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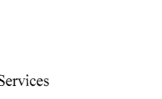
AUSLEY & MCMULLEN

ATTORNEYS AND COUNSELORS AT LAW

227 SOUTH CALHOUN STREET
P.O. BOX 391 (ZIP 32302)
TALLAHASSEE, FLORIDA 32301
(850) 224-9115 FAX (850) 222-7560

May 7, 2007

HAND DELIVERED



Ms. Ann Cole, Director Commission Clerk and Administrative Services Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850

970000

Re: Tampa Electric Company's Petition for Approval of Tariff Provisions Relating to the Installation of Underground Distribution Facilities and Customer Applications Relating to Underground Service and Relocation of Facilities

Dear Ms. Cole:

	Enclosed for filing in the above-styled matter are the original and seven (7) copies of Tampa Electric Company's Petition for Approval of Tariff Provisions Relating to the Installation of
C7/2	Underground Distribution Facilities and Customer Applications Relating to Underground Service
(****))	1 D -1 ti C E - : !!ti
CTT TO	Please acknowledge receipt and filing of the above by stamping the duplicate copy of this
	letter and returning same to this writer.
GC1	Thank you for your assistance in connection with this matter.
OPC	Sincerely,
PCA.	Sincercity,
WCR	Man BR - C-

JDB/pp TH LQ JDB/pp Enclosure

RECEIVED & FILED

DOCUMENT NUMBER-DATE

03828 MAY-75



BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Tampa Electric Company's Petition		
for Approval of Tariff Provisions Relating		
to the Installation of Underground) DOCKET NO	
Distribution Facilities and Customer) FILED: May 7, 2007	
Applications Relating to Underground		
Service and Relocation of Facilities.)	

TAMPA ELECTRIC COMPANY'S PETITION FOR APPROVAL OF TARIFF PROVISIONS RELATING TO THE INSTALLATION OF UNDERGROUND DISTRIBUTION FACILITIES AND CUSTOMER APPLICATIONS RELATING TO UNDERGROUND SERVICE AND RELOCATION OF FACILITIES

Tampa Electric Company ("Tampa Electric" or "the company") hereby requests Florida Public Service Commission ("Commission") approval of certain tariff provisions relating to the installation of underground distribution facilities and, applications for such installations and applications for distribution facility relocations. In support of this Petition, Tampa Electric states as follows:

- 1. Tampa Electric is a public utility subject to the jurisdiction of the Commission under Chapter 366, Florida Statutes. Tampa Electric's general offices are located at 702 North Franklin Street, Tampa, Florida 33601.
- 2. Any pleadings, motions, notices, orders or other documents required to be served upon the petitioner or filed by any party to this proceeding should be served upon the following individuals:

Paula Brown Administrator, Regulatory Coordination Tampa Electric Company Post Office Box 111 Tampa, FL 33601 (813) 228-1444 (813) 228-1770 (fax) Lee L. Willis
James D. Beasley
Ausley & McMullen
Post Office Box 391
Tallahassee, FL 32302
(850) 224-9115
(850) 222-7952 (fax)

DOCUMENT NUMBER - DATE

03828 MAY-7 5

- 3. Attached hereto as Exhibit A are Tampa Electric's original tariff sheets 7.830, 7.840, 7.850, 7.860, and 7.870, setting forth the company's proposed Underground Distribution Facilities Installation Agreement. This Agreement will serve as a form of an agreement to be entered into by and between the company and customers desiring to have underground distribution facilities installed. This standard agreement will eliminate confusion, inform customers of the company's policies concerning underground distribution facilities installation and ensure that underground distribution installation requests are handled in a uniform, orderly and non-discriminatory fashion.
- 4. Attached hereto as Composite Exhibit B are Tampa Electric Company's proposed original tariff sheets 7.800, 7.810, and 7.820, setting forth the company's proposed application forms for underground service in an overhead area, relocation of overhead distribution facilities from one location to another, and underground service in an underground area. The standard forms will have the same benefits as the company's proposed Underground Distribution Facilities Installation Agreement set forth above. Accordingly, the company requests approval of these application forms for inclusion in the standard forms section of the company's tariff.
- 5. A number of communities, customers and local and state government officials have expressed an interest in pursuing conversions from overhead to underground service. Inclusion of the tariff agreement and proposed applicant forms proposed herein will facilitate the pursuit of underground installations.
- 6. The company's proposed changes herein do not affect any change in rates and will have no impact on the company's gross annual revenue.

