BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

DOCKET NO. 040001-EI FLORIDA POWER & LIGHT COMPANY

SEPTEMBER 9, 2004

IN RE: LEVELIZED FUEL COST RECOVERY
AND CAPACITY COST RECOVERY

EXHIBITS OF T. HARTMAN

CONTRACT FOR SCHERER UNIT 3 (TLH-1)
CONTRACT FOR HARRIS UNIT 1 (TLH-2)
CONTRACT FOR FRANKLIN UNIT 1(TLH-3)

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CONTRACT FOR THE PURCHASE OF CAPACITY AND ENERGY BETWEEN

SOUTHERN COMPANY SERVICES, INC.

AND

FLORIDA POWER & LIGHT COMPANY

FROM

PLANT SCHERER UNIT NO. 3

DATED AS OF AUGUST 11, 2004

TLH-1
DOCKET NO. 040001-EI
FPL WITNESS: T. HARTMAN
EXHIBIT ____
SEPTEMBER 9, 2004

TABLE OF CONTENTS

RECITA	ALS	1
ARTICI	LE 1 DEFINITIONS	2
ARTICI	LE 2 TERM OF AGREEMENT	15
2.1	Term	15
2.2	Service Term	15
2.3	Survival	15
2.4	Effect of Termination	16
ARTICI	LE 3 SALE AND PURCHASE OF CAPACITY AND ENERGY	16
3.1	Sale and Purchase of Capacity	16
3.2	Sale and Purchase of Energy	
ARTICI	LE 4 FACILITY MAINTENANCE	16
4.1	Scheduled Outages	16
4.2		17
4.3	Permits and Compliance with Laws	17
4.4	Operating Procedures	17
4.5	Operating Committee	
ARTICI	LE 5 SCHEDULING AND THE PROVISION OF CAPACITY AND E	NERGY18
5.1	Scheduling	18
5.2	Transmission and Scheduling Requirements	20
5.3	Costs and Expenses	
5.4	Delivery of Energy	20
5.5		20
5.6		24
5.7	Seller's Rights to the Facility	25
5.8	Title and Risk of Loss	
5.9	Force Majeure Event	26
5.10	Forced Outages and Unavailable Capacity	27
5.11	Delivery Excuse	
5.12	Scheduled and Maintenance Outages	27
5.13	***************************************	27
5.14		28
ARTIC	LE 6 PAYMENTS	30
6.1	Capacity Payment	30
6.2	Energy Payment	30
6.3	Start Payment	30
6.4	Additional Payments	31
ARTIC	LE 7 TRANSMISSION SERVICE	
7.1	Buyer Obligations	
7.2	Seller Obligations	

7 2	Inchalances and Donaldes	21
7.3	Imbalances and Penalties	
7.4	Buyer's Request for Transmission Service	
7.5	Regional Transmission Organizations	35
ARTIC	LE 8 ELECTRIC METERING	36
8.1	Metering	36
8.2	Industry Standards	
8.3	Records	
8.4	Meter Errors	
ARTIC	LE 9 BILLING AND PAYMENT	38
9.1	Timing and Method of Payment	38
9.2	Late Payment	38
9.3	Disputed Billings	
9.4	Adjustments	
9.5	Audit Rights	
7.3	Audit Rights	
ARTIC	LE 10 REGULATORY	40
10.1	Initial Approval of the Florida Public Service Commission	40
10.2	Changes in Agreement	
10.3	Federal Energy Regulatory Commission	
ARTIC	LE 11 CHANGE IN LAW	43
11.1	Increased Generation Costs	
11.2	Determination	
11.3	Initiation of Surcharge	
11.4	Timing	
ARTIC	CLE 12 LIABILITY ALLOCATION; LIMITATIONS ON LIABILITY	45
12.1	Costs, Taxes and Charges	45
12.2	Indemnification	
12.2	Limitation of Liability	
	•	
ARTIC	CLE 13 FORCE MAJEURE EVENT	
13.1	Force Majeure Event Defined	
13.2	Applicability of Force Majeure Event	
13.3	Effect of Force Majeure Event	50
13.4	Early Termination	51
ARTIC	CLE 14 EVENT OF DEFAULT	51
14.1	Event of Default	51
14.2	Exclusive Remedies	54
ARTIC	CLE 15 REPRESENTATIONS AND WARRANTIES	57
15.1	Execution	
15.2	Permits	
15.3	Binding Obligations	
15.4	Execution and Consummation	
15.5	Actions and Proceedings	

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15.6	Absence of Certain Events	58
ARTICLE 1	16 DISPUTE RESOLUTION	58
16.1	Senior Officers	58
16.2	Arbitration	59
16.3	Binding Nature of Proceedings	61
ARTICLE 1	17 ASSIGNMENT	61
17.1	Assignment	61
17.2	Assignment Conditions	63
ARTICLE	18 CREDITWORTHINESS AND SECURITY	64
18.1	Buyer's Provision of a Letter of Credit or Guaranty	64
18.2	Seller's Provision of a Letter of Credit or Guaranty	68
ARTICLE	19 MISCELLANEOUS	73
19.1	Governing Law; Waiver of Jury Trial	73
19.2	Confidentiality	
19.3	Survivorship of Obligations	81
19.4	No Third Party Beneficiaries	
19.5	Section Headings Not to Affect Meaning	82
19.6	Computation of Time	82
19.7	Interest	82
19.8	Entire Agreement	82
19.9	Counterparts	83
19.10	Amendments	83
19.11	Waivers	83
19.12	No Partnership Created	83
19.13	Character of Sale	83
19.14	Notices	84
19.15	Survival	85
19.16	Construction	85
19.17	Imaged Agreement	86
19.18	Severability	86
19.19	Agency of Southern Company Services, Inc	87
19.20	Include	
19.21	Examples	87
APPENDIX	X A	A-1
APPENDIX	X B	B-1
APPENDIX	X C	C-1
APPENDIX	X D	D-1
APPENDIX	X E	E-1
APPENDIX	X F	F-1
ADDENDI	Y C	G-1

CONTRACT FOR THE PURCHASE OF CAPACITY AND ENERGY BETWEEN SOUTHERN COMPANY SERVICES, INC., AS AGENT FOR GEORGIA POWER COMPANY AND GULF POWER COMPANY, AND FLORIDA POWER & LIGHT COMPANY

This CONTRACT FOR THE PURCHASE OF CAPACITY AND ENERGY is made and entered into as of this 11th day of August, 2004 ("Effective Date"), between SOUTHERN COMPANY SERVICES, INC., an Alabama corporation having its principal office and place of business at 600 North 18th Street, Birmingham, Alabama 35203, acting as agent (in such capacity hereinafter referred to as "SCS") for Georgia Power Company (hereinafter referred to as "Georgia Power"), a Georgia corporation having its principal office and place of business at 241 Ralph McGill Boulevard NE, Atlanta, Georgia 30308, and Gulf Power Company (hereinafter referred to as "Gulf Power" and collectively with Georgia Power referred to as "Seller"), a Maine corporation having its principal office and place of business at One Energy Place, Pensacola, Florida 32520, and FLORIDA POWER & LIGHT COMPANY (hereinafter referred to as "FPL" or "Buyer"), a Florida corporation having its principal office and place of business at 700 Universe Boulevard, Juno Beach, Florida 33408. Seller and Buyer are hereafter referred to individually and collectively as a "Party" or the "Parties," respectively.

RECITALS:

Buyer desires to purchase and Seller desires to sell, capacity and energy in accordance with this Agreement.

Subject to the terms and conditions of this Agreement, Seller will provide and sell to Buyer, and Buyer will accept and purchase from Seller, capacity and energy from the Facility or from other resources as provided in this Agreement.

NOW THEREFORE, in consideration of the foregoing recitals and the mutual covenants and agreements hereinafter set forth, the receipt and sufficiency of which are hereby acknowledged, the Parties agree as follows:

ARTICLE 1

DEFINITIONS

The following terms shall have the respective meanings set forth below.

"Affiliate" means, with respect to a corporation, partnership or other entity, each such other corporation, partnership or other entity that directly or indirectly (through one or more intermediaries) controls, is controlled by, or is under common control with, such corporation, partnership, or other entity.

"After-Tax Basis" – means, with respect to any payment under Section 12.2 to any Person, the amount of such payment ("Base Payment") supplemented by a further payment ("Additional Payment") to that Person so that the sum of the Base Payment plus the Additional Payment shall, after deduction of the amount of all Federal, state and local income taxes required to be paid by such Person in respect of the receipt or accrual of the Base Payment and the Additional Payment (taking into account the net present value of any reduction in such income taxes resulting from tax benefits realized by the recipient as a result of the payment or the event giving rise to the payment), be equal to the amount required to be received. Such calculations shall be made on the basis of the highest generally applicable Federal, state and local income tax rates applicable to the Person for whom the calculation is being made for all

relevant periods, and shall take into account the deductibility of state and local income taxes for Federal income tax purposes.

"Agreement" means this Contract for the Purchase of Capacity and Energy, including, to the extent applicable, any appendices hereto and any amendments that the Parties may execute now or at any time in the future.

"Alternate Delivery Point(s)" means, when Seller designates an Alternate Resource(s) pursuant to Section 5.5 or Section 5.6 (including a Replacement Resource), the applicable point(s) of delivery designated by Seller.

"Alternate Resource(s)" means any resource or resources other than the Facility (whether such other resources are owned, purchased or otherwise controlled by Seller, or that are otherwise available to Seller) that Seller designates pursuant to Section 5.5 or Section 5.6.

"Available Capacity" means, at any given time, the Contract Capacity less the sum of:
(i) the Force Majeure Capacity at such time; and (ii) the Outage Capacity at such time.

"Billing Month" means each Month during the Term beginning with the second Month of the first Contract Year and includes the Month immediately following the expiration or early termination of this Agreement.

"Btu" means British Thermal Units.

"Business Day" means any Day on which Federal Reserve Member Banks in New York, New York are open for business. A Business Day shall begin at 0800 CPT and end at 1700 CPT.

"Buyer" has the meaning set forth in the introductory paragraph hereof.

"Buyer Delivery Point(s)" means, for any hour of any Delivery Day, the point(s) on the Southern Company Transmission System to which Buyer intends to transmit energy delivered by Seller under this Agreement.

"Buyer Percentage" means 19.57 percent.

"Central Prevailing Time" or "CPT" means the local time at any point in Birmingham,

Alabama.

"Change in Law" means the adoption, enactment, promulgation or issuance of, a change in, or a new or changed interpretation by a Government Agency of, any Law after February 6, 2004.

"Commercially Reasonable" or "Commercially Reasonable Efforts" means, with respect to any purchase, sale, decision, or other action made, attempted or taken by a Party, such efforts as a reasonably prudent business would undertake for the protection of its own interest under the conditions affecting such purchase, sale, decision, or other action, including without limitation, electric system reliability and stability, the amount of notice of the need to take such action, the duration and type of the purchase or sale or other action, and the commercial environment in which such purchase, sale, decision, or other action occurs.

"Contemporaneous Agreements" means: (i) this Agreement; (ii) the Contract for the Purchase of Capacity and Energy from Plant Franklin Unit No. 1 dated as of August 11, 2004 between Southern Company Services, Inc. (acting as agent for Southern Power Company) and Buyer; and (iii) the Contract for the Purchase of Capacity and Energy from Plant Harris Unit No. 1 dated as of August 11, 2004 between Southern Company Services, Inc. (acting as agent for Southern Power Company) and Buyer.

"Contest" means with respect to any Person, a contest of any Governmental Approval or Law, acts or omissions by any Government Agency, a requirement of any Government Agency, or any related matters, so long as the contesting Party could not reasonably be expected to be prevented from performing its material obligations under this Agreement pending the outcome of such contest.

"Contract Capacity" means, for the applicable calendar year, the product of: (i) the Buyer Percentage; and (ii) the applicable Total Facility Capacity, rounded down to the nearest whole MW.

"Contract Year" means: (i) for the first Contract Year, the Service Commencement Date through the next date that is May 31; and (ii) for each Contract Year thereafter, each twelve (12) Month period beginning June 1 and ending May 31; provided, however, the last Contract Year shall end on the date that this Agreement terminates or expires.

"Day" means the period of time beginning at hour ending 0100 CPT and ending at hour ending 2400 CPT.

"Delivery Day" means any Day for which Buyer Schedules energy to be delivered in accordance with this Agreement.

"Delivered Energy" means, for any hour, the amount of energy (expressed in MWh) delivered by Seller in accordance with this Agreement and shall equal the sum of energy delivered by Seller to the Delivery Point pursuant to Buyer's Schedule and any energy provided and/or procured by Seller to resolve energy imbalances at the Delivery Point. Delivered Energy shall not exceed Scheduled Energy for any hour.

"Delivered Energy Credit" means, for any hour, to the extent such difference is positive, the difference of: (i) Delivered Energy for such hour; less (ii) Available Capacity plus

the portion of Delivered Energy provided from an Alternate Resource(s) designated for such hour pursuant to Section 5.5.1 in response to a Force Majeure Event.

"Delivery Excuse" means: (i) an Event of Default by Buyer; (ii) the interruption of transmission service procured by Buyer or the unavailability of transmission service to Buyer beyond the Delivery Point(s); or (iii) any directive from the applicable transmission provider and/or the control area operator to cease deliveries of energy from the Facility.

"Delivery Point" means the Facility Delivery Point when Seller designates the Facility as the source of Delivered Energy and/or the Alternate Delivery Point(s) (as applicable) to which Seller shall deliver energy to Buyer hereunder.

"Effective Date" has the meaning set forth in the introductory paragraph hereof.

"Electric Metering Equipment" means electric meters and associated equipment, including metering transformers and back-up meters.

"EFMH" or "Equivalent Force Majeure Hour" shall occur in any hour (or portion of an hour) in which a Force Majeure Event affecting the Facility or the electric facilities prior to the Facility Delivery Point is occurring or is continuing. During such an hour, EFMH shall equal the ratio of: (A)(i) Force Majeure Capacity for such hour; less (ii) the amount of electric capacity associated with an Alternate Resource(s), whether available or unavailable, that has been designated for such hour pursuant to Section 5.5.1 in response to the Force Majeure Event causing the Force Majeure Capacity to exist; to (B) the Contract Capacity.

"EUH" or "Equivalent Unavailable Hour" shall occur in any hour (or portion of an hour) in which there is Unavailable Capacity. For such an hour, EUH shall equal the ratio of:

(i) Unavailable Capacity for such hour; to (ii) the Contract Capacity for such hour.

"Event of Default" has the meaning set forth in Section 14.1.

"Facility" means Seller's coal fired steam turbine electric generating unit known as Plant Robert W. Scherer Unit No. 3 (as may be modified) and all appurtenant facilities located near Juliette, Georgia which directly interconnects to the Georgia Integrated Transmission System.

"Facility Delivery Point" means the substation where the Facility interconnects to the Georgia Integrated Transmission System (or other applicable transmission system) at the transmission system voltage.

"FERC" means the Federal Energy Regulatory Commission, or any successor to its functions.

"Florida Interface" means the transmission interface between the Southeastern Electric Reliability Council (or its successor) region and the Florida Reliability Coordinating Council (or its successor) region as such regions exist on the Effective Date.

"Force Majeure Capacity" means, for any hour in which a Force Majeure Event affecting the Facility or the electric facilities prior to the Facility Delivery Point occurs or is continuing, the product of: (i) the portion of the Total Facility Capacity that is not available from the Facility as a result of such Force Majeure Event; and (ii) the Buyer Percentage.

"Force Majeure Event" has the meaning set forth in Section 13.1.

"Forced Outage" means any condition or circumstance in which the generating capability of the Facility is eliminated or reduced (in whole or in part) for any reason, including an actual or threatened component failure. A Forced Outage does not include those times that the Facility's capability is reduced (in whole or in part) due to a Force Majeure Event, Delivery Excuse, or during Scheduled Outages or Maintenance Outages. In addition, a Forced Outage

shall not occur solely because of Seller's ability to sell capacity and/or energy from the Facility to a third party or an Affiliate(s).

"Georgia Integrated Transmission System" or "GITS" means the electric transmission systems owned individually by Georgia Power, Georgia Transmission Corporation, the Municipal Electric Authority of Georgia and the City of Dalton, Georgia, and operated as an integrated transmission system, as well as any successor transmission system.

"Georgia Power" has the meaning set forth in the introductory paragraph hereof.

"Government Agency" means any federal, state, local, territorial or municipal government and any department, commission, board, court, bureau, agency, instrumentality, judicial or administrative body thereof.

"Governmental Approval" means any authorization, consent, approval, license, ruling, permit, exemption, variance, order, judgment, decree, declarations of or regulation of any Government Agency relating to the Facility or to the execution, delivery or performance of this Agreement.

"Guarantor" has the meaning set forth in Section 14.1.

"Guaranty" means a guaranty or other instrument guaranteeing a Party's obligations under this Agreement as contemplated under Article 18.

"Gulf Power" has the meaning set forth in the introductory paragraph hereof.

"IIC" means the Southern Company System Intercompany Interchange Contract among the electric operating companies of Southern Company (or any successor arrangement), as the same may be changed or amended from time to time.

"Imaged Agreement" has the meaning set forth in Section 19.17.

"Increased Generation Costs" means	



'kWh" means kilowatt hour(s).

"Law" means any act; statute; law; requirement; ordinance; order; ruling or rule;
regulation; standards and/or criteria contained in any permit, license or other approval;
legislative or administrative action; or a decree, judgment or order of any Government Agency
imposed, whether in effect now or at any time in the future.

"Long Term Firm Transmission Service" means firm point-to-point (or other equivalent) transmission service for a term of one year or more.

"Maintenance Outage" has the meaning set forth in Section 4.2.

"Minimum Schedule Amount" has the meaning set forth in Appendix D.

"MMBtu" means one million Btu.

"Month" means a calendar month.

"Monthly Capacity Payment" means the payment for Contract Capacity to be made by Buyer to Seller pursuant to Section 6.1.

"Monthly Energy Payment" means the payment for Delivered Energy to be made by Buyer to Seller pursuant to Section 6.2.

"Monthly Start Payment" means the payment for Successful Starts to be made by Buyer to Seller pursuant to Section 6.3.

"Moody's" has the meaning set forth in Section 17.1.

"MW" means megawatt(s).

"MWh" means megawatt hour(s).

"NERC" means the North American Electric Reliability Council, or any successor to its functions.

"OATT" means the Open Access Transmission Tariff of Southern Companies or a successor tariff governing transmission on the Southern Company Transmission System, as the same may be changed or amended from time to time.

"Operating Committee" has the meaning set forth in Section 4.5.

"Operating Procedures" has the meaning set forth in Section 4.4.

"Outage Capacity" means, for any hour in which a Forced Outage occurs or is continuing, the product of: (i) the portion of the Total Facility Capacity that is not available from the Facility as a result of such Forced Outage; and (ii) the Buyer Percentage.

"Person" means any individual, corporation, limited liability corporation, partnership, joint venture, trust, unincorporated organization, Government Agency or other entity.

"Plant" means Seller's Plant Robert W. Scherer Units 1 through 4 and all appurtenant facilities located near Juliette, Georgia, as such plant and facilities may be modified and/or expanded from time to time (including the addition of generating units).

"Prior Business Day" means the Business Day immediately prior to a Delivery Day.

"Prime Rate" means, for any Day on which the calculation of an interest amount begins under this Agreement, the "Prime Rate" specified for such Day (or, if such Day is not a Business Day, on the first Business Day following such Day) under the "Money Rate" table of the Wall Street Journal. In the event that the Wall Street Journal ceases to report a Prime Rate, the Prime Rate shall be the prime rate (or its functional equivalent) charged by the Federal Reserve Bank of Atlanta, Georgia.

"Prudent Industry Practices" means any of the practices, methods, standards and acts (including the practices, methods and acts engaged in or approved by a significant portion of the electric power industry in the United States) that, at a particular time, in the exercise of reasonable judgment in light of the facts known or that should reasonably have been known at the time a decision was made, could have been expected to accomplish the desired result consistent with good business practices, reliability, economy, safety and expedition, and which practices, methods, standards and acts generally conform to operation and maintenance

standards recommended by equipment suppliers and manufacturers, applicable design limits and applicable Governmental Approvals and Laws.

"Redirect Deadline" means the deadline established by the applicable transmission provider for requesting the redirect of transmission service under the applicable transmission tariff.

"S&P" has the meaning set forth in Section 17.1.

"Schedule" means the right of Buyer to request the delivery of Scheduled Energy in accordance with this Agreement. Any form of the term Schedule (e.g., "Scheduled," "Schedules" or "Scheduling") shall refer to the exercise of such right by Buyer.

"Schedule Shut-Down" means any time Buyer goes from having some energy Scheduled to having no energy Scheduled.

"Schedule Start" means each time that Buyer goes from not having any energy Scheduled to having some amount of energy Scheduled.

"Scheduled Energy" means the amounts of energy, expressed in whole MWh, Scheduled by Buyer to be delivered by Seller in accordance with this Agreement.

"Scheduled Outage" means maintenance and/or outages conducted and/or taken by Seller pursuant to Section 4.1.

"Scheduling Parameters" has the meaning set forth in Appendix D.

"SEARUC" means the Southeastern Association of Regulatory Utility Commissioners.

"Seller" has the meaning set forth in the introductory paragraph hereof.

"Service Commencement Date" means June 1, 2010; provided, however, that such date may be extended by Seller due to a Force Majeure Event for a period equal to the period of delay caused by said Force Majeure Event.

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1	"Southern Company" means the Southern Company, a publicly held corporation,
2	organized and existing under the laws of the State of Delaware and having its principal place of
3	business in Atlanta, Georgia.
Y	"Southern Company Transmission" means the functional transmission division of
5	Southern Company and its affiliates, as well as any successor transmission service provider.
6	"Southern Company Transmission System" means the integrated transmission
7	systems of the electric operating companies of Southern Company, as such systems may be
8	modified or expanded from time-to-time, as well as any successor transmission system(s).
7	"Successful Start" means each time that Seller goes from delivering no energy to
0	delivering an amount of energy at least equal to the Minimum Scheduling Amount during
1	of Buyer's Schedule (or such lesser amount of time for which Buyer has
2	requested at least the Minimum Scheduling Amount); provided, however, if Seller interrupts the
3	delivery of energy during Buyer's Schedule (other than pursuant to Buyer's request or a
/γ	Delivery Excuse), a Successful Start shall not be deemed to have occurred when delivery is
15	resumed pursuant to the same Schedule.
16	"Taxes" means any or all ad valorem, property, occupational, severance, emissions,
17	generation, first use, conservation, energy, transmission, utility, gross receipts, privilege, sales,
18	use, excise and other taxes, governmental charges, licenses, fees, permits and assessments;
19	provided, however, the term Taxes shall not include taxes based on net income or net worth.
20	"Term" has the meaning set forth in Section 2.1.
21	"Total Facility Capacity" means, for each calendar year, the full load capacity rating
21	(or equivalent rating) of the Facility (including the portions of the Facility owned by Gulf Power
7.2	and Georgia Power) for such year as set forth in the applicable informational filing(s) under the

IIC made at FERC, adjusted to transmission voltage level. Total Facility Capacity (as may be modified) shall be effective for each applicable calendar year beginning on January 1 of such year.

"Unavailable Capacity" means, for any hour: (i) Outage Capacity for such hour; less (ii) the Delivered Energy Credit; less (iii) if positive, the difference of the available portion of capacity associated with an Alternate Resource(s) that has been designated for such hour pursuant to Section 5.5.1 in response to the Forced Outage causing Outage Capacity to exist, less the Delivered Energy Credit; plus (iv) the unavailable portion of capacity associated with an Alternate Resource(s) designated for such hour pursuant to Section 5.5.1 in response to a Force Majeure Event.

ARTICLE 2

TERM OF AGREEMENT

- 2.1 Term. Subject to the survival provisions herein, this Agreement shall continue in full force and effect from the Effective Date until the end of the Service Term, or on such earlier date on which this Agreement is terminated in accordance with its terms ("Term").
- 2.2 Service Term. Subject to early termination of this Agreement as provided hereunder, Seller's obligation to provide and sell and Buyer's obligation to accept and purchase Contract Capacity and Scheduled Energy shall extend from the Service Commencement Date through December 31, 2015 ("Service Term").
- 2.3 Survival. All provisions of this Agreement that expressly or by implication come into or continue in force and effect following the expiration or termination of this Agreement shall remain in effect and be enforceable following such expiration or termination.

2.4 Effect of Termination. Subject to the exercise of a non-defaulting Party's rights under Section 14.2, in the event that this Agreement is terminated, the rights and obligations of the Parties hereunder shall continue unaffected until the termination is effective in accordance with the terms and conditions thereof. Any termination of this Agreement shall not relieve Buyer of its obligation to pay any unpaid invoices for any Contract Capacity made available and Delivered Energy prior to the effective date of such termination, relieve Seller of its obligation to provide Contract Capacity and to deliver Scheduled Energy prior to the effective date of such termination, or relieve either Party of any of its other liabilities or obligations accruing prior to termination.

ARTICLE 3

SALE AND PURCHASE OF CAPACITY AND ENERGY

- 3.1 Sale and Purchase of Capacity. Subject to the terms and conditions of this Agreement, beginning on the Service Commencement Date and until the end of the Service Term, Seller shall make available and sell to Buyer, and Buyer shall accept and purchase, the Contract Capacity.
- 3.2 Sale and Purchase of Energy. Subject to the terms and conditions of this Agreement, beginning on the Service Commencement Date and until the end of the Service Term, Seller shall deliver and sell to Buyer, and Buyer shall accept and purchase from Seller, energy up to the Contract Capacity as and when Scheduled by Buyer.

ARTICLE 4

FACILITY MAINTENANCE

4.1 Scheduled Outages. Commencing in 2010 and each year thereafter, Seller shall submit to Buyer, before February 1, a schedule of Facility outages during which maintenance

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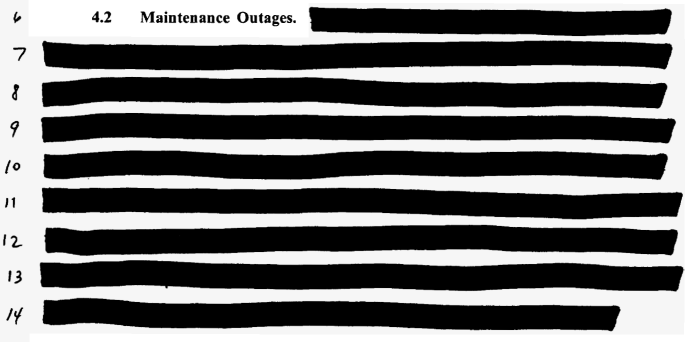
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and/or the installation of equipment required by Law or Prudent Industry Practices will be
performed for the next Contract Year ("Scheduled Outages"). Such maintenance and outages
shall be scheduled in accordance with Prudent Industry Practices. Prior to or during any
Contract Year, Seller may reschedule any Scheduled Outages in accordance with Prudent
Industry Practices.



4.3 Permits and Compliance with Laws.

- 4.3.1 Subject to the right of Contest, each Party shall acquire and maintain in effect all Governmental Approvals necessary for it to perform its obligations under this Agreement.
- 4.3.2 Subject to the right of Contest, each Party shall at all times comply with all Laws and Governmental Approvals applicable to such Party that are necessary for such Party to perform its obligations under this Agreement.
- 4.4 Operating Procedures. Buyer and Seller shall begin to develop written

 Operating Procedures no later than six (6) months before the Service Commencement Date.

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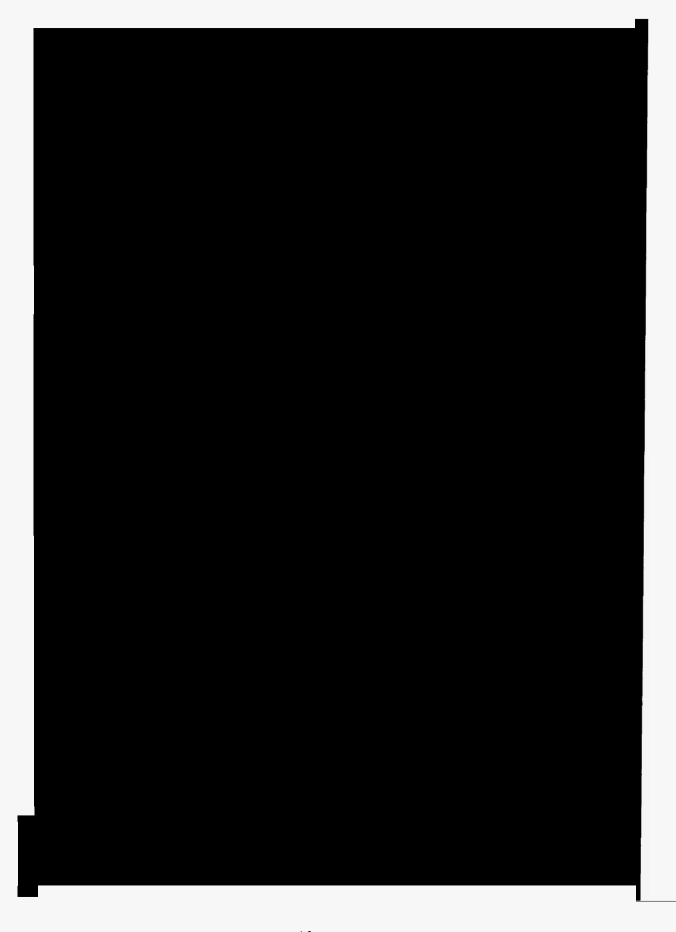
Such Operating Procedures shall be completed no later than thirty (30) Days before the Service Commencement Date. The Operating Procedures shall establish the protocol under which the Parties shall perform their respective responsibilities under this Agreement, including method of Day-to-Day communications, key personnel lists, and logging and tracking of hours of EUH and EFMH, Scheduled Outages, Maintenance Outages and hours of Delivery Excuse.

4.5 Operating Committee. The Parties shall form a committee to act in matters relating to the performance of their respective obligations under this Agreement ("Operating Committee"). Each Party shall appoint one representative and one alternate representative to serve on the Operating Committee. The Parties shall notify each other in writing of such appointments and any changes thereto. The Operating Committee shall have no authority to modify the terms or conditions of this Agreement. Beginning in 2009, the Operating Committee shall meet no less than two times per calendar year (which meetings may be by telephone), and all of its decisions must be the unanimous decision of the representatives. Within a reasonable time after the conclusion of each meeting of the Operating Committee, the representatives of each Party shall exchange written summaries of such meeting, including a description of issues discussed and decisions made.

ARTICLE 5

SCHEDULING AND THE PROVISION OF CAPACITY AND ENERGY

5.1 Scheduling.



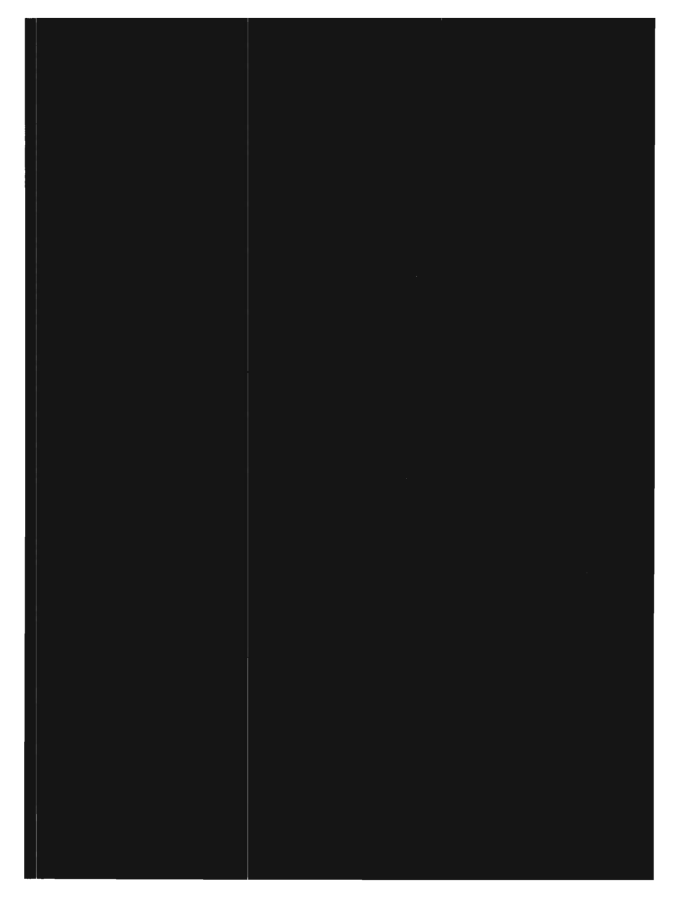
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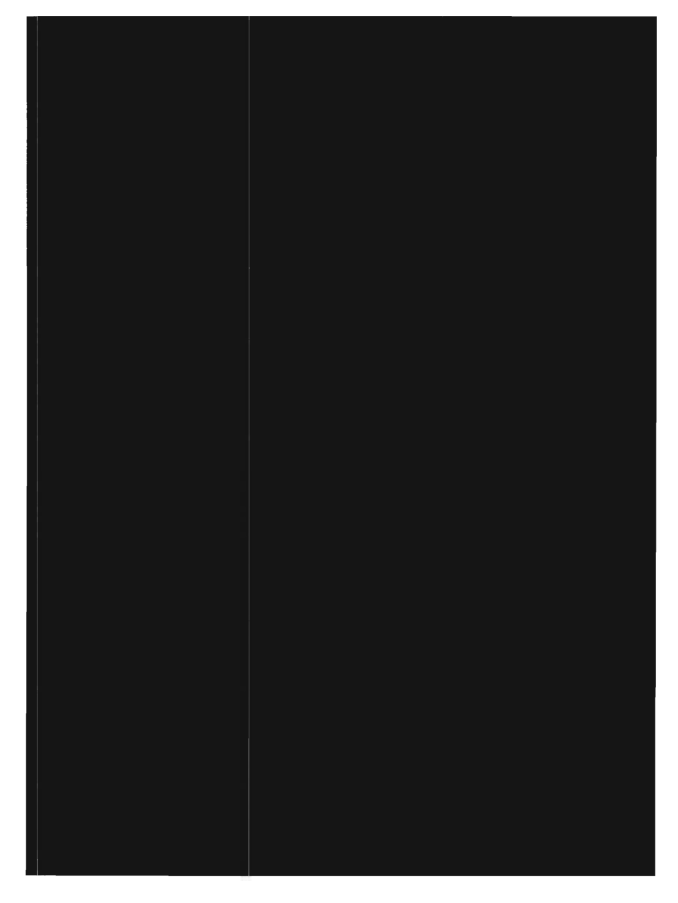
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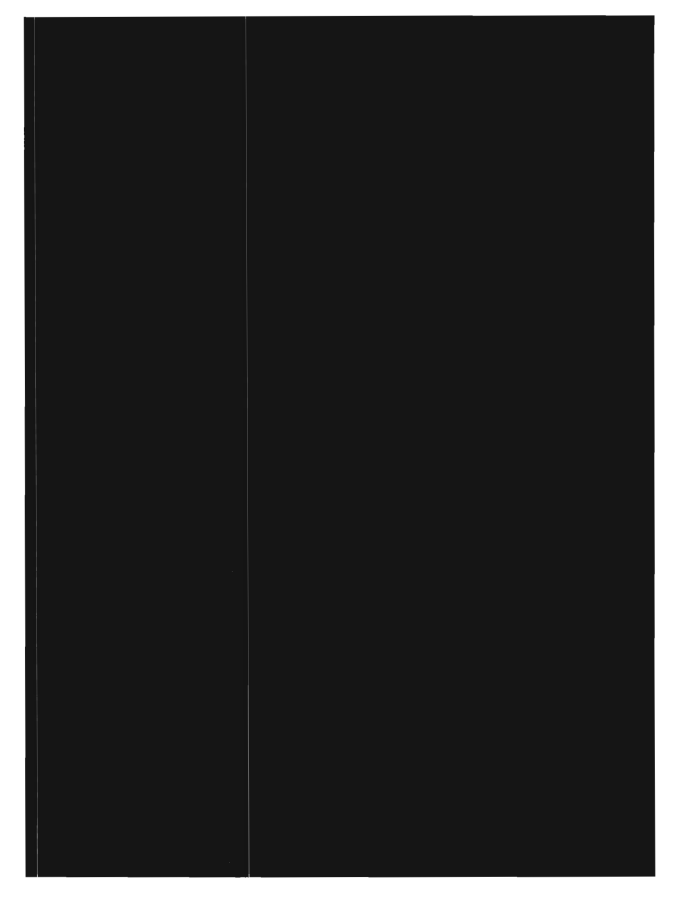
5.2 Transmission and Scheduling Requirements. Buyer shall be responsible for complying with all transmission reservation, scheduling and tagging requirements associated with energy provided hereunder at and after the Delivery Point.

- 5.3 Costs and Expenses. Except as specifically provided hereunder, all costs and expenses associated with Delivered Energy at and after the Delivery Point shall be the sole responsibility of Buyer. Except as specifically provided hereunder, all costs and expenses associated with Delivered Energy prior to the Delivery Point shall be the responsibility of Seller. Any penalties associated with Delivered Energy shall be the responsibility of the Party whose action or inaction caused the penalty to be assessed.
- 5.4 Delivery of Energy. Subject to the terms of this Agreement and the Scheduling Parameters, energy provided by Seller pursuant to Buyer's Schedule shall be deemed to be delivered at the Delivery Point.

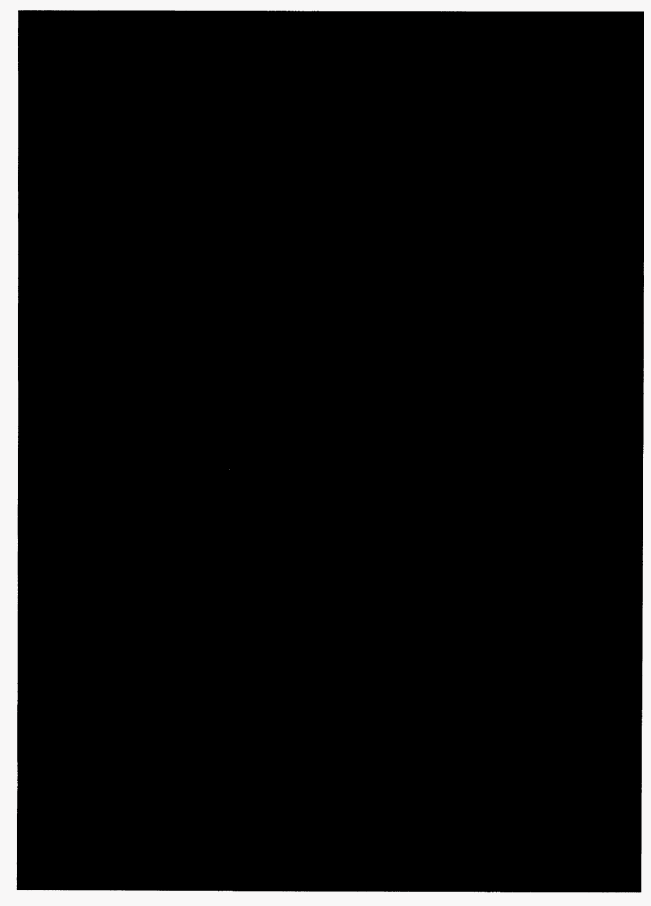








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5.7 Seller's Rights to the Facility. To the extent Buyer has not submitted a Schedule requesting energy associated with the full Contract Capacity, and/or to the extent Scheduled Energy is being provided from Alternate Resources, Seller shall have the right to dispatch the Facility to utilize for its own purposes energy from the Facility not Scheduled and/or replaced with Alternate Energy.

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1 5.8 Title and Risk of Loss. Seller shall be deemed to be in exclusive control of the Z Delivered Energy prior to the Delivery Point. Buyer shall be deemed to be in exclusive control of the Delivered Energy at and after the Delivery Point. Custody, title and risk of loss of 4 Contract Capacity and Delivered Energy shall transfer from Seller to Buyer at the Delivery 5 Point.

5.9 Force Majeure Event.

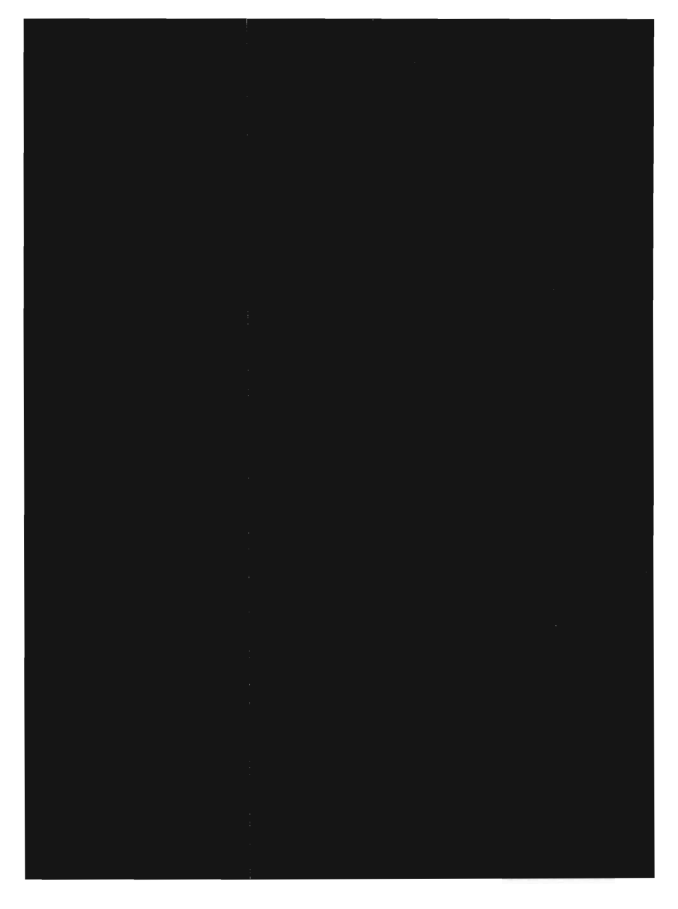
5.9.1 For any hour in which a Force Majeure Event affecting the Facility or the electric facilities prior to the Facility Delivery Point occurs or is continuing, Seller shall only be obligated to deliver to Buyer the lesser of: (i) Scheduled Energy; or (ii) energy associated with the difference of the Contract Capacity less Force Majeure Capacity. In addition, to the extent of such Force Majeure Event, Seller may elect in its sole discretion pursuant to the procedures under Section 5.5 (but shall not be required) to deliver Scheduled Energy from Alternate Resources.

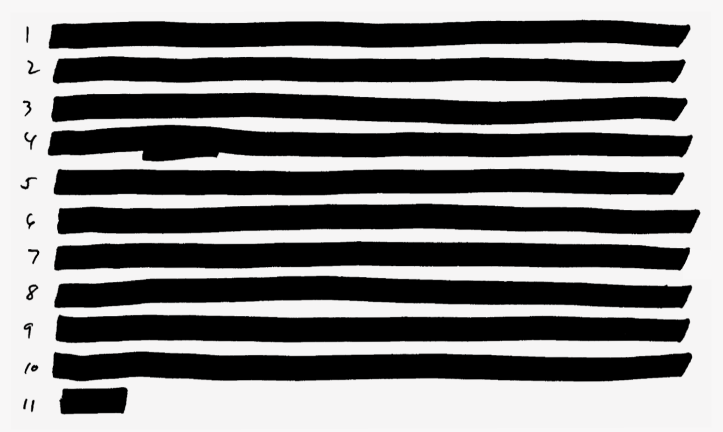
14 5.9.2 For any hour during which a Force Majeure Event affecting the Facility 15 or the electric facilities prior to the Facility Delivery Point occurs or is continuing, Seller shall 16 be required to accumulate EFMH (as applicable) for such hour. 17 18 19 20 21 عد

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/	5.10 Forced Outages and Unavailable Capacity.
2	5.10.1 Seller shall notify Buyer as soon as reasonably practicable of: (i) the
3	occurrence of any Forced Outage that is expected to result in Outage Capacity and the estimated
4	duration of such outage; (ii) the cessation of such Forced Outage; and (iii) if requested by Buyer
5	within 30 Days after the outage and if known to Seller, the cause of such outage.
6	5.10.2 For any hour during which there is Unavailable Capacity, Seller shall
7	be required to accumulate EUH (as applicable) for such hour.
8	Seller's sole and exclusive liability and Buyer's
9	sole and exclusive remedy for Seller's failure to provide capacity and/or energy from any
10	resource under this Agreement shall be the
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	5.11 Delivery Excuse. For any hour in which a Delivery Excuse is occurring or is
	5.11 Delivery Excuse. For any hour in which a Delivery Excuse is occurring or is continuing, Seller shall not be obligated to deliver, and Buyer shall not be entitled to receive, or
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12	continuing, Seller shall not be obligated to deliver, and Buyer shall not be entitled to receive, or
12 13 14	continuing, Seller shall not be obligated to deliver, and Buyer shall not be entitled to receive, or submit a Schedule for, Scheduled Energy. In such event, Seller shall not be required to
12 13 14 15	continuing, Seller shall not be obligated to deliver, and Buyer shall not be entitled to receive, or submit a Schedule for, Scheduled Energy. In such event, Seller shall not be required to accumulate EFMH or EUH. Buyer shall not be relieved of its performance obligations during a
12 13 14 15 16	continuing, Seller shall not be obligated to deliver, and Buyer shall not be entitled to receive, or submit a Schedule for, Scheduled Energy. In such event, Seller shall not be required to accumulate EFMH or EUH. Buyer shall not be relieved of its performance obligations during a Delivery Excuse, including its obligation to pay Seller the Monthly Capacity Payment.
12 13 14 15 16 17	continuing, Seller shall not be obligated to deliver, and Buyer shall not be entitled to receive, or submit a Schedule for, Scheduled Energy. In such event, Seller shall not be required to accumulate EFMH or EUH. Buyer shall not be relieved of its performance obligations during a Delivery Excuse, including its obligation to pay Seller the Monthly Capacity Payment. 5.12 Scheduled and Maintenance Outages. Buyer shall not have the right to
12 13 14 15 16 17 18	continuing, Seller shall not be obligated to deliver, and Buyer shall not be entitled to receive, or submit a Schedule for, Scheduled Energy. In such event, Seller shall not be required to accumulate EFMH or EUH. Buyer shall not be relieved of its performance obligations during a Delivery Excuse, including its obligation to pay Seller the Monthly Capacity Payment. 5.12 Scheduled and Maintenance Outages. Buyer shall not have the right to submit a Schedule for any period of time during which maintenance is being performed and/or
12 13 14 15 16 17 18 19	continuing, Seller shall not be obligated to deliver, and Buyer shall not be entitled to receive, or submit a Schedule for, Scheduled Energy. In such event, Seller shall not be required to accumulate EFMH or EUH. Buyer shall not be relieved of its performance obligations during a Delivery Excuse, including its obligation to pay Seller the Monthly Capacity Payment. 5.12 Scheduled and Maintenance Outages. Buyer shall not have the right to submit a Schedule for any period of time during which maintenance is being performed and/or outages are taken consistent with Sections 4.1 and 4.2.







ARTICLE 6

PAYMENTS

- 6.1 Capacity Payment. Commencing on the Service Commencement Date and for each Month of the Service Term, Buyer shall pay to Seller a Monthly Capacity Payment for the Contract Capacity. The calculation of the Monthly Capacity Payment is set forth in Appendix A.
- **6.2** Energy Payment. Commencing on the Service Commencement Date and for each Month of the Service Term, Buyer shall pay to Seller a Monthly Energy Payment. The calculation of the Monthly Energy Payment is set forth in Appendix B.
- 6.3 Start Payment. Commencing on the Service Commencement Date and for each Month of the Service Term, Buyer shall pay to Seller a Monthly Start Payment. The calculation of the Monthly Start Payment is set forth in Appendix C.

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6.4 Additional Payments. In addition to the payments specified in this Article 6, the Parties shall pay all amounts due pursuant to the other provisions of this Agreement.

ARTICLE 7

TRANSMISSION SERVICE

- 7.1 Buyer Obligations. Buyer, or its designee, shall have the sole and exclusive responsibility at all times to arrange, obtain, contract and pay for any and all transmission service and ancillary services required (including service under any applicable transmission tariff) to deliver any energy hereunder from and beyond the Delivery Point. Buyer assumes all risk associated with the availability, adequacy and cost of such transmission service and ancillary services.
- 7.2 Seller Obligations. Seller, or its designee, shall have the sole and exclusive responsibility at all times to arrange, obtain, contract, and pay for any and all transmission service required to deliver energy hereunder to the Delivery Point.
- 7.3 Imbalances and Penalties. Upon receiving notice of any interruption of the delivery of energy under this Agreement for any reason (e.g., a Forced Outage or a Force Majeure Event), Buyer shall promptly notify the applicable transmission provider and/or system operator in order to avoid any energy imbalances. Any penalties or imbalances (including associated costs) resulting from actions or inactions of Buyer (including the failure to provide required notice to the applicable transmission provider and/or system operator), its designee or any third party to which Buyer may be supplying the capacity and energy provided hereunder will be the responsibility of Buyer as between the Parties. Any penalties or imbalances (including associated costs) resulting from actions or inactions of Seller or its designee will be the responsibility of Seller as between the Parties. If either Party incurs any costs associated

/ with penalties or imbalances that are the responsibility of the other Party under this Section,
such other Party shall provide prompt reimbursement of such costs.

7.4 Buyer's Request for Transmission Service.

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4 after the Effective Date, Buyer shall request from 7.4.1 Within 1 Southern Company Transmission (including by submitting such request on Southern Company 5 Transmission's OASIS and completing any required application(s)) 165 MW of Long Term 6 Firm Transmission Service from the Facility Delivery Point to the Florida Interface, such 7 service to commence on June 1, 2010 ("Requested Service"). As entered into Southern 8 Company Transmission's OASIS, such request shall designate the point of delivery as "FPL." 9 In addition, from the Effective Date, Buyer shall make and/or continue Commercially 10 Reasonable Efforts to have Southern Company Transmission provide Buyer with an offer to /1 ("Transmission Deadline"); 12 provide the Requested Service no later than provided, however, the Transmission Deadline shall automatically be extended on a Month to 13 Month basis until either Party provides timely notice to the other that it does not desire for the 14 Transmission Deadline to be extended under this Agreement and in Section 7.4.1 of both of the 15 other Contemporaneous Agreements. Such notice must be provided no later than 5 Days prior 14 to the then existing Transmission Deadline (as may be extended). Notwithstanding the 17 foregoing, the Transmission Deadline in this Agreement shall be extended only to the same 18 extent as such deadline is also extended under Section 7.4.1 of both of the other 19 Contemporaneous Agreements. ٥٤

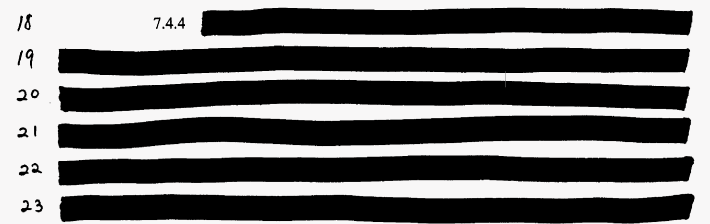
7.4.2 No later than 2 Business Days after the earlier of: (i) the Transmission
Deadline; (ii) Southern Company Transmission's notice to Buyer that it will not be able to
provide any of the Requested Service to Buyer; or (iii) Southern Company Transmission's

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notice to Buyer that it will be able to provide some or all of the Requested Service to Buyer, ı Buyer shall notify Seller ("Transmission Notice") of the total amount of the Requested Service that Southern Company Transmission is able to provide to Buyer at any price and cost ("SCT 3 Service"). In the event that the total cost ("Total Cost") of any portion of the SCT Service is higher than the embedded rate for Long Term Firm Transmission Service under the OATT ("Tariff Rate"), the Transmission Notice shall specify the amount of SCT Service offered at a Total Cost higher than the Tariff Rate and include any and all documentation of such Total Cost 7 provided to Buyer by Southern Company Transmission. For purposes of this Section 7.4, "Total Cost" shall mean those costs that would be imposed on Buyer directly by the applicable 9 transmission provider for the Requested Service.

11 Within 2 Business Days after its receipt of the Transmission Notice, Seller may offer to sell to Buyer (including by reassignment) up to 165 MW of Long Term Firm 12 Transmission Service from the Facility Delivery Point to the Florida Interface on any applicable 13 transmission system, such service to commence on June 1, 2010 ("Seller Service"). Such offer shall set forth the amount of Seller Service and the price for such service. For purposes of this 15 Agreement the sum of the Seller Service and the SCT Service shall be referred to as the 16 17 "Available Service."



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4	7.4.5 Once the procedures in Sections 7.4.1 through 7.4.4 have been completed
5	(as applicable), Buyer may elect to reduce the Contract Capacity for the Service Term by an
6	amount up to the sum of:
7	
8	Buyer shall notify Seller of such election within three (3) Business Days after the later of the
9	date of (if applicable) the Reduction Notice, receipt of Seller's offer under Section 7.4.3 or the
10	Transmission Notice ("Election Deadline"). In addition, after the procedures in Sections 7.4.1
11	through 7.4.4 have been completed (as applicable), if Available Service of at least MW is
12	not available to Buyer so that Buyer is in effect able to procure Long Term Firm Transmission
13	Service from the Facility at a Total Cost equal to or less than the Tariff Rate (taking into
14	account any offset of Excess Cost by Seller), Buyer may provide notice to Seller that it will
15	terminate this Agreement. Such notice must be provided no later than the Election Deadline.
16	7.4.6 If Buyer elects, pursuant to Section 7.4.5, to reduce the Contract Capacity
17	by an amount greater than MW, Seller shall be entitled to either:
18	Seller shall provide Buyer with notice of
19	its election of either (i) or (ii) no later than 2 Business Days after its receipt of Buyer's notice to
20	reduce the Contract Capacity. If Seller accepts the reduction in Contract Capacity, the Parties
الإ	shall mutually agree on modifications to this Agreement in order to reflect such reduction.
Ja	7.4.7 In the event that either Party provides notice to the other Party under this

section 7.4 that it has elected to terminate this Agreement, this Agreement and the other

Contemporaneous Agreements shall immediately terminate. Upon such termination, no Party shall have any further obligation under any of the Contemporaneous Agreements except for any liabilities and/or obligations accruing prior to such termination. The Parties acknowledge that the other Contemporaneous Agreements contain a provision similar to this Section 7.4.7 and that this Agreement is subject to termination as provided in such similar provisions.

- 7.4.8 Nothing in this Section 7.4 shall be construed as requiring Buyer to actually purchase any transmission service.
- 7.4.9 The MW amounts set forth in this Section 7.4 refer to MW amounts at the Facility Delivery Point. As appropriate and/or required, such amounts shall be adjusted consistent with the OATT (or other applicable transmission tariff) to reflect transmission losses to the Florida Interface (e.g., including for purposes of submitting the required transmission service request through Southern Company's OASIS and/or other required application(s) for such service).

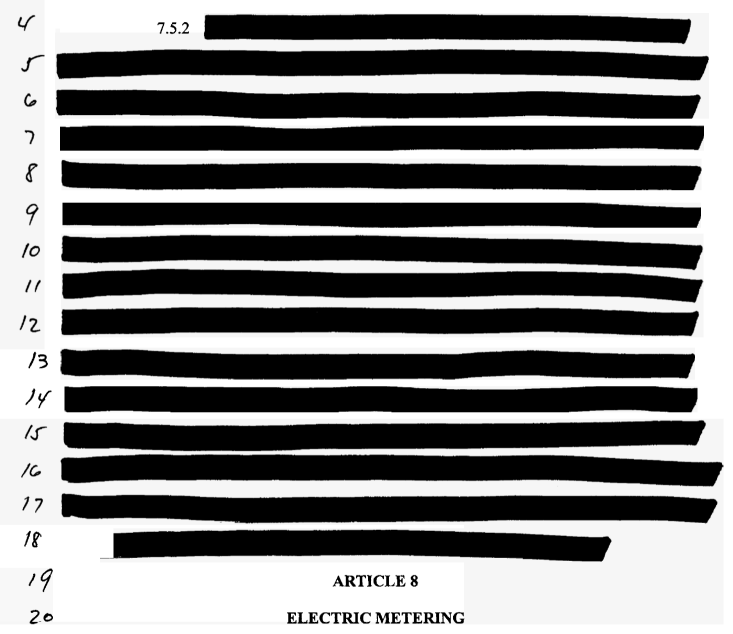
7.5 Regional Transmission Organizations.

7.5.1 In the event that a Regional Transmission Organization(s) or similar organization ("RTO") is formed and such formation materially changes the scheduling requirements and/or costs associated with the delivery of energy to and/or from the Delivery Point, Seller shall be solely responsible for complying with all scheduling requirements and paying all such costs to the Delivery Point (including but not limited to all congestion and/or basis costs). In addition, Buyer shall be solely responsible for complying with all scheduling requirements and paying all such costs at and beyond the Delivery Point to any other point(s) of delivery (including but not limited to all congestion and/or basis costs). Seller agrees to indemnify and hold harmless Buyer for any costs and expenses incurred by Buyer that are

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Seller's responsibility under this Section 7.5.1. Buyer agrees to indemnify and hold harmless Seller for any costs and expenses incurred by Seller that are Buyer's responsibility under this 2 Section 7.5.1.



21 Metering. At no cost to Buyer, Seller shall be responsible for performing, or 8.1 22 causing to be performed, the installation, maintenance, testing and calibration of the Electric 23 Metering Equipment owned by Seller and/or its Affiliates at the Delivery Point(s).

- 8.2 Industry Standards. All Electric Metering Equipment owned by Seller and/or its Affiliates at the Delivery Point(s), shall be operated, maintained and tested by and/or on behalf of Seller in accordance with Prudent Industry Practices.
- **8.3** Records. The Parties shall maintain accurate and detailed records relating to the metering of energy at the Delivery Point(s) for one year or for such longer period as may be required by an applicable Government Agency or Law. All records shall be available for inspection by either Party upon reasonable notice.
- 8.4 Meter Errors. If the Electric Metering Equipment at the Delivery Point(s) fails to register, or if the measurement made by a metering device is found upon testing to vary by more than 0.5% from the measurement made by the standard meter used in a test, an adjustment shall be made correcting all measurements of energy made by the Electric Metering Equipment during: (i) the actual period when inaccurate measurements were made, if that period can be determined to the mutual satisfaction of the Parties; or (ii) if such actual period cannot be determined to the mutual satisfaction of the Parties, the latter half of the period from the date of the last test of the Electric Metering Equipment to the date such failure is discovered or such test is made (each being an "Adjustment Period"). If the Parties are unable to agree on the amount of the adjustment to be applied to the Adjustment Period, the amount of the adjustment shall be determined: (i) by correcting the error if the percentage of error is ascertainable by calibration, tests or mathematical calculation; or (ii) if not so ascertainable, by estimating on the basis of deliveries under similar conditions during the period since the last test.

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ARTICLE 9 **BILLING AND PAYMENT** 3 9.1 Timing and Method of Payment. Seller will submit to Buyer, as promptly as practicable after the first of each Billing Month, an invoice (by mail, facsimile or electronic means) for the amounts due under the terms of this Agreement for the preceding Month. 6 Amounts due pursuant to such invoice shall be due and payable on ("Payment Due 8 Date"). Such invoice shall include adjustments (either a charge or a credit, as applicable) as 9 expressly provided pursuant to Appendix B. If the Payment Due Date falls on a Day that is not a Business Day, the Payment Due Date shall be the next Business Day. Payment shall be made, 10 on or before the due date, to Seller in accordance with the invoice in immediately available 11 funds through wire transfer, or other mutually agreeable method. 12 13 9.2 Late Payment. Amounts that are owed Seller shall, if not remitted within the 14 time period specified under Section 9.1, be subject to a late payment charge equal to the interest 15 calculated pursuant to Section 19.7, accrued and payable on a Monthly basis with respect to the 16 unpaid amount. Such late payment charge shall accrue from the due date of such amount until 17 the date on which it is paid. 18 **Disputed Billings.** In the event that either Party has a bona fide dispute with any 9.3 19 invoice submitted hereunder, such Party shall inform the other Party in writing of its grounds 20 for disputing such invoice. 21 22

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any time be found and the invoice therefor has been paid, the Party that has been paid the overcharge shall refund the amount of the overcharge to the other Party, and the Party that has been undercharged shall pay the amount of the undercharge to the other Party, within thirty (30) Days after final determination thereof; provided, however, that no retroactive adjustment shall be made for any overcharge or undercharge unless written notice of the same is provided to the other Party within a period of 12 Months from the date of the invoice in which such overcharge or undercharge was first included. Any such adjustments shall be made with interest calculated in accordance with Section 19.7 from the date that the undercharge or overcharge actually occurred.

