



Interoffice Memorandum

APPROVED
BY ORANGE COUNTY BOARD
OF COUNTY COMMISSIONERS
JUL 29 2014 KHIS

AGENDA ITEM

July 7, 2014

TO: Mayor Teresa Jacobs
—AND—
Board of County Commissioners

FROM: Jon V. Weiss, P.E., Director *JV*
Community, Environmental and Development
Services Department

CONTACT PERSON: Lori Cunniff, CEP, CHMM, Deputy Director *L Cunniff*
Community, Environmental and Development
Services Department
(407) 836-1405

SUBJECT: July 29, 2014 — Consent Item
Interlocal Agreement regarding Go Solar-Florida

The Environmental Protection Division (EPD) is requesting approval of the Interlocal Agreement Regarding Go Solar-Florida between Broward County and Orange County Government. Broward County is the lead organization under a U.S. Department of Energy ("DOE") Rooftop Solar Challenge Agreement Number DE-FOA-0000788; Award Number DE-EE0006309. The Go Solar-Florida project is part of a DOE initiative, which strives to make solar energy cost-competitive with other forms of energy by 2020.

The Go Solar-Florida project team consists of confirmed partners from across the State; including, Broward, Miami-Dade, Monroe, Orange, St. Lucie, Alachua Counties, and the City of Venice. The Go Solar-Florida team will develop policies and procedures to standardize online permitting and remove potential barriers within each participating jurisdiction, work with the Florida Solar Energy Center to provide a single, uniform source of structural and electrical design plans for Go Solar-Florida called the Florida Solar Permitting System, and promote solar energy and installations through extensive marketing and outreach. The Go Solar-Florida project will seek to reduce fragmentation in the solar market by transferring proven soft cost reduction strategies across participating jurisdictions, working to ensure consistent implementation of those processes, and dramatically increasing the educational outreach to promote rooftop solar installations using the improved processes.

Program components include, but are not limited to:

- (1) Standardize online permitting within each participating jurisdiction with modifications as appropriate;
- (2) Encourage participating jurisdictions to remove any unnecessary photovoltaic regulatory barriers;
- (3) Work collaboratively to review and implement innovative and effective financing options throughout the state; and
- (4) Expand uniform net metering and interconnection standards to municipal utilities and cooperatives, wherever feasible.

Broward County, as the lead organization for the Go Solar-Florida project, will oversee all of the activities under the DOE Award and provide training, support, and technical assistance to help Orange County implement the project within our jurisdiction. Broward County and representatives from Orange County will act as on-site project managers, coordinating activities among their respective jurisdictions and departments and local energy providers, and will meet periodically with the whole team to discuss progress and share information.

The total project cost for this Agreement is \$291,810. Broward County will compensate Orange County in the manner specified in Exhibit "A", up to a maximum amount of \$232,500 for work actually performed and completed pursuant to this Interlocal Agreement. In return, Orange County has a cost share requirement for performance under the Go Solar-Florida project and has agreed to provide in-kind services valued at no less than \$59,310. Orange County will satisfy its cost share obligation with in-kind services of general office supplies and personnel staff services, compensated at normal pay rate.

The interlocal agreement was reviewed by the County Attorney's Office and approved as to form.

ACTION REQUESTED: Approval of Interlocal Agreement Regarding Go Solar-Florida by and between Broward County and Orange County and authorization for the Community, Environmental and Development Services Department Deputy Director or designee to make non-substantial amendments to the Interlocal agreement. All Districts

JVW/LC: mg

Attachments

JUL 29 2014 KHBS

Return recorded document to:
Jeffery Halsey, Director
Pollution Prevention, Remediation and
Air Quality Division
1 North University Drive
Plantation, FL 33324

Document prepared by:
Nancy Rubin, Assistant County Attorney
Broward County Attorney's Office
Governmental Center, Room 423
115 South Andrews Avenue
Fort Lauderdale, FL 33301