- 7. Tampa Electric respectfully requests that the proposed tariff sheets attached hereto as Exhibit A and Composite Exhibit B be approved at the earliest opportunity by the Commission.
- 8. Tampa Electric is not aware of any disputed issues of material fact relative to the matters proposed herein.

WHEREFORE, for the above and foregoing reasons Tampa Electric Company respectfully request that the Commission grant this Petition for approval of the tariffs sheets set forth in Exhibit A and Composite Exhibit B to this Petition.

DATED this _____day of May 2007.

Respectfully submitted,

LEÉ L. WILLIS

JAMES D. BEASLEY

Ausley & McMullen

Post Office Box 391

Tallahassee, FL 32302

(850) 224-9115

ATTORNEYS FOR TAMPA ELECTRIC COMPANY

EXHIBIT A



	W.R. #
	TAMPA ELECTRIC COMPANY
	UNDERGROUND DISTRIBUTION FACILITIES INSTALLATION AGREEMENT
Th be Ta Flo	is Agreement, made thisday of,, by and tween (hereinafter called Customer) and impa Electric Company, a corporation organized and existing under the laws of the State of orida (hereinafter called Company).
	WITNESSETH:
Fa or	hereas, the Customer has applied to the Company for underground distribution facilities (the cilities) to be installed on Customer's property, or on a right-of-way or easement adjacent to near Customer's property, said location for undergrounding known located in, Florida; and (City/County)
	at for and in consideration of the covenants and agreements herein set forth, the parties reto covenant and agree as follows:
1.	The conduit in which the underground facilities are to be placed shall be installed bythe Company or the Customer.
2.	The Customer shall pay the Company a Contribution in Aid of Construction of \$ (the Contribution). This payment is based on the currently effective retail electric tariff filed with the Florida Public Service Commission (the Commission) by the Company.
3.	A credit (the Credit) of \$ shall be provided to the Customer for trenching, backfilling, installation of provided material and other work, as also shown on Exhibit A, if applicable, and approved by Company. During and/or after completion of the installation of the Facilities, the Company will inspect the installation. If the installation of the Facilities does not conform to the Company's installation specifications provided on the Company's website, www.tampaelectric.com , the Customer will correct the installation and inform the Company, who will re-inspect. Any re-inspection fees assessed for such re-inspection shall be paid for by the Customer.



4.	Con has tarif may Cus	Contribution and Credit amounts are subject to adjustment when revisions to the npany's tariff are approved by the Florida Public Service Commission. If the Customer requested that the Company delay the scheduled installation date or the Company's if is changed by Commission Action, changes in the amount of the Contribution or Credit be made reflecting such changes. Any additional costs caused by a change in the tomer's plans submitted to the Company on which the Contribution was based, shall be a for by the Customer.
5.	URI prop prim	Contribution provides for volt,phase (120/240 volt, single phase for Subdivisions) underground electrical service with the Facilities located on private perty in easements as required by the Company. Underground service, secondary and pary conductors are to be of Company's standard design, in conduit, and with above-the appurtenances.
6.		payment of the Contribution does not waive any provisions of the Company's retail
	Title	to and ownership of the Facilities shall at all times remain with the Company.
	a.	The Customer shall furnish the Company a copy of the deed or other suitable document which contains a full legal description and exact name of the legal owner to be used when an easement is prepared as required by the Company. If the underground facilities are to be located on governmental right-or-way or on an easement or other property not owned in fee by the Customer, then Customer shall furnish the Company suitable binding written authorization by the affected governmental entity or other owner or owners of the property for the Company to place the underground facilities beneath the right-of-way or other property not owned in fee by the Customer.
	b.	The Customer shall furnish drawings, satisfactory to the Company, showing the location of existing and proposed structures on the Customer's construction site, as required by the Company.
	C.	Should for any reason, except for the sole error of the Company, the Facilities not be constructed within the easement, the Company may require the Customer to grant new easements to cover the actual location of the Facilities, at no cost to the Company, and the Company will release the existing easement.