9.5 Audit Rights. Subject to Section 8.3, the Parties shall keep complete and accurate records of their operations under this Agreement and shall maintain such data for a period of at least years after the completion of the relevant Billing Month hereunder; provided, however, records relating to a disputed matter shall be retained until the dispute is resolved. Such records shall be available for inspection and audit by the other Party upon reasonable request during any regular Business Day.

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1	ARTICLE 10
2	REGULATORY

10.1 Initial Approval of the Florida Public Service Commission.

filing with the Florida Public Service Commission ("FPSC") seeking approval for Buyer to recover from its customers all payments required to be made to Seller under the Contemporaneous Agreements without material modification or condition with respect to such agreements ("FPSC Approval"). After making such filing, Buyer shall utilize diligent efforts to obtain the FPSC Approval for the Contemporaneous Agreements by no later than after the Effective Date ("Approval Deadline"). Seller agrees to reasonably assist and support Buyer's efforts to obtain the FPSC Approval. Buyer shall promptly notify Seller when it receives the FPSC Approval.

- by the Approval Deadline, but the date of the Transmission Notice under Section 7.4.2 has not yet occurred and the FPSC has not yet issued an order denying the Buyer's request for FPSC Approval ("FPSC Denial"), the Approval Deadline shall automatically be extended until the date of the Transmission Notice. During this extended period, Buyer shall keep Seller closely informed as to the progress of its efforts to obtain FPSC Approval and Buyer shall continue diligent efforts to obtain FPSC Approval.
- 10.1.3 If FPSC Approval is not received by the Approval Deadline (as extended under Section 10.1.2) or if an FPSC Denial is issued prior to the Approval Deadline, Buyer shall provide notice to Seller within 30 Days after the Approval Deadline or the FPSC Denial (whichever occurs first) that it desires to either: (i) terminate all (but not less than all) of

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the Contemporaneous Agreements, in which case all of the Contemporaneous Agreements shall immediately terminate; or (ii) continue all (but not less than all) of the Contemporaneous Agreements regardless of FPSC Approval. If Buyer elects option (ii) under the foregoing sentence, all of the Contemporaneous Agreements shall continue in full force and effect for the Term notwithstanding any subsequent action or inaction of the FPSC (including the subsequent issuance of a FPSC Denial or failure to issue an FPSC Approval).

- 10.1.4 The Parties acknowledge that the other Contemporaneous Agreements contain provisions that are substantially similar to Sections 10.1.1 through 10.1.3 above and that this Agreement may be subject to termination as provided in such similar provisions.
- applicable) have been completed, except as provided under Section 10.1, and 10.1.3 (as applicable) have been completed, except as provided under Section 10.3, at no time shall this Agreement be subject to termination or modification due to any action or inaction of any Government Agency or Buyer's inability to recover from its customers amounts to be paid to Seller pursuant this Agreement whether such inability is due to action of any Government Agency or otherwise.
- 10.2 Changes in Agreement. Except for any changes pursuant to Section 10.3, absent the agreement of all Parties to the proposed change, the standard of review for changes to this contract proposed by a Party, a non-Party or the FERC acting sua sponte shall be the "public interest" standard of review set forth in <u>United Gas Pipeline Co. v. Mobile Gas Service Corp.</u>, 350 U.S. 332 (1956) and <u>Federal Power Commission v. Sierra Pacific Power Co.</u>, 350 U.S. (1956) (the "Mobile-Sierra" doctrine).

10.3 Federal Energy Regulatory Commission.

10.3.1 The Parties anticipate that this Agreement is not required to be filed and accepted by FERC because it is a market-based contract. Therefore, this Agreement shall not be contingent on FERC acceptance. Having freely negotiated and agreed upon the economic bargain among them as set forth hereunder, Seller and Buyer waive all rights under Sections 205 and 206 of the Federal Power Act to effect a change in the Agreement. Moreover, it is the Parties' mutual intent that FERC be precluded, to the fullest extent permitted by law, from altering this Agreement in any way. Notwithstanding the foregoing, if at any time FERC takes some action that reduces the economic benefit of this Agreement to either Party ("Impacted Party") as contemplated on the Effective Date ("Original Economic Benefit"), Impacted Party shall be deemed to have retained rights under Section 205 to file for changes in the Agreement, but only to the extent required to restore the Original Economic Benefit.

Section 10.3.1 if at any time it reasonably determines in its sole discretion that it may be able to have some or all of the Original Economic Benefit restored. Before exercising such rights, Impacted Party shall negotiate with the other Party in an effort to reach mutual agreement regarding amendments to this Agreement (including amendments regarding those provisions addressing the determination of payments between the Parties and adjustments to capacity payments due to unavailability) that would restore some or all of the Original Economic Benefit. Impacted Party shall file any resulting amendments for acceptance by FERC, and the other Party shall actively support such filing(s). If the Parties are unable to agree upon such amendment(s), Impacted Party shall be entitled to make unilateral filing(s) at FERC to modify the Agreement in order to restore some or all of the Original Economic Benefit. In this latter

event, the other Party shall actively support Impacted Party's right to recover the Original Economic Benefit, including by making filings at FERC (provided that the non-impacted Party shall retain the right to challenge the amount of and/or the methodology for calculating the Original Economic Benefit).

10.3.3 Any amendment(s) or unilateral filing(s) contemplated hereunder shall restore the Original Economic Benefit (or any allowed portion thereof) for the remainder of the Term, including any portion of the Original Economic Benefit associated with prior periods (with interest). Such amendment(s) or filing(s) by the Impacted Party shall not require the other Party to bear more of an economic burden than originally contemplated in this Agreement on the Effective Date. Nothing in this Agreement is intended to or shall restrict the number of times that a Party may exercise the above-described Section 205 rights during the Term or within any specific time frame.

ARTICLE 11

CHANGE IN LAW

- 11.1 Increased Generation Costs. The Parties acknowledge that during the Term of this Agreement, Changes in Law that increase Seller's cost of providing capacity and/or energy hereunder could occur. Any Increased Generation Costs will be paid by Buyer through an additional payment or surcharge each Month ("Change in Law Surcharge"). Once Seller has incurred Increased Generation Costs, Buyer shall pay for all Increased Generation Costs through the Change in Law Surcharge, as provided below.
- 11.2 Determination. If Seller determines that a Change in Law will or has resulted in Increased Generation Costs and that Buyer is responsible for such costs under this Agreement, Seller shall, within six (6) Months after identifying such costs, notify Buyer of: (a) the

applicable Change in Law giving rise to the Increased Generation Costs; and (b) the resulting Increased Generation Costs. Provided, however, the failure by Seller to provide such notice within such time period shall not under any circumstance result in an Event of Default, nor shall such failure prejudice or affect in any way Seller's right to receive reimbursement from Buyer for any Increased Generation Costs under this Agreement. Provided further, such notice by Seller shall include reasonable documentation of the applicable Change in Law and resulting Increased Generation Costs. Within sixty (60) Days after receipt of such notice, Buyer will: (i) make a good faith determination of whether the Increased Generation Costs result from a Change in Law as specified in this Agreement; (ii) make a good faith determination of whether the Increased Generation Costs are determined in accordance with this Agreement; and (iii) provide Seller written notice of its determination. In the event that Buyer does not provide written notice of its determination within such time period, Buyer shall be deemed to have concurred that the specified Increased Generation Costs result from a Change in Law. If Buyer does not concur, the Parties shall commence discussions in an effort to address and resolve the basis for Buyer's disagreement. If the Parties are unable to resolve their disagreement within thirty (30) Days after commencing such discussions, the Parties shall submit the issue to arbitration under the procedures set forth in Section 16.2. The arbitrators shall determine whether a Change in Law has occurred and, if so, the amount of the resulting Increased Generation Costs.

11.3 Initiation of Surcharge. In the event that Increased Generation Costs result from a Change in Law, Seller shall provide Buyer with written notice of a Change in Law Surcharge or an increase in an existing Change in Law Surcharge to recover Increased Generation Costs. No earlier than thirty (30) Days thereafter, Seller may initiate a Change in

Law Surcharge (or, if applicable, an increase in an existing Change in Law Surcharge) consistent with such notice. Provided, however, Seller shall reduce any Change in Law Surcharge to the extent that any costs included in such surcharge are not incurred. After the end of the Term, Seller shall not be entitled to initiate a Change in Law Surcharge, an increase in an existing Change in Law Surcharge, or any other additional charge intended to recover costs resulting from a Change in Law unless: (i) Seller has provided Buyer with notice of the applicable Change in Law, surcharge or increase prior to the expiration of the Term; and (ii) the costs Seller seeks to recover were incurred during the Service Term as a result of such Change in Law.

11.4 Timing. Any Change in Law Surcharge (or increase in an existing Change in Law Surcharge) hereunder due to Increased Generation Costs shall recognize the timing of the Increased Generation Costs (including the recovery through such payments of amounts associated with the Increased Generation Costs in prior periods, with interest) for which Buyer is responsible under this Agreement.

ARTICLE 12

LIABILITY ALLOCATION; LIMITATIONS ON LIABILITY

12.1 Costs, Taxes and Charges. Except as otherwise provided in this Agreement, in addition to all other amounts due and payable under this Agreement: (i) Seller shall be responsible for all costs, Taxes, and charges of any kind prior to the Delivery Point relating to the delivery of energy and provision of capacity under this Agreement, transmission, and/or related services (by way of clarification of the foregoing, Taxes prior to the Delivery Point include: ad valorem taxes); and (ii) Buyer shall be responsible for all costs, Taxes, and charges of any kind at and after the Delivery Point relating to the delivery of energy and provision of

capacity under this Agreement, transmission, and/or related services (by way of clarification of the foregoing, Taxes at and after the Delivery Point include: any Taxes incurred in connection with sales of the Delivered Energy). Each Party shall provide the other Party upon written request a certificate of exemption or other reasonably satisfactory evidence of exemption if any exemption from or reduction of any Tax is applicable. Each Party shall exercise Commercially Reasonable Efforts to obtain and to cooperate in obtaining any exemption from or reduction of any Tax. In addition, each Party shall be responsible for paying its own income taxes and net worth taxes on it or its property.

12.2 Indemnification. Unless otherwise agreed in writing by the Parties, Seller and Buyer shall each defend, indemnify and save harmless, on an After-Tax Basis, the other and their respective officers, directors, servants, agents, employees and representatives from and against any and all claims, demands, costs or expenses (including reasonable attorneys' fees) for loss, damage or injury to any person, property or interest arising out of or in any way related to this Agreement to the extent such loss, damage or injury occurs on its own side of the Delivery Point, irrespective of negligence, whether actual or claimed, of the other. Nothing in this Agreement shall create a contractual relationship between one Party and the customers of the other Party, nor shall it create a duty of any kind to such customers.

12.3 Limitation of Liability.

THERE ARE NO WARRANTIES UNDER THIS AGREEMENT 12.3.1 EXCEPT TO THE EXTENT SPECIFICALLY SET FORTH HEREIN. THE PARTIES SPECIFICALLY **DISCLAIM EXCLUDE** ALL **IMPLIED** HEREBY AND WARRANTIES **OF** WARRANTIES, **INCLUDING** THE **IMPLIED** MERCHANTABILITY AND OF FITNESS FOR A PARTICULAR PURPOSE.

12.3.2 SUBJECT TO SECTION 14.2, NEITHER PARTY SHALL BE LIABLE TO THE OTHER FOR CONSEQUENTIAL, INCIDENTAL, PUNITIVE, EXEMPLARY OR INDIRECT DAMAGES SUFFERED BY THAT PARTY OR BY ANY CUSTOMER OF THAT PARTY, FOR LOST PROFITS OR OTHER BUSINESS INTERRUPTION DAMAGES, WHETHER BY VIRTUE OF ANY STATUTE, IN TORT OR CONTRACT, UNDER ANY PROVISION OF INDEMNITY OR OTHERWISE. THE PARTIES INTEND THAT THE LIMITATIONS HEREIN IMPOSED ON REMEDIES AND THE MEASURE OF DAMAGES BE WITHOUT REGARD TO THE CAUSE OR CAUSES RELATED THERETO, INCLUDING, WITHOUT LIMITATION, THE NEGLIGENCE OF ANY PARTY, WHETHER SUCH NEGLIGENCE BE SOLE, JOINT OR CONCURRENT, OR ACTIVE OR PASSIVE. TO THE EXTENT ANY DAMAGES REQUIRED TO BE PAID HEREUNDER ARE LIQUIDATED, THE PARTIES ACKNOWLEDGE THAT THE DAMAGES ARE DIFFICULT OR IMPOSSIBLE TO DETERMINE, THAT OTHERWISE OBTAINING AN ADEQUATE REMEDY IS INCONVENIENT, AND THAT THE LIQUIDATED DAMAGES CONSTITUTE A REASONABLE APPROXIMATION OF THE HARM OR LOSS.

12.3.3 In the event that any provision of this Section 12.3 is held to be invalid or unenforceable, this Section shall be void and of no effect solely to the extent of such invalidity or unenforceability, and no claim arising out of such invalidity or lack of enforceability shall be made by one Party against the other or its officers, agents, or employees. Notwithstanding the foregoing, this Section 12.3 shall not limit or negate the right of either Party to be fully indemnified as provided in Section 12.2 or limit the remedies set forth in this Agreement for an Event of Default.

12.3.4 Without prejudice to the obligations and liabilities of an entity pursuant to an Eligible Guaranty, neither any Affiliate of a Party nor any stockholder, officer, director or employee of a Party or of any Affiliate of a Party (collectively, the "Nonrecourse Persons") shall have any liability to the other Party for the payment of any sums now or hereafter owing by such Party or for the performance of any of the obligations of such Party contained herein, and each of the Parties hereto agrees that all of the obligations of the other Party under this Agreement shall be obligations solely of such other Party and recourse in enforcing said obligations shall only be had against the assets of such other Party; provided that the foregoing provision shall not constitute a waiver, release or discharge of any of the terms, covenants or conditions of this Agreement or any Eligible Guaranty and the same shall continue until fully paid, discharged, observed or performed.

ARTICLE 13

FORCE MAJEURE EVENT

13.1 Force Majeure Event Defined.

- 13.1.1 As used herein, an Event of Force Majeure with respect to a Party means an occurrence, non-occurrence, or set of circumstances that is beyond the reasonable control of such Party and is not caused by the fault or negligence of such Party, including but not limited to acts of God, strike, flood, earthquake, storm, fire, lightning, epidemic, war, riot, civil disturbance, sabotage, or terrorism, which, by the exercise of due diligence, it is unable to overcome.
- 13.1.2 Notwithstanding anything contained in Section 13.1.1, the term Force Majeure shall not include any of the following:

- the inability of Buyer, for any reason, to obtain or maintain adequate transmission service from and after the Delivery Point;
- (ii) a change or circumstance in market conditions that affect the cost, price, or demand for capacity and/or energy from the Facility;
- (iii) a change or circumstance in market conditions or otherwise that affects the economic value of this Agreement to any Party;
- (iv) an increase in costs or expenses to any Party as a result (either directly or indirectly)
 of such Party's performance under this Agreement;
- (v) a change in Law, action or inaction by any Governmental Agency or the inability to comply with any Law; or
- (vi) any event or circumstance that qualifies as a Delivery Excuse.
- 13.2 Applicability of Force Majeure Event. Neither Party shall be in breach or liable for any delay or failure in its performance under this Agreement (except for such Party's performance of its payment obligations hereunder, which shall not be excused by any Force Majeure Event) to the extent such performance is prevented or delayed due to a Force Majeure Event, provided that:
- 13.2.1 The non-performing Party shall give the other Party written notice within three (3) Business Days of the commencement of the Force Majeure Event, with available details to be supplied within fifteen (15) Days after the commencement of the Force Majeure Event further describing the particulars of the occurrence of the Force Majeure Event;
- 13.2.2 The delay in performance shall be of no greater scope and of no longer duration than is directly caused by the Force Majeure Event;

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	13.2.3 The Party whose performance is delayed or prevented shall proceed
•	with Commercially Reasonable Efforts to overcome the events or circumstances preventing or
	delaying performance and shall, as requested (but not more often than weekly), provide written
	progress reports to the other Party during the period that performance is delayed or prevented
_	describing actions taken and to be taken to remedy the consequences of the Force Majeure
	Event, the schedule for such actions and the expected date by which performance shall no
	longer be affected by the Force Majeure Event; and

13.2.4 When the performance of the Party claiming the Force Majeure Event is no longer being delayed or prevented, that Party shall give the other Party written notice to that effect.

13.3 Effect of Force Majeure Event.

- 13.3.1 Except for the obligation of either Party to make any required payments under this Agreement, the Parties shall be excused from performing their respective obligations under this Agreement and shall not be liable in damages or otherwise if and to the extent that they are unable to so perform or are prevented from performing by a Force Majeure Event.
- 13.3.2 To the extent Seller is unable to provide Contract Capacity or Scheduled

 17 Energy from the Facility due to a Force Majeure Event, Seller shall be excused from performance

 18 hereunder and shall not be required to provide capacity and/or energy from other resources

 19 (including Alternate Resources) in order to satisfy Buyer's Schedule; provided, however, to the

 20 extent Seller does provide capacity and/or energy at its sole option to satisfy Buyer's Schedule

 21 consistent with this Agreement,

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ARTICLE 14

EVENT OF DEFAULT

- 14.1 Event of Default. The occurrence of any one or more of the following events with respect to a Party shall constitute an "Event of Default" attributable to such Party under this Agreement:
- 14.1.1 The failure by a Party to make payment to the other Party for amounts due under this Agreement after said amounts have become due and payable and such failure is not cured within fifteen (15) Days after receiving written notice of such failure from the Party to which such payments are due;
- 14.1.2 A Party or any Person guaranteeing such Party's obligations hereunder (a "Guarantor") shall: (i) admit in writing its inability to pay its debts as such debts become due; (ii) make a general assignment or an arrangement or composition with or for the benefit of its creditors; (iii) take any action for the purpose of effectuating any of the foregoing; or (iv) fail to comply with the terms and conditions of its Guaranty:
- 20 14.1.3 A proceeding or case shall be commenced by a Party or against a Party 21 with the consent of such Party or by its Guarantor or against its Guarantor with the consent of 22 such Guarantor, in any court of competent jurisdiction, seeking: (i) its liquidation, reorganization of its debts, dissolution or winding-up, or the composition or readjustment of its

debts; (ii) the appointment of a receiver, custodian, liquidator or the like of the Party or its Guarantor or of all or any substantial part of its assets or the assets of its Guarantor; or (iii) similar relief in respect of such Party or its Guarantor under any law relating to bankruptcy, insolvency, reorganization of its debts, winding-up, composition or adjustment of debt;

- Party against such Party or without the consent of its Guarantor against such Guarantor, in any court of competent jurisdiction, seeking: (i) its liquidation, reorganization of its debts, dissolution or winding-up, or the composition or readjustment of its debts; (ii) the appointment of a receiver, custodian, liquidator or the like of the Party or its Guarantor or of all or any substantial part of its assets or the assets of its Guarantor; or (iii) similar relief in respect of such Party or its Guarantor under any law relating to bankruptcy, insolvency, reorganization of its debts, winding-up, composition or adjustment of debt, unless such proceeding or case is dismissed within sixty (60) days of the filing thereof;
- 14.1.5 The failure of any Party to comply with the requirements of Article 18 regarding creditworthiness and/or security;
- 14.1.6 The failure of a Party to comply with the requirements of Article 17 regarding assignment;
- 14.1.7 Any representation or warranty made by a Party under Article 15 proves to have been false or misleading in any material respect when made and such representation or warranty is not made true within thirty (30) Days after such Party has obtained actual knowledge thereof or has been provided notice thereof by the other Party; provided, however, that the cure must also remove any adverse effect on the Non-Defaulting Party;

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applicable cure or grace period), whether by acceleration or otherwise, any principal or interest on indebtedness aggregating in excess of in principal amount; or any indebtedness aggregating in excess of shall be declared due and payable or be required to be prepaid (other than by a regularly scheduled payment) prior to the stated maturity of such indebtedness; or

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this Agreement if such failure is not the result of a Force Majeure Event or is not otherwise excused in accordance with this Agreement, and such failure continues uncured for thirty (30) Days after written notice thereof from the other Party; provided, however, if such failure is not capable of being cured within such period of thirty (30) Days with the exercise of reasonable diligence, then such cure period shall be extended for an additional reasonable period of time (not to exceed ninety (90) Days), so long as the Party is exercising reasonable diligence to cure such failure. Provided, however, this Section 14.1.10 shall not apply to: (i) any event described in Sections 14.1.1 through 14.1.9; (ii) any event described in Sections 5.9 and 5.10 for which a remedy is expressly provided in those Sections; or (iii) Seller's failure to provide capacity and/or energy pursuant to any provision of this Agreement.

The Party in default or the Party to whom an Event of Default is attributable as provided in this Section 14.1 shall be referred to as the "Defaulting Party" and the other Party shall be referred to as the "Non-Defaulting Party."

14.2 Exclusive Remedies.

14.2.1 Upon and after the occurrence of an Event of Default, the Non-Defaulting Party's sole and exclusive remedy (whether arising in contract, tort or otherwise) shall be to suspend its performance under this Agreement and declare an Early Termination Date with the relevant remedies as provided below.

14.2.2 If an Event of Default has occurred, the Non-Defaulting Party shall have the right, in its sole discretion, by no more than twenty (20) Days notice to the Defaulting Party, to designate a Day no earlier than the Day such notice is effective as the date on which the Agreement shall terminate ("Early Termination Date"). Subject to Sections 19.3 and 19.15, this Agreement shall terminate on the Early Termination Date and neither Party shall have any further liability or obligation to the other hereunder, except (i) the Defaulting Party shall pay to the Non-Defaulting Party on demand in liquidated damages and (ii) as provided in Sections 14.2.3 or 14.2.4 below. The exercise by a Party of its rights under this Section 14.2. shall be the sole and exclusive remedy of such Party for an Event of Default by or attributable to the other Party. The Parties acknowledge and agree that in the event of termination of this Agreement due to an Event of Default, all or a portion of the amount of damages arising therefrom are not susceptible to an accurate determination. The Parties further acknowledge and agree that the liquidated damages set forth above are not intended as a penalty and represent a fair and reasonable approximation of all or a portion of the damages a Non-Defaulting Party may incur in each particular case.

14.2.3 With respect to an Event of Default by or attributable to Buyer, within fifteen (15) Days after Seller's notice under Section 14.2.2, the Parties shall each select an independent party to determine the Seller's Damages. Within thirty (30) Days after such notice,

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Damages. Within sixty (60) Days after such notice, the three (3) independent parties shall provide the Parties with their respective estimates of the Seller's Damages. The actual Seller's Damages shall equal the arithmetic average of the three estimates. If one Party disputes the actual Seller's Damages, within five (5) Business Days of notice of the Seller's Damages determined by the independent parties, such Party may submit the dispute for resolution pursuant to the arbitration procedures of Article 16 and the arbitration order or finding regarding the Seller's Damages shall be conclusive, provided, however, in no event shall the Seller's Damages be less than at any time whether or not arbitrated. Subject to such qualification, the Seller's Damages will be paid by Buyer to Seller within three (3) Business Days after being determined by the independent parties unless disputed and arbitrated pursuant to the terms of this Agreement in which event it shall be paid within three (3) Business Days of the relevant arbitration finding or order. As used herein, "Seller's



14.2.4 With respect to an Event of Default by or attributable to Seller, within fifteen (15) Days after Buyer's notice under Section 14.2.2, the Parties shall each select an independent party to determine the Buyer's Damages. Within thirty (30) Days after such notice,

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(the two independent parties shall select a third independent party to determine the Buyer's Damages. Within sixty (60) Days after such notice, the three (3) independent parties shall provide the Parties with their respective estimates of the Buyer's Damages. The actual Buyer's 3 Damages shall equal the arithmetic average of the three estimates. If one Party disputes the actual Buyer's Damages, within five (5) Business Days of notice of the Buyer's Damages 6 determined by the independent parties, such Party may submit the dispute for resolution 7 pursuant to the arbitration procedures of Article 16 and the arbitration order or finding regarding 8 the Buyer's Damages shall be conclusive, provided, however, in no event shall the Buyer's Damages be less than at any time whether or not arbitrated. 10 Subject to such qualification, the Buyer's Damages will be paid by Seller to Buyer within three 11 (3) Business Days after being determined by the independent parties unless disputed and 12 arbitrated pursuant to the terms of this Agreement in which event it shall be paid within three (3) Business Days of the relevant arbitration finding or order. As used herein, "Buyer's 13 Damages" means 15 15 17 18 19

ARTICLE 15

REPRESENTATIONS AND WARRANTIES

- 15.1 Execution. Each Party represents and warrants to the other Party as of the Effective Date that: (i) it has all the necessary corporate and legal power and authority and has been duly authorized by all necessary corporate action to enable it to lawfully execute, deliver and perform under this Agreement; and (ii) it is a valid legal entity duly organized and validly existing in good standing under the laws of the state of its formation and is, to the extent required, qualified to do business in the state where it is organized;
- 15.2 Permits. Each Party represents and warrants to the other Party that as of the Effective Date it has all permits, licenses or approvals necessary to lawfully perform its obligations contained herein in the manner prescribed by this Agreement.
- as of the Effective Date this Agreement is the valid and binding obligation of such Party, enforceable against such Party in accordance with its terms, except as such enforceability may be limited by bankruptcy, insolvency, reorganization, fraudulent conveyance, moratorium or other similar laws affecting enforcement generally, and by equitable principles regardless of whether such principals are considered in a proceeding at law or in equity.
- Party that as of the Effective Date the execution and delivery of this Agreement, the consummation of the transactions contemplated hereby and the fulfillment of and compliance with the provisions of this Agreement do not and will not conflict with any of the terms, conditions or provisions of its organizational documents or any law applicable to it or result in a

breach or default under any evidence of its indebtedness or any other agreement or instrument to which it is a party or by which it or any of its property is bound which has a reasonable likelihood of materially and adversely affecting the consummation of the transactions contemplated hereby or the performance by the Party of any of its obligations under this Agreement.

- as of the Effective Date there is no pending or, to the knowledge of such Party, threatened action or proceeding affecting such Party before any Government Agency that has a reasonable likelihood of materially adversely affecting or reasonably threatening the ability of such Party to perform its obligations under this Agreement or the validity or enforceability of this Agreement against it and that there are no bankruptcy proceedings pending or being contemplated by it or, to its knowledge, threatened against it.
- Party that as of the Effective Date no Event of Default attributable to it has occurred and is continuing and no such event or circumstance would occur as a result of its entering into or performing its obligations under this Agreement.

ARTICLE 16

DISPUTE RESOLUTION

16.1 Senior Officers.

16.1.1 Each of the Parties will designate in writing to the other Parties a representative who will be authorized to resolve any dispute arising under this Agreement and,

unless otherwise expressly provided herein, to exercise the authority of such Party to make decisions by mutual agreement.

- 16.1.2 If such designated representatives are unable to resolve a dispute under this Agreement, such dispute will be referred by each Party's representative, respectively, to a designated senior officer.
- 16.1.3 The Parties hereto agree: (i) to attempt to resolve all disputes arising hereunder promptly; and (ii) to provide each other with reasonable access during normal business hours to any and all non-privileged and non-confidential records, information and data pertaining to any such dispute. Non-privileged and non-confidential information shall be made available to a Party pursuant to a confidentiality agreement consistent with the confidentiality provisions of this Agreement.

16.2 Arbitration.

Agreement that are not resolved pursuant to Section 16.1 within 30 Days after either Party's receipt of notice referring the dispute to the senior officers of the Parties (and in any event within the time which legal or equitable proceedings based on such claim, dispute, or controversy would not be barred by the applicable statute of limitations) will be submitted upon written request of any Party to binding arbitration. Each Party will have the right to designate an arbitrator of its choice, who need not be from the American Arbitration Association ("AAA") panel of arbitrators but who (a) will be an expert in the independent power electric generation field and (b) will not be and will not have been previously an employee or agent of or consultant or counsel to either Party or any of its Affiliates and will not have a direct or indirect interest in either Party or any of its Affiliates or the subject matter of the arbitration. Such designation will

be made by notice to the other Party and to the AAA within ten (10) Days or, in the case of payment disputes, five (5) Days after the date of the giving of notice of the demand for arbitration. The arbitrators designated by the Parties will designate a third arbitrator, who will have a background in legal and judicial matters (and who will act as chairman), within ten (10) Days or, in the case of payment disputes, five (5) Days after the date of the designation of the last of the arbitrators to be designated by the Parties, and the arbitration will be decided by the three arbitrators. If the two arbitrators cannot or do not select a third independent arbitrator within such period, either Party may apply to the AAA for the purpose of appointing any person listed with the AAA as the third independent arbitrator under the expedited rules of the AAA. Such arbitration will be held in alternating locations of the home offices of the Parties, commencing with Buyer's home office, or in any other mutually agreed upon location. The rules of the AAA will apply to the extent not inconsistent with the rules herein specified. Each Party will bear its own expenses (including attorneys' fees) with respect to the arbitration. The arbitrators will designate the Party to bear the expenses of the arbitrators or the respective amounts of such expense to be borne by each Party.

16.2.2 Subject to Section 14.2, the arbitrators conducting an arbitration proceeding under this Section shall have no authority to award to any Party consequential, incidental, punitive, exemplary or indirect damages or any lost profits or business interruption damages, whether by virtue of any Law or otherwise. Provided further, the fact that any arbitration proceeding is conducted hereunder and the decision of the arbitrators shall be deemed Confidential Information under Section 19.2; provided further, notwithstanding any provision in Article 19, Confidential Information, to the extent relevant, may be disclosed by

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any Party to the arbitrators conducting the arbitration and any court of competent jurisdiction enforcing the arbitrators' award.

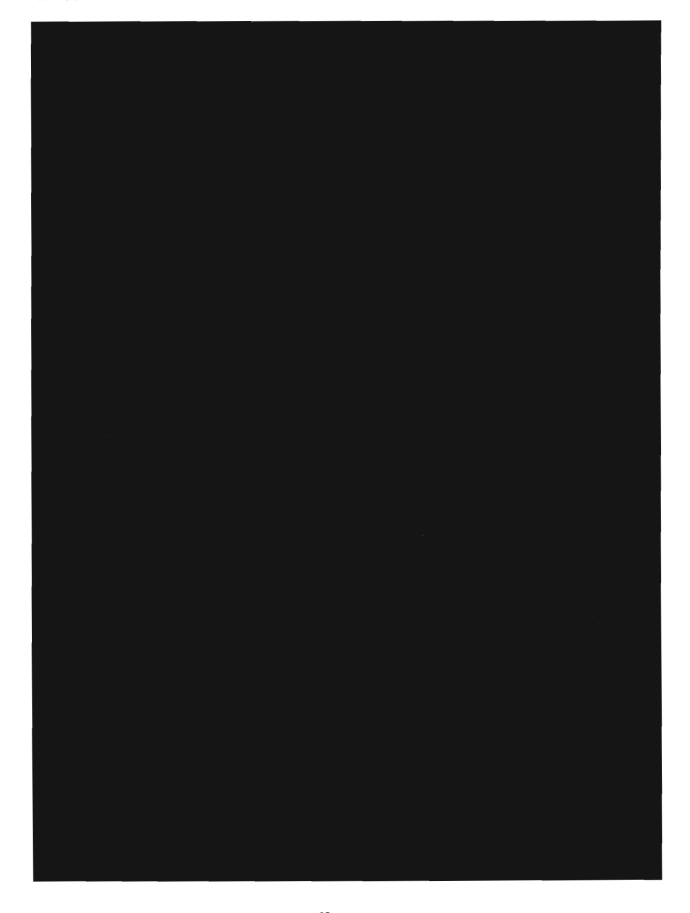
16.3 Binding Nature of Proceedings. Each Party understands that this Agreement contains an agreement to arbitrate with respect to specified disputes. After signing this Agreement, each Party understands that it will not be able to bring a lawsuit concerning any dispute that may arise that is covered by this arbitration provision. Instead, each Party agrees to submit any such dispute to arbitration pursuant to Section 16.2. Any award of the arbitrator may be enforced by the Party in whose favor such award is made in any court of competent jurisdiction.

/o ARTICLE 17

ASSIGNMENT

17.1 Assignment. Either Party may assign outright or collaterally this Agreement and its rights and obligations hereunder subject to the written consent of the other Party (which consent shall not be unreasonably withheld); provided that either Party may assign outright this Agreement and its rights and obligations hereunder without the consent of the other Party to any person with at





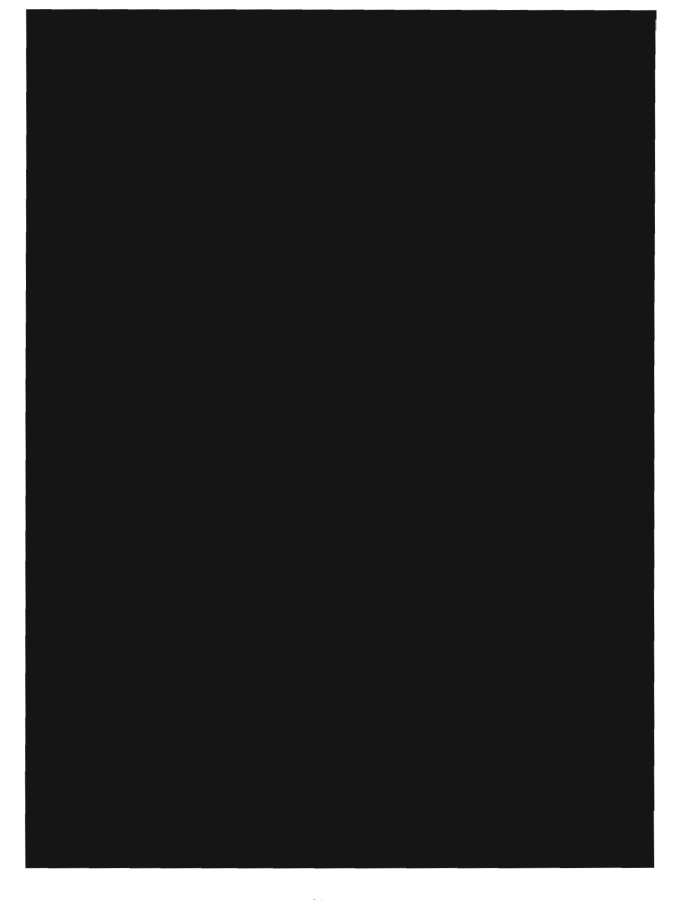
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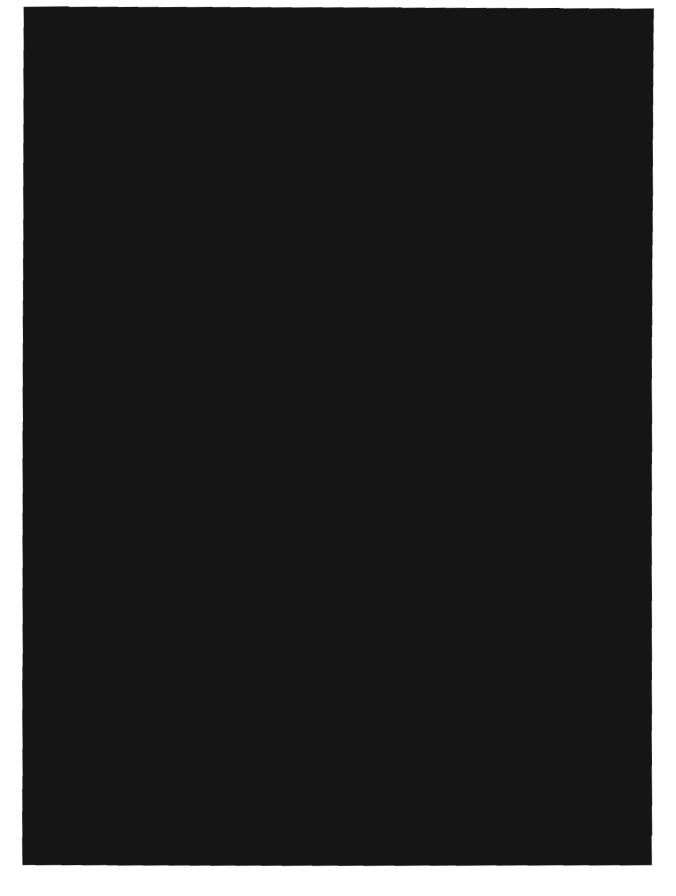


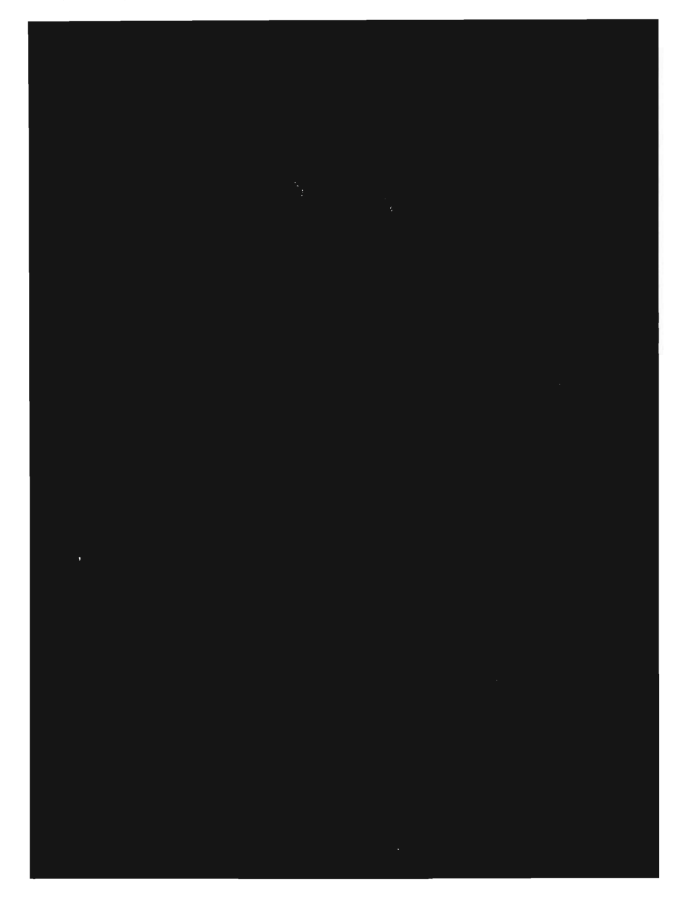
who has the legal power and authority, licenses and technical ability to perform and satisfy the obligations of the assigning Party under this Agreement (an "Eligible Assignee"). The assigning Party will notify the other Party in writing prior to any assignment with respect to which consent is not required hereunder. No assignment by a Party of this Agreement or its rights or obligations hereunder shall relieve the assigning Party of liability for its obligations under this Agreement without the written release of the other Party. Such release shall not be withheld if the Assignment Conditions (defined below) are satisfied.

17.2 Assignment Conditions. The non-assigning Party's obligation to recognize or perform for any person claiming rights in this Agreement by outright assignment or through collateral assignment (an "Assignee") shall be subject to such Assignee: (i) establishing that it satisfies the qualifications of an Eligible Assignee; (ii) having cured all existing Events of Default under this Agreement; and (iii) having executed and delivered to the non-assigning Party an assignment and assumption agreement whereby the Assignee assumes and agrees to satisfy all conditions and pay and perform all obligations in favor of the non-assigning Party then existing and/or thereafter arising under this Agreement (the "Assignment Conditions"). Any attempted assignment, directly or indirectly, by way of merger or otherwise, which is not in compliance with the terms hereof shall be void and ineffective.

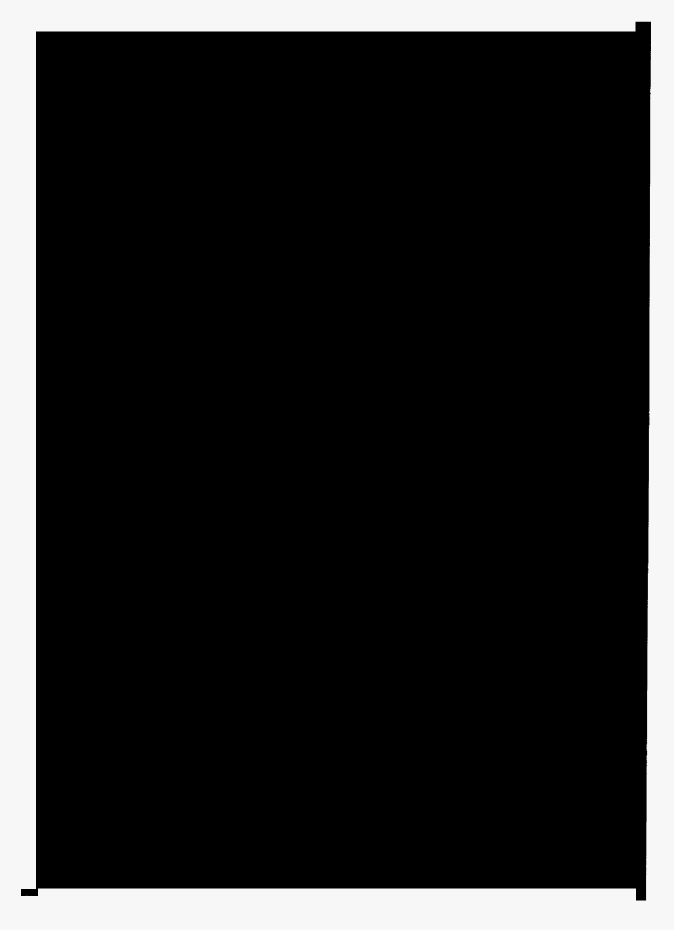
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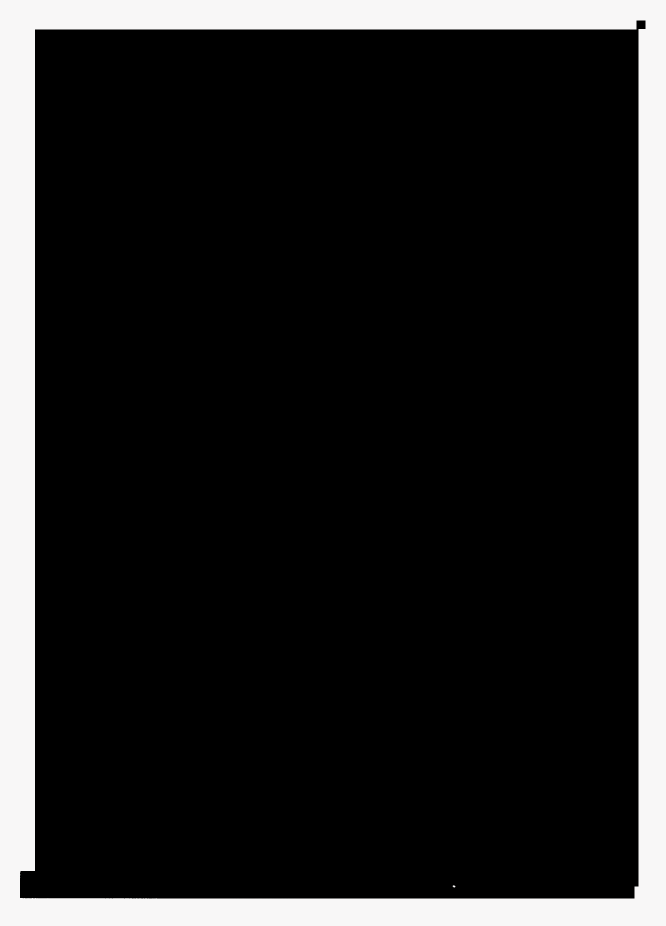




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ARTICLE 19

MISCELLANEOUS

Governing Law; Waiver of Jury Trial. THIS AGREEMENT SHALL BE GOVERNED BY, AND CONSTRUED IN ACCORDANCE WITH, THE LAW OF THE STATE OF FLORIDA, EXCLUSIVE OF ITS CONFLICTS OF LAW PROVISIONS, AND, TO THE EXTENT APPLICABLE, BY THE FEDERAL LAW OF THE UNITED STATES OF AMERICA. BY CHOOSING TO HAVE THIS AGREEMENT GOVERNED BY AND CONSTRUED UNDER THE LAW OF THE STATE OF FLORIDA. THE PARTIES ARE IN NO WAY SUBMITTING TO OR INCORPORATING INTO THIS AGREEMENT ANY FLORIDA STATUTE, REGULATION, OR ORDER, OR ANY OF THE SAME INVOLVING THE GENERATION, SALE, PURCHASE OR TRANSMISSION OF ELECTRIC CAPACITY OR ELECTRIC ENERGY IN, OR FOR CONSUMPTION IN, THE STATE OF FLORIDA. EACH PARTY HEREBY IRREVOCABLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, ANY AND ALL RIGHT TO TRIAL BY JURY IN ANY LEGAL PROCEEDING ARISING OUT OF OR RELATING TO THIS AGREEMENT OR THE TRANSACTIONS CONTEMPLATED BY THIS AGREEMENT.

19.2 Confidentiality.

- 19.2.1 Scope of Protection.
- (i) For purposes of this Section 19.2: (a) "Seller Confidential Information" means the terms of this Agreement and all drafts of the same, together with any documents, data or drafts labeled or otherwise expressly identified as "Confidential" by Seller

when provided to Buyer; (b) "Buyer Confidential Information" means the terms of this Agreement and all drafts of the same, together with any documents, data or drafts labeled or otherwise expressly identified as "Confidential" by Buyer when provided to Seller; and (c) "Confidential Information" means collectively the Seller Confidential Information and the Buyer Confidential Information.

(ii) Seller shall not disclose to third parties any Buyer Confidential Information; provided that nothing contained herein shall prohibit Seller from providing any such Buyer Confidential Information to its or its Affiliates' agents, employees, officers, directors, representatives, contractors, advisors, accountants, rating agencies, underwriters, investors, counsel, prospective or actual purchasers, prospective or actual lenders or such other Persons in connection with the acquisition of all or a significant portion of the assets or stock of Georgia Power or Gulf Power or any of their Affiliates or in connection with the analysis, issuance or rating of any debt or equity securities or other financing activities by Georgia Power or Gulf Power or any of their Affiliates who in the reasonable judgment of Seller should have access to such Buyer Confidential Information and are bound by an obligation to maintain such confidentiality provided that Seller shall be responsible for any use or disclosure of such Buyer Confidential Information by any of its or its Affiliates' agents, employees, officers, directors, representatives, contractors, advisors, accountants, rating agencies, underwriters, investors, counsel, prospective or actual purchasers, prospective or actual lenders or such other Persons inconsistent with this Section 19.2; provided further that nothing contained herein shall prohibit Seller from providing Buyer Confidential Information to the NERC or SEARUC solely to the extent that (i) Seller determines in its reasonable discretion that the provision of such information is required to enhance and/or maintain reliability; (ii) such entity is obligated to

maintain such confidentiality; and (iii) Seller has notified Buyer of its intention to release such information no less than five (5) Business Days prior to the release subject to the requirements of applicable law and regulation.

Buyer shall not disclose to third parties any Seller Confidential (iii) Information; provided that nothing contained herein shall prohibit Buyer from providing any such Seller Confidential Information to its or its Affiliates' agents, employees, officers, directors, representatives, contractors, advisors, accountants, rating agencies, underwriters, investors, counsel, prospective or actual purchasers, prospective or actual lenders or such other Persons in connection with the acquisition of all or a significant portion of the assets or stock of Buyer or any of its Affiliates or in connection with the analysis, issuance or rating of any debt or equity securities or other financing activities by Buyer or any of its Affiliates who in the reasonable judgment of Buyer should have access to such Seller Confidential Information and are bound by an obligation to maintain such confidentiality provided that Buyer shall be responsible for any use or disclosure of such Seller Confidential Information by any of its or its Affiliates' agents, employees, officers, directors, representatives, contractors, advisors, accountants, rating agencies, underwriters, investors, counsel, prospective or actual purchasers, prospective or actual lenders or such other Persons inconsistent with this Section 19.2; provided further that nothing contained herein shall prohibit Buyer from providing Seller Confidential Information to the NERC or SEARUC solely to the extent that (i) Buyer determines in its reasonable discretion that the provision of such information is required to enhance and/or maintain reliability, (ii) such entity is obligated to maintain such confidentiality, and (iii) Buyer has notified Seller of its intention to release such information no less than five (5) Business Days prior to the release subject to the requirements of applicable law and regulation.

(iv) Notwithstanding the foregoing, either Party may disclose Confidential Information (i) to the extent relevant, to the independent parties determining Seller's Damages or Buyer's Damages (as appropriate), and (ii) to its and its Affiliates' employees, officers, directors, accountants, counsel and other advisors who need to know such information in connection with the performance of their duties or services for the disclosing Party or its Affiliates; provided, however, that such Persons shall be required to maintain the confidentiality of such information consistent with the requirements of this Agreement..

19.2.2 Required and Other Disclosure.

(i) Notwithstanding anything in this Section 19.2 to the contrary, if Buyer is required by applicable law or regulation, or in the course of administrative or judicial proceedings or investigations, to disclose to third parties, Seller Confidential Information or otherwise intends to disclose Seller Confidential Information to FERC or its staff (other than at the request or requirement of FERC or its staff) or pursuant to the request or requirement of any appropriate state regulatory commission or body, Buyer may make disclosure of such Seller Confidential Information; provided, however, that all reasonable steps are taken by Buyer to assure continued confidential treatment by the relevant administrative, regulatory or judicial agencies or other recipient and provided further that as soon as Buyer learns of the disclosure request or requirement or otherwise intends to disclose any Seller Confidential Information pursuant hereto and prior to making disclosure, Buyer shall, to the extent permitted by law, notify Seller of the requirement, request or intention and the terms thereof and any Party may challenge the disclosure requirement, request or intention or seek a protective order or other appropriate remedy. Buyer, at Seller's expense, shall cooperate with Seller to the maximum extent practicable to minimize the disclosure of the Seller Confidential Information consistent

with applicable law. Buyer shall cooperate with Seller to obtain proprietary or confidential treatment of such Seller Confidential Information by the Person to whom such Seller Confidential Information will be disclosed (and if practicable, reasonably prior to any such disclosure). If, in the absence of a protective order or other appropriate remedy or the receipt of a waiver by Seller, Buyer is nonetheless, in the written opinion of counsel, legally compelled to disclose Seller Confidential Information or otherwise may become subject to contempt or other censure or penalty, Buyer may, in such instance but not otherwise, without liability hereunder, disclose that portion of the Seller Confidential Information which and to whom such counsel advises Buyer is legally required to be disclosed (but none other), provided that Buyer exercises Commercially Reasonable Efforts to preserve the confidentiality of the Seller Confidential Information, including by cooperating with Seller to obtain an appropriate protective order or other reliable assurance that the Seller Confidential Information shall be accorded confidential treatment. Seller shall be liable for all reasonable legal costs incurred by Buyer in cooperating with Seller to obtain such an appropriate protective order or confidential treatment.

(ii) Notwithstanding anything in this Section 19.2 to the contrary, if Seller is required by applicable law or regulation, or in the course of administrative or judicial proceedings or investigations, to disclose to third parties, Buyer Confidential Information or otherwise intends to disclose Buyer Confidential Information to FERC or its staff (other than at the request or requirement of FERC or its staff) or pursuant to the request or requirement of any appropriate state regulatory commission or body, Seller may make disclosure of such Buyer Confidential Information; provided, however, that all reasonable steps are taken by Seller to assure continued confidential treatment by the relevant administrative, regulatory or judicial agencies or other recipient and provided further that as soon as Seller learns of the disclosure

request or requirement or otherwise intends to disclose any Buyer Confidential Information pursuant hereto and prior to making disclosure, Seller shall, to the extent permitted by law, notify Buyer of the requirement, request or intention and the terms thereof and any Party may challenge the disclosure requirement, request or intention or seek a protective order or other appropriate remedy. Seller, at Buyer's expense, shall cooperate with Buyer to the maximum extent practicable to minimize the disclosure of the Buyer Confidential Information consistent with applicable law. Seller shall cooperate with Buyer to obtain proprietary or confidential treatment of such Buyer Confidential Information by the Person to whom such Buyer Confidential Information will be disclosed (and if practicable, reasonably prior to any such disclosure). If, in the absence of a protective order or other appropriate protective remedy or the receipt of a waiver by Buyer, Seller is nonetheless, in the written opinion of counsel, legally compelled to disclose Buyer Confidential Information or otherwise may become subject to contempt or other censure or penalty, Seller may, in such instance but not otherwise, without liability hereunder, disclose that portion of the Buyer Confidential Information which and to whom such counsel advises Seller is legally required to be disclosed (but none other), provided that Seller exercises Commercially Reasonable Efforts to preserve the confidentiality of the Buyer Confidential Information, including, without limitation, by cooperating with Buyer to obtain an appropriate protective order or other reliable assurance that the Buyer Confidential Information shall be accorded confidential treatment. Buyer shall be liable for all reasonable legal costs incurred by Seller in cooperating with such Buyer to obtain an appropriate protective order or confidential treatment.

(iii) Nothing in this Section 19.2 shall prohibit or otherwise limit the use or disclosure of Confidential Information if such Confidential Information: (i) was

previously known to the disclosing or using Party unrelated to this Agreement without an obligation of confidentiality; (ii) was developed by or for the disclosing or using Party unrelated to this Agreement using nonconfidential information; (iii) was acquired by the disclosing or using Party from a third party which is not, to the disclosing or using Party's knowledge, under an obligation of confidence with respect to such information; (iv) is or becomes publicly available other than through a manner inconsistent with this Section 19.2; or (v) is provided or made available for inspection by Seller or Buyer under public records or public disclosure laws but only to the extent required to be so provided or made available.

The provisions of this subsection shall supercede any contrary (iv) provisions of this Section 19.2 regarding the disclosure of information to FERC or its staff pursuant to the request or requirement of FERC or its staff. In providing Buyer Confidential Information to FERC or its staff pursuant to the request or requirement of FERC or its staff, Seller shall, consistent with 18 C.F.R. § 388.112, request that the information be treated as confidential and non-public by FERC and its staff and that the information be withheld from public disclosure. To the extent permitted by law, Seller shall promptly notify Buyer when it is required or requested by FERC or its staff to disclose Buyer Confidential Information. Seller shall not be prohibited to make or liable for the disclosure to FERC or its staff of any Buyer Confidential Information pursuant to the request or requirement of FERC or its staff consistent with this subsection. In providing Seller Confidential Information to FERC or its staff pursuant to the request or requirement of FERC or its staff, Buyer shall, consistent with 18 C.F.R. § 388.112, request that the information be treated as confidential and non-public by FERC and its staff and that the information be withheld from public disclosure. To the extent permitted by law, Buyer shall promptly notify Seller when it is required or requested by FERC or its staff to

disclose Seller Confidential Information. Buyer shall not be prohibited to make or liable for the disclosure to FERC or its staff of any Seller Confidential Information pursuant to the request or requirement of FERC or its staff consistent with this subsection. Notwithstanding the foregoing, the Parties acknowledge that any request of FERC for confidential treatment of information may be denied by FERC in whole or in part.

- (v) The Parties agree to seek confidential treatment of the Confidential Information from the FPSC to the maximum extent possible pursuant to Chapter 366.093, Florida Statutes, and Rule 25-22.006 of the Florida Administrative Code; however, notwithstanding the foregoing, the Parties acknowledge that a request for confidential treatment of Confidential Information may be denied in whole or in part, and accordingly, that confidential treatment may not be afforded by the FPSC to such information. In the event any Confidential Information will need to be disclosed in connection with the application for the FPSC Approval, Buyer shall consult and cooperate with Seller prior to such disclosure, including, without limitation, in determining the extent to which confidential treatment will be sought for such terms, conditions and provisions.
- (vi) Seller may file this Agreement with the Securities and Exchange Commission ("Commission") as may be necessary under the Public Utility Holding Company Act and the rules and regulations thereunder in connection with Seller's application to the Commission for such orders and approvals as may be required for financing and/or the issuance and sale of interests in or debt issued or to be issued by Seller and/or its Affiliates. Seller shall request confidential treatment of the Buyer Confidential Information in this Agreement in connection with such filing; however, the Parties acknowledge that such request may be denied in whole or in part, and accordingly, that confidential treatment may not be afforded by the

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Commission to such information. In addition, Seller may disclose such Buyer Confidential Information as required by the Commission pursuant to the Securities and Exchange Act of 1934, as amended, and any rule or regulation promulgated thereunder.

(vii) Except for filings with the Commission or other regulatory authorities, any public statement and/or press release by a Party hereto concerning this Agreement (except statements or releases by the Non-Defaulting Party after an Event of Default) shall be reviewed and agreed upon by the Parties before release, which agreement shall not be unreasonably withheld or delayed.

The obligations under this Section 19.2 with respect to any Party shall survive until the earlier of

- discharge any Party from any obligation it owes the other Party under this Agreement by reason of any transaction, loss, cost, damage, expense or liability occurring, accruing or arising prior to such termination. It is the intent of the Parties that any such obligation owed (whether the same shall be known or unknown as of the termination or cancellation of this Agreement) will survive the termination or cancellation of this Agreement in favor of the Party to which such obligation is owed. The Parties also intend that the indemnification and limitation of liability provisions contained in Sections 12.2 and 12.3 shall remain operative and in full force and effect and that any specific survivability provisions in any other sections be given full effect.
- 19.4 No Third Party Beneficiaries. This Agreement is not intended to, and shall not, create rights, remedies or benefits of any character whatsoever in favor of any Persons, corporations, associations, or entities other than the Parties and their permitted successors and assigns, and the rights and obligations of each of the Parties under this Agreement are solely for

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the use and benefit of, and may be enforced solely by the Parties, their permitted successors and assigns.

19.5 Section Headings Not to Affect Meaning. The descriptive headings of the various Articles and Sections of this Agreement have been inserted for convenience of reference only and shall in no way modify or restrict any of the terms and provisions thereof. References to "Articles", "Sections" and "Appendices" in this Agreement shall mean the Articles, Sections and Appendices of this Agreement unless otherwise expressly noted.

Computation of Time. In computing any period of time prescribed or allowed 19.6 by this Agreement, the designated period of time shall begin to run on the Day immediately following the Day of the act, event or default that precipitated the running of the designated period of time. The designated period shall expire on the last Day of the period so computed unless that Day is not a Business Day, in which event the period shall run until the end of the next Business Day.

19.7 Interest. Whenever the provisions of this Agreement require the calculation of an interest rate, such rate shall be computed at an annual rate equal to the Prime Rate as of the date on which the calculation begins, but not to exceed the maximum rate which may be lawfully charged. Interest on obligations arising under this Agreement shall be compounded daily and be calculated based on a 360 day year.

19.8 Entire Agreement.

this Agreement constitutes the entire

agreement between the Parties relating to the subject matter hereof and supersedes any other agreements, written or oral, between the Parties concerning such subject matter. The Parties have entered into this Agreement in reliance upon the representations and mutual

82

understandings contained herein and not in reliance upon any oral or written representation or information provided by one Party to another Party not contained or incorporated herein.

- 19.9 Counterparts. This Agreement may be executed simultaneously in multiple counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument.
- 19.10 Amendments. This Agreement may only be amended by written agreement signed by duly authorized representatives of the Parties.
- 19.11 Waivers. Waivers of the provisions of this Agreement or excuses of any violations of this Agreement shall be valid only if in writing and signed by an authorized officer of the Party issuing the waiver or excuse. A waiver or excuse issued under one set of circumstances shall not extend to other occurrences under similar circumstances.
- 19.12 No Partnership Created. Any provision of this Agreement to the contrary notwithstanding, the Parties do not intend to create hereby any joint venture, partnership, association taxable as a corporation, or other entity for the conduct of any business for profit. If it should appear that one or more changes to this Agreement would be required in order not to create an entity referenced in the preceding sentence, the Parties agree to negotiate promptly and in good faith with respect to such changes.
- 19.13 Character of Sale. The sale of capacity and energy hereunder shall not constitute a sale, lease, transfer or conveyance to Buyer or any other party of any contractual rights or ownership interests in any generating unit or other equipment comprising the Facility, nor does the sale of capacity and energy hereunder constitute a dedication of ownership of any generating unit or other equipment comprising the Facility.

19.14 Notices. Any notice, demand, request, statement, or correspondence provided for in this Agreement, or any notice which a Party may desire to give to the other, shall be in writing (unless otherwise expressly provided by this Agreement) and shall be considered duly delivered when received by hand delivery, first-class mail, facsimile, or by overnight delivery, at the address(es) and to the attention of the person(s) listed below; provided, however, if actual delivery occurs at a time other than between the hours of 0800 and 1700 CPT on a Business Day (each a "Business Hour"), delivery shall be deemed to have occurred in the next Business Hour after actual delivery.

(i) To Seller:

Vice President, Business Development Southern Company Generation and Energy Marketing Bin 935 270 Peachtree Street, NW Atlanta, Georgia 30303

Telephone: 404-506-0346 Facsimile: 404-506-0399

With a copy to:

Senior Vice President and General Counsel Georgia Power Company 241 Ralph McGill Boulevard Atlanta, Georgia 30308

Telephone: 404-506-2700 Facsimile: 404-506-7985

And

Vice President, Chief Financial Officer and Comptroller Gulf Power Company 1 Energy Place Pensacola, Florida 32520

Telephone: 850-444-6385 Facsimile: 850-444-6744

And

Vice President, Fleet Operations and Trading Southern Company Services, Inc. 600 North 18th Street, GS-8259 Birmingham, Alabama 35203

Telephone: 205-257-6139 Facsimile: 205-257-4441

(ii) To Buyer:

Vice President, Energy Marketing and Trading Florida Power & Light Company 700 Universe Boulevard EMT/JB Juno Beach, Florida 33408

Telephone: 561-691-7878 Facsimile: 561-691-7759

With a copy to:

Director, Resource Assessment and Planning Florida Power & Light Company 9250 West Flagler Street Miami, Florida 33174

Telephone: 305-552-3622 Facsimile: 305-552-2905

Either Party may change the information set forth in this Section 19.14 by giving written notice to the other Party in the manner prescribed by this Section.

19.15 Survival. Any provision(s) of this Agreement that expressly comes into or remains in force following the termination or expiration of this Agreement shall, subject to the express terms of the relevant provision, survive the termination or expiration of this Agreement.

19.16 Construction. The language used in this Agreement is the product of both Parties' efforts. Accordingly, each Party irrevocably waives the benefit of any rule of contract

construction that disfavors the drafter of a contract or the drafter of specific language in a contract.

or other related document may be photocopied and stored on computer tapes and disks (the "Imaged Agreement"). The Imaged Agreement, if introduced as evidence on paper, the schedule confirmation, if introduced as evidence in automated facsimile form, the transaction tape, if introduced as evidence in its original form and as transcribed onto paper, and all computer records of the foregoing, if introduced as evidence in printed format, in any judicial, arbitration, mediation or administrative proceedings, will be admissible as between the Parties to the same extent and under the same conditions as other business records originated and maintained in documentary form. Neither Party shall object to the admissibility of the transaction tape, the schedule confirmation or the Imaged Agreement (or photocopies of the transaction of the transaction tape, the schedule confirmation or the Imaged Agreement) on the basis that such were not originated or maintained in documentary form under either the hearsay rule, the best evidence rule or other rule of evidence.

19.18 Severability. If any provision or provisions of this Agreement or the application thereof to any Person or circumstance or in any jurisdiction is found by a court of competent jurisdiction to be illegal, invalid, unlawful, void or unenforceable as written for any reason, then it is the intent of each of the Parties that any such provision or provisions shall be given force and effect to the fullest possible extent that they are legal, valid and enforceable, that the remainder of this Agreement and the application of such provision or provisions to other Persons or circumstances or in other jurisdictions shall be deemed valid and enforceable to the fullest extent possible and continue in force and effect. If the determination that any provision

or provisions hereof are illegal, invalid, unlawful, void or unenforceable (even after such provision or provisions are given force and effect to the fullest extent possible) results in a significant material deviation from the Parties' original intent or economic expectations regarding this Agreement, the Parties shall negotiate to (and/or the applicable court, in its discretion, may) replace any such illegal, invalid, unlawful, void or unenforceable provision or provisions with valid provision(s) which result in the least deviation from the Parties' intent and economic expectations.

19.19 Agency of Southern Company Services, Inc. Seller hereby designates Southern Company Services, Inc. to serve as its agent for purposes of the implementation and administration of this Agreement. Seller may designate a new agent from time to time under this Agreement by giving Buyer sixty (60) Days written notice in which event Southern Company Services, Inc.'s role, as agent, shall cease and the newly-designated agent shall be substituted for the sole purpose of serving and acting as agent for Seller hereunder.

19.20 Include. As used herein, the words "include" or "including" shall be deemed to be followed by the words "without limitation."

19.21 Examples. Examples of calculations pursuant to the provisions of this Agreement are set forth in Appendix G. Such calculations are for example purposes only and are not intended to, and shall not, modify any of the terms of this Agreement. To the extent there is a conflict between any of these examples and the other terms of this Agreement, such other terms shall govern. Moreover, such examples shall be given no weight in interpreting or construing the provisions of this Agreement.

[The Next Page is the Signature Page.]

BY:

TITLE:

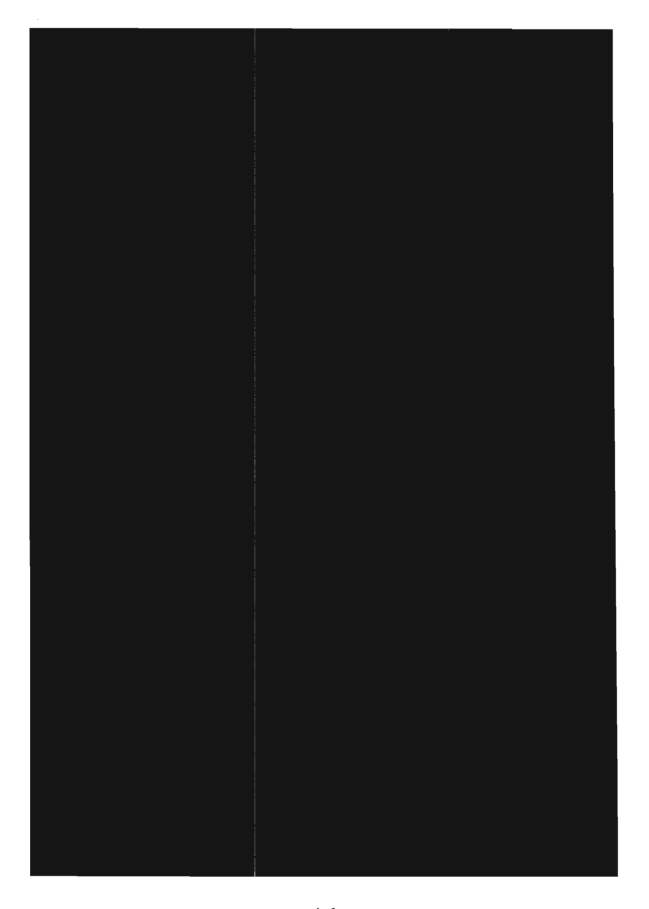
IN WITNESS WHEREOF, Seller and Buyer have caused this Agreement to be executed in duplicate by their respective duly authorized officers as of the Effective Date.

SOUTHERN COMPANY SERVICES, INC.

As Agent for Georgia Power Company and Gulf Power Company

NAME:	William N. McKenzie
TITLE:	Vice President
FLORIDA POWER & LIGHT COMPANY	
BY:	
NAME:	Terry L. Morrison

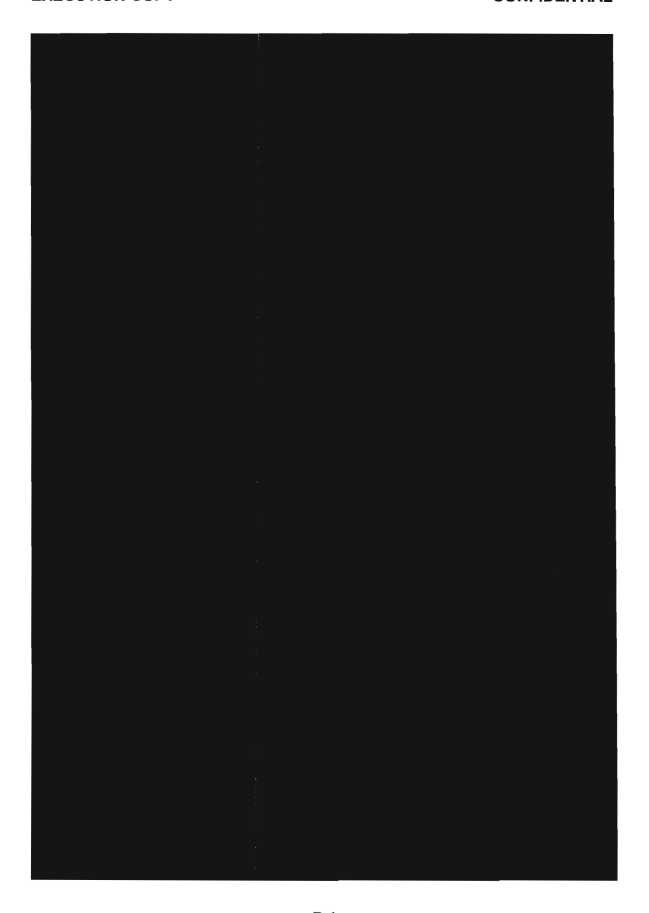
Vice President



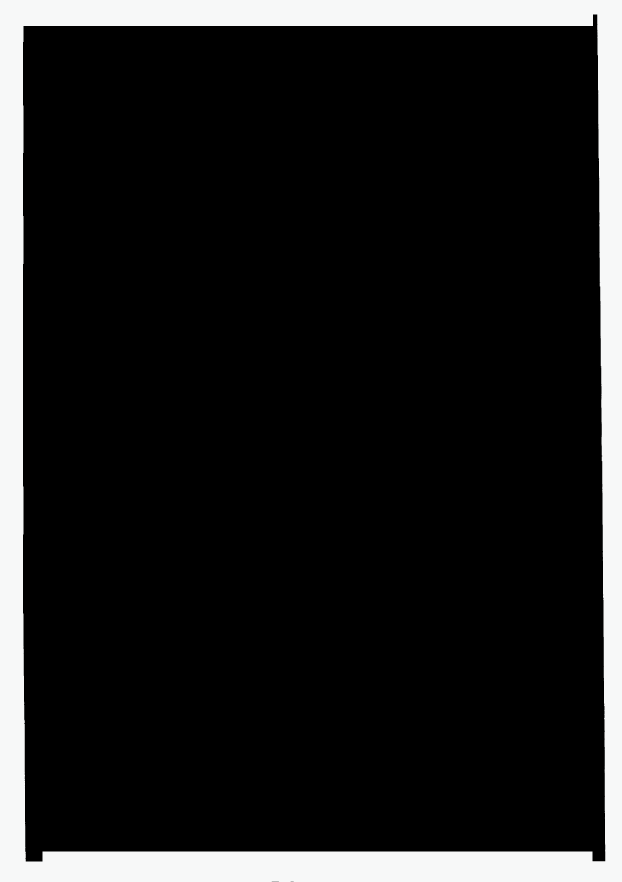


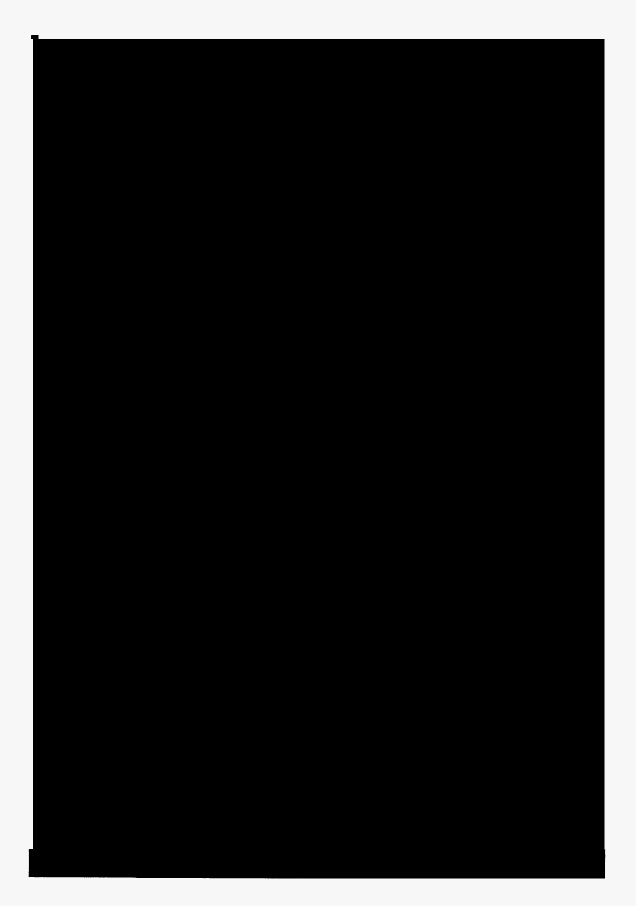


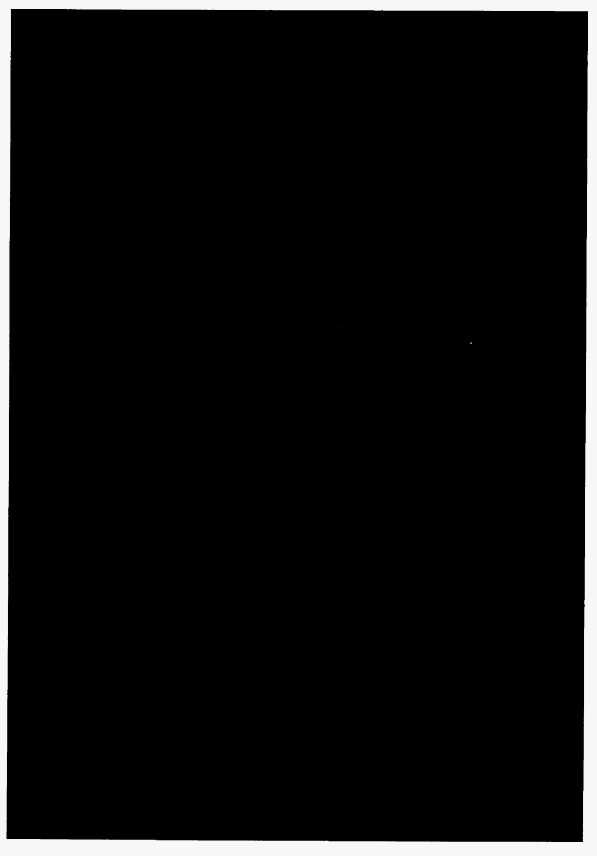






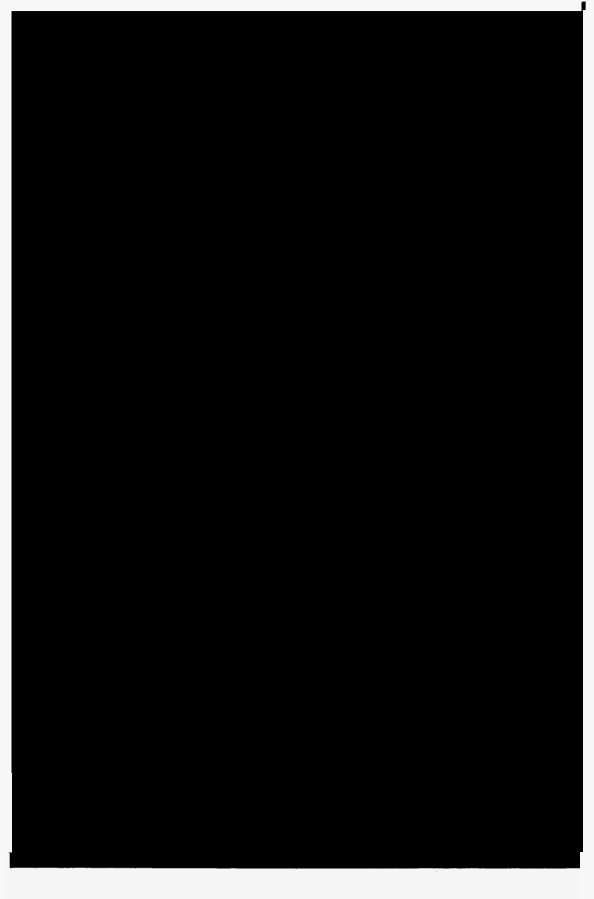




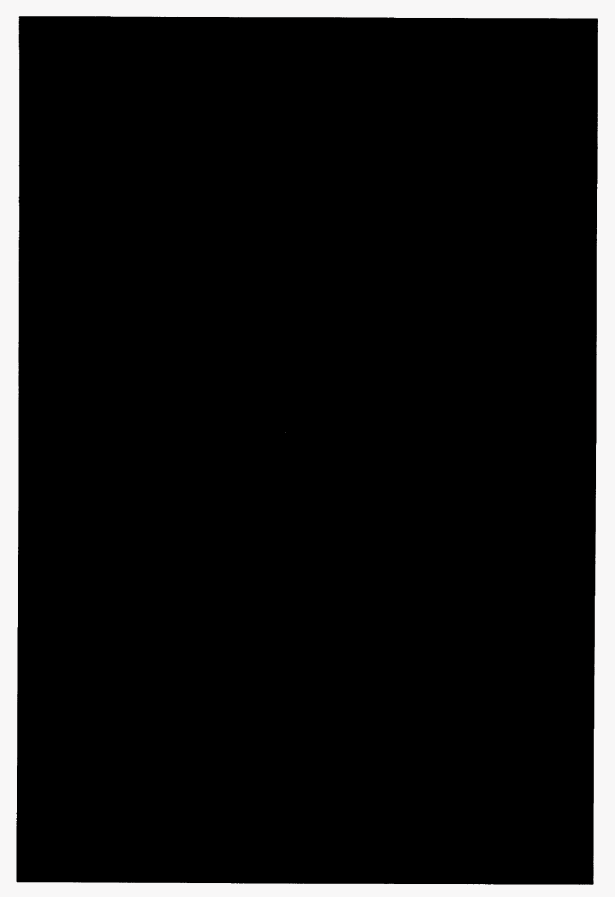


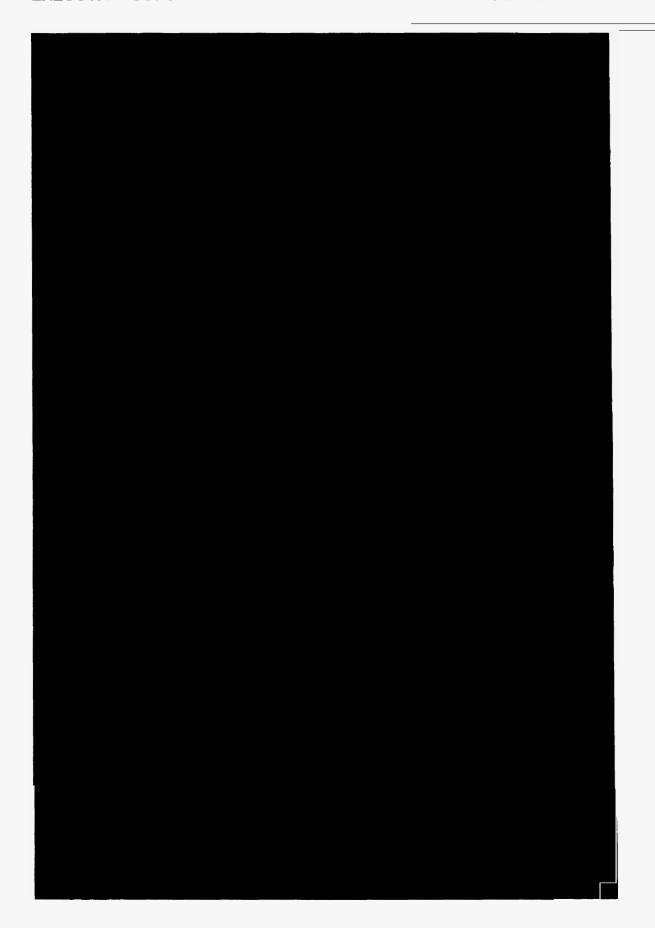


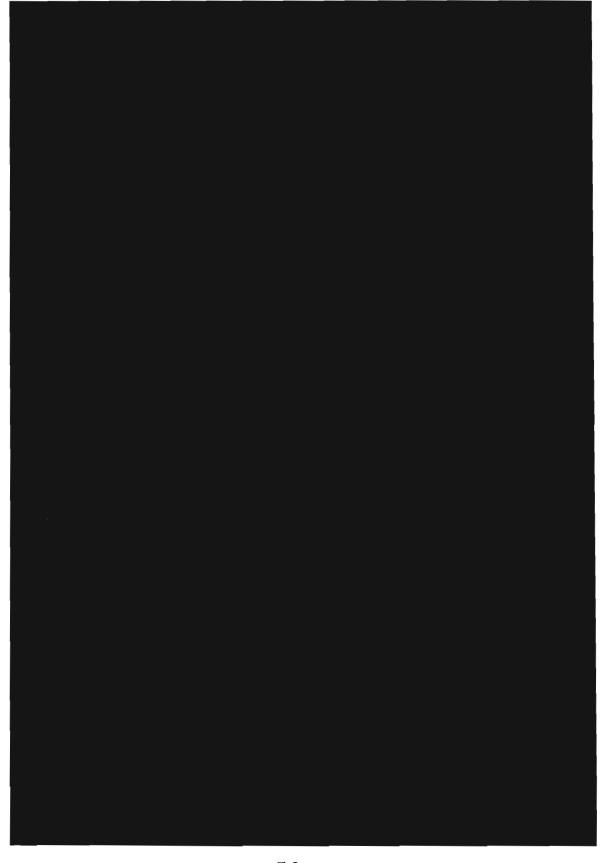
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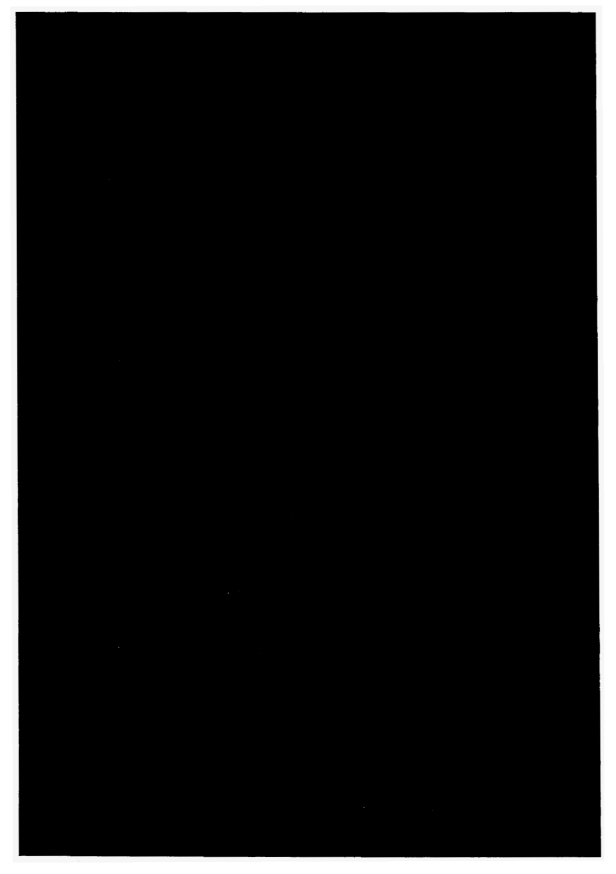


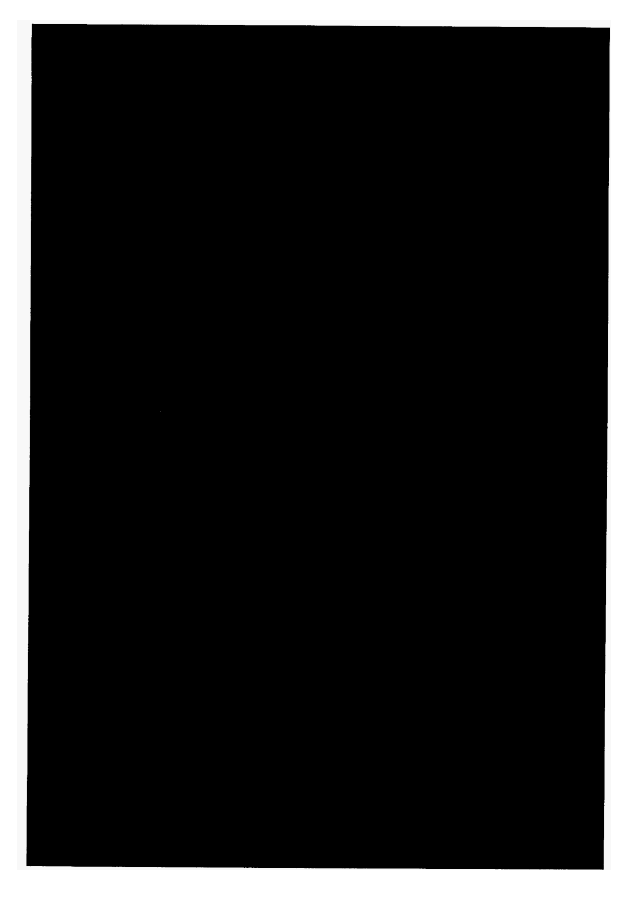
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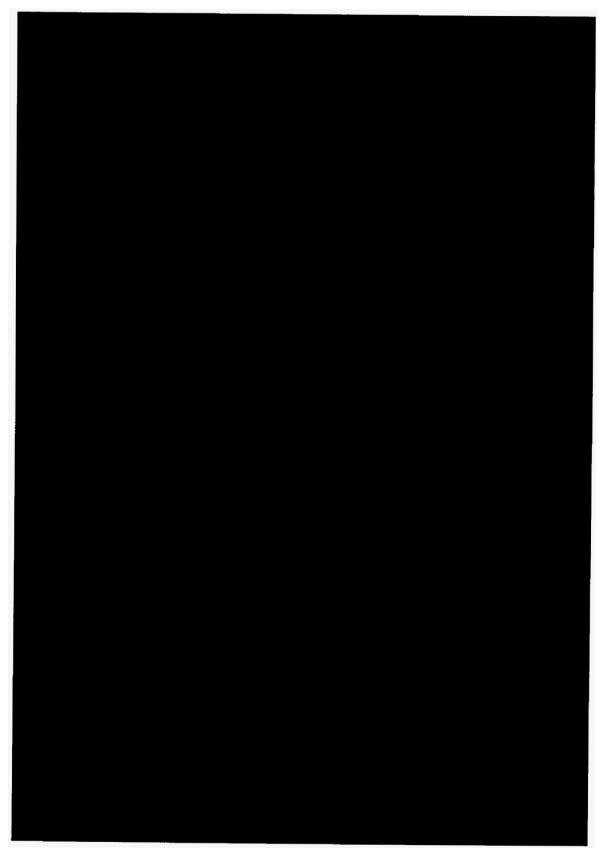


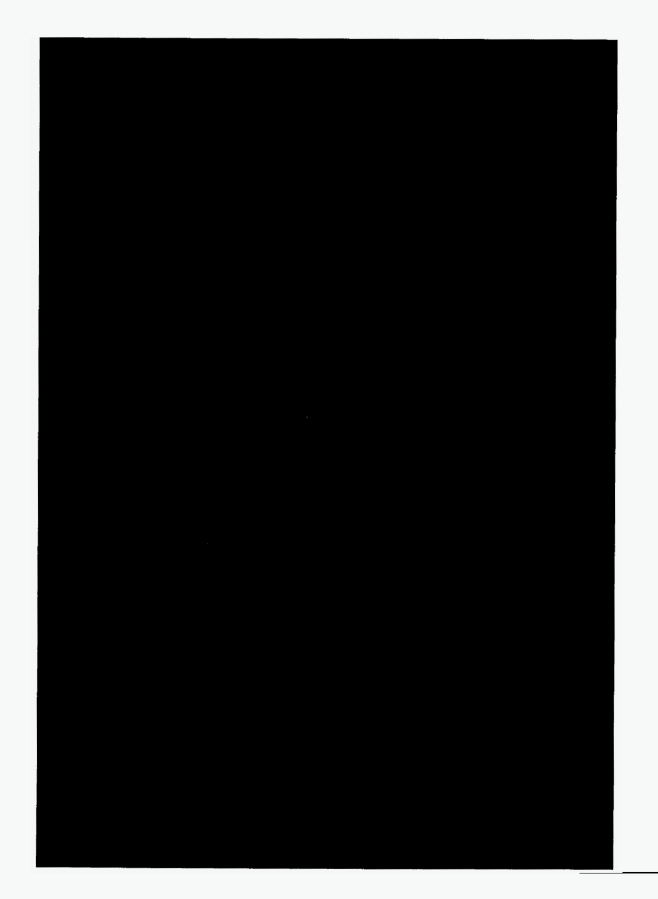


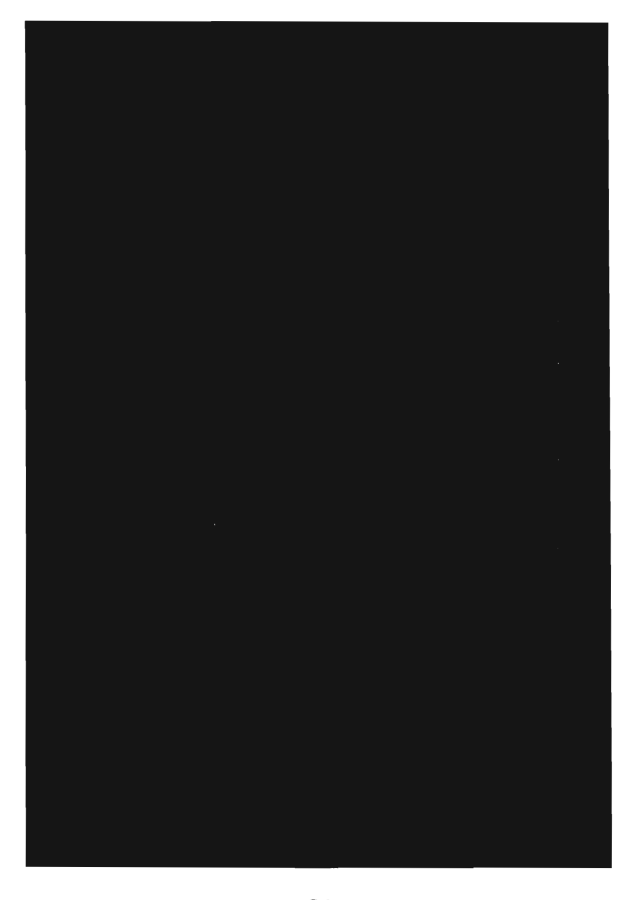


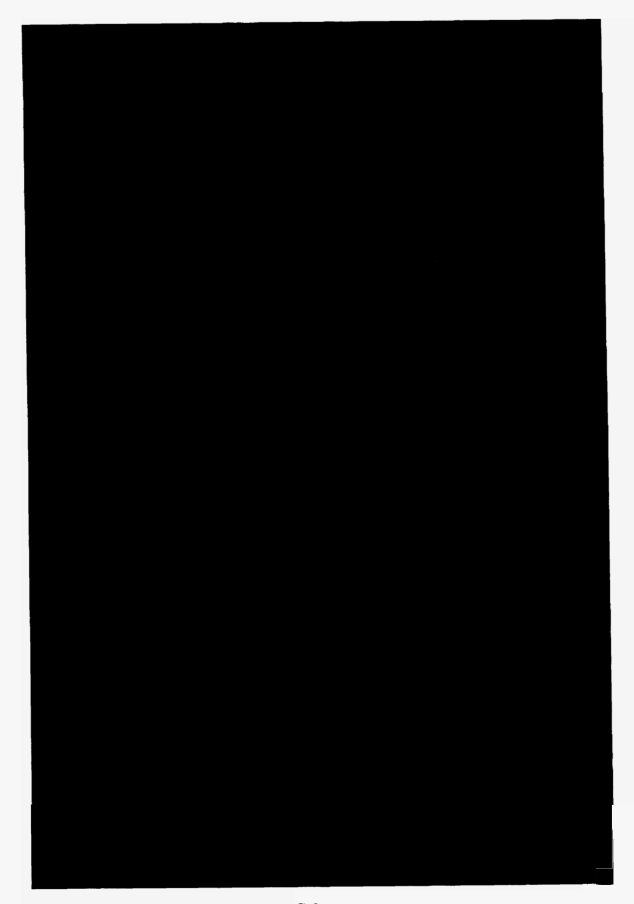


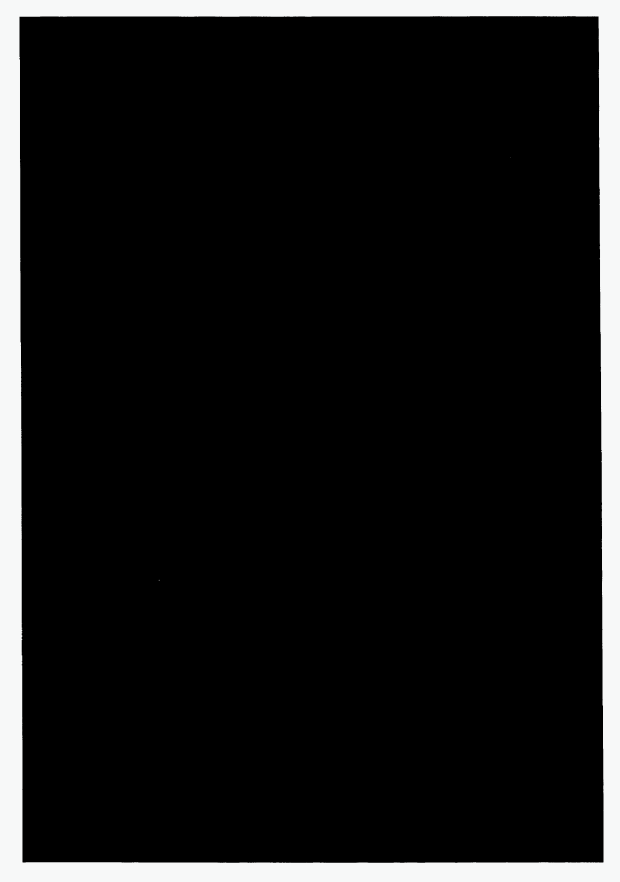


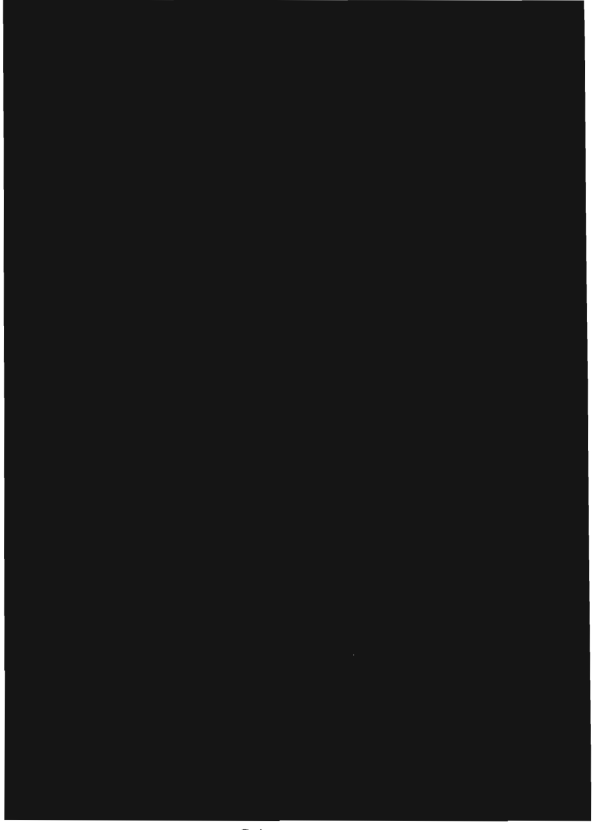




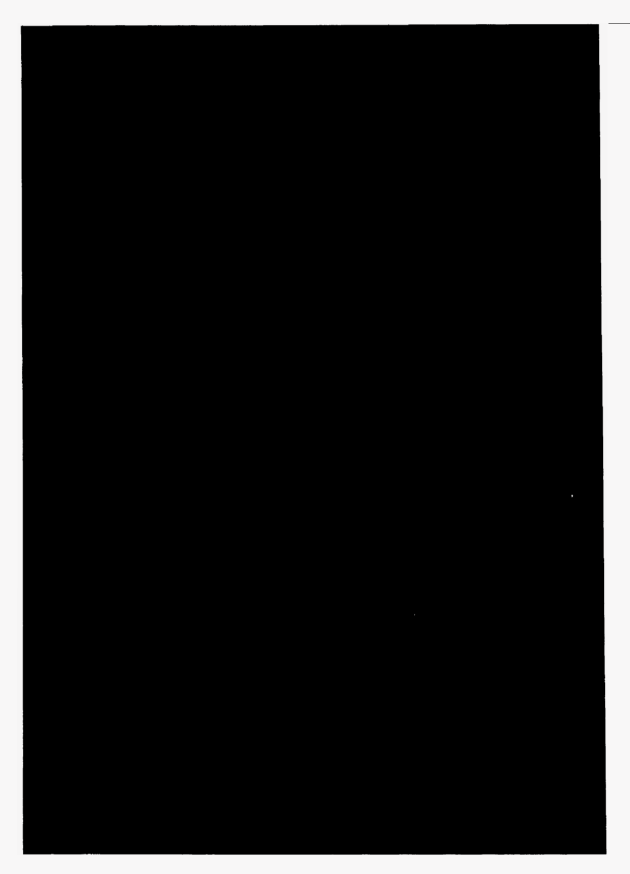








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CONTRACT FOR THE PURCHASE OF CAPACITY AND ENERGY BETWEEN

SOUTHERN COMPANY SERVICES, INC.

AND

FLORIDA POWER & LIGHT COMPANY

FROM

PLANT HARRIS UNIT NO. 1

DATED AS OF AUGUST 11, 2004

TABLE OF CONTENTS

		PAGE
RECITA	LS	1
ARTICI	E 1 DEFINITIONS	2
ARTICI	LE 2 TERM OF AGREEMENT	
2.1	Term	
2.2	Service Term	
2.3	Survival	
2.4	Effect of Termination	16
ARTICI	LE 3 SALE AND PURCHASE OF CAPACITY AND ENERGY	
3.1	Sale and Purchase of Capacity	17
3.2	Sale and Purchase of Energy	17
ARTICI	E 4 FACILITY MAINTENANCE	17
4.1	Scheduled Outages	17
4.2		
4.3	Permits and Compliance with Laws	19
4.4	Operating Procedures	19
4.5	Operating Committee	20
ARTICI	LE 5 SCHEDULING AND THE PROVISION OF CAPACITY ANI	ENERGY20
5.1	Scheduling	20
5.2	Ramp Energy	
5.3	Transmission and Scheduling Requirements	22
5.4	Costs and Expenses	
5.5	Delivery of Energy	23
5.6		23
5.7		27
5.8	Seller's Rights to the Facility	28
5.9	Title and Risk of Loss	
5.10	Force Majeure Event	
5.11	Outages and Unavailable Capacity	
5.12	Delivery Excuse	
5.13	Scheduled and Maintenance Outages	
5.14		
5.15		30
ARTICI	LE 6 PAYMENTS	33
6.1	Capacity Payment	
6.2	Energy Payment	
6.3	Start Payment	
6.4	Fuel Transportation Payment	
6.5	Additional Payments	33
ARTICI	LE 7 TRANSMISSION SERVICE	33

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7.1	Buyer Obligations	33
7.2	Seller Obligations	
7.3	Imbalances and Penalties	34
7.4	Buyer's Request for Transmission Service	34
7.5	Regional Transmission Organizations	38
ARTICL	E 8 TOTAL FACILITY CAPACITY AND COMMENCEMENT OF SERV	VICE 39
8.1	Declaration of the Total Facility Capacity	
8.2	Declaration Prior to Each Contract Year	39
8.3	***************************************	42
ADTICI	LE 9 FUEL ARRANGEMENTS	
9.1	Seller's Commitment	45
9.1 9.2	Gas Transportation Arrangement and Charges	45
9.2	Interruption of Gas Supplies	47
9.3 9.4	Scheduling Changes	
ARTICI	E 10 ELECTRIC METERING	49
10.1	Metering	49
10.2	Industry Standards	49
10.3	Records	49
10.4	Meter Errors	49
ARTICI	E 11 BILLING AND PAYMENT	50
11.1	Timing and Method of Payment	50
11.2	Late Payment	50
11.3	Disputed Billings	50
11.4	Adjustments	
11.5	Audit Rights	51
ARTICI	LE 12 REGULATORY	
12.1	Initial Approval of the Florida Public Service Commission	52
12.2	Changes in Agreement	53
12.3	Federal Energy Regulatory Commission	54
ARTICI	LE 13 CHANGE IN LAW	
13.1	Increased Generation Costs	55
13.2	Determination	
13.3	Initiation of Surcharge	
13.4	Timing	57
	G	
	LE 14 LIABILITY ALLOCATION; LIMITATIONS ON LIABILITY	ا 5 دع
14.1	Costs, Taxes and Charges	
14.2	Indemnification	56
14.3	Limitation of Liability	3
ARTIC	LE 15 FORCE MAJEURE EVENT	
15.1	Force Majeure Event Defined	60
15.2	Applicability of Force Majeure Event	6

15.3	Effect of Force Majeure Event	62
15.4		63
ARTICL	E 16 EVENT OF DEFAULT	63
16.1	Event of Default	
16.2	Exclusive Remedies	
ARTICL	E 17 REPRESENTATIONS AND WARRANTIES	69
17.1	Execution	
17.2	Permits	
17.3	Binding Obligations	
17.4	Execution and Consummation	
17.5	Actions and Proceedings	
17.6	Absence of Certain Events	
ARTICL	E 18 DISPUTE RESOLUTION	70
18.1	Senior Officers	70
18.2	Arbitration	71
18.3	Binding Nature of Proceedings	73
ARTICL	E 19 ASSIGNMENT	73
19.1	Assignment	73
19.2	Assignment Conditions	75
ARTICL	E 20 CREDITWORTHINESS AND SECURITY	75
20.1	Buyer's Provision of a Letter of Credit or Guaranty	
20.2	Seller's Provision of a Letter of Credit or Guaranty	80
ARTICL	E 21 MISCELLANEOUS	83
21.1	Governing Law; Waiver of Jury Trial	
21.2	Confidentiality	
21.3	Survivorship of Obligations	
21.4	No Third Party Beneficiaries	
21.5	Section Headings Not to Affect Meaning	
21.6	Computation of Time	
21.7	Interest	93
21.8	Entire Agreement	93
21.9	Counterparts	
21.10	Amendments	93
21.11	Waivers	93
21.12	No Partnership Created	94
21.13	Character of Sale	94
21.14	Notices	94
21.15	Survival	96
21.16	Construction	96
21.17	Imaged Agreement	
21.18	Severability	
21.19	Agency of Southern Company Services, Inc.	
21 20	Include	00

21.21	Examples	98
APPE	ENDIX A	A-1
APPE	ENDIX B	B-1
A DDE	ENDIX C	C 1
APPE	ENDIX D	D-1
APPE	ENDIX E	E-1
APPE	ENDIX F	F-1
	ENDIX G	
APPE	ENDIX H	H-1

CONTRACT FOR THE PURCHASE OF CAPACITY AND ENERGY BETWEEN SOUTHERN COMPANY SERVICES, INC. AND FLORIDA POWER & LIGHT COMPANY

This CONTRACT FOR THE PURCHASE OF CAPACITY AND ENERGY is made and entered into as of this 11th day of August, 2004 ("Effective Date"), between SOUTHERN COMPANY SERVICES, INC., an Alabama corporation having its principal office and place of business at 600 North 18th Street, Birmingham, Alabama 35203, acting as agent (in such capacity hereinafter referred to as "SCS") for Southern Power Company, a Delaware corporation having its principal office and place of business at 600 North 18th Street, Birmingham, Alabama 35203 (hereinafter referred to as "Southern Power" or "Seller") and FLORIDA POWER & LIGHT COMPANY (hereinafter referred to as "FPL" or "Buyer"), a Florida corporation having its principal office and place of business at 700 Universe Boulevard, Juno Beach, Florida 33408. Seller and Buyer are hereafter referred to individually and collectively as a "Party" or the "Parties," respectively.

RECITALS:

Buyer desires to purchase and Seller desires to sell, capacity and energy in accordance with this Agreement.

Subject to the terms and conditions of this Agreement, Seller will provide and sell to Buyer, and Buyer will accept and purchase from Seller, capacity and energy from the Facility or from other resources as provided in this Agreement.

	NOW THEREFORE, in consideration of the foregoing recitals and the mutual
2	covenants and agreements hereinafter set forth, the receipt and sufficiency of which are hereby
3	acknowledged, the Parties agree as follows:
4	ARTICLE 1
5	DEFINITIONS
6	The following terms shall have the respective meanings set forth below.
7	"1-on-1 Operating Mode" means any time a Schedule requests energy for any hour in
B	an amount between and including (whether or not such energy is
9	supplied from an Alternate Resource(s)).
10	"2-on-1 Operating Mode" means any time a Schedule requests energy for any hour in
11	an amount equal to or greater than MW (whether or not such energy is supplied from an
12	Alternate Resource(s)).
13	"Affiliate" means, with respect to a corporation, partnership or other entity, each such
14	other corporation, partnership or other entity that directly or indirectly (through one or more
15	intermediaries) controls, is controlled by, or is under common control with, such corporation,
16	partnership, or other entity.
17	"After-Tax Basis" means, with respect to any payment under Section 14.2 to any
18	Person, the amount of such payment ("Base Payment") supplemented by a further payment
19	("Additional Payment") to that Person so that the sum of the Base Payment plus the Additional
20	Payment shall, after deduction of the amount of all Federal, state and local income taxes
21	required to be paid by such Person in respect of the receipt or accrual of the Base Payment and
22	the Additional Payment (taking into account the net present value of any reduction in such
73	income taxes resulting from tax benefits realized by the recipient as a result of the payment or

the event giving rise to the payment), be equal to the amount required to be received. Such calculations shall be made on the basis of the highest generally applicable Federal, state and local income tax rates applicable to the Person for whom the calculation is being made for all relevant periods, and shall take into account the deductibility of state and local income taxes for Federal income tax purposes.

"Agreement" means this Contract for the Purchase of Capacity and Energy, including, to the extent applicable, any appendices hereto and any amendments that the Parties may execute now or at any time in the future.

"Alternate Delivery Point(s)" means, when Seller designates an Alternate Resource(s) pursuant to Section 5.6 or Section 5.7 (including a Replacement Resource), the applicable point(s) of delivery designated by Seller.

"Alternate Resource(s)" means any resource or resources other than the Facility (whether such other resources are owned, purchased or otherwise controlled by Seller, or that are otherwise available to Seller) that Seller designates pursuant to Section 5.6 or Section 5.7.

"Available Capacity" means, at any given time, the Contract Capacity less the sum of:
(i) the Force Majeure Capacity at such time; and (ii) the Outage Capacity at such time.

"Billing Month" means each Month during the Term beginning with the second Month of the first Contract Year and includes the Month immediately following the expiration or early termination of this Agreement.

"Btu" means British Thermal Units.

"Business Day" means any Day on which Federal Reserve Member Banks in New York, New York are open for business. A Business Day shall begin at 0800 CPT and end at 1700 CPT.

"Buyer" has the meaning set forth in the introductory paragraph hereof.

"Buyer Delivery Point(s)" means, for any hour of any Delivery Day, the point(s) on the Southern Company Transmission System to which Buyer intends to transmit energy delivered by Seller under this Agreement.

"Central Prevailing Time" or "CPT" means the local time at any point in Birmingham, Alabama.

"Change in Law" means the adoption, enactment, promulgation or issuance of, a change in, or a new or changed interpretation by a Government Agency of, any Law after February 6, 2004.

"Commercially Reasonable" or "Commercially Reasonable Efforts" means, with respect to any purchase, sale, decision, or other action made, attempted or taken by a Party, such efforts as a reasonably prudent business would undertake for the protection of its own interest under the conditions affecting such purchase, sale, decision, or other action, including without limitation, electric system reliability and stability, the amount of notice of the need to take such action, the duration and type of the purchase or sale or other action, and the commercial environment in which such purchase, sale, decision, or other action occurs.

"Contemporaneous Agreements" means: (i) this Agreement; (ii) the Contract for the Purchase of Capacity and Energy from Plant Franklin Unit No. 1 dated as of August 11, 2004 between Southern Company Services, Inc. (as agent for Seller) and Buyer; and (iii) the Contract for the Purchase of Capacity and Energy from Plant Scherer Unit No. 3 dated as of August 11, 2004 between Southern Company Services, Inc. (as agent for Georgia Power Company and Gulf Power Company) and Buyer.

"Contest" means with respect to any Person, a contest of any Governmental Approval or Law, acts or omissions by any Government Agency, a requirement of any Government Agency, or any related matters, so long as the contesting Party could not reasonably be expected to be prevented from performing its material obligations under this Agreement pending the outcome of such contest.

"Contract Capacity" means the lesser of: (i) 600 MW; or (ii) the Total Facility Capacity, or such other amount as expressly provided in this Agreement.

"Contract Year" means: (i) for the first Contract Year, the Service Commencement

Date through the next date that is May 31; and (ii) for each Contract Year thereafter, each 12

Month period beginning June 1 and ending May 31; provided, however, the last Contract Year

shall end on the date that this Agreement terminates or expires.

"Day" means the period of time beginning at hour ending 0100 CPT and ending at hour ending 2400 CPT.

"Delivery Day" means any Day for which Buyer Schedules energy to be delivered in accordance with this Agreement.

"Delivered Energy" means, for any hour, the amount of energy (expressed in MWh) delivered by Seller in accordance with this Agreement and shall equal the sum of: (i) energy delivered by Seller to the Delivery Point pursuant to Buyer's Schedule (including Ramp Energy provided at the Facility Delivery Point in connection with such Schedule); and (ii) any energy provided and/or procured by Seller to resolve energy imbalances at the Delivery Point. Delivered Energy shall not exceed Scheduled Energy for any hour.

"Delivered Energy Credit" means, for any hour, to the extent such difference is positive, the difference of: (i) Delivered Energy for such hour; less (ii) Available Capacity plus

the portion of Delivered Energy provided from an Alternate Resource(s) designated for such hour pursuant to Section 5.6.1 in response to a Force Majeure Event.

"Delivery Excuse" means: (i) an Event of Default by Buyer; (ii) the interruption of transmission service procured by Buyer or the unavailability of transmission service to Buyer beyond the Delivery Point(s); (iii) any directive from the applicable transmission provider and/or control area operator to cease deliveries of energy from the Facility; (iv) SNG's failure to schedule or to deliver scheduled quantities of Gas to the Facility (but only if, for the period of such failure, Seller has complied with Section 9.1 and has utilized Commercially Reasonable Efforts to utilize available transportation capacity as required by Section 9.2.1 to satisfy Buyer's Schedule); or (v) a circumstance described in Section 9.2.6 and/or Section 9.3.2.

"Delivery Point" means the Facility Delivery Point when Seller designates the Facility as the source of Delivered Energy and/or the Alternate Delivery Point(s) (as applicable) to which Seller shall deliver energy to Buyer hereunder.

"Effective Date" has the meaning set forth in the introductory paragraph hereof.

"Electric Metering Equipment" means electric meters and associated equipment, including metering transformers and back-up meters.

"EFMH" or "Equivalent Force Majeure Hour" shall occur in any hour (or portion of an hour) in which a Force Majeure Event affecting the Facility or the electric facilities prior to the Facility Delivery Point is occurring or is continuing. During such an hour, EFMH shall equal the ratio of: (A)(i) Force Majeure Capacity for such hour; less (ii) the amount of electric capacity associated with an Alternate Resource(s), whether available or unavailable, that has been designated for such hour pursuant to Section 5.6.1 in response to the Force Majeure Event causing the Force Majeure Capacity to exist; to (B) the Contract Capacity.

"EUH" or "Equivalent Unavailable Hour" shall occur in any hour (or portion of an hour) in which there is Unavailable Capacity. For such an hour, EUH shall equal the ratio of:

(i) Unavailable Capacity for such hour; to (ii) the Contract Capacity for such hour.

"Event of Default" has the meaning set forth in Section 16.1.

"Facility" means Seller's Gas fired combined cycle electric generating unit known as Plant Harris Unit No. 1 (as may be modified) and all appurtenant facilities, located near Autaugaville, Alabama which directly interconnects to the Southern Company Transmission System.

"Facility Delivery Point" means the substation where the Facility interconnects to the Southern Company Transmission System (or other applicable transmission system) at the transmission system voltage.

"FERC" means the Federal Energy Regulatory Commission, or any successor to its functions.

"Florida Interface" means the transmission interface between the Southeastern Electric Reliability Council (or its successor) region and the Florida Reliability Coordinating Council (or its successor) region as such regions exist on the Effective Date.

"Force Majeure Capacity" means, for any hour in which a Force Majeure Event affecting the Facility or the electric facilities prior to the Facility Delivery Point occurs or is continuing, the portion of the Contract Capacity that is not available from the Facility as a result of such Force Majeure Event. Force Majeure Capacity shall be calculated as follows:

Force Majeure Capacity = Contract Capacity - Unaffected Contract Capacity
Where:

Unaffected Contract Capacity = the lesser of TCUFM or 600 MW

2	TCUFM = Total Capacity Unaffected by Force Majeure = Total Facility Capacity - TAC
3	TAC = Total Affected Capacity = the total amount of capacity that is not available from the Facility as a result of the Force Majeure Event.
5	"Force Majeure Event" has the meaning set forth in Section 15.1.
6	"Gas" means natural gas.
7	"Government Agency" means any federal, state, local, territorial or municipal
8	government and any department, commission, board, court, bureau, agency, instrumentality,
9	judicial or administrative body thereof.
10	"Governmental Approval" means any authorization, consent, approval, license, ruling,
11	permit, exemption, variance, order, judgment, decree, declarations of or regulation of any
12	Government Agency relating to the Facility or to the execution, delivery or performance of this
13	Agreement.
14	"Guarantor" has the meaning set forth in Section 16.1.
15	"Guaranty" means a guaranty or other instrument guaranteeing a Party's obligations
16	under this Agreement as contemplated under Article 20.
17	"Imaged Agreement" has the meaning set forth in Section 21.17.
18	"Increased Generation Costs"
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"kW" means kilowatt(s).

"kWh" means kilowatt hour(s).

"Law" means any act; statute; law; requirement; ordinance; order; ruling or rule; regulation; standards and/or criteria contained in any permit, license or other approval; legislative or administrative action; or a decree, judgment or order of any Government Agency imposed, whether in effect now or at any time in the future.

"Long Term Firm Transmission Service" means firm point-to-point (or other equivalent) transmission service for a term of one year or more.

"Maintenance Outage" has the meaning set forth in Section 4.2.

"Major Maintenance" means the performance of a hot gas path inspection for the combustion turbines at the Facility.

"Major Maintenance Off-Peak Performance Period" means any Off-Peak

Performance Period in which Major Maintenance occurs.

"MMBtu" means one million Btu.

"Month" means a calendar month.

"Monthly Capacity Payment" means the payment for Contract Capacity to be made by Buyer to Seller pursuant to Section 6.1.

"Monthly Energy Payment" means the payment for Delivered Energy to be made by Buyer to Seller pursuant to Section 6.2.

"Monthly Fuel Transportation Payment" means the payment for fuel transportation to be made by Buyer to Seller pursuant to Section 6.4.

"Monthly Start Payment" means the payment for Successful Starts to be made by Buyer to Seller pursuant to Section 6.3.

"Moody's" has the meaning set forth in Section 19.1.

"MW" means megawatt(s).

"MWh" means megawatt hour(s).

"NERC" means the North American Electric Reliability Council, or any successor to its functions.

"Normal Off-Peak Performance Period" means any Off-Peak Performance Period in which Major Maintenance does not occur.

"OATT" means the Open Access Transmission Tariff of Southern Companies or a successor tariff governing transmission on the Southern Company Transmission System, as the same may be changed or amended from time to time.

"Off-Peak Performance Period" means the period of time consisting of all hours during the Months of October, November, December, January, February, March and April in succession. If this Agreement terminates or expires during such period on a Day other than the last Day of such period, such Off-Peak Performance Period shall be deemed to end on the Day of such termination or expiration. If the Service Commencement Date occurs during such period on a Day other than the first Day of such period, such Off-Peak Performance Period shall be deemed to begin on the Service Commencement Date.

"Operating Committee" has the meaning set forth in Section 4.5.

"Operating Mode" means either 1-on-1 Operating Mode or 2-on-1 Operating Mode.

"Operating Procedures" has the meaning set forth in Section 4.4.

"Outage" means any condition or circumstance in which the generating capability of the Facility is eliminated or reduced (in whole or in part) for any reason, including an actual or threatened component failure and during Scheduled Outages and Maintenance Outages. An Outage does not include those times that the Facility's capability is reduced (in whole or in part)

due to a Force Majeure Event or a Delivery Excuse. In addition, an Outage shall not occur solely because of Seller's ability to sell capacity and/or energy from the Facility to a third party or an Affiliate(s).

"Outage Capacity" means, for any hour in which an Outage occurs or is continuing, the portion of the Contract Capacity that is not available from the Facility as a result of such Outage. Outage Capacity shall be calculated as follows:

Outage Capacity = Contract Capacity - Unaffected Contract Capacity

Where:

Unaffected Contract Capacity = the lesser of TCUO or 600 MW

TCUO = Total Capacity Unaffected by Outage = [the sum of: (A) the lesser of: (i) Total Facility Capacity; or (ii) 600 MW; and (B) Unused Excess Capacity] - TAC

Unused Excess Capacity = to the extent it is positive, the difference of TCUFM as determined under the definition of "Force Majeure Capacity" hereunder, less 600 MW.

TAC = Total Affected Capacity = the total amount of capacity that is not available from the Facility as a result of the Outage.

"Peak Performance Period" means the period of time consisting of all hours during the Months of May, June, July, August and September in succession. If this Agreement terminates or expires during such period on a Day other than the last Day of such period, such Peak Performance Period shall be deemed to end on the Day of such termination or expiration. If the Service Commencement Date occurs during such period on a Day other than the first Day of such period, such Peak Performance Period shall be deemed to begin on the Service Commencement Date.

"Performance Period" shall mean either a Peak Performance Period or an Off-Peak Performance Period.

"Person" means any individual, corporation, limited liability corporation, partnership, joint venture, trust, unincorporated organization, Government Agency or other entity.

"Plant" means Seller's Plant Harris located near Autaugaville, Alabama, which currently consists of the Facility and a combined cycle electric generating unit known as Plant Harris Unit No. 2 and all appurtenant facilities, as such plant and facilities may be modified and/or expanded from time to time (including the addition of generating units).

"Prior Business Day" means the Business Day immediately prior to a Delivery Day.

"Prime Rate" means, for any Day on which the calculation of an interest amount begins under this Agreement, the "Prime Rate" specified for such Day (or, if such Day is not a Business Day, on the first Business Day following such Day) under the "Money Rate" table of the Wall Street Journal. In the event that the Wall Street Journal ceases to report a Prime Rate, the Prime Rate shall be the prime rate (or its functional equivalent) charged by the Federal Reserve Bank of Atlanta, Georgia.

"Prudent Industry Practices" means any of the practices, methods, standards and acts (including the practices, methods and acts engaged in or approved by a significant portion of the electric power industry in the United States) that, at a particular time, in the exercise of reasonable judgment in light of the facts known or that should reasonably have been known at the time a decision was made, could have been expected to accomplish the desired result consistent with good business practices, reliability, economy, safety and expedition, and which practices, methods, standards and acts generally conform to operation and maintenance standards recommended by equipment suppliers and manufacturers, applicable design limits and applicable Governmental Approvals and Laws.

"Ramp Energy" has the meaning set forth in Section 5.2.

"Redirect Deadline" means the deadline established by the applicable transmission provider for requesting the redirect of transmission service under the applicable transmission tariff.

"S&P" has the meaning set forth in Section 19.1.

"SNG" means Southern Natural Gas Company.

"Schedule" means the right of Buyer to request the delivery of Scheduled Energy in accordance with this Agreement. Any form of the term Schedule (e.g., "Scheduled," "Schedules" or "Scheduling") shall refer to the exercise of such right by Buyer.

"Schedule Shut-Down" means any time Buyer goes from having some energy Scheduled to having no energy Scheduled.

"Schedule Start" means each time that Buyer goes from not having any energy Scheduled to having some amount of energy Scheduled (in either 1-on-1 Operating Mode or 2-on-1 Operating Mode).

"Scheduled Energy" means the amounts of energy, expressed in whole MWh, Scheduled by Buyer to be delivered by Seller in accordance with this Agreement, including amounts of Ramp Energy Buyer is required to accept and receive hereunder.

"Scheduled Outage" means maintenance and/or outages conducted and/or taken by Seller pursuant to Section 4.1.

"Scheduling Parameters" has the meaning set forth in Appendix D.

"SEARUC" means the Southeastern Association of Regulatory Utility Commissioners.

"Seller" has the meaning set forth in the introductory paragraph hereof.

"Service Commencement Date" means June 1, 2010; provided, however, that such date may be extended by Seller due to a Force Majeure Event for a period equal to the period of delay caused by said Force Majeure Event.

"Southern Company" means the Southern Company, a publicly held corporation, organized and existing under the laws of the State of Delaware and having its principal place of business in Atlanta, Georgia.

"Southern Company Transmission" means the functional transmission division of Southern Company and its affiliates, as well as any successor transmission service provider.

"Southern Company Transmission System" means the integrated transmission systems of the electric operating companies of Southern Company, as such systems may be modified or expanded from time-to-time, as well as any successor transmission system(s).

"Southern Power" has the meaning set forth in the introductory paragraph.

"Taxes" means any or all ad valorem, property, occupational, severance, emissions, generation, first use, conservation, energy, transmission, utility, gross receipts, privilege, sales, use, excise and other taxes, governmental charges, licenses, fees, permits and assessments; provided, however, the term Taxes shall not include taxes based on net income or net worth.

"Term" has the meaning set forth in Section 2.1.

"Total Facility Capacity" means, for each Contract Year, the generating capability of the Facility as declared by Seller under Article 8.

"Unavailable Capacity" means, for any hour: (i) Outage Capacity for such hour; less (ii) the Delivered Energy Credit; less (iii) if positive, the difference of the available portion of capacity associated with an Alternate Resource(s) that has been designated for such hour pursuant to Section 5.6.1 in response to the Outage causing Outage Capacity to exist, less the

Delivered Energy Credit; plus (iv) the unavailable portion of capacity associated with an Alternate Resource(s) designated for such hour pursuant to Section 5.6.1 in response to a Force Majeure Event.

ARTICLE 2

TERM OF AGREEMENT

- 2.1 Term. Subject to the survival provisions herein, this Agreement shall continue in full force and effect from the Effective Date until the end of the Service Term, or on such earlier date on which this Agreement is terminated in accordance with its terms ("Term").
- 2.2 Service Term. Subject to early termination of this Agreement as provided hereunder, Seller's obligation to provide and sell and Buyer's obligation to accept and purchase Contract Capacity and Scheduled Energy shall extend from the Service Commencement Date through December 31, 2015 ("Service Term"). Provided, however, Buyer shall be entitled to unilaterally extend the Service Term to December 31, 2017 by providing Seller with written notice on or before January 31, 2010. Upon Buyer's providing such notice, the Service Term shall be deemed to be extended through December 31, 2017.
- 2.3 Survival. All provisions of this Agreement that expressly or by implication come into or continue in force and effect following the expiration or termination of this Agreement shall remain in effect and be enforceable following such expiration or termination.
- 2.4 Effect of Termination. Subject to the exercise of a non-defaulting Party's rights under Section 16.2, in the event that this Agreement is terminated, the rights and obligations of the Parties hereunder shall continue unaffected until the termination is effective in accordance with the terms and conditions thereof. Any termination of this Agreement shall not relieve Buyer of its obligation to pay any unpaid invoices for any Contract Capacity made available and

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Delivered Energy prior to the effective date of such termination, relieve Seller of its obligation to provide Contract Capacity and to deliver Scheduled Energy prior to the effective date of such termination, or relieve either Party of any of its other liabilities or obligations accruing prior to termination.

ARTICLE 3

SALE AND PURCHASE OF CAPACITY AND ENERGY

- Sale and Purchase of Capacity. Subject to the terms and conditions of this 3.1 Agreement, beginning on the Service Commencement Date and until the end of the Service Term, Seller shall make available and sell to Buyer, and Buyer shall accept and purchase, the Contract Capacity.
- 3.2 Sale and Purchase of Energy. Subject to the terms and conditions of this Agreement, beginning on the Service Commencement Date and until the end of the Service Term, Seller shall deliver and sell to Buyer, and Buyer shall accept and purchase from Seller, energy up to the Contract Capacity as and when Scheduled by Buyer.

ARTICLE 4

FACILITY MAINTENANCE

4.1 Scheduled Outages. Commencing in 2010 and each year thereafter, Seller shall submit to Buyer, before February 1, a schedule of Facility outages during which maintenance and/or the installation of equipment required by Law or Prudent Industry Practices will be performed for the next Contract Year ("Scheduled Outages");

Within 30 Days after receiving Seller's proposed schedule for Scheduled Outages, Buyer may request, in writing, that Seller reschedule any such Scheduled Outages.

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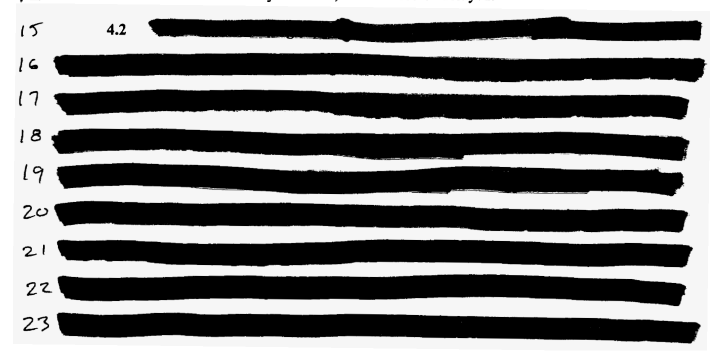
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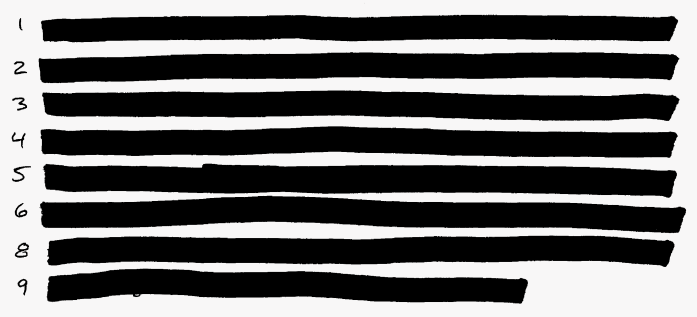
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Following receipt of such request, Seller shall inform Buyer as to whether it can accommodate Buyer's request and, if so, shall further advise Buyer of the good faith estimated costs that will be incurred by Seller in connection with accommodating the request of Buyer to reschedule the Scheduled Outages. Buyer shall then within 14 Days of the receipt of the estimated costs provided by Seller determine whether Seller should reschedule the Scheduled Outages. Without regard to any prior estimate, Buyer shall reimburse Seller for all Commercially Reasonable costs related to such change in schedule if Seller makes such change. While Seller must use Commercially Reasonable Efforts to accommodate a request of Buyer to re-schedule any Scheduled Outages, Seller may elect to decline rescheduling, if, in Seller's Commercially 10 Reasonable judgment, it would cause a failure on the part of Seller to observe Prudent Industry Practices, or if the proposed reschedule would cause Seller to incur costs which Buyer is unwilling to reimburse. Prior to or during any Contract Year, Seller may modify a schedule of 13 Scheduled Outages to reschedule such outages with the prior written consent of Buyer, which 14 consent shall not be unreasonably withheld, conditioned or delayed.





4.3 Permits and Compliance with Laws.

- 4.3.1 Subject to the right of Contest, each Party shall acquire and maintain in effect all Governmental Approvals necessary for it to perform its obligations under this Agreement.
- 4.3.2 Subject to the right of Contest, each Party shall at all times comply with all Laws and Governmental Approvals applicable to such Party that are necessary for such Party to perform its obligations under this Agreement.
- 4.4 Operating Procedures. Buyer and Seller shall begin to develop written Operating Procedures no later than 6 months before the Service Commencement Date. Such Operating Procedures shall be completed no later than 30 Days before the Service Commencement Date. The Operating Procedures shall establish the protocol under which the Parties shall perform their respective responsibilities under this Agreement, including method of Day-to-Day communications, amounts of Ramp Energy to be received by Buyer under Section 5.2, key personnel lists, and logging and tracking of hours of EUH and EFMH, Scheduled Outages, Maintenance Outages, and hours of Delivery Excuse.

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4.5 Operating Committee. The Parties shall form a committee to act in matters relating to the performance of their respective obligations under this Agreement ("Operating Committee"). Each Party shall appoint one representative and one alternate representative to serve on the Operating Committee. The Parties shall notify each other in writing of such appointments and any changes thereto. The Operating Committee shall have no authority to modify the terms or conditions of this Agreement. Beginning in 2009, the Operating Committee shall meet no less than two times per calendar year (which meetings may be by telephone) and all of its decisions must be the unanimous decision of the representatives. Within a reasonable time after the conclusion of each meeting of the Operating Committee, the representatives of each Party shall exchange written summaries of such meeting, including a description of issues discussed and decisions made.

ARTICLE 5

SCHEDULING AND THE PROVISION OF CAPACITY AND ENERGY

5.1 Scheduling.





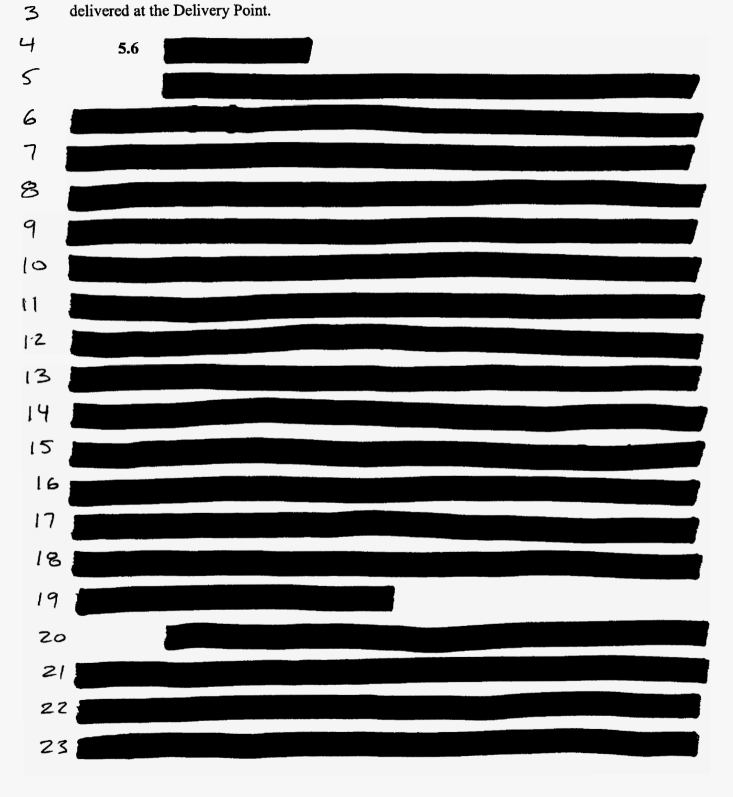
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5.2 Ramp Energy. Buyer shall receive and accept at the Facility Delivery Point all energy produced by the Facility during ramping (both starting and shutting down) in connection with satisfying Buyer's Schedule ("Ramp Energy"). The Operating Procedures established pursuant to Section 4.4 shall provide for a procedure whereby Seller, for transmission scheduling purposes, shall provide Buyer with prior notice of the hourly Ramp Energy to be provided for each Schedule. Provided, however, Buyer shall not be required to accept and receive Ramp Energy in an amount greater than MWh while the Facility is starting or greater than MWh while the Facility is shutting down. For purposes hereof (including Appendix B). Ramp Energy shall be deemed to be Delivered Energy. The Operating Procedures established pursuant to Section 4.4 shall provide for a methodology (consistent with the Facility's manufacturer's recommendations and Prudent Industry Practices) for determining the amounts of Ramp Energy that must be accepted and received by Buyer under this Section 5.2. Ramp Energy shall not be provided to the extent energy is supplied to Buyer from an Alternate Resource(s).

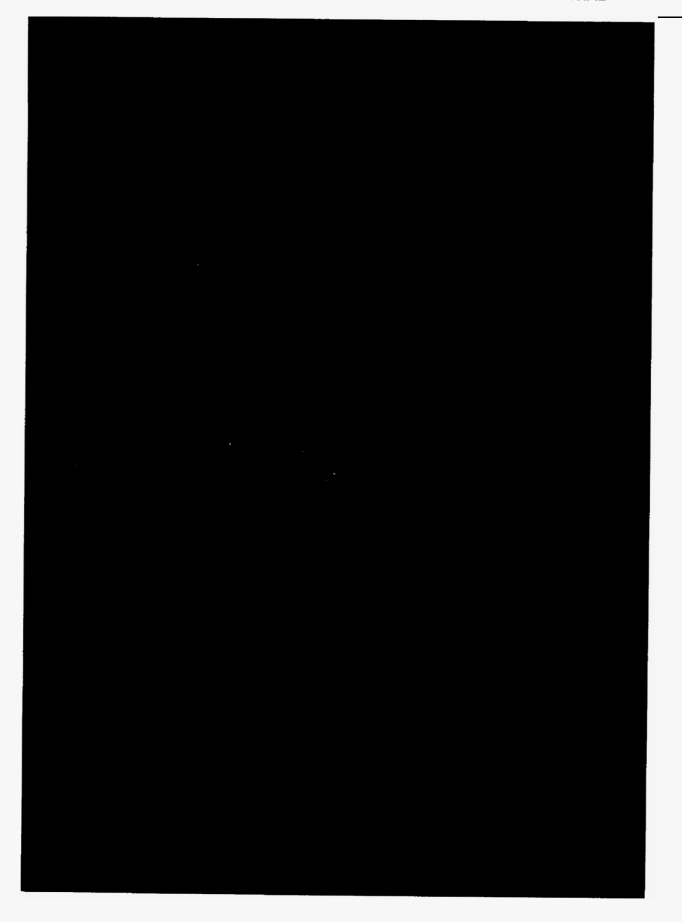
- 5.3 Transmission and Scheduling Requirements. Buyer shall be responsible for complying with all transmission reservation, scheduling and tagging requirements associated with energy provided hereunder at and after the Delivery Point.
- 5.4 Costs and Expenses. Except as specifically provided hereunder, all costs and expenses associated with Delivered Energy at and after the Delivery Point shall be the sole responsibility of Buyer. Except as specifically provided hereunder, all costs and expenses associated with Delivered Energy prior to the Delivery Point shall be the responsibility of Seller. Any penalties associated with Delivered Energy shall be the responsibility of the Party whose action or inaction caused the penalty to be assessed.

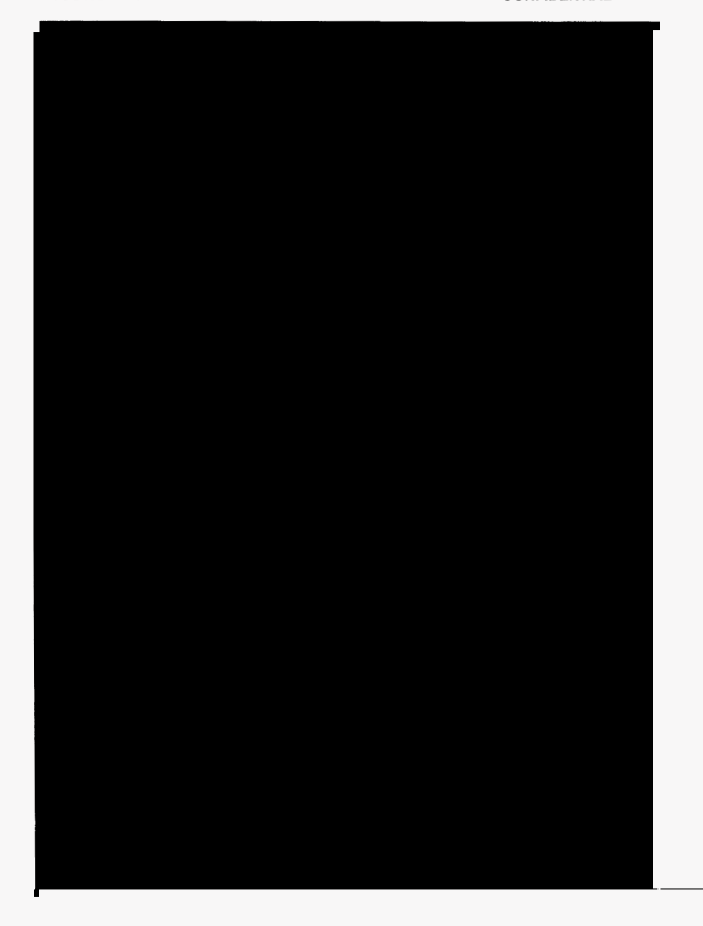
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5.5 Delivery of Energy. Subject to the terms of this Agreement and the Scheduling Parameters, energy provided by Seller pursuant to Buyer's Schedule shall be deemed to be delivered at the Delivery Point.











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- 5.8 Seller's Rights to the Facility. To the extent Buyer has not submitted a Schedule requesting energy associated with the full Contract Capacity, and/or to the extent Scheduled Energy is being provided from Alternate Resources, Seller shall have the right to dispatch the Facility to utilize for its own purposes energy from the Facility not Scheduled and/or replaced with Alternate Energy.
- 5.9 Title and Risk of Loss. Seller shall be deemed to be in exclusive control of the Delivered Energy prior to the Delivery Point. Buyer shall be deemed to be in exclusive control of the Delivered Energy at and after the Delivery Point. Custody, title and risk of loss of Contract Capacity and Delivered Energy shall transfer from Seller to Buyer at the Delivery Point.

5.10 Force Majeure Event.

5.10.1 For any hour in which a Force Majeure Event affecting the Facility or the electric facilities prior to the Facility Delivery Point occurs or is continuing, Seller shall only be obligated to deliver to Buyer the lesser of: (i) Scheduled Energy; or (ii) energy associated with the difference of the Contract Capacity less Force Majeure Capacity. In addition, to the

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1	extent of such Force Majeure Event, Seller may elect in its sole discretion pursuant to the
2	procedures under Section 5.6 (but shall not be required) to deliver Scheduled Energy from
3	Alternate Resources.
4	5.10.2 For any hour during which a Force Majeure Event affecting the Facility
5	or the electric facilities prior to the Facility Delivery Point occurs or is continuing, Seller shall
6	be required to accumulate EFMH (as applicable) for such hour.
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13	5.11 Outages and Unavailable Capacity.
14	5.11.1 Seller shall notify Buyer as soon as reasonably practicable of: (i) the
14	5.11.1 Seller shall notify Buyer as soon as reasonably practicable of: (i) the occurrence of any Outage that is expected to result in Outage Capacity and the estimated
15	occurrence of any Outage that is expected to result in Outage Capacity and the estimated
15	occurrence of any Outage that is expected to result in Outage Capacity and the estimated duration of such Outage; (ii) the cessation of such Outage; and (iii) if requested by Buyer within 30 Days after the Outage and if known to Seller, the cause of such Outage.
15 16 17	occurrence of any Outage that is expected to result in Outage Capacity and the estimated duration of such Outage; (ii) the cessation of such Outage; and (iii) if requested by Buyer within 30 Days after the Outage and if known to Seller, the cause of such Outage.
15 16 17	occurrence of any Outage that is expected to result in Outage Capacity and the estimated duration of such Outage; (ii) the cessation of such Outage; and (iii) if requested by Buyer within 30 Days after the Outage and if known to Seller, the cause of such Outage. 5.11.2 For any hour during which there is Unavailable Capacity, Seller shall
15 16 17 18	occurrence of any Outage that is expected to result in Outage Capacity and the estimated duration of such Outage; (ii) the cessation of such Outage; and (iii) if requested by Buyer within 30 Days after the Outage and if known to Seller, the cause of such Outage. 5.11.2 For any hour during which there is Unavailable Capacity, Seller shall be required to accumulate EUH (as applicable) for such hour.
15 16 17 18 19 20 21	occurrence of any Outage that is expected to result in Outage Capacity and the estimated duration of such Outage; (ii) the cessation of such Outage; and (iii) if requested by Buyer within 30 Days after the Outage and if known to Seller, the cause of such Outage. 5.11.2 For any hour during which there is Unavailable Capacity, Seller shall be required to accumulate EUH (as applicable) for such hour. Seller's sole and exclusive liability and Buyer's

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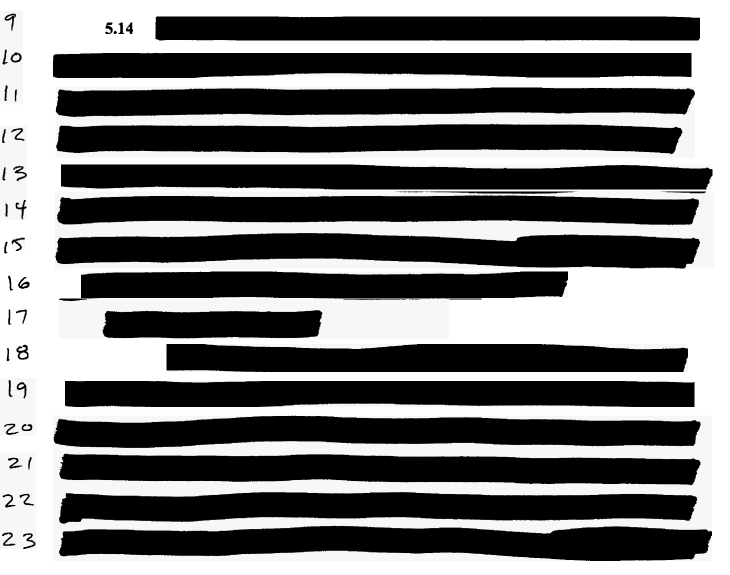
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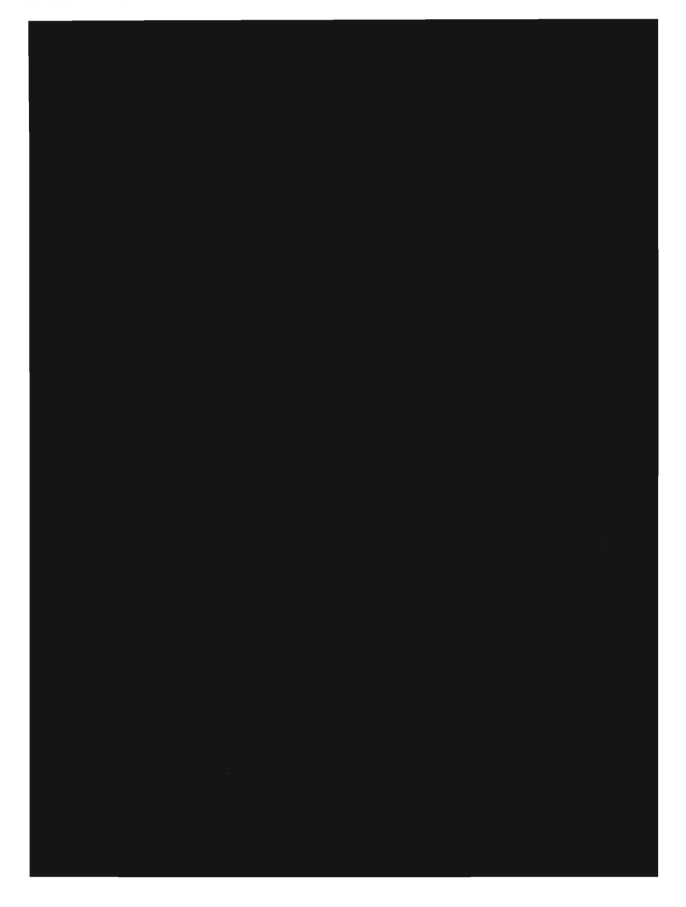
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Delivery Excuse. For any hour in which a Delivery Excuse is occurring or is 5.12 continuing. Seller shall not be obligated to deliver, and Buyer shall not be entitled to receive or submit a Schedule for, Scheduled Energy. In such event, Seller shall not be required to accumulate EFMH or EUH. Buyer shall not be relieved of its performance obligations during a Delivery Excuse, including its obligation to pay Seller the Monthly Capacity Payment.

Buyer shall not have the right to Scheduled and Maintenance Outages. 5.13 submit a Schedule for any period of time during which maintenance is being performed and/or outages are taken consistent with Sections 4.1 and 4.2.







ARTICLE 6

PAYMENTS

- 6.1 Capacity Payment. Commencing on the Service Commencement Date and for each Month of the Service Term, Buyer shall pay to Seller a Monthly Capacity Payment for the Contract Capacity. The calculation of the Monthly Capacity Payment is set forth in Appendix A.
- 6.2 Energy Payment. Commencing on the Service Commencement Date and for each Month of the Service Term, Buyer shall pay to Seller a Monthly Energy Payment. The calculation of the Monthly Energy Payment is set forth in Appendix B.
- 6.3 Start Payment. Commencing on the Service Commencement Date and for each Month of the Service Term, Buyer shall pay to Seller a Monthly Start Payment. The calculation of the Monthly Start Payment is set forth in Appendix C.
- 6.4 Fuel Transportation Payment. Commencing on the Service Commencement

 Date and for each Month of the Service Term, Buyer shall pay to Seller a Monthly Fuel

 Transportation Payment. The calculation of the Monthly Fuel Transportation Payment is set

 forth in Section 9.2.2.
- 6.5 Additional Payments. In addition to the payments specified in this Article 6, the Parties shall pay all amounts due pursuant to the other provisions of this Agreement.

ARTICLE 7

TRANSMISSION SERVICE

7.1 Buyer Obligations. Buyer, or its designee, shall have the sole and exclusive responsibility at all times to arrange, obtain, contract and pay for any and all transmission service and ancillary services required (including service under any applicable transmission

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tariff) to deliver any energy hereunder from and beyond the Delivery Point. Buyer assumes all risk associated with the availability, adequacy and cost of such transmission service and ancillary services.

- 7.2 Seller Obligations. Seller, or its designee, shall have the sole and exclusive responsibility at all times to arrange, obtain, contract, and pay for any and all transmission service required to deliver energy hereunder to the Delivery Point.
- 7.3 Imbalances and Penalties. Upon receiving notice of any interruption of the delivery of energy under this Agreement for any reason (e.g., an Outage or a Force Majeure Event), Buyer shall promptly notify the applicable transmission provider and/or system operator in order to avoid any energy imbalances. Any penalties or imbalances (including associated costs) resulting from actions or inactions of Buyer (including the failure to provide required notice to the applicable transmission provider and/or system operator), its designee or any third party to which Buyer may be supplying the capacity and energy provided hereunder will be the responsibility of Buyer as between the Parties. Any penalties or imbalances (including associated costs) resulting from actions or inactions of Seller or its designee will be the responsibility of Seller as between the Parties. If either Party incurs any costs associated with penalties or imbalances that are the responsibility of the other Party under this Section, such other Party shall provide prompt reimbursement of such costs.

7.4 Buyer's Request for Transmission Service.

7.4.1 Within Days after the Effective Date, Buyer shall request from Southern Company Transmission (including by submitting such request on Southern Company Transmission's OASIS and completing any required application(s)) 600 MW of Long Term Firm Transmission Service from the Facility Delivery Point to the Florida Interface, such

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Service to commence on June 1, 2010 ("Requested Service"). As entered into Southern Company Transmission's OASIS, such request shall designate the point of delivery as "FPL." In addition, from the Effective Date, Buyer shall make and/or continue Commercially Reasonable Efforts to have Southern Company Transmission provide Buyer with an offer to provide the Requested Service no later than ("Transmission Deadline"); provided, however, the Transmission Deadline shall automatically be extended on a Month to Month basis until either Party provides timely notice to the other that it does not desire for the Transmission Deadline to be extended under this Agreement and in Section 7.4.1 of both of the other Contemporaneous Agreements. Such notice must be provided no later than 5 Days prior to the then existing Transmission Deadline (as may be extended). Notwithstanding the foregoing, the Transmission Deadline in this Agreement shall be extended only to the same extent as such deadline is also extended under Section 7.4.1 of both of the other Contemporaneous Agreements.

7.4.2 No later than 2 Business Days after the earlier of: (i) the Transmission Deadline; (ii) Southern Company Transmission's notice to Buyer that it will not be able to provide any of the Requested Service to Buyer; or (iii) Southern Company Transmission's notice to Buyer that it will be able to provide some or all of the Requested Service to Buyer, Buyer shall notify Seller ("Transmission Notice") of the total amount of the Requested Service that Southern Company Transmission is able to provide to Buyer at any price and cost ("SCT Service"). In the event that the total cost ("Total Cost") of any portion of the SCT Service is higher than the embedded rate for Long Term Firm Transmission Service under the OATT ("Tariff Rate"), the Transmission Notice shall specify the amount of SCT Service offered at a Total Cost higher than the Tariff Rate and include any and all documentation of such Total Cost

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provided to Buyer by Southern Company Transmission. For purposes of this Section 7.4, "Total Cost" shall mean those costs that would be imposed on Buyer directly by the applicable transmission provider for the Requested Service.

7.4.3 Within 2 Business Days after its receipt of the Transmission Notice, Seller may offer to sell to Buyer (including by reassignment) up to 600 MW of Long Term Firm Transmission Service from the Facility Delivery Point to the Florida Interface on any applicable transmission system, such service to commence on June 1, 2010 ("Seller Service"). Such offer shall set forth the amount of Seller Service and the price for such service. For purposes of this Agreement the sum of the Seller Service and the SCT Service shall be referred to as the "Available Service."



7.4.5 Once the procedures in Sections 7.4.1 through 7.4.4 have been completed (as applicable), Buyer may elect to reduce the Contract Capacity for the Service Term by an amount up to the sum of:

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Buyer shall notify Seller of such election within 3 Business Days after the later of the date of (if applicable) the Reduction Notice, receipt of Seller's offer under Section 7.4.3 or the Transmission Notice ("Election Deadline"). In addition, after the procedures in Sections 7.4.1 through 7.4.4 have been completed (as applicable), if Available Service of at least MW is not available to Buyer so that Buyer is in effect able to procure Long Term Firm Transmission Service from the Facility at a Total Cost equal to or less than the Tariff Rate (taking into account any offset of Excess Cost by Seller), Buyer may provide notice to Seller that it will terminate this Agreement. Such notice must be provided no later than the Election Deadline.

7.4.6 If Buyer elects, pursuant to Section 7.4.5, to reduce the Contract Capacity by an amount greater than MW, Seller shall be entitled to either:

Seller shall provide Buyer with notice of its election of either (i) or (ii) no later than 2 Business Days after its receipt of Buyer's notice to reduce the Contract Capacity. If Seller accepts the reduction in Contract Capacity, the Parties shall mutually agree on modifications to this Agreement in order to reflect such reduction.

7.4.7 In the event that either Party provides notice to the other Party under this section 7.4 that it has elected to terminate this Agreement, this Agreement and the other Contemporaneous Agreements shall immediately terminate. Upon such termination, no Party shall have any further obligation under any of the Contemporaneous Agreements except for any liabilities and/or obligations accruing prior to such termination. The Parties acknowledge that the other Contemporaneous Agreements contain a provision similar to this Section 7.4.7 and that this Agreement is subject to termination as provided in such similar provisions.

7.4.8 Nothing in this Section 7.4 shall be construed as requiring Buyer to actually purchase any transmission service.

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7.4.9 The MW amounts set forth in this Section 7.4 refer to MW amounts at the Facility Delivery Point. As appropriate and/or required, such amounts shall be adjusted consistent with the OATT (or other applicable transmission tariff) to reflect transmission losses to the Florida Interface (e.g., including for purposes of submitting the required transmission service request through Southern Company's OASIS and/or other required application(s) for such service).

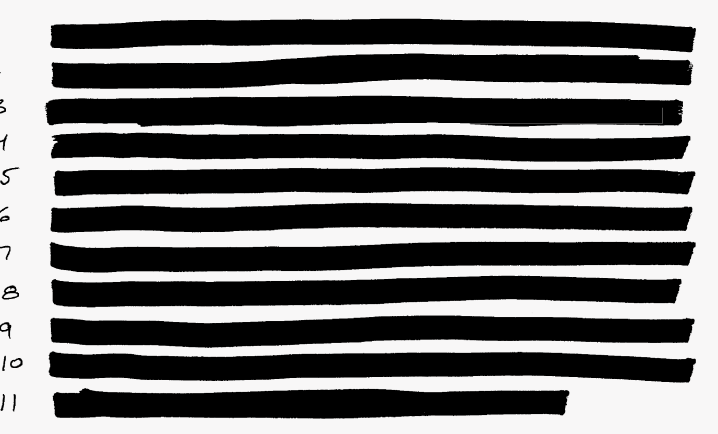
7.5 Regional Transmission Organizations.

7.5.1 In the event that a Regional Transmission Organization(s) or similar organization ("RTO") is formed and such formation materially changes the scheduling requirements and/or costs associated with the delivery of energy to and/or from the Delivery Point, Seller shall be solely responsible for complying with all scheduling requirements and paying all such costs to the Delivery Point (including but not limited to all congestion and/or basis costs). In addition, Buyer shall be solely responsible for complying with all scheduling requirements and paying all such costs at and beyond the Delivery Point to any other point(s) of delivery (including but not limited to all congestion and/or basis costs). Seller agrees to indemnify and hold harmless Buyer for any costs and expenses incurred by Buyer that are Seller's responsibility under this Section 7.5.1. Buyer agrees to indemnify and hold harmless Seller for any costs and expenses incurred by Seller that are Buyer's responsibility under this Section 7.5.1.



6

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ARTICLE 8

TOTAL FACILITY CAPACITY AND COMMENCEMENT OF SERVICE

8.1 Declaration of the Total Facility Capacity. Through notice to Buyer, Seller shall declare the Total Facility Capacity for each Contract Year pursuant to the procedures set forth in Section 8.2.

8.2 **Declaration Prior to Each Contract Year.**

- 8.2.1 Except as provided in Section 8.3.1.1 and 8.3.1.2, within 90 Days prior to the beginning of each Contract Year, Seller shall declare the Total Facility Capacity for such Contract Year. Such declaration shall be based on the demonstrated generating capability of the Facility as determined in accordance with Appendix E.
- 8.2.2 After Seller's declaration under Section 8.2.1, Buyer shall have the right to require a test to re-demonstrate the capability of the Facility as follows:

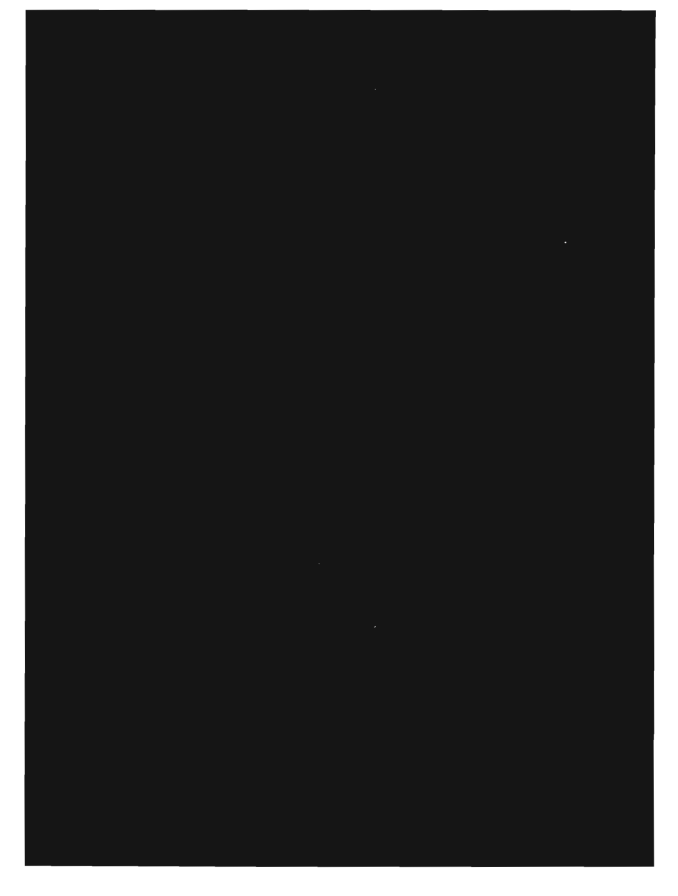
8.2.2.1 After Seller's declaration of the Total Facility Capacity for the first Contract Year, Buyer may by notice to Seller ("Test Notice") require Seller to conduct a test to re-demonstrate the capability of the Facility. Buyer shall provide any such Test Notice no later than 30 Days after the Service Commencement Date ("Initial Testing Deadline"). If Buyer timely provides the Test Notice, Seller shall conduct a test of the Facility in accordance with Appendix E within 30 Days after the Test Notice on a Day selected by Seller and provide Buyer with prior notice of such test. Buyer shall pay Seller all costs of testing (including Gas and operation and maintenance costs), and Buyer shall be entitled to utilize all energy produced during testing for its own purposes.

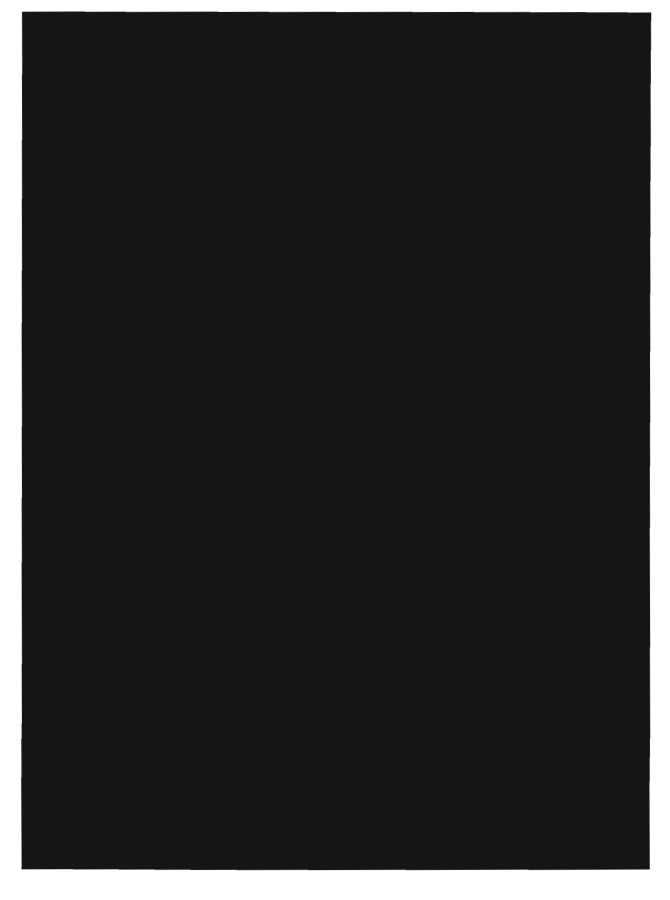
8.2.2.2 After the Initial Testing Deadline, if at any time Buyer has reasonable grounds for disputing Seller's declared amount of Total Facility Capacity (e.g., the delivery of energy by Seller in amounts less than Scheduled Energy), Buyer may provide to Seller a Test Notice to require Seller to conduct a test to re-demonstrate the capability of the Facility. Upon receipt of such notice, Seller shall conduct a test of the Facility in accordance with Appendix E within 30 Days after the Test Notice on a Day selected by Seller and provide Buyer with prior notice of such test. Buyer shall pay Seller all costs of testing (including Gas and operation and maintenance costs), and Buyer shall be entitled to utilize all energy produced during testing for its own purposes.

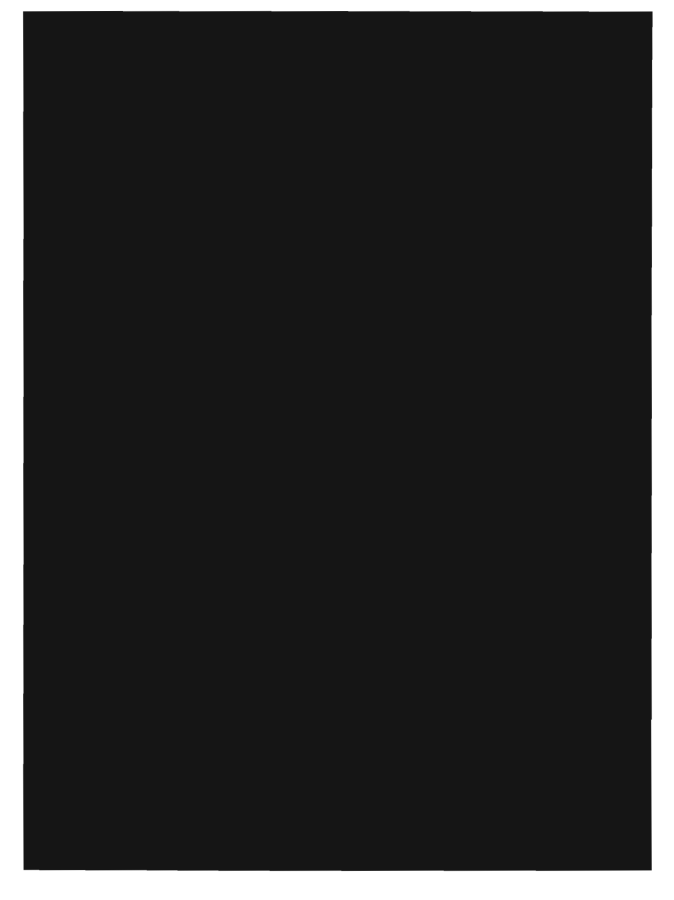
8.2.3 In the event that a test required by Buyer pursuant to Section 8.2.2 indicates that the generating capability of the Facility is different than the Total Facility Capacity declared pursuant to Section 8.2.1, Seller may (at its sole option) conduct additional test(s) of the Facility in accordance with Appendix E, such test(s) to be completed no later than 30 Days after the test conducted pursuant to Section 8.2.2. If Seller does not elect to conduct

such additional test(s), the Total Facility Capacity shall be re-set pursuant to Section 8.2.4 to an amount equal to the generating capability demonstrated by the test conducted pursuant to Section 8.2.2. If Seller does elect to conduct additional testing, Seller shall provide Buyer prior notice of the Day(s) of such test(s) and the Total Facility Capacity shall be re-set pursuant to Section 8.2.4 to an amount equal to the generating capability demonstrated through such additional test(s). If such test(s) is performed coincident with Buyer's Schedule for any Day(s), Buyer shall pay Seller the costs of testing (including Gas and operation and maintenance costs) that are the responsibility of Buyer through the application of the Monthly Energy Payment for all Delivered Energy provided to Buyer. To the extent such test(s) is performed during a time period in which energy will not be delivered to Buyer pursuant to a Schedule, Seller shall be responsible for all costs of testing (including Gas and operation and maintenance costs) and shall be entitled to utilize all energy produced during testing for its own purposes.

8.2.4 If the Total Facility Capacity is set pursuant to a test conducted under Section 8.2.2 or Section 8.2.3 as a result of a Test Notice provided by Buyer on or before the Initial Testing Deadline, the Total Facility Capacity shall be adjusted retroactively to the Service Commencement Date. In all other cases when the Total Facility Capacity is set pursuant to a test conducted under Section 8.2.2 or Section 8.2.3, the Total Facility Capacity shall be adjusted retroactively to the date of the applicable Test Notice. All capacity billing under Section 6.1 shall (if necessary and as soon as practicable) be retroactively adjusted as appropriate (with interest at the Interest Rate) to reflect such adjustment of the Total Facility Capacity.







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ARTICLE 9

FUEL ARRANGEMENTS

9.1 Seller's Commitment. Subject to the provisions of this Agreement, Seller will use Commercially Reasonable Efforts to provide to the Facility the volume of Gas needed to provide Scheduled Energy.

9.2 Gas Transportation Arrangement and Charges.

9.2.1 Subject to the provisions of this Agreement, Seller will utilize up to MMBtu per day of firm transportation capacity on the pipeline system of SNG from SNG's Zone 0 to Zone 2 under SNG's Contract Number FSNG284 constructed under South System I, Phase II expansion that was placed in service on June 1, 2003 for deliveries to Point Code 808000, Plant Harris, as amended ("SNG Contract") as necessary to provide Scheduled Energy under this Agreement. To the extent energy is supplied to Buyer from the Facility, Seller shall afford Buyer's Schedule priority with regard to the use of such transportation capacity that is available; provided, however, if a portion of the total amount of transportation capacity procured by Seller to the Plant is unavailable for any hour(s), Seller shall be permitted to reduce on a pro rata basis the amount of transportation capacity that it will utilize in order to satisfy Buyer's Schedule.

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9.2.2 Buyer shall pay to Seller a Monthly Fuel Transportation Payment which shall be an amount equal to the product resulting from multiplying MMBtu by the sum of:

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9.2.4 Buyer acknowledges that Seller may have the right pursuant to Exhibit E of the SNG Contract to terminate that contract; however, Seller shall exercise that right with respect to the transportation capacity necessary to provide Scheduled Energy under this Agreement only if Buyer and Seller agree on mutually acceptable replacement transportation arrangements.

9.2.5 Buyer acknowledges that SNG may impose imbalance, cash-out and other types of charges, including penalty charges, pursuant to its FERC approved tariff under certain conditions ("Penalty Charges"). Buyer agrees to be responsible for and pay or reimburse Seller for any Penalty Charges billed to Seller by SNG that result from any action or failure to act of Buyer under this Agreement. The Parties agree to cooperate in order to attempt to minimize Penalty Charges.

9.2.6 In the event that accommodating Buyer's Schedule would require Gas transportation capacity in addition to that set forth in Section 9.2.1, Seller shall make Commercially Reasonable Efforts to obtain (if available) additional capacity at Buyer's expense and Buyer shall reimburse Seller based on SNG's interruptible transportation rate from Zone 0 to Zone 2 in effect at the time. To the extent Seller is unable to obtain such additional capacity at or below such interruptible transportation rate and such capacity is available, Seller shall make Commercially Reasonable Efforts to provide Buyer the option of having Seller purchase such additional capacity at the higher rate. If Buyer desires to have Seller purchase such additional capacity at the higher rate, Seller shall make Commercially Reasonable Efforts to obtain such capacity to accommodate Buyer's Schedule and Buyer shall reimburse Seller for all associated costs. To the extent that Buyer does not desire to have Seller purchase such additional capacity at the higher rate or Seller is unable to obtain such capacity, Seller shall have a Delivery Excuse to that extent.

9.3 Interruption of Gas Supplies

- 9.3.1 In the event that Gas supplies are interrupted due to any circumstance affecting Seller's Gas suppliers that qualifies as an event of force majeure as defined in the North American Energy Standards Board's Base Contract for Sale and Purchase of Natural Gas:
- A. Seller shall use Commercially Reasonable Efforts to arrange for alternate Gas supplies to overcome such an interruption. If alternate Gas supplies are available, Seller shall offer to Buyer, and Buyer shall have the option to immediately accept, such alternate Gas supplies at the price quoted by Seller.
- B. If Seller is unable to arrange for alternate Gas supplies or if Buyer does not accept such alternate Gas supplies pursuant to subparagraph A above, Buyer may

arrange to sell alternate gas supplies to Seller at the Gas Price (as defined in Appendix B) by delivering such Gas to SNG at a point on its pipeline at which Seller can schedule receipts of such Gas under the SNG Contract. Buyer shall cooperate with Seller and SNG in order to ensure that such supplies are nominated, scheduled and delivered to SNG for transportation under the SNG Contract and under the terms of SNG's FERC approved tariff. Buyer shall be responsible for any Penalty Charges resulting from any difference between the volume scheduled for delivery by Buyer to and receipt by SNG and the actual volume delivered by Buyer to and received by SNG.

- 9.3.2 In the event that there is no arrangement for alternate Gas supplies under Section 9.3.1, the interruption of Gas supplies described in Section 9.3.1 shall constitute a Delivery Excuse as defined in this Agreement.
- 9.3.3 Notwithstanding any other provision of this Agreement, Seller shall not be obligated to obtain or use any Gas storage services in order to provide Gas under this Agreement.
- 9.4 Scheduling Changes. In the event that Buyer requests a Schedule change pursuant to Section 5.1.2 after the Scheduling Deadline, Seller shall quote a price for supplying incremental Gas needed to accommodate an increase in Scheduled Energy (subject to Gas availability and the ability to schedule delivery of Gas) or for selling excess Gas resulting from a decrease in Scheduled Energy, as appropriate. Upon receipt of Seller's quote, Buyer shall immediately exercise one of the following options: (i) not changing the existing Schedule: (ii) proceeding with the requested Scheduling Change and the increase or decrease in Gas supplies based on the quoted price (to buy the incremental Gas supply, or to sell the excess Gas supply, as applicable), or (iii) proceeding with the increase (if applicable) in Scheduled Energy and

notifying Seller that Buyer will supply the required incremental Gas supply utilizing the procedures set forth in Section 9.3.1B.

ARTICLE 10

ELECTRIC METERING

- 10.1 Metering. At no cost to Buyer, Seller shall be responsible for performing, or causing to be performed, the installation, maintenance, testing and calibration of the Electric Metering Equipment owned by Seller and/or its Affiliates at the Delivery Point(s).
- 10.2 Industry Standards. All Electric Metering Equipment owned by Seller and/or its Affiliates at the Delivery Point(s), shall be operated, maintained and tested by and/or on behalf of Seller in accordance with Prudent Industry Practices.
- 10.3 Records. The Parties shall maintain accurate and detailed records relating to the metering of energy at the Delivery Point(s) for one year or for such longer period as may be required by an applicable Government Agency or Law. All records shall be available for inspection by either Party upon reasonable notice.
- 10.4 Meter Errors. If the Electric Metering Equipment at the Delivery Point(s) fails to register, or if the measurement made by a metering device is found upon testing to vary by more than 0.5% from the measurement made by the standard meter used in a test, an adjustment shall be made correcting all measurements of energy made by the Electric Metering Equipment during: (i) the actual period when inaccurate measurements were made, if that period can be determined to the mutual satisfaction of the Parties; or (ii) if such actual period cannot be determined to the mutual satisfaction of the Parties, the latter half of the period from the date of the last test of the Electric Metering Equipment to the date such failure is discovered or such test is made (each being an "Adjustment Period"). If the Parties are unable to agree on the amount

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of the adjustment to be applied to the Adjustment Period, the amount of the adjustment shall be determined: (i) by correcting the error if the percentage of error is ascertainable by calibration, tests or mathematical calculation; or (ii) if not so ascertainable, by estimating on the basis of deliveries under similar conditions during the period since the last test.

ARTICLE 11

BILLING AND PAYMENT

11.1 Timing and Method of Payment. Seller will submit to Buyer, as promptly as practicable after the first of each Billing Month, an invoice (by mail, facsimile or electronic means) for the amounts due under the terms of this Agreement for the preceding Month. Amounts due pursuant to such invoice shall be due and payable on ("Payment Due")

Date"). If the Payment Due Date falls on a Day that is not a Business Day, the Payment Due Date shall be the next Business Day. Payment shall be made, on or before the due date, to Seller in accordance with the invoice in immediately available funds through wire transfer, or other mutually agreeable method.

- 11.2 Late Payment. Amounts that are owed Seller shall, if not remitted within the time period specified under Section 11.1, be subject to a late payment charge equal to the interest calculated pursuant to Section 21.7, accrued and payable on a Monthly basis with respect to the unpaid amount. Such late payment charge shall accrue from the due date of such amount until the date on which it is paid.
- 11.3 Disputed Billings. In the event that either Party has a bona fide dispute with any invoice submitted hereunder, such Party shall inform the other Party in writing of its grounds for disputing such invoice. Notwithstanding such dispute,

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any time be found and the invoice therefor has been paid, the Party that has been paid the overcharge shall refund the amount of the overcharge to the other Party, and the Party that has been undercharged shall pay the amount of the undercharge to the other Party, within 30 Days after final determination thereof; provided, however, that no retroactive adjustment shall be made for any overcharge or undercharge unless written notice of the same is provided to the other Party within a period of 12 Months from the date of the invoice in which such overcharge or undercharge was first included. Any such adjustments shall be made with interest calculated in accordance with Section 21.7 from the date that the undercharge or overcharge actually occurred.

11.5 Audit Rights. Subject to Section 10.3, the Parties shall keep complete and accurate records of their operations under this Agreement and shall maintain such data for a period of at least years after the completion of the relevant Billing Month hereunder; provided, however, records relating to a disputed matter shall be retained until the dispute is

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resolved. Such records shall be available for inspection and audit by the other Party upon reasonable request during any regular Business Day.

ARTICLE 12

REGULATORY

12.1 Initial Approval of the Florida Public Service Commission.

- 12.1.1 No later than Days after the Effective Date, Buyer shall make a filing with the Florida Public Service Commission ("FPSC") seeking approval for Buyer to recover from its customers all payments required to be made to Seller under the Contemporaneous Agreements without material modification or condition with respect to such agreements ("FPSC Approval"). After making such filing, Buyer shall utilize diligent efforts to obtain the FPSC Approval for the Contemporaneous Agreements by no later than Days after the Effective Date ("Approval Deadline"). Seller agrees to reasonably assist and support Buyer's efforts to obtain the FPSC Approval. Buyer shall promptly notify Seller when it receives the FPSC Approval.
- If FPSC Approval for the Contemporaneous Agreements is not received by the Approval Deadline, but the date of the Transmission Notice under Section 7.4.2 has not yet occurred and the FPSC has not yet issued an order denying the Buyer's request for FPSC Approval ("FPSC Denial"), the Approval Deadline shall automatically be extended until the date of the Transmission Notice. During this extended period, Buyer shall keep Seller closely informed as to the progress of its efforts to obtain FPSC Approval and Buyer shall continue diligent efforts to obtain FPSC Approval.
- If FPSC Approval is not received by the Approval Deadline (as extended under Section 12.1.2) or if an FPSC Denial is issued prior to the Approval Deadline,

Buyer shall provide notice to Seller within 30 Days after the Approval Deadline or the FPSC Denial (whichever occurs first) that it desires to either: (i) terminate all (but not less than all) of the Contemporaneous Agreements, in which case all of the Contemporaneous Agreements shall immediately terminate; or (ii) continue all (but not less than all) of the Contemporaneous Agreements regardless of FPSC Approval. If Buyer elects option (ii) under the foregoing sentence, all of the Contemporaneous Agreements shall continue in full force and effect for the Term notwithstanding any subsequent action or inaction of the FPSC (including the subsequent issuance of a FPSC Denial or failure to issue an FPSC Approval).

- 12.1.4 The Parties acknowledge that the other Contemporaneous Agreements contain provisions that are substantially similar to Sections 12.1.1 through 12.1.3 above and that this Agreement may be subject to termination as provided in such similar provisions.
- 12.1.5 After the procedures in Sections 12.1.1, 12.1.2, and 12.1.3 (as applicable) have been completed, except as provided under Section 12.3, at no time shall this Agreement be subject to termination or modification due to any action or inaction of any Government Agency or Buyer's inability to recover from its customers amounts to be paid to Seller pursuant this Agreement whether such inability is due to action of any Government Agency or otherwise.
- 12.2 Changes in Agreement. Except for any changes pursuant to Section 12.3, absent the agreement of all Parties to the proposed change, the standard of review for changes to this contract proposed by a Party, a non-Party or the FERC acting sua sponte shall be the "public interest" standard of review set forth in <u>United Gas Pipeline Co. v. Mobile Gas Service Corp.</u>, 350 U.S. 332 (1956) and <u>Federal Power Commission v. Sierra Pacific Power Co.</u>, 350 U.S. (1956) (the "Mobile-Sierra" doctrine).

12.3 Federal Energy Regulatory Commission.

12.3.1 The Parties anticipate that this Agreement is not required to be filed and accepted by FERC because it is a market-based contract. Therefore, this Agreement shall not be contingent on FERC acceptance. Having freely negotiated and agreed upon the economic bargain among them as set forth hereunder, Seller and Buyer waive all rights under Sections 205 and 206 of the Federal Power Act to effect a change in the Agreement. Moreover, it is the Parties' mutual intent that FERC be precluded, to the fullest extent permitted by law, from altering this Agreement in any way. Notwithstanding the foregoing, if at any time FERC takes some action that reduces the economic benefit of this Agreement to either Party ("Impacted Party") as contemplated on the Effective Date ("Original Economic Benefit"), Impacted Party shall be deemed to have retained rights under Section 205 to file for changes in the Agreement, but only to the extent required to restore the Original Economic Benefit.

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Section 12.3.1 if at any time it reasonably determines in its sole discretion that it may be able to have some or all of the Original Economic Benefit restored. Before exercising such rights, Impacted Party shall negotiate with the other Party in an effort to reach mutual agreement regarding amendments to this Agreement (including amendments regarding those provisions addressing the determination of payments between the Parties and adjustments to capacity payments due to unavailability) that would restore some or all of the Original Economic Benefit. Impacted Party shall file any resulting amendments for acceptance by FERC, and the other Party shall actively support such filing(s). If the Parties are unable to agree upon such amendment(s), Impacted Party shall be entitled to make unilateral filing(s) at FERC to modify the Agreement in order to restore some or all of the Original Economic Benefit. In this latter

event, the other Party shall actively support Impacted Party's right to recover the Original Economic Benefit, including by making filings at FERC (provided that the non-impacted Party shall retain the right to challenge the amount of and/or the methodology for calculating the Original Economic Benefit).

12.3.3 Any amendment(s) or unilateral filing(s) contemplated hereunder shall restore the Original Economic Benefit (or any allowed portion thereof) for the remainder of the Term, including any portion of the Original Economic Benefit associated with prior periods (with interest). Such amendment(s) or filing(s) by the Impacted Party shall not require the other Party to bear more of an economic burden than originally contemplated in this Agreement on the Effective Date. Nothing in this Agreement is intended to or shall restrict the number of times that a Party may exercise the above-described Section 205 rights during the Term or within any specific time frame.

ARTICLE 13

CHANGE IN LAW

- 13.1 Increased Generation Costs. The Parties acknowledge that during the Term of this Agreement, Changes in Law that increase Seller's cost of providing capacity and/or energy hereunder could occur. Any Increased Generation Costs will be paid by Buyer through an additional payment or surcharge each Month ("Change in Law Surcharge"). Once Seller has incurred Increased Generation Costs, Buyer shall pay for all Increased Generation Costs through the Change in Law Surcharge, as provided below.
- 13.2 Determination. If Seller determines that a Change in Law will or has resulted in Increased Generation Costs and that Buyer is responsible for such costs under this Agreement, Seller shall, within 6 Months after identifying such costs, notify Buyer of: (a) the applicable

Change in Law giving rise to the Increased Generation Costs; and (b) the resulting Increased Generation Costs. Provided, however, the failure by Seller to provide such notice within such time period shall not under any circumstance result in an Event of Default, nor shall such failure prejudice or affect in any way Seller's right to receive reimbursement from Buyer for any Increased Generation Costs under this Agreement. Provided further, such notice by Seller shall include reasonable documentation of the applicable Change in Law and resulting Increased Generation Costs. Within 60 Days after receipt of such notice, Buyer will: (i) make a good faith determination of whether the Increased Generation Costs result from a Change in Law as specified in this Agreement; (ii) make a good faith determination of whether the Increased Generation Costs are determined in accordance with this Agreement; and (iii) provide Seller written notice of its determination. In the event that Buyer does not provide written notice of its determination within such time period, Buyer shall be deemed to have concurred that the specified Increased Generation Costs result from a Change in Law. If Buyer does not concur, the Parties shall commence discussions in an effort to address and resolve the basis for Buyer's disagreement. If the Parties are unable to resolve their disagreement within 30 Days after commencing such discussions, the Parties shall submit the issue to arbitration under the procedures set forth in Section 18.2. The arbitrators shall determine whether a Change in Law has occurred and, if so, the amount of the resulting Increased Generation Costs.

13.3 Initiation of Surcharge. In the event that Increased Generation Costs result from a Change in Law, Seller shall provide Buyer with written notice of a Change in Law Surcharge or an increase in an existing Change in Law Surcharge to recover Increased Generation Costs. No earlier than 30 Days thereafter, Seller may initiate a Change in Law Surcharge (or, if applicable, an increase in an existing Change in Law Surcharge) consistent

with such notice. Provided, however, Seller shall reduce any Change in Law Surcharge to the extent that any costs included in such surcharge are not incurred. After the end of the Term, Seller shall not be entitled to initiate a Change in Law Surcharge, an increase in an existing Change in Law Surcharge, or any other additional charge intended to recover costs resulting from a Change in Law unless: (i) Seller has provided Buyer with notice of the applicable Change in Law, surcharge or increase prior to the expiration of the Term; and (ii) the costs Seller seeks to recover were incurred during the Service Term as a result of such Change in Law.

13.4 Timing. Any Change in Law Surcharge (or increase in an existing Change in Law Surcharge) hereunder due to Increased Generation Costs shall recognize the timing of the Increased Generation Costs (including the recovery through such payments of amounts associated with the Increased Generation Costs in prior periods, with interest) for which Buyer is responsible under this Agreement.

ARTICLE 14

LIABILITY ALLOCATION; LIMITATIONS ON LIABILITY

14.1 Costs, Taxes and Charges. Except as otherwise provided in this Agreement, in addition to all other amounts due and payable under this Agreement: (i) except for any Taxes included in the Gas Charges, Seller shall be responsible for all costs, Taxes, and charges of any kind prior to the Delivery Point relating to the delivery of energy and the provision of capacity under this Agreement, transmission, and/or related services (by way of clarification of the foregoing, Taxes prior to the Delivery Point include: ad valorem taxes); and (ii) Buyer shall be responsible for all costs, Taxes, and charges of any kind at and after the Delivery Point relating to the delivery of energy and the provision of capacity under this Agreement, transmission,

and/or related services (by way of clarification of the foregoing, Taxes at and after the Delivery Point include: any Taxes incurred in connection with sales of the Delivered Energy). Each Party shall provide the other Party upon written request a certificate of exemption or other reasonably satisfactory evidence of exemption if any exemption from or reduction of any Tax is applicable. Each Party shall exercise Commercially Reasonable Efforts to obtain and to cooperate in obtaining any exemption from or reduction of any Tax. In addition, each Party shall be responsible for paying its own income taxes and net worth taxes on it or its property.

14.2 Indemnification. Unless otherwise agreed in writing by the Parties, Seller and Buyer shall each defend, indemnify and save harmless, on an After-Tax Basis, the other and their respective officers, directors, servants, agents, employees and representatives from and against any and all claims, demands, costs or expenses (including reasonable attorneys' fees) for loss, damage or injury to any person, property or interest arising out of or in any way related to this Agreement to the extent such loss, damage or injury occurs on its own side of the Delivery Point, irrespective of negligence, whether actual or claimed, of the other. Nothing in this Agreement shall create a contractual relationship between one Party and the customers of the other Party, nor shall it create a duty of any kind to such customers.

14.3 Limitation of Liability.

THERE ARE NO WARRANTIES UNDER THIS AGREEMENT 14.3.1 EXCEPT TO THE EXTENT SPECIFICALLY SET FORTH HEREIN. THE PARTIES SPECIFICALLY **DISCLAIM** AND **EXCLUDE** ALL **IMPLIED** HEREBY **INCLUDING** WARRANTIES WARRANTIES. THE **IMPLIED OF** MERCHANTABILITY AND OF FITNESS FOR A PARTICULAR PURPOSE.

14.3.2 SUBJECT TO SECTION 16.2, NEITHER PARTY SHALL BE LIABLE TO THE OTHER FOR CONSEQUENTIAL, INCIDENTAL, PUNITIVE, **EXEMPLARY OR INDIRECT DAMAGES SUFFERED BY THAT PARTY OR BY ANY** CUSTOMER OF THAT PARTY, FOR LOST PROFITS OR OTHER BUSINESS INTERRUPTION DAMAGES, WHETHER BY VIRTUE OF ANY STATUTE, IN TORT OR CONTRACT, UNDER ANY PROVISION OF INDEMNITY OR OTHERWISE. THE PARTIES INTEND THAT THE LIMITATIONS HEREIN IMPOSED ON REMEDIES AND THE MEASURE OF DAMAGES BE WITHOUT REGARD TO THE CAUSE OR CAUSES RELATED THERETO, INCLUDING, WITHOUT LIMITATION, THE NEGLIGENCE OF ANY PARTY, WHETHER SUCH NEGLIGENCE BE SOLE, JOINT OR CONCURRENT, OR ACTIVE OR PASSIVE. TO THE EXTENT ANY DAMAGES REQUIRED TO BE PAID HEREUNDER ARE LIQUIDATED, THE PARTIES ACKNOWLEDGE THAT THE DAMAGES ARE DIFFICULT OR IMPOSSIBLE TO DETERMINE, THAT OTHERWISE OBTAINING AN ADEQUATE REMEDY IS INCONVENIENT, AND THAT THE LIQUIDATED DAMAGES CONSTITUTE A REASONABLE APPROXIMATION OF THE HARM OR LOSS.

14.3.3 In the event that any provision of this Section 14.3 is held to be invalid or unenforceable, this Section shall be void and of no effect solely to the extent of such invalidity or unenforceability, and no claim arising out of such invalidity or lack of enforceability shall be made by one Party against the other or its officers, agents, or employees. Notwithstanding the foregoing, this Section 14.3 shall not limit or negate the right of either Party to be fully indemnified as provided in Section 14.2 or limit the remedies set forth in this Agreement for an Event of Default.

14.3.4 Without prejudice to the obligations and liabilities of an entity pursuant to an Eligible Guaranty, neither any Affiliate of a Party nor any stockholder, officer, director or employee of a Party or of any Affiliate of a Party (collectively, the "Nonrecourse Persons") shall have any liability to the other Party for the payment of any sums now or hereafter owing by such Party or for the performance of any of the obligations of such Party contained herein, and each of the Parties hereto agrees that all of the obligations of the other Party under this Agreement shall be obligations solely of such other Party and recourse in enforcing said obligations shall only be had against the assets of such other Party; provided that the foregoing provision shall not constitute a waiver, release or discharge of any of the terms, covenants or conditions of this Agreement or any Eligible Guaranty and the same shall continue until fully paid, discharged, observed or performed.

ARTICLE 15

FORCE MAJEURE EVENT

15.1 Force Majeure Event Defined.

- 15.1.1 As used herein, an Event of Force Majeure with respect to a Party means an occurrence, non-occurrence, or set of circumstances that is beyond the reasonable control of such Party and is not caused by the fault or negligence of such Party, including but not limited to acts of God, strike, flood, earthquake, storm, fire, lightning, epidemic, war, riot, civil disturbance, sabotage, or terrorism, which, by the exercise of due diligence, it is unable to overcome.
- 15.1.2 Notwithstanding anything contained in Section 15.1.1, the term Force Majeure shall not include any of the following:

- (i) the inability of Buyer, for any reason, to obtain or maintain adequate transmission service from and after the Delivery Point;
- (ii) a change or circumstance in market conditions that affect the cost, price, or demand for capacity and/or energy from the Facility;
- (iii) a change or circumstance in market conditions or otherwise that affects the economic value of this Agreement to any Party;
- (iv) an increase in costs or expenses to any Party as a result (either directly or indirectly)
 of such Party's performance under this Agreement;
- a change in Law, action or inaction by any Governmental Agency or the inability to comply with any Law; or
- (vi) any event or circumstance that qualifies as a Delivery Excuse.
- 15.2 Applicability of Force Majeure Event. Neither Party shall be in breach or liable for any delay or failure in its performance under this Agreement (except for such Party's performance of its payment obligations hereunder, which shall not be excused by any Force Majeure Event) to the extent such performance is prevented or delayed due to a Force Majeure Event, provided that:
- 15.2.1 The non-performing Party shall give the other Party written notice within 3 Business Days of the commencement of the Force Majeure Event, with available details to be supplied within 15 Days after the commencement of the Force Majeure Event further describing the particulars of the occurrence of the Force Majeure Event;
- 15.2.2 The delay in performance shall be of no greater scope and of no longer duration than is directly caused by the Force Majeure Event;

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with Commercially Reasonable Efforts to overcome the events or circumstances preventing or delaying performance and shall, as requested (but not more often than weekly), provide written progress reports to the other Party during the period that performance is delayed or prevented describing actions taken and to be taken to remedy the consequences of the Force Majeure Event, the schedule for such actions and the expected date by which performance shall no longer be affected by the Force Majeure Event; and

15.2.4 When the performance of the Party claiming the Force Majeure Event is no longer being delayed or prevented, that Party shall give the other Party written notice to that effect.

15.3 Effect of Force Majeure Event.

15.3.1 Except for the obligation of either Party to make any required payments under this Agreement, the Parties shall be excused from performing their respective obligations under this Agreement and shall not be liable in damages or otherwise if and to the extent that they are unable to so perform or are prevented from performing by a Force Majeure Event.

15.3.2 To the extent Seller is unable to provide Contract Capacity or Scheduled Energy from the Facility due to a Force Majeure Event, Seller shall be excused from performance hereunder and shall not be required to provide capacity and/or energy from other resources (including Alternate Resources) in order to satisfy Buyer's Schedule; provided, however, to the extent Seller does provide capacity and/or energy at its sole option to satisfy Buyer's Schedule consistent with this Agreement,

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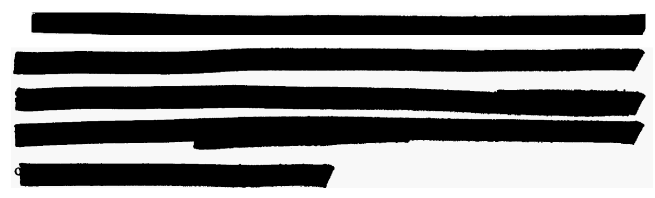
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ARTICLE 16

EVENT OF DEFAULT

- 16.1 Event of Default. The occurrence of any one or more of the following events with respect to a Party shall constitute an "Event of Default" attributable to such Party under this Agreement:
- 16.1.1 The failure by a Party to make payment to the other Party for amounts due under this Agreement after said amounts have become due and payable and such failure is not cured within 15 Days after receiving written notice of such failure from the Party to which such payments are due;
- 16.1.2 A Party or any Person guaranteeing such Party's obligations hereunder (a "Guarantor") shall: (i) admit in writing its inability to pay its debts as such debts become due; (ii) make a general assignment or an arrangement or composition with or for the benefit of its creditors; (iii) take any action for the purpose of effectuating any of the foregoing; or (iv) fail to comply with the terms and conditions of its Guaranty;
- 16.1.3 A proceeding or case shall be commenced by a Party or against a Party with the consent of such Party or by its Guarantor or against its Guarantor with the consent of such Guarantor, in any court of competent jurisdiction, seeking: (i) its liquidation, reorganization of its debts, dissolution or winding-up, or the composition or readjustment of its

debts; (ii) the appointment of a receiver, custodian, liquidator or the like of the Party or its Guarantor or of all or any substantial part of its assets or the assets of its Guarantor; or (iii) similar relief in respect of such Party or its Guarantor under any law relating to bankruptcy, insolvency, reorganization of its debts, winding-up, composition or adjustment of debt;

- Party against such Party or without the consent of its Guarantor against such Guarantor, in any court of competent jurisdiction, seeking: (i) its liquidation, reorganization of its debts, dissolution or winding-up, or the composition or readjustment of its debts; (ii) the appointment of a receiver, custodian, liquidator or the like of the Party or its Guarantor or of all or any substantial part of its assets or the assets of its Guarantor; or (iii) similar relief in respect of such Party or its Guarantor under any law relating to bankruptcy, insolvency, reorganization of its debts, winding-up, composition or adjustment of debt, unless such proceeding or case is dismissed within 60 days of the filing thereof;
- 16.1.5 The failure of any Party to comply with the requirements of Article 20 regarding creditworthiness and/or security;
- 16.1.6 The failure of a Party to comply with the requirements of Article 19 regarding assignment;
- 16.1.7 Any representation or warranty made by a Party under Article 17 proves to have been false or misleading in any material respect when made and such representation or warranty is not made true within 30 Days after such Party has obtained actual knowledge thereof or has been provided notice thereof by the other Party; provided, however, that the cure must also remove any adverse effect on the Non-Defaulting Party;

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applicable cure or grace period), whether by acceleration or otherwise, any principal or interest on indebtedness aggregating in excess of the shall be declared due and payable or be required to be prepaid (other than by a regularly scheduled payment) prior to the stated maturity of such indebtedness; or

16.1.10 The material failure by a Party to comply with any material provision of this Agreement if such failure is not the result of a Force Majeure Event or is not otherwise excused in accordance with this Agreement, and such failure continues uncured for 30 Days after written notice thereof from the other Party; provided, however, if such failure is not capable of being cured within such period of 30 Days with the exercise of reasonable diligence, then such cure period shall be extended for an additional reasonable period of time (not to exceed 90 Days), so long as the Party is exercising reasonable diligence to cure such failure. Provided, however, this Section 16.1.10 shall not apply to: (i) any event described in Sections 16.1.1 through 16.1.9; (ii) any event described in Sections 5.10, 5.11 and 8.3 for which a remedy is expressly provided in those Sections; or (iii) Seller's failure to provide capacity and/or energy pursuant to any provision of this Agreement.

The Party in default or the Party to whom an Event of Default is attributable as provided in this Section 16.1 shall be referred to as the "Defaulting Party" and the other Party shall be referred to as the "Non-Defaulting Party".

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16.2 Exclusive Remedies.

16.2.1 Upon and after the occurrence of an Event of Default, the Non-Defaulting Party's sole and exclusive remedy (whether arising in contract, tort or otherwise) shall be to suspend its performance under this Agreement and declare an Early Termination Date with the relevant remedies as provided below.

16.2.2 If an Event of Default has occurred, the Non-Defaulting Party shall have the right, in its sole discretion, by no more than 20 Days notice to the Defaulting Party, to designate a Day no earlier than the Day such notice is effective as the date on which the Agreement shall terminate ("Early Termination Date"). Subject to Sections 21.3 and 21.15, this Agreement shall terminate on the Early Termination Date and neither Party shall have any further liability or obligation to the other hereunder, except (i) the Defaulting Party shall pay to the Non-Defaulting Party on demand in liquidated damages and (ii) as provided in Sections 16.2.3 or 16.2.4 below. The exercise by a Party of its rights under this Section 16.2 shall be the sole and exclusive remedy of such Party for an Event of Default by or attributable to the other Party. The Parties acknowledge and agree that in the event of termination of this Agreement due to an Event of Default, all or a portion of the amount of damages arising therefrom are not susceptible to an accurate determination. The Parties further acknowledge and agree that the liquidated damages set forth above are not intended as a penalty and represent a fair and reasonable approximation of all or a portion of the damages a Non-Defaulting Party may incur in each particular case.

16.2.3 With respect to an Event of Default by or attributable to Buyer, within 15 Days after Seller's notice under Section 16.2.2, the Parties shall each select an independent party to determine the Seller's Damages. Within 30 Days after such notice, the two independent

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parties shall select a third independent party to determine the Seller's Damages. Within 60 Days after such notice, the three (3) independent parties shall provide the Parties with their respective estimates of the Seller's Damages. The actual Seller's Damages shall equal the arithmetic average of the three estimates. If one Party disputes the actual Seller's Damages, within 5 Business Days of notice of the Seller's Damages determined by the independent parties, such Party may submit the dispute for resolution pursuant to the arbitration procedures of Article 18 and the arbitration order or finding regarding the Seller's Damages shall be conclusive, provided, however, in no event shall the Seller's Damages be less than at any time whether or not arbitrated. Subject to such qualification, the Seller's Damages will be paid by Buyer to Seller within 3 Business Days after being determined by the independent parties unless disputed and arbitrated pursuant to the terms of this Agreement in which event it shall be paid within 3 Business Days of the relevant arbitration finding or order. As used herein, "Seller's Damages"

16.2.4 With respect to an Event of Default by or attributable to Seller, within 15 Days after Buyer's notice under Section 16.2.2, the Parties shall each select an independent party to determine the Buyer's Damages. Within 30 Days after such notice, the two

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independent parties shall select a third independent party to determine the Buyer's Damages. Within 60 Days after such notice, the 3 independent parties shall provide the Parties with their respective estimates of the Buyer's Damages. The actual Buyer's Damages shall equal the arithmetic average of the three estimates. If one Party disputes the actual Buyer's Damages, within 5 Business Days of notice of the Buyer's Damages determined by the independent parties, such Party may submit the dispute for resolution pursuant to the arbitration procedures of Article 18 and the arbitration order or finding regarding the Buyer's Damages shall be conclusive, provided, however, in no event shall the Buyer's Damages be less at any time whether or not arbitrated. Subject to such qualification, the Buyer's Damages will be paid by Seller to Buyer within 3 Business Days after being determined by the independent parties unless disputed and arbitrated pursuant to the terms of this Agreement in which event it shall be paid within 3 Business Days of the relevant arbitration finding or order. As used herein, "Buyer's Damages" means

ARTICLE 17

REPRESENTATIONS AND WARRANTIES

- 17.1 Execution. Each Party represents and warrants to the other Party as of the Effective Date that: (i) it has all the necessary corporate and legal power and authority and has been duly authorized by all necessary corporate action to enable it to lawfully execute, deliver and perform under this Agreement; and (ii) it is a valid legal entity duly organized and validly existing in good standing under the laws of the state of its formation and is, to the extent required, qualified to do business in the state where it is organized;
- 17.2 Permits. Each Party represents and warrants to the other Party that as of the Effective Date it has all permits, licenses or approvals necessary to lawfully perform its obligations contained herein in the manner prescribed by this Agreement.
- 17.3 Binding Obligations. Each Party represents and warrants to the other Party that as of the Effective Date this Agreement is the valid and binding obligation of such Party, enforceable against such Party in accordance with its terms, except as such enforceability may be limited by bankruptcy, insolvency, reorganization, fraudulent conveyance, moratorium or other similar laws affecting enforcement generally, and by equitable principles regardless of whether such principals are considered in a proceeding at law or in equity.
- Party that as of the Effective Date the execution and delivery of this Agreement, the consummation of the transactions contemplated hereby and the fulfillment of and compliance with the provisions of this Agreement do not and will not conflict with any of the terms, conditions or provisions of its organizational documents or any law applicable to it or result in a breach or default under any evidence of its indebtedness or any other agreement or instrument to

which it is a party or by which it or any of its property is bound which has a reasonable likelihood of materially and adversely affecting the consummation of the transactions contemplated hereby or the performance by the Party of any of its obligations under this Agreement.

- 17.5 Actions and Proceedings. Each Party represents and warrants to the other that as of the Effective Date there is no pending or, to the knowledge of such Party, threatened action or proceeding affecting such Party before any Government Agency that has a reasonable likelihood of materially adversely affecting or reasonably threatening the ability of such Party to perform its obligations under this Agreement or the validity or enforceability of this Agreement against it and that there are no bankruptcy proceedings pending or being contemplated by it or, to its knowledge, threatened against it.
- 17.6 Absence of Certain Events. Each Party represents and warrants to the other Party that as of the Effective Date no Event of Default attributable to it has occurred and is continuing and no such event or circumstance would occur as a result of its entering into or performing its obligations under this Agreement.

ARTICLE 18

DISPUTE RESOLUTION

18.1 Senior Officers.

18.1.1 Each of the Parties will designate in writing to the other Parties a representative who will be authorized to resolve any dispute arising under this Agreement and, unless otherwise expressly provided herein, to exercise the authority of such Party to make decisions by mutual agreement.

18.1.2 If such designated representatives are unable to resolve a dispute under this Agreement, such dispute will be referred by each Party's representative, respectively, to a designated senior officer.

18.1.3 The Parties hereto agree: (i) to attempt to resolve all disputes arising hereunder promptly; and (ii) to provide each other with reasonable access during normal business hours to any and all non-privileged and non-confidential records, information and data pertaining to any such dispute. Non-privileged and non-confidential information shall be made available to a Party pursuant to a confidentiality agreement consistent with the confidentiality provisions of this Agreement.

18.2 Arbitration.

Agreement that are not resolved pursuant to Section 18.1 within 30 Days after either Party's receipt of notice referring the dispute to the senior officers of the Parties (and in any event within the time which legal or equitable proceedings based on such claim, dispute, or controversy would not be barred by the applicable statute of limitations) will be submitted upon written request of any Party to binding arbitration. Each Party will have the right to designate an arbitrator of its choice, who need not be from the American Arbitration Association ("AAA") panel of arbitrators but who (a) will be an expert in the independent power electric generation field and (b) will not be and will not have been previously an employee or agent of or consultant or counsel to either Party or any of its Affiliates and will not have a direct or indirect interest in either Party or any of its Affiliates or the subject matter of the arbitration. Such designation will be made by notice to the other Party and to the AAA within 10 Days or, in the case of payment disputes, 5 Days after the date of the giving of notice of the demand for arbitration. The

arbitrators designated by the Parties will designate a third arbitrator, who will have a background in legal and judicial matters (and who will act as chairman), within 10 Days or, in the case of payment disputes, 5 Days after the date of the designation of the last of the arbitrators to be designated by the Parties, and the arbitration will be decided by the three arbitrators. If the two arbitrators cannot or do not select a third independent arbitrator within such period, either Party may apply to the AAA for the purpose of appointing any person listed with the AAA as the third independent arbitrator under the expedited rules of the AAA. Such arbitration will be held in alternating locations of the home offices of the Parties, commencing with Buyer's home office, or in any other mutually agreed upon location. The rules of the AAA will apply to the extent not inconsistent with the rules herein specified. Each Party will bear its own expenses (including attorneys' fees) with respect to the arbitration. The arbitrators will designate the Party to bear the expenses of the arbitrators or the respective amounts of such expense to be borne by each Party.

18.2.2 Subject to Section 16.2, the arbitrators conducting an arbitration proceeding under this Section shall have no authority to award to any Party consequential, incidental, punitive, exemplary or indirect damages or any lost profits or business interruption damages, whether by virtue of any Law or otherwise. Provided further, the fact that any arbitration proceeding is conducted hereunder and the decision of the arbitrators shall be deemed Confidential Information under Section 21.2; provided further, notwithstanding any provision in Article 21, Confidential Information, to the extent relevant, may be disclosed by any Party to the arbitrators conducting the arbitration and any court of competent jurisdiction enforcing the arbitrators' award.

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18.3 Binding Nature of Proceedings. Each Party understands that this Agreement contains an agreement to arbitrate with respect to specified disputes. After signing this Agreement, each Party understands that it will not be able to bring a lawsuit concerning any dispute that may arise that is covered by this arbitration provision. Instead, each Party agrees to submit any such dispute to arbitration pursuant to Section 18.2. Any award of the arbitrator may be enforced by the Party in whose favor such award is made in any court of competent jurisdiction.

ARTICLE 19

ASSIGNMENT

19.1 Assignment. Either Party may assign outright or collaterally this Agreement and its rights and obligations hereunder subject to the written consent of the other Party (which consent shall not be unreasonably withheld); provided that either Party may assign outright this Agreement and its rights and obligations hereunder without the consent of the other Party to any person with





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who has the legal power and authority, licenses and technical ability to perform and satisfy the obligations of the assigning Party under this Agreement (an "Eligible Assignee"). The assigning Party will notify the other Party in writing prior to any assignment with respect to which consent is not required hereunder. No assignment by a Party of this Agreement or its rights or obligations hereunder shall relieve the assigning Party of liability for its obligations under this Agreement without the written release of the other Party. Such release shall not be withheld if the Assignment Conditions (defined below) are satisfied.

19.2 Assignment Conditions. The non-assigning Party's obligation to recognize or perform for any person claiming rights in this Agreement by outright assignment or through collateral assignment (an "Assignee") shall be subject to such Assignee: (i) establishing that it satisfies the qualifications of an Eligible Assignee; (ii) having cured all existing Events of Default under this Agreement; and (iii) having executed and delivered to the non-assigning Party an assignment and assumption agreement whereby the Assignee assumes and agrees to satisfy all conditions and pay and perform all obligations in favor of the non-assigning Party then existing and/or thereafter arising under this Agreement (the "Assignment Conditions"). Any attempted assignment, directly or indirectly, by way of merger or otherwise, which is not in compliance with the terms hereof shall be void and ineffective.

20 ARTICLE 20 21 CREDITWORTHINESS AND SECURITY 22

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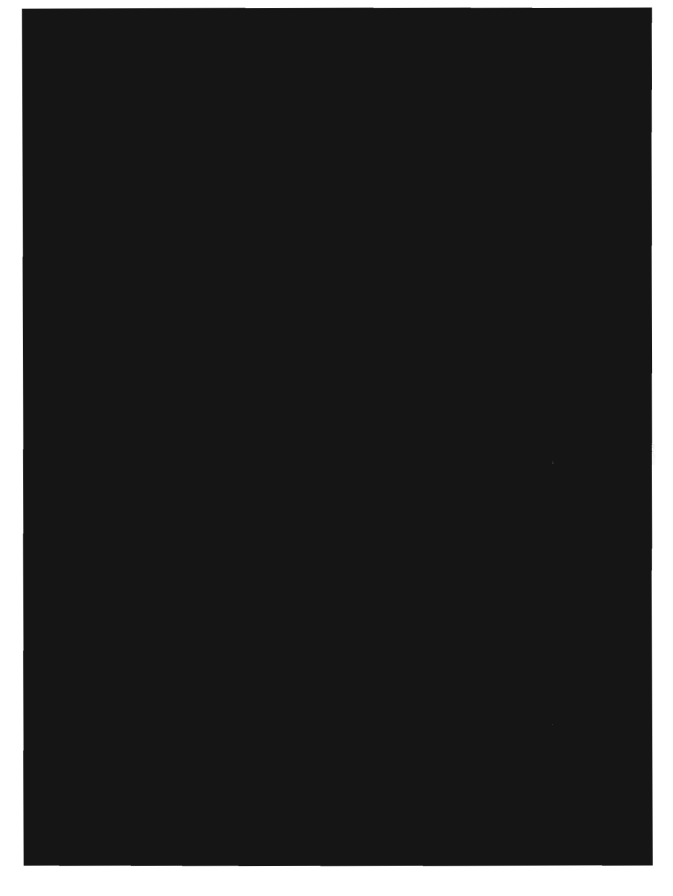
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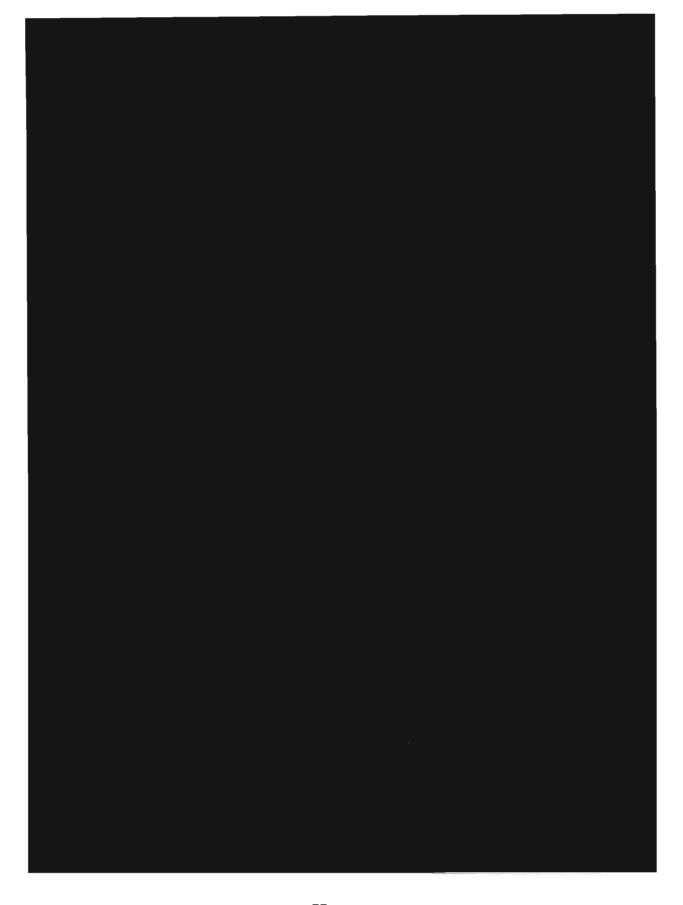
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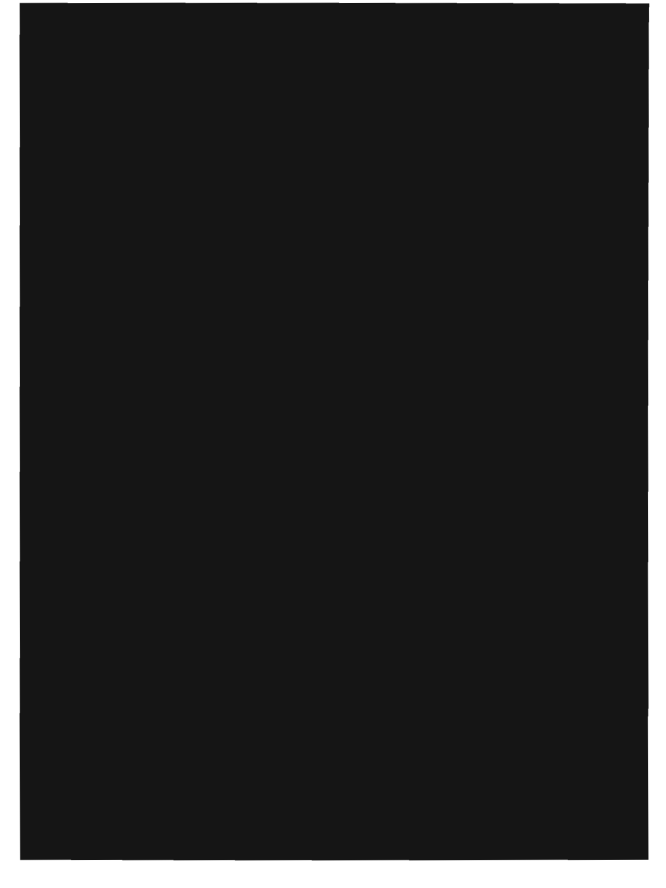
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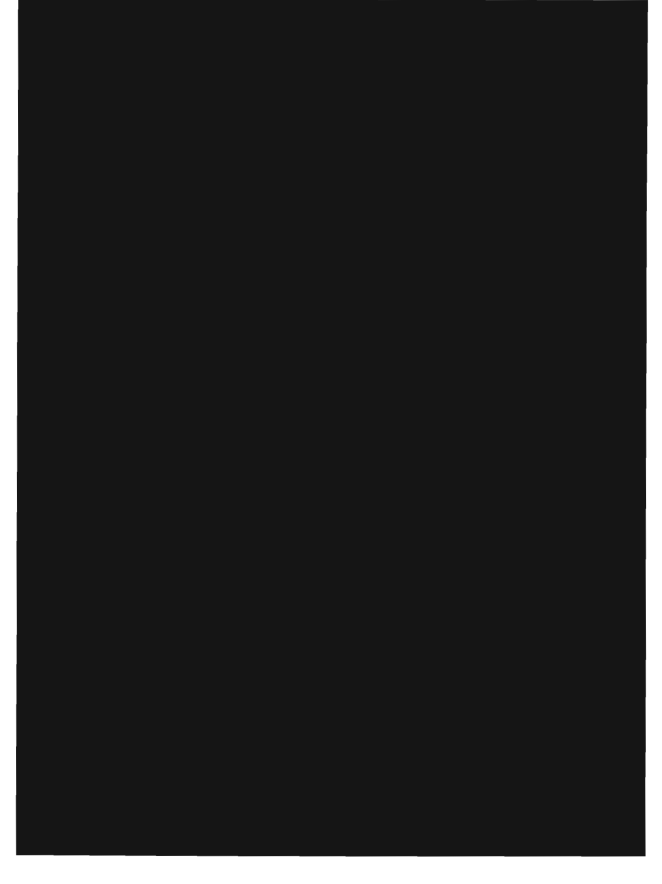
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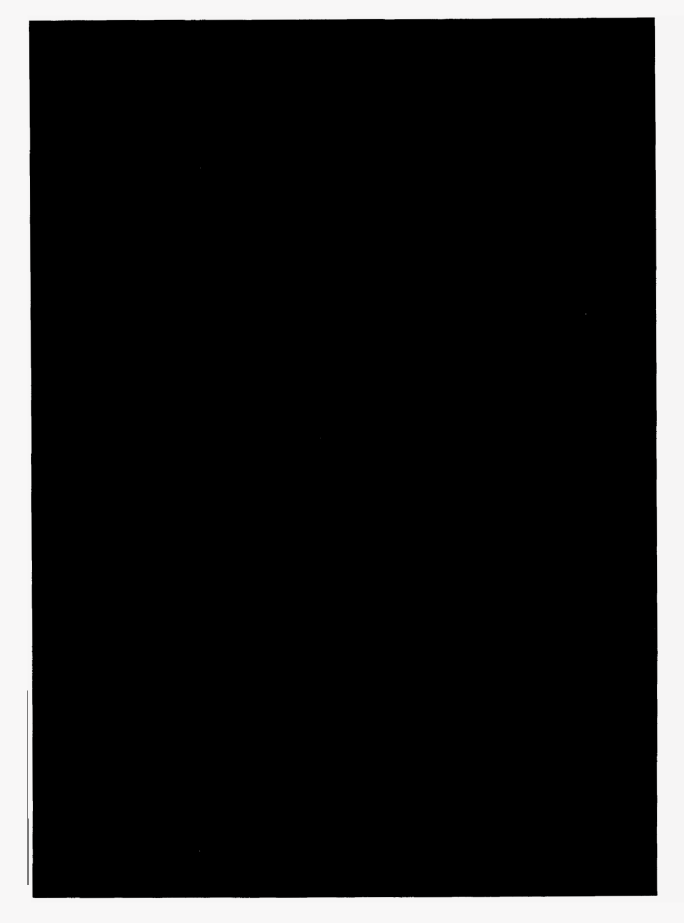
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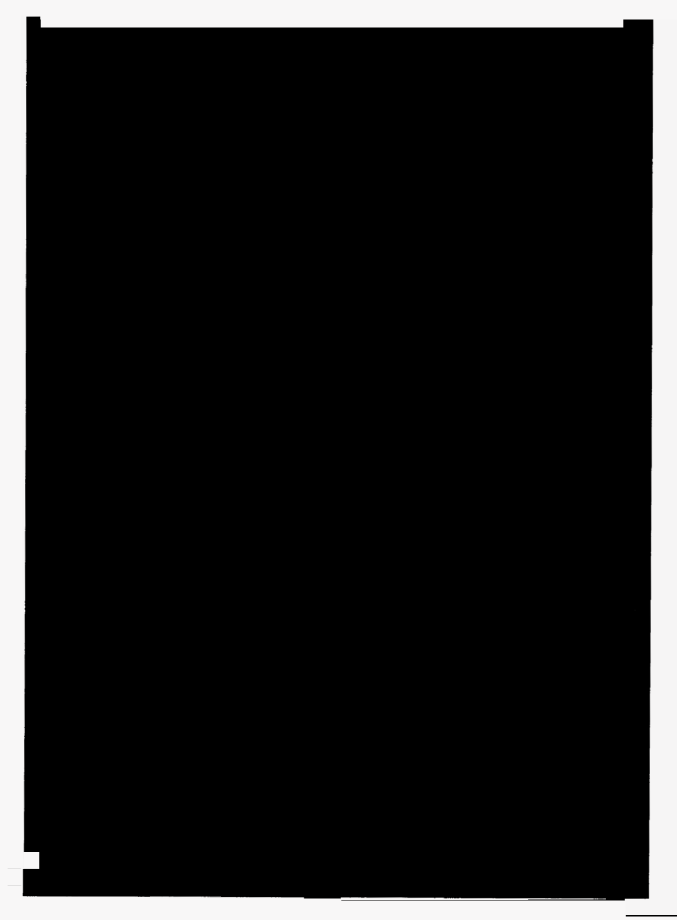




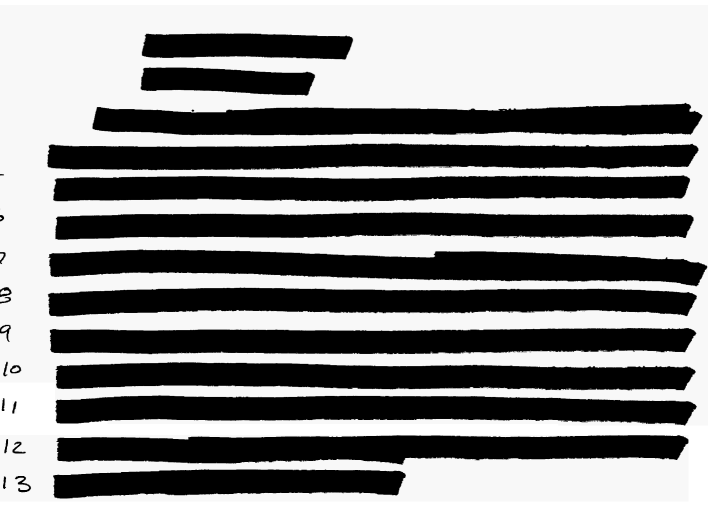








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ARTICLE 21

MISCELLANEOUS

21.1 Governing Law; Waiver of Jury Trial.

THIS AGREEMENT SHALL BE GOVERNED BY, AND CONSTRUED IN ACCORDANCE WITH, THE LAW OF THE STATE OF FLORIDA, EXCLUSIVE OF ITS CONFLICTS OF LAW PROVISIONS, AND, TO THE EXTENT APPLICABLE, BY THE FEDERAL LAW OF THE UNITED STATES OF AMERICA. BY CHOOSING TO HAVE THIS AGREEMENT GOVERNED BY AND CONSTRUED UNDER THE LAW OF THE STATE OF FLORIDA, THE PARTIES ARE IN NO WAY SUBMITTING TO OR INCORPORATING INTO THIS AGREEMENT ANY FLORIDA STATUTE,

REGULATION, OR ORDER, OR ANY OF THE SAME INVOLVING THE GENERATION, SALE, PURCHASE OR TRANSMISSION OF ELECTRIC CAPACITY OR ELECTRIC ENERGY IN, OR FOR CONSUMPTION IN, THE STATE OF FLORIDA. EACH PARTY HEREBY IRREVOCABLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, ANY AND ALL RIGHT TO TRIAL BY JURY IN ANY LEGAL PROCEEDING ARISING OUT OF OR RELATING TO THIS AGREEMENT OR THE TRANSACTIONS CONTEMPLATED BY THIS AGREEMENT.

21.2 Confidentiality.

21.2.1 Scope of Protection.

- (i) For purposes of this Section 21.2: (a) "Seller Confidential Information" means the terms of this Agreement and all drafts of the same, together with any documents, data or drafts labeled or otherwise expressly identified as "Confidential" by Seller when provided to Buyer; (b) "Buyer Confidential Information" means the terms of this Agreement and all drafts of the same, together with any documents, data or drafts labeled or otherwise expressly identified as "Confidential" by Buyer when provided to Seller; and (c) "Confidential Information" means collectively the Seller Confidential Information and the Buyer Confidential Information.
- (ii) Seller shall not disclose to third parties any Buyer Confidential Information; provided that nothing contained herein shall prohibit Seller from providing any such Buyer Confidential Information to its or its Affiliates' agents, employees, officers, directors, representatives, contractors, advisors, accountants, rating agencies, underwriters, investors, counsel, prospective or actual purchasers, prospective or actual lenders or such other

Persons in connection with the acquisition of all or a significant portion of the assets or stock of Southern Power or any of its Affiliates or in connection with the analysis, issuance or rating of any debt or equity securities or other financing activities by Southern Power or any of its Affiliates who in the reasonable judgment of Seller should have access to such Buyer Confidential Information and are bound by an obligation to maintain such confidentiality provided that Seller shall be responsible for any use or disclosure of such Buyer Confidential Information by any of its or its Affiliates' agents, employees, officers, directors, representatives, contractors, advisors, accountants, rating agencies, underwriters, investors, counsel, prospective or actual purchasers, prospective or actual lenders or such other Persons inconsistent with this Section 21.2; provided further that nothing contained herein shall prohibit Seller from providing Buyer Confidential Information to the NERC or SEARUC solely to the extent that (i) Seller determines in its reasonable discretion that the provision of such information is required to enhance and/or maintain reliability; (ii) such entity is obligated to maintain such confidentiality; and (iii) Seller has notified Buyer of its intention to release such information no less than 5 Business Days prior to the release subject to the requirements of applicable law and regulation.

(iii) Buyer shall not disclose to third parties any Seller Confidential Information; provided that nothing contained herein shall prohibit Buyer from providing any such Seller Confidential Information to its or its Affiliates' agents, employees, officers, directors, representatives, contractors, advisors, accountants, rating agencies, underwriters, investors, counsel, prospective or actual purchasers, prospective or actual lenders or such other Persons in connection with the acquisition of all or a significant portion of the assets or stock of Buyer or any of its Affiliates or in connection with the analysis, issuance or rating of any debt or equity securities or other financing activities by Buyer or any of its Affiliates who in the

reasonable judgment of Buyer should have access to such Seller Confidential Information and are bound by an obligation to maintain such confidentiality provided that Buyer shall be responsible for any use or disclosure of such Seller Confidential Information by any of its or its Affiliates' agents, employees, officers, directors, representatives, contractors, advisors, accountants, rating agencies, underwriters, investors, counsel, prospective or actual purchasers, prospective or actual lenders or such other Persons inconsistent with this Section 21.2; provided further that nothing contained herein shall prohibit Buyer from providing Seller Confidential Information to the NERC or SEARUC solely to the extent that (i) Buyer determines in its reasonable discretion that the provision of such information is required to enhance and/or maintain reliability, (ii) such entity is obligated to maintain such confidentiality, and (iii) Buyer has notified Seller of its intention to release such information no less than 5 Business Days prior to the release subject to the requirements of applicable law and regulation.

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(iv) Notwithstanding the foregoing, either Party may disclose Confidential Information (i) to the extent relevant, to the independent parties determining Seller's Damages or Buyer's Damages (as appropriate), and (ii) to its and its Affiliates' employees, officers, directors, accountants, counsel and other advisors who need to know such information in connection with the performance of their duties or services for the disclosing Party or its Affiliates; provided, however, that such Persons shall be required to maintain the confidentiality of such information consistent with the requirements of this Agreement.

21.2.2 Required and Other Disclosure.

(i) Notwithstanding anything in this Section to the contrary, if Buyer is required by applicable law or regulation, or in the course of administrative or judicial proceedings or investigations, to disclose to third parties, Seller Confidential Information or

otherwise intends to disclose Seller Confidential Information to FERC or its staff (other than at the request or requirement of FERC or its staff) or pursuant to the request or requirement of any appropriate state regulatory commission or body. Buyer may make disclosure of such Seller Confidential Information; provided, however, that all reasonable steps are taken by Buyer to assure continued confidential treatment by the relevant administrative, regulatory or judicial agencies or other recipient and provided further that as soon as Buyer learns of the disclosure request or requirement or otherwise intends to disclose any Seller Confidential Information pursuant hereto and prior to making disclosure, Buyer shall, to the extent permitted by law, notify Seller of the requirement, request or intention and the terms thereof and any Party may challenge the disclosure requirement, request or intention or seek a protective order or other appropriate remedy. Buyer, at Seller's expense, shall cooperate with Seller to the maximum extent practicable to minimize the disclosure of the Seller Confidential Information consistent with applicable law. Buyer shall cooperate with Seller to obtain proprietary or confidential treatment of such Seller Confidential Information by the Person to whom such Seller Confidential Information will be disclosed (and if practicable, reasonably prior to any such disclosure). If, in the absence of a protective order or other appropriate remedy or the receipt of a waiver by Seller, Buyer is nonetheless, in the written opinion of counsel, legally compelled to disclose Seller Confidential Information or otherwise may become subject to contempt or other censure or penalty, Buyer may, in such instance but not otherwise, without liability hereunder, disclose that portion of the Seller Confidential Information which and to whom such counsel advises Buyer is legally required to be disclosed (but none other), provided that Buyer exercises Commercially Reasonable Efforts to preserve the confidentiality of the Seller Confidential Information, including by cooperating with Seller to obtain an appropriate protective order or

other reliable assurance that the Seller Confidential Information shall be accorded confidential treatment. Seller shall be liable for all reasonable legal costs incurred by Buyer in cooperating with Seller to obtain such an appropriate protective order or confidential treatment.

Notwithstanding anything in this Section to the contrary, if Seller (ii) is required by applicable law or regulation, or in the course of administrative or judicial proceedings or investigations, to disclose to third parties, Buyer Confidential Information or otherwise intends to disclose Buyer Confidential Information to FERC or its staff (other than at the request or requirement of FERC or its staff) or pursuant to the request or requirement of any appropriate state regulatory commission or body. Seller may make disclosure of such Buyer Confidential Information; provided, however, that all reasonable steps are taken by Seller to assure continued confidential treatment by the relevant administrative, regulatory or judicial agencies or other recipient and provided further that as soon as Seller learns of the disclosure request or requirement or otherwise intends to disclose any Buyer Confidential Information pursuant hereto and prior to making disclosure, Seller shall, to the extent permitted by law, notify Buyer of the requirement, request or intention and the terms thereof and any Party may challenge the disclosure requirement, request or intention or seek a protective order or other appropriate remedy. Seller, at Buyer's expense, shall cooperate with Buyer to the maximum extent practicable to minimize the disclosure of the Buyer Confidential Information consistent with applicable law. Seller shall cooperate with Buyer to obtain proprietary or confidential treatment of such Buyer Confidential Information by the Person to whom such Buyer Confidential Information will be disclosed (and if practicable, reasonably prior to any such disclosure). If, in the absence of a protective order or other appropriate protective remedy or the receipt of a waiver by Buyer, Seller is nonetheless, in the written opinion of counsel, legally

compelled to disclose Buyer Confidential Information or otherwise may become subject to contempt or other censure or penalty, Seller may, in such instance but not otherwise, without liability hereunder, disclose that portion of the Buyer Confidential Information which and to whom such counsel advises Seller is legally required to be disclosed (but none other), provided that Seller exercises Commercially Reasonable Efforts to preserve the confidentiality of the Buyer Confidential Information, including, without limitation, by cooperating with Buyer to obtain an appropriate protective order or other reliable assurance that the Buyer Confidential Information shall be accorded confidential treatment. Buyer shall be liable for all reasonable legal costs incurred by Seller in cooperating with such Buyer to obtain an appropriate protective order or confidential treatment.

- (iii) Nothing in this Section 21.2 shall prohibit or otherwise limit the use or disclosure of Confidential Information if such Confidential Information: (i) was previously known to the disclosing or using Party unrelated to this Agreement without an obligation of confidentiality; (ii) was developed by or for the disclosing or using Party unrelated to this Agreement using nonconfidential information; (iii) was acquired by the disclosing or using Party from a third party which is not, to the disclosing or using Party's knowledge, under an obligation of confidence with respect to such information; (iv) is or becomes publicly available other than through a manner inconsistent with this Section 21.2; or (v) is provided or made available for inspection by Seller or Buyer under public records or public disclosure laws but only to the extent required to be so provided or made available.
- (iv) The provisions of this subsection shall supercede any contrary provisions of this Section 21.2 regarding the disclosure of information to FERC or its staff pursuant to the request or requirement of FERC or its staff. In providing Buyer Confidential

Information to FERC or its staff pursuant to the request or requirement of FERC or its staff, Seller shall, consistent with 18 C.F.R. § 388.112, request that the information be treated as confidential and non-public by FERC and its staff and that the information be withheld from public disclosure. To the extent permitted by law, Seller shall promptly notify Buyer when it is required or requested by FERC or its staff to disclose Buyer Confidential Information. Seller shall not be prohibited to make or liable for the disclosure to FERC or its staff of any Buyer Confidential Information pursuant to the request or requirement of FERC or its staff consistent with this subsection. In providing Seller Confidential Information to FERC or its staff pursuant to the request or requirement of FERC or its staff, Buyer shall, consistent with 18 C.F.R. § 388.112, request that the information be treated as confidential and non-public by FERC and its staff and that the information be withheld from public disclosure. To the extent permitted by law, Buyer shall promptly notify Seller when it is required or requested by FERC or its staff to disclose Seller Confidential Information. Buyer shall not be prohibited to make or liable for the disclosure to FERC or its staff of any Seller Confidential Information pursuant to the request or requirement of FERC or its staff consistent with this subsection. Notwithstanding the foregoing, the Parties acknowledge that any request of FERC for confidential treatment of information may be denied by FERC in whole or in part.

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(v) The Parties agree to seek confidential treatment of the Confidential Information from the FPSC to the maximum extent possible pursuant to Chapter 366.093, Florida Statutes, and Rule 25-22.006 of the Florida Administrative Code; however, notwithstanding the foregoing, the Parties acknowledge that a request for confidential treatment of Confidential Information may be denied in whole or in part, and accordingly, that confidential treatment may not be afforded by the FPSC to such information. In the event any

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Confidential Information will need to be disclosed in connection with the application for the FPSC Approval, Buyer shall consult and cooperate with Seller prior to such disclosure, including, without limitation, in determining the extent to which confidential treatment will be sought for such terms, conditions and provisions.

Commission ("Commission") as may be necessary under the Public Utility Holding Company Act and the rules and regulations thereunder in connection with Seller's application to the Commission for such orders and approvals as may be required for financing and/or the issuance and sale of interests in or debt issued or to be issued by Seller and/or its Affiliates. Seller shall request confidential treatment of the Buyer Confidential Information in this Agreement in connection with such filing; however, the Parties acknowledge that such request may be denied in whole or in part, and accordingly, that confidential treatment may not be afforded by the Commission to such information. In addition, Seller may disclose such Buyer Confidential Information as required by the Commission pursuant to the Securities and Exchange Act of 1934, as amended, and any rule or regulation promulgated thereunder.

(vii) Except for filings with the Commission or other regulatory authorities, any public statement and/or press release by a Party hereto concerning this Agreement (except statements or releases by the Non-Defaulting Party after an Event of Default) shall be reviewed and agreed upon by the Parties before release, which agreement shall not be unreasonably withheld or delayed.

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- 21.3 Survivorship of Obligations. Termination of this Agreement shall not discharge any Party from any obligation it owes the other Party under this Agreement by reason of any transaction, loss, cost, damage, expense or liability occurring, accruing or arising prior to such termination. It is the intent of the Parties that any such obligation owed (whether the same shall be known or unknown as of the termination or cancellation of this Agreement) will survive the termination or cancellation of this Agreement in favor of the Party to which such obligation is owed. The Parties also intend that the indemnification and limitation of liability provisions contained in Sections 14.2 and 14.3 shall remain operative and in full force and effect and that any specific survivability provisions in any other sections be given full effect.
- 21.4 No Third Party Beneficiaries. This Agreement is not intended to, and shall not, create rights, remedies or benefits of any character whatsoever in favor of any Persons, corporations, associations, or entities other than the Parties and their permitted successors and assigns, and the rights and obligations of each of the Parties under this Agreement are solely for the use and benefit of, and may be enforced solely by the Parties, their permitted successors and assigns.
- 21.5 Section Headings Not to Affect Meaning. The descriptive headings of the various Articles and Sections of this Agreement have been inserted for convenience of reference only and shall in no way modify or restrict any of the terms and provisions thereof. References to "Articles", "Sections" and "Appendices" in this Agreement shall mean the Articles, Sections and Appendices of this Agreement unless otherwise expressly noted.
- 21.6 Computation of Time. In computing any period of time prescribed or allowed by this Agreement, the designated period of time shall begin to run on the Day immediately following the Day of the act, event or default that precipitated the running of the designated

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period of time. The designated period shall expire on the last Day of the period so computed unless that Day is not a Business Day, in which event the period shall run until the end of the next Business Day.

21.7 Interest. Whenever the provisions of this Agreement require the calculation of an interest rate, such rate shall be computed at an annual rate equal to the Prime Rate as of the date on which the calculation begins, but not to exceed the maximum rate which may be lawfully charged. Interest on obligations arising under this Agreement shall be compounded daily and be calculated based on a 360 day year.

21.8 Entire Agreement.

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this Agreement constitutes the entire agreement between the Parties relating to the subject matter hereof and supersedes any other agreements, written or oral, between the Parties concerning such subject matter. The Parties have entered into this Agreement in reliance upon the representations and mutual understandings contained herein and not in reliance upon any oral or written representation or information provided by one Party to another Party not contained or incorporated herein.

- 21.9 Counterparts. This Agreement may be executed simultaneously in multiple counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument.
- 21.10 Amendments. This Agreement may only be amended by written agreement signed by duly authorized representatives of the Parties.
- 21.11 Waivers. Waivers of the provisions of this Agreement or excuses of any violations of this Agreement shall be valid only if in writing and signed by an authorized officer

of the Party issuing the waiver or excuse. A waiver or excuse issued under one set of circumstances shall not extend to other occurrences under similar circumstances.

- 21.12 No Partnership Created. Any provision of this Agreement to the contrary notwithstanding, the Parties do not intend to create hereby any joint venture, partnership, association taxable as a corporation, or other entity for the conduct of any business for profit. If it should appear that one or more changes to this Agreement would be required in order not to create an entity referenced in the preceding sentence, the Parties agree to negotiate promptly and in good faith with respect to such changes.
- 21.13 Character of Sale. The sale of capacity and energy hereunder shall not constitute a sale, lease, transfer or conveyance to Buyer or any other party of any contractual rights or ownership interests in any generating unit or other equipment comprising the Facility, nor does the sale of capacity and energy hereunder constitute a dedication of ownership of any generating unit or other equipment comprising the Facility.
- 21.14 Notices. Any notice, demand, request, statement, or correspondence provided for in this Agreement, or any notice which a Party may desire to give to the other, shall be in writing (unless otherwise expressly provided by this Agreement) and shall be considered duly delivered when received by hand delivery, first-class mail, facsimile, or by overnight delivery, at the address(es) and to the attention of the person(s) listed below; provided, however, if actual delivery occurs at a time other than between the hours of 0800 and 1700 CPT on a Business Day (each a "Business Hour"), delivery shall be deemed to have occurred in the next Business Hour after actual delivery.

(i) To Seller:

Vice President, Business Development Southern Company Generation and Energy Marketing Bin 935 270 Peachtree Street, NW Atlanta, Georgia 30303

Telephone: 404-506-0346 Facsimile: 404-506-0399

With a copy to:

Senior Vice President, General Counsel and Assistant Secretary Southern Power Company 600 North 18th Street Birmingham, Alabama 35203

Telephone: 205-257-0472 Facsimile: 205-257-2027

And

Vice President, Fleet Operations and Trading Southern Company Services, Inc. 600 North 18th Street, GS-8259 Birmingham, Alabama 35203

Telephone: 205-257-6139 Facsimile: 205-257-4441

(ii) To Buyer:

Vice President, Energy Marketing and Trading Florida Power & Light Company 700 Universe Boulevard EMT/JB Juno Beach, Florida 33408

Telephone: 561-691-7878 Facsimile: 561-691-7759

With a copy to:

Director, Resource Assessment and Planning Florida Power & Light Company 9250 West Flagler Street Miami, Florida 33174

Telephone:

305-552-3622

Facsimile:

305-552-2905

Either Party may change the information set forth in this Section 21.14 by giving written notice to the other Party in the manner prescribed by this Section.

- 21.15 Survival. Any provision(s) of this Agreement that expressly comes into or remains in force following the termination or expiration of this Agreement shall, subject to the express terms of the relevant provision, survive the termination or expiration of this Agreement.
- 21.16 Construction. The language used in this Agreement is the product of both Parties' efforts. Accordingly, each Party irrevocably waives the benefit of any rule of contract construction that disfavors the drafter of a contract or the drafter of specific language in a contract.
- 21.17 Imaged Agreement. Any original executed Agreement, schedule confirmation or other related document may be photocopied and stored on computer tapes and disks (the "Imaged Agreement"). The Imaged Agreement, if introduced as evidence on paper, the schedule confirmation, if introduced as evidence in automated facsimile form, the transaction tape, if introduced as evidence in its original form and as transcribed onto paper, and all computer records of the foregoing, if introduced as evidence in printed format, in any judicial, arbitration, mediation or administrative proceedings, will be admissible as between the Parties to the same extent and under the same conditions as other business records originated and maintained in documentary form. Neither Party shall object to the admissibility of the

transaction tape, the schedule confirmation or the Imaged Agreement (or photocopies of the transcription of the transaction tape, the schedule confirmation or the Imaged Agreement) on the basis that such were not originated or maintained in documentary form under either the hearsay rule, the best evidence rule or other rule of evidence.

thereof to any Person or circumstance or in any jurisdiction is found by a court of competent jurisdiction to be illegal, invalid, unlawful, void or unenforceable as written for any reason, then it is the intent of each of the Parties that any such provision or provisions shall be given force and effect to the fullest possible extent that they are legal, valid and enforceable, that the remainder of this Agreement and the application of such provision or provisions to other Persons or circumstances or in other jurisdictions shall be deemed valid and enforceable to the fullest extent possible and continue in force and effect. If the determination that any provision or provisions hereof are illegal, invalid, unlawful, void or unenforceable (even after such provision or provisions are given force and effect to the fullest extent possible) results in a significant material deviation from the Parties' original intent or economic expectations regarding this Agreement, the Parties shall negotiate to (and/or the applicable court, in its discretion, may) replace any such illegal, invalid, unlawful, void or unenforceable provision or provisions with valid provision(s) which result in the least deviation from the Parties' intent and economic expectations.

21.19 Agency of Southern Company Services, Inc. Seller hereby designates Southern Company Services, Inc. to serve as its agent for purposes of the implementation and administration of this Agreement. Seller may designate a new agent from time to time under this Agreement by giving Buyer 60 Days written notice in which event Southern Company

Services, Inc.'s role, as agent, shall cease and the newly-designated agent shall be substituted for the sole purpose of serving and acting as agent for Seller hereunder.

21.20 Include. As used herein, the words "include" or "including" shall be deemed to be followed by the words "without limitation."

21.21 Examples. Examples of calculations pursuant to the provisions of this Agreement are set forth in Appendix H. Such calculations are for example purposes only and are not intended to, and shall not, modify any of the terms of this Agreement. To the extent there is a conflict between any of these examples and the other terms of this Agreement, such other terms shall govern. Moreover, such examples shall be given no weight in interpreting or construing the provisions of this Agreement.

[The Next Page is the Signature Page.]

IN WITNESS WHEREOF, Seller and Buyer have caused this Agreement to be executed in duplicate by their respective duly authorized officers as of the Effective Date.

SOUTHERN COMPANY SERVICES, INC.

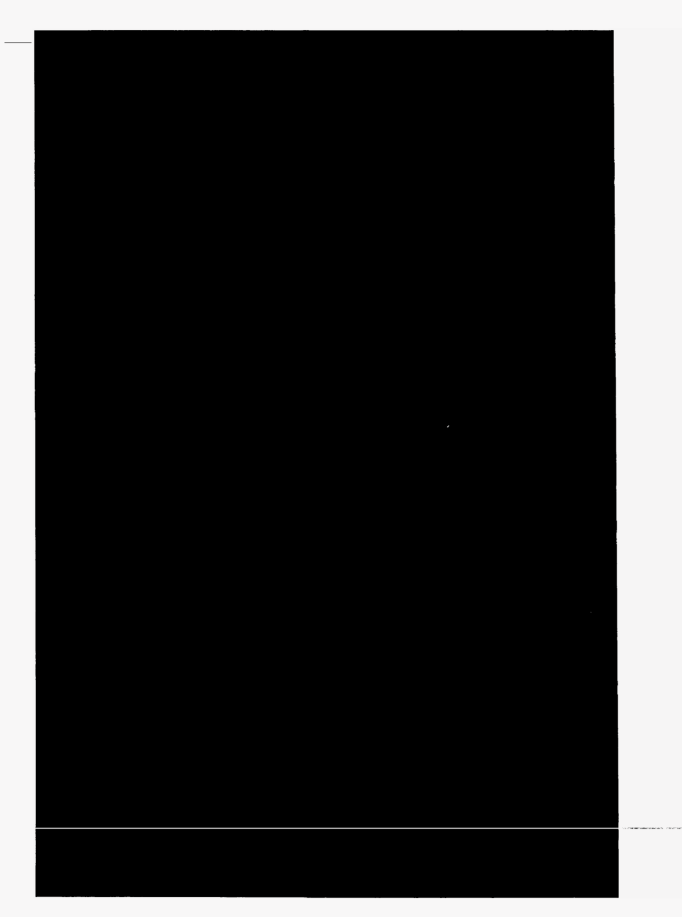
As Agent for Southern Power Company

BY:		
NAME:	William N. McKenzie	
TITLE:	Vice President	

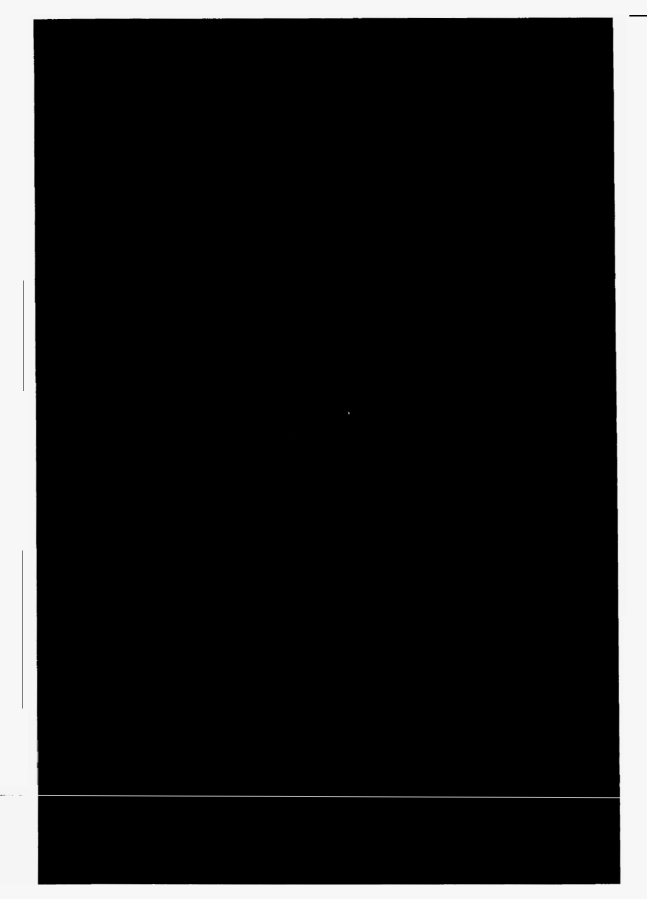
FLORIDA POWER & LIGHT COMPANY

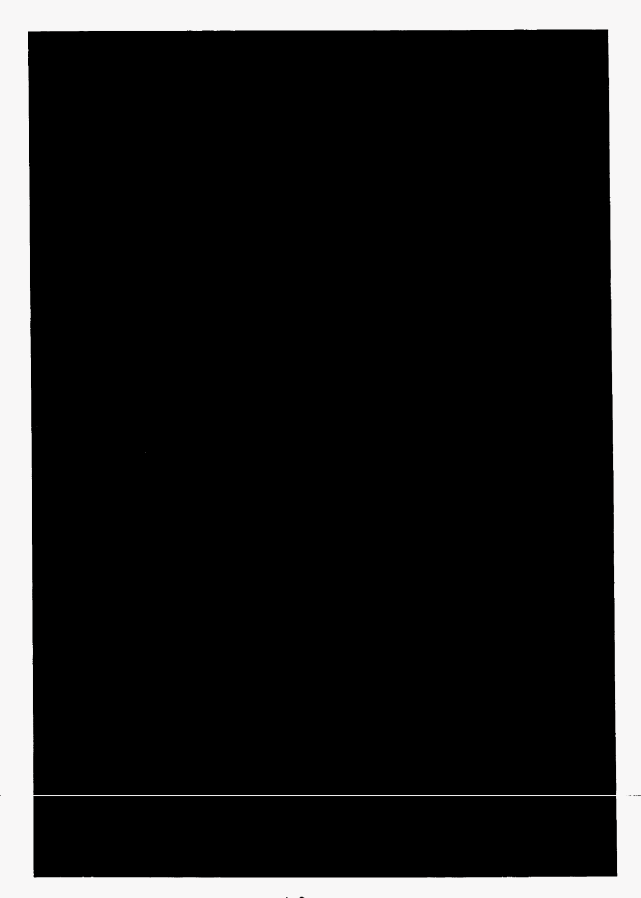
BY:		
NAME:	Terry L. Morrison	
TITLE:	Vice President	

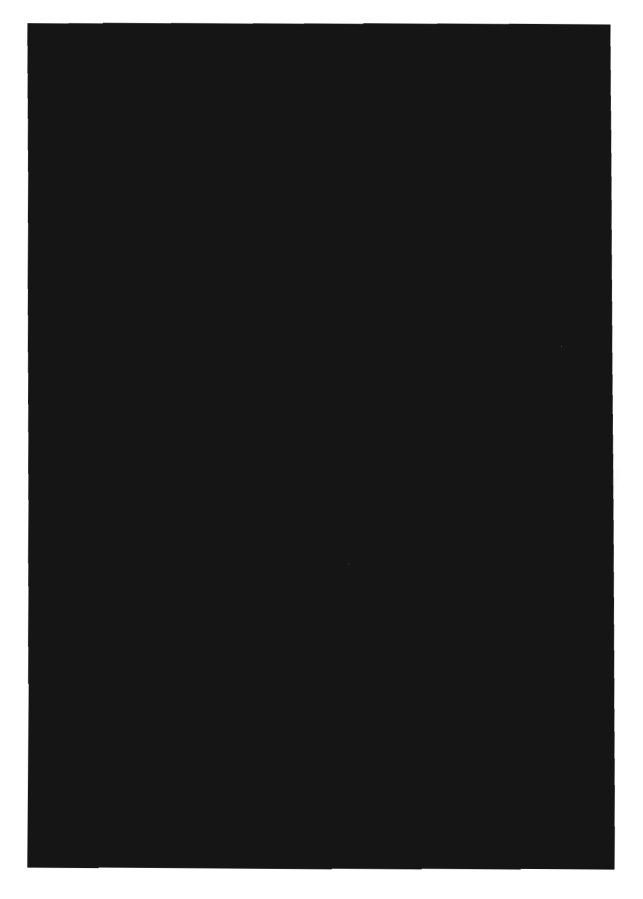
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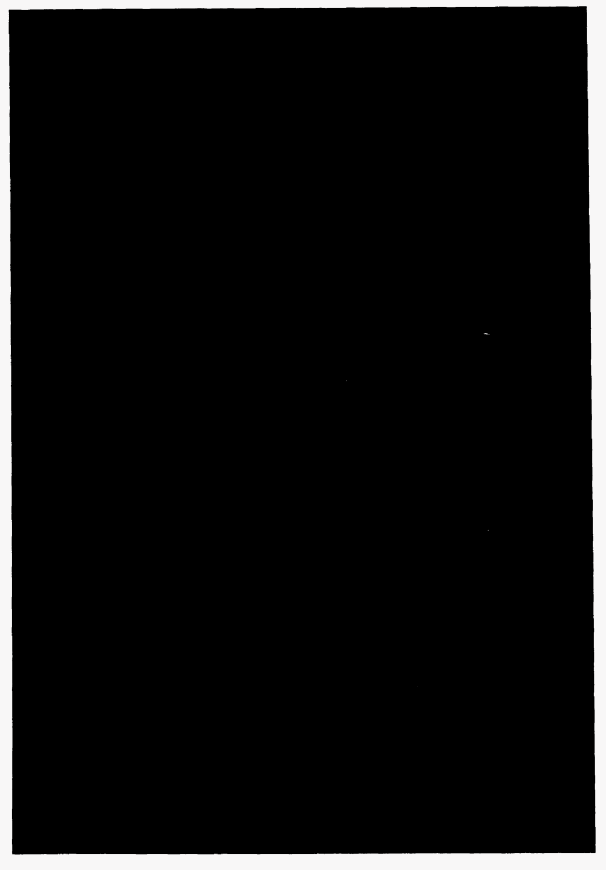




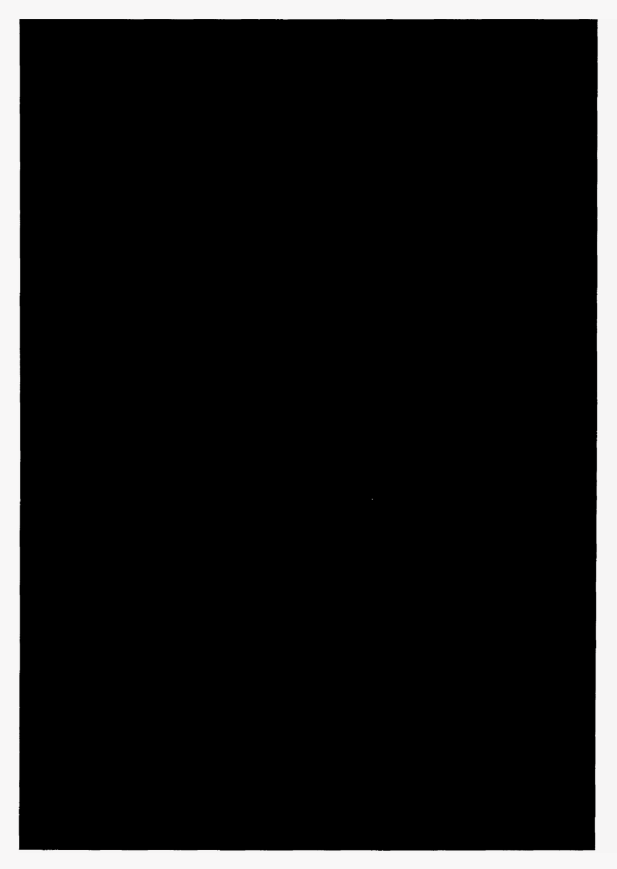


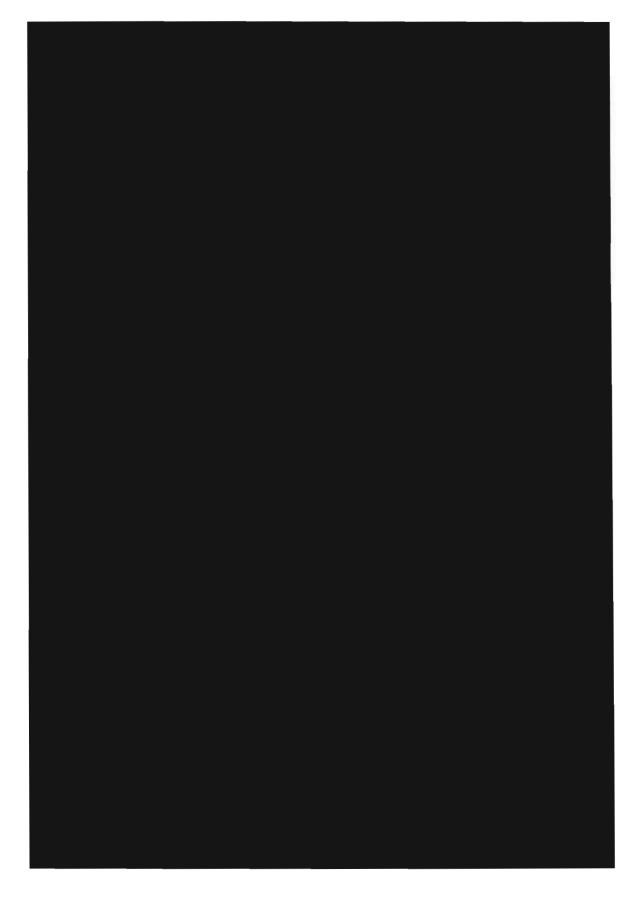


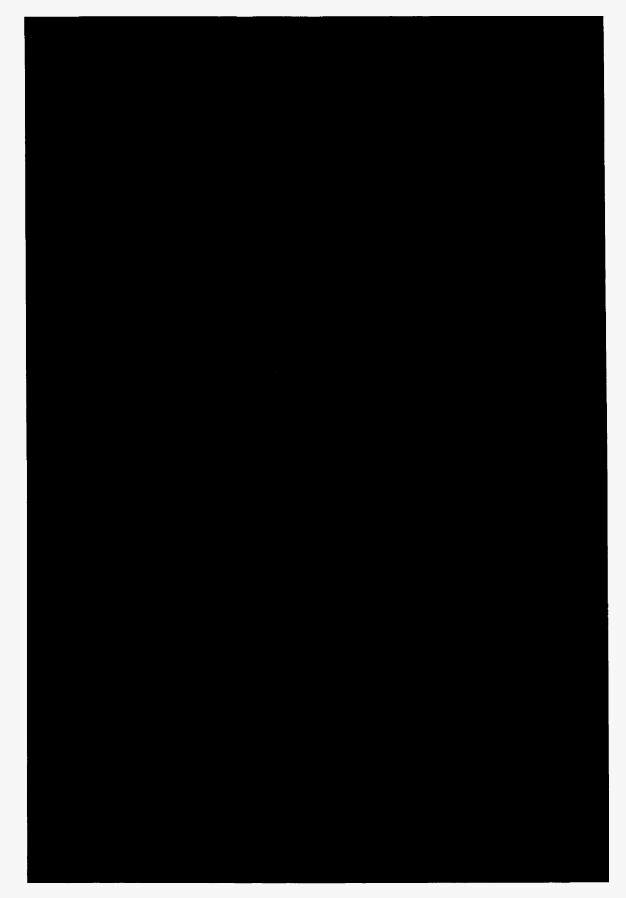


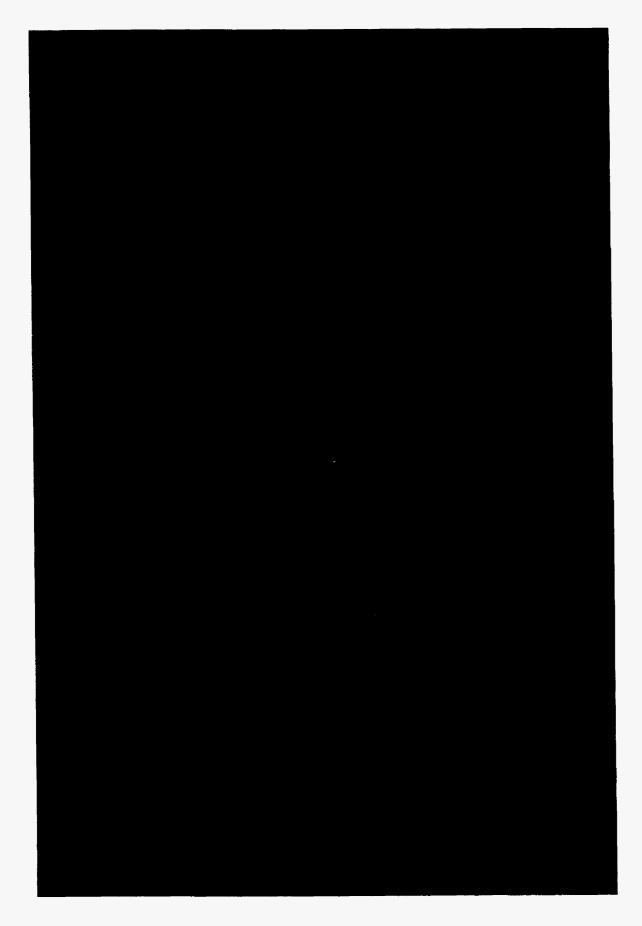


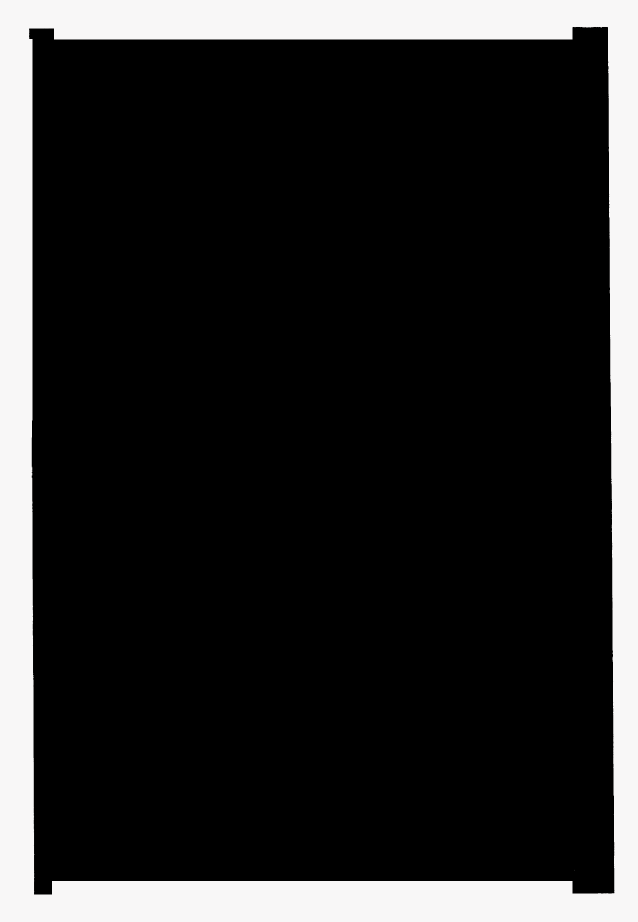




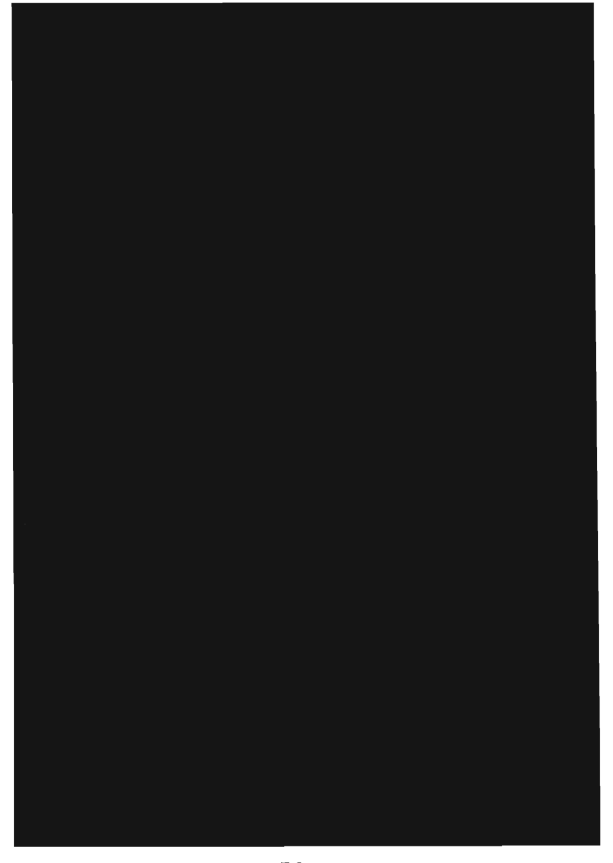


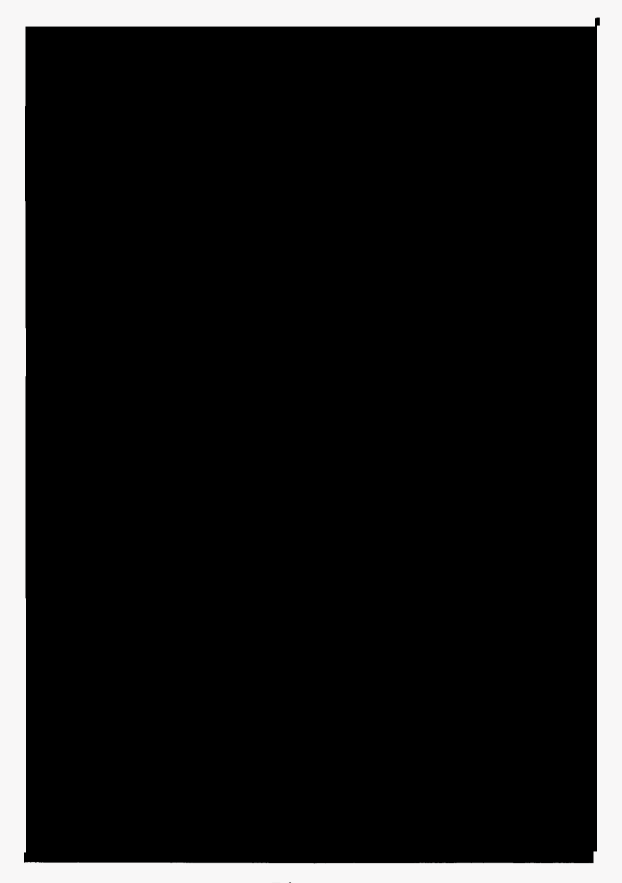


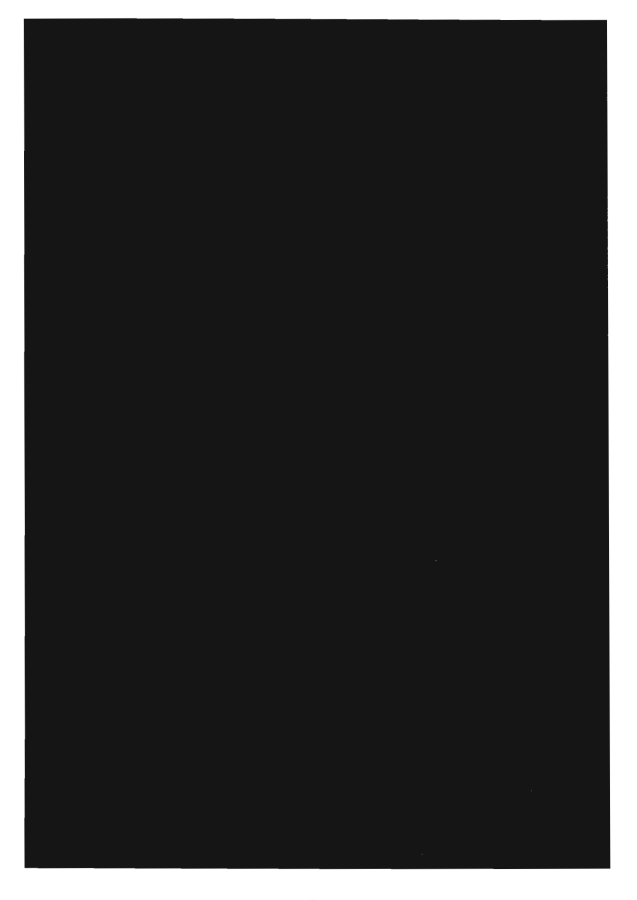


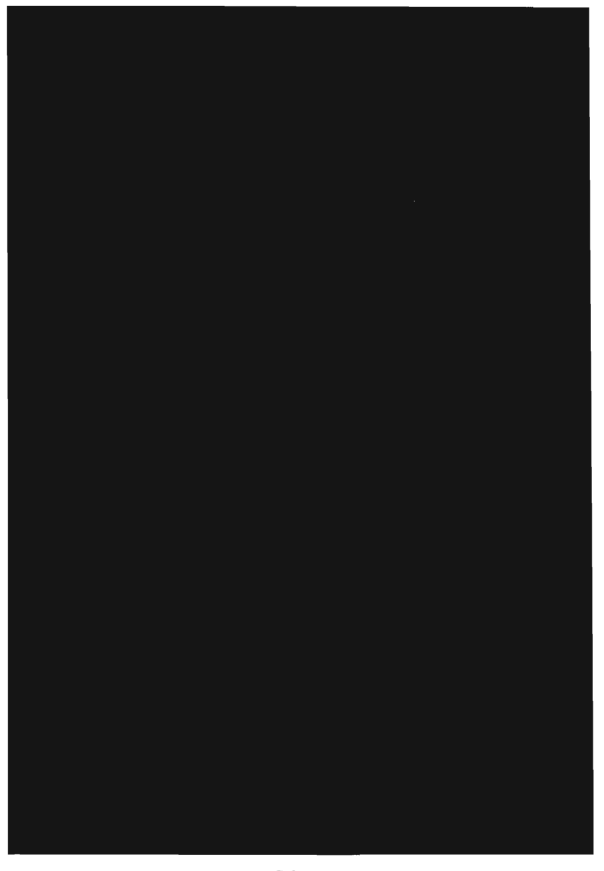


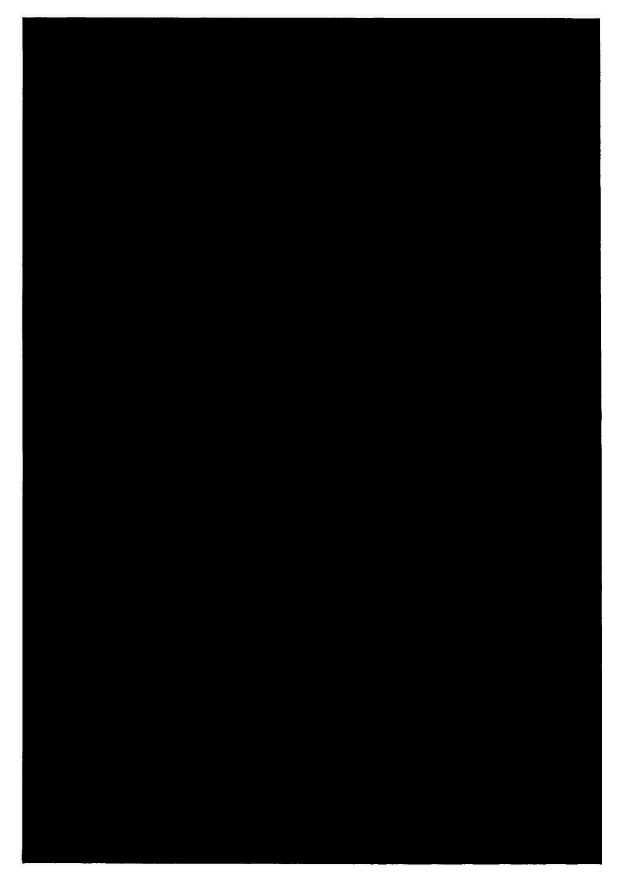


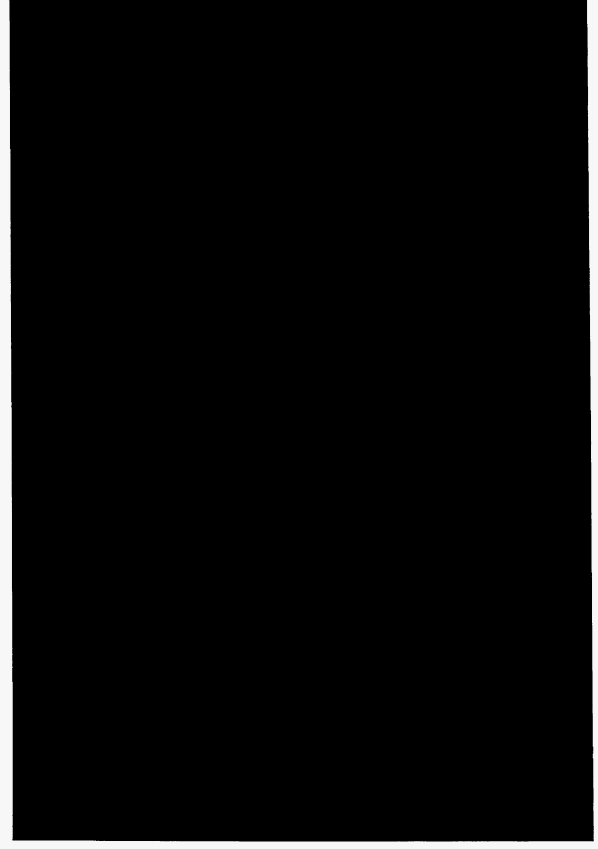




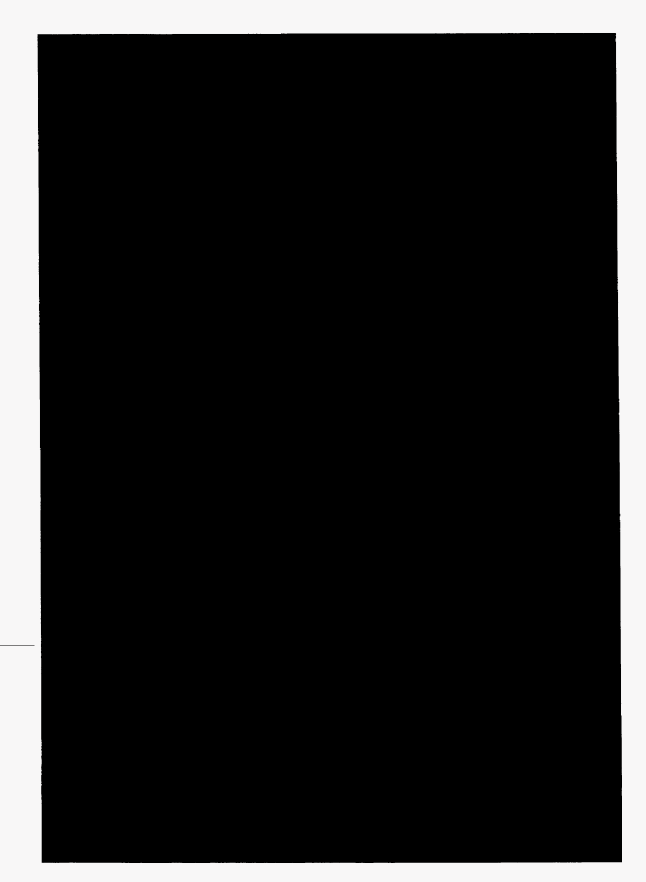




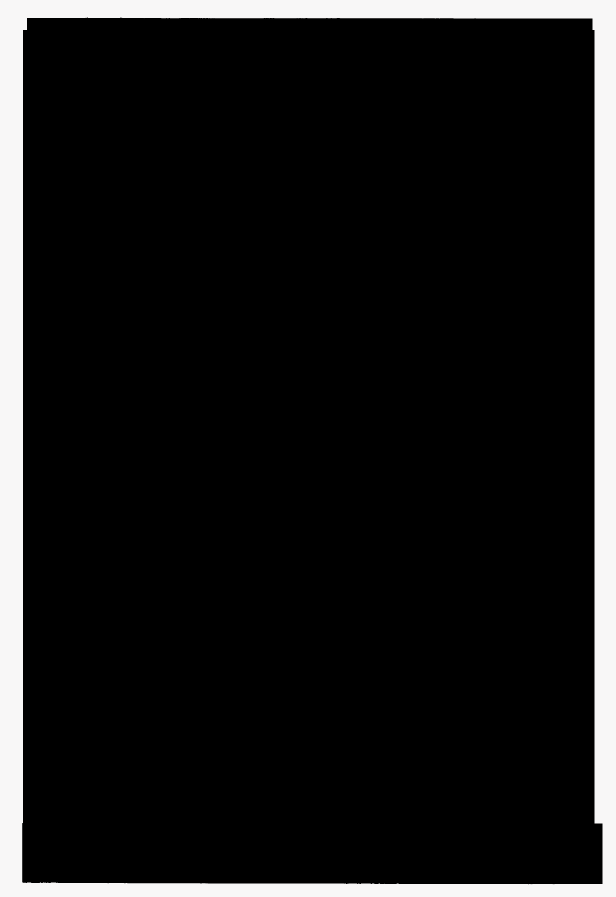




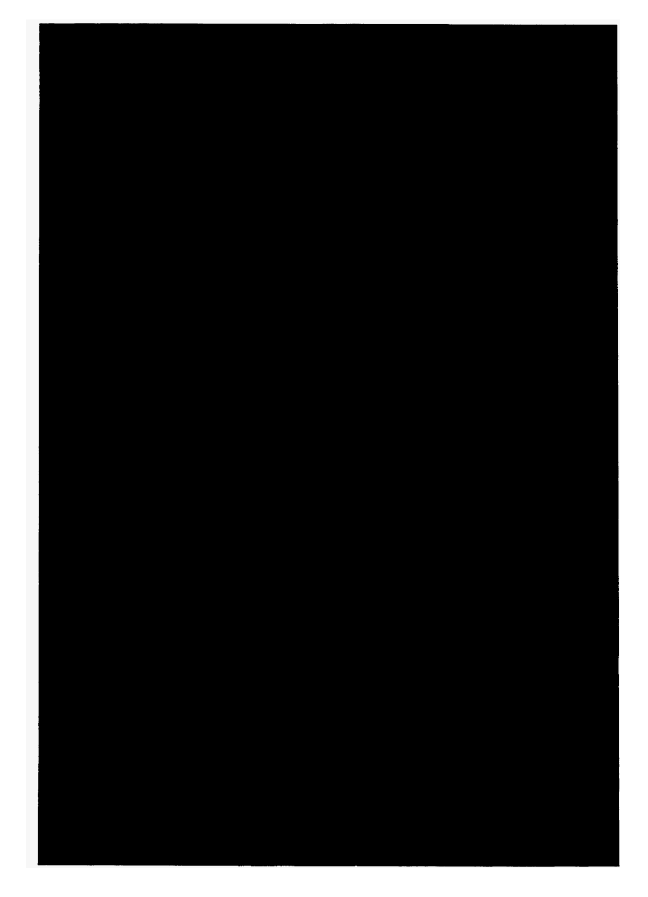
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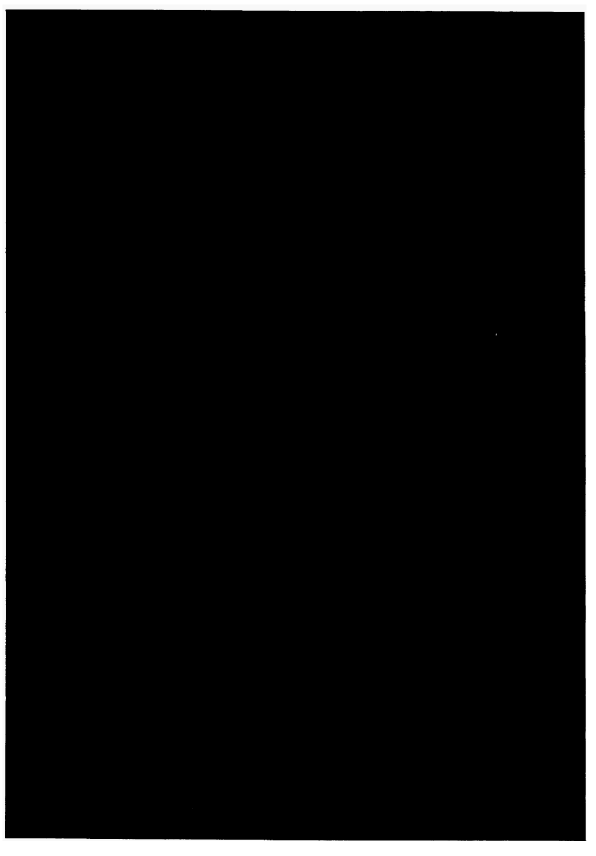


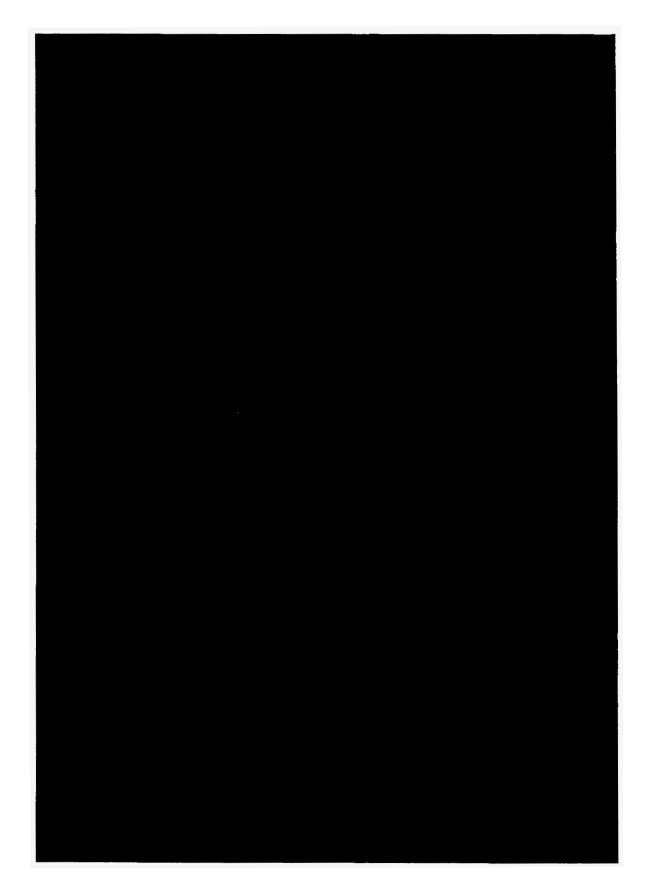




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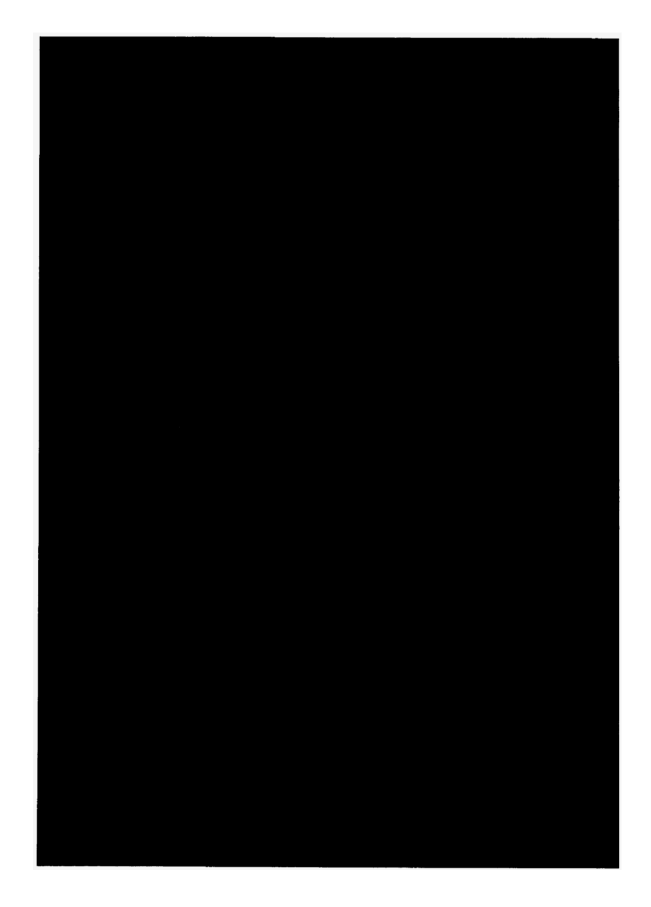






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CONTRACT FOR THE PURCHASE OF CAPACITY AND ENERGY BETWEEN

SOUTHERN COMPANY SERVICES, INC.

AND

FLORIDA POWER & LIGHT COMPANY

FROM

PLANT FRANKLIN UNIT NO. 1

DATED AS OF AUGUST 11, 2004

TABLE OF CONTENTS

		PAGE
RECITAL	.s	1
ARTICLE	1 DEFINITIONS	2
ARTICLE	2 TERM OF AGREEMENT	17
2.1	Term	17
2.2	Service Term	
2.3	Survival	
2.4	Effect of Termination	
ARTICLE	3 SALE AND PURCHASE OF CAPACITY AND ENERGY	18
3.1	Sale and Purchase of Capacity	
3.2	Sale and Purchase of Energy	18
3.3	Change of the Facility	
ARTICLE	E 4 FACILITY MAINTENANCE	20
4.1	Scheduled Outages	
4.2		20
4.3	Permits and Compliance with Laws	21
4.4	Operating Procedures	21
4.5	Operating Committee	21
ARTICLE	E 5 SCHEDULING AND THE PROVISION OF CAPACITY AND	ENERGY22
5.1	Scheduling	22
5.2	Transmission and Scheduling Requirements	24
5.3	Costs and Expenses	24
5.4	Delivery of Energy	24
5.5		
5.6		28
5.7	Seller's Rights to the Facility	29
5.8	Title and Risk of Loss	30
5.9	Force Majeure Event	30
5.10	Outages and Unavailable Capacity	
5.11	Delivery Excuse	
5.12	Scheduled and Maintenance Outages	
5.13		31
5.14		32
ARTICLI	E 6 PAYMENTS	34
6.1	Capacity Payment	34
6.2	Energy Payment	
6.3	Start Payment	
6.4	Fuel Transportation Payment	
6.5	Additional Payments	35
ARTICLI	E 7 TRANSMISSION SERVICE	34

7. 1	Buyer Obligations	
7.2	Seller Obligations	
7.3	Imbalances and Penalties	
7.4	Buyer's Request for Transmission Service	
7.5	Regional Transmission Organizations	39
ARTICLE	8 TOTAL FACILITY CAPACITY AND COMMENCEMENT OF SERV	
8.1	Declaration of the Total Facility Capacity	41
8.2	Declaration Prior to Each Contract Year	41
8.3		
ARTICLE	9 FUEL ARRANGEMENTS	47
9.1	Seller's Commitment	47
9.2	Gas Transportation Arrangement and Charges	47
9.3	Interruption of Gas Supplies	
9.4	Scheduling Changes	
ARTICLE	10 ELECTRIC METERING	51
10.1	Metering	
10.2	Industry Standards	
10.3	Records	
10.4	Meter Errors	
ARTICLE	E 11 BILLING AND PAYMENT	52
11.1	Timing and Method of Payment	
11.2	Late Payment	
11.3	Disputed Billings	
11.4	Adjustments	
11.5	Audit Rights	
ARTICLI	E 12 REGULATORY	54
12.1	Initial Approval of the Florida Public Service Commission	
12.2	Changes in Agreement	
12.3	Federal Energy Regulatory Commission	
ARTICLI	E 13 CHANGE IN LAW	58
13.1	Increased Generation Costs	
13.2	Determination	
13.3	Initiation of Surcharge	
13.4	Timing	
ARTICLI	E 14 LIABILITY ALLOCATION; LIMITATIONS ON LIABILITY	60
14.1	Costs, Taxes and Charges	
14.2	Indemnification	
14.3	Limitation of Liability	
ARTICLI	E 15 FORCE MAJEURE EVENT	
15.1	Force Majeure Event Defined	
15.2	Applicability of Force Majeure Event	64
	II	

CONFIDENTIAL

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15.3	Effect of Force Majeure Event	65
15.4		65
ARTICLE	16 EVENT OF DEFAULT	65
16.1	Event of Default	
16.2	Exclusive Remedies	
ARTICI F	17 REPRESENTATIONS AND WARRANTIES	71
17.1	Execution	
17.2	Permits	
17.3	Binding Obligations	
17.3	Execution and Consummation	
17.4	Actions and Proceedings	
17.5 1 7. 6	Absence of Certain Events	
	18 DISPUTE RESOLUTION	
18.1	Senior Officers	
18.2	Arbitration	
18.3	Binding Nature of Proceedings	75
ARTICLE	E 19 ASSIGNMENT	75
19.1	Assignment	75
19.2	Assignment Conditions	77
ARTICLE	E 20 CREDITWORTHINESS AND SECURITY	78
20.1	Buyer's Provision of a Letter of Credit or Guaranty	
20.2	Seller's Provision of a Letter of Credit or Guaranty	82
	·	
	E 21 MISCELLANEOUS	00 96
21.1	Governing Law; Waiver of Jury Trial	00
21.2	Confidentiality	80
21.3	Survivorship of Obligations	
21.4	No Third Party Beneficiaries	94
21.5	Section Headings Not to Affect Meaning	95
21.6	Computation of Time	
21.7	Interest	,95
21.8	Entire Agreement	
21.9	Counterparts	96
21.10		96
21.11		96
21.12		96
21.13		
21.14	• • • • • • • • • • • • • • • • • • • •	97
21.15	5 Survival	98
21.10		
21.17		
21.18		99
21.19		100
21.20		100

21.21	Examples	100
APPENDIX	A	A-1
APPENDIX	(B	В-1
APPENDIX	C	C-1
APPENDIX	X D	D-1
APPENDIX	ΚΕ	E-1
APPENDIX	K F	F-1
APPENDIX	K G	G-1
	КН	

CONTRACT FOR THE PURCHASE OF CAPACITY AND ENERGY BETWEEN SOUTHERN COMPANY SERVICES, INC. AND FLORIDA POWER & LIGHT COMPANY

This CONTRACT FOR THE PURCHASE OF CAPACITY AND ENERGY is made and entered into as of this 11th day of August, 2004 ("Effective Date"), between SOUTHERN COMPANY SERVICES, INC., an Alabama corporation having its principal office and place of business at 600 North 18th Street, Birmingham, Alabama 35203, acting as agent (in such capacity hereinafter referred to as "SCS") for Southern Power Company, a Delaware corporation having its principal office and place of business at 600 North 18th Street, Birmingham, Alabama 35203 (hereinafter referred to as "Southern Power" or "Seller") and FLORIDA POWER & LIGHT COMPANY (hereinafter referred to as "FPL" or "Buyer"), a Florida corporation having its principal office and place of business at 700 Universe Boulevard, Juno Beach, Florida 33408. Seller and Buyer are hereafter referred to individually and collectively as a "Party" or the "Parties," respectively.

RECITALS:

Buyer desires to purchase and Seller desires to sell, capacity and energy in accordance with this Agreement.

Subject to the terms and conditions of this Agreement, Seller will provide and sell to Buyer, and Buyer will accept and purchase from Seller, capacity and energy from the Facility or from other resources as provided in this Agreement.

NOW THEREFORE, in consideration of the foregoing recitals and the mutual covenants and agreements hereinafter set forth, the receipt and sufficiency of which are hereby acknowledged, the Parties agree as follows:

ARTICLE 1

DEFINITIONS

The following terms shall have the respective meanings set forth below.

"Affiliate" means, with respect to a corporation, partnership or other entity, each such other corporation, partnership or other entity that directly or indirectly (through one or more intermediaries) controls, is controlled by, or is under common control with, such corporation, partnership, or other entity.

"After-Tax Basis" means, with respect to any payment under Section 14.2 to any Person, the amount of such payment ("Base Payment") supplemented by a further payment ("Additional Payment") to that Person so that the sum of the Base Payment plus the Additional Payment shall, after deduction of the amount of all Federal, state and local income taxes required to be paid by such Person in respect of the receipt or accrual of the Base Payment and the Additional Payment (taking into account the net present value of any reduction in such income taxes resulting from tax benefits realized by the recipient as a result of the payment or the event giving rise to the payment), be equal to the amount required to be received. Such calculations shall be made on the basis of the highest generally applicable Federal, state and local income tax rates applicable to the Person for whom the calculation is being made for all relevant periods, and shall take into account the deductibility of state and local income taxes for Federal income tax purposes.

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"Agreement" means this Contract for the Purchase of Capacity and Energy, including, to the extent applicable, any appendices hereto and any amendments that the Parties may execute now or at any time in the future.

"Alternate Delivery Point(s)" means, when Seller designates an Alternate Resource(s) pursuant to Section 5.5 or Section 5.6 (including a Replacement Resource), the applicable point(s) of delivery designated by Seller.

"Alternate Resource(s)" means any resource or resources other than the Facility (whether such other resources are owned, purchased or otherwise controlled by Seller, or that are otherwise available to Seller) that Seller designates pursuant to Section 5.5 or Section 5.6.

"Available Capacity" means, at any given time, the Contract Capacity less the sum of:
(i) the Force Majeure Capacity at such time; and (ii) the Outage Capacity at such time.

"Billing Month" means each Month during the Term beginning with the second Month of the first Contract Year and includes the Month immediately following the expiration or early termination of this Agreement.

"Block 1 Mode" means any time a Schedule requests energy for any hour in an amount equal to WWW or, in hours for which Seller has informed Buyer that the amount of capacity Seller will make available to Buyer is less than WWW, any time a Schedule requests energy in an amount equal to the maximum amount of capacity Seller will make available.

"Block 2 Mode" means any time a Schedule requests energy for any hour in an amount equal to MW or, in hours for which Seller has informed Buyer that the amount of capacity Seller will make available to Buyer is less than MW but greater than MW, any time a Schedule requests energy in an amount equal to the maximum amount of capacity Seller will make available.

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1	"Block 3 Mode" means any time a Schedule requests energy for any hour in an amount
2	equal to MW or, in hours for which Seller has informed Buyer that the amount of capacity
3	Seller will make available to Buyer is less than MW but greater than MW, any time a
4	Schedule requests energy in an amount equal to the maximum amount of capacity Seller will
5	make available.
6	"Block 4 Mode" means any time a Schedule requests energy for any hour in an amount
7	equal to the full amount of Contract Capacity and such capacity is greater than MW or, in
8	hours for which Seller has informed Buyer that the amount of capacity Seller will make
9	available to Buyer is less than the Contract Capacity but greater than MW, any time a
0	Schedule requests energy in an amount equal to the maximum amount of capacity Seller will
f	make available.
2	"Block Mode" means either Block 1 Mode, Block 2 Mode, Block 3 Mode, or Block 4
3	Mode

"Btu" means British Thermal Units.

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"Business Day" means any Day on which Federal Reserve Member Banks in New York, New York are open for business. A Business Day shall begin at 0800 CPT and end at 1700 CPT.

"Buyer" has the meaning set forth in the introductory paragraph hereof.

"Buyer Delivery Point(s)" means, for any hour of any Delivery Day, the point(s) on the Southern Company Transmission System to which Buyer intends to transmit energy delivered by Seller under this Agreement.

"Buyer Percentage" means 35.2 percent.

"Central Prevailing Time" or "CPT" means the local time at any point in Birmingham, Alabama.

"Change in Law" means the adoption, enactment, promulgation or issuance of, a change in, or a new or changed interpretation by a Government Agency of, any Law after February 6, 2004.

"Commercially Reasonable" or "Commercially Reasonable Efforts" means, with respect to any purchase, sale, decision, or other action made, attempted or taken by a Party, such efforts as a reasonably prudent business would undertake for the protection of its own interest under the conditions affecting such purchase, sale, decision, or other action, including without limitation, electric system reliability and stability, the amount of notice of the need to take such action, the duration and type of the purchase or sale or other action, and the commercial environment in which such purchase, sale, decision, or other action occurs.

"Contemporaneous Agreements" means: (i) this Agreement; (ii) the Contract for the Purchase of Capacity and Energy from Plant Harris Unit No. 1 dated as of August 11, 2004 between Southern Company Services, Inc. (as agent for Seller) and Buyer; and (iii) the Contract for the Purchase of Capacity and Energy from Plant Scherer Unit No. 3 dated as of August 11, 2004 between Southern Company Services, Inc. (as agent for Georgia Power Company and Gulf Power Company) and Buyer.

"Contest" means with respect to any Person, a contest of any Governmental Approval or Law, acts or omissions by any Government Agency, a requirement of any Government Agency, or any related matters, so long as the contesting Party could not reasonably be expected to be prevented from performing its material obligations under this Agreement pending the outcome of such contest.

"Contract Capacity" means the lesser of: (i) 190 MW; or (ii) the Total Facility Capacity multiplied by the Buyer Percentage, or such other amount as expressly provided in this Agreement.

"Contract Year" means: (i) for the first Contract Year, the Service Commencement Date through the next date that is May 31; and (ii) for each Contract Year thereafter, each 12 Month period beginning June 1 and ending May 31; provided, however, the last Contract Year shall end on the date that this Agreement terminates or expires.

"Day" means the period of time beginning at hour ending 0100 CPT and ending at hour ending 2400 CPT.

"Delivery Day" means any Day for which Buyer Schedules energy to be delivered in accordance with this Agreement.

"Delivered Energy" means, for any hour, the amount of energy (expressed in MWh) delivered by Seller in accordance with this Agreement and shall equal the sum of: (i) energy delivered by Seller to the Delivery Point pursuant to Buyer's Schedule; and (ii) any energy provided and/or procured by Seller to resolve energy imbalances at the Delivery Point. Delivered Energy shall not exceed Scheduled Energy for any hour.

"Delivered Energy Credit" means, for any hour, to the extent such difference is positive, the difference of: (i) Delivered Energy for such hour; less (ii) Available Capacity plus the portion of Delivered Energy provided from an Alternate Resource(s) designated for such hour pursuant to Section 5.5.1 in response to a Force Majeure Event.

"Delivery Excuse" means: (i) an Event of Default by Buyer; (ii) the interruption of transmission service procured by Buyer or the unavailability of transmission service to Buyer beyond the Delivery Point(s); (iii) any directive from the applicable transmission provider

and/or control area operator to cease deliveries of energy from the Facility; (iv) SNG's failure to schedule or to deliver scheduled quantities of Gas to the Facility (but only if, for the period of such failure, Seller has complied with Section 9.1 and has utilized Commercially Reasonable Efforts to utilize available transportation capacity as required by Section 9.2.1 to satisfy Buyer's Schedule); or (v) a circumstance described in Section 9.2.7 and/or Section 9.3.2.

"Delivery Point" means the Facility Delivery Point when Seller designates the Facility as the source of Delivered Energy and/or the Alternate Delivery Point(s) (as applicable) to which Seller shall deliver energy to Buyer hereunder.

"Effective Date" has the meaning set forth in the introductory paragraph hereof.

"Electric Metering Equipment" means electric meters and associated equipment, including metering transformers and back-up meters.

"EFMH" or "Equivalent Force Majeure Hour" shall occur in any hour (or portion of an hour) in which a Force Majeure Event affecting the Facility or the electric facilities prior to the Facility Delivery Point is occurring or is continuing. During such an hour, EFMH shall equal the ratio of: (A)(i) Force Majeure Capacity for such hour; less (ii) the amount of electric capacity associated with an Alternate Resource(s), whether available or unavailable, that has been designated for such hour pursuant to Section 5.5.1 in response to the Force Majeure Event causing the Force Majeure Capacity to exist; to (B) the Contract Capacity.

"EUH" or "Equivalent Unavailable Hour" shall occur in any hour (or portion of an hour) in which there is Unavailable Capacity. For such an hour, EUH shall equal the ratio of:

(i) Unavailable Capacity for such hour; to (ii) the Contract Capacity for such hour.

"Event of Default" has the meaning set forth in Section 16.1.

"Facility" means Seller's Gas fired combined cycle electric generating unit known as Plant Franklin Unit No. 1 (as may be modified) and all appurtenant facilities, located near Smiths, Alabama which directly interconnects to the Georgia Integrated Transmission System, or such other resource designated as the Facility pursuant to Section 3.3.

"Facility Delivery Point" means the substation where the Facility interconnects to the Georgia Integrated Transmission System (or other applicable transmission system) at the transmission system voltage.

"FERC" means the Federal Energy Regulatory Commission, or any successor to its functions.

"Florida Interface" means the transmission interface between the Southeastern Electric Reliability Council (or its successor) region and the Florida Reliability Coordinating Council (or its successor) region as such regions exist on the Effective Date.

"Force Majeure Capacity" means, for any hour in which a Force Majeure Event affecting the Facility or the electric facilities prior to the Facility Delivery Point occurs or is continuing, the portion of the Contract Capacity that is not available from the Facility as a result of such Force Majeure Event. Force Majeure Capacity shall be calculated as follows:

Force Majeure Capacity = Contract Capacity - Unaffected Contract Capacity
Where:

Unaffected Contract Capacity = Buyer Percentage * Adjusted Total Unaffected Capacity

Adjusted Total Unaffected Capacity = the lesser of TCUFM or 540 MW

TCUFM = Total Capacity Unaffected by Force Majeure = Total Facility Capacity - TAC

TAC = Total Affected Capacity = the total amount of capacity that is not available from the Facility as a result of the Force Majeure Event.

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"Force Majeure Event" has the meaning set forth in Section 15.1.

"Gas" means natural gas.

"Georgia Integrated Transmission System" means the electric transmission systems owned individually by Georgia Power Company, Georgia Transmission Corporation, the Municipal Electric Authority of Georgia and the City of Dalton, Georgia, and operated as an integrated transmission system, as well as any successor transmission system.

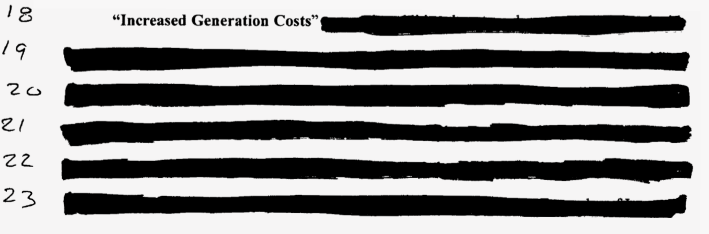
"Government Agency" means any federal, state, local, territorial or municipal government and any department, commission, board, court, bureau, agency, instrumentality, judicial or administrative body thereof.

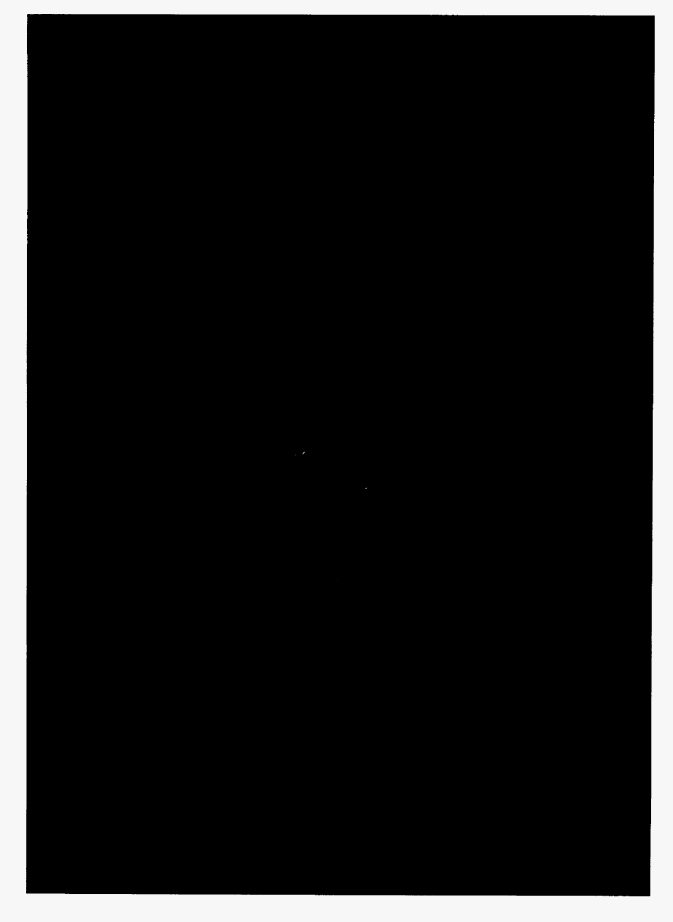
"Governmental Approval" means any authorization, consent, approval, license, ruling, permit, exemption, variance, order, judgment, decree, declarations of or regulation of any Government Agency relating to the Facility or to the execution, delivery or performance of this Agreement.

"Guarantor" has the meaning set forth in Section 16.1.

"Guaranty" means a guaranty or other instrument guaranteeing a Party's obligations under this Agreement as contemplated under Article 20.

"Imaged Agreement" has the meaning set forth in Section 21.17.





"kW" means kilowatt(s).

"kWh" means kilowatt hour(s).

"Law" means any act; statute; law; requirement; ordinance; order; ruling or rule; regulation; standards and/or criteria contained in any permit, license or other approval; legislative or administrative action; or a decree, judgment or order of any Government Agency imposed, whether in effect now or at any time in the future.

"Long Term Firm Transmission Service" means firm point-to-point (or other equivalent) transmission service for a term of one year or more.

"Maintenance Outage" has the meaning set forth in Section 4.2.

"Major Maintenance" means the performance of a hot gas path inspection for the combustion turbines at the Facility.

"Major Maintenance Off-Peak Performance Period" means any Off-Peak

Performance Period in which Major Maintenance occurs.

"MMBtu" means one million Btu.

"Month" means a calendar month.

"Monthly Capacity Payment" means the payment for Contract Capacity to be made by Buyer to Seller pursuant to Section 6.1.

"Monthly Energy Payment" means the payment for Delivered Energy to be made by Buyer to Seller pursuant to Section 6.2.

"Monthly Fuel Transportation Payment" means the payment for fuel transportation to be made by Buyer to Seller pursuant to Section 6.4.

"Monthly Start Payment" means the payment for Successful Starts to be made by Buyer to Seller pursuant to Section 6.3.

"Moody's" has the meaning set forth in Section 19.1.

"MW" means megawatt(s).

"MWh" means megawatt hour(s).

"NERC" means the North American Electric Reliability Council, or any successor to its functions.

"Normal Off-Peak Performance Period" means any Off-Peak Performance Period in which Major Maintenance does not occur.

"OATT" means the Open Access Transmission Tariff of Southern Companies or a successor tariff governing transmission on the Southern Company Transmission System, as the same may be changed or amended from time to time.

"Off-Peak Performance Period" means the period of time consisting of all hours during the Months of October, November, December, January, February, March and April in succession. If this Agreement terminates or expires during such period on a Day other than the last Day of such period, such Off-Peak Performance Period shall be deemed to end on the Day of such termination or expiration. If the Service Commencement Date occurs during such period on a Day other than the first Day of such period, such Off-Peak Performance Period shall be deemed to begin on the Service Commencement Date.

"Operating Committee" has the meaning set forth in Section 4.5.

"Operating Procedures" has the meaning set forth in Section 4.4.

"Outage" means any condition or circumstance in which the generating capability of the Facility is eliminated or reduced (in whole or in part) for any reason, including an actual or threatened component failure and during Scheduled Outages and Maintenance Outages. An Outage does not include those times that the Facility's capability is reduced (in whole or in part)

due to a Force Majeure Event or a Delivery Excuse. In addition, an Outage shall not occur solely because of Seller's ability to sell capacity and/or energy from the Facility to a third party or an Affiliate(s).

"Outage Capacity" means, for any hour in which an Outage occurs or is continuing, the portion of the Contract Capacity that is not available from the Facility as a result of such Outage. Outage Capacity shall be calculated as follows:

Outage Capacity = Contract Capacity - Unaffected Contract Capacity

Where:

Unaffected Contract Capacity = Buyer Percentage * Adjusted Total Unaffected Capacity

Adjusted Total Unaffected Capacity = the lesser of TCUO or 540 MW

TCUO = Total Capacity Unaffected by Outage = [the sum of: (A) the lesser of: (i) Total Facility Capacity; or (ii) 540 MW; and (B) Unused Excess Capacity] - TAC

Unused Excess Capacity = to the extent it is positive, the difference of TCUFM as determined under the definition of "Force Majeure Capacity" hereunder, less 540 MW

TAC = Total Affected Capacity = the total amount of capacity that is not available from the Facility as a result of the Outage.

"Peak Performance Period" means the period of time consisting of all hours during the Months of May, June, July, August and September in succession. If this Agreement terminates or expires during such period on a Day other than the last Day of such period, such Peak Performance Period shall be deemed to end on the Day of such termination or expiration. If the Service Commencement Date occurs during such period on a Day other than the first Day of such period, such Peak Performance Period shall be deemed to begin on the Service Commencement Date.

"Performance Period" shall mean either a Peak Performance Period or an Off-Peak Performance Period.

"Person" means any individual, corporation, limited liability corporation, partnership, joint venture, trust, unincorporated organization, Government Agency or other entity.

"Plant" means Seller's Plant Franklin located near Smiths, Alabama, which currently consists of the Facility and a combined cycle electric generating unit known as Plant Franklin Unit No. 2 and all appurtenant facilities, as such plant and facilities may be modified and/or expanded from time to time (including the addition of generating units).

"Prior Business Day" means the Business Day immediately prior to a Delivery Day.

"Prime Rate" means, for any Day on which the calculation of an interest amount begins under this Agreement, the "Prime Rate" specified for such Day (or, if such Day is not a Business Day, on the first Business Day following such Day) under the "Money Rate" table of the Wall Street Journal. In the event that the Wall Street Journal ceases to report a Prime Rate, the Prime Rate shall be the prime rate (or its functional equivalent) charged by the Federal Reserve Bank of Atlanta, Georgia.

"Prudent Industry Practices" means any of the practices, methods, standards and acts (including the practices, methods and acts engaged in or approved by a significant portion of the electric power industry in the United States) that, at a particular time, in the exercise of reasonable judgment in light of the facts known or that should reasonably have been known at the time a decision was made, could have been expected to accomplish the desired result consistent with good business practices, reliability, economy, safety and expedition, and which practices, methods, standards and acts generally conform to operation and maintenance

standards recommended by equipment suppliers and manufacturers, applicable design limits and applicable Governmental Approvals and Laws.

"Redirect Deadline" means the deadline established by the applicable transmission provider for requesting the redirect of transmission service under the applicable transmission tariff.

"S&P" has the meaning set forth in Section 19.1.

"SNG" means Southern Natural Gas Company.

"Schedule" means the right of Buyer to request the delivery of Scheduled Energy in accordance with this Agreement. Any form of the term Schedule (e.g., "Scheduled," "Schedules" or "Scheduling") shall refer to the exercise of such right by Buyer.

"Schedule Shut-Down" means any time Buyer goes from having some energy Scheduled to having no energy Scheduled.

"Schedule Start" means each time that Buyer goes from not having any energy Scheduled to having some amount of energy Scheduled (in any Block Mode).

"Scheduled Energy" means the amounts of energy, expressed in whole MWh, Scheduled by Buyer to be delivered by Seller in accordance with this Agreement.

"Scheduled Outage" means maintenance and/or outages conducted and/or taken by Seller pursuant to Section 4.1.

"Scheduling Parameters" has the meaning set forth in Appendix D.

"SEARUC" means the Southeastern Association of Regulatory Utility Commissioners.

"Seller" has the meaning set forth in the introductory paragraph hereof.

"Service Commencement Date" means June 1, 2010; provided, however, that such date may be extended by Seller due to a Force Majeure Event for a period equal to the period of delay caused by said Force Majeure Event.

"Southern Company" means the Southern Company, a publicly held corporation, organized and existing under the laws of the State of Delaware and having its principal place of business in Atlanta, Georgia.

"Southern Company Transmission" means the functional transmission division of Southern Company and its affiliates, as well as any successor transmission service provider.

"Southern Company Transmission System" means the integrated transmission systems of the electric operating companies of Southern Company, as such systems may be modified or expanded from time-to-time, as well as any successor transmission system(s).

"Southern Power" has the meaning set forth in the introductory paragraph.

"Taxes" means any or all ad valorem, property, occupational, severance, emissions, generation, first use, conservation, energy, transmission, utility, gross receipts, privilege, sales, use, excise and other taxes, governmental charges, licenses, fees, permits and assessments; provided, however, the term Taxes shall not include taxes based on net income or net worth.

"Term" has the meaning set forth in Section 2.1.

"Total Facility Capacity" means, for each Contract Year, the generating capability of the Facility as declared by Seller under Article 8.

"Unavailable Capacity" means, for any hour: (i) Outage Capacity for such hour; less (ii) the Delivered Energy Credit; less (iii) if positive, the difference of the available portion of capacity associated with an Alternate Resource(s) that has been designated for such hour pursuant to Section 5.5.1 in response to the Outage causing Outage Capacity to exist, less the

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Delivered Energy Credit; plus (iv) the unavailable portion of capacity associated with an Alternate Resource(s) designated for such hour pursuant to Section 5.5.1 in response to a Force Majeure Event.

ARTICLE 2

TERM OF AGREEMENT

- **2.1** Term. Subject to the survival provisions herein, this Agreement shall continue in full force and effect from the Effective Date until the end of the Service Term, or on such earlier date on which this Agreement is terminated in accordance with its terms ("Term").
- 2.2 Service Term. Subject to early termination of this Agreement as provided hereunder, Seller's obligation to provide and sell and Buyer's obligation to accept and purchase Contract Capacity and Scheduled Energy shall extend from the Service Commencement Date through December 31, 2015 ("Service Term"). Provided, however, the Service Term shall be extended through December 31, 2017 if: (i) Buyer provides Seller with written notice of its desire to extend the Service Term in this manner on or before January 31, 2010 ("Extension Notice"); and (ii)
- If Buyer timely provides Seller the Extension Notice but the Parties are unable to agree on such and/or a related amendment by December 31, 2010, the Service Term shall be extended through May 31, 2017.
- 2.3 Survival. All provisions of this Agreement that expressly or by implication come into or continue in force and effect following the expiration or termination of this Agreement shall remain in effect and be enforceable following such expiration or termination.

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2.4 Effect of Termination. Subject to the exercise of a non-defaulting Party's rights under Section 14.2, in the event that this Agreement is terminated, the rights and obligations of the Parties hereunder shall continue unaffected until the termination is effective in accordance with the terms and conditions thereof. Any termination of this Agreement shall not relieve Buyer of its obligation to pay any unpaid invoices for any Contract Capacity made available and Delivered Energy prior to the effective date of such termination, relieve Seller of its obligation to provide Contract Capacity and to deliver Scheduled Energy prior to the effective date of such termination, or relieve either Party of any of its other liabilities or obligations accruing prior to termination.

ARTICLE 3

SALE AND PURCHASE OF CAPACITY AND ENERGY

- 3.1 Sale and Purchase of Capacity. Subject to the terms and conditions of this Agreement, beginning on the Service Commencement Date and until the end of the Service Term, Seller shall make available and sell to Buyer, and Buyer shall accept and purchase, the Contract Capacity.
- 3.2 Sale and Purchase of Energy. Subject to the terms and conditions of this Agreement, beginning on the Service Commencement Date and until the end of the Service Term, Seller shall deliver and sell to Buyer, and Buyer shall accept and purchase from Seller, energy up to the Contract Capacity as and when Scheduled by Buyer.
- 3.3 Change of the Facility. At any time during the Term, Seller may provide notice to Buyer that it desires to change the generating resource that constitutes the Facility under this Agreement; provided, however, such resource shall be a Gas-fired resource. Provided further, the Facility shall not be changed under this Section 3.3 more often than once every

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With any such notice, Seller shall identify the generating resource that will be the proposed new Facility, the date that Seller desires for such change to be effective ("Desired Date of Facility Change"), and the anticipated time during which such resource shall provide Contract Capacity and associated energy under this Agreement ("Facility Term"). Seller shall provide Buyer such notice no later than prior to the Desired Date of Facility Change. Within 15 Days after receipt of Seller's notice, Buyer and Seller shall confer to discuss the proposed Facility change and any amendment(s) to this Agreement that may be necessary to effect such change. Seller and Buyer agree that any such Facility change(s) shall be subject to the mutual consent of the Parties; provided, however, Buyer shall not unreasonably withhold its consent to a proposed Facility change(s) or reasonable amendment(s) necessary to effect such change. For purposes hereof, it shall be unreasonable for Buyer to withhold its consent to a proposed Facility change by Seller (or associated amendment) if such change and/or amendment would not be expected to result in: (i) an increase in Buyer's costs during the Facility Term as compared to the then current Facility; or (ii) a decrease in Facility reliability during the Facility Term as compared to the then current Facility. Any such change in the Facility shall be expressly conditioned upon Buyer's ability to obtain transmission service during the Facility Term that has a firmness that is the same or greater than, and has a cost that is equal to or less than, the service Buyer has procured from the then current Facility; provided that Buyer shall afford Seller reasonable opportunity to offset any higher cost such that Buyer would be able to obtain such service at a cost equal to the cost of service already procured by Buyer.

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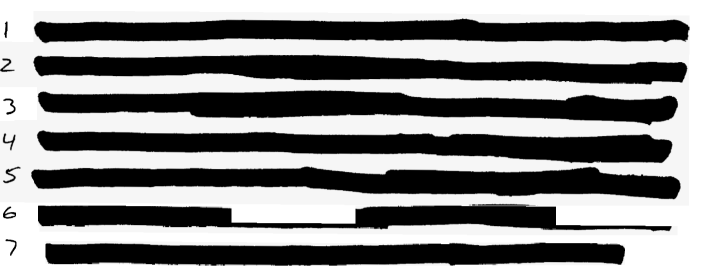
ARTICLE 4

FACILITY MAINTENANCE

4.1 Scheduled Outages. Commencing in 2010 and each year thereafter, Seller shall submit to Buyer, before February 1, a schedule of Facility outages during which maintenance and/or the installation of equipment required by Law or Prudent Industry Practices will be performed for the next Contract Year ("Scheduled Outages");

Within 30 Days after receiving Seller's proposed schedule for Scheduled Outages, Buyer may request, in writing, that Seller reschedule any such Scheduled Outages. Following receipt of such request, Seller shall attempt to coordinate among Buyer and other parties purchasing capacity and energy from the Facility in order to reschedule such Scheduled Outages; provided, however, Seller shall have sole discretion to decline to accommodate any request to reschedule Scheduled Outages. Following receipt of Buyer's request, Seller shall inform Buyer as to whether it will accommodate Buyer's request and, if so, shall further advise Buyer of the good faith estimated costs that will be incurred by Seller in connection with accommodating the request of Buyer to reschedule the Scheduled Outages. Buyer shall then within 14 Days of the receipt of the estimated costs provided by Seller determine whether Seller should reschedule the Scheduled Outages. Without regard to any prior estimate, Buyer shall reimburse Seller for all Commercially Reasonable costs related to such change in schedule if Seller makes such change. Prior to or during any Contract Year, Seller may reschedule any Scheduled Outages in accordance with Prudent Industry Practices.

4.2



4.3 Permits and Compliance with Laws.

- 4.3.1 Subject to the right of Contest, each Party shall acquire and maintain in effect all Governmental Approvals necessary for it to perform its obligations under this Agreement.
- 4.3.2 Subject to the right of Contest, each Party shall at all times comply with all Laws and Governmental Approvals applicable to such Party that are necessary for such Party to perform its obligations under this Agreement.
- 4.4 Operating Procedures. Buyer and Seller shall begin to develop written Operating Procedures no later than 6 months before the Service Commencement Date. Such Operating Procedures shall be completed no later than 30 Days before the Service Commencement Date. The Operating Procedures shall establish the protocol under which the Parties shall perform their respective responsibilities under this Agreement, including method of Day-to-Day communications, key personnel lists, and logging and tracking of hours of EUH and EFMH, Scheduled Outages, Maintenance Outages, and hours of Delivery Excuse.
- 4.5 Operating Committee. The Parties shall form a committee to act in matters relating to the performance of their respective obligations under this Agreement ("Operating

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Committee"). Each Party shall appoint one representative and one alternate representative to serve on the Operating Committee. The Parties shall notify each other in writing of such appointments and any changes thereto. The Operating Committee shall have no authority to modify the terms or conditions of this Agreement. Beginning in 2009, the Operating Committee shall meet no less than two times per calendar year (which meetings may be by telephone) and all of its decisions must be the unanimous decision of the representatives. Within a reasonable time after the conclusion of each meeting of the Operating Committee, the representatives of each Party shall exchange written summaries of such meeting, including a description of issues discussed and decisions made.

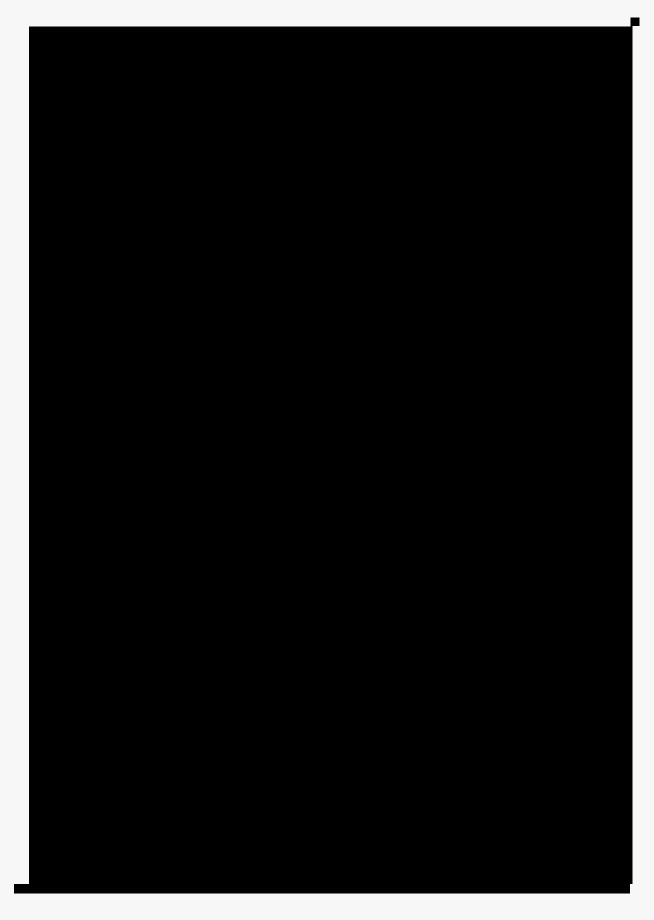
ARTICLE 5

SCHEDULING AND THE PROVISION OF CAPACITY AND ENERGY

5.1 Scheduling.



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Transmission and Scheduling Requirements. Buyer shall be responsible for 5.2 complying with all transmission reservation, scheduling and tagging requirements associated with energy provided hereunder at and after the Delivery Point.

Costs and Expenses. Except as specifically provided hereunder, all costs and 5.3 expenses associated with Delivered Energy at and after the Delivery Point shall be the sole responsibility of Buyer. Except as specifically provided hereunder, all costs and expenses associated with Delivered Energy prior to the Delivery Point shall be the responsibility of Seller. Any penalties associated with Delivered Energy shall be the responsibility of the Party whose action or inaction caused the penalty to be assessed.

5.4 Delivery of Energy. Subject to the terms of this Agreement and the Scheduling Parameters, energy provided by Seller pursuant to Buyer's Schedule shall be deemed to be delivered at the Delivery Point.

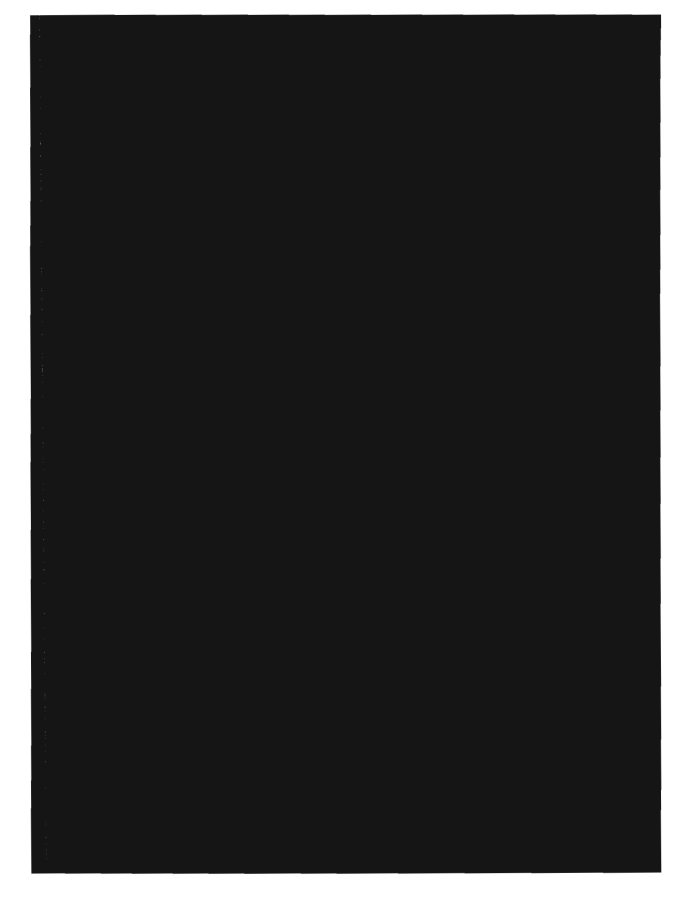


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5.7 Seller's Rights to the Facility. To the extent Buyer has not submitted a Schedule requesting energy associated with the full Contract Capacity, and/or to the extent Scheduled Energy is being provided from Alternate Resources, Seller shall have the right to dispatch the Facility to utilize for its own purposes energy from the Facility not Scheduled and/or replaced with Alternate Energy.

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5.8 Title and Risk of Loss. Seller shall be deemed to be in exclusive control of the Delivered Energy prior to the Delivery Point. Buyer shall be deemed to be in exclusive control of the Delivered Energy at and after the Delivery Point. Custody, title and risk of loss of Contract Capacity and Delivered Energy shall transfer from Seller to Buyer at the Delivery Point.

5.9 Force Majeure Event.

- 5.9.1 For any hour in which a Force Majeure Event affecting the Facility or the electric facilities prior to the Facility Delivery Point occurs or is continuing, Seller shall only be obligated to deliver to Buyer the lesser of: (i) Scheduled Energy; or (ii) energy associated with the difference of the Contract Capacity less Force Majeure Capacity. In addition, to the extent of such Force Majeure Event, Seller may elect in its sole discretion pursuant to the procedures under Section 5.5 (but shall not be required) to deliver Scheduled Energy from Alternate Resources.
- 5.9.2 For any hour during which a Force Majeure Event affecting the Facility or the electric facilities prior to the Facility Delivery Point occurs or is continuing, Seller shall be required to accumulate EFMH (as applicable) for such hour.

 5.10.2

5.10 Outages and Unavailable Capacity.

5.10.1 Seller shall notify Buyer as soon as reasonably practicable of: (i) th
occurrence of any Outage that is expected to result in Outage Capacity and the estimate
duration of such Outage; (ii) the cessation of such Outage; and (iii) if requested by Buyer withi
30 Days after the Outage and if known to Seller, the cause of such Outage.

Seller's sole and exclusive liability and Buyer's sole and exclusive remedy for Seller's failure to provide capacity and/or energy from any resource under this Agreement shall be

For any hour during which there is Unavailable Capacity, Seller shall

- 5.11 Delivery Excuse. For any hour in which a Delivery Excuse is occurring or is continuing, Seller shall not be obligated to deliver, and Buyer shall not be entitled to receive, or submit a Schedule for, Scheduled Energy. In such event, Seller shall not be required to accumulate EFMH or EUH. Buyer shall not be relieved of its performance obligations during a Delivery Excuse, including its obligation to pay Seller the Monthly Capacity Payment.
- **5.12 Scheduled and Maintenance Outages.** Buyer shall not have the right to submit a Schedule for any period of time during which maintenance is being performed and/or outages are taken consistent with Sections 4.1 and 4.2.
- 20 5.13

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ARTICLE 6

PAYMENTS

- 6.1 Capacity Payment. Commencing on the Service Commencement Date and for each Month of the Service Term, Buyer shall pay to Seller a Monthly Capacity Payment for the Contract Capacity. The calculation of the Monthly Capacity Payment is set forth in Appendix A.
- 6.2 Energy Payment. Commencing on the Service Commencement Date and for each Month of the Service Term, Buyer shall pay to Seller a Monthly Energy Payment. The calculation of the Monthly Energy Payment is set forth in Appendix B.
- 6.3 Start Payment. Commencing on the Service Commencement Date and for each Month of the Service Term, Buyer shall pay to Seller a Monthly Start Payment. The calculation of the Monthly Start Payment is set forth in Appendix C.

- 6.4 Fuel Transportation Payment. Commencing on the Service Commencement

 Date and for each Month of the Service Term, Buyer shall pay to Seller a Monthly Fuel

 Transportation Payment. The calculation of the Monthly Fuel Transportation Payment is set

 forth in Section 9.2.2.
- 6.5 Additional Payments. In addition to the payments specified in this Article 6, the Parties shall pay all amounts due pursuant to the other provisions of this Agreement.

ARTICLE 7

TRANSMISSION SERVICE

- 7.1 Buyer Obligations. Buyer, or its designee, shall have the sole and exclusive responsibility at all times to arrange, obtain, contract and pay for any and all transmission service and ancillary services required (including service under any applicable transmission tariff) to deliver any energy hereunder from and beyond the Delivery Point. Buyer assumes all risk associated with the availability, adequacy and cost of such transmission service and ancillary services.
- 7.2 Seller Obligations. Seller, or its designee, shall have the sole and exclusive responsibility at all times to arrange, obtain, contract, and pay for any and all transmission service required to deliver energy hereunder to the Delivery Point.
- 7.3 Imbalances and Penalties. Upon receiving notice of any interruption of the delivery of energy under this Agreement for any reason (e.g., an Outage or a Force Majeure Event), Buyer shall promptly notify the applicable transmission provider and/or system operator in order to avoid any energy imbalances. Any penalties or imbalances (including associated costs) resulting from actions or inactions of Buyer (including the failure to provide required notice to the applicable transmission provider and/or system operator), its designee or any third

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party to which Buyer may be supplying the capacity and energy provided hereunder will be the responsibility of Buyer as between the Parties. Any penalties or imbalances (including associated costs) resulting from actions or inactions of Seller or its designee will be the responsibility of Seller as between the Parties. If either Party incurs any costs associated with penalties or imbalances that are the responsibility of the other Party under this Section, such other Party shall provide prompt reimbursement of such costs.

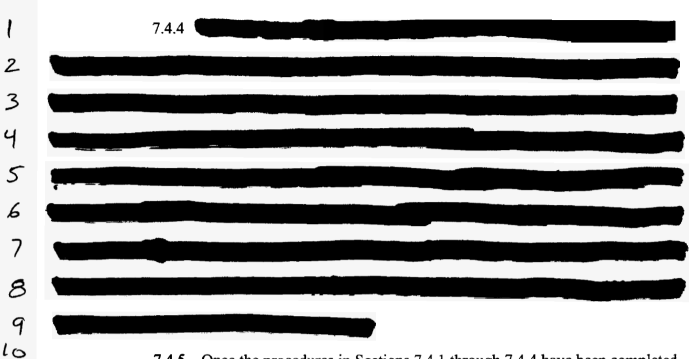
7.4 Buyer's Request for Transmission Service.

Southern Company Transmission (including by submitting such request on Southern Company Transmission's OASIS and completing any required application(s)) 190 MW of Long Term Firm Transmission Service from the Facility Delivery Point to the Florida Interface, such service to commence on June 1, 2010 ("Requested Service"). As entered into Southern Company Transmission's OASIS, such request shall designate the point of delivery as "FPL." In addition, from the Effective Date, Buyer shall make and/or continue Commercially Reasonable Efforts to have Southern Company Transmission provide Buyer with an offer to provide the Requested Service no later than ("Transmission Deadline"); provided, however, the Transmission Deadline shall automatically be extended on a Month to Month basis until either Party provides timely notice to the other that it does not desire for the Transmission Deadline to be extended under this Agreement and in Section 7.4.1 of both of the other Contemporaneous Agreements. Such notice must be provided no later than 5 Days prior to the then existing Transmission Deadline (as may be extended). Notwithstanding the foregoing, the Transmission Deadline in this Agreement shall be extended only to the same

extent as such deadline is also extended under Section 7.4.1 of both of the other Contemporaneous Agreements.

7.4.2 No later than 2 Business Days after the earlier of: (i) the Transmission Deadline; (ii) Southern Company Transmission's notice to Buyer that it will not be able to provide any of the Requested Service to Buyer; or (iii) Southern Company Transmission's notice to Buyer that it will be able to provide some or all of the Requested Service to Buyer, Buyer shall notify Seller ("Transmission Notice") of the total amount of the Requested Service that Southern Company Transmission is able to provide to Buyer at any price and cost ("SCT Service"). In the event that the total cost ("Total Cost") of any portion of the SCT Service is higher than the embedded rate for Long Term Firm Transmission Service under the OATT ("Tariff Rate"), the Transmission Notice shall specify the amount of SCT Service offered at a Total Cost higher than the Tariff Rate, and include any and all documentation of such Total Cost provided to Buyer by Southern Company Transmission. For purposes of this Section 7.4, "Total Cost" shall mean those costs that would be imposed on Buyer directly by the applicable transmission provider for the Requested Service.

7.4.3 Within 2 Business Days after its receipt of the Transmission Notice, Seller may offer to sell to Buyer (including by reassignment) up to 190 MW of Long Term Firm Transmission Service from the Facility Delivery Point to the Florida Interface on any applicable transmission system, such service to commence on June 1, 2010 ("Seller Service"). Such offer shall set forth the amount of Seller Service and the price for such service. For purposes of this Agreement the sum of the Seller Service and the SCT Service shall be referred to as the "Available Service."



7.4.5 Once the procedures in Sections 7.4.1 through 7.4.4 have been completed (as applicable), Buyer may elect to reduce the Contract Capacity for the Service Term by an amount up to the sum of:

Buyer shall notify Seller of such election within 3 Business Days after the later of the date of (if applicable) the Reduction Notice, receipt of Seller's offer under Section 7.4.3 or the Transmission Notice ("Election Deadline"). In addition, after the procedures in Sections 7.4.1 through 7.4.4 have been completed (as applicable), if Available Service of at least MW is not available to Buyer so that Buyer is in effect able to procure Long Term Firm Transmission Service from the Facility at a Total Cost equal to or less than the Tariff Rate (taking into account any offset of Excess Cost by Seller), Buyer may provide notice to Seller that it will terminate this Agreement. Such notice must be provided no later than the Election Deadline.

7.4.6 If Buyer elects, pursuant to Section 7.4.5, to reduce the Contract Capacity by an amount greater than MW, Seller shall be entitled to either:

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Seller shall provide Buyer with notice of its election of either (i) or (ii) no later than 2 Business Days after its receipt of Buyer's notice to reduce the Contract Capacity. If Seller accepts the reduction in Contract Capacity, the Parties shall mutually agree on modifications to this Agreement in order to reflect such reduction.

- 7.4.7 In the event that either Party provides notice to the other Party under this section 7.4 that it has elected to terminate this Agreement, this Agreement and the other Contemporaneous Agreements shall immediately terminate. Upon such termination, no Party shall have any further obligation under any of the Contemporaneous Agreements except for any liabilities and/or obligations accruing prior to such termination. The Parties acknowledge that the other Contemporaneous Agreements contain a provision similar to this Section 7.4.7 and that this Agreement is subject to termination as provided in such similar provisions.
- 7.4.8 Nothing in this Section 7.4 shall be construed as requiring Buyer to actually purchase any transmission service.
- 7.4.9 The MW amounts set forth in this Section 7.4 refer to MW amounts at the Facility Delivery Point. As appropriate and/or required, such amounts shall be adjusted consistent with the OATT (or other applicable transmission tariff) to reflect transmission losses to the Florida Interface (e.g., including for purposes of submitting the required transmission service request through Southern Company's OASIS and/or other required application(s) for such service).

7.5 Regional Transmission Organizations.

7.5.1 In the event that a Regional Transmission Organization(s) or similar organization ("RTO") is formed and such formation materially changes the scheduling requirements and/or costs associated with the delivery of energy to and/or from the Delivery

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Point, Seller shall be solely responsible for complying with all scheduling requirements and paying all such costs to the Delivery Point (including but not limited to all congestion and/or basis costs). In addition, Buyer shall be solely responsible for complying with all scheduling requirements and paying all such costs at and beyond the Delivery Point to any other point(s) of delivery (including but not limited to all congestion and/or basis costs). Seller agrees to indemnify and hold harmless Buyer for any costs and expenses incurred by Buyer that are Seller's responsibility under this Section 7.5.1. Buyer agrees to indemnify and hold harmless Seller for any costs and expenses incurred by Seller that are Buyer's responsibility under this Section 7.5.1.



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ARTICLE 8

TOTAL FACILITY CAPACITY AND COMMENCEMENT OF SERVICE

8.1 Declaration of the Total Facility Capacity. Through notice to Buyer, Seller shall declare the Total Facility Capacity for each Contract Year pursuant to the procedures set forth in Section 8.2.

8.2 Declaration Prior to Each Contract Year.

- 8.2.1 Except as provided in Section 8.3.1.1 and 8.3.1.2, within 90 Days prior to the beginning of each Contract Year, Seller shall declare the Total Facility Capacity for such Contract Year. Such declaration shall be based on the demonstrated generating capability of the Facility as determined in accordance with Appendix E.
- 8.2.2 After Seller's declaration under Section 8.2.1, Buyer shall have the right to require a test to re-demonstrate the capability of the Facility as follows:
- 8.2.2.1 After Seller's declaration of the Total Facility Capacity for the first Contract Year, Buyer may by notice to Seller ("Test Notice") require Seller to conduct a test to re-demonstrate the capability of the Facility. Buyer shall provide any such Test Notice no later than 30 Days after the Service Commencement Date ("Initial Testing Deadline"). If Buyer timely provides the Test Notice, Seller shall conduct a test of the Facility in accordance with Appendix E within 30 Days after the Test Notice on a Day selected by Seller and provide Buyer with prior notice of such test. Buyer shall pay Seller all costs of testing (including Gas and operation and maintenance costs), and Buyer shall be entitled to utilize all energy produced during testing for its own purposes.

8.2.2.2 After the Initial Testing Deadline, if at any time Buyer has reasonable grounds for disputing Seller's declared amount of Total Facility Capacity (e.g., the delivery of energy by Seller in amounts less than Scheduled Energy), Buyer may provide to Seller a Test Notice to require Seller to conduct a test to re-demonstrate the capability of the Facility. Upon receipt of such notice, Seller shall conduct a test of the Facility in accordance with Appendix E within 30 Days after the Test Notice on a Day selected by Seller and provide Buyer with prior notice of such test. Buyer shall pay Seller all costs of testing (including Gas and operation and maintenance costs), and Buyer shall be entitled to utilize all energy produced during testing for its own purposes.

8.2.3 In the event that a test required by Buyer pursuant to Section 8.2.2 indicates that the generating capability of the Facility is different than the Total Facility Capacity declared pursuant to Section 8.2.1, Seller may (at its sole option) conduct additional test(s) of the Facility in accordance with Appendix E, such test(s) to be completed no later than 30 Days after the test conducted pursuant to Section 8.2.2. If Seller does not elect to conduct such additional test(s), the Total Facility Capacity shall be re-set pursuant to Section 8.2.4 to an amount equal to the generating capability demonstrated by the test conducted pursuant to Section 8.2.2. If Seller does elect to conduct additional testing, Seller shall provide Buyer prior notice of the Day(s) of such test(s) and the Total Facility Capacity shall be re-set pursuant to Section 8.2.4 to an amount equal to the generating capability demonstrated through such additional test(s). If such test(s) is performed coincident with Buyer's Schedule for any Day(s), Buyer shall pay Seller the costs of testing (including Gas and operation and maintenance costs) that are the responsibility of Buyer through the application of the Monthly Energy Payment for all Delivered Energy provided to Buyer. To the extent such test(s) is performed during a time

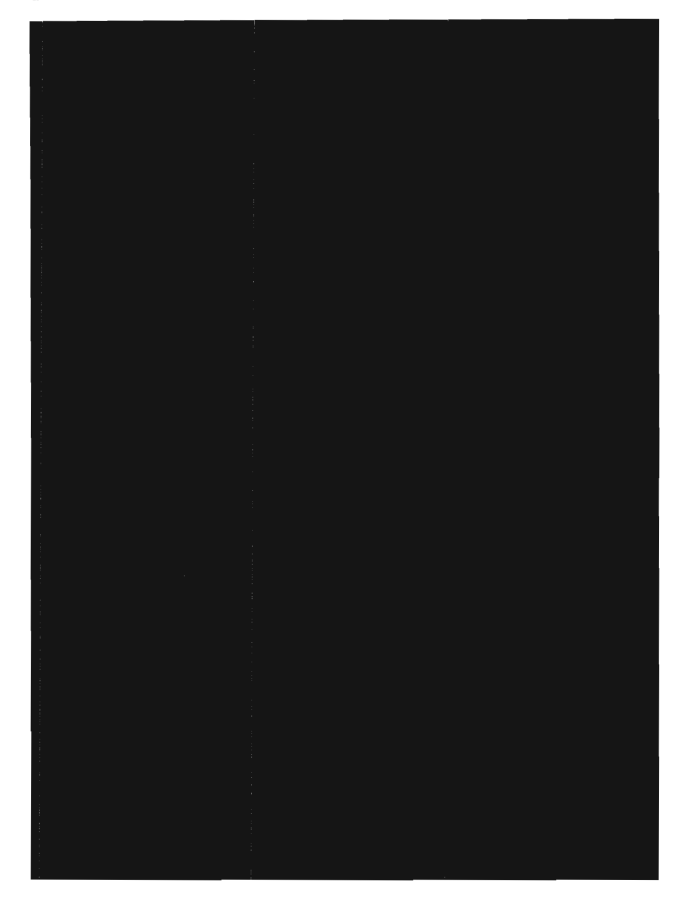
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period in which energy will not be delivered to Buyer pursuant to a Schedule, Seller shall be responsible for all costs of testing (including Gas and operation and maintenance costs) and shall be entitled to utilize all energy produced during testing for its own purposes.

8.2.4 If the Total Facility Capacity is set pursuant to a test conducted under Section 8.2.2 or Section 8.2.3 as a result of a Test Notice provided by Buyer on or before the Initial Testing Deadline, the Total Facility Capacity shall be adjusted retroactively to the Service Commencement Date. In all other cases when the Total Facility Capacity is set pursuant to a test conducted under Section 8.2.2 or Section 8.2.3, the Total Facility Capacity shall be adjusted retroactively to the date of the applicable Test Notice. All capacity billing under Section 6.1 shall (if necessary and as soon as practicable) be retroactively adjusted as appropriate (with interest at the Interest Rate) to reflect such adjustment of the Total Facility Capacity.





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ARTICLE 9

FUEL ARRANGEMENTS

9.1 Seller's Commitment. Subject to the provisions of this Agreement, Seller will use Commercially Reasonable Efforts to provide to the Facility the volume of Gas needed to provide Scheduled Energy.

9.2 Gas Transportation Arrangement and Charges.

9.2.1 Subject to the provisions of this Agreement, Seller will utilize up to MMBtu per day of firm transportation capacity on the pipeline system of SNG from SNG's Zone 0 to Zone 2 under SNG's Contract Number FSNG284 constructed under South System 1, Phase 1 expansion that was placed in service on June 15, 2002 for deliveries to Point Code 807000, Plant Franklin, as amended ("SNG Contract") as necessary to provide Scheduled Energy under this Agreement. To the extent energy is supplied to Buyer from the Facility, Seller shall afford Buyer's Schedule priority with regard to the use of such transportation capacity that is available; provided, however, if a portion of the total amount of transportation capacity procured by Seller to the Plant is unavailable for any hour(s), Seller shall be permitted to reduce on a pro rata basis the amount of transportation capacity that it will utilize in order to satisfy Buyer's Schedule.

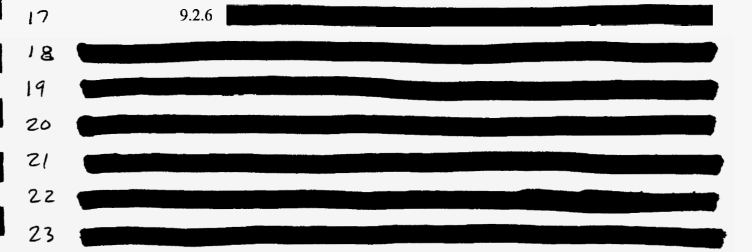
9.2.2 Buyer shall pay to Seller a Monthly Fuel Transportation Payment which shall be an amount equal to the product resulting from multiplying MMBtu by the sum of:

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9.2.3 Buyer acknowledges that charges under the SNG Contract are currently
discounted below SNG's maximum tariff rates and that such rates are subject to periodic
increases as provided in the SNG Contract and to increases pursuant to actions by FERC. Buyer
agrees to pay the then current rates each Month under the SNG Contract during the term of this
Agreement.

9.2.4 Buyer acknowledges that Seller may have the right pursuant to Exhibit E of the SNG Contract to terminate that contract; however, Seller shall exercise that right with respect to the transportation capacity necessary to provide Scheduled Energy under this Agreement only if Buyer and Seller agree on mutually acceptable replacement transportation arrangements.

9.2.5 Buyer acknowledges that SNG may impose imbalance, cash-out and other types of charges, including penalty charges, pursuant to its FERC approved tariff under certain conditions ("Penalty Charges"). Buyer agrees to be responsible for and pay or reimburse Seller for any Penalty Charges billed to Seller by SNG that result from any action or failure to act of Buyer under this Agreement. The Parties agree to cooperate in order to attempt to minimize Penalty Charges.



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9.2.7 In the event that accommodating Buyer's Schedule would require Gas transportation capacity in addition to that set forth in Section 9.2.1, Seller shall make Commercially Reasonable Efforts to obtain (if available) additional capacity at Buyer's expense and Buyer shall reimburse Seller based on SNG's interruptible transportation rate from Zone 0 to Zone 2 in effect at the time. To the extent Seller is unable to obtain such additional capacity at or below such interruptible transportation rate and such capacity is available, Seller shall make Commercially Reasonable Efforts to provide Buyer the option of having Seller purchase such additional capacity at the higher rate. If Buyer desires to have Seller purchase such additional capacity at the higher rate, Seller shall make Commercially Reasonable Efforts to obtain such capacity to accommodate Buyer's Schedule and Buyer shall reimburse Seller for all associated costs. To the extent that Buyer does not desire to have Seller purchase such additional capacity at the higher rate or Seller is unable to obtain such capacity, Seller shall have a Delivery Excuse to that extent.

9.3 Interruption of Gas Supplies

- 9.3.1 In the event that Gas supplies are interrupted due to any circumstance affecting Seller's Gas suppliers that qualifies as an event of force majeure as defined in the North American Energy Standards Board's Base Contract for Sale and Purchase of Natural Gas:
- A. Seller shall use Commercially Reasonable Efforts to arrange for alternate Gas supplies to overcome such an interruption. If alternate Gas supplies are available, Seller shall offer to Buyer, and Buyer shall have the option to immediately accept, such alternate Gas supplies at the price quoted by Seller.
- B. If Seller is unable to arrange for alternate Gas supplies or if Buyer does not accept such alternate Gas supplies pursuant to subparagraph A above, Buyer may arrange to sell alternate gas supplies to Seller at the Gas Price (as defined in Appendix B) by delivering such Gas to SNG at a point on its pipeline at which Seller can schedule receipts of such Gas under the SNG Contract. Buyer shall cooperate with Seller and SNG in order to ensure that such supplies are nominated, scheduled and delivered to SNG for transportation under the SNG Contract and under the terms of SNG's FERC approved tariff. Buyer shall be responsible for any Penalty Charges resulting from any difference between the volume scheduled for delivery by Buyer to and receipt by SNG and the actual volume delivered by Buyer to and received by SNG.
- 9.3.2 In the event that there is no arrangement for alternate Gas supplies under Section 9.3.1, the interruption of Gas supplies described in Section 9.3.1 shall constitute a Delivery Excuse as defined in this Agreement.

- 9.3.3 Notwithstanding any other provision of this Agreement, Seller shall not be obligated to obtain or use any Gas storage services in order to provide Gas under this Agreement.
- 9.4 Scheduling Changes. In the event that Buyer requests a Schedule change pursuant to Section 5.1.2 after the Scheduling Deadline, Seller shall quote a price for supplying incremental Gas needed to accommodate an increase in Scheduled Energy (subject to Gas availability and the ability to schedule delivery of Gas) or for selling excess Gas resulting from a decrease in Scheduled Energy, as appropriate. Upon receipt of Seller's quote, Buyer shall immediately exercise one of the following options: (i) not changing the existing Schedule: (ii) proceeding with the requested Scheduling Change and the increase or decrease in Gas supplies based on the quoted price (to buy the incremental Gas supply, or to sell the excess Gas supply, as applicable), or (iii) proceeding with the increase (if applicable) in Scheduled Energy and notifying Seller that Buyer will supply the required incremental Gas supply utilizing the procedures set forth in Section 9.3.1B.

ARTICLE 10

ELECTRIC METERING

- 10.1 Metering. At no cost to Buyer, Seller shall be responsible for performing, or causing to be performed, the installation, maintenance, testing and calibration of the Electric Metering Equipment owned by Seller and/or its Affiliates at the Delivery Point(s).
- 10.2 Industry Standards. All Electric Metering Equipment owned by Seller and/or its Affiliates at the Delivery Point(s), shall be operated, maintained and tested by and/or on behalf of Seller in accordance with Prudent Industry Practices.

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10.3 Records. The Parties shall maintain accurate and detailed records relating to the metering of energy at the Delivery Point(s) for one year or for such longer period as may be required by an applicable Government Agency or Law. All records shall be available for inspection by either Party upon reasonable notice.

10.4 Meter Errors. If the Electric Metering Equipment at the Delivery Point(s) fails to register, or if the measurement made by a metering device is found upon testing to vary by more than 0.5% from the measurement made by the standard meter used in a test, an adjustment shall be made correcting all measurements of energy made by the Electric Metering Equipment during: (i) the actual period when inaccurate measurements were made, if that period can be determined to the mutual satisfaction of the Parties; or (ii) if such actual period cannot be determined to the mutual satisfaction of the Parties, the latter half of the period from the date of the last test of the Electric Metering Equipment to the date such failure is discovered or such test is made (each being an "Adjustment Period"). If the Parties are unable to agree on the amount of the adjustment to be applied to the Adjustment Period, the amount of the adjustment shall be determined: (i) by correcting the error if the percentage of error is ascertainable by calibration, tests or mathematical calculation; or (ii) if not so ascertainable, by estimating on the basis of deliveries under similar conditions during the period since the last test.

ARTICLE 11

BILLING AND PAYMENT

11.1 Timing and Method of Payment. Seller will submit to Buyer, as promptly as practicable after the first of each Billing Month, an invoice (by mail, facsimile or electronic means) for the amounts due under the terms of this Agreement for the preceding Month.

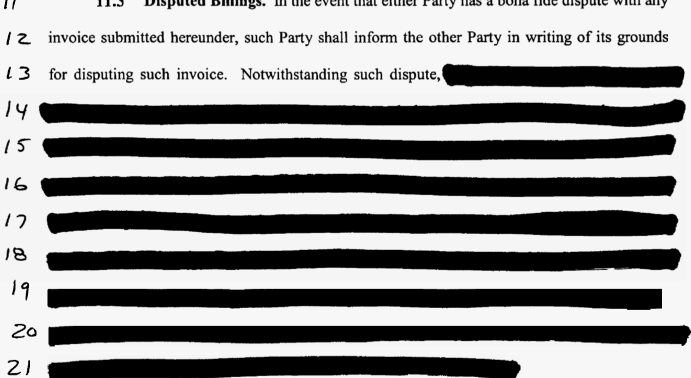
Amounts due pursuant to such invoice shall be due and payable

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	("Payment Due
2	Date"). If the Payment Due Date falls on a Day that is not a Business Day, the Payment Due
3	Date shall be the next Business Day. Payment shall be made, on or before the due date, to
1	Seller in accordance with the invoice in immediately available funds through wire transfer, or
5	other mutually agreeable method.
•	11.2 Late Payment. Amounts that are owed Seller shall, if not remitted within the
)	time period specified under Section 11.1, be subject to a late payment charge equal to the
5	interest calculated pursuant to Section 21.7, accrued and payable on a Monthly basis with
1	respect to the unpaid amount. Such late payment charge shall accrue from the due date of such
0	amount until the date on which it is paid.
,	11.3 Disputed Billings. In the event that either Party has a bona fide dispute with any



11.4 Adjustments. If any overcharge or undercharge in any form whatsoever shall at any time be found and the invoice therefor has been paid, the Party that has been paid the

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overcharge shall refund the amount of the overcharge to the other Party, and the Party that has been undercharged shall pay the amount of the undercharge to the other Party, within 30 Days after final determination thereof; provided, however, that no retroactive adjustment shall be made for any overcharge or undercharge unless written notice of the same is provided to the other Party within a period of 12 Months from the date of the invoice in which such overcharge or undercharge was first included. Any such adjustments shall be made with interest calculated in accordance with Section 21.7 from the date that the undercharge or overcharge actually occurred.

Audit Rights. Subject to Section 10.3, the Parties shall keep complete and 11.5 accurate records of their operations under this Agreement and shall maintain such data for a period of at least years after the completion of the relevant Billing Month hereunder; provided, however, records relating to a disputed matter shall be retained until the dispute is resolved. Such records shall be available for inspection and audit by the other Party upon reasonable request during any regular Business Day.

ARTICLE 12 15

16 REGULATORY

17 12.1 Initial Approval of the Florida Public Service Commission.

18 No later than Days after the Effective Date, Buyer shall make a filing with the Florida Public Service Commission ("FPSC") seeking approval for Buyer to 20 recover from its customers all payments required to be made to Seller under the 21 Contemporaneous Agreements without material modification or condition with respect to such 22 agreements ("FPSC Approval"). After making such filing, Buyer shall utilize diligent efforts to 23 obtain the FPSC Approval for the Contemporaneous Agreements by no later than

after the Effective Date ("Approval Deadline"). Seller agrees to reasonably assist and support Buyer's efforts to obtain the FPSC Approval. Buyer shall promptly notify Seller when it receives the FPSC Approval.

- by the Approval Deadline, but the date of the Transmission Notice under Section 7.4.2 has not yet occurred and the FPSC has not yet issued an order denying the Buyer's request for FPSC Approval ("FPSC Denial"), the Approval Deadline shall automatically be extended until the date of the Transmission Notice. During this extended period, Buyer shall keep Seller closely informed as to the progress of its efforts to obtain FPSC Approval and Buyer shall continue diligent efforts to obtain FPSC Approval.
- 2.1.3 If FPSC Approval is not received by the Approval Deadline (as extended under Section 12.1.2) or if an FPSC Denial is issued prior to the Approval Deadline, Buyer shall provide notice to Seller within 30 Days after the Approval Deadline or the FPSC Denial (whichever occurs first) that it desires to either: (i) terminate all (but not less than all) of the Contemporaneous Agreements, in which case all of the Contemporaneous Agreements shall immediately terminate; or (ii) continue all (but not less than all) of the Contemporaneous Agreements regardless of FPSC Approval. If Buyer elects option (ii) under the foregoing sentence, all of the Contemporaneous Agreements shall continue in full force and effect for the Term notwithstanding any subsequent action or inaction of the FPSC (including the subsequent issuance of a FPSC Denial or failure to issue an FPSC Approval).
- 12.1.4 The Parties acknowledge that the other Contemporaneous Agreements contain provisions that are substantially similar to Sections 12.1.1 through 12.1.3 above and that this Agreement may be subject to termination as provided in such similar provisions.

- 12.1.5 After the procedures in Sections 12.1.1, 12.1.2, and 12.1.3 (as applicable) have been completed, except as provided under Section 12.3, at no time shall this Agreement be subject to termination or modification due to any action or inaction of any Government Agency or Buyer's inability to recover from its customers amounts to be paid to Seller pursuant this Agreement whether such inability is due to action of any Government Agency or otherwise.
- 12.2 Changes in Agreement. Except for any changes pursuant to Section 12.3, absent the agreement of all Parties to the proposed change, the standard of review for changes to this contract proposed by a Party, a non-Party or the FERC acting sua sponte shall be the "public interest" standard of review set forth in <u>United Gas Pipeline Co. v. Mobile Gas Service Corp.</u>, 350 U.S. 332 (1956) and <u>Federal Power Commission v. Sierra Pacific Power Co.</u>, 350 U.S. (1956) (the "Mobile-Sierra" doctrine).

12.3 Federal Energy Regulatory Commission.

12.3.1 The Parties anticipate that this Agreement is not required to be filed and accepted by FERC because it is a market-based contract. Therefore, this Agreement shall not be contingent on FERC acceptance. Having freely negotiated and agreed upon the economic bargain among them as set forth hereunder, Seller and Buyer waive all rights under Sections 205 and 206 of the Federal Power Act to effect a change in the Agreement. Moreover, it is the Parties' mutual intent that FERC be precluded, to the fullest extent permitted by law, from altering this Agreement in any way. Notwithstanding the foregoing, if at any time FERC takes some action that reduces the economic benefit of this Agreement to either Party ("Impacted Party") as contemplated on the Effective Date ("Original Economic Benefit"), Impacted Party

shall be deemed to have retained rights under Section 205 to file for changes in the Agreement, but only to the extent required to restore the Original Economic Benefit.

12.3.2 Impacted Party may exercise its Section 205 rights provided under Section 12.3.1 if at any time it reasonably determines in its sole discretion that it may be able to have some or all of the Original Economic Benefit restored. Before exercising such rights, Impacted Party shall negotiate with the other Party in an effort to reach mutual agreement regarding amendments to this Agreement (including amendments regarding those provisions addressing the determination of payments between the Parties and adjustments to capacity payments due to unavailability) that would restore some or all of the Original Economic Benefit. Impacted Party shall file any resulting amendments for acceptance by FERC, and the other Party shall actively support such filing(s). If the Parties are unable to agree upon such amendment(s), Impacted Party shall be entitled to make unilateral filing(s) at FERC to modify the Agreement in order to restore some or all of the Original Economic Benefit. In this latter event, the other Party shall actively support Impacted Party's right to recover the Original Economic Benefit, including by making filings at FERC (provided that the non-impacted Party shall retain the right to challenge the amount of and/or the methodology for calculating the Original Economic Benefit).

12.3.3 Any amendment(s) or unilateral filing(s) contemplated hereunder shall restore the Original Economic Benefit (or any allowed portion thereof) for the remainder of the Term, including any portion of the Original Economic Benefit associated with prior periods (with interest). Such amendment(s) or filing(s) by the Impacted Party shall not require the other Party to bear more of an economic burden than originally contemplated in this Agreement on the Effective Date. Nothing in this Agreement is intended to or shall restrict the number of

times that a Party may exercise the above-described Section 205 rights during the Term or within any specific time frame.

ARTICLE 13

CHANGE IN LAW

- 13.1 Increased Generation Costs. The Parties acknowledge that during the Term of this Agreement, Changes in Law that increase Seller's cost of providing capacity and/or energy hereunder could occur. Any Increased Generation Costs will be paid by Buyer through an additional payment or surcharge each Month ("Change in Law Surcharge"). Once Seller has incurred Increased Generation Costs, Buyer shall pay for all Increased Generation Costs through the Change in Law Surcharge, as provided below.
- Increased Generation Costs and that Buyer is responsible for such costs under this Agreement, Seller shall, within 6 Months after identifying such costs, notify Buyer of: (a) the applicable Change in Law giving rise to the Increased Generation Costs; and (b) the resulting Increased Generation Costs. Provided, however, the failure by Seller to provide such notice within such time period shall not under any circumstance result in an Event of Default, nor shall such failure prejudice or affect in any way Seller's right to receive reimbursement from Buyer for any Increased Generation Costs under this Agreement. Provided further, such notice by Seller shall include reasonable documentation of the applicable Change in Law and resulting Increased Generation Costs. Within 60 Days after receipt of such notice, Buyer will: (i) make a good faith determination of whether the Increased Generation Costs result from a Change in Law as specified in this Agreement; (ii) make a good faith determination of whether the Increased Generation Costs are determined in accordance with this Agreement; and (iii) provide Seller

written notice of its determination. In the event that Buyer does not provide written notice of its determination within such time period, Buyer shall be deemed to have concurred that the specified Increased Generation Costs result from a Change in Law. If Buyer does not concur, the Parties shall commence discussions in an effort to address and resolve the basis for Buyer's disagreement. If the Parties are unable to resolve their disagreement within 30 Days after commencing such discussions, the Parties shall submit the issue to arbitration under the procedures set forth in Section 18.2. The arbitrators shall determine whether a Change in Law has occurred and, if so, the amount of the resulting Increased Generation Costs.

- 13.3 Initiation of Surcharge. In the event that Increased Generation Costs result from a Change in Law, Seller shall provide Buyer with written notice of a Change in Law Surcharge or an increase in an existing Change in Law Surcharge to recover Increased Generation Costs. No earlier than 30 Days thereafter, Seller may initiate a Change in Law Surcharge (or, if applicable, an increase in an existing Change in Law Surcharge) consistent with such notice. Provided, however, Seller shall reduce any Change in Law Surcharge to the extent that any costs included in such surcharge are not incurred. After the end of the Term, Seller shall not be entitled to initiate a Change in Law Surcharge, an increase in an existing Change in Law Surcharge, or any other additional charge intended to recover costs resulting from a Change in Law unless: (i) Seller has provided Buyer with notice of the applicable Change in Law, surcharge or increase prior to the expiration of the Term; and (ii) the costs Seller seeks to recover were incurred during the Service Term as a result of such Change in Law.
- 13.4 Timing. Any Change in Law Surcharge (or increase in an existing Change in Law Surcharge) hereunder due to Increased Generation Costs shall recognize the timing of the

Increased Generation Costs (including the recovery through such payments of amounts associated with the Increased Generation Costs in prior periods, with interest) for which Buyer is responsible under this Agreement.

ARTICLE 14

LIABILITY ALLOCATION; LIMITATIONS ON LIABILITY

- Costs, Taxes and Charges. Except as otherwise provided in this Agreement, in 14.1 addition to all other amounts due and payable under this Agreement: (i) except for any Taxes included in the Gas Charges, Seller shall be responsible for all costs, Taxes, and charges of any kind prior to the Delivery Point relating to the delivery of energy and the provision of capacity under this Agreement, transmission, and/or related services (by way of clarification of the foregoing. Taxes prior to the Delivery Point include: ad valorem taxes); and (ii) Buyer shall be responsible for all costs, Taxes, and charges of any kind at and after the Delivery Point relating to the delivery of energy and the provision of capacity under this Agreement, transmission, and/or related services (by way of clarification of the foregoing, Taxes at and after the Delivery Point include: any Taxes incurred in connection with sales of the Delivered Energy). Each Party shall provide the other Party upon written request a certificate of exemption or other reasonably satisfactory evidence of exemption if any exemption from or reduction of any Tax is applicable. Each Party shall exercise Commercially Reasonable Efforts to obtain and to cooperate in obtaining any exemption from or reduction of any Tax. In addition, each Party shall be responsible for paying its own income taxes and net worth taxes on it or its property.
- 14.2 Indemnification. Unless otherwise agreed in writing by the Parties, Seller and Buyer shall each defend, indemnify and save harmless, on an After-Tax Basis, the other and their respective officers, directors, servants, agents, employees and representatives from and

against any and all claims, demands, costs or expenses (including reasonable attorneys' fees) for loss, damage or injury to any person, property or interest arising out of or in any way related to this Agreement to the extent such loss, damage or injury occurs on its own side of the Delivery Point, irrespective of negligence, whether actual or claimed, of the other. Nothing in this Agreement shall create a contractual relationship between one Party and the customers of the other Party, nor shall it create a duty of any kind to such customers.

14.3 Limitation of Liability.

THERE ARE NO WARRANTIES UNDER THIS AGREEMENT EXCEPT TO THE EXTENT SPECIFICALLY SET FORTH HEREIN. THE PARTIES HEREBY SPECIFICALLY DISCLAIM AND EXCLUDE **ALL IMPLIED** WARRANTIES, **INCLUDING IMPLIED** WARRANTIES **OF** THE MERCHANTABILITY AND OF FITNESS FOR A PARTICULAR PURPOSE.

14.3.2 SUBJECT TO SECTION 16.2, NEITHER PARTY SHALL BE LIABLE TO THE OTHER FOR CONSEQUENTIAL, INCIDENTAL, PUNITIVE, EXEMPLARY OR INDIRECT DAMAGES SUFFERED BY THAT PARTY OR BY ANY CUSTOMER OF THAT PARTY, FOR LOST PROFITS OR OTHER BUSINESS INTERRUPTION DAMAGES, WHETHER BY VIRTUE OF ANY STATUTE, IN TORT OR CONTRACT, UNDER ANY PROVISION OF INDEMNITY OR OTHERWISE. THE PARTIES INTEND THAT THE LIMITATIONS HEREIN IMPOSED ON REMEDIES AND THE MEASURE OF DAMAGES BE WITHOUT REGARD TO THE CAUSE OR CAUSES RELATED THERETO, INCLUDING, WITHOUT LIMITATION, THE NEGLIGENCE OF ANY PARTY, WHETHER SUCH NEGLIGENCE BE SOLE, JOINT OR CONCURRENT, OR ACTIVE OR PASSIVE. TO THE EXTENT ANY

DAMAGES REQUIRED TO BE PAID HEREUNDER ARE LIQUIDATED, THE PARTIES ACKNOWLEDGE THAT THE DAMAGES ARE DIFFICULT OR IMPOSSIBLE TO DETERMINE, THAT OTHERWISE OBTAINING AN ADEQUATE REMEDY IS INCONVENIENT, AND THAT THE LIQUIDATED DAMAGES CONSTITUTE A REASONABLE APPROXIMATION OF THE HARM OR LOSS.

- 14.3.3 In the event that any provision of this Section 14.3 is held to be invalid or unenforceable, this Section shall be void and of no effect solely to the extent of such invalidity or unenforceability, and no claim arising out of such invalidity or lack of enforceability shall be made by one Party against the other or its officers, agents, or employees. Notwithstanding the foregoing, this Section 14.3 shall not limit or negate the right of either Party to be fully indemnified as provided in Section 14.2 or limit the remedies set forth in this Agreement for an Event of Default.
- 14.3.4 Without prejudice to the obligations and liabilities of an entity pursuant to an Eligible Guaranty, neither any Affiliate of a Party nor any stockholder, officer, director or employee of a Party or of any Affiliate of a Party (collectively, the "Nonrecourse Persons") shall have any liability to the other Party for the payment of any sums now or hereafter owing by such Party or for the performance of any of the obligations of such Party contained herein, and each of the Parties hereto agrees that all of the obligations of the other Party under this Agreement shall be obligations solely of such other Party and recourse in enforcing said obligations shall only be had against the assets of such other Party; provided that the foregoing provision shall not constitute a waiver, release or discharge of any of the terms, covenants or conditions of this Agreement or any Eligible Guaranty and the same shall continue until fully paid, discharged, observed or performed.

ARTICLE 15

FORCE MAJEURE EVENT

15.1 Force Majeure Event Defined.

- 15.1.1 As used herein, an Event of Force Majeure with respect to a Party means an occurrence, non-occurrence, or set of circumstances that is beyond the reasonable control of such Party and is not caused by the fault or negligence of such Party, including but not limited to acts of God, strike, flood, earthquake, storm, fire, lightning, epidemic, war, riot, civil disturbance, sabotage, or terrorism, which, by the exercise of due diligence, it is unable to overcome.
- 15.1.2 Notwithstanding anything contained in Section 15.1.1, the term Force Majeure shall not include any of the following:
 - (i) the inability of Buyer, for any reason, to obtain or maintain adequate transmission service from and after the Delivery Point;
 - (ii) a change or circumstance in market conditions that affect the cost, price, or demand for capacity and/or energy from the Facility;
 - (iii) a change or circumstance in market conditions or otherwise that affects the economic value of this Agreement to any Party;
 - (iv) an increase in costs or expenses to any Party as a result (either directly or indirectly)of such Party's performance under this Agreement;
 - (v) a change in Law, action or inaction by any Governmental Agency or the inability to comply with any Law; or
 - (vi) any event or circumstance that qualifies as a Delivery Excuse.

- 15.2 Applicability of Force Majeure Event. Neither Party shall be in breach or liable for any delay or failure in its performance under this Agreement (except for such Party's performance of its payment obligations hereunder, which shall not be excused by any Force Majeure Event) to the extent such performance is prevented or delayed due to a Force Majeure Event, provided that:
- 15.2.1 The non-performing Party shall give the other Party written notice within 3 Business Days of the commencement of the Force Majeure Event, with available details to be supplied within 15 Days after the commencement of the Force Majeure Event further describing the particulars of the occurrence of the Force Majeure Event;
- 15.2.2 The delay in performance shall be of no greater scope and of no longer duration than is directly caused by the Force Majeure Event;
- with Commercially Reasonable Efforts to overcome the events or circumstances preventing or delaying performance and shall, as requested (but not more often than weekly), provide written progress reports to the other Party during the period that performance is delayed or prevented describing actions taken and to be taken to remedy the consequences of the Force Majeure Event, the schedule for such actions and the expected date by which performance shall no longer be affected by the Force Majeure Event; and
- 15.2.4 When the performance of the Party claiming the Force Majeure Event is no longer being delayed or prevented, that Party shall give the other Party written notice to that effect.

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15.3 Effect of Force Majeure Event.

15.3.1 Except for the obligation of either Party to make any required payments under this Agreement, the Parties shall be excused from performing their respective obligations under this Agreement and shall not be liable in damages or otherwise if and to the extent that they are unable to so perform or are prevented from performing by a Force Majeure Event.

15.3.2 To the extent Seller is unable to provide Contract Capacity or Scheduled Energy from the Facility due to a Force Majeure Event, Seller shall be excused from performance hereunder and shall not be required to provide capacity and/or energy from other resources (including Alternate Resources) in order to satisfy Buyer's Schedule; provided, however, to the extent Seller does provide capacity and/or energy at its sole option to satisfy Buyer's Schedule consistent with this Agreement,



ARTICLE 16

EVENT OF DEFAULT

16.1 Event of Default. The occurrence of any one or more of the following events with respect to a Party shall constitute an "Event of Default" attributable to such Party under this Agreement:

- 16.1.1 The failure by a Party to make payment to the other Party for amounts due under this Agreement after said amounts have become due and payable and such failure is not cured within 15 Days after receiving written notice of such failure from the Party to which such payments are due;
- 16.1.2 A Party or any Person guaranteeing such Party's obligations hereunder (a "Guarantor") shall: (i) admit in writing its inability to pay its debts as such debts become due; (ii) make a general assignment or an arrangement or composition with or for the benefit of its creditors; (iii) take any action for the purpose of effectuating any of the foregoing; or (iv) fail to comply with the terms and conditions of its Guaranty;
- with the consent of such Party or by its Guarantor or against its Guarantor with the consent of such Guarantor, in any court of competent jurisdiction, seeking: (i) its liquidation, reorganization of its debts, dissolution or winding-up, or the composition or readjustment of its debts; (ii) the appointment of a receiver, custodian, liquidator or the like of the Party or its Guarantor or of all or any substantial part of its assets or the assets of its Guarantor; or (iii) similar relief in respect of such Party or its Guarantor under any law relating to bankruptcy, insolvency, reorganization of its debts, winding-up, composition or adjustment of debt;
- 16.1.4 A proceeding or case shall be commenced without the consent of a Party against such Party or without the consent of its Guarantor against such Guarantor, in any court of competent jurisdiction, seeking: (i) its liquidation, reorganization of its debts, dissolution or winding-up, or the composition or readjustment of its debts; (ii) the appointment of a receiver, custodian, liquidator or the like of the Party or its Guarantor or of all or any substantial part of its assets or the assets of its Guarantor; or (iii) similar relief in respect of such

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t	Party or its Guarantor under any law relating to bankruptcy, insolvency, reorganization of its
2	debts, winding-up, composition or adjustment of debt, unless such proceeding or case is
3	dismissed within 60 days of the filing thereof;
1	16.1.5 The failure of any Party to comply with the requirements of Article 20

- 16.1.5 The failure of any Party to comply with the requirements of Article 20 regarding creditworthiness and/or security;
- 16.1.6 The failure of a Party to comply with the requirements of Article 19 regarding assignment;
- 16.1.7 Any representation or warranty made by a Party under Article 17 proves to have been false or misleading in any material respect when made and such representation or warranty is not made true within 30 Days after such Party has obtained actual knowledge thereof or has been provided notice thereof by the other Party; provided, however, that the cure must also remove any adverse effect on the Non-Defaulting Party;
- applicable cure or grace period), whether by acceleration or otherwise, any principal or interest on indebtedness aggregating in excess of the shall be declared due and payable or be required to be prepaid (other than by a regularly scheduled payment) prior to the stated maturity of such indebtedness; or
- 19 16.1.9
- 21 16.1.10 The material failure by a Party to comply with any material provision of 22 this Agreement if such failure is not the result of a Force Majeure Event or is not otherwise 23 excused in accordance with this Agreement, and such failure continues uncured for 30 Days

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after written notice thereof from the other Party; provided, however, if such failure is not capable of being cured within such period of 30 Days with the exercise of reasonable diligence, then such cure period shall be extended for an additional reasonable period of time (not to exceed 90 Days), so long as the Party is exercising reasonable diligence to cure such failure. Provided, however, this Section 16.1.10 shall not apply to: (i) any event described in Sections 16.1.1 through 16.1.9; (ii) any event described in Sections 5.9, 5.10, and 8.3 for which a remedy is expressly provided in those Sections; or (iii) Seller's failure to provide capacity and/or energy pursuant to any provision of this Agreement.

The Party in default or the Party to whom an Event of Default is attributable as provided in this Section 16.1 shall be referred to as the "Defaulting Party" and the other Party shall be referred to as the "Non-Defaulting Party".

16.2 Exclusive Remedies.

- 16.2.1 Upon and after the occurrence of an Event of Default, the Non-Defaulting Party's sole and exclusive remedy (whether arising in contract, tort or otherwise) shall be to suspend its performance under this Agreement and declare an Early Termination Date with the relevant remedies as provided below.
- 16.2.2 If an Event of Default has occurred, the Non-Defaulting Party shall have the right, in its sole discretion, by no more than 20 Days notice to the Defaulting Party, to designate a Day no earlier than the Day such notice is effective as the date on which the Agreement shall terminate ("Early Termination Date"). Subject to Sections 21.3 and 21.15, this Agreement shall terminate on the Early Termination Date and neither Party shall have any further liability or obligation to the other hereunder, except (i) the Defaulting Party shall pay to the Non-Defaulting Party on demand in liquidated damages and (ii) as provided in

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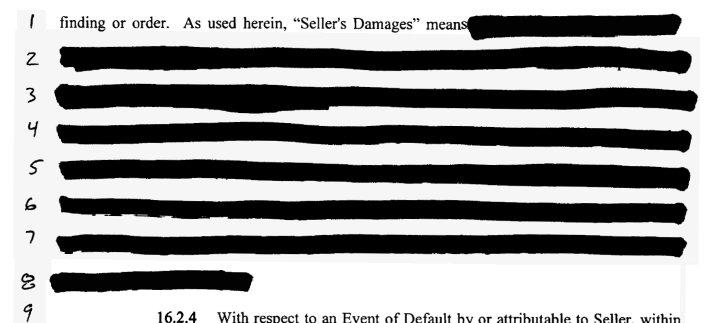
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Sections 16.2.3 or 16.2.4 below. The exercise by a Party of its rights under this Section 16.2 shall be the sole and exclusive remedy of such Party for an Event of Default by or attributable to the other Party. The Parties acknowledge and agree that in the event of termination of this Agreement due to an Event of Default, all or a portion of the amount of damages arising therefrom are not susceptible to an accurate determination. The Parties further acknowledge and agree that the liquidated damages set forth above are not intended as a penalty and represent a fair and reasonable approximation of all or a portion of the damages a Non-Defaulting Party may incur in each particular case.

16.2.3 With respect to an Event of Default by or attributable to Buyer, within 15 Days after Seller's notice under Section 16.2.2, the Parties shall each select an independent party to determine the Seller's Damages. Within 30 Days after such notice, the two independent parties shall select a third independent party to determine the Seller's Damages. Within 60 Days after such notice, the three (3) independent parties shall provide the Parties with their respective estimates of the Seller's Damages. The actual Seller's Damages shall equal the arithmetic average of the three estimates. If one Party disputes the actual Seller's Damages, within 5 Business Days of notice of the Seller's Damages determined by the independent parties, such Party may submit the dispute for resolution pursuant to the arbitration procedures of Article 18 and the arbitration order or finding regarding the Seller's Damages shall be conclusive, provided, however, in no event shall the Seller's Damages be less that any time whether or not arbitrated. Subject to such qualification, the Seller's Damages will be paid by Buyer to Seller within 3 Business Days after being determined by the independent parties unless disputed and arbitrated pursuant to the terms of

this Agreement in which event it shall be paid within 3 Business Days of the relevant arbitration

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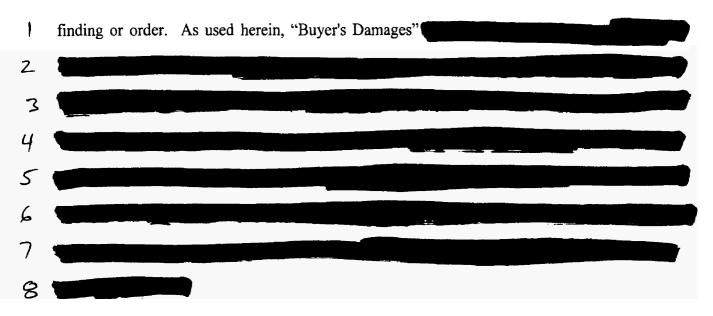
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16.2.4 With respect to an Event of Default by or attributable to Seller, within 15 Days after Buyer's notice under Section 16.2.2, the Parties shall each select an independent party to determine the Buyer's Damages. Within 30 Days after such notice, the two independent parties shall select a third independent party to determine the Buyer's Damages. Within 60 Days after such notice, the 3 independent parties shall provide the Parties with their respective estimates of the Buyer's Damages. The actual Buyer's Damages shall equal the arithmetic average of the three estimates. If one Party disputes the actual Buyer's Damages, within 5 Business Days of notice of the Buyer's Damages determined by the independent parties, such Party may submit the dispute for resolution pursuant to the arbitration procedures of Article 18 and the arbitration order or finding regarding the Buyer's Damages shall be conclusive, provided, however, in no event shall the Buyer's Damages be less than at any time whether or not arbitrated. Subject to such qualification, the Buyer's Damages will be paid by Seller to Buyer within 3 Business Days after being determined by the independent parties unless disputed and arbitrated pursuant to the terms of this Agreement in which event it shall be paid within 3 Business Days of the relevant arbitration

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ARTICLE 17

REPRESENTATIONS AND WARRANTIES

- 17.1 Execution. Each Party represents and warrants to the other Party as of the Effective Date that: (i) it has all the necessary corporate and legal power and authority and has been duly authorized by all necessary corporate action to enable it to lawfully execute, deliver and perform under this Agreement; and (ii) it is a valid legal entity duly organized and validly existing in good standing under the laws of the state of its formation and is, to the extent required, qualified to do business in the state where it is organized;
- 17.2 Permits. Each Party represents and warrants to the other Party that as of the Effective Date it has all permits, licenses or approvals necessary to lawfully perform its obligations contained herein in the manner prescribed by this Agreement.
- 17.3 Binding Obligations. Each Party represents and warrants to the other Party that as of the Effective Date this Agreement is the valid and binding obligation of such Party, enforceable against such Party in accordance with its terms, except as such enforceability may be limited by bankruptcy, insolvency, reorganization, fraudulent conveyance, moratorium or

other similar laws affecting enforcement generally, and by equitable principles regardless of whether such principals are considered in a proceeding at law or in equity.

- Party that as of the Effective Date the execution and delivery of this Agreement, the consummation of the transactions contemplated hereby and the fulfillment of and compliance with the provisions of this Agreement do not and will not conflict with any of the terms, conditions or provisions of its organizational documents or any law applicable to it or result in a breach or default under any evidence of its indebtedness or any other agreement or instrument to which it is a party or by which it or any of its property is bound which has a reasonable likelihood of materially and adversely affecting the consummation of the transactions contemplated hereby or the performance by the Party of any of its obligations under this Agreement.
- 17.5 Actions and Proceedings. Each Party represents and warrants to the other that as of the Effective Date there is no pending or, to the knowledge of such Party, threatened action or proceeding affecting such Party before any Government Agency that has a reasonable likelihood of materially adversely affecting or reasonably threatening the ability of such Party to perform its obligations under this Agreement or the validity or enforceability of this Agreement against it and that there are no bankruptcy proceedings pending or being contemplated by it or, to its knowledge, threatened against it.
- 17.6 Absence of Certain Events. Each Party represents and warrants to the other Party that as of the Effective Date no Event of Default attributable to it has occurred and is continuing and no such event or circumstance would occur as a result of its entering into or performing its obligations under this Agreement.

ARTICLE 18

DISPUTE RESOLUTION

18.1 Senior Officers.

- 18.1.1 Each of the Parties will designate in writing to the other Parties a representative who will be authorized to resolve any dispute arising under this Agreement and, unless otherwise expressly provided herein, to exercise the authority of such Party to make decisions by mutual agreement.
- 18.1.2 If such designated representatives are unable to resolve a dispute under this Agreement, such dispute will be referred by each Party's representative, respectively, to a designated senior officer.
- 18.1.3 The Parties hereto agree: (i) to attempt to resolve all disputes arising hereunder promptly; and (ii) to provide each other with reasonable access during normal business hours to any and all non-privileged and non-confidential records, information and data pertaining to any such dispute. Non-privileged and non-confidential information shall be made available to a Party pursuant to a confidentiality agreement consistent with the confidentiality provisions of this Agreement.

18.2 Arbitration.

18.2.1 All disputes arising under, out of, or in relation to any provision of this Agreement that are not resolved pursuant to Section 18.1 within 30 Days after either Party's receipt of notice referring the dispute to the senior officers of the Parties (and in any event within the time which legal or equitable proceedings based on such claim, dispute, or controversy would not be barred by the applicable statute of limitations) will be submitted upon written request of any Party to binding arbitration. Each Party will have the right to designate

an arbitrator of its choice, who need not be from the American Arbitration Association ("AAA") panel of arbitrators but who (a) will be an expert in the independent power electric generation field and (b) will not be and will not have been previously an employee or agent of or consultant or counsel to either Party or any of its Affiliates and will not have a direct or indirect interest in either Party or any of its Affiliates or the subject matter of the arbitration. Such designation will be made by notice to the other Party and to the AAA within 10 Days or, in the case of payment disputes, 5 Days after the date of the giving of notice of the demand for arbitration. The arbitrators designated by the Parties will designate a third arbitrator, who will have a background in legal and judicial matters (and who will act as chairman), within 10 Days or, in the case of payment disputes, 5 Days after the date of the designation of the last of the arbitrators to be designated by the Parties, and the arbitration will be decided by the three arbitrators. If the two arbitrators cannot or do not select a third independent arbitrator within such period, either Party may apply to the AAA for the purpose of appointing any person listed with the AAA as the third independent arbitrator under the expedited rules of the AAA. Such arbitration will be held in alternating locations of the home offices of the Parties, commencing with Buyer's home office, or in any other mutually agreed upon location. The rules of the AAA will apply to the extent not inconsistent with the rules herein specified. Each Party will bear its own expenses (including attorneys' fees) with respect to the arbitration. The arbitrators will designate the Party to bear the expenses of the arbitrators or the respective amounts of such expense to be borne by each Party.

18.2.2 Subject to Section 16.2, the arbitrators conducting an arbitration proceeding under this Section shall have no authority to award to any Party consequential, incidental, punitive, exemplary or indirect damages or any lost profits or business interruption

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damages, whether by virtue of any Law or otherwise. Provided further, the fact that any l arbitration proceeding is conducted hereunder and the decision of the arbitrators shall be 2 3 deemed Confidential Information under Section 21.2; provided further, notwithstanding any 4 provision in Article 21, Confidential Information, to the extent relevant, may be disclosed by 5 any Party to the arbitrators conducting the arbitration and any court of competent jurisdiction 6 enforcing the arbitrators' award.

18.3 Binding Nature of Proceedings. Each Party understands that this Agreement contains an agreement to arbitrate with respect to specified disputes. After signing this Agreement, each Party understands that it will not be able to bring a lawsuit concerning any 10 dispute that may arise that is covered by this arbitration provision. Instead, each Party agrees to submit any such dispute to arbitration pursuant to Section 18.2. Any award of the arbitrator may be enforced by the Party in whose favor such award is made in any court of competent jurisdiction.

14 **ARTICLE 19**

15 ASSIGNMENT

16 19.1 Assignment. Either Party may assign outright or collaterally this Agreement 17 and its rights and obligations hereunder subject to the written consent of the other Party (which 18 consent shall not be unreasonably withheld); provided that either Party may assign outright this 19 Agreement and its rights and obligations hereunder without the consent of the other Party to any 20 person with

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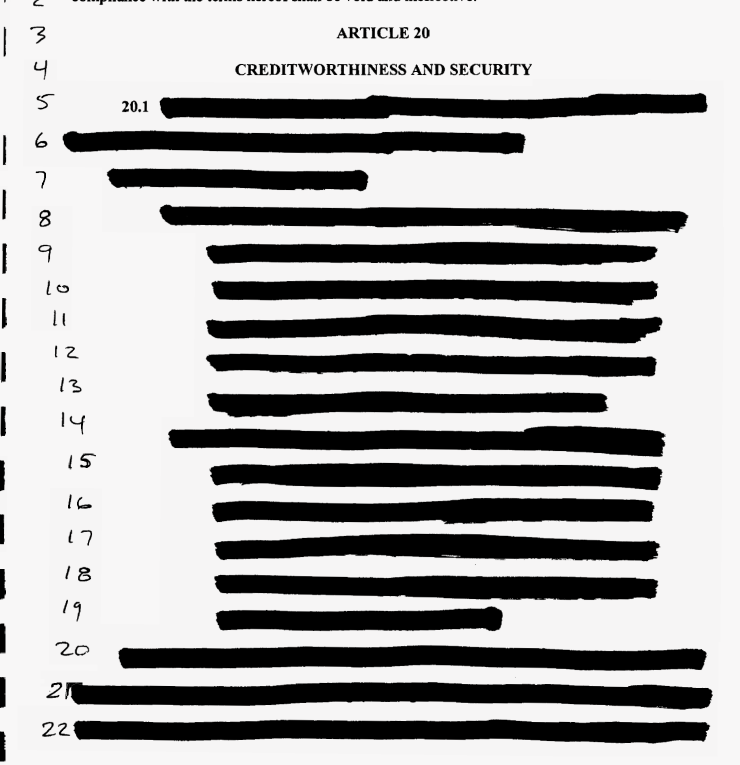


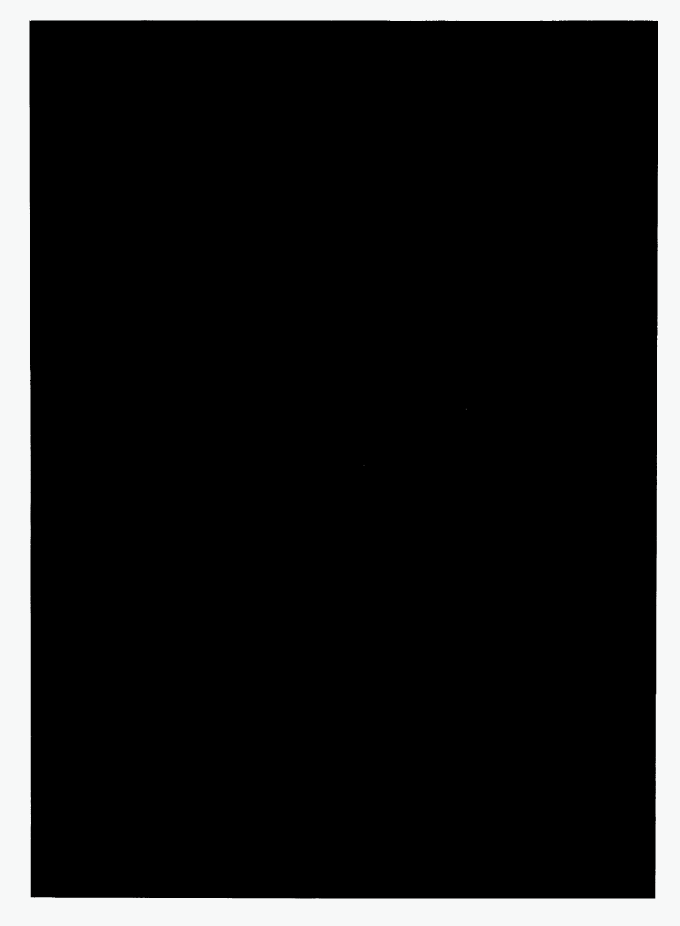
who has the legal power and authority, licenses and technical ability to perform and satisfy the obligations of the assigning Party under this Agreement (an "Eligible Assignee"). The assigning Party will notify the other Party in writing prior to any assignment with respect to which consent is not required hereunder. No assignment by a Party of this Agreement or its rights or obligations hereunder shall relieve the assigning Party of liability for its obligations under this Agreement without the written release of the other Party. Such release shall not be withheld if the Assignment Conditions (defined below) are satisfied.

19.2 Assignment Conditions. The non-assigning Party's obligation to recognize or perform for any person claiming rights in this Agreement by outright assignment or through collateral assignment (an "Assignee") shall be subject to such Assignee: (i) establishing that it satisfies the qualifications of an Eligible Assignee; (ii) having cured all existing Events of Default under this Agreement; and (iii) having executed and delivered to the non-assigning Party an assignment and assumption agreement whereby the Assignee assumes and agrees to satisfy all conditions and pay and perform all obligations in favor of the non-assigning Party then existing and/or thereafter arising under this Agreement (the "Assignment Conditions").

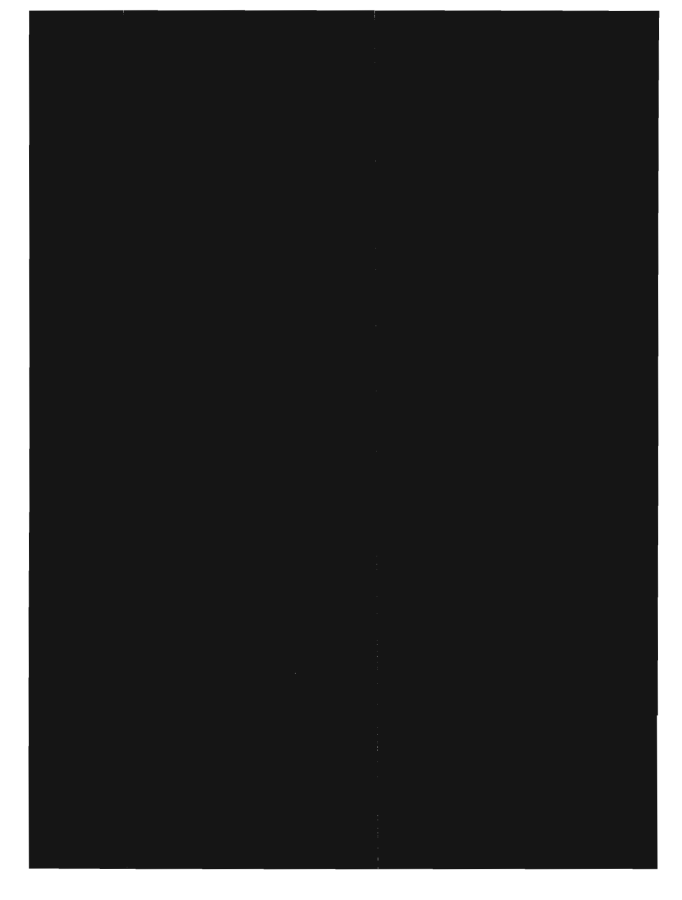
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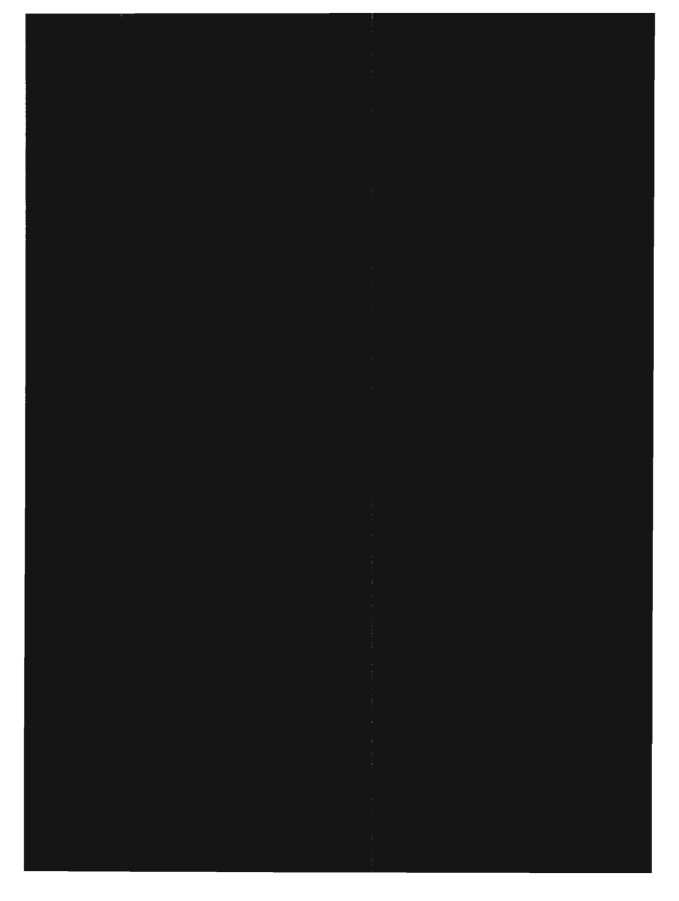
Any attempted assignment, directly or indirectly, by way of merger or otherwise, which is not in compliance with the terms hereof shall be void and ineffective.



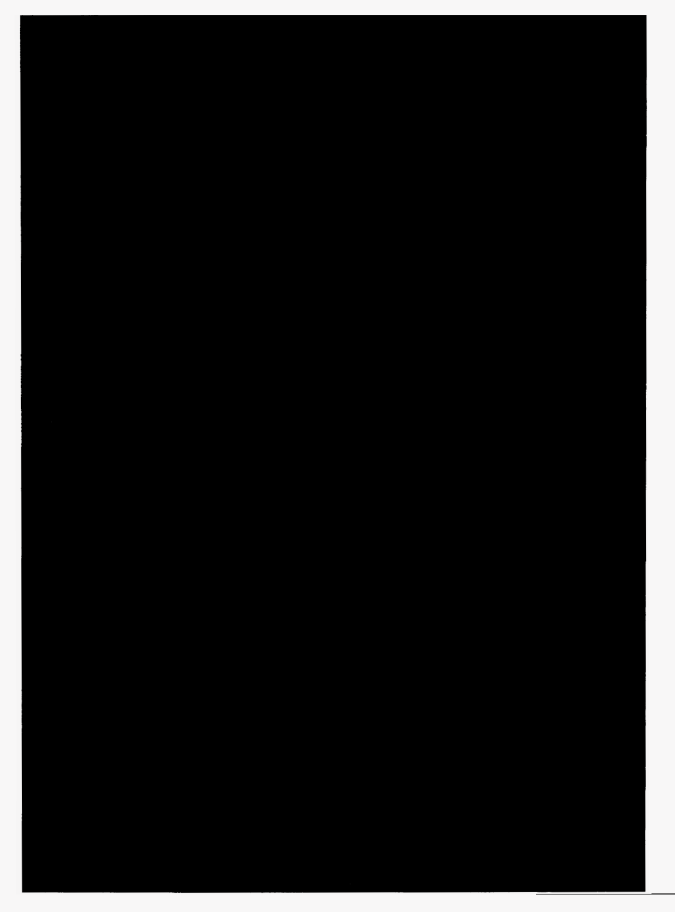


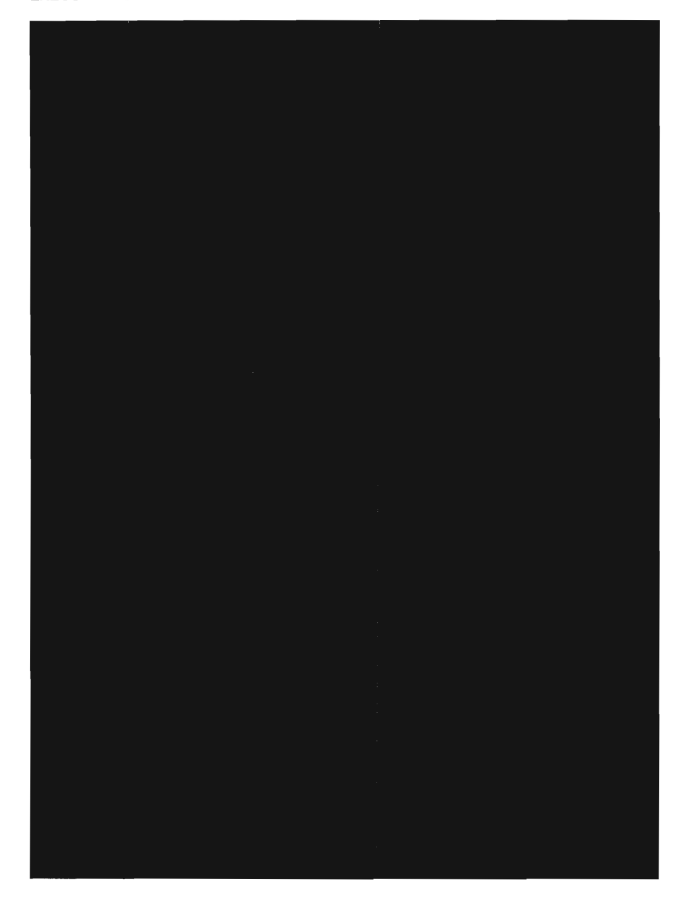
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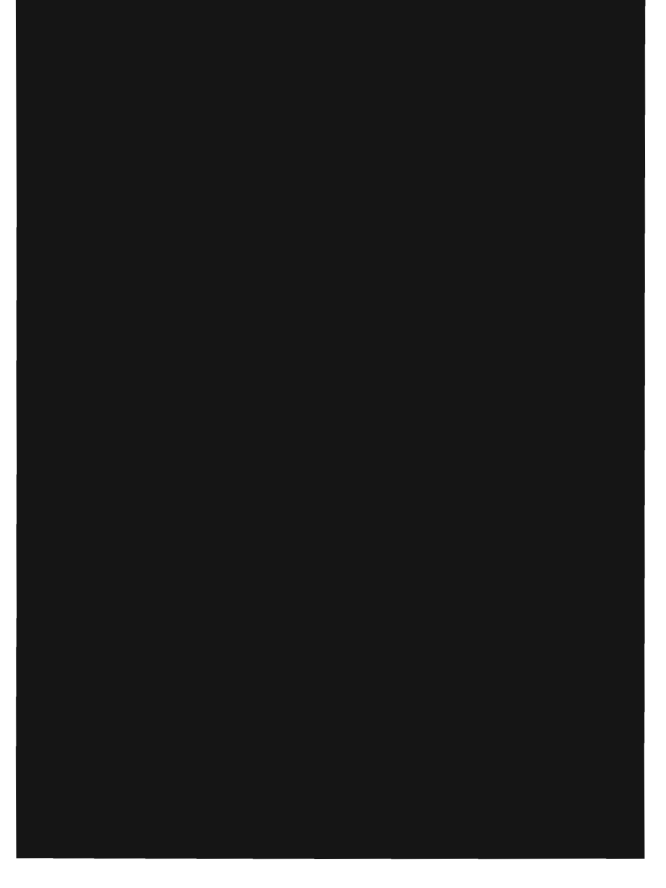




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ARTICLE 21

MISCELLANEOUS

21.1 Governing Law; Waiver of Jury Trial.

THIS AGREEMENT SHALL BE GOVERNED BY, AND CONSTRUED IN ACCORDANCE WITH, THE LAW OF THE STATE OF FLORIDA, EXCLUSIVE OF ITS CONFLICTS OF LAW PROVISIONS, AND, TO THE EXTENT APPLICABLE, BY THE FEDERAL LAW OF THE UNITED STATES OF AMERICA. BY CHOOSING TO HAVE THIS AGREEMENT GOVERNED BY AND CONSTRUED UNDER THE LAW OF THE STATE OF FLORIDA, THE PARTIES ARE IN NO WAY SUBMITTING TO OR INCORPORATING INTO THIS AGREEMENT ANY FLORIDA STATUTE, REGULATION, OR ORDER, OR ANY OF THE SAME INVOLVING THE GENERATION, SALE, PURCHASE OR TRANSMISSION OF ELECTRIC CAPACITY OR ELECTRIC ENERGY IN, OR FOR CONSUMPTION IN, THE STATE OF FLORIDA. EACH PARTY HEREBY IRREVOCABLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, ANY AND ALL RIGHT TO TRIAL BY JURY IN ANY LEGAL PROCEEDING ARISING OUT OF OR RELATING TO THIS AGREEMENT OR THE TRANSACTIONS CONTEMPLATED BY THIS AGREEMENT.

21.2 Confidentiality.

21.2.1 Scope of Protection.

(i) For purposes of this Section 21.2: (a) "Seller Confidential Information" means the terms of this Agreement and all drafts of the same, together with any documents, data or drafts labeled or otherwise expressly identified as "Confidential" by Seller

when provided to Buyer; (b) "Buyer Confidential Information" means the terms of this Agreement and all drafts of the same, together with any documents, data or drafts labeled or otherwise expressly identified as "Confidential" by Buyer when provided to Seller; and (c) "Confidential Information" means collectively the Seller Confidential Information and the Buyer Confidential Information.

Seller shall not disclose to third parties any Buyer Confidential (ii) Information; provided that nothing contained herein shall prohibit Seller from providing any such Buyer Confidential Information to its or its Affiliates' agents, employees, officers, directors, representatives, contractors, advisors, accountants, rating agencies, underwriters, investors, counsel, prospective or actual purchasers, prospective or actual lenders or such other Persons in connection with the acquisition of all or a significant portion of the assets or stock of Southern Power or any of its Affiliates or in connection with the analysis, issuance or rating of any debt or equity securities or other financing activities by Southern Power or any of its Affiliates who in the reasonable judgment of Seller should have access to such Buyer Confidential Information and are bound by an obligation to maintain such confidentiality provided that Seller shall be responsible for any use or disclosure of such Buyer Confidential Information by any of its or its Affiliates' agents, employees, officers, directors, representatives, contractors, advisors, accountants, rating agencies, underwriters, investors, counsel, prospective or actual purchasers, prospective or actual lenders or such other Persons inconsistent with this Section 21.2; provided further that nothing contained herein shall prohibit Seller from providing Buyer Confidential Information to the NERC or SEARUC solely to the extent that (i) Seller determines in its reasonable discretion that the provision of such information is required to enhance and/or maintain reliability; (ii) such entity is obligated to maintain such confidentiality;

and (iii) Seller has notified Buyer of its intention to release such information no less than 5 Business Days prior to the release subject to the requirements of applicable law and regulation.

Buyer shall not disclose to third parties any Seller Confidential (iii) Information; provided that nothing contained herein shall prohibit Buyer from providing any such Seller Confidential Information to its or its Affiliates' agents, employees, officers, directors, representatives, contractors, advisors, accountants, rating agencies, underwriters, investors, counsel, prospective or actual purchasers, prospective or actual lenders or such other Persons in connection with the acquisition of all or a significant portion of the assets or stock of Buyer or any of its Affiliates or in connection with the analysis, issuance or rating of any debt or equity securities or other financing activities by Buyer or any of its Affiliates who in the reasonable judgment of Buyer should have access to such Seller Confidential Information and are bound by an obligation to maintain such confidentiality provided that Buyer shall be responsible for any use or disclosure of such Seller Confidential Information by any of its or its Affiliates' agents, employees, officers, directors, representatives, contractors, advisors, accountants, rating agencies, underwriters, investors, counsel, prospective or actual purchasers, prospective or actual lenders or such other Persons inconsistent with this Section 21.2; provided further that nothing contained herein shall prohibit Buyer from providing Seller Confidential Information to the NERC or SEARUC solely to the extent that (i) Buyer determines in its reasonable discretion that the provision of such information is required to enhance and/or maintain reliability, (ii) such entity is obligated to maintain such confidentiality, and (iii) Buyer has notified Seller of its intention to release such information no less than 5 Business Days prior to the release subject to the requirements of applicable law and regulation.

(iv) Notwithstanding the foregoing, either Party may disclose Confidential Information (i) to the extent relevant, to the independent parties determining Seller's Damages or Buyer's Damages (as appropriate), and (ii) to its and its Affiliates' employees, officers, directors, accountants, counsel and other advisors who need to know such information in connection with the performance of their duties or services for the disclosing Party or its Affiliates; provided, however, that such Persons shall be required to maintain the confidentiality of such information consistent with the requirements of this Agreement.

21.2.2 Required and Other Disclosure.

(i) Notwithstanding anything in this Section to the contrary, if Buyer is required by applicable law or regulation, or in the course of administrative or judicial proceedings or investigations, to disclose to third parties, Seller Confidential Information or otherwise intends to disclose Seller Confidential Information to FERC or its staff (other than at the request or requirement of FERC or its staff) or pursuant to the request or requirement of any appropriate state regulatory commission or body, Buyer may make disclosure of such Seller Confidential Information; provided, however, that all reasonable steps are taken by Buyer to assure continued confidential treatment by the relevant administrative, regulatory or judicial agencies or other recipient and provided further that as soon as Buyer learns of the disclosure request or requirement or otherwise intends to disclose any Seller Confidential Information pursuant hereto and prior to making disclosure, Buyer shall, to the extent permitted by law, notify Seller of the requirement, request or intention and the terms thereof and any Party may challenge the disclosure requirement, request or intention or seek a protective order or other appropriate remedy. Buyer, at Seller's expense, shall cooperate with Seller to the maximum extent practicable to minimize the disclosure of the Seller Confidential Information consistent

with applicable law. Buyer shall cooperate with Seller to obtain proprietary or confidential treatment of such Seller Confidential Information by the Person to whom such Seller Confidential Information will be disclosed (and if practicable, reasonably prior to any such disclosure). If, in the absence of a protective order or other appropriate remedy or the receipt of a waiver by Seller, Buyer is nonetheless, in the written opinion of counsel, legally compelled to disclose Seller Confidential Information or otherwise may become subject to contempt or other censure or penalty, Buyer may, in such instance but not otherwise, without liability hereunder, disclose that portion of the Seller Confidential Information which and to whom such counsel advises Buyer is legally required to be disclosed (but none other), provided that Buyer exercises Commercially Reasonable Efforts to preserve the confidentiality of the Seller Confidential Information, including by cooperating with Seller to obtain an appropriate protective order or other reliable assurance that the Seller Confidential Information shall be accorded confidential treatment. Seller shall be liable for all reasonable legal costs incurred by Buyer in cooperating with Seller to obtain such an appropriate protective order or confidential treatment.

(ii) Notwithstanding anything in this Section to the contrary, if Seller is required by applicable law or regulation, or in the course of administrative or judicial proceedings or investigations, to disclose to third parties, Buyer Confidential Information or otherwise intends to disclose Buyer Confidential Information to FERC or its staff (other than at the request or requirement of FERC or its staff) or pursuant to the request or requirement of any appropriate state regulatory commission or body, Seller may make disclosure of such Buyer Confidential Information; provided, however, that all reasonable steps are taken by Seller to assure continued confidential treatment by the relevant administrative, regulatory or judicial agencies or other recipient and provided further that as soon as Seller learns of the disclosure

request or requirement or otherwise intends to disclose any Buyer Confidential Information pursuant hereto and prior to making disclosure, Seller shall, to the extent permitted by law, notify Buyer of the requirement, request or intention and the terms thereof and any Party may challenge the disclosure requirement, request or intention or seek a protective order or other appropriate remedy. Seller, at Buyer's expense, shall cooperate with Buyer to the maximum extent practicable to minimize the disclosure of the Buyer Confidential Information consistent with applicable law. Seller shall cooperate with Buyer to obtain proprietary or confidential treatment of such Buyer Confidential Information by the Person to whom such Buyer Confidential Information will be disclosed (and if practicable, reasonably prior to any such disclosure). If, in the absence of a protective order or other appropriate protective remedy or the receipt of a waiver by Buyer, Seller is nonetheless, in the written opinion of counsel, legally compelled to disclose Buyer Confidential Information or otherwise may become subject to contempt or other censure or penalty, Seller may, in such instance but not otherwise, without liability hereunder, disclose that portion of the Buyer Confidential Information which and to whom such counsel advises Seller is legally required to be disclosed (but none other), provided that Seller exercises Commercially Reasonable Efforts to preserve the confidentiality of the Buyer Confidential Information, including, without limitation, by cooperating with Buyer to obtain an appropriate protective order or other reliable assurance that the Buyer Confidential Information shall be accorded confidential treatment. Buyer shall be liable for all reasonable legal costs incurred by Seller in cooperating with such Buyer to obtain an appropriate protective order or confidential treatment.

(iii) Nothing in this Section 21.2 shall prohibit or otherwise limit the use or disclosure of Confidential Information if such Confidential Information: (i) was

previously known to the disclosing or using Party unrelated to this Agreement without an obligation of confidentiality; (ii) was developed by or for the disclosing or using Party unrelated to this Agreement using nonconfidential information; (iii) was acquired by the disclosing or using Party from a third party which is not, to the disclosing or using Party's knowledge, under an obligation of confidence with respect to such information; (iv) is or becomes publicly available other than through a manner inconsistent with this Section 21.2; or (v) is provided or made available for inspection by Seller or Buyer under public records or public disclosure laws but only to the extent required to be so provided or made available.

The provisions of this subsection shall supercede any contrary (iv) provisions of this Section 21.2 regarding the disclosure of information to FERC or its staff pursuant to the request or requirement of FERC or its staff. In providing Buyer Confidential Information to FERC or its staff pursuant to the request or requirement of FERC or its staff, Seller shall, consistent with 18 C.F.R. § 388.112, request that the information be treated as confidential and non-public by FERC and its staff and that the information be withheld from public disclosure. To the extent permitted by law, Seller shall promptly notify Buyer when it is required or requested by FERC or its staff to disclose Buyer Confidential Information. Seller shall not be prohibited to make or liable for the disclosure to FERC or its staff of any Buyer Confidential Information pursuant to the request or requirement of FERC or its staff consistent with this subsection. In providing Seller Confidential Information to FERC or its staff pursuant to the request or requirement of FERC or its staff, Buyer shall, consistent with 18 C.F.R. § 388.112, request that the information be treated as confidential and non-public by FERC and its staff and that the information be withheld from public disclosure. To the extent permitted by law, Buyer shall promptly notify Seller when it is required or requested by FERC or its staff to

disclose Seller Confidential Information. Buyer shall not be prohibited to make or liable for the disclosure to FERC or its staff of any Seller Confidential Information pursuant to the request or requirement of FERC or its staff consistent with this subsection. Notwithstanding the foregoing, the Parties acknowledge that any request of FERC for confidential treatment of information may be denied by FERC in whole or in part.

- (v) The Parties agree to seek confidential treatment of the Confidential Information from the FPSC to the maximum extent possible pursuant to Chapter 366.093, Florida Statutes, and Rule 25-22.006 of the Florida Administrative Code; however, notwithstanding the foregoing, the Parties acknowledge that a request for confidential treatment of Confidential Information may be denied in whole or in part, and accordingly, that confidential treatment may not be afforded by the FPSC to such information. In the event any Confidential Information will need to be disclosed in connection with the application for the FPSC Approval, Buyer shall consult and cooperate with Seller prior to such disclosure, including, without limitation, in determining the extent to which confidential treatment will be sought for such terms, conditions and provisions.
- (vi) Seller may file this Agreement with the Securities and Exchange Commission ("Commission") as may be necessary under the Public Utility Holding Company Act and the rules and regulations thereunder in connection with Seller's application to the Commission for such orders and approvals as may be required for financing and/or the issuance and sale of interests in or debt issued or to be issued by Seller and/or its Affiliates. Seller shall request confidential treatment of the Buyer Confidential Information in this Agreement in connection with such filing; however, the Parties acknowledge that such request may be denied in whole or in part, and accordingly, that confidential treatment may not be afforded by the

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Commission to such information. In addition, Seller may disclose such Buyer Confidential Information as required by the Commission pursuant to the Securities and Exchange Act of 1934, as amended, and any rule or regulation promulgated thereunder.

(vii) Except for filings with the Commission or other regulatory authorities, any public statement and/or press release by a Party hereto concerning this Agreement (except statements or releases by the Non-Defaulting Party after an Event of Default) shall be reviewed and agreed upon by the Parties before release, which agreement shall not be unreasonably withheld or delayed.

The obligations under this Section 21.2 with respect to any Party shall survive until the earlier of

- 21.3 Survivorship of Obligations. Termination of this Agreement shall not discharge any Party from any obligation it owes the other Party under this Agreement by reason of any transaction, loss, cost, damage, expense or liability occurring, accruing or arising prior to such termination. It is the intent of the Parties that any such obligation owed (whether the same shall be known or unknown as of the termination or cancellation of this Agreement) will survive the termination or cancellation of this Agreement in favor of the Party to which such obligation is owed. The Parties also intend that the indemnification and limitation of liability provisions contained in Sections 14.2 and 14.3 shall remain operative and in full force and effect and that any specific survivability provisions in any other sections be given full effect.
- 21.4 No Third Party Beneficiaries. This Agreement is not intended to, and shall not, create rights, remedies or benefits of any character whatsoever in favor of any Persons, corporations, associations, or entities other than the Parties and their permitted successors and assigns, and the rights and obligations of each of the Parties under this Agreement are solely for

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the use and benefit of, and may be enforced solely by the Parties, their permitted successors and assigns.

- 21.5 Section Headings Not to Affect Meaning. The descriptive headings of the various Articles and Sections of this Agreement have been inserted for convenience of reference only and shall in no way modify or restrict any of the terms and provisions thereof. References to "Articles", "Sections" and "Appendices" in this Agreement shall mean the Articles, Sections and Appendices of this Agreement unless otherwise expressly noted.
- 21.6 Computation of Time. In computing any period of time prescribed or allowed by this Agreement, the designated period of time shall begin to run on the Day immediately following the Day of the act, event or default that precipitated the running of the designated period of time. The designated period shall expire on the last Day of the period so computed unless that Day is not a Business Day, in which event the period shall run until the end of the next Business Day.
- 21.7 Interest. Whenever the provisions of this Agreement require the calculation of an interest rate, such rate shall be computed at an annual rate equal to the Prime Rate as of the date on which the calculation begins, but not to exceed the maximum rate which may be lawfully charged. Interest on obligations arising under this Agreement shall be compounded daily and be calculated based on a 360 day year.

21.8 Entire Agreement.

this Agreement constitutes the entire agreement between the Parties relating to the subject matter hereof and supersedes any other agreements, written or oral, between the Parties concerning such subject matter. The Parties have entered into this Agreement in reliance upon the representations and mutual

understandings contained herein and not in reliance upon any oral or written representation or information provided by one Party to another Party not contained or incorporated herein.

- 21.9 Counterparts. This Agreement may be executed simultaneously in multiple counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument.
- 21.10 Amendments. This Agreement may only be amended by written agreement signed by duly authorized representatives of the Parties.
- 21.11 Waivers. Waivers of the provisions of this Agreement or excuses of any violations of this Agreement shall be valid only if in writing and signed by an authorized officer of the Party issuing the waiver or excuse. A waiver or excuse issued under one set of circumstances shall not extend to other occurrences under similar circumstances.
- 21.12 No Partnership Created. Any provision of this Agreement to the contrary notwithstanding, the Parties do not intend to create hereby any joint venture, partnership, association taxable as a corporation, or other entity for the conduct of any business for profit. If it should appear that one or more changes to this Agreement would be required in order not to create an entity referenced in the preceding sentence, the Parties agree to negotiate promptly and in good faith with respect to such changes.
- 21.13 Character of Sale. The sale of capacity and energy hereunder shall not constitute a sale, lease, transfer or conveyance to Buyer or any other party of any contractual rights or ownership interests in any generating unit or other equipment comprising the Facility, nor does the sale of capacity and energy hereunder constitute a dedication of ownership of any generating unit or other equipment comprising the Facility.

21.14 Notices. Any notice, demand, request, statement, or correspondence provided for in this Agreement, or any notice which a Party may desire to give to the other, shall be in writing (unless otherwise expressly provided by this Agreement) and shall be considered duly delivered when received by hand delivery, first-class mail, facsimile, or by overnight delivery, at the address(es) and to the attention of the person(s) listed below; provided, however, if actual delivery occurs at a time other than between the hours of 0800 and 1700 CPT on a Business Day (each a "Business Hour"), delivery shall be deemed to have occurred in the next Business Hour after actual delivery.

(i) To Seller:

Vice President, Business Development Southern Company Generation and Energy Marketing Bin 935 270 Peachtree Street, NW Atlanta, Georgia 30303

Telephone: 404-506-0346 Facsimile: 404-506-0399

With a copy to:

Senior Vice President, General Counsel and Assistant Secretary Southern Power Company 600 North 18th Street Birmingham, Alabama 35203

Telephone: 205-257-0472 Facsimile: 205-257-2027

And

Vice President, Fleet Operations and Trading Southern Company Services, Inc. 600 North 18th Street, GS-8259 Birmingham, Alabama 35203

Telephone: 205-257-6139 Facsimile: 205-257-4441

(ii) To Buyer:

Vice President, Energy Marketing and Trading Florida Power & Light Company 700 Universe Boulevard EMT/JB Juno Beach, Florida 33408

Telephone: 561-691-7878 Facsimile: 561-691-7759

With a copy to:

Director, Resource Assessment and Planning Florida Power & Light Company 9250 West Flagler Street Miami, Florida 33174

Telephone: 305-552-3622 Facsimile: 305 552-2905

Either Party may change the information set forth in this Section 21.14 by giving written notice to the other Party in the manner prescribed by this Section.

- 21.15 Survival. Any provision(s) of this Agreement that expressly comes into or remains in force following the termination or expiration of this Agreement shall, subject to the express terms of the relevant provision, survive the termination or expiration of this Agreement.
- 21.16 Construction. The language used in this Agreement is the product of both Parties' efforts. Accordingly, each Party irrevocably waives the benefit of any rule of contract construction that disfavors the drafter of a contract or the drafter of specific language in a contract.
- 21.17 Imaged Agreement. Any original executed Agreement, schedule confirmation or other related document may be photocopied and stored on computer tapes and disks (the "Imaged Agreement"). The Imaged Agreement, if introduced as evidence on paper, the

schedule confirmation, if introduced as evidence in automated facsimile form, the transaction tape, if introduced as evidence in its original form and as transcribed onto paper, and all computer records of the foregoing, if introduced as evidence in printed format, in any judicial, arbitration, mediation or administrative proceedings, will be admissible as between the Parties to the same extent and under the same conditions as other business records originated and maintained in documentary form. Neither Party shall object to the admissibility of the transaction tape, the schedule confirmation or the Imaged Agreement (or photocopies of the transcription of the transaction tape, the schedule confirmation or the Imaged Agreement) on the basis that such were not originated or maintained in documentary form under either the hearsay rule, the best evidence rule or other rule of evidence.

21.18 Severability. If any provision or provisions of this Agreement or the application thereof to any Person or circumstance or in any jurisdiction is found by a court of competent jurisdiction to be illegal, invalid, unlawful, void or unenforceable as written for any reason, then it is the intent of each of the Parties that any such provision or provisions shall be given force and effect to the fullest possible extent that they are legal, valid and enforceable, that the remainder of this Agreement and the application of such provision or provisions to other Persons or circumstances or in other jurisdictions shall be deemed valid and enforceable to the fullest extent possible and continue in force and effect. If the determination that any provision or provisions hereof are illegal, invalid, unlawful, void or unenforceable (even after such provision or provisions are given force and effect to the fullest extent possible) results in a significant material deviation from the Parties' original intent or economic expectations regarding this Agreement, the Parties shall negotiate to (and/or the applicable court, in its discretion, may) replace any such illegal, invalid, unlawful, void or unenforceable provision or

provisions with valid provision(s) which result in the least deviation from the Parties' intent and economic expectations.

21.19 Agency of Southern Company Services, Inc. Seller hereby designates Southern Company Services, Inc. to serve as its agent for purposes of the implementation and administration of this Agreement. Seller may designate a new agent from time to time under this Agreement by giving Buyer 60 Days written notice in which event Southern Company Services, Inc.'s role, as agent, shall cease and the newly-designated agent shall be substituted for the sole purpose of serving and acting as agent for Seller hereunder.

21.20 Include. As used herein, the words "include" or "including" shall be deemed to be followed by the words "without limitation."

21.21 Examples. Examples of calculations pursuant to the provisions of this Agreement are set forth in Appendix H. Such calculations are for example purposes only and are not intended to, and shall not, modify any of the terms of this Agreement. To the extent there is a conflict between any of these examples and the other terms of this Agreement, such other terms shall govern. Moreover, such examples shall be given no weight in interpreting or construing the provisions of this Agreement.

[The Next Page is the Signature Page.]

IN WITNESS WHEREOF, Seller and Buyer have caused this Agreement to be executed in duplicate by their respective duly authorized officers as of the Effective Date.

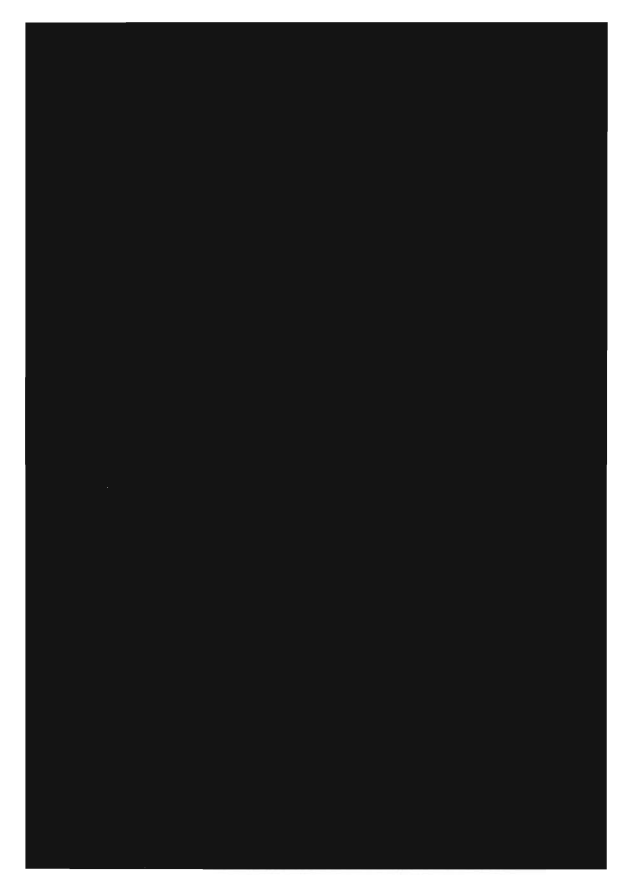
SOUTHERN COMPANY SERVICES, INC.

