

Price, Terms & Conditions

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Summary of Participation – Terms for the Voluntary Tariff no. 8.932, FPL SolarTogether™ program

The FPL SolarTogether™ program, is governed by the tariff (STR-Tariff no. 8.932) which is approved by the Florida Public Service Commission ("FPSC") and the information contained in this document is a summary of the terms governing customer participation in the program. The program is created to provide all FPL's customers – residential, small, and medium business, commercial, and industrial – taking service under all metered rate classes, with an easy way to participate in the benefits of solar power.

Under the FPL SolarTogether program, participants may elect a subscription level in 1kW increments representing up to 100% of their previous 12-month total kWh usage. Any customer taking service under a metered rate schedule who has no delinquent balances with FPL is eligible to participate in this program.

Subscription units may only be purchased in 1kW increments. Increase in number of units purchased will be limited to once per year, subject to availability. Following the first billing cycle of the program, participants can decrease their subscription at any time. Moreover, upon customer's request, participation may be transferred to a new address if the customer moves within the FPL's service territory.

Availability

Available in all territory served by FPL ("the Company") to customers receiving service under any FPL-metered rate schedule. The FPL SolarTogether program provides customers with an opportunity to participate in the economic and environmental benefits of Florida-generated solar power. FPL will construct, operate, and maintain commercial-scale, photovoltaic solar generating facilities located within FPL's service territory.

Application

Available upon request to all customers in conjunction with the otherwise applicable metered rate schedule.

Limitation of Service

Any customer under an FPL-metered rate schedule who has no delinquent balances with the Company is eligible to elect to participate in the FPL SolarTogether program. A customer may terminate participation in the



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program, following the first billing cycle of the program. However, the customer will not be able to re-enroll for a twelve (12) month period and enrollment will be subject to subscription availability. Refunds will not be provided for any subscription, and you will not be able to re-enroll for a 12-month period, subject to subscription availability.

Participants may also be terminated from the program by the Company if the customer becomes subject to collection action on the customer's electric service account.

Billing

Customer is subject to the minimum bill on their otherwise applicable rate schedule. The FPL SolarTogether monthly Subscription Charge and offsetting monthly Subscription Credit will appear as separate line items on a participant's bill during every month of enrollment and are subject to all applicable taxes and fees.

Upon participant's notice of termination, the FPL SolarTogether program subscription charge and subscription credit will be assessed in the billing period in which participation is terminated and will be discontinued thereafter.

Term of Service

Not less than one (1) billing cycle. Participants may, at any time, terminate their participation ("Voluntary Termination") or reduce the number of subscribed units purchased. Participants may be terminated from the program by FPL if the customer becomes delinquent on the customer's electric service account ("Involuntary Termination"). Upon either Voluntary or Involuntary Termination, the account is prohibited from re-enrolling for a twelve (12) month period.

Special Provision

Upon customer request, program participation may continue at a new service address if the customer moves within the FPL's service territory.

Rules and Regulations

Service under this rider is subject to orders of governmental bodies having jurisdiction and to the currently effective "General Rules and Regulations for Electric Service" on file with the Florida Public Service Commission. In case of conflict between any provisions of this schedule and said, "General Rules and Regulations for Electric



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Service", the provisions of this rider shall apply. The participant subscription is neither a security nor an ownership interest in the solar asset, and therefore no owned interest is to be surrendered, sold, or traded.