INTERLOCAL AGREEMENT REGARDING GO SOLAR-FLORIDA

This is an Agreement, made and entered into by and between: BROWARD COUNTY, a political subdivision of the State of Florida, hereinafter referred to as "COUNTY,"

AND

ORANGE COUNTY, a charter county and political subdivision of the State of Florida, hereinafter referred to as "ORANGE"

WHEREAS, this Agreement is entered into pursuant to Section 163.01, Florida Statutes, also known as the "Florida Interlocal Cooperation Act of 1969"; and

WHEREAS, COUNTY is the lead organization under the U.S. Department of Energy ("DOE") Rooftop Solar Challenge Agreement (Announcement Number DE-FOA-0000788 ("RSCII") and Award Number DE-EE0006309 ("DOE Assistance Agreement")), and the project is entitled Go SOLAR-Florida; and

WHEREAS, RSCII and Go SOLAR-Florida are part of a DOE initiative, which strives to make solar energy cost-competitive with other forms of energy by 2020; and

WHEREAS, ORANGE is one of the sub-recipients of RSCII; and

WHEREAS, COUNTY and ORANGE have agreed to work together on Go SOLAR-Florida; and

WHEREAS, COUNTY was one (1) of twenty-two (22) regional teams that previously received funding from DOE under the Rooftop Solar Challenge (RSCI) ("Go SOLAR"); and

WHEREAS, pursuant to Go SOLAR, COUNTY previously implemented improvements within Broward County to create an online permitting system for rooftop solar photovoltaic systems, and assisted municipalities in zoning, education, and a community-wide outreach campaign (collectively, the "Broward Online System"); and

WHEREAS, through Go SOLAR and the Broward Online System, a comprehensive online permitting system has been developed with partner municipalities for use by applicants and municipal officials for permitting, inspections, and code enforcement; and

WHEREAS, Go SOLAR-Florida seeks to expand the type of online permitting process utilized in the Broward Online System within seven (7) counties in Florida, promote the use of solar power generally, and work to eliminate nonstandard and hindering net metering, interconnection, and zoning policies, procedures, and practices; and

WHEREAS, COUNTY, pursuant to Go SOLAR-Florida, will build upon the lessons, tools, and experience developed in Go SOLAR to expand COUNTY's approach on a regional basis, beginning with an additional fifteen (15) jurisdictions, nine (9) additional local municipalities and six (6) county and city jurisdictions in Florida, (Alachua, Miami-Dade, Monroe, Orange, City of Venice (Sarasota County), and St. Lucie) (collectively, the "Participating Jurisdictions"); and

WHEREAS, Go SOLAR-Florida seeks to develop policies and procedures to standardize online permitting and remove planning and zoning barriers (to include historical building and other concerns) within each Participating Jurisdiction, by working with Florida Atlantic University, School of Urban and Regional Planning, and with the Florida Solar Energy Center, a research institute of the University of Central Florida, to provide a single, uniform source of structural and electrical design plans for all Go SOLAR-Florida partners; and

WHEREAS, COUNTY and ORANGE desire to work together to set up a system similar to the Broward Online System for ORANGE, pursuant to the terms and conditions hereafter set forth.

NOW, THEREFORE, for and in consideration of the mutual terms, conditions, promises, covenants, and payments hereinafter set forth, COUNTY and ORANGE agree as follows:

ARTICLE 1 - DEFINITIONS

The following definitions apply unless the context in which the word or phrase is used requires a different definition:

- 1.1 **Agreement** - This Agreement includes Articles 1 through 10 and the exhibits, foregoing recitals, and documents that are expressly incorporated herein by reference.
- 1.2 **Board** - The Board of County Commissioners of Broward County, Florida.
- 1.3 **Contract Administrator** - The Contract Administrator shall be the Project Manager for RSCII, the Go SOLAR-Florida project. The primary responsibilities

of the Contract Administrator are to coordinate and communicate with ORANGE and to manage and supervise execution and completion of the Scope of Services and the terms and conditions of this Agreement as set forth herein. In the administration of this Agreement, as contrasted with matters of policy, all Parties may rely on the instructions or determinations made by the Contract Administrator; provided, however, that such instructions and determinations do not change the Scope of Services.

