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DIVISION OF CURPERATION

J97-1387

CT CORPORATION

December 24, 2002

Secretary of State, Florida 409 East Gaines Street Tallahassee FL 32399

Re:

Order #: 5749761 SO

Customer Reference 1:

Customer Reference 2:

Dear Secretary of State, Florida:

Please file the attached:

FPL Energy Calistoga Power Services, Inc. (FL)

Merger (Discontinuing Company)

Florida

Enclosed please find a check for the requisite fees. Please return evidence of filing(s) to my attention.

If for any reason the enclosed cannot be filed upon receipt, please contact me immediately at (850) 222-1092. Thank you very much for your help.

Sincerely,

Jeffrey J Netherton Sr. Fulfillment Specialist Jeff_Netherton@cch-lis.com COUNTY OF STATE

660 East Jefferson Street Tallahassee, FL 32301 Tel. 850 222 1092 Fax 850 222 7615

ARTICLES OF MERGER

of

FPL ENERGY CALISTOGA POWER SERVICES, INC., a Florida corporation

into

OTG, LLC,

a Delaware limited liability company

Pursuant to Section 18-209 of the Delaware Limited Liability Company Act (the "Delaware Act") and Section 607.1108 of the Florida Business Corporation Act (the "Florida Act"), the undersigned surviving limited liability company submits the following Articles of Merger for filing and certifies that:

1. The name and jurisdiction of formation of each of the entities which are to merge are as follows:

Name: Jurisdiction:

FPL Energy Calistoga Power Services, Inc. Florida

OTG, LLC PG7-(38) Delaware

- The effective date of the merger shall be the date on which these Articles of Merger
 are filed with the Secretary of State of Florida and the Certificate of Merger is filed
 with the Secretary of State of the State of Delaware.
- 3. The name of the surviving limited liability company is OTG, LLC, a Delaware limited liability company (the "Surviving Company"), and its principal place of business is 700 Universe Boulevard, Juno Beach, Florida 33408.
- 4. The Agreement and Plan of Merger, dated as of December 20, 2002 (the "Agreement and Plan of Merger"), between the Surviving Company and FPL Energy Calistoga Power Services, Inc. has been approved by each of the (i) shareholder of FPL Energy Calistoga Power Services, Inc. on December 20, 2002 and (ii) the member of the Surviving Company on December 20, 2002.
- 5. The Delaware Act and the Florida Act each permit the merger of FPL Energy Calistoga Power Services, Inc. into the Company, and the Company has complied with all requirements of the Delaware Act and the Florida Act in effecting the merger.
- 6. The Agreement and Plan of Merger is on file at the principal place of business of the Surviving Company, which is located at Clo (T Corporation System 1209 Orange Street Wilmington, DE 19801.

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- 7. A copy of the Agreement and Plan of Merger shall be furnished by the Surviving Company, on request and without cost, to any shareholder or member of any company that is a party to this merger or to any person holding an interest in any company that is a party to this merger.
- 8. The Surviving Company hereby appoints the Secretary of State of the State of Florida as its agent for service of process in a proceeding to enforce any obligation or the rights of dissenting shareholders of FPL Energy Calistoga Power Services, Inc.
- 9. The Surviving Company agrees to promptly pay to the dissenting shareholders of FPL Energy Calistoga Power Services, Inc. the amount, if any, to which they are entitled under Section 607.1302 of the Florida Act.

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IN WITNESS WHEREOF, these Articles of Merger have been duly executed as of 23rd day of December, 2002, and are being filed in accordance with Section 18-209 of the Delaware Act and Section 607.1109 of the Florida Act by an authorized person of the surviving limited liability company in the merger.

OTG, LLC

Name: Rita W. Costantino Title: Assistant Secretary

AGREEMENT AND PLAN OF MERGER

of

FPL ENERGY CALISTOGA POWER SERVICES, INC., a Florida corporation

with and into

OTG, LLC, a Delaware limited liability company

This Agreement and Plan of Merger (this "Agreement") is entered into this 23rd day of December, 2002 between FPL Energy Calistoga Power Services, Inc., a Florida corporation ("FPL Energy Calistoga"), and OTG, LLC, a Delaware limited liability company (the "Company").

