

Section 9.3 of the PACE Interlocal Agreement Form is amended as follows:

9.3 Effect of Termination. Termination of this Agreement ~~deauthorizes the Program Administrator's PACE Program within Broward County~~ is effective on the effective date of the termination (provided the notice complies with Sections 9.1 or 9.2). Termination of this Agreement and repeal of the Program Administrator's authorization to operate within Broward County pursuant to Section 20-176.133(b) of the Code constitute deauthorization of the Program Administrator's PACE Program within Broward County, but shall not preclude the Program Administrator from exercising any of its power or authority pertaining to Financing Agreements recorded prior to the effective date of termination, including, without limitation, enforcing existing recorded Financing Agreements and levying Special Assessments as a result of Financing Agreements recorded prior to the effective date of ~~termination~~ deauthorization, except as may be limited by the PACE Statute or the Broward PACE Act. Notwithstanding the foregoing, as of the effective date of ~~termination~~ deauthorization, the Program Administrator must immediately cease any and all: (i) marketing; (ii) advertising; (iii) offering, accepting, or approving new applications; or (iv) entering into or recording new Financing Agreements, except as may be expressly authorized by an Opt-Out Municipality.