- 7. Before the Company can begin its engineering work on the Facilities, the Customer shall provide the Company with the following:
 - a. Paving, grading, and drainage plans showing all surface and sub-surface drainage satisfactory to the Company,
 - b. A construction schedule.
 - c. An estimate of when electric service will be required, and
 - d. Copies of the Customer's final construction plans as well as other construction drawings (plot, site, sewage, electrical, etc.) requested by the Company. Plats provided by the Customer must be either recorded by the circuit court clerk or other recording officer or prepared and certified as meeting the requirements for recording (except approval by the governing body) by a registered land surveyor.
 - e. A completed copy of the Company's installation checklist, either the Residential Service Request Checklist or the Commercial Service Application, whichever is applicable.
- 8. Prior to the Company's construction pursuant to this agreement, the Customer shall:
 - a. Clear the Company easement on the Customer's property of tree stumps, all trees, and other obstructions that conflict with construction, including the drainage of all flooded areas. The Customer shall be responsible for clearing, compacting, boulder and large rock removal, stump removal, paving, and addressing other special conditions. The easement shall be graded to within six inches of final grade with soil stabilized. The Customer shall be responsible for compaction and density under paved areas.
 - b. Provide property line and corner stakes, designated by a licensed surveyor, to establish a reference for locating the underground cable trench route in the easement and additional reference points when required by the Company. Also, the Customer shall provide stakes identifying the location, depth, size and type of facility for all underground facilities not owned by the Company within or near the easement where the Company's Facilities will be installed. The Customer shall maintain these stakes, and if any of these stakes are lost, destroyed or moved and the Company requires their use, the Customer shall replace the stakes at no cost to the Company, unless the stakes are lost, destroyed or moved by an agent, employee, contractor or subcontractor of the Company, in which case the Company will pay the Customer the cost of replacing the stakes. The Customer shall provide staking for Company equipment including transformers, switch gear, manholes, handholes and street lights.



- c. Pay the cost of any subsequent relocation or repair of the Company's Facilities, once installed, if said relocation or repair is a result of a change in the grading by the Customer or any of the Customer's contractors or subcontractors from the time the Facilities were installed; and, that subsequent repair to the Company's system, once installed, will be paid for by the Customer if said repair is a result of damage caused by the Customer or any of the Customer's contractors or subcontractors. If the Customer installs conduit, the Customer is responsible for the conduit system until the cable and equipment is installed.
- d. Provide sufficient and timely advance notice, as required by the Company, to install its Facilities prior to the installation of paving, landscaping, sodding, sprinkler systems, or other surface obstructions. In the absence of sufficient coordination, as determined by the Company, the Customer will pay all additional costs for trenching and backfilling, restoring paving, landscaping, grass, sprinkler systems and all other surface obstructions to their original condition.
- e. Pay for all additional costs incurred by the Company which may include, but are not limited to engineering, design, administration and relocation due to changes made subsequent to this agreement on the subdivision or development layout or grade.
- f. Provide applicable trenching, backfilling, installation of Company-provided material and other work in accordance with the Company specifications provided on the Company's website, www.tampaelectric.com. At the discretion of the Company, either correct within two (2) working days any discrepancies found in the installation that are inconsistent with the instructions and specifications attached to this agreement or pay the associated cost to correct the installation within thirty (30) days of receiving the associated bill, and in either case, reimburse the Company for costs associated with lost crew time due to such discrepancies;
- g. Provide a meter enclosure and riser which meet the Company's specifications provided on the Company's website, www.tampaelectric.com, and all applicable codes and which will accommodate the Company's service cable size and design. The Company will not be responsible for costs involved in modifying or replacing items which do not meet the above criteria.

9. Company shall:

a. Provide the Customer with a plan showing the location of all Company underground facilities, point of delivery, and transformer locations and specifications required by the Company and to be adhered to by the Customer.

ISSUED BY: C. R. Black, President



- b. Install, own, and maintain the Facilities up to the designated point of delivery except when otherwise noted.
- c. Request the Customer to participate in a pre-construction conference with the Customer's contractors, the Company's representatives and representatives of other affected utilities within six (6) weeks prior to the start of construction. At the pre-construction conference, the Company shall provide the Customer with an estimate of the date when service may be provided.
- 10. This Agreement is subject to the Company's retail tariff, including but not limited to the General Rules and Regulations and Standard Electrical Service Requirements and the Rules of the Florida Public Service Commission and the Florida Administrative Code as they are now written, or as they may be revised, amended or supplemented.
- 11. This Agreement shall inure to the benefit of, and be binding upon, the successors and assigns of the Customer and the Company.