ARTICLE 2 – PREAMBLE

- 2.1 The terms, conditions, certifications, requirements, and statements contained within the RSCII are specifically incorporated into this Agreement as obligations of the parties herein. A copy of the RSCII is kept on file by COUNTY in the office of the Director, Pollution Prevention Division and electronically at the Go SOLAR-Florida team SharePoint site (<https://go.broward.org/sites/pollutionprevention/gosolar>) and by ORANGE in the office of the Environmental Protection Division.
- 2.2 The RSCII agreement granted funding to the COUNTY for the use in the implementation of Go SOLAR-Florida. COUNTY shall utilize a portion of said funding to compensate ORANGE for its performance of services under this Agreement. The RSCII funding is allocated in both the form of a monetary grant ("Federal Dollars") and a cost share requirement ("Cost Share Requirement").

ARTICLE 3 - SCOPE OF SERVICES

- 3.1 ORANGE and COUNTY shall perform all work identified in Exhibit "A."
- 3.2 ORANGE acknowledges that the Contract Administrator has no authority to make changes that would increase, decrease, or otherwise modify the Scope of Services to be provided under this Agreement.

ARTICLE 4 - COMPENSATION

- 4.1 The total project cost for this Agreement shall be Two Hundred Ninety-one Thousand Eight Hundred Ten and No/100 Dollars (\$291,810.00).
- 4.2 COUNTY shall pay ORANGE, in the manner specified in Exhibit "A", up to a maximum amount of Two Hundred Thirty-two Thousand Five Hundred and No/100 Dollars (\$232,500.00) for work actually performed and completed pursuant to this Agreement, which amount shall be accepted by ORANGE as full compensation for all such work. This amount has been allocated to be paid to ORANGE from Federal Dollars. ORANGE acknowledges that this amount is the maximum payable and constitutes a limitation upon COUNTY's obligation to compensate ORANGE for its services related to this Agreement. This maximum amount, however, does not constitute a limitation, of any sort, upon ORANGE's

obligation to perform all items of work required by or which can be reasonably inferred from the Scope of Services.

- 4.3 ORANGE has agreed to provide in-kind services, in fulfillment of its cost share requirement, valued at no less than Fifty-nine Thousand Three Hundred Ten and No/100 Dollars (\$59,310.00) out of the total project budget for this Agreement of Two Hundred Ninety-one Thousand Eight Hundred Ten and No/100 Dollars (\$291,810.00). ORANGE shall satisfy its cost share obligation with in-kind services of general office supplies and personnel staff services, compensated at its normal pay rate. Unless otherwise approved in writing by the Contract Administrator, ORANGE will receive payment of Federal Dollars pursuant to the cost sharing percentages and requirements outlined in Section 18 of the special terms and conditions of the DOE Assistance Agreement and the ORANGE budget. ORANGE shall include a report of in-kind contributions performed in satisfaction of the required cost share, simultaneously with proof of each deliverable, in each invoice submitted to COUNTY. For emphasis and in other words, unless otherwise approved in writing by the Contract Administrator, each budget period ORANGE will receive payment of Federal Dollars only proportionately to its provision of cost share in-kind services, at a ratio of no more than six (6) to one (1) in Budget Period 1 and two (2) to one (1) in Budget Period 2. As an example, if Budget Period 1 invoices are submitted for a cumulative amount of Federal Dollars in the amount of Ten Thousand and No/100 Dollars (\$10,000.00), then those invoices shall not be paid until such time as ORANGE has submitted a cost share report indicating that in-kind contributions, cumulatively, total at least One Thousand Four Hundred and No/100 Dollars (\$1,400.00).

