Susan D. Riterrour
Secretary and Treasurer
and Regulatory Manager

One Energy Place Pensacola, Florida 32520-0781

Tel 850.444.6231 Fax 850.444.6026 SDRITENO@southerncc.com



November 30, 2005

Ms. Blanca S. Bayo, Director Division of the Commission Clerk and Administrative Services Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee FL 32399-0870

Dear Ms. Bayo:

Enclosed for official filing are an original and fifteen copies of the tariff sheets listed below. A coded copy of each tariff sheet has been provided to show the changes to the existing tariff sheet.

<u>Identification</u>	New Sheet	Old Sheet
Form 2	First Revised Sheet No. 7.5	Original Sheet No. 7.5
Form13	First Revised Sheet No. 7.30	Original Sheet No. 7.30
Form 22	First Revised Sheet No. 7.49	Original Sheet No. 7,49

Upon approval, please return a copy of the approved tariff sheets to my attention.

Sincerely,

lw

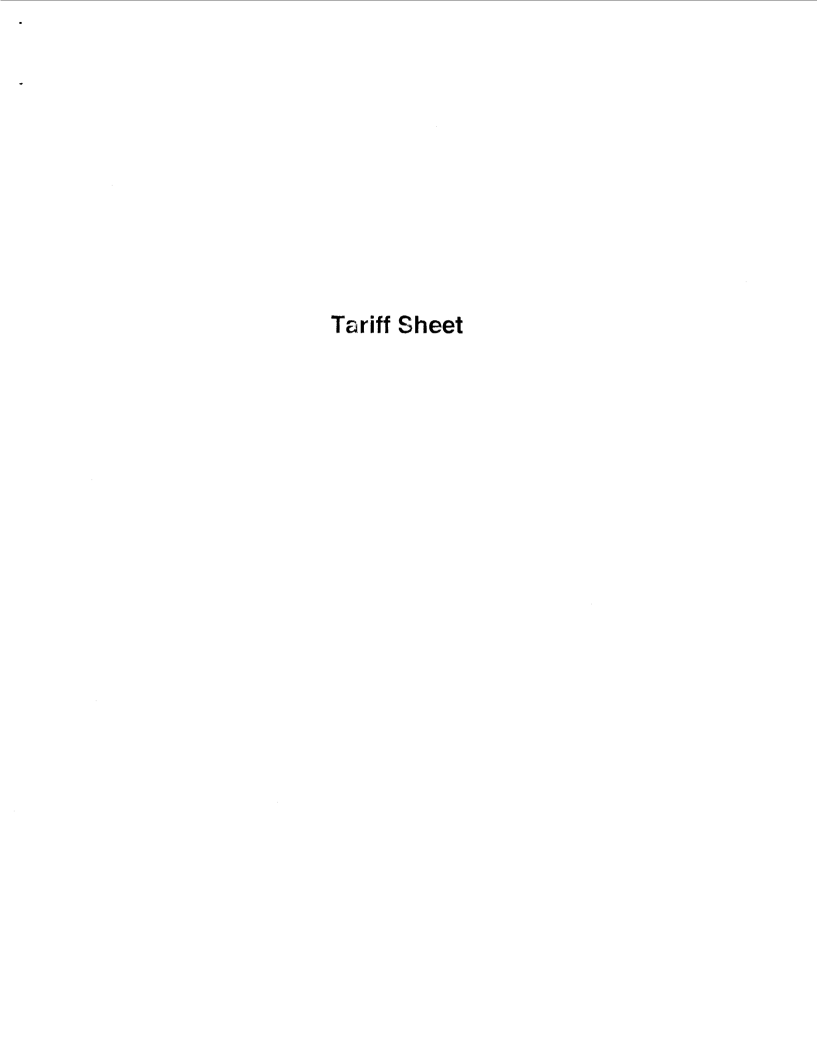
cc: Beggs &Lane

Jeffrey A. Stone, Esquire

Florida Public Service Commission

Susan D. Ritenau (lu)

