BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition for approval of experimental curtailable demand-side management program, by Gulf Power Company.

DOCKET NO. 20170252-EI
ORDER NO. PSC-2018-0159-PAA-EI
ISSUED: March 21, 2018

The following Commissioners participated in the disposition of this matter:

ART GRAHAM, Chairman
JULIE I. BROWN
DONALD J. POLMANN
GARY F. CLARK
ANDREW GILES FAY

NOTICE OF PROPOSED AGENCY ACTION ORDER
APPROVING GULF POWER COMPANY’S
EXPERIMENTAL CURTAILABLE LOAD PROGRAM
AND ASSOCIATED TARIFFS

BY THE COMMISSION:

NOTICE is hereby given by the Florida Public Service Commission (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.).

I. Background

On May 16, 2017, we approved a Stipulation and Settlement Agreement (Settlement) which resolved all outstanding issues in the Gulf Power Company (Gulf or Company) 2016 base rate proceeding.¹ On November 28, 2017, in accordance with Section 19 of the Settlement, Gulf filed a petition for approval of its experimental Curtailable Load program as part of its Demand-Side Management (DSM) plan.² The rate rider and associated tariffs for the proposed Curtailable Load program are shown in Attachment A.


² We note that an Updated Settlement Agreement was filed on February 14, 2018, in Docket Nos. 20160186-EI and 20160170-EI, and will be reviewed in a later Commission proceeding. The Updated Settlement Agreement only addresses changes to the tax code and does not affect the Curtailable Load program proposed by Gulf in the instant docket.
This Commission has jurisdiction over this matter pursuant to Sections 366.80 through 366.83 and 403.519, Florida Statutes.

II. Review

The criteria used to review the appropriateness of DSM programs are: (1) whether the program advances the policy objectives of the Florida Energy Efficiency and Conservation Act (FEECA) and its implementing rules; (2) whether the program is directly monitorable and yields measurable results; and (3) whether the program is cost-effective. As discussed below, Gulf’s petition for its experimental Curtailable Load program is consistent with these criteria.

A. Program Description

The proposed Curtailable Load program is available to industrial and commercial customers who take service under rates LP, LPT, PX, or PXT. The proposed program provides qualifying customers capacity payments for load which can be curtailed during certain conditions. Customers who qualify for the program must commit to a minimum non-firm demand reduction of 4,000 kilowatts (kW). A customer must execute a Curtailable Load Service Agreement (CL Service Agreement) for a term of 10 years beyond the anticipated in-service date of Gulf’s next generation capacity need in 2023. Multiple accounts may be combined to meet the demand and load factor requirements provided that the demand response is coordinated from a single location and a single point of contact is provided to Gulf for notification. The program is only applicable to locations at which the interruption of electric service will primarily affect only the customer and will not significantly affect members of the general public, or interfere with functions performed for the protection of public health or safety unless adequate on-site backup generation is available. The program will be closed to additional customers when the total non-firm demand subject to CL Service Agreements reaches 50 megawatts.

A curtailment period may be designated by Gulf when non-firm demand curtailment is necessary to alleviate any conditions that could lead to the interruption of power supply in the local area or region. Gulf expects to provide at least 30 minutes advance notice of the curtailment period. Gulf may terminate service under the program at any time based on the customer’s failure to comply with the terms and conditions of the CL Service Agreement. An incident of non-compliance will be considered to have occurred if the customer’s maximum integrated 15 minute demand to the nearest kW during a curtailment period is greater than the firm demand. Customers may terminate their CL Service Agreement without penalty or liability by providing the Company with at least a five year advanced written notice, which we find to be sufficient for planning purposes to acquire or build firm capacity. The program, as described, meets the Settlement requirement that Gulf offer a curtailable rate program. Gulf represents that the signatories to the Settlement do not have any material concerns with the Company’s petition for our approval of the experimental Curtailable Load program.

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B. FEECA Policy Objectives/Program Monitoring and Evaluation

FEECA emphasizes reducing the growth rate of peak demand and reducing and controlling growth rates of electricity consumption. The proposed Curtailable Load program will provide qualified customers with an incentive to decrease their firm peak demand. Customers taking service under the program will initially receive a monthly bill credit of $3.35 per kW that will be subject to curtailment. This initial monthly credit was determined by Gulf to be the maximum recurring monthly credit that will not cause the program’s costs to be higher than the benefits realized from the avoided capacity. The bill credit amount will be subject to review and adjustment in the Company’s Energy Conservation Cost Recovery (ECCR) Clause proceeding. The program is experimental in nature with a December 31, 2021, termination date unless Gulf asks this Commission for an extension. Gulf will use several criteria in evaluating this program. These include: customers’ interest in the program; customers’ responses to curtailment periods; program implementation and management costs; and, the Company’s capacity needs.

C. Cost-Effectiveness

Pursuant to Rule 25-17.008, F.A.C., Gulf provided a cost-effectiveness analysis of the program using the Participant test, the Rate Impact Measure (RIM) test, and the Total Resource Cost (TRC) test. The Participant test analyzes the costs and benefits from a program participants’ point of view. The RIM test ensures that all ratepayers will benefit from a proposed DSM program, not just the program participants. The TRC test measures the overall economic efficiency of a DSM program from a system perspective. Each test estimates the benefits and costs, and the program is determined to be cost-effective if the ratio of benefits to costs is greater than one. We have reviewed the assumptions associated with Gulf’s program savings and find them to be reasonable. The table below shows the results for cost-effectiveness for the program.

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Gulf anticipates that current customers receiving service under the Critical Peak Option for Rate LPT will be likely participants in the program, which will result in an increase of approximately $134,000 to the ECCR clause in 2018. The estimated monthly rate impact to the ECCR factor for this scenario is $0.02/1,000 kWh for a residential customer. The impact to the ECCR clause for 1000 kWh if all 50 MW are subscribed is $0.15 per customer.

III. Decision

The Curtailable Load program meets a requirement of the Settlement reached in Gulf’s 2016 base rate proceeding. It fulfills the policy objectives of FEECA. It is directly monitorable, yields measurable results, and it is cost effective. Therefore, we shall approve Gulf’s proposed experimental Curtailable Load program and associated rate rider and tariffs.
Based on the foregoing, it is

ORDERED by the Florida Public Service Commission that Gulf Power Company’s experimental Curtailable Load program and associated rate rider and tariffs are hereby approved. It is further

ORDERED that this docket shall be closed unless a person whose substantial interests are affected by this Commission’s decision files a protest within 21 days of the issuance of this Order. The tariffs shall become effective and the docket closed upon the issuance of a consummating order. If a timely protest of this is filed, the tariffs shall not go into effect, pending resolution of the protest.

By ORDER of the Florida Public Service Commission this 21st day of March, 2018.

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.
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 April 11, 2018.

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.
Rate Rider CL
CURTAILABLE LOAD
LIMITED AVAILABILITY EXPERIMENTAL RIDER
(OPTIONAL RIDER)

AVAILABILITY:
Available throughout the entire territory served by the Company to Customers receiving electric service under Rate Schedules LP, LPT, PX, and PXT that commit to a minimum Non-Firm Demand of 4,000 kW. Customers cannot participate in Rate Rider CL in conjunction with the Critical Peak Option for Rate LPT. Service under this rate schedule is subject to installation of equipment necessary for implementation.

This Rider will be closed to further subscription when the total Non-Firm Demand subject to executed Curtailable Load Service Agreements reaches 50 MW. Excepting contracts which have been signed before the termination date, service under this Rider shall terminate on December 31, 2021, unless extended by order of the Florida Public Service Commission.

APPLICABILITY:
This Rider is applicable to any Customer whose actual measured demand through one or more accounts is not less than 4,000 kW during the previous 12 months and who maintains an annual load factor of not less than sixty percent (60%). Multiple accounts may be combined to meet the demand and load factor requirements provided the demand response is coordinated from a single location and a single point of contact is provided to the Company for notification. Participating Customers are required to execute a Curtailable Load Service Agreement with the Company.

This Rider is also applicable only to premises at which an interruption of electric service will primarily affect only the Customer, its employees, agents, lessees, tenants or business guests, and will not significantly affect members of the general public, nor interfere with functions performed for the protection of public health or safety unless adequate on-site backup generation is available.

This Rider is offered in conjunction with the rates, terms, and conditions of the rate schedule under which the Customer takes service and affects the total bill only to the extent that the rates, terms, and conditions under this Rider differ from the rates, terms, and conditions of such rate schedule.

ISSUED BY: S.W. Connally, Jr.
DETERMINATION OF CURTAILMENT PERIODS:

A curtailment period may be designated by the Company when Non-Firm Demand curtailment is necessary to alleviate any conditions that could lead to the interruption of power supply in the Southern Balancing Area, a local area or a region. Such conditions include, but are not limited to, those where curtailment is necessary to prevent capacity or energy emergencies and avert potential widespread power outages, facility overloads or voltage collapse. The curtailment period designation will follow Company-applicable NERC, regional, state, public service commission or local standards or guidelines. Typically, the Company will provide advance notice of 30 minutes or more prior to a curtailment period. If requested, the Company will respond to inquiries from the Customer regarding a curtailment period and provide requested information regarding the event to the extent such information is not confidential, proprietary, or non-public transmission information.

COMPLIANCE INCENTIVE:

The Company may terminate service under this Rider at any time for the Customer’s failure to comply with the terms and conditions of this Rider or the Curtailable Load Service Agreement. In such event, the Company shall be entitled to immediately suspend future monthly credits under this Rider and bill the Customer for the total value of the credits received during the lesser of: (i) the prior 60 months; (ii) the number of months which have elapsed since the occurrence of the most recent curtailment period; or (iii) the number of months which have elapsed since the Customer began service under this Rider.

An incident of non-compliance will be considered to have occurred if the Customer’s maximum integrated fifteen (15) minute demand to the nearest kilowatt (kW) during a curtailment period or test period is greater than the Firm Demand.

ISSUED BY: S.W. Connally, Jr.
Determination of Firm Demand and Non-Firm Demand:

Firm Demand is defined as the amount of demand that the Customer’s measured demand cannot exceed during a curtailment period or test period.

Non-Firm Demand is defined as the amount of demand that the Customer agrees to reduce during a curtailment period or test period.

The Customer’s Firm Demand and Non-Firm Demand shall be established in the Curtailable Load Service Agreement with the Company. The sum of a Customer’s Firm Demand and Non-Firm Demand shall not exceed the Customer’s maximum measured demand. If the sum of a Customer’s Firm Demand and Non-Firm Demand exceeds the Customer’s maximum measured demand during a year, the Non-Firm Demand for the following year will be reduced by the difference. The contracted Firm and Non-Firm Demand may be adjusted proactively by mutual agreement of the Customer and the Company.

Credit:

Monthly credits will be paid to the Customer based on the product of the Non-Firm Demand and Credit Value as specified in the Curtailable Load Service Agreement. Should the sum of a Customer’s Firm Demand and Non-Firm Demand exceed the Customer’s maximum measured demand during a year, the subsequent monthly credits for the following year will be reduced by the difference between the sum of the Customer’s Non-Firm Demand and Firm Demand and the Customer’s maximum measured demand for the prior year multiplied by the Credit Value.

Demonstration Period:

Prior to the Customer taking service under this Rider, the Customer must demonstrate their ability to reduce their electrical demand to a level equal to, or below, their Firm Demand as specified in the Curtailable Load Service Agreement. The Customer will be notified 30 minutes prior to the required demonstration period. The demonstration period will occur within 30 days of the Company being notified by the Customer that it wishes to take service under this Rider. The demonstration will be for a period of no more than two consecutive hours.
(Continued from Rate Rider CL, Sheet No. 6.107)

SPECIAL PROVISIONS:

1. Service under this Rider is not available to a Customer whose premises are designated by one or more governmental agencies for use as a public shelter during a natural disaster and/or a declared state of emergency.

2. Credits under this Rider shall commence after the successful demonstration of demand reduction by the Customer as determined by the Company.

3. The Company reserves the right to test the Customer’s ability to comply with the provisions of this Rider for a one-hour test period if there has not been a curtailable period or demonstration period for the Customer during the previous 12 months. These test periods will not be considered curtailable periods.

4. If the Customer terminates participation prior to the expiration of their full contract term, the Customer will not be allowed to participate in this program for two subsequent years.

5. Customers who exit the program prior to the full expiration of their full contract term and who subsequently re-enter the program may only take service under the terms of their original contract until its expiration.

6. Customers taking service under negotiated contracts may participate in Rider CL provided that such participation is explicitly permitted in the Customer’s executed contract.

TERM OF SERVICE:

Service under this Rider requires a Curtailable Load Service Agreement having a term of 10 years beyond the anticipated in-service date of the Company’s Avoided Unit or Resource. Customers may terminate their Curtailable Load Service Agreement without penalty or liability by providing the Company with at least five (5) years advanced written notice. In such event, the Curtailable Load Service Agreement will automatically terminate on the day following the fifth anniversary of the date of the Customer’s termination notice.

If the Customer ceases taking service under the Rider prior to the expiration of the full contract term and without the required advanced written notification, the Company will bill the Customer for the total value of the credits received during a period equal to the lesser of: (i) the prior 60 months; (ii) the number of months which have elapsed since the occurrence of the most recent curtailment period; or (iii) the number of months which have elapsed since the Customer began service under this Rider.

Service under this Rider is subject to Rules and Regulations of the Company and the Florida Public Service Commission.

ISSUED BY: S.W. Connally, Jr.
(Continued from Rate Rider CL, Sheet No. 6.108)

TAX ADJUSTMENT:
See Sheet No. 6.37

FRANCHISE FEE BILLING:
See Sheet No. 6.37

ENERGY CONSERVATION:
See Sheet No. 6.38

GROSS RECEIPTS TAX ADJUSTMENT:
See Sheet No. 6.37

PAYMENT OF BILLS:
See Sheet No. 6.37

ISSUED BY: S.W. Connally, Jr.
Section No. VII  
Original Sheet No. 7.66

CURTAILABLE LOAD SERVICE AGREEMENT

Form 30

This Agreement is made this _______ day of ______________________,  
by and between ______________________ (the “Customer”)  
located at ______________________ in ______________________, Florida and Gulf Power Company, a Florida corporation (the  
“Company” or “Gulf Power”).

WITNESSETH

That for and in consideration of the mutual covenants and agreements set forth herein, the Company and the Customer agree as follows:

1. The Company agrees to furnish and the Customer agrees to take service under rate schedule _______ and the Curtailable Load Experimental Rider CL (the “Curtailable Rider”)  
(attached as Exhibit “A” and incorporated herein by reference) as currently approved by the Florida Public Service Commission (the “FPSC”) or as said rate schedule or rider may be modified in the future and approved by the FPSC.

2. The Customer and the Company will, throughout the term of this Agreement, comply with all of the terms and conditions of the Curtailable Rider.

3. The Customer’s Firm Demand for purposes of the Curtailable Rider shall be set at _______ kW. Unless otherwise modified in accordance with the terms of the Curtailable Rider, the Firm Demand shall not be subject to change during the term of this Agreement.

4. The Customer’s Non-Firm Demand for purposes of the Curtailable Rider shall be set at _______ kW. Unless otherwise modified in accordance with the terms of the Curtailable Rider, the Non-Firm Demand shall not be subject to change during the term of this Agreement. Upon receipt of notice from the Company, the Customer agrees to curtail its Non-Firm Demand during all curtailment periods and test periods designated by the Company.

5. In consideration of the Customer’s agreement to curtail its Non-Firm Demand, the Company will provide the Customer with a monthly billing credit of $________ per kW for each kW of Non-Firm Demand identified in section 4 above. Unless otherwise modified in accordance with the terms of the Curtailable Rider, the amount of the foregoing billing credit shall not be subject to change during the term of this Agreement.

6. The Company will endeavor to provide at least thirty (30) minutes advance notice to the Customer of the time the curtailment period begins. Such notice may be electronic, oral or written. The Company shall not be responsible for the Customer’s failure to receive or act upon such notice. Upon request, the Customer will provide the Company with the following information to facilitate delivery of all communications relating to curtailment periods and designate the preferred manner of communication, which will be the manner of communication the Company initially uses when seeking to curtail load:

ISSUED BY:  S. W. Connally, Jr.  
Effective:
Section No. VII
Original Sheet No. 7.67

Form 30 (Continued)

Name of Contact Person(s);
Office and/or Cellular Telephone Number(s); and
Email Address(es)

The Customer will notify the Company immediately should there be a need to change contact
information. Any changes to the above manner of communication made by the Customer or the
Company shall be made in writing.

For all office and cellular telephone numbers and email addresses provided by the Customer to
the Company, the Customer authorizes the Company to deliver or cause to be delivered all
notices and messages associated with the Curtailable Rider, any of which may be through the use
of an automatic telephone dialing system or an artificial or prerecorded voice. Delivery of an
artificial message, prerecorded message or human voicemail shall constitute effective notice for
purposes of the notice requirements under this Agreement. Further, in the event that any office
or cellular telephone number provided to the Company by the Customer is a personal (as
opposed to Customer issued) telephone number for individual employees, agents or
representatives of the Customer, then the Customer hereby certifies to the Company that such
individual user has provided the Customer with express prior written consent to receive
communications from the Company on behalf, or for the benefit, of the Customer, as well as
express prior written consent to receive communications from the Customer itself. The
Customer understands and acknowledges that it is not required to agree to receive promotional
messages as a condition of taking service under the Curtailable Rider. In the event that a
telephone number provided to the Company by Customer is reassigned, disconnected, or belongs
to an individual whose relation to the Customer is terminated or otherwise discontinued, the
Customer shall immediately notify Company that said number should be removed from the
Company's notification list.

7. The Customer assumes full responsibility for any loss of product or production, business
loss of any kind, equipment damage, injury to employees or others, inconvenience, or any other
damages experienced as result of the curtailment of electric service.

8. The term of this Agreement shall commence on _______________; provided, however, that the Customer
may terminate this Agreement prior to the expiration of its term without penalty or further
obligation by providing the Company with at least 60 months advanced written notice. Upon the
expiration of the term of this Agreement, the Customer may choose to enter into a new
Curtailable Load Service Agreement pursuant to the terms and conditions of the Curtailable
Rider or any successors thereto. The Customer acknowledges the Company's need for
generation planning lead time and that the Company has depended upon the Customer to provide
written notice in advance of termination of the Customer's obligation to remain a Curtailable
Rider program participant.

9. This Agreement may be terminated if termination is required in order to comply with
regulatory rulings.

ISSUED BY: S. W. Connally, Jr.  Effective:
Section No. VII
Original Sheet No. 7.68

Form 30 (Continued)

10. The failure or delay by either party in exercising any rights or remedies, either provided herein or by law, shall not be deemed to constitute a waiver of any provisions hereof.

11. This Agreement supersedes all previous agreements or representations, either written, verbal, or otherwise between the Company and the Customer, with respect to the matters contained herein and constitutes the entire agreement of the parties. This Agreement incorporates by reference the terms of the tariff filed with the FPSC by the Company, as amended from time to time. To the extent of any conflict between this Agreement and such tariff, the tariff shall control.

12. This Agreement shall inure to the benefit of and be binding upon the respective heirs, legal representatives, successors and assigns of the parties hereto. If this Agreement is assigned, which may be done provided that the assignee is qualified to take service under the Curtailable Rider, the Customer will notify the Company prior to the effective date of the assignment.

13. Any modifications to this Agreement must be approved, in writing, by the Company and the Customer.

14. This Agreement may be executed in one or more counterparts, each of which will be deemed to be an original and all of which, when taken together, will be deemed to constitute one and the same agreement. The exchange of copies of this Agreement and of signature pages by facsimile transmission, Portable Document Format (i.e., PDF), or by other electronic means shall constitute effective execution and delivery of this Agreement as to the parties and may be used in lieu of the original Agreement for all purposes.

IN WITNESS WHEREOF, the Customer and the Company have executed this Agreement the day and year first written above.

Charges and Terms Accepted:

Customer Name

By: __________________________
    (Signature)

By: __________________________
    Signature (Authorized Representative)

   (Print or type name)

   Title: ________________________

GULF POWER COMPANY

By: __________________________
    (Signature)

   (Print or type name)

   Title: ________________________

   Attest: ______________________

ISSUED BY: S. W. Connally, Jr.

Effective: ______________________
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**Issued By:** S. W. Connally, Jr.
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| Schedule COG-1 | Standard Rate For Purchase of As-Available Energy From Qualifying Cogeneration and Small Power Production Facilities (Qualifying Facilities) |

| Schedule COG-2 | Standard Offer Contract Rate For Purchase of Firm Capacity and Energy From Small Qualifying Facilities (less than 75 MW) or From Solid Waste Facilities |

| Standard Offer Contract For the Purchase of Firm Energy and Capacity From a Qualifying Facility |
| Form 12 | Application for Interconnection of Customer-Owned Generation |

| Standard Interconnection Agreement |

| Standard Interconnection Agreement for Customer-Owned Tier 1 Renewable Generation Systems (10kW or less) |

| Standard Interconnection Agreement for Customer-Owned Tier 2 Renewable Generation Systems (Greater than 10 kW and Less than or Equal to 100 kW) |

| Standard Interconnection Agreement for Customer-Owned Tier 3 Renewable Generation Systems (Greater than 100 kW and Less than or Equal to 2 MW) |

| Standard Interconnection Application for Customer-Owned Renewable Generation Systems |

**ISSUED BY:** S. W. Connally, Jr.
### Designation | URSC | Classification | Sheet No.
--- | --- | --- | ---
RSVP | RS1 | Residential Service Variable Pricing (Optional) | 6.75
SP | | Surge Protection | 6.79
RTP | | Real Time Pricing | 6.80
CIS | | Commercial/Industrial Service (Optional Rider) | 6.84
BERS | | Building Energy Rating System (BERS) | 6.87
MBFC | | Military Base Facilities Charge (Optional Rider) | 6.91
LBIR | | Large Business Incentive Rider (Optional Rider) | 6.92
MBIR | | Medium Business Incentive Rider (Optional Rider) | 6.94
SBIR | | Small Business Incentive Rider (Optional Rider) | 6.96
RSTOU | | Residential Service – Time-of-Use | 6.98
CS | | Community Solar (Optional Rider) | 6.101
XLBIR | | Extra-Large Business Incentive Rider (Optional Rider) | 6.103
CL | | Curtailable Load (Optional Rider) | 6.105

**ISSUED BY:** S. W. Connally, Jr.
APPLICABILITY:

Applicable to the monthly rate of each filed retail rate schedule under which a Customer receives service.

DETERMINATION OF ENERGY CONSERVATION COST RECOVERY CLAUSE ADJUSTMENT:

Bills should be decreased or increased by an adjustment calculated in accordance with the formula and procedure specified by the Florida Public Service Commission designed to reflect the recovery of conservation related expenditures by the Company.

Each rate schedule shall be increased or decreased to the nearest .001 cents for each kWh of sales to reflect the recovery of conservation related expenditures by the Company. The Company shall record both projected and actual expenses and revenues associated with the implementation of the Company’s Energy Conservation Plan as authorized by the Commission. The total cost recovery adjustment per kWh applicable to energy delivered will include, when applicable, a true-up with interest to prior actual costs which will be determined in accordance with the formula and procedures specified by the Florida Public Service Commission and is subject to Commission approval. Such increase or decrease shall be adjusted for taxes which are based upon revenues. The procedure for the review, approval, recovery and recording of such costs and revenues is set forth in Commission Rule 25-17.015, F.A.C.

Energy Conservation Cost Recovery Clause factors are shown below:

<table>
<thead>
<tr>
<th>Rate Schedule</th>
<th>Energy Conservation Cost Recovery Factor /kWh</th>
</tr>
</thead>
<tbody>
<tr>
<td>RS</td>
<td>0.140</td>
</tr>
<tr>
<td>RSVP Tier 1</td>
<td>(3.000)</td>
</tr>
<tr>
<td>RSVP Tier 2</td>
<td>(0.952)</td>
</tr>
<tr>
<td>RSVP Tier 3</td>
<td>7.772</td>
</tr>
<tr>
<td>RSVP Tier 4</td>
<td>68.008</td>
</tr>
<tr>
<td>RSTOU On-Peak</td>
<td>17.250</td>
</tr>
<tr>
<td>RSTOU Off-Peak</td>
<td>(3.205)</td>
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<tr>
<td>RSTOU Critical Peak Credit</td>
<td>$5.00 per Event</td>
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<tr>
<td>GS</td>
<td>0.137</td>
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<tr>
<td>GSD, GSDT, GSTOU</td>
<td>0.132</td>
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<tr>
<td>LP, LPT</td>
<td>0.127</td>
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<tr>
<td>LPT-CPO On-Peak</td>
<td>($2.14) per kW</td>
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<tr>
<td>LPT-CPO Critical</td>
<td>$25.68 per kW</td>
</tr>
<tr>
<td>CL Credit</td>
<td>($3.35) per kW</td>
</tr>
<tr>
<td>PX, PXT, RTP, SBS</td>
<td>0.124</td>
</tr>
<tr>
<td>OS-II/II</td>
<td>0.108</td>
</tr>
<tr>
<td>OS-III</td>
<td>0.124</td>
</tr>
</tbody>
</table>

Service under this rate schedule is subject to Rules and Regulations of the Company and the Florida Public Service Commission.

ISSUED BY: S. W. Connally, Jr.
### Contract Description

<table>
<thead>
<tr>
<th>Contract</th>
<th>Description</th>
<th>Sheet No.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Form 28</td>
<td>Certificate of Compliance – Small Power Generation Systems</td>
<td>7.62</td>
</tr>
<tr>
<td>Form 29</td>
<td>Community Solar Customer Five-Year Participation Agreement</td>
<td>7.63</td>
</tr>
<tr>
<td>Form 30</td>
<td>Curtailable Load Service Agreement</td>
<td>7.66</td>
</tr>
</tbody>
</table>

**ISSUED BY:** S. W. Connally, Jr.

**Effective Date:** March 1, 2016

**Section No. VII**

*Fourth* Revised Sheet No. 7.2

*Fifth* Revised Sheet No. 7.2

*Canceling* Third*Fourth* Revised Sheet No. 7.2

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