## SCHEDULE I



## NextEra Energy, Inc.

## Pricing Term Sheet

August 2, 2016

Issuer:

NextEra Energy, Inc.

Common Stock Ticker:

NYSE "NEE"

Designation:

Equity Units (initially consisting of Corporate Units). Each Corporate Unit will consist of (1) a stock purchase contract issued by NextEra Energy, Inc. ("NEE") and (2) initially a 5% undivided beneficial ownership interest in a Series I Debenture due September 1, 2021 ("NEE Capital Debenture") issued by NextEra Energy Capital

Holdings, Inc. ("NEE Capital").

Registration Format:

SEC Registered

Number of Equity Units Offered:

30,000,000

Aggregate Offering Amount:

\$1,500,000,000

Stated Amount per Equity Unit:

\$50

Price to Public

\$48.875 per Corporate Unit

Underwriting Discount:

\$0.375 per Corporate Unit

Proceeds to NEE Capital:

\$1,455,000,000, after deducting the underwriting

discount

NEE Capital Debenture Interest Rate:

1.650%

Contract Adjustment Payment Rate:

4.473% per year of the Stated Amount per Equity Unit, subject to NEE's right to defer contract adjustment payments (as described in the preliminary prospectus

supplement dated August 2, 2016)

Deferred Contract Adjustment Payments:

Deferred contract adjustment payments would accrue additional contract adjustment payments at the rate of 6.123% per year until paid, compounded quarterly

Payment Dates on Corporate Units:

March 1, June 1, September 1, and December 1,

beginning September 1, 2016, subject to NEE's right to defer contract adjustment payments (as described in the preliminary prospectus supplement dated August 2,

2016)

Total Corporate Unit Cash Distribution Rate:

Reference Price:

6.123% of the Stated Amount per Equity Unit

\$127.63 (the last reported sale price of NEE's common stock on the New York Stock Exchange on August 2,

2016)

Threshold Appreciation Price:

\$159.54 (represents appreciation of 25% over the

reference price)

Minimum Settlement Rate:

Maximum Settlement Rate:

Trade Date:
Offering Settlement Date:
Purchase Contract Settlement Date:
NEE Capital Debenture Maturity Date:
Creating Treasury Units:

Recreating Corporate Units:

Early Settlement:

0.3134 shares of NEE's common stock (subject to adjustment), equal to \$50 divided by the threshold appreciation price

0.3918 shares of NEE's common stock (subject to adjustment), equal to \$50 divided by the reference price

August 2, 2016 August 8, 2016 September 1, 2019 September 1, 2021

If the applicable ownership interests in the Treasury portfolio (as described in the preliminary prospectus supplement dated August 2, 2016) have replaced the applicable ownership interests in the NEE Capital Debentures as a component of the Corporate Units as a result of a successful remarketing, a special event redemption or a mandatory redemption (each as described in the preliminary prospectus supplement dated August 2, 2016), holders of Corporate Units may substitute Treasury securities for the applicable ownership interests in the Treasury portfolio only in integral multiples of 160,000 Corporate Units (or such other number of Corporate Units as may be determined by the remarketing agents in connection with a successful remarketing of the NEE Capital Debentures if the reset effective date (as described in the preliminary prospectus supplement dated August 2, 2016) is not a regular quarterly interest payment date).

If the applicable ownership interests in the Treasury portfolio have replaced the applicable ownership interests in the NEE Capital Debentures as a component of the Corporate Units as a result of a successful remarketing, a special event redemption or a mandatory redemption, holders of Treasury Units may substitute applicable ownership interests in the Treasury portfolio for Treasury securities only in integral multiples of 160,000 Treasury Units (or such other number of Treasury Units as may be determined by the remarketing agents in connection with a successful remarketing of the NEE Capital Debentures if the reset effective date is not a regular quarterly interest payment date).

If the applicable ownership interests in the Treasury portfolio have replaced the applicable ownership interests in the NEE Capital Debentures as a component of the Corporate Units, holders of Corporate Units may settle early on or prior to the second business day immediately preceding the purchase contract settlement date only in integral multiples of 160,000 Corporate Units (or such other number of Corporate Units as may be determined by the remarketing agents in connection

Fundamental Change Early Settlement:

with a successful remarketing of the NEE Capital Debentures if the reset effective date is not a regular

quarterly interest payment date).

