to assist 603	since July 1, e risk of their ower & Light stomers who ibutions from FPL Care To m, FPL Care households.
Attachment: Florida Power	& Light Compan	y- FPL Care to Sha	re Agreement	
Recommended By:	Department Di	rector) ((c) Date	<u> </u>
Approved By:	Assistant Cour	-	/-23 - /	14

II. FISCAL IMPACT ANALYSIS

A. Five Year Summary of Fiscal Impact:

Fiscal Years	2014	2015	2016	2017	2018	2019
Capital Expenditures						
Operating Costs	123,750	165,000	165,000	165,000	165,000	41,250
External Revenue	123,750	165,000	165,000	165,000	165,000	41,250
Program Income						
In-Kind Match (County)						
NET FISCAL IMPACT	0	0	0	0	0	0

	ITIONAL FTE IONS (Cumulative)						
Bud	em Included In Cur get Account No: Fu gram Code	ınd <u>0001</u>		3 Unit 1341	Obj. <u>830</u> 1	<u>I</u>	
В.	Recommended	Sources	of Funds/	Summary of	f Fiscal Impa	act:	
C.	Departmental F	iscal Revi		na Malhotra, I	Director Fina	ancial & Sun	port Svcs

III. REVIEW COMMENTS

A. OFMB Fiscal and/or Contract Development and Control Comments:

OFMB 7) Sold Contract Development and Control

B. Legal Sufficiency:

Chief Assistant County Attorney

C. Other Department Review:

Department Director

This summary is not to be used as a basis for payment.

Florida Power & Light Company FPL CARE TO SHARE® PROGRAM AGREEMENT FPL East Service Area

5-Year Agreement from January 1, 2014 to December 31, 2018

THIS AGREEMENT is entered into between FLORIDA POWER & LIGHT COMPANY, hereinafter referred to as "FPL" and PALM BEACH COUNTY, hereinafter referred to as the "Agency." The Agency should provide each of its intake offices involved in the program with a copy of the executed agreement.

FPL's facilitation of this program agreement is delegated to FPL's Area Special Consumer Services Manager, hereinafter referred to as the "FPL Manager." Agency staff/volunteers handling intake for the program will hereinafter be referred to as "Caseworkers."

To assist the emergency needs of people in times of hardship, FPL shareholders, employees and customers are providing a contribution fund known as the "FPL Care To Share®" emergency energy assistance fund for electric utility payment, also referred to as "C2S."

As part of its obligations under this agreement, the Agency will administer the FPL Care To Share funds to provide emergency energy assistance (payment of FPL bills) to residents in Palm Beach County, Florida.

The Agency will register in the FPL ASSIST Program. The FPL ASSIST Program provides a standardized process for the Agency to verify customer account information, provide information to FPL for program qualification purposes and notify FPL of pending agency payments. The "FPL ASSIST Office" is the telephone center for the FPL ASSIST Program and serves as a direct contact point for the Agency.

The Agency will work with the appropriate social service providers in their area by sharing FPL Care To Share program information and promoting broad access to these community resources through the formal FPL Care To Share structure.

As a condition to this Agreement becoming effective, the Agency will furnish to FPL a copy of its letter of determination of tax exempt status (not applicable for agreements with county/municipal entities).

The Agency will determine the eligibility of energy assistance recipients, subject to the FPL Care To Share program standards. FPL will play no part in determining the eligibility of the applicant for assistance, or the amount of funding an approved applicant might receive.

Before proceeding with eligibility assessment, the Agency must secure from the Account Holder (or Applicant) a signed "Authorization for Release of Information" form, in order to have access to FPL billing information. FPL reserves the right to request the Agency to provide copies of the forms as part of the program audit requirements.

The Agency shall ensure that no person shall be subjected to discrimination in connection with the FPL Care To Share program on the basis of age, gender, disability, race, color, creed, national origin, religion or ancestry contrary to applicable law.

FPL customers who are potential recipients of FPL Care To Share funds shall have equal opportunity for assistance, and assistance remains available twelve months per year, as funding and resources permit.

These standards cannot be added to or deviated from without the prior consent of the FPL Manager.

The Agency signing this Agreement does hereby bind itself to the following terms and conditions:

I. Eligibility Requirements

Potential recipients must contact the administering Agency and follow the agency's intake process, which could include receiving preliminary screening and making an appointment with the Agency representative when appropriate.