ARTICLE 5 - TERM OF AGREEMENT

- 5.1 This Agreement shall be effective the date of the last signature of the parties to the Agreement and shall terminate on March 31, 2016.
- 5.2 This Agreement shall remain in full force and effect through the termination date unless written notice of termination by the COUNTY or ORANGE is provided pursuant to Article 9, NOTICES.

ARTICLE 6 - GOVERNMENTAL IMMUNITY

ORANGE and COUNTY are political subdivisions of the State of Florida. Each agrees to be fully responsible for acts and omissions of its agents or employees to the extent permitted by law. Nothing herein is intended to serve as a waiver of sovereign immunity by any party to which sovereign immunity may be applicable, or as a waiver of the provisions of Section 768.28, Florida Statutes. Nothing herein shall be construed as consent by a state agency or political subdivision of the State of Florida to be sued by third parties in any matter arising out of this Agreement or any other contract.

ARTICLE 7 - INSURANCE

COUNTY and ORANGE are each self-insured in accordance with provisions set forth within Section 768.28, Florida Statutes.

ARTICLE 8 - TERMINATION

This Agreement may be terminated by either party upon ninety (90) days written notice to the other party of such termination pursuant to Section 9, NOTICES, herein.

In the event this Agreement is terminated by COUNTY, ORANGE shall be paid for all work executed and actual expenses incurred prior to termination, including commitments which had become firm prior to the termination, in an amount not to exceed the amount payable to ORANGE pursuant to Exhibit "A" and consistent with Article 4. All actual expenses incurred shall have back-up documentation sufficient to verify that such expenses were actually incurred or the work was performed by ORANGE prior to the notice of termination and shall be accompanied by proof of fulfillment of proportional adequate Cost Share Requirement services.

ARTICLE 9 - NOTICES

Any and all notices given or required under this Agreement shall be in writing and may be delivered in person or by United States mail, postage prepaid, first class and certified, return receipt requested, addressed as follows:

TO THE COUNTY:

Director, Pollution Prevention Division
1 North University Drive, Suite 203
Plantation, Florida 33324

With copy to:

County Administrator
115 South Andrews Avenue, Suite 409
Fort Lauderdale, Florida 33301

TO ORANGE:

Deputy Director, Lori Cunniff, CEP, CHMM
Environmental Protection Division
Community, Environmental and Development Services Department
800 Mercy Drive, Suite 4
Orlando, Florida 32808

With copy to:
County Administrator, Ajit Lalchandani
Orange County Administration Center
P. O. Box 1393
Orlando, Florida 32802-1393

ARTICLE 10 - MISCELLANEOUS PROVISIONS

- 10.1 **ASSIGNMENT**: ORANGE shall perform the selected services provided for in this Agreement exclusively and solely for COUNTY which is a party to this Agreement. Neither party shall have the right to assign this Agreement.
- 10.2 **AMENDMENTS**: No modifications, amendments, or alterations in the terms or conditions contained herein shall be effective unless contained in a written document executed with the same formality and of equal dignity herewith.
- 10.3 **COMPLIANCE WITH LAWS**: The Parties shall comply with all federal, state, and local laws, codes, ordinances, rules, and regulations in performing their duties, responsibilities, and obligations related to this Agreement including those specifically incorporated within RSCII.
- 10.4 **WAIVER**: The waiver by either party of any failure on the part of the other party to perform in accordance with any of the terms or conditions of this Agreement shall not be construed as a waiver of any future or continuing similar or dissimilar failure.
- 10.5 **SEVERABILITY**: Provided the provisions are not inconsistent, the invalidity of any provision of this Agreement shall in no way affect the validity of any other provision.
- 10.6 **ENTIRE AGREEMENT**: This Agreement incorporates and includes all prior negotiations, correspondence, agreements, or understandings applicable to the matter contained herein; and the parties agree that there are no commitments, agreements, or understandings concerning the subject matter of this Agreement that are not contained or incorporated into this document. Accordingly, the parties agree that no deviation from the terms hereof shall be predicated upon any prior representations or agreements, whether oral or written. It is further agreed that no change, amendment, alteration, or modification in the terms and conditions contained herein shall be effective unless contained in a written document executed with the same formality and of equal dignity herewith by all parties to this Agreement.
- 10.7 **INDEPENDENT CONTRACTOR**: ORANGE is an independent contractor under this Agreement. Services provided by ORANGE pursuant to this Agreement shall be subject to the supervision of ORANGE. In providing such services, neither ORANGE nor its agents shall act as officers, employees, or agents of

