EXHIBIT H

Jexa Energy \*\*

OF FPL Group BUSINESS ELECTRICITY AUTHORIZATION NEW HAMPSHIRE MEDIUM AND LARGE COMMERCIAL SALES

| SERVICE INFORMATION  |                             |                 |          |           |  |
|--|-----------------------------|-----------------|----------|-----------|--|
| Service Type: 🗌 New Se   | ervice 🗌 Switch             | ning Service    | Provider | Renewal   |  |
| Business Name ("Customer"):  |                             | LDU Account No: |          |           |  |
| Service Address: See Attached Addendum A For Multiple Account Nos.   |                             |                 |          |           |  |
| City:  | State:                      | Zip Code:       |          |           |  |
| Billing Mailing Address:   |                             |                 |          |           |  |
| Street:  | City:                       |                 | State:   | Zip Code: |  |
| Contact Name:  | Primary Phone:              |                 | Fax:     |           |  |
| Tax ID#:   | Secondary Phone:            |                 | Email:   | _         |  |
| Duns #:  | Prior Electricity Supplier: |                 |          |           |  |
| <b>Tax Exemption:</b> If a non-renewing customer, a completed tax exemption certificate must accompany this Agreement. If no certificate is attached, Gexa Energy will assume that sales to Customer are subject to Taxes and will process Customer's account accordingly. |                             |                 |          |           |  |

Initial Term of service: \_\_\_\_\_ Months Start Month/Year: \_\_\_\_\_

**Agreement:** This Business Electricity Authorization and all addenda attached hereto (the "BEA"), together with the Electric Supply Terms of Service ("TOS") attached hereto as Exhibit A and incorporated herein by reference will form the Electricity Sales Agreement (the "Agreement") between Gexa Energy New Hampshire, LLC ("Gexa Energy") and Customer. Any capitalized terms not defined in this BEA shall have the meanings set forth in the TOS. Any inconsistency between the BEA and the TOS shall be governed by the BEA.

**Term:** This Agreement shall become effective when the BEA is signed by both Parties (the "Effective Date") and shall continue for the Initial Term (as defined in the TOS). After the Initial Term expires, this Agreement shall continue on a month-to-month basis at the Holdover Price unless and until either Party terminates this Agreement, as provided in the TOS, and the LDU successfully switches Customer's Account(s) to another competitive electricity supplier or to the LDU's generation service.

**Termination:** If Customer terminates this Agreement before the end of the Initial Term, Customer will be assessed the Early Termination Fee or pay Gexa Energy's damages, as provided in the TOS.

**Price:** The unit price for electric service provided to Customer by Gexa Energy during the Initial Term (the "Price") is set forth in Addendum B. The total monthly charge for electric service (the "Gexa Energy Electricity Charge") is the sum of (i) the product of Customer's total metered Energy Usage during a Billing Cycle and the Price or Holdover Price, whichever is applicable, (ii) the Monthly Base Charge, (iii) Pass-Through Charges, if applicable, and (iv) Taxes. The Gexa Energy Electricity Charge does not include Delivery Charges.

**Billing and Payment:** Customer will be billed monthly for the Gexa Energy Electricity Charge. If Customer's bill is not paid when due, Customer will be charged the Late Fee and other charges, as provided in the TOS.

Switching Fee: Gexa Energy does not charge a fee to switch to its service.

Authorization and Acknowledgement: Customer hereby acknowledges that it is changing its electricity supplier from that set forth above to Gexa Energy and hereby authorizes Gexa Energy, for the duration of this Agreement, to become its electricity supplier and to act as its limited agent to perform the necessary tasks to establish electricity service with Gexa Energy. By signing this BEA (facsimile signature accepted as if it were an original), Customer hereby agrees, as of the Effective Date, that Customer has read the Agreement and agrees to the terms and conditions set forth herein. The undersigned below warrants and represents that he/she is legally authorized to enter into this Agreement on behalf of Customer. This Agreement is not valid or binding unless and until signed by both Parties.

| Customer - Authorized Signature: | Gexa Energy New Hampshire, LLC: |
|----------------------------------|---------------------------------|
| Printed Name:                    | Effective Date:                 |
| Title:                           | Sales Representative/Code:      |
| Date:                            |                                 |

ECLRGALLNHSMOBEA0001a