An eligible applicant (or member of applicant's household) is one who meets all the following criteria:

- 1. Must physically reside in FPL's service area at the address for which assistance is sought.
- 2. Must have an account with FPL or reside at the service location. Should an Agency employee seek to apply for FPL Care To Share assistance through the Agency, an Agency supervisor such as the Primary or Secondary contact listed on FPL ASSIST Program record must contact the FPL Manager in advance for approval and commitment placement.
- 3. Must have identification that reflects the client (customer) name and the same address as the FPL account. Some examples of acceptable identification include a driver's license, a rent receipt, a water or phone bill, a tax bill or a mortgage statement
- 4. Must have a delinquent FPL bill, final notice, or disconnect notice for the FPL account. Current bill is also eligible, if Agency caseworker reasonably deems it appropriate.
- 5. Must NOT have received a benefit under the FPL Care To Share Program within the last twelve months, at the current service address or any other address. This applies to the applicant and members of the applicant's household, either together or individually. The commitment set-up <u>date</u> is used to determine the 12month time period.

- 6. Must show proof of a family or personal crisis. The Agency is responsible for reasonably determining what constitutes a family or personal crisis.
- 7. Must consider all other <u>available</u> government-funded sources for electric service payment assistance first, unless the applicant is in imminent danger of losing electricity (service disconnect), and time does not allow the client to apply for government funds. In addition, FPL recognizes that government funds <u>may not be available</u> at the time due to limited resources. If that's the case, the caseworker should record the circumstances in the client's file. But if time does permit and government funds <u>are available</u>, then FPL Care To Share should be considered only after the government funds for which the applicant qualifies have been applied for or committed.
- 8. Must have a plan in place to maintain additional/future household expenses, if FPL Care To Share assistance is provided.
- 9. Must have a household income level that falls at or below 150% of the Federal Poverty Level (as revised annually by U.S. Health and Human Services). The incomes of all persons residing at the service address are to be included in determining household income eligibility. The Agency may exercise flexibility in expanding income limits based on special recipient situations and needs.
- 10. Must NOT have a history of fraud or service tampering. This applies to the applicant <u>and</u> all members of the applicant's household. This may include, but is not limited to, using a minor or fictitious name, unauthorized connection, reconnection or by-passing of the electric meter, current diversion, or tampering with the FPL service in any way.

FPL views fraud and service tampering very seriously. If a client with a history of fraud or service tampering is permitted to receive an FPL Care To Share Program commitment, FPL reserves the right to pursue return of payment from the customer for any charges related to the fraud or service tampering activity. None of those charges can be paid for by FPL Care To Share Program funds.

II. FPL Care To Share Application, Documentation and Records Retention

- 1. Caseworkers will ask the client to sign an Authorization for Release of General and/or Confidential Information form and retain that signed original. If telephone pre-screening is conducted, the caseworkers will review the information from the release form and seek the client's verbal approval to share information. Caseworker should note on the file that the client's verbal approval was obtained.
- 2. Caseworkers will use the Agency's standard intake form for the FPL Care To Share program.
- 3. Caseworkers will record the client's proof of crisis and plan to sustain future bills.

- 4. Caseworkers will secure and retain a copy of the client's actual bill (or FPL facsimile provided through the FPL ASSIST Web Portal or by FPL staff), notating the balance eligible for the program. (Balance should be verified by calling FPL ASSIST Office).
- 5. Regarding income, caseworkers will:
 - a. Use potential recipient's current participation in Temporary Assistance for Needy Families (TANF), Medicaid, Supplemental Security Income (S.S.I.), food stamps, and public housing for means testing.
 - b. Verify and record "self-declaration" of recipient's income based on established Agency guidelines to limit inappropriate disbursements.
- 6. Caseworkers will note the call they make to the FPL ASSIST Office to confirm the customer's eligibility, noting the date of the call and the first name of the FPL ASSIST representative who handled the call.
- 7. Caseworkers will retain all approved applications, disapproved applications, and other pertinent records described in this section, for a period of three calendar years plus the current calendar year.
- 8. Caseworkers will maintain a list of retracted commitments, indicating reason for retraction and when FPL was notified.

III. FPL Care To Share Payment Requirements

- 1. All FPL charges with the exception of deposits, non-electric optional products and services, return check fees, and additional billings resulting from service tampering (non-inherited current diversion charges) are eligible for the program. Late payment fees assessed to customer accounts during the time the Agency's disbursement process to the utility is pending are applicable.
- 2. If funds are available, and the recipient has no other means to pay, the Agency must pay the entire delinquent amount up to the currently prescribed upper limit, as determined by FPL. While this limit can be increased or decreased at the discretion of FPL, the standard upper limit for the program is \$500.
- 3. No recipient or a member of recipient's household, either together or individually, may receive more than a one-time benefit in a twelve-month period. No recipient or member of recipient's household may circumvent this limitation by changing account names among themselves or by moving to a new location. Commitment set-up date is used to determine the 12-month time period.