The Customer and the Company will coordinate closely in fulfilling obligations in order to avoid delays in providing permanent electric service at the time of the Customer's receipt of a certificate of occupancy.

Accepted for Company	y:	Accepted for Custome	r:
Print Name		Print Name	
Signature	Date	Signature	Date
Witness		Witness	
Witness Signature	Date	Witness Signature	Date



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TAMPA ELECTRIC COMPANY
UNDERGROUND DISTRIBUTION FACILITIES INSTALLATION AGREEMENT
This Agreement, made this day of , by and between (hereinafter called Customer) and Tampa Electric Company, a corporation organized and existing under the laws of the State of Florida (hereinafter called Company).
WITNESSETH:
Whereas, the Customer has applied to the Company for underground distribution facilities (the Facilities) to be installed on Customer's property, or on a right-of-way or easement adjacent to or near Customer's property, said location for undergrounding known as located in , Florida; and (City/County)
That for and in consideration of the covenants and agreements herein set forth, the parties hereto covenant and agree as follows:
The conduit in which the underground facilities are to be placed shall be installed by the Company or the Customer.
2. The Customer shall pay the Company a Contribution in Aid of Construction of \$ (the Contribution). This payment is based on the currently effective retail electric tariff filed with the Florida Public Service Commission (the Commission) by the Company.
3. A credit (the Credit) of \$\\$ shall be provided to the Customer for trenching, backfilling, installation of provided material and other work, as also shown on Exhibit A, if applicable, and approved by Company. During and/or after completion of the installation of the Facilities, the Company will inspect the installation. If the installation of the Facilities does not conform to the Company's installation specifications provided on the Company's website, www.tampaelectric.com, the Customer will correct the installation and inform the Company, who will re-inspect. Any re-inspection fees assessed for such re-inspection shall be paid for by the Customer.

ORIGINAL SHEET NO. 7.840



4. The Contribution and Credit amounts are subject to adjustment when revisions to the Company's tariff are approved by the Florida Public Service Commission. If the Customer has requested that the Company delay the scheduled installation date or the Company's tariff is changed by Commission Action, changes in the amount of the Contribution or Credit may be made reflecting such changes. Any additional costs caused by a change in Customer's plans submitted to the Company on which the Contribution was based, shall be paid for by the Customer.

5.	The Contribution provides for	volt,	phase (120/240 volt	<u>, single phase for</u>
	URD Subdivisions) underground	electrical service	with the Facilities I	ocated on private
	property in easements as required	d by the Company	v. Underground service	ce, secondary and
	primary conductors are to be of (
	grade appurtenances.			

6. The payment of the Contribution does not waive any provisions of the Company's retail electric tariff.

Title to and ownership of the Facilities shall at all times remain with the Company.

- a. The Customer shall furnish the Company a copy of the deed or other suitable document which contains a full legal description and exact name of the legal owner to be used when an easement is prepared as required by the Company. If the underground facilities are to be located on governmental right-or-way or on an easement or other property not owned in fee by the Customer, then Customer shall furnish the Company suitable binding written authorization by the affected governmental entity or other owner or owners of the property for the Company to place the underground facilities beneath the right-of-way or other property not owned in fee by the Customer.
- <u>b.</u> The Customer shall furnish drawings, satisfactory to the Company, showing the location of existing and proposed structures on the Customer's construction site, as required by the Company.
- c. Should for any reason, except for the sole error of the Company, the Facilities not be constructed within the easement, the Company may require the Customer to grant new easements to cover the actual location of the Facilities, at no cost to the Company, and the Company will release the existing easement.