The following table sets forth the stock price, effective date and amount of make-whole shares issuable upon a fundamental change early settlement right (as described in the preliminary prospectus supplement dated August 2, 2016):

## Effective Date

Stock Price	August 8, 2016	September 1, 2017	September 1, 2018	September 1, 2019
\$25.00	0.2031	0.1304	0.0659	0.0000
\$50.00	0.1000	0.0642	0.0324	0.0000
\$75.00	0.0643	0.0417	0.0213	0.0000
\$100.00	0.0378	0.0239	0.0129	0.0000
\$120.00	0.0147	0.0038	0.0000	0.0000
\$127.63	0.0000	0.0000	0.0000	0.0000
\$140.00	0.0273	0.0159	0.0066	0.0000
\$159.54	0.0536	0.0412	0.0283	0.0000
\$175.00	0.0434	0.0310	0.0177	0.0000
\$225.00	0.0261	0.0167	0.0081	0.0000
\$250.00	0.0222	0.0141	0.0070	0.0000
\$280.00	0.0191	0.0122	0.0062	0.0000
\$310.00	0.0169	0.0109	0.0055	0.0000
\$350.00	0.0146	0.0094	0.0048	0.0000

The exact stock price and effective date applicable to a fundamental change may not be set forth on the table, in which case:

- if the stock price is between two stock price amounts on the table or the effective date is between two dates on the table, the amount of make-whole shares will be determined by straight line interpolation between the make-whole share amounts set forth for the higher and lower stock price amounts and the two dates, as applicable, based on a 365-day year;
- if the stock price is in excess of \$350 per share (subject to adjustment), then the amount of the make-whole shares will be zero; and
- if the stock price is less than \$25 per share (subject to adjustment) (the "minimum stock price"), then the amount of make-whole shares will be determined as if the stock price equaled the minimum stock price, using straight line interpolation, as described above, if the effective date is between two dates on the table.

Conflict of Interest:

An affiliate of Mizuho Securities USA Inc. ("Mizuho Securities") is a lender to NEE Capital under a term loan agreement. NEE Capital will add the net proceeds from the sale of the NEE Capital debentures to its general funds. NEE Capital expects to use its general funds, among other things, for general corporate purposes, including the repayment of all of NEE Capital's indebtedness under that term loan agreement. Since an

affiliate of Mizuho Securities will receive more than 5% of the net proceeds from the sale of the Corporate Units, Mizuho Securities will be deemed to have a "conflict of interest" under Rule 5121 of Financial Industry Regulatory Authority ("FINRA"). Accordingly, this offering will be made by Mizuho Securities in compliance with the applicable provisions of FINRA Rule 5121 and Mizuho Securities will not sell any of the Corporate Units to a discretionary account without the specific written approval of the account holder.

Allocation of the Purchase Price:

At the time of issuance, the fair market value of the applicable ownership interest in the NEE Capital Debentures will be reported as \$48.875 and the fair market value of each purchase contract will be reported

as \$0.

CUSIP for the Corporate Units:

ISIN for the Corporate Units:

CUSIP for the Treasury Units: ISIN for the Treasury Units:

CUSIP for the NEE Capital Debentures:

ISIN for the NEE Capital Debentures:

65339F 820

US65339F8207

65339F 812

US65339F8124

65339K 878

US65339K8788

Underwriters:

Goldman, Sachs & Co.

Credit Suisse Securities (USA) LLC

Mizuho Securities USA Inc.

The Issuer has filed a registration statement (including a prospectus) with the SEC for the offering to which this communication relates. Before you invest, you should read the prospectus in that registration statement and other documents the Issuer has filed with the SEC for more complete information about the Issuer and this offering. You may get these documents for free by visiting EDGAR on the SEC Web site at www.sec.gov. Alternatively, the Issuer, any underwriter or any dealer participating in the offering will arrange to send you the prospectus if you request it by calling Goldman, Sachs & Co. toll free at 1-866-471-2526, Credit Suisse Securities (USA) LLC toll free at 1-800-221-1037 or Mizuho Securities USA Inc. toll free at 1-212-205-7600.