- 4. Disbursement of funds by the Agency must be by check payable to Florida Power & Light Company and must be received by FPL's Payment Processing Center no later than 60 days from the commitment date.
- 5. Payment must be submitted in the name of the FPL Account Holder (customer of record) for the household applying for assistance.
- 6. Exceptions to the requirements listed above require the approval of the FPL Manager, and may require additional approval by the FPL Coordinator.

IV. Public Energy Assistance Programs

The FPL Care To Share Program is designed to fill voids in existing energy assistance programs that have exhausted their resources or where recipient's needs exceed program limits. Agency caseworkers should document efforts to link recipient with the Low Income Home Energy Assistance Program (LIHEAP), the Emergency Home Energy Assistance Program (EHEAEP), and the National Food and Shelter (FEMA) program energy funds in advance of, and prior to committing any, FPL Care To Share funds to such client.

V. FPL / Agency Interface

<u>Program Funding</u>

FPL will solicit its customers to contribute to the "FPL Care To Share" fund via the customer's monthly electric statement, and may as an option supplement customer contributions with shareholder and employee contributions. FPL will determine in its sole discretion the method by which contributions will be collected. FPL will collect and distribute these funds to the administrative Agency proportional to the amount of donations received in the area to which the Agency has agreed to provide program services. FPL shareholder and employee contributions will be distributed to the administrative Agency at the discretion of FPL, with area population and poverty factors considered.

FPL will work closely with the Agency on disbursement of Agency funding. FPL funds from all sources will be disbursed to the Agency on a quarterly basis (subject to change upon 30 days notice from FPL).

Program Commitments and Payment

Commitments must be paid and itemized using an FPL Payment Transmittal form (or alternative transmittal as pre-approved by FPL) that contains the following:

- Agency name, address, preparer's contact phone and/or email and date submitted
- Funding type for the payments contained on the specific transmittal
 (i.e., LIHEAP, EHEAEP, FPL Care To Share, and Other Assist) Note: Please
 use separate transmittals for different funding types.
- FPL Customer Name of Record
- Address where FPL is providing service
- Alternative Client Name if not FPL Customer of Record
- FPL Bill Account Number
- Amount of Commitment to be placed.

Prepared transmittals must be mailed to the following address, and FPL will provide pre-addressed envelopes upon request:

FPL ASSIST PO Box 25231 Miami FL 33102-5231

In some cases, the Agency may not be able to use the Transmittal Envelope because of their processing system. In those cases, and to ensure timely and accurate posting of payments, the above identified mailing address must still be used. Agency commitments may be submitted in the following ways:

- Phone call to 1-800-480-7927
- Fax to 1-800-480-7928
- FPL ASSIST web portal

No deductions from FPL Care To Share funds may be made for overhead, salaries, administrative costs or any other expense incurred by the Agency. The entirety of funds disbursed for FPL Care To Share must be applied to payment assistance on behalf of FPL customers.

FPL Program Staff

FPL's Assistance and Referral Representatives (ASSIST Reps) will serve as the utility's primary liaison on a day-to-day basis with the Agency (caseworkers) concerning billing inquiries and commitments. ASSIST Reps will be contacted in a timely manner concerning committed program funds for each recipient.

The FPL Manager will serve as primary contact concerning the overall administration of the program, including when the Agency is requesting an exception commitment.

The FPL Manager has the authority to change FPL Care To Share program qualifications and process requirements on a "temporary" basis, with thirty days notice to the Agency, if in the best interests of FPL, its customers and partner agencies. This would include temporary changes to payment limits, number of payments for a client annually and other such considerations.

Client Education

The Agency should encourage energy efficiency through referral of the client to FPL's free energy survey service (1-800-DIAL FPL) and by distributing FPL energy conservation and program information, when feasible and as appropriate for the applicant. FPL will keep the Agency advised regarding available programs.

The Agency should encourage FPL's billing and payment programs, when feasible and as appropriate for the applicant, including FPL 62Plus, Friendly Reminder, On-Call, Budget Billing, and others as appropriate. FPL will keep the Agency advised regarding available programs.

Agency Staff Training

Caseworkers handling intake for the FPL Care To Share Program must first be trained on the program criteria, either through the agency, FPL Manager or a combination of both sources. Caseworkers must read, sign and agree to abide by the Program Eligibility Criteria outlined in the FPL "Staff/Volunteer Certification" form. Caseworkers will sign this form to confirm their understanding of program guidelines, and their commitment to use account information obtained from FPL for the sole purpose of conducting the customer qualification process. The form must be maintained by the Agency and be made available upon request.

Agency Staff/FPL ASSIST Record

The Agency must maintain its list of authorized agents for FPL's ASSIST Program and communicate any changes to that list to FPL through its ASSIST Office or FPL Manager.

