

June 3, 2025

DIRECTIVE CONFIRMATION

To: Ed Liberty, City of Lake Worth Beach ("Lake Worth Beach")

From: Jenni Sweat, Florida Gas Utility ("FGU")

Subject: Authorization for Release of Firm Transportation Capacity ("Directive")

Lake Worth Beach hereby issues this Directive, for the purpose of authorizing FGU to remarket Lake Worth Beach's firm gas transportation capacity on FGT as described herein.

This directive is given pursuant to the Gas Services Agreement between FGU and Lake Worth Beach, dated July 26, 1995 (the "Agreement"). Pursuant to the Agreement, Lake Worth Beach hereby requests and authorizes FGU to remarket Lake Worth Beach's firm gas transportation capacity on FGT via capacity release to FPL on behalf of Lake Worth Beach under the following terms and conditions:

Term: The initial term of this Agreement shall commence on December 1, 2025, and shall continue in full

force and effect through October 31, 2027 (the "Initial Term"). Following the Initial Term, this Agreement shall automatically renew for one (1) year (the "Renewal Term"), unless either party provides written notice of its intent not to renew at least six (6) months prior to the expiration of

the Initial Term. No further automatic renewals shall occur beyond the Renewal Term.

Quantity: Quantities (in Dths per day) not to exceed those listed in the table below:

	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
ſ	0	0	0	0	7542	7542	7542	7542	7542	7542	0	0

Delivery Point: FGT Market Area - POI 78280 - W Lake Worth CTG-FGU

Minimum Price: The maximum tariff reservation rate for FGT FTS-1, or any successor rate schedule (subject to true-

up for any rate adjustments ordered by the FERC) plus an adder of \$1000 /Dth.

Credit: FPL meets all the necessary credit criteria and is considered creditworthy.

Other applicable terms and conditions:

Lake Worth Beach acknowledges that any capacity released by FGU pursuant to this directive may be done so on a recallable basis. Lake Worth Beach will be obligated to pay for the released transportation capacity should the acquiring party fail to make payment to FGT. Furthermore, Lake Worth Beach understands that any costs incurred by FGU on Lake Worth Beach's behalf as a result of this transaction shall be the responsibility of Lake Worth Beach in accordance with the terms of the Agreement.

This Directive is supplemental to the Agreement and shall not be viewed as an amendment of any terms, provisions or requirements contained in the Agreement.

City of Lake Worth Beach		
Signature for Authorized Member Representative	Print Name	Date