Connie Kummer



Section No. VII First Revised Sheet No. 7.5 Canceling Original Sheet No. 7.5

GULF POWER COMPANY

CONTRACT FOR ELECTRIC SERVICE FOR RESALE Form 2

	This	Agreement by a	made a	and ente	ered in	to this	Y, hereinafte	day (
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herein contain	WITNE led, the	SSETH: That parties hereto	at in consider contract are	deration on and agree w	f the mu vith each	tual cove other as	enants and follows: nar	agreemen me ly:	ts
<u>Terms</u> :									
Consumer ag hereinafter de	rees to	The Compar purchase an which the Co	d receive	from the	Company	y, all of	the electric	energy, a	
Service:									
is commonly wire	known	The electric e as alternating elivered and m	current of	approxim	ately 60	cycles p	er second t		
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The Company shall install, own, and maintain the necessary meters and metering equipment, and make all final connections to its system at the point of delivery.

EFFECTIVE:

ISSUED BY: Susan Story

Section No. VII
First Revised Sheet No. 7.30
Canceling Original Sheet No. 7.30

GULF POWER COMPANY

STANDBY SERVICE AGREEMENT

This agreement made this day of, 20 by and
between Gulf Power Company, a corporation organized and existing under the laws of the
State of Florida and engaged in the generation, transmission, and distribution of electric
power, its successors and assigns (hereafter called "the Company" or "Company"), and
, its successors and
assigns located at
(hereafter called "the Customer" or "Customer").
WHEREAS, the Customer has executed a Contract for Electric Power, and
WHEREAS, the Customer has electrical generation capacity capable of
providing at least a portion of the Customer's electrical requirements, and
WHEREAS, the Customer has requested, or is required, to take Standby
Service which consists of either Back-up electric service, or Maintenance electric service,
or both, and
WHEREAS, the Customer's total electrical requirements are, and for the
duration of this contract will be, satisfied by the Customer's generation and the Customer's
purchases from the Company, which purchases may include Standby Service and other
types of electric service which the Company may provide.

ISSUED BY: Susan Story EFFECTIVE:

Section VII
First Revised Sheet No. 7.49
Canceling Original Sheet No. 7.49

CONTRACT SERVICE ARRANGEMENT FOR THE PROVISION OF SERVICE UNDER THE COMMERCIAL/INDUSTRIAL SERVICE RIDER

Form 22

This Contract Service Arrangement ("Agreement") is made and entered into as of this day of to the contract Service Arrangement ("Agreement") is made and entered into as of this day of to the contract Service Arrangement ("Agreement") is made and entered into as of this day of to the contract Service Arrangement ("Agreement") is made and entered into as of this day of to the contract Service Arrangement ("Agreement") is made and entered into as of this day of to the contract Service Arrangement ("Agreement") is made and entered into as of this day of to the contract Service Arrangement ("Agreement") is made and entered into as of this day of to the contract Service Arrangement ("Agreement") is made and entered into as of this day of to the contract Service Arrangement ("Agreement") is made and entered into as of this day of to the contract Service Arrangement ("Agreement") is made and entered into a service Arrangement ("Agreement") is made and entered into a service Arrangement ("Agreement") is made and entered into a service Arrangement ("Agreement") is made and entered into a service Arrangement ("Agreement") is made and entered into a service Arrangement ("Agreement") is made and entered into a service Arrangement ("Agreement") is made and entered into a service Arrangement ("Agreement") is made and entered into a service Arrangement ("Agreement") is made and entered into a service Arrangement ("Agreement") is made and entered into a service Arrangement ("Agreement") is made and entered into a service Arrangement ("Agreement") is made and entered into a service Arrangement ("Agreement") is made and entered into a service Arrangement ("Agreement") is made and entered into a service Arrangement ("Agreement") is made and entered into a service Arrangement ("Agreement") is made and entered into a service Arrangement ("Agreement") is made a service Arrangement ("Agreement") is made
, 20, by and between (hereinafter called the "Customer"), and GULF POWER COMPANY, a Florida corporation (hereinafter called the "Company").
WITNESSETH:
WHEREAS, the Company is an electric utility operating under Chapter 366, Florida Statutes, subject to the jurisdiction of the Florida Public Service Commission or any successor agency thereto (hereinafter called the "Commission"); and
WHEREAS, the Customer is; and
WHEREAS, the Customer currently takes or is qualified to take electric service from the Company under rate schedule at the service location described in Exhibit A; and
WHEREAS, there is a viable economic alternative (excluding alternatives in which the Company has an ownership or operating interest) to the present pricing under the Company's rate schedule which is sufficient economic justification for the Customer to decide not to take electric service from the Company for all or a part of the Customer's needs; and
WHEREAS, the Customer has shown evidence and legal attestation that it will not take electric service from the Company to serve its new or retained load unless rate schedule Commercial/Industrial Service Rider (hereinafter called "CIS rider") is applied; and
WHEREAS, the Company is willing to apply the CIS rider to the Customer's new or retained load in exchange for a commitment by the Customer to continue or begin to purchase electric energy exclusively from the Company at agreed upon service locations (for purposes of this Agreement, the "electric energy" may exclude certain electric service requirements served by the Customer's own generation as of the date of this Agreement);
NOW THEREFORE, in consideration of the mutual covenants expressed herein, the Company and Customer agree as follows:
1. Rate Schedules - The Company agrees to furnish and the Customer agrees to take power pursuant to the terms and conditions of the Company's tariff, rate schedule, and the CIS rider, as currently approved by the Commission or as said tariff and rate schedules may be modified in the future and approved by the Commission (except as specifically modified in this Agreement). The Customer agrees to abide by all applicable requirements of the tariff, rate schedule, and the CIS rider, except to the extent specifically modified by this Agreement. Copies of the Company's currently approved rate schedule and the CIS rider are attached as Exhibit B and made a part hereof.
In the event of any conflict between the terms of this Agreement and such tariff or rate schedule (other than as set out in the CIS rider) the terms of this Agreement shall control.

EFFECTIVE:

Susan Story

ISSUED BY:



Section No. VII

<u>First RevisedOriginal Sheet No. 7.5</u>

<u>Canceling Original Sheet No. 7.5</u>

GULF POWER COMPANY

CONTRACT FOR ELECTRIC SERVICE FOR RESALE Form 2

This Agreement made and entered into this day of, by and between GULF POWER COMPANY, hereinafter referred to
as the "Company", a corporation organized and existing under and by virtue of the laws of the State of Florida Maine, and hereinafter referred to as the "Consumer", an electric membership corporation organized and existing under and by virtue of the laws of Florida.
WITNESSETH: That in consideration of the mutual covenants and agreements herein contained, the parties hereto contract and agree with each other as follows: namely:
Terms:
1. The Company agrees to sell and deliver to the Consumer, and the Consumer agrees to purchase and receive from the Company, all of the electric energy, as hereinafter described, which the Consumer may require during the term of this agreement.
Service:
2. The electric energy to be supplied by the Company hereunder shall be what is commonly known as alternating current of approximately 60 cycles per second three phase, wire, and delivered and metered at approximately volts.
3. The Company agrees to deliver kilovolt-amperes of said electric energy at
Switching Station:
4. The Company shall install, own, and maintain all switching and protective equipment which may reasonably be necessary to enable the Consumer to receive and use the electric energy hereunder at line voltage and to protect the system of the Company. In no event shall there be a differential of more than 25% between the current flowing in any two phases at the time of the Consumer's maximum monthly demand. If such a differential of more than 25% shall occur, then the Consumer agrees to correct such excessive differential within 60 days after receipt of written notice from the Company.
The Company shall install, own, and maintain the necessary meters and metering equipment, and make all final connections to its system at the point of delivery.