ISSUED BY: C. R. Black, President

ORIGINAL SHEET NO. 7.850



- 7. Before the Company can begin its engineering work on the Facilities, the Customer shall provide the Company with the following:
 - <u>a.</u> Paving, grading, and drainage plans showing all surface and sub-surface drainage satisfactory to the Company,
 - b. A construction schedule,
 - c. An estimate of when electric service will be required, and
 - d. Copies of the Customer's final construction plans as well as other construction drawings (plot, site, sewage, electrical, etc.) requested by the Company. Plats provided by the Customer must be either recorded by the circuit court clerk or other recording officer or prepared and certified as meeting the requirements for recording (except approval by the governing body) by a registered land surveyor.
 - e. A completed copy of the Company's installation checklist, either the Residential Service Request Checklist or the Commercial Service Application, whichever is applicable.
- 8. Prior to the Company's construction pursuant to this agreement, the Customer shall:
 - a. Clear the Company easement on the Customer's property of tree stumps, all trees, and other obstructions that conflict with construction, including the drainage of all flooded areas. The Customer shall be responsible for clearing, compacting, boulder and large rock removal, stump removal, paving, and addressing other special conditions. The easement shall be graded to within six inches of final grade with soil stabilized. The Customer shall be responsible for compaction and density under paved areas.
 - b. Provide property line and corner stakes, designated by a licensed surveyor, to establish a reference for locating the underground cable trench route in the easement and additional reference points when required by the Company. Also, the Customer shall provide stakes identifying the location, depth, size and type of facility for all underground facilities not owned by the Company within or near the easement where the Company's Facilities will be installed. The Customer shall maintain these stakes, and if any of these stakes are lost, destroyed or moved and the Company requires their use, the Customer shall replace the stakes at no cost to the Company, unless the stakes are lost, destroyed or moved by an agent, employee, contractor or subcontractor of the Company, in which case the Company will pay the Customer the cost of replacing the stakes. The Customer shall provide staking for Company equipment including transformers, switch gear, manholes, handholes and street lights.

ISSUED BY: C. R. Black, President



- c. Pay the cost of any subsequent relocation or repair of the Company's Facilities, once installed, if said relocation or repair is a result of a change in the grading by the Customer or any of the Customer's contractors or subcontractors from the time the Facilities were installed; and, that subsequent repair to the Company's system, once installed, will be paid for by the Customer if said repair is a result of damage caused by the Customer or any of the Customer's contractors or subcontractors. If the Customer installs conduit, the Customer is responsible for the conduit system until the cable and equipment is installed.
- d. Provide sufficient and timely advance notice, as required by the Company, to install its Facilities prior to the installation of paving, landscaping, sodding, sprinkler systems, or other surface obstructions. In the absence of sufficient coordination, as determined by the Company, the Customer will pay all additional costs for trenching and backfilling, restoring paving, landscaping, grass, sprinkler systems and all other surface obstructions to their original condition.
- e. Pay for all additional costs incurred by the Company which may include, but are not limited to engineering, design, administration and relocation due to changes made subsequent to this agreement on the subdivision or development layout or grade.
- f. Provide applicable trenching, backfilling, installation of Company-provided material and other work in accordance with the Company specifications provided on the Company's website, www.tampaelectric.com. At the discretion of the Company, either correct within two (2) working days any discrepancies found in the installation that are inconsistent with the instructions and specifications attached to this agreement or pay the associated cost to correct the installation within thirty (30) days of receiving the associated bill, and in either case, reimburse the Company for costs associated with lost crew time due to such discrepancies;
- g. Provide a meter enclosure and riser which meet the Company's specifications provided on the Company's website, www.tampaelectric.com, and all applicable codes and which will accommodate the Company's service cable size and design. The Company will not be responsible for costs involved in modifying or replacing items which do not meet the above criteria.

9. Company shall:

a. Provide the Customer with a plan showing the location of all Company underground facilities, point of delivery, and transformer locations and specifications required by the Company and to be adhered to by the Customer.