Recitals

- A. The Florida Business Corporation Act (the "Florida Act"), the Delaware Limited Liability Company Act (the "Delaware Act"), the Articles of Incorporation and Bylaws of FPL Energy Calistoga and the Limited Liability Company Agreement of the Company each permit the merger of FPL Energy Calistoga with and into the Company.
- B. The shareholder of FPL Energy Calistoga and the sole member of the Company deem it advisable and beneficial to the welfare of each such company and its shareholder or member, as applicable, to merge FPL Energy Calistoga with and into the Company.
- C. This Agreement was approved by unanimous written consent of each of (i) the sole shareholder and Board of Directors of FPL Energy Calistoga on December 17, 2002 and (ii) the sole member of the Company on December 17, 2002.
- NOW, THEREFORE, in consideration of the mutual promises and covenants in this Agreement, and other good and valuable consideration, the receipt and adequacy of which are hereby conclusively acknowledged, the parties, intending to be legally bound, agree as follows:

PLAN

1. Merger and Surviving Company. Subject to the terms and conditions of this Agreement and in accordance with the Florida Act and the Delaware Act, at the Effective Time (as defined below), FPL Energy Calistoga shall be merged with and into the Company (the "Merger"). The Company shall be the surviving company (the "Surviving Company") and shall continue to be

governed by the laws of the State of Delaware (including, without limitation, the Delaware Act). From and after the Effective Time, the separate existence of FPL Energy Calistoga shall cease. ESI Energy, LLC is located at 700 Universe Boulevard, Juno Beach, FL 33408, and is the managing member of OTG, LLC.

- 2. <u>Service of Process</u>. The Surviving Company hereby appoints the Florida Secretary of State as its agent for substitute service of process pursuant to Chapter 48, Florida Statutes, in any proceeding to enforce any obligation or rights of any dissenting shareholders, partners, and/or members of each domestic corporation, partnership, limited partnership and/or limited liability company that is a party to the merger.
- 3. <u>Payment</u>. The Surviving Company agrees to pay the dissenting shareholders, partners, and/or members of each domestic corporation, partnership, limited partnership and/or limited liability company that is a party to the merger the amount, if any, to which they are entitled under section(s) 607.1302, 620.205, and/or 608.4384, Florida Statutes.
- 4. <u>Effective Time</u>. The Merger shall become effective at the time that the (i) the Articles of Merger have been filed with the Secretary of State of the State of Florida and (ii) a Certificate of Merger has been filed with the Secretary of State of the State of Delaware (the "Effective Time").
- 5. <u>Limited Liability Company Agreement</u>. The Limited Liability Company Agreement of the Company as in effect immediately prior to the Effective Time of the Merger shall continue in full force and effect with no change as the Limited Liability Company Agreement of the Surviving Company, and such Limited Liability Company Agreement may thereafter be amended and/or restated as provided therein and by the Delaware Act.
- 6. <u>Management after the Merger</u>. At the Effective Time, the member and officers of the Company immediately prior to the Effective Time will become the member and officers of the Surviving Company, each to hold office in accordance with the Limited Liability Company Agreement of the Surviving Company and the Delaware Act and until the earlier of such member's or officer's removal or the election or appointment of such member's or officer's successor, as the case may be. The Surviving Company shall be managed by its members and officers and shall not be managed by a Manager.
- 7. Rights and Liabilities of Surviving Company. At the Effective Time, all of the properties, rights, privileges, powers and franchises of FPL Energy Calistoga and the Company will vest in the Surviving Company, and all debts, liabilities and duties of FPL Energy Calistoga and the Company will become the debts, liabilities and duties of the Surviving Company.
- 8. Conversion of Capital Stock. Each share of the capital stock of FPL Energy Calistoga issued and outstanding immediately prior to the Effective Time shall be converted into a membership interest in the Surviving Company.

- 9. Representations and Warranties of FPL Energy Calistoga. FPL Energy Calistoga represents and warrants that it is a corporation duly formed, validly existing and in good standing under the laws of the State of Florida, and that it has the requisite power and authority to enter into this Agreement and the transactions contemplated by this Agreement.
- 10. Representations and Warranties of the Company. The Company represents and warrants that it is a limited liability company duly formed, validly existing and in good standing under the laws of the State of Delaware, and that it has the requisite power and authority to enter into this Agreement and the transactions contemplated by this Agreement.
- 11. <u>Governing Law</u>. This Agreement shall be governed and construed in accordance with the laws of the State of Delaware, without regard to conflicts of law principles.
- 12. <u>Counterparts</u>. This Agreement may be executed in one or more counterparts, each of which when executed shall be deemed to be an original but all of which taken together shall constitute one and the same agreement.

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IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed as of the day and year first written above.

> FPL ENERGY CALISTOGA POWER SERVICES, INC., a Florida corporation

Name: Rita W. Costantino Title: Assistant Secretary

OTG, LLC, a Delaware limited liability company

Name: Rita W. Costantino Title: Assistant Secretary

ARTICLES OF MERGER Merger Sheet

MERGING:

FPL ENERGY CALISTOGA POWER SERVICES, INC., a Florida entity, P97000001387

INTO

OTG, LLC, entity not qualified in Florida.

File date: December 24, 2002

Corporate Specialist: Tammi Cline