COUNTY. This Agreement shall not constitute or make the parties a partnership or joint venture.

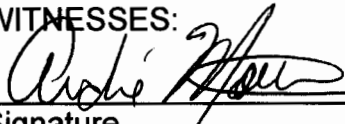
- 10.8 CHOICE OF LAW; WAIVER OF JURY TRIAL: Any controversies or legal problems arising out of this transaction and any action involving the enforcement or interpretation of any rights hereunder shall be governed by the laws of the State of Florida. To encourage prompt and equitable resolution of any litigation that may arise hereunder, each party hereby waives any rights it may have to a trial by jury of any such litigation.
- 10.9 DRAFTING: This Agreement has been negotiated and drafted by all parties hereto and shall not be more strictly construed against any party because of such party's preparation of this Agreement.
- 10.10 RECORDING: This Agreement shall be recorded in the Public Records of Broward County and Orange County, in accordance with the Florida Interlocal Cooperation Act of 1969.
- 10.11 INCORPORATION BY REFERENCE: The truth and accuracy of each "Whereas" clause set forth above is acknowledged by the parties.
- 10.12 MULTIPLE ORIGINALS: Multiple copies of this Agreement may be fully executed by all parties, each of which shall be deemed to be an original.

[Remainder of page intentionally left blank]

IN WITNESS WHEREOF, the parties hereto have made and executed this Interlocal Agreement: BROWARD COUNTY, through its County Administrator, authorized to execute same by Board action on 22nd day of April, 2014, and ORANGE, signing by and through its _____, duly authorized to execute same.

COUNTY

WITNESSES:

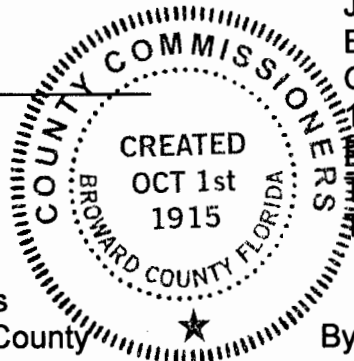

Signature

ANDRÉ MORRELL
Print Name



Signature

DESTON HEAVEN
Print Name

Insurance requirements
Approved by Broward County
Risk Management Division




BROWARD COUNTY, through its
COUNTY ADMINISTRATOR

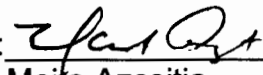

Bertha Henry
County Administrator

7th day of July, 2014

Approved as to form by
Joni Armstrong Coffey
Broward County Attorney
Governmental Center, Suite 423
115 South Andrews Avenue
Fort Lauderdale, Florida 33301
Telephone: (954) 357-7600
Telecopier: (954) 357-7641

By:  7/7/14
Nancy Rublin (Date)
Assistant County Attorney

By:  7/7/14
Signature (Date)
Risk Management Division
Jacqueline A. Binns
Print Name and Title above
Risk Insurance and
Contracts Manager

By:  7/7/14
Maite Azcoitia (Date)
Deputy County Attorney

NAR/gmb
05/22/2014
Go Solar Counties agree.doc
13-049.12

AGREEMENT REGARDING GO SOLAR-FLORIDA

ORANGE COUNTY

Attest:

ORANGE COUNTY, through its
Board of County Commissioners

By *Teresa Jacobs*
Teresa Jacobs
TJ Orange County Mayor

JUL 29 2014 day of _____, 20

ATTEST: Martha O. Haynie, County Comptroller
As Clerk of the Board of County Commissioners

By: *Katie Smith*
Deputy Clerk

Katie Smith
Print Name

Date: JUL 29 2014

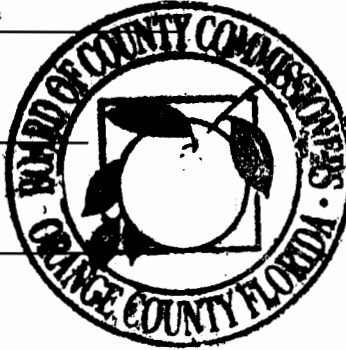


Exhibit "A"

Scope of Services

Project: Broward County's Rooftop Solar Challenge II – Go SOLAR-Florida

Topic Area: Regional standardization (Topic Area B)

ORANGE Estimated Budget:

TOTAL PROJECT COSTS: \$291,810.00
TOTAL FEDERAL FUNDING: \$232,500.00
ORANGE COST SHARE: \$59,310.00

BUDGET PERIOD 1 (10-1-13 – 3-31-15) NOT TO EXCEED PAYMENT: \$208,389.00
BUDGET PERIOD 2 (4-1-15 – 3-31-16) NOT TO EXCEED PAYMENT: \$83,421.00

In Go SOLAR-Florida, COUNTY will build upon the lessons, tools, and experience developed in its inaugural effort to expand the Go SOLAR project on a regional basis. The roll out will begin by working cooperatively with nine (9) municipalities within COUNTY that did not participate in RSCI. With the addition of Cooper City, Hollywood, Lauderdale Lakes, Lauderhill, Lighthouse Point, Margate, Pembroke Pines, Plantation, and Wilton Manors, the population served by the Go SOLAR permitting system will exceed 1.5 million. Reaching beyond the boundaries of Broward County, five (5) large and medium-sized counties and one city from across the State have also agreed to participate. Confirmed partners from across the State, representing an additional population of 4 million, include Miami-Dade County, Monroe County, Orange County, St. Lucie County, Alachua County, and the City of Venice.

COUNTY has applied and been approved by DOE under Topic Area B - streamlining and standardizing processes at the regional level - using a collaborative approach. The State of Florida, with more than one hundred (100) independent jurisdictions, sees permitting as a local issue, and there will be considerable challenge to move all jurisdictions to a centralized permitting responsibility at the present time. For this reason, RSCII (Go SOLAR-Florida) will be based upon existing relationships with communities that are committed to sustainability and replicating the concepts developed by Go SOLAR. In recent years, COUNTY has been recognized nationally for its work with many of these regional stakeholders to influence local, state, and federal energy and environmental policies through the Southeast Florida Regional Climate Change Compact and Large Urban County Caucus. This proposal presents a unique opportunity to develop a robust, collaborative partnership across the State.

The Go SOLAR-Florida team will develop policies and procedures to standardize online permitting and remove planning and zoning barriers within each PARTICIPATING JURISDICTION, work with the UNIVERSITY OF CENTRAL FLORIDA for the benefit of the Florida Solar Energy Center ("FSEC"), to provide a single, uniform source of structural and electrical design plans for Go SOLAR-Florida (This source being named the Florida Solar Permitting System (FSPS).); and promote solar energy and

installations through extensive marketing and outreach.