ISSUED BY: C. R. Black, President

ORIGINAL SHEET NO. 7.870

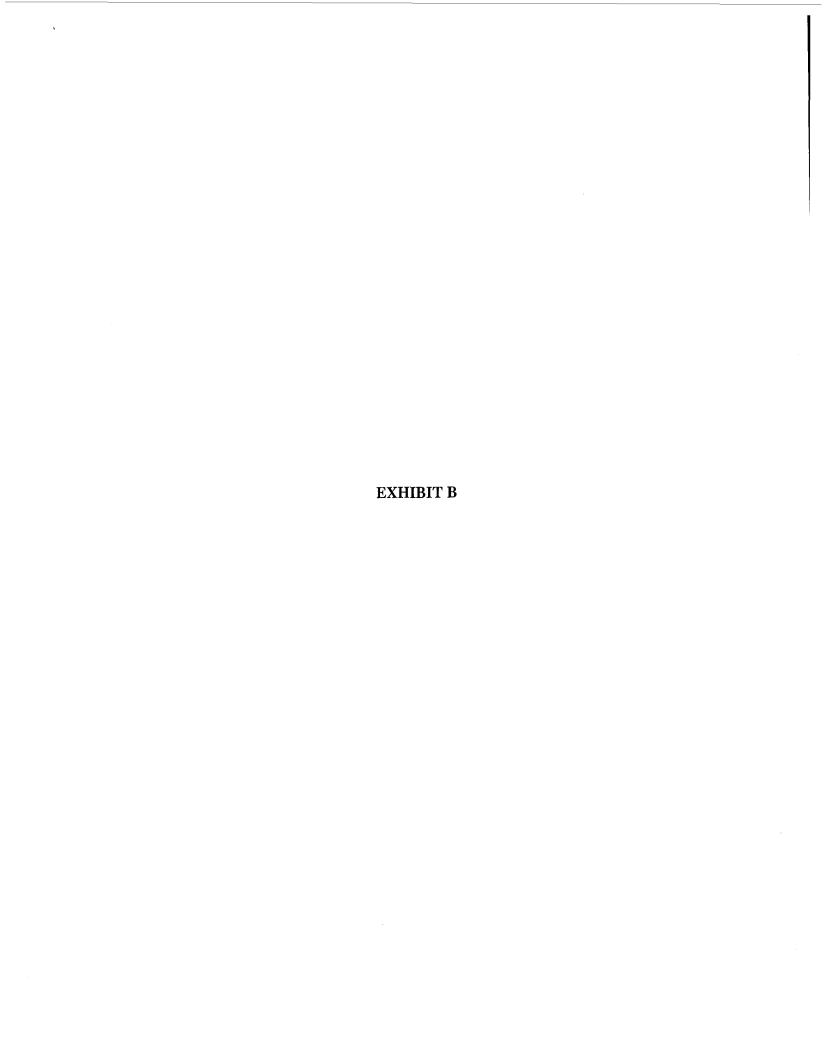


- <u>b.</u> <u>Install, own, and maintain the Facilities up to the designated point of delivery except when otherwise noted.</u>
- c. Request the Customer to participate in a pre-construction conference with the Customer's contractors, the Company's representatives and representatives of other affected utilities within six (6) weeks prior to the start of construction. At the pre-construction conference, the Company shall provide the Customer with an estimate of the date when service may be provided.
- 10. This Agreement is subject to the Company's retail tariff, including but not limited to the General Rules and Regulations and Standard Electrical Service Requirements and the Rules of the Florida Public Service Commission and the Florida Administrative Code as they are now written, or as they may be revised, amended or supplemented.
- 11. This Agreement shall inure to the benefit of, and be binding upon, the successors and assigns of the Customer and the Company.

The Customer and the Company will coordinate closely in fulfilling obligations in order to avoid delays in providing permanent electric service at the time of the Customer's receipt of a certificate of occupancy.

Accepted for Compan	y:	Accepted for Customer:			
Print Name		Print Name			
Signature	Date	Signature	Date		
Witness		Witness			
Witness Signature	Date	Witness Signature	Date		

ISSUED BY: C. R. Black, President





	PARENT WR # ASSOCIATED WR #	
TAMPA ELECTRI APPLICATION FOR UNDERGROUND S		
NAME OF APPLICANT:SERVICE ADDRESS:		
The Applicant requests Tampa Electric Company (the overhead facilities described as follows:		from
Applicant agrees to pay the Company \$, the estimated cost difference between ervice that would otherwise have been instead an overhead service to the Applicant's poi	alled
The Company agrees to provide all labor and ma Company's overhead facilities to the Applicant's ser trench and backfill if provided by the Applicant up Applicant. The Applicant must execute the necessa the Company.	vice entrance facilities. Credit may be given oon agreement between the Company and	n for
The Applicant shall remove or cause to be removed obstructions and shall establish finish grade along the service. The Applicant is responsible for providing all I to any sidewalks, driveways or piping or other above this requested service work is completed) that ma underground installation. Any repair or landscaping peexpense of the Applicant. The Applicant will provunderground facilities at this location and will be responsible to the area of this work before any construction begins	trench line prior to installation of the underground and scaping, landscaping replacement, and reground or underground facilities (installed beyone damaged in any way as a result of erformed by the Company will be at the addition for a timely and orderly installation consible for the location of all underground facility.	ound epair efore f the ional of all
By signing this agreement, the Applicant agrees to a and its contractors rights of ingress and egress maintenance of its underground electric distribution line	necessary for the construction, operation,	pany and
Nothing in this agreement shall be construed or have to or interest in or to any underground distribution facilitie the Company.		
This agreement shall be binding upon the successors	or legal assigns of either of the parties hereto).
Signature of Applicant:	Date:	
Application Taken By:	Date:	



