BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition for approval of new standard offer for purchase of firm capacity and energy from renewable energy facilities or small qualifying facilities and approval of tariff schedule REF-1, by Gulf Power Company. DOCKET NO. 160072-EQ ORDER NO. PSC-16-0251-PAA-EQ ISSUED: June 29, 2016

The following Commissioners participated in the disposition of this matter:

JULIE I. BROWN, Chairman LISA POLAK EDGAR ART GRAHAM RONALD A. BRISÉ JIMMY PATRONIS

NOTICE OF PROPOSED AGENCY ACTION ORDER APPROVING GULF POWER COMPANY'S NEW STANDARD OFFER

BY THE COMMISSION:

NOTICE is hereby given by the Florida Public Service Commission that the action discussed herein is preliminary in nature and will become final unless a person whose interests are substantially affected files a petition for a formal proceeding, pursuant to Rule 25-22.029, Florida Administrative Code (F.A.C.).

Background

Section 366.91(3), Florida Statutes (F.S.), requires that each investor-owned utility (IOU) continuously offers to purchase capacity and energy from renewable energy generators. Florida Public Service Commission (Commission) Rules 25-17.200 through 25-17.310, Florida Administrative Code (F.A.C.), implement the statute and require each IOU to file with this Commission by April 1 of each year, a standard offer contract based on the next avoidable fossil fueled generating unit of each technology type identified in the utility's current Ten-Year Site Plan. On April 1, 2016, Gulf Power Company (Gulf) filed a petition for approval of its standard offer contract and rate schedule REF-1 for renewable energy facilities or small qualifying facilities based on its 2016 Ten-Year Site Plan. We have jurisdiction over this standard offer contract pursuant to Sections 366.04 through 366.06 and 366.91, F.S.

Decision

Rule 25-17.250, F.A.C., requires that Gulf, an IOU, continuously makes available a standard offer contract for the purchase of firm capacity and energy from renewable generating facilities (RF) and small qualifying facilities (QF) with design capacities of 100 kilowatts (kW) or less. Pursuant to Rule 25-17.250(1) and (3), F.A.C., the standard offer contract must provide a term of at least 10 years, and the payment terms must be based on the utility's next avoidable fossil-fueled generating unit identified in its most recent Ten-Year Site Plan or, if no avoided unit is identified, its next avoidable planned purchase.

Gulf has identified a natural gas-fired facility consisting of three combustion turbine units totaling 654 megawatt (MW), as its next planned fossil-fueled generating unit in its 2016 Ten-Year Site Plan. The projected in-service date of this facility is June 1, 2023.

The RF/QF operator may elect to make no commitment as to the quantity or timing of its deliveries to Gulf, and to have a committed capacity of zero (0) MW. Under such a scenario, the energy is delivered on an as-available basis and the operator receives only an energy payment. Alternatively, the RF/QF operator may elect to commit to certain minimum performance requirements based on the identified avoided unit, such as being operational and delivering an agreed upon amount of capacity by the in-service date of the avoided unit, and thereby becomes eligible for capacity payments in addition to payments received for energy. The standard offer contract may also serve as a starting point for negotiation of contract terms by providing payment information to an RF/QF operator, in a situation where one or both parties desire particular contract terms other than those established in the standard offer.

In order to promote renewable generation, this Commission requires the IOU to offer multiple options for capacity payments, including the options to receive early or levelized payments. If the RF/QF operator elects to receive capacity payments under the normal or levelized contract options, it will receive as-available energy payments only until the in-service date of the avoided unit (in this case June 1, 2023), and thereafter begin receiving capacity payments in addition to the energy payments. If either the early or levelized option is selected, then the operator will begin receiving capacity payments earlier than the in-service date of the avoided unit. However, payments made under the early capacity payments options tend to be lower in the later years of the contract term because the net present value (NPV) of the total payments must remain equal for all contract payment options.

In Table 1 below, we estimate the annual payments for each payment option available under the revised standard offer contract to an operator with a 50 MW facility operating at a capacity factor of 95 percent and meeting the minimum requirement specified in the contract to qualify for full capacity payments. Normal and levelized capacity payments begin in 2023, reflecting the projected in-service date of the avoided unit (June 1, 2023).

		Capacity Payment (By Type)			
Y	Energy Payment	Normal	Levelized	Early	Early Levelized
Year	\$(000)	\$(000)	\$(000)	\$(000)	\$(000)
2017	11,905	-	-	1,325	1,556
2018	13,998	-	-	1,361	1,566
2019	15,208	-	-	1,399	1,576
2020	16,548	-	-	1,437	1,587
2021	17,380	-	-	1,477	1,598
2022	18,105	-	-	1,518	1,609
2023	19,382	1,519	1,705	1,560	1,620
2024	20,182	2,660	2,938	1,602	1,632
2025	20,976	2,733	2,958	1,647	1,644
2026	22,270	2,808	2,979	1,692	1,657
2027	23,547	2,886	3,001	1,739	1,670
2028	24,621	2,965	3,023	1,786	1,683
2029	25,931	3,047	3,046	1,836	1,697
2030	26,360	3,131	3,069	1,886	1,711
2031	27,284	3,217	3,093	1,938	1,725
2032	28,443	3,306	3,118	1,992	1,740
2033	29,863	3,397	3,143	2,046	1,755
2034	31,495	3,490	3,169	2,103	1,771
2035	32,656	3,586	3,196	2,161	1,787
2036	34,564	3,685	3,223	2,220	1,803
Total	460,717	42,431	41,660	34,724	33,384
NPV (2017\$)	232,745	18,343	18,343	18,343	18,343

Table 1 – Estimated Annual Payments to a 50 MW Renewable Facility (95% Capacity Factor)

Gulf's standard offer contract and schedule REF-1, in type-and-strike format, are included as Attachment A of this Order. All of the changes made to the tariff sheets are consistent with the updated avoided unit. Revisions include updates to the avoided unit, dates, and payment information which reflect the current economic and financial assumptions for the avoided unit costs.

The provisions of Gulf's revised standard offer contract and schedule REF-1 conform to all requirements of Rules 25-17.200 through 25-17.310, F.A.C. The revised standard offer contract provides flexibility in the arrangements for payments so that a developer of renewable generation may select the payment stream best suited to its financial needs. We hereby approve Gulf's revised standard offer contract and schedule REF-1 as filed.

Based on the foregoing, it is

ORDERED by the Florida Public Service Commission that Gulf Power Company's revised standard offer contract and schedule REF-1 filed by Gulf Power Company shall be approved. It is further

ORDERED that this docket shall be closed upon the issuance of a consummating order, unless a person whose substantial interests are affected by the Commission's decision files a protest within 21 days of the issuance of the Commission's Proposed Agency Action Order. Potential signatories should be aware that, if a timely protest is filed, Gulf Power Company's standard offer contract may subsequently be revised.

ORDERED that in the event this Order becomes final, this docket shall be closed.

By ORDER of the Florida Public Service Commission this 29th day of June, 2016.

Inlotta S Stauffer

CARLOTTA S. STAUFFER Commission Clerk Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, Florida 32399 (850) 413-6770 www.floridapsc.com

Copies furnished: A copy of this document is provided to the parties of record at the time of issuance and, if applicable, interested persons.

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NOTICE OF FURTHER PROCEEDINGS OR JUDICIAL REVIEW

The Florida Public Service Commission is required by Section 120.569(1), Florida Statutes, to notify parties of any administrative hearing that is available under Section 120.57, Florida Statutes, as well as the procedures and time limits that apply. This notice should not be construed to mean all requests for an administrative hearing will be granted or result in the relief sought.

Mediation may be available on a case-by-case basis. If mediation is conducted, it does not affect a substantially interested person's right to a hearing.

The action proposed herein is preliminary in nature. Any person whose substantial interests are affected by the action proposed by this order may file a petition for a formal proceeding, in the form provided by Rule 28-106.201, Florida Administrative Code. This petition must be received by the Office of Commission Clerk, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850, by the close of business on July 20, 2016.

In the absence of such a petition, this order shall become final and effective upon the issuance of a Consummating Order.

Any objection or protest filed in this/these docket(s) before the issuance date of this order is considered abandoned unless it satisfies the foregoing conditions and is renewed within the specified protest period.

Standard Offer Contract (Schedule REF-1)

Gulf Power Company

Revisions in underline and strike-through format shown the following sheets:

9.82, 9.85, 9.86, 9.88 and 9.103

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Section No. IX Third Revised Sheet No. 9.81 Canceling Second Revised Sheet No. 9.81

STANDARD OFFER CONTRACT RATE FOR PURCHASE OF FIRM CAPACITY AND ENERGY FROM A RENEWABLE ENERGY FACILITY OR SMALL QUALIFYING FACILITY (Schedule REF-1)

PAGE EFFECTIVE DATE 1 of 16 July 17, 2014

For purposes of this Rate Schedule the term "Renewable Energy Facility" means a facility that produces electrical energy from one or more of the sources stated in Florida Public Service Commission (FPSC) Rule 25-17.210 (1), Florida Administrative Code (F.A.C.). Also, the term "Small Qualifying Facility" means a facility with a design capacity of 100 KW or less as defined in FPSC Rule 25-17.080, F.A.C. Both "Renewable Energy Facility" and "Small Qualifying Facility" are herein referred to as "Facility".

AVAILABILITY:

Gulf Power Company (Company) will purchase firm capacity and energy under this schedule from any Facility that produces electrical energy for delivery to the Company, irrespective of its location, which is either directly or indirectly interconnected with the Company under the provisions of this schedule. The offer to purchase such capacity and energy is continuously available to any Facility and will remain open until revised by the Company upon approval of the FPSC or until closed pursuant to FPSC Rule 25-17.250 (2), F.A.C. The Company may negotiate and contract with any Facility, irrespective of its location, which is either directly or indirectly interconnected with the Company for the purchase of firm capacity and energy pursuant to FPSC Rules 25-17.240 and 25-17.0832, F.A.C.

APPLICABILITY:

This offer is applicable to any Facility meeting the requirements of FPSC Rules 25-17.210, 25-17.220, and/or 25-17.0832, F.A.C., irrespective of its location, producing capacity and energy for sale to the Company on a firm basis pursuant to the terms and conditions of this schedule and the Company's "Renewable Standard Offer Contract." Firm capacity and energy are described by the FPSC in its Rule 25-17.0832, F.A.C., and are produced and sold by a Facility pursuant to a negotiated or Renewable Standard Offer Contract and subject to certain contractual provisions as to quantity, time, and reliability of delivery.

CHARACTER OF SERVICE:

The character of service for purchases from Facilities directly interconnected with the Company shall be, at the option of the Company, single or three phase, 60 hertz, alternating current at any available standard Company voltage. The character of service for purchases from Facilities indirectly interconnected with the Company shall be three phase, 60 hertz, alternating current at the voltage level available at the interchange point between the Company and the utility delivering firm capacity and energy from the Facility.

GULF A POWER	Section No. IX Seventh <u>Eighth</u> Revised Sheet No. 9.82 Canceling Sixth Seventh Revised Sheet No. 9.8
A SOUTHERN COMPANY	2 of 16
(Continued from Schedule REF-1,	, Sheet No. 9.81)
	LIMITATIONS:
Interconnection of Cogenerati	e are subject to the Company's "General Standards for Saf on and Small Power Production Facilities to the Electric 25-17.080 through 25-17.091, F.A.C., and are limited to
 Beginning upon the date, deemed available, execu purchase of firm capacity a 	as prescribed by the FPSC, that a Renewable Standard oute the Company's Renewable Standard Offer Contract and energy; and
by the Facility's owner or generating facility or pu designated herein. Such	iveries of firm capacity and energy no later than the date sp representative, or the anticipated in-service date of the Con rchased power resource ("Avoided Unit or Resource") deliveries will continue for a minimum of ten (10) years fr e of the Company's Avoided Unit or Resource up to a maxin Avoided Unit or Resource.
DETERMINATION	N OF FACILITY'S COMMITTED CAPACITY VALUE
Company and a Facility, the C Company's Avoided Unit or Ro 25-17.240 (2), 25-17.250 (1), a	vable Standard Offer Contract, or negotiated contract, betw ompany will determine the Facility's capacity value in relatio esource during the term of the contract as provided in FPS and 25-17.0832 (3) and (4) F.A.C. The "Committed Capacity payments to be received by the Facility from the Company indard Offer Contract.
RATES	FOR PURCHASES BY THE COMPANY
in dollars per kilowatt per mont designated below for purpose designated as 866 <u>654</u> MWs of service date. Energy is purcl	accordance with the provisions of paragraph A below at a unit, based on the value of the Avoided Unit or Resource that 0 s of the Renewable Standard Offer. The Avoided Unit is of Combustion Turbine generation with a June 1, 2023 anticip hased at a unit cost, in cents per kilowatt-hour, at the Cont h the provisions of paragraph B below.
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ISSUED BY: S. W. Connally,	ъ

GULF COMPANY A SOUTHERN COMPANY	Section No. IX Original Sheet No. 9.83
A. Firm Capacity Rates	
Four options, 1, 2, 3, and 4, as set for firm capacity that is produced to payment will be the product of the the Facility's chosen capacity paym for the term of the contract with the kilowatt in accordance with Option committed to deliver to the Compa agreement pursuant to this Rate S in-service date of the Company's options specified within will be ma requested by a Facility. At a ma period of time equal to the anticipa with the anticipated in-service date In addition to capacity payment O stream for the capital component of	ptions 1 through 4 below, the Facility may elect a payment of the Company's Avoided Unit or Resource, including front-
capacity payments consisting of the Resource may, at the election of date of the Facility and before the or Resource. Regardless of the present value (CPV) of the capita Renewable Standard Offer Contra which would have been made to F.A.C. Fixed operation and main FPSC Rule 25-17.0832 (6) F.A.C.	at best meets the Facility's financing requirements. Early the capital component of the Company's Avoided Unit or the Facility, commence any time after the actual in-service anticipated in-service date of the Company's Avoided Unit payment stream elected by the Facility, the cumulative I cost payments made to the Facility over the term of the tot shall not exceed the CPV of the capital cost payments the Facility pursuant to FPSC Rule 25-17.0832 (4)(g)(1), intenance expense shall be calculated in accordance with
commence on the anticipated in-s provided the Facility is delivering payments under this option shall avoided capital and fixed operatin Unit or Resource, and shall be eq Unit or Resource, calculated in con 17.0832 (4)(g)(1), F.A.C. Option 2 - Early Capacity Paymen	city Payments - Value of Deferral Capacity Payments shall service date of the Company's Avoided Unit or Resource, g firm capacity and energy to the Company. Capacity consist of monthly payments, escalating annually, of the g and maintenance expense associated with the Avoided ual to the value of the year-by-year deferral of the Avoided offormance with the applicable provisions of FPSC Rule 25- ts - Payment schedules under this option are based on an e Value of Deferral Capacity Payments for the Company's
	n-service date specified above. The Facility shall select

GULF A POWER	Section No. IX Original Sheet No. 9.84
	PAGE EFFECTIVE DATE 4 of 16 May 22, 2007
(Continued from Schedule REF-1, Sheet No. 9.83)	
commence and capacity payments are to monthly payments, escalating annually, maintenance expense associated with th payments shall be calculated in conforman 17.0832 (4)(g)(2), F.A.C. At the option commence at any time after the specifie anticipated in-service date of the Company delivering firm capacity and energy to the elected, the cumulative present value of th term of the contract shall not exceed the co	of firm capacity and energy to the Company is to start. Early Capacity Payments shall consist of of the avoided capital and fixed operating and e Avoided Unit or Resource. Avoided capacity ce with the applicable provisions of FPSC Rule 25- n of the Facility, Early Capacity Payments may d earliest capacity payment date and before the 's Avoided Unit or Resource provided the Facility is a Company. Where Early Capacity Payments are the capacity payments made to the Facility over the cumulative present value of the capacity payments cility had such payments been made pursuant to
the anticipated in-service date of the Con Facility is delivering firm capacity and en- capacity payment under this option shall c the contract, calculated in accordance w 17.0832 (4)(g)(3), F.A.C. The fixed option payment shall be equal to the value of maintenance expense associated with the Levelized Capacity Payments are elected payments made to the Facility over the ter	Levelized Capacity Payments shall commence on mpany's Avoided Unit or Resource, provided the ergy to the Company. The capital portion of the onsist of equal monthly payments over the term of <i>i</i> th the applicable provisions of FPSC Rule 25- eration and maintenance portion of the capacity the year-by-year deferral of fixed operation and e Company's Avoided Unit or Resource. Where d, the cumulative present value of the capacity rm of the contract shall not exceed the cumulative ich would have been made to the Facility had such
based on an equivalent net present value Company's Avoided Unit or Resource with portion of the capacity payment under thi over the term of the contract, calculated in Rule 25-17.0832 (4)(g)(4), F.A.C. The capacity payments shall be equal to the va and maintenance expense associated with option of the Facility, Early Levelized Cap the specified earliest capacity payment dat Company's Avoided Unit or Resource pro energy to the Company. The Facility shall firm capacity and energy to the Company is	<u>nents</u> - Payment schedules under this option are of the Value of Deferral Capacity Payments for the h an in-service date specified above. The capital s option shall consist of equal monthly payments accordance with the applicable provisions of FPSC fixed operation and maintenance portion of the alue of the year-by-year deferral of fixed operation the Company's Avoided Unit or Resource. At the acity Payments shall commence at any time after te and before the anticipated in-service date of the ovided the Facility is delivering firm capacity and select the month and year in which the delivery of s to commence and capacity payments are to start. are elected, the cumulative present value of the
ISSUED BY: Susan Story	

GULF POWER			rised Sheet No. 9. hth <u>Eighth</u> Revised	
		PAGE 5 of 16		TIVE DATE
(Continued from Schedule RE	F-1, Sheet No. 9.84	4)		
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Company will provide such security obligation acceptable to the Com- below. Min B June - May <u>Contract Period</u> 2015 to 2016 2016 to 2017 2017 to 2018 2018 to 2019 2020 to 2021 2021 to 2022 2022 to 2023 2022 to 2023 2023 to 2024 2024 to 2025 2025 to 2026 2026 to 2027	to the Facility mor ns. A summary of the pany is set forth in ONTHLY CAPACIT ASED ON GULF'S AVOIDED UN Option 1 Normal \$/KW-MO 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.	nthly summaries the types of secu Paragraph C of t TY PAYMENT RA CURRENTLY SI IIT OR RESOUR Option 2 Early \$/KW-MO 1.75 1.801.86 1.841.92 1.891.97 1.942.02 1.992.08 2.042.14 2.092.19 2.142.26 2 202.32 2.252.38 2.312.45	of the total outs rity instruments the SPECIAL PR TE (MCR) PECIFIED CE Option 3 Levelized \$/KW-MO 0.00 0.0	Option Early Le \$/KW- 2.01 2.022.14 2.032.16 2.042.17 2.052.19 2.042.22 2.042.22 2.042.23 2.142.25 2.145.230
Company will provide such security obligation acceptable to the Com- below. Mit B June - May <u>Contract Period</u> 2015 to 2016 2016 to 2017 2017 to 2018 2018 to 2019 2019 to 2020 2020 to 2021 2021 to 2022 2022 to 2023 2023 to 2024 2024 to 2025 2025 to 2026 2026 to 2027 2027 to 2028	to the Facility mor ns. A summary of 1 pany is set forth in ONTHLY CAPACIT ASED ON GULF'S AVOIDED UN Option 1 Normal \$/KW-MO 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.	nthly summaries the types of secu Paragraph C of t TY PAYMENT RA CURRENTLY S IIT OR RESOUR Option 2 Early \$/KW-MO 1.75 1.801.86 1.841.92 1.891.97 1.942.02 1.992.08 2.042.14 2.092.19 2.142.26 2 202.32 2.252.38 2.342.45 2.372.51	of the total outs rity instruments the SPECIAL PR ATE (MCR) PECIFIED CE Option 3 Levelized \$/KW-MO 0.00 0.	Option Early Le S/CVISIONS COVISIONS COVISIONS COVISIONS Early Le S/KW- 2.022.14 2.022.14 2.022.14 2.022.14 2.032.16 2.042.17 2.052.19 2.042.27 2.042.21 2.042.21 2.042.21 2.042.22 2.092.23 2.112.25 2.122.27 2.132.28 2.152.30 2.162.32
Company will provide such security obligation acceptable to the Com- below. Ma <u>June - May</u> <u>Contract Period</u> 2015 to 2016 2016 to 2017 2017 to 2018 2018 to 2019 2019 to 2020 2020 to 2021 2021 to 2022 2022 to 2023 2023 to 2024 2024 to 2025 2025 to 2026 2026 to 2027 2027 to 2028 2028 to 2029	to the Facility mor ns. A summary of f pany is set forth in ONTHLY CAPACIT ASED ON GULF'S AVOIDED UN Option 1 Normal \$/KW-MO 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.	nthly summaries the types of secu Paragraph C of t TY PAYMENT RA CURRENTLY S IIT OR RESOUR Option 2 Early \$/KW-MO 1.75 1.801.86 1.841.92 1.891.97 1.942.02 1.992.08 2.042.14 2.092.19 2.142.26 2.202.32 2.252.38 2.312.45 2.372.51 2.432.58	of the total outs rity instruments the SPECIAL PR ATE (MCR) PECIFIED CE Option 3 Levelized \$/KW-MO 0.00 0.	Option Early Ler \$/KW- 2.014 2.022.14 2.032.16 2.042.17 2.052.19 2.052.19 2.052.20 2.092.23 2.142.25 2.422.27 2.432.28 2.432.28 2.432.34
Company will provide such security obligation acceptable to the Com- below. Ma June - May <u>Contract Period</u> 2015 to 2016 2016 to 2017 2017 to 2018 2018 to 2019 2019 to 2020 2020 to 2021 2021 to 2022 2022 to 2023 2023 to 2024 2024 to 2025 2025 to 2026 2026 to 2027 2027 to 2028 2028 to 2029 2029 to 2030	to the Facility mor ns. A summary of to pany is set forth in ONTHLY CAPACIT (ASED ON GULF'S AVOIDED UN Option 1 Normal \$/KW-MO 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.	hthly summaries the types of secu Paragraph C of t CURRENTLY S IIT OR RESOUR Option 2 Early S/KW-MO 4.75 1.801.86 1.841.92 1.942.02 1.992.08 2.042.14 2.092.19 2.142.26 2.202.32 2.252.38 2.312.45 2.372.51 2.432.58 2.492.65	of the total outs rity instruments he SPECIAL PR TE (MCR) PECIFIED CE Option 3 Levelized \$/KW-MO 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.	Coption Early Lev SOVISIONS COVISIONS COVISIONS COVISIONS 2.04 2.022.14 2.022.14 2.022.14 2.022.19 2.072.20 2.082.22 2.082.22 2.082.23 2.112.25 2.122.27 2.132.28 2.142.34 2.162.32 2.182.34 2.202.36
Company will provide such security obligation acceptable to the Com- below. Ma <u>June - May</u> <u>Contract Period</u> 2015 to 2016 2016 to 2017 2017 to 2018 2018 to 2019 2019 to 2020 2020 to 2021 2021 to 2022 2022 to 2023 2023 to 2024 2024 to 2025 2025 to 2026 2026 to 2027 2027 to 2028 2028 to 2029	to the Facility mor ns. A summary of f pany is set forth in ONTHLY CAPACIT ASED ON GULF'S AVOIDED UN Option 1 Normal \$/KW-MO 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.	nthly summaries the types of secu Paragraph C of t TY PAYMENT RA CURRENTLY S IIT OR RESOUR Option 2 Early \$/KW-MO 1.75 1.801.86 1.841.92 1.891.97 1.942.02 1.992.08 2.042.14 2.092.19 2.142.26 2.202.32 2.252.38 2.312.45 2.372.51 2.432.58	of the total outs rity instruments the SPECIAL PR ATE (MCR) PECIFIED CE Option 3 Levelized \$/KW-MO 0.00 0.	Option Early Ler \$/KW- 2.014 2.022.14 2.032.16 2.042.17 2.052.19 2.052.19 2.052.20 2.092.23 2.142.25 2.422.27 2.432.28 2.432.28 2.432.34

	LF A OWER	Section No. IX Original<u>First Revised</u> Sheet No. 9.86 Canceling Original Sheet No. 9.86
A SOUT	THERN COMPANY	
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	and tendered by the Company to t	month will be added to the energy payment for such m he Facility as a single payment as promptly as possibl s day following the day the meter is read.
В.	Energy Rates	
	be paid at the Avoided Uni Company during each hour Resource would have oper monthly billing period in whi the Facility shall be paid for lesser of the Company's A	ervice Date of Avoided Unit or Resource: The Facilit t or Resource's energy rate for all energy delivered of the monthly billing period in which the Avoided U rated had the unit been installed. For each hour ich the Avoided Unit or Resource would not have ope all energy delivered to the Company during that hour s-Available energy rate as described in its Rate Sci bided Unit or Resource's energy rate.
	product of the Avoided Unit applicable variable operation	urce's energy rate, in cents per kilowatt-hour, shall t or Resource's applicable fuel cost and heat rate, p in and maintenance expense. All energy purchases s point of metering to the point of interconnection.
	All energy purchases shall be adji interconnection.	usted for losses from the point of metering to the point
	Available energy rate, as de to all energy delivered by Resource's in-service date. on the sum, over all hours energy to the Company, of t energy received by the Co	ce Date of Avoided Unit or Resource: The Compan- escribed in Rate Schedule COG-1, Sheet 9.3, will be a the Facility to the Company prior to the Avoided I As-available energy payments to the Facility shall be of the monthly billing period in which the Facility of he product of each hour's As-Available energy rate tim ompany during that hour. All energy purchases sh point of metering to the point of interconnection.
	3. <u>Fixed Energy Payments</u> : L following fixed payment opti	Jpon request by the Facility, the Company will provide ons for energy delivered to the Company.
	service date shall be l incremental fuel costs based on normal weat premium may be adde	ayments made prior to the Avoided Unit or Resource based on the Company's year-by-year projection of s s, prior to hourly economy energy sales to other ut ther and fuel market conditions. A fuel market volatili ed to the energy payments upon mutual agreement be regarding the method or mechanism for determining
IS	SUED BY: Susan StoryS. W. Conr	ally, Jr.

	ection No. IX riginal Sheet No. 9.87
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subject to provisions of FPSC Ru agreed portion of the Avoided Unit and amortized on a present value early as the in-service date of the F	nt to the determination of full avoided cost and le 25.17-0832 (3) (a) through (d), a mutually or Resource's base energy costs shall be fixed basis over the term of the contract starting as Facility. Base energy costs associated with the ean the energy costs that would have resulted been operated.
PERFORMANCE	CRITERIA
Payments from the Company for firm capacity are the following performance criteria:	conditioned on the Facility's ability to maintain
A. Commercial In-Service Date	
commercial in-service status. The commercial the first day of the month following the succe maintains an hourly kilowatt (KW) output, as Company, equal to or greater than the F Renewable Standard Offer Contract for an er selection of the test period with the Company during this period is reflective of day-to-day op	il the Facility has attained and demonstrated, I in-service date of a Facility shall be defined as assful completion of a test in which the Facility metered at the point of interconnection with the facility's Committed Capacity specified in its inter test period. A Facility shall coordinate the y to ensure that the performance of the Facility perational conditions likely to be experienced by were to be in actual operation during a similar
B. Facility Capacity Availability Requirement	
rate option selected by the Facility, subject to Unit or Resource's in-service date and continu- the Facility maintains the minimum Equivalen ANNUAL CAPACITY AVAILABILITY FACTOF month performance period ending August 31 shall result in an obligation for repayment	onthly in accordance with the capacity payment o the condition that, beginning on the Avoided uing through the remainder of the contract term, t Availability Factor (EAF) that is defined in the R DETERMINATION Section below for each 12 Failure to satisfy this availability requirement by the Facility of an amount calculated in procedure contained in Paragraph A of the DETERMINATION Section below.
ISSUED BY: Susan Story	

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GULF A POW	ER		Section No. IX <u>ThirdFourth</u> Revised Sheet No. 9.88 Canceling Second <u>Third</u> Revised Sheet No. 9.88
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obligation requirer Resource	on si nent ce's	hall be determined as below, applies and which is subject	newable Standard Offer Contract, the repaymonexcept that the period for which the availabit to repayment shall begin on the Avoided Unit August 31 immediately following the Avoided U
the failu in an ob addition have be paymen the in-s Paragra	ire o ligat al re en p t op ervic ph	f the Facility to satisfy the avail ion for additional repayments be epayment shall be equal to the aid during the previous twelve tion; and (2) what it was paid to date of the Avoided Unit or R	pacity payments have been elected and receive ability requirement set forth below shall also reary the Facility to the Company. The amount of su difference between: (1) what the Facility wo months ending August 31 had it elected the norm bursuant to the payment option selected. Prior tesource, all performance requirements as listed all apply at the time initial capacity and energy
	AN	NUAL CAPACITY AVAILAB	ILITY FACTOR DETERMINATION
Facility over this Schedu Availability I to retain cap each perform Company a	the ule, Data bacit nand port	most recent twelve month perfores the annual capacity availabil System (GADS) formula for EA y payments received during the period. If the Facility fails to	the Company will calculate the availability of imance period ending August 31. For purpose ity is determined using the NERC General F that is shown below. The Facility will be enti- e annual period if an EAF of 95% is maintained maintain this EAF, then the Facility will repay apacity payments as calculated in accordance of
EAF =	[AH	I – (EUDH + EPDH + ESEDH)]	/ PH } X 100 (%) where,
AH	=	Available Hours Sum of all SH, RSH, Pumping	Hours, and Synchronous Condensing Hours.
EPDH	=		lours d Hours and the Size of Reduction, divided by t
ESEDH	=	Equivalent Seasonal Derated NMC less the NDC, times the	Hours Available Hours (AH), divided by the NMC.
EUDH	=		d Hours ated Hours and the Size of Reduction, divided b
		the NMC.	

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	PO	W		Section No. IX Fourth Revised Sheet No. 9.89 Canceling Third Revised Sheet No. 9.89		
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(Conti	nued fro	om So	chedule REF-1, Sheet No. 9.88)			
	NDC	=	Net Dependable Capacity NMC modified for ambient limit	itations.		
	NMC	=		er a specified period when not restricted by ent deratings, minus the losses associated with ds.		
	PH	=	Period Hours Number of hours a unit was in state on its commercial date.	the active state. A unit generally enters the active		
	RSH	=		was available for service but not electrically system for economic reasons.		
	SH	=	Service Hours Total number of hours a un system.	it was electrically connected to the transmission		
A.	Capacity Repayment Calculation					
	The fo obliga		ng conditions will determine the	amount of the Facility's Capacity Repayment		
	1. If EAF is greater than or equal to 95%, then;		then;			
		Cap	acity Repayment (CR) = 0			
	2. If	EAF	is less than 95% but equal to or	greater than 60%, then;		
		CR	= [Monthly Capacity Rate (MCR Performance Period (MPP))) X Committed Capacity (CC) X Months in X ((95-EAF)/95)		
	3. If	EAF	is less that 60%, then;			
		CR	= MCR X CC X MPP			
В.	Additio	onal F	Performance Criteria			
	2. 1	alend	dar year; and	generation estimates by October 1 for the next yearly generation schedule when any changes are		
ISS	ISSUED BY: S. W. Connally, Jr.					

		Section No. IX First Revised Sheet No. 9.90 Canceling Original Sheet No. 9.90		
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(Continue	ed from Schedule REF-1, Sheet No. 9.89)			
3. 4. 5. 6.	requested by the Company for safety The Facility shall coordinate schedule The Facility shall comply with the rea or hourly communications and; The Facility must promptly notify the full Committed Capacity from the Fac	asonable requests of the Company regarding daily Company of its inability to supply any portion of its ility. Failure of the Facility to notify the Company of its Committed Capacity obligation may, at the sole		
	DELIVERY VOLT	AGE ADJUSTMENT		
	ling to the delivery voltage by dividing th	connected with the Company shall be adjusted e energy delivered at that voltage by the following		
	Transmission Voltage Delivery Substation Voltage Delivery Primary Voltage Delivery Secondary Voltage Delivery	1.01801# 1.03208## 1.05862### 1.08576####		
#	Any Facility interconnected at a voltage	of 46 KV or above.		
##	above 4 KV. This substation, where the	on the low side of a substation below 46 KV and Facility takes electricity on the low side, shall have 115, 69, or 46 KV) and distribution voltage on the		
###	Any Facility interconnected at a distribut	on voltage, 4 to 25 KV inclusive.		
#####	Any Facility interconnected at a voltage	below 4 KV.		
METERING REQUIREMENTS				
Facilities directly interconnected with the Company shall pay the Company for meters required hereunder. Hourly demand recording meters shall be required for each individual generator unit comprising a Facility with a total installed capacity of 100 KW or more. Where the total installed capacity of the Facility is less than 100 KW, the Facility may select from either hourly demand recording meters, dual kilowatt-hour register time-of-day meters or standard kilowatt-hour meters. Meters shall be installed to measure the energy production from each generating unit of the				
ISSUED BY: Mark Crosswhite				

GULF POWER	Section No. IX Fourth Revised Sheet No. 9.91 Canceling Third Revised Sheet No. 9.91			
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(Continued from Schedule REF-1, Sheet No. 9.90)				
	point of interconnection. Purchases from Facilities nall be measured as the quantities scheduled for ring firm capacity and energy to the Company.			
BILLING	OPTIONS			
The Facility may elect to make either simultaneous purchases and sales or net sales. The decision to change billing methods can be made once every twelve (12) months coinciding with the next Fuel and Purchased Power Cost Recovery Factor billing period providing the Company is given at least thirty days written notice before the change is to take place. In addition, allowance must be made for the installation or alteration of needed metering or interconnection equipment for which the Facility must pay; and such purchases and/or sales must not abrogate any provisions of the tariff or contract with the Company.				
A statement covering the charges and payn payment normally is made by the twentieth busi	nents due the Facility is rendered monthly, and ness day following the end of the billing period.			
CHARGES TO	D THE FACILITY			
A. Base Charges				
	illing and other applicable administrative costs shall a customer receiving retail service under similar			
B. Interconnection Charge for Non-Variable U	tility Expenses			
interconnection including the cost of meter transmission or distribution system impro location chosen by the Facility. The Fa	i-17.087, F.A.C., shall bear the cost required for ing and the cost of accelerating construction of any ovements required in order to accommodate the cility shall have the option of payment in full for installment principle payments over a thirty-six (36) day commercial paper rate.			
ISSUED BY: S.W. Connally, Jr.				

	ULF POWER DUTHERN COMPANY	Section No. IX Second Revised Sheet No. 9.92 Canceling First Revised Sheet No. 9.92			
		PAGE EFFECTIVE DATE JULY 17, 2014			
(Conti	nued from Schedule REF-1, Sheet No. 9.91)				
C.	Interconnection Charge for Variable Utility I	Expenses			
	operation and maintenance of the inter inspections of the interconnection, and (b)	cost of variable utility expenses associated with the rconnection. These include (a) the Company's maintenance of any equipment beyond that which ic service to the Facility if no sales to the Company			
D.	Taxes and Assessments				
	The Facility shall hold the Company and its general body of ratepayers harmless from the effects of any additional taxes, assessments or other impositions that arise as a result of the purchase of energy and capacity from the Facility in lieu of other energy and capacity. Any savings in regards to taxes or assessments shall be included in the avoided cost payments made to the Facility to the extent permitted by law. In the event the Company becomes liable for additional taxes, assessments or impositions arising out of its transactions with the Facility under this tariff schedule or any related interconnection agreement or due to changes in laws affecting the Company's purchases of energy and capacity from the Facility occurring after the execution of an agreement under this tariff schedule and for which the Company would not have been liable if it had produced the energy and/or constructed facilities sufficient to provide the capacity contemplated under such agreement itself, the Company may bill the Facility from the Company. Any savings in taxes, assessments or impositions that accrue to the Company as a result of its purchase of energy and capacity under this tariff schedule that are not already reflected in the avoided energy or avoided capacity payments made to the Facility hereunder, shall be passed on to the Facility to the extent permitted by law without consequential penalty or loss of such benefit to the Company.				
	TERMS	DF SERVICE			
A.	It shall be the Facility's responsibility to i generation capability.	inform the Company of any change in its electric			
В.		bany to the Facility shall be metered separately and dule and the terms and conditions of the applicable			
C.	A security deposit will be required in accord F.A.C. and the following:	dance with FPSC Rules 25-17.082(5) and 25-6.097,			
		ity deposit shall be based upon the singular month ses from the Company exceed, by the greatest			
ISS	ISSUED BY: S. W. Connally, Jr.				

G	UL	F	Section No. IX First Revised Sheet No. 9.93
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(Conti	nued	from Schedule REF-1, Sheet No. 9.92)	
			urchases from the Facility. The security deposit t of the difference estimated for that month. The nnection.
	2.	Facility and the Company shall be cor difference. The security deposit shall	of the actual sales and purchases between the nducted to determine the actual month of maximum be adjusted to equal twice the greatest amount by s by the Facility exceed the actual sales to the
D.	The	Company shall specify the point of inte	rconnection and voltage level.
E.	filed Corr infra addr	Standard Interconnection Agreement in pany. The Facility shall recognize structure may have unique intercor	Company shall be required to sign the Company's n order to to engage in parallel operations with the that its generation equipment and other related unection requirements which will be separately ompany's General Standards for Safety and
F.	need		Company are required to make all arrangements purchased from the Facility by the Company to the ering utility.
G.		rice under this Schedule is subject to t C as well as other applicable federal ar	the rules and regulations of the Company and the ad state legislation or regulations.
		SPECIAL I	PROVISIONS
Α.	Spector by	cial contracts deviating from the above y the Company and approved by the FF	Schedule are allowable provided they are agreed SC.
B.	utility trans inter throu Faci exist	y other than the Company. Where s smission wheeling service to deliver th mediate utility. In addition, the Com ugh its territory for a Facility indirectly in lity's power to the purchasing utility of ting Company transmission capacity	Company may sell firm capacity and energy to a such agreements exist, the Company will provide e Facility's power to the purchasing utility or to an apany will provide transmission wheeling service thereconnected with the Company, for delivery of the r to an intermediate utility. In either case, where exists, the Company will impose a charge for sured at the point of delivery to the Company.
	The	Facility shall be responsible for all costs	s associated with such wheeling including:
ISS	1. 2. 3. SUED	Wheeling charges; Line losses incurred by the Compan Inadvertent energy flows resulting fr BY: Mark Crosswhite	y; and om such wheeling.

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(Continued from Schedule REF-1, Sheet No. 9.93	3)
Energy delivered to the Company shall be	adjusted before delivery to another utility.
Interstate transactions are defined as tho Energy Regulatory Commission (FERC).	se determined to be in the jurisdiction of the Federal
	be adjusted before delivery to another utility. The supplied for informational purposes only:
Renewable Facility Delivery Voltage	Adjustment Factor
Transmission Voltage Delivery Substation Voltage Delivery Primary Distribution Voltage Delivery	0.96758 0.94103 0.91001
All charges and adjustments for wheeling	will be determined on a case-by-case basis.
will impair the Company's ability to giv customers or place an undue burden on for a waiver of this Special Provision E	cility for delivery to the Company or to another utility e adequate service to the rest of the Company's the Company, the Company may petition the FPSC 3, or require the Facility to pay for the necessary ccordance with the National Energy Policy Act of
In order to establish the appropriate transic contact:	mission service arrangements, the Facility must
Manager Transmission Ser Southern Company Service Post Office Box 2625 Birmingham AL 35202	
coming on line as provided for under an e order to provide the Company with addit secure replacement and reserve power complete construction and come on line Offer Contract, the Company requires that kw of the nameplate capacity of the Far Renewable Standard Offer Contract is ex the completion security deposit may be pl	y's customers from the possibility of a Facility not executed Renewable Standard Offer Contract and in ional and immediately available funds for its use to in the event that the Facility fails to successfully in accord with the executed Renewable Standard t a cash completion security deposit equal to \$20 per cility's generator unit(s) at the time the Company's ecuted by the Facility. At the election of the Facility, nased in such that one half of the total deposit due is der within 12 months after contract execution.
ISSUED BY: Mark Crosswhite	

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A SOUTHERN COMPANY	
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Depending on the nature of the Facility's opera ability to meet the terms and conditions of the Contract, one of the following, at the Company's cash deposit as a means of securing the complet executed Renewable Standard Offer Contract:	he Company's Renewable Standard Offer liscretion, may be used as an alternative to a
1. an unconditional, irrevocable direct pay lette	r; or
2. surety bond; or	
3. other means acceptable to the Company.	
The Company will cooperate with each Facility deposit as an acceptable means of securing th accord with an executed Renewable Standard O good faith to accommodate an equivalent to a interests of both the Facility and the Company's c	e completion of the Facility's installation in fer Contract. The Company will endeavor in cash security deposit which is in the best
In the case of a governmental solid waste Facilit Statutes and FPSC Rule 25-17.091, F.A.C., the for	
The unsecured promise of a municipal, count actual damages incurred by the Company b come on line prior to the planned in-service da	ecause the governmental Facility fails to
D. Election of Early Capacity Payments under an Op election of the Fixed Energy Payments will result the completion security requirements as address of such security instruments. Given the terms ar Standard Offer Contract, additional security required	in the Company's immediate re-evaluation of ad above in order to determine the adequacy of conditions ultimately set in the Renewable
ISSUED BY: Susan Story	

GULF POWER A SOUTHERN COMPANY	Section No. IX First Revised Sheet No. 9.96 Canceling Original Sheet No. 9.96 PAGE EFFECTIVE DATE 16 of 16 July 14, 2009
(Continued from Schedule REF-1, Sheet I	No. 9.95)
E. The Company, in evaluating the vi FPSC Rule 25-17.0832(4)(c)(2)(b)	ability of any particular offer may exercise its rights under , F.A.C.
Tags, or other tradable environm result from the electric generation Standard Offer Contract, the Faci	tes to sell any or all Renewable Energy Certificates, Green nental interests (collectively "Environmental Interests") that no f the Facility during the term of an executed Renewable lity shall provide notice to the Company of its intent to sell provide the Company a reasonable opportunity to offer to rests.
Facility shall include a provision to to changes affecting the Compan	ontracts for the purchase of capacity and energy from a breopen the contract, at the election of either party, limited y's full avoided costs of the unit on which the Renewable d as a result of new environmental or other regulatory erm of the contract.
ISSUED BY: Susan Story	



Section No. IX Fourth Revised Sheet No. 9.97 Canceling Third Revised Sheet No. 9.97

STANDARD OFFER CONTRACT FOR PURCHASE OF FIRM CAPACITY AND ENERGY FROM A RENEWABLE ENERGY FACILITY OR SMALL QUALIFYING FACILITY ("RENEWABLE STANDARD OFFER CONTRACT")

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THIS AGREEMENT is made and entered into this _____ day of _____, ____ by and between _____, hereinafter referred to as the "Seller"; and Gulf Power Company, a corporation, hereinafter referred to as the "Company". The Seller and the Company shall collectively be referred to herein as the "Parties".

WITNESSETH:

WHEREAS, for purposes of this contract, the term "Renewable Energy Facility" means a facility that produces electrical energy from one or more of the sources stated in Florida Public Service Commission (FPSC) Rule 25-17.210 (1), Florida Administrative Code (F.A.C.), and the term "Small Qualifying Facility" means a facility with a design capacity of 100 KW or less as defined in FPSC Rule 25-17.080, F.A.C., thus, both "Renewable Energy Facility" and "Small Qualifying Facility" are herein referred to as "Facility"; and

WHEREAS, the Seller desires to sell, and the Company desires to purchase, firm capacity and energy to be generated by the Facility, such sale and purchase to be consistent with FPSC Rules 25-17.080 through 25-17.091; and

WHEREAS, the Seller, in accordance with FPSC Rule 25-17.087, F.A.C., has entered into an interconnection agreement with the utility that the Facility is directly interconnected, attached hereto as Appendix A; and

WHEREAS, the FPSC has approved the following standard contract for use in the acceptance of the Company's standard offer for the purchase of firm capacity and energy from Facilities.

NOW THEREFORE, for mutual consideration the Parties agree as follows:

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1. <u>Facilit</u> The S	rom Standard Of t <u>v</u> Seller either con comprised in v	templates instal	lling and opera			10 X 11 X
Unit	Description (Type)	Initial In-Service Date	KVA Nameplate Rating	KW Output Rating	Fuel Se Primary	ource Secondary
ISSUED E	BY: S. W. Conn	ally, Jr.				



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The entire Facility, whether comprised in whole or in part of the generator units set forth above, is designed to produce a maximum of ______ kilowatts (KW) of electric power at an 85% power factor.

2. Term of the Agreement

This Agreement shall begin immediately upon its execution and the contemporaneous payment by the Seller to the Company of a completion security deposit in the amount of \$20.00 times each KW of nameplate capacity of the Facility's generator unit(s). This Agreement shall end at 12:01 A.M., ______, 20_____, (date specified shall be no earlier than May 31, 2033).

Notwithstanding the foregoing, if construction and commercial operation of the Facility are not accomplished before June 1, 2023, the Company's obligations to the Seller under this Agreement shall be considered to be of no force and effect. The Company shall be entitled to retain and use the funds required by the Company as a completion security deposit under this section of the Agreement.

At the election of the Seller, the completion security deposit may be phased in such that one half of the total deposit due is paid upon contract execution and the remainder is to be paid within 12 months after contract execution. If the Seller elects to phase in payment of the completion security deposit due under this paragraph, the effective date of the contract shall be the date of execution provided, however, that the Company shall have no further obligation to the Seller if either installment of the completion security deposit is not timely received by the Company.



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Depending on the nature of the Facility's operation, financial health and solvency, and its ability to meet the terms and conditions of this Agreement, one of the following, at the Company's discretion in accordance with the provisions of Schedule REF-1, may be used as an alternative to a cash deposit as a means of securing the completion of the project in accord with this Agreement:

- (a) an unconditional, irrevocable direct pay letter; or
- (b) surety bond; or
- (c) other means acceptable to the Company.

In the case of a governmental solid waste facility, pursuant to FPSC Rule 25-17.091, F.A.C., the following will be acceptable to the Company: the unsecured promise of a municipal, county, or state government to pay the actual damages incurred by the Company because the governmental facility fails to come on line prior to June 1, 2023.

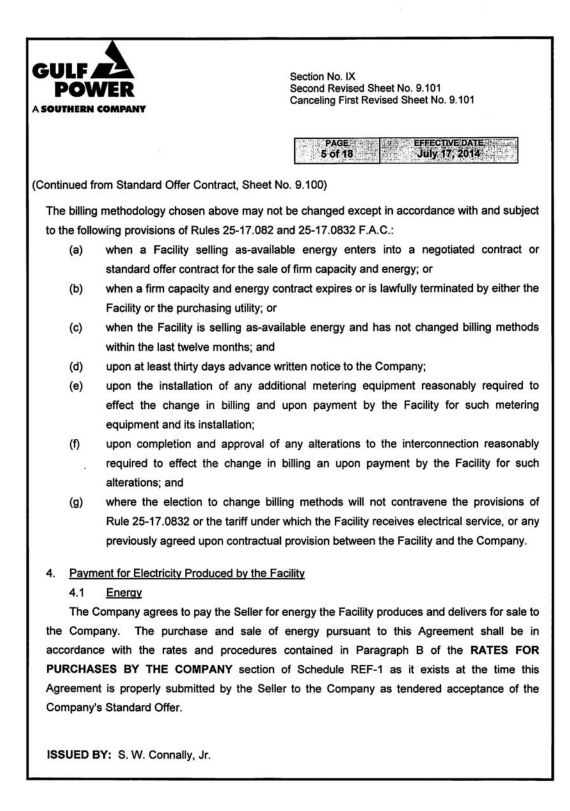
The specific completion security vehicle agreed upon by the parties is: _

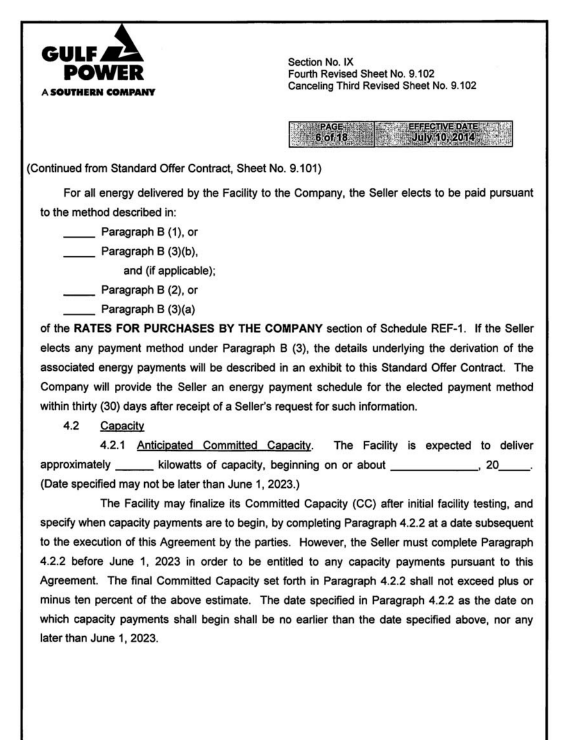
(IN ORDER FOR THIS FORM OF CONTRACT TO BE USED TO TENDER ACCEPTANCE OF THE COMPANY'S STANDARD OFFER BY A SELLER OTHER THAN A GOVERNMENTAL SOLID WASTE FACILITY, THE ABOVE LINE MUST SPECIFY CASH DEPOSIT IN THE APPROPRIATE AMOUNT UNLESS THE SELLER HAS SECURED THE PRIOR WRITTEN CONSENT FROM THE COMPANY TO AN ALTERNATIVE COMPLETION SECURITY VEHICLE.)

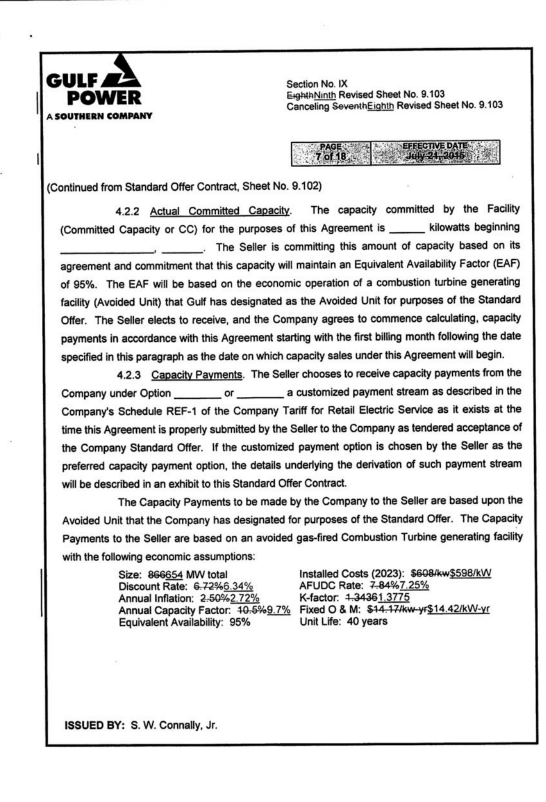
3. Sale of Electricity by the Facility

The Company agrees to purchase firm capacity and energy generated at the Facility and transmitted to the Company by the Facility. The purchase and sale of firm capacity and energy pursuant to this Agreement shall be in accordance with the following billing methodology (choose one):

- () Net Billing Arrangement; or
- () Simultaneous Purchase and Sales Arrangement.









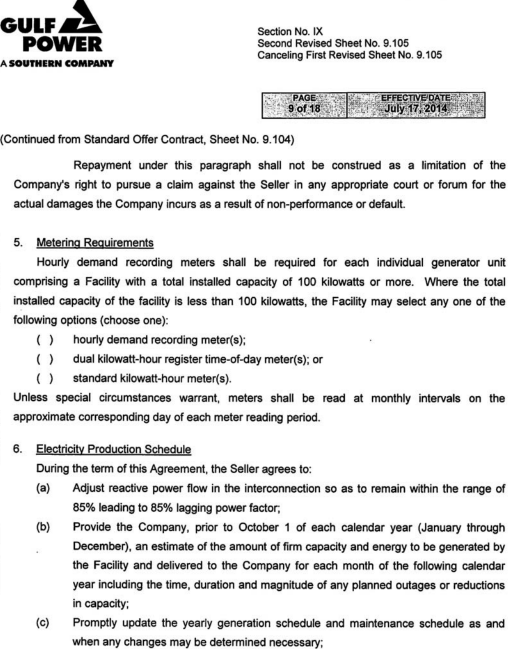
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The Company agrees it will pay the Seller a capacity payment. This capacity payment will be the product of the Facility's Committed Capacity and the applicable rate from the Seller's chosen capacity payment option in accordance with the Company's Schedule REF-1, as it exists at the time this Agreement is properly submitted by the Seller to the Company as tendered acceptance of the Company's Standard Offer. In the event either: (1) the date specified in Section 2 of this Agreement is later than June 1, 2033; or (2) the date specified in Paragraph 4.2.2 as the date capacity payments are to begin is one other than the dates shown in Schedule REF-1, a payment schedule will be calculated by the Company and attached to this agreement as Exhibit D. Under those circumstances, the payment schedule set forth in Exhibit D will be used in the calculation of capacity payments pursuant to this paragraph. The Company will provide the Seller a capacity payment schedule for the chosen payment method within thirty (30) days after receipt of a Seller's request for such information. The capacity payment for a given month will be added to the energy payment for such month and tendered by the Company to the Seller as a single payment as promptly as possible, normally by the twentieth business day following the day the meter is read.

In October following each performance period, the Company will calculate the availability of the Facility over the most recent twelve month period ending August 31. For purposes of this Agreement, availability means Equivalent Availability Factor (EAF) as defined by the North American Electric Reliability Council Generating Availability Data System (NERC GADS) or its successor's indice. If the availability (EAF) of the Facility is not equal to or greater than 0.95 (95%), then the Seller will repay the Company a portion of the performance period capacity payments as calculated in accordance with the procedure detailed in the **ANNUAL CAPACITY AVAILABILITY FACTOR DETERMINATION** section of Rate Schedule REF-1.



(d) Coordinate its scheduled Facility outages with the Company;

ISSUED BY: S. W. Connally, Jr.

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Repayment under this paragraph shall not be construed as a limitation of the Company's right to pursue a claim against the Seller in any appropriate court or forum for the actual damages the Company incurs as a result of non-performance or default.

5. Metering Requirements

Hourly demand recording meters shall be required for each individual generator unit comprising a Facility with a total installed capacity of 100 kilowatts or more. Where the total installed capacity of the facility is less than 100 kilowatts, the Facility may select any one of the following options (choose one):

Unless special circumstances warrant, meters shall be read at monthly intervals on the approximate corresponding day of each meter reading period.

6. Electricity Production Schedule

- Adjust reactive power flow in the interconnection so as to remain within the range of
- December), an estimate of the amount of firm capacity and energy to be generated by the Facility and delivered to the Company for each month of the following calendar year including the time, duration and magnitude of any planned outages or reductions
- Promptly update the yearly generation schedule and maintenance schedule as and



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- (e) Comply with reasonable requirements of the Company regarding day-to-day or hourby-hour communications between the parties relative to the performance of this Agreement; and
- (f) Promptly notify the Company of the Facility's inability to supply any portion of its Committed Capacity. (Failure of the Seller to notify the Company of a known derating or inability to supply its full Committed Capacity from the Facility may, at the sole discretion of the Company, result in a determination of non-performance.)

7. The Seller's Obligation if the Seller Receives Early Capacity Payments

The Seller's payment option choice pursuant to paragraph 4.2.3 may result in payment by the Company for capacity delivered prior to June 1, 2023. The parties recognize that capacity payments received for any period through May 31, 2023, are in the nature of "early payment" for a future capacity benefit to the Company. To ensure that the Company will receive a capacity benefit for which early capacity payments have been made, or alternatively, that the Seller will repay the amount of early payments received to the extent the capacity benefit has not been conferred, the following provisions will apply:

The Company shall establish a Capacity Account. Amounts shall be added to the Capacity Account for each month through May 2023, in the amount of the Company's capacity payments made to the Seller pursuant to the Seller's chosen payment option from Schedule REF-1 or Exhibit D if applicable. The monthly balance in the Capacity Account shall accrue interest at the rate then prevailing for thirty (30) days highest grade commercial paper; such rate is to be determined by the Company thirty days prior to the date of each payment or posting of interest to the account. Commencing on June 1, 2023, there shall be deducted from the Capacity Account an Early Payment Offset Amount to reduce the balance in the Capacity Account. Such Early Payment Offset Amount shall be equal to that amount which the Company would have paid for



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capacity in that month if the capacity payment had been calculated pursuant to Option 1 in Schedule REF-1 and the Seller had elected to begin receiving payment on June 1, 2023 minus the monthly capacity payment the Company makes to the Seller pursuant to the capacity payment option chosen by the Seller in paragraph 4.2.3.

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The Seller shall owe the Company and be liable for the outstanding balance in the Capacity Account. The Company agrees to notify the Seller monthly as to the current Capacity Account balance. Prior to receipt of early capacity payments, the Seller shall execute a promise to repay any outstanding balance in the Capacity Account in the event of a default pursuant to this Agreement. Such promise shall be secured by means mutually acceptable to the Parties and in accordance with the provisions of Schedule REF-1.

The specific repayment assurance selected for purposes of this Agreement is:

Any outstanding balance in the Capacity Account shall immediately become due and payable, in full, in the event of default or at the conclusion of the term of this Agreement. The Seller's obligation to pay the balance in the Capacity Account shall survive termination of this Agreement.

8. Non-Performance Provisions

The Seller shall be entitled to receive a complete refund of the security deposit described in Section 2 of this contract (or in the event an alternative completion security vehicle is in effect, release of that completion security) upon the Facility's achieving commercial in-service status (which, for purposes of this Agreement, shall include the demonstration of capability to perform by actual delivery of firm capacity and energy to the Company) provided that this occurs prior to June 1, 2023 and that said



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commercial in-service status is maintained from the date of initial demonstration to, through and including June 1, 2023. The Seller shall not be entitled to any of its security deposit if the Facility fails to achieve commercial in-service status prior to June 1, 2023 and maintain that status to, through and including said date. Additionally, once construction of the Facility or any additions necessary for the Facility to have the capability to deliver the anticipated Committed Capacity and energy to the Company from the Facility has commenced, the Seller will allow Company representatives to review quarterly the construction progress to provide the Company with a level of assurance that the Facility will be capable of delivering the anticipated Committed Capacity from the Facility on or before June 1, 2023.

Additionally, failure of the Seller to notify the Company of a known derating or inability to supply its full Committed Capacity from the Facility may, at the sole discretion of the Company, result in a determination of non-performance. Upon such determination by the Company, capacity payments to the Seller shall be suspended for a period of time equal to the time of the known derating or inability to supply the full Committed Capacity from the Facility or six months, whichever shall be longer.

9. Default

9.1 <u>Mandatory Default</u>. The Seller shall be in default under this Agreement if: (1) Seller either voluntarily declares bankruptcy or becomes subject to involuntary bankruptcy proceedings; or (2) the Facility ceases all electric generation for either of the Company's peak generation planning periods (summer or winter) occurring in a consecutive 12 month period. For purposes of this Agreement, the Company's summer peak generation planning period shall be May through September and the Company's winter peak generation planning period shall be December through February. The months included in the Company's peak generation planning period shall be changed, at the sole discretion of the Company, upon 12 months prior notice to the Seller.



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9.2 <u>Optional Default</u>. The Company may declare the Seller to be in default if: (1) at any time prior to June 1, 2023 and after capacity payments have begun, the Company has sufficient reason to believe that the Facility is unable to deliver its Committed Capacity; (2) because of a Seller's refusal, inability or anticipatory breach of its obligation to deliver its Committed Capacity after June 1, 2023; or (3) the Company has made three or more determinations of non-performance due to the failure of the Seller to notify the Company of a known derating or inability to supply Committed Capacity during any eighteen month period.

10. General Provisions

10.1 <u>Permits</u>. The Seller hereby agrees to obtain any and all governmental permits, certifications, or other authority the Seller and/or Facility are required to obtain as a prerequisite to engaging in the activities provided for in this Agreement. The Company hereby agrees to obtain any and all governmental permits certifications or other authority the Company is required to obtain as a prerequisite to engaging in the activities provided for in this Agreement.

10.2 Indemnification. The Seller agrees to indemnify and save harmless the Company, its subsidiaries or affiliates, and their respective employees, officers, and directors, against any and all liability, loss, damage, cost or expense which the Company, its subsidiaries, affiliates, and their respective employees, officers, and directors may hereafter incur, suffer or be required to pay by reason of negligence on the part of the Seller in performing its obligations pursuant to this Agreement or the Seller's failure to abide by the provisions of this Agreement. The Company agrees to indemnify and save harmless the Seller against any and all liability, loss, damage, cost or expense which the Seller may hereafter incur, suffer or be required to pay by reason of negligence on the part of the Company in performing its obligations pursuant to this Agreement or the Seller may hereafter incur, suffer or be required to pay by reason of negligence on the part of the Company in performing its obligations pursuant to this Agreement or the Company's failure to abide by the provision of this Agreement. The Seller agrees to include the Company's failure to abide by the provision of this Agreement. The Seller agrees to include the Company as an additional named insured in any liability insurance policy or policies the Seller obtains to protect the Seller's interests with respect to the Seller's indemnity and hold harmless assurances to parties contained in this Section.



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The Seller shall deliver to the Company at least fifteen days prior to the delivery of any capacity and energy under this Agreement, a certificate of insurance certifying the Seller's and Facility's coverage under a liability insurance policy issued by a reputable insurance company authorized to do business in the State of Florida, protecting and indemnifying the Seller and the Company as an additional named insured, their officers, employees, and representatives, against all liability and expense on account of claims and suits for injuries or damages to persons or property arising out of the Seller's and the Facility's performance under or failure to abide by the terms of this Agreement, including without limitation any claims, damages or injuries caused by operation of any of the Facility's equipment or by the Seller's failure to maintain the Facility's equipment in satisfactory and safe operating conditions, or otherwise arising out of the performance by the Seller of the duties and obligations arising under the terms and conditions of this Agreement.

The policy providing such coverage shall provide comprehensive general liability insurance, including property damage, with limits in an amount not less than \$1,000,000 for each occurrence. In addition, the above required policy shall be endorsed with a provision whereby the insurance company will notify the Company within thirty days prior to the effective date of cancellation or a material change in the policy. The Seller shall pay all premiums and other charges required or due in order to maintain such coverage as required under this section in force during the entire period of this Agreement beginning with the initial delivery of capacity and energy to the Company.

10.3 <u>Taxes or Assessments</u>. It is the intent of the parties under this provision that the Seller hold the Company and its general body of ratepayers harmless from the effects of any additional taxes, assessments or other impositions that arise as a result of the purchase of energy or capacity from the Facility in lieu of other energy or capacity and that any savings in regards to taxes or assessments be included in the avoided cost payments made to the Seller to the extent



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permitted by law. In the event the Company becomes liable for additional taxes, assessments or imposition arising out of its transaction with the Seller under either this agreement or any related interconnection agreement or due to changes in laws affecting the Company's purchases of energy or capacity from the Facility occurring after the execution of this agreement and for which the Company would not have been liable if it had produced the energy and/or constructed facilities sufficient to provide the capacity contemplated under this agreement itself, the Company may bill the Seller monthly for such additional expenses or may offset them against amounts due the Seller from the Company. Any savings in taxes, assessments or impositions that accrue to the Company as a result of its purchase of energy and capacity payments made to the Seller hereunder, shall be passed on to the Seller to the extent permitted by law without consequential penalty or loss of such benefit to the Company.

10.4 <u>Force Majeure</u>. If either party shall be unable, by reason of <u>force majeure</u>, to carry out its obligations under this Agreement, either wholly or in part, the party so failing shall give written notice and full particulars of such cause or causes to the other party as soon as possible after the occurrence of any such cause; and such obligations shall be suspended during the continuance of such hindrance which, however, shall be extended for such period as may be necessary for the purpose of making good any suspension so caused. The term "force majeure" shall be taken to mean acts of God, strikes, lockouts or other industrial disturbances, wars, blockades, insurrections, riots, arrests and restraints of rules and people, environmental constraints lawfully imposed by federal, state or local government bodies, explosions, fires, floods, lightning, wind, perils of the sea provided, however, that no occurrences may be claimed to be a <u>force majeure</u> occurrence if it is caused by the negligence or lack of due diligence on the part of the party attempting to make such claim. The Seller agrees to pay the costs necessary to reactivate the Facility and/or the interconnection with the Company's system if the same are rendered inoperable



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due to actions of the Seller, its agents, or <u>force majeure</u> events affecting the Facility or the interconnection with the Company. The Company agrees to reactivate at its own cost the interconnection with the Facility in circumstances where any interruptions to such interconnections are caused by the Company or its agents.

10.5 <u>Assignment</u>. The Seller shall have the right to assign its benefits under this Agreement, but the Seller shall not have the right to assign its obligations and duties without the Company's prior written approval.

10.6 <u>Disclaimer</u>. In executing this Agreement, the Company does not, nor should it be construed, to extend its credit or financial support for the benefit of any third parties lending money to or having other transactions with the Seller or any assignee of this Agreement.

10.7 <u>Notification</u>. For purposes of making any and all non-emergency oral and written notices, payments or the like required under the provisions of this Agreement, the parties designate the following to be notified or to whom payment shall be sent until such time as either party furnishes the other party written instructions to contact another individual.

For Seller:

For Gulf Power Company: Secretary and Treasurer Gulf Power Company One Energy Place Pensacola FL 32520-0780

10.8 <u>Applicable Law</u>. This Agreement shall be governed by and construed in accordance with the laws of the State of Florida.

10.9 <u>Severability</u>. If any part of this Agreement, for any reason, be declared invalid, or unenforceable by a pubic authority of appropriate jurisdiction, then such decision shall not affect the validity of the remainder of the Agreement, which remainder shall remain in force and effect as if this Agreement had been executed without the invalid or unenforceable portion.



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10.10 <u>Complete Agreement and Amendments</u>. All previous communications or agreements between the parties, whether verbal or written, with reference to the subject matter of this Agreement are hereby abrogated. No amendment or modification to this Agreement shall be binding unless it shall be set forth in writing and duly executed by both parties to this Agreement and, if required, approved by the FPSC.

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10.11 <u>Incorporation of Schedule</u>. The parties agree that this Agreement shall be subject to all of the provisions contained in the Company's published Schedule REF-1 as approved and on file with the FPSC, as the Schedule exists at the time this Agreement is properly submitted by the Facility to the Company as tendered acceptance of the Company's standard offer.

10.12 <u>Survival of Agreement</u>. This Agreement, as may be amended from time to time, shall be binding and insure to the benefit of the Parties' respective successors-in-interest and legal representatives.

11. Environmental Interests

In the event that the Seller decides to sell any or all Renewable Energy Certificates, Green Tags, or other tradable environmental interests (collectively "Environmental Interests") that result from the electric generation of the Facility during the term of this Agreement, the Seller shall provide notice to the Company of its intent to sell such Environmental Interests and provide the Company a reasonable opportunity to offer to purchase such Environmental Interests.

12. Changes in Environmental and Governmental Regulations

This contract may be reopened at the election of either party in the event that environmental or other regulatory requirements are enacted during the term of this contract which either (a) increase or (b) decrease the full avoided costs of the Avoided Unit. The parties may negotiate a threshold amount of change below which this reopener will not apply.

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	SS WHEREOF, the parties h ized officers.	ereto have caused this Agreement to be executed by the
	VER COMPANY	
Ву:	(Signature)	
· · · ·	(Print or Type Name)	
	(Print of Type Name)	
Title:	(Print or Type Name)	
Date:		
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