Project: ORANGE will work with COUNTY on tasks outlined in the RSCII Statement of Project Objectives including Task 3.0: Refine and replicate Go SOLAR-Broward permitting solutions within partnering counties; Task 4.0: Revise Go SOLAR-Broward Planning and Zoning Best Management Practices to reflect new partner input; Task 5.0: Enhance financing options for the installation of rooftop PV systems; Task 6.0: Outreach campaign; Task 7.0: Standardize solar permitting within each county; and Task 8.0: Marketing and outreach campaign. Specifically, ORANGE will assist with these Tasks as follows:

1. Send representatives to an initial coordination meeting with Broward County.
2. Develop a solar permitting system:
 - a. In coordination with Broward County;
 - b. That furthers the Go Solar - Florida goal of a single solar permitting experience across Florida;
 - c. That will incorporate a universal ePermit application to be used by all Go Solar - Florida applicants;
 - d. That will interface with the FSEC FSFS;
 - e. That will rely upon preapproved, pre-certified or deemed to comply electrical and structural plans that when used will require no (preferable) or at the very least, expedited (e.g., one day) review;
 - f. That will require the minimal number of inspections possible; and
 - g. That will be web based and fully electronic from application to permit issuance.
3. Adopt model zoning ordinance and zoning code amendments as needed to facilitate electronic permitting.
4. Contribute to development of financial options for the action plan.
5. Adopt feasible financial options from the plan.
6. Conduct jurisdiction-wide marketing and assist in statewide marketing.
7. ORANGE agrees to assist COUNTY in marketing solar energy and solar installations, Go SOLAR-Florida branding, community outreach campaigns, and Go SOLAR Fests; and promoting consistent, statewide net metering and interconnection standards.
8. Participate in Go SOLAR-Florida team meetings and send representatives to Go SOLAR Fests.

Deliverables: Project deliverables shall be delivered to the COUNTY according to the following general timeline.

	Deliverables	Deadline	Task Payment		Acceptance Criteria
			Federal \$	In-Kind Services	
1	Develop a solar permitting system meeting the requirements described above.	March 31, 2015	\$90,000		COUNTY confirms functionality of interface and provides written approval.
2	Interface with FSEC FSPS.	March 31, 2015	\$48,500		COUNTY confirms access is in place and provides written approval.
3	Contribute to development of financial options for the action plan and adopt feasible financial options from the plan.	October 31, 2014 / March 31, 2015	\$10,000		COUNTY confirms adoption of financial options by receipt of documentation.
4	Adopt Model Zoning Ordinance and Zoning Code Amendments as needed to facilitate electronic permitting and Best Management Practices.	March 31, 2015	\$0		COUNTY confirms adoption of model ordinance and zoning amendments by receipt of documentation.
5	Standardize solar permitting in ORANGE.	March 31, 2016	\$68,000		COUNTY confirms functionality of standardized permitting system.
6	Conduct jurisdiction-wide marketing, assist in statewide marketing of solar energy and solar installations, Go SOLAR - Florida branding, community outreach campaigns, Go SOLAR Fests, and promoting consistent, statewide net metering and interconnections standards.	March 31, 2016	\$15,000		COUNTY confirms receipt of marketing materials, schedules and attendance sheets for marketing and outreach.
7	Attend meetings of the Go SOLAR - Florida team and Go-SOLAR Fests, support marketing Go SOLAR - Florida initiatives and send representatives to Go SOLAR Fests.	March 31, 2016	\$1,000		COUNTY confirms attendance at a minimum of 85% of meetings of the Go SOLAR - Florida team monthly status updates and all Go SOLAR Fests.
Total			\$232,500	\$59,310	

Documentation of Deliverables and Payment: ORANGE shall provide written documentation of completion of each deliverable. COUNTY will have 30 calendar days to review each deliverable and verify whether it meets the agreed acceptance criteria. Upon notification of acceptance from COUNTY, ORANGE will issue an invoice for the deliverable. Payments shall be made by COUNTY on a quarterly basis, using the Go SOLAR-Florida invoice template, pursuant to standard COUNTY payment practices and consistent with "Article 4 – Compensation" of the Agreement. The invoice must identify Federal Dollars services and the ORANGE Cost Share Requirement services.