	PARENT WR # ASSOCIATED WR #
	ASSOCIATED WK #
	ELECTRIC COMPANY N OF OVERHEAD DISTRIBUTION FACILITIES
NAME OF APPLICANT:	DATE:
SERVICE ADDRESS:	
	npany to relocate existing overhead distribution facilities
The Applicant agrees to pay the Company \$_	, the estimated cost of relocating the facilities.
	rees to allow, and grants an easement for, the Company egress necessary for the construction, operation, and lines and other equipment.
	or have the effect of vesting in the Applicant any right, title facilities, all of which shall be and remain the property of
This agreement shall be binding upon the suc	cessors or legal assigns of either of the parties hereto.
Signature of Applicant:	Date:
Application Taken By:	Date:



PARENT WR # ASSOCIATED WR #
A330CIATED WK#
TAMPA ELECTRIC COMPANY APPLICATION FOR UNDERGROUND SERVICE IN AN UNDERGROUND AREA
NAME OF APPLICANT: DATE: DATE:
The Applicant requests Tampa Electric Company to furnish underground service from underground distribution facilities described as follows:
The Applicant agrees to pay the Company \$, the estimated cost difference between the requested underground service and the overhead service that would otherwise have been installed.
The Company agrees to provide all labor and material to install the conduit and cable from the Company's overhead facilities to the Applicant's service entrance facilities. Credit may be given for trench and backfill if provided by the Applicant upon agreement between the Company and the Applicant. The Applicant must execute the necessary self-install agreement documents provided by the company on request.
The Applicant shall remove or cause to be removed, at his expense, all trees, stumps, or any other obstructions and shall establish finish grade along the trench line prior to installation of the underground service. The Applicant is responsible for providing all landscaping, landscaping replacement, and repair to any sidewalks, driveways or piping (installed before this requested service work is completed) that may be damaged in any way as a result of the underground installation. Any repair or landscaping performed by the Company will be at the additional expense of the Applicant. The Applicant will provide for a timely and orderly installation of all underground facilities at this location and will be responsible for the location of all underground facilities in the area of this work before any construction begins.
By signing this agreement, the Applicant agrees to allow, and grants an easement for, the Company and its contractors rights of ingress and egress necessary for the construction, operation, and maintenance of its underground electric distribution lines and other equipment.
Nothing in this agreement shall be construed or have the effect of vesting in the Applicant any right, title or interest in or to any underground distribution facilities, all of which shall be and remain the property of Tampa Electric Company.
This agreement shall be binding upon the successors or legal assigns of either of the parties hereto.
Signature of Applicant: Date:
Application Taken By: Date:



PARENT	W	R	#	
ASSOCIATED	١٨	/R	#	

TAMPA ELECTRIC COMPANY APPLICATION FOR UNDERGROUND SERVICE IN AN OVERHEAD AREA					
NAME OF APPLICANT: DATE: SERVICE ADDRESS:					
The Applicant requests Tampa Electric Company (the "Company") to furnish underground service from overhead facilities described as follows: The					
Applicant agrees to pay the Company \$, the estimated cost difference between the requested underground service and the overhead service that would otherwise have been installed including and, if the Company has previously provided an overhead service to the Applicant's point of delivery, the cost of removal, less the salvage value of the existing overhead service.					
The Company agrees to provide all labor and material to install the conduit and cable from the Company's overhead facilities to the Applicant's service entrance facilities. Credit may be given for trench and backfill if provided by the Applicant upon agreement between the Company and the Applicant. The Applicant must execute the necessary self-install agreement documents provided by the Company.					
The Applicant shall remove or cause to be removed, at his expense, all trees, stumps, or any other obstructions and shall establish finish grade along the trench line prior to installation of the underground service. The Applicant is responsible for providing all landscaping, landscaping replacement, and repair to any sidewalks, driveways or piping or other above ground or underground facilities (installed before this requested service work is completed) that may be damaged in any way as a result of the underground installation. Any repair or landscaping performed by the Company will be at the additional expense of the Applicant. The Applicant will provide for a timely and orderly installation of all underground facilities at this location and will be responsible for the location of all underground facilities in the area of this work before any construction begins.					
By signing this agreement, the Applicant agrees to allow, and grants an easement for, the Company and its contractors rights of ingress and egress necessary for the construction, operation, and maintenance of its underground electric distribution lines and other equipment.					
Nothing in this agreement shall be construed or have the effect of vesting in the Applicant any right, title or interest in or to any underground distribution facilities, all of which shall be and remain the property of the Company.					
This agreement shall be binding upon the successors or legal assigns of either of the parties hereto.					
Signature of Applicant: Date: Application Taken By: Date:					
Application Taken By: Date:					



PARENT WR# ASSOCIATED WR#

<u>API</u>		TAMPA ELECTRIC CON OCATION OF OVERHE	MPANY AD DISTRIBUTION FACIL	ITIES		
NAME OF AP	PLICANT:		OATE:	-		
SERVICE ADI	DRESS:		·	-		
The Applicant described as		ctric Company to reloc	ate existing overhead dist	ribution facilities		
The Applicant	agrees to pay the Cor	npany\$, the	e estimated cost of relocation	ng the facilities.		
By signing this agreement, the Applicant agrees to allow, and grants an easement for, the Company and its contractors rights of ingress and egress necessary for the construction, operation, and maintenance of overhead electric distribution lines and other equipment.						
Nothing in this agreement shall be construed or have the effect of vesting in the Applicant any right, title or interest in or to any overhead distribution facilities, all of which shall be and remain the property of Tampa Electric Company.						
This agreemer	nt shall be binding upo	n the successors or lega	al assigns of either of the pa	arties hereto.		
Signature of A	oplicant:		Date:			
Application Tal	ken By:		Date:	_		

ISSUED BY: C. R. Black, President



PARENT WR# ASSOCIATED WR#

TAMPA ELECTRIC COMPANY APPLICATION FOR UNDERGROUND SERVICE IN AN UNDERGROUND AREA
NAME OF APPLICANT: DATE: SERVICE ADDRESS:
The Applicant requests Tampa Electric Company to furnish underground service from underground distribution facilities described as follows:
The Applicant agrees to pay the Company \$, the estimated cost difference between the requested underground service and the overhead service that would otherwise have been installed.
The Company agrees to provide all labor and material to install the conduit and cable from the Company's overhead facilities to the Applicant's service entrance facilities. Credit may be given for trench and backfill if provided by the Applicant upon agreement between the Company and the Applicant. The Applicant must execute the necessary self-install agreement documents provided by the company on request.
The Applicant shall remove or cause to be removed, at his expense, all trees, stumps, or any other obstructions and shall establish finish grade along the trench line prior to installation of the underground service. The Applicant is responsible for providing all landscaping, landscaping replacement, and repair to any sidewalks, driveways or piping (installed before this requested service work is completed) that may be damaged in any way as a result of the underground installation. Any repair or landscaping performed by the Company will be at the additional expense of the Applicant. The Applicant will provide for a timely and orderly installation of all underground facilities at this location and will be responsible for the location of all underground facilities in the area of this work before any construction begins.
By signing this agreement, the Applicant agrees to allow, and grants an easement for, the Company and its contractors rights of ingress and egress necessary for the construction, operation, and maintenance of its underground electric distribution lines and other equipment.
Nothing in this agreement shall be construed or have the effect of vesting in the Applicant any right, title or interest in or to any underground distribution facilities, all of which shall be and remain the property of Tampa Electric Company.
This agreement shall be binding upon the successors or legal assigns of either of the parties hereto.
Signature of Applicant: Date:
Application Taken By: Date:

ISSUED BY: C. R. Black, President