VI. Auditing

The Agency will routinely review FPL Care To Share recipient files and program processes. The Agency will include FPL Care To Share funding in its own internal auditing schedule and will confirm the completion of such audits by their signature on the Quarterly Agency Fund Reconciliation report. In this report, the Agency will indicate any significant irregularities to FPL as found.

On a quarterly basis (due by the 15th day of the first month of each quarter, for the prior quarter), the Agency will provide to the FPL Manager the following:

 the completed Fund Reconciliation Report, signed by a principal of the Agency, confirming the FPL Care To Share fund to be "in balance" and verifying that the information provided is as true and accurate as possible. The completed and signed Fund Reconciliation Form also demonstrates the Agency's internal reconciliation of the fund.

- the Fund Reconciliation form also includes the following metrics:
 - o Previous Audit Ending Balance
 - o Funds Provided by FPL to Agency
 - o Transmittals Paid and/or Submitted to Agency Payment Dept for Payment
 - Other Adjustments
 - o Audit Ending Balance
 - o Number of Customers Served
- Copies of all transmittals pertaining to that Quarter's report.

The FPL Manager will audit the records submitted and will request from the agency copies of signed "Authorization for Release," forms for customers selected at random from the accounts covered in that quarter. Upon completion of the quarterly audit, the FPL Manager will provide a completed quarterly audit report to the Agency. The report will specifically confirm the audit as acceptable (or not), and/or identify any exceptions cited, along with recommended (or required) steps to eliminate or correct said exceptions and process shortcomings.

In addition to the quarterly audit, FPL and/or a third-party designee will conduct an on-site agency Operational Review no more than once every two years. These on-site visits are intended to be minimally intrusive to the agency's normal operation, and will be scheduled approximately thirty days in advance. The agency will be advised on what type of files/documentation/information will be needed for review. The agency may be asked to review some information in advance, to facilitate an efficient on-site review.

VII. General

The Agency and FPL personnel will strive to provide this community resource with a high degree of professionalism, reflecting positively on the program's donors, FPL and the Agency. The Agency and FPL have named the following designees for purposes of this Agreement:

FPL Corporate Contact

Louis Gonzalez Special Consumer Services Coordinator P. O. Box 029100 Miami, FL 33102-9100 (305) 442-5801

Agency Contact

Claudia Tuck
Division Director
Palm Beach County Human & Veteran Services
810 Datura Street
West Palm Beach, FL 33401
(561) 355-4772

FPL Area/Regional Contact

Dianne Verner
East Area Special Consumer Services Manager
6001 Village Blvd, CSC/CSE
West Palm Beach FL 33407
(561) 640-2540

The Parties understand this program is designed to be flexible to the current needs of the community, and modifications may be made from time to time to make the program more effective. Any modifications to this Agreement must be by mutual agreement of the Parties in form of a written amendment.

VIII. Miscellaneous

FPL may terminate this agreement at any time without liability to any party. In no event shall either party hereto be liable to the other for consequential, special, exemplary, indirect or incidental losses or damages under the agreement, including loss of use, cost of capital, loss of goodwill, lost revenues or loss of profit, and Agency and FPL each hereby release the other and each of such persons and entities from any such liability. This agreement is governed by Florida law. THE PARTIES HERETO WAIVE ANY RIGHT EITHER MAY HAVE TO A TRIAL BY JURY WITH RESPECT TO ANY LITIGATION ARISING IN CONNECTION WITH THIS AGREEMENT.

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IX. Approvals

ATTEST:

Upon its execution, this Agreement shall supersede any previous agreements and remain in force for five years -- from January 1, 2014 to December 31, 2018. Either party has the right at any time on ninety (90) days written notice to the other to terminate or amend the Agreement. Should this occur, any remaining funds will be returned to FPL along with a complete accounting.

IN WITNESS WHEREOF, Florida Power & Light Company and the Agency caused this Agreement to be executed on the date indicated below.

Sharon R. Bock, Clerk & Comptroller	PALM BEACH COUNTY, FLORIDA, a Political Subdivision of the State of Florida
	BOARD OF COUNTY COMMISSIONERS
BY:Clerk & Comptroller	BY: Priscilla A. Taylor, Mayor
WITNESS:	PROVIDER:
Signature Signature	FLORIDA POWER & LIGHT COMPANY Name Typed
Sasha Alfonso Name Typed	BY: Signature
59-0247775 PROVIDER 's Federal ID Number	Mr. Louis Gonzalez, Jr. PROVIDER's Signatory Name Typed
	Special Consumer Services Coordinator PROVIDER's Signatory Title Typed
APPROVED AS TO FORM AND CONDITIONS	APPROVED AS TO TERMS AND
LEGAL SUFFICIENCY	Department of Community Services
Senior Assistant County Attorney	Channell Wilkins, Director