EFFECTIVE:

ISSUED BY: Susan Story

Section No. VII

<u>First RevisedOriginal Sheet No. 7.30</u>

<u>Canceling Original Sheet No. 7.30</u>

GULF POWER COMPANY

STANDBY SERVICE AGREEMENT

This agreement made this _____ day of ______, 2019____ by and

between Gulf Power Company, a corporation organized and existing under the laws of the
State of Florida Maine and engaged in the generation, transmission, and distribution of
electric power, its successors and assigns (hereafter called "the Company" or
"Company"), and, its
successors and assigns located at
· · · · · · · · · · · · · · · · · · ·
(hereafter called "the Customer" or "Customer").
WHEREAS, the Customer has executed a Contract for Electric Power, and
WHEREAS, the Customer has electrical generation capacity capable of
providing at least a portion of the Customer's electrical requirements, and
WHEREAS, the Customer has requested, or is required, to take Standby
Service which consists of either Back-up electric service, or Maintenance electric service,
or both, and
WHEREAS, the Customer's total electrical requirements are, and for the
duration of this contract will be, satisfied by the Customer's generation and the Customer's
purchases from the Company, which purchases may include Standby Service and other
types of electric service which the Company may provide.

EFFECTIVE:

ISSUED BY: Susan Story

CONTRACT SERVICE ARRANGEMENT FOR THE PROVISION OF SERVICE UNDER THE COMMERCIAL/INDUSTRIAL SERVICE RIDER

Form 22

This Contract Service Arrangement ("Agreement") is made and entered into as of this day of by and between (hereinafter called
the "Customer"), and GULF POWER COMPANY, a <u>Florida Maine</u> corporation (hereinafter called the "Company").
WITNESSETH:
WHEREAS, the Company is an electric utility operating under Chapter 366, Florida Statutes, subject to the jurisdiction of the Florida Public Service Commission or any successor agency thereto (hereinafter called the "Commission"); and
WHEREAS, the Customer is; and
WHEREAS, the Customer currently takes or is qualified to take electric service from the Company under rate schedule at the service location described in Exhibit A; and
WHEREAS, there is a viable economic alternative (excluding alternatives in which the Company has an ownership or operating interest) to the present pricing under the Company's rate schedule which is sufficient economic justification for the Customer to decide not to take electric service from the Company for all or a part of the Customer's needs; and
WHEREAS, the Customer has shown evidence and legal attestation that it will not take electric service from the Company to serve its <u>n</u> New or <u>r</u> Retained <u>l</u> Load unless rate schedule Commercial/Industrial Service Rider (hereinafter called "CIS rider") is applied; and
WHEREAS, the Company is willing to apply the CIS rider to the Customer's <u>n</u> New or <u>r</u> Retained <u>l</u> Load in exchange for a commitment by the Customer to continue or begin to purchase electric energy exclusively from the Company at agreed upon service locations (for purposes of this Agreement, the "electric energy" may exclude certain electric service requirements served by the Customer's own generation as of the date of this Agreement);
NOW THEREFORE, in consideration of the mutual covenants expressed herein, the Company and Customer agree as follows:
1. Rate Schedules - The Company agrees to furnish and the Customer agrees to take power pursuant to the terms and conditions of the Company's tariff, rate schedule, and the CIS rider, as currently approved by the Commission or as said tariff and rate schedules may be modified in the future and approved by the Commission (except as specifically modified in this Agreement). The Customer agrees to abide by all applicable requirements of the tariff, rate schedule, and the CIS rider, except to the extent specifically modified by this Agreement. Copies of the Company's currently approved rate schedule and the CIS rider are attached as Exhibit B and made a part hereof.
In the event of any conflict between the terms of this Agreement and such tariff or rate schedule (other than as set out in the CIS rider) the terms of this Agreement shall control.

ISSUED BY: <u>Susan Story</u>Travis Bowden September 3, 1996

EFFECTIVE: