

FLORIDA PIPELINE HOLDINGS, LLC
PURSUANT TO SECTION 5.7(h) OF THE NOTE PURCHASE AGREEMENT

December 21, 2021

The undersigned Senior Vice President, Finance and Chief Financial Officer of NextEra Energy Capital Holdings, Inc. (“Parent”) hereby provides this certificate pursuant to the Note Purchase Agreement, dated as of July 15, 2021 (the “Note Purchase Agreement”) by and among Florida Pipeline Holdings, LLC (the “Issuer”), FPH Portfolio, LLC, the purchasers identified therein and U.S. Bank National Association, as agent for the holders of the Notes. Capitalized terms used herein and not defined herein are as defined in Schedule B to the Note Purchase Agreement.

Pursuant to Section 5.7(h) of the Note Purchase Agreement, the undersigned Senior Vice President, Finance and Chief Financial Officer of Parent certifies that:

(i) the Renewable Energy Projects to which Proceeds were allocated for the funding and/or reimbursement of capital expenditures were:

Project	Technology	Approximate Megawatt Capacity	Location
Hubbard	Wind	300	Texas
White Mesa	Wind	501	Texas
Little Blue	Wind	251	Nebraska
Irish Creek	Wind	301	Kansas
Ensign (repowered)	Wind	99	Kansas
Minco III (repowered)	Wind	107	Oklahoma

(ii) in accordance with the terms of Section 5.7(d) of the Note Purchase Agreement, the undersigned selected the Ensign (repowered) and Minco III (repowered) Renewable Energy Projects to be allocated Proceeds instead of the Dodge Flat Renewable Energy Project;

(iii) the amount of Proceeds allocated to the funding and/or reimbursement of the capital expenditures of such Renewable Energy Projects was \$1,760,255,175;

(iv) the approximate total nameplate capacity of megawatts of renewable energy of such Renewable Energy Projects is 1,557; and

(v) all Proceeds were fully allocated to such Renewable Energy Projects.

NEXTERA ENERGY CAPITAL HOLDINGS, INC.

By: 

Rebecca J. Kujawa
Senior Vice President, Finance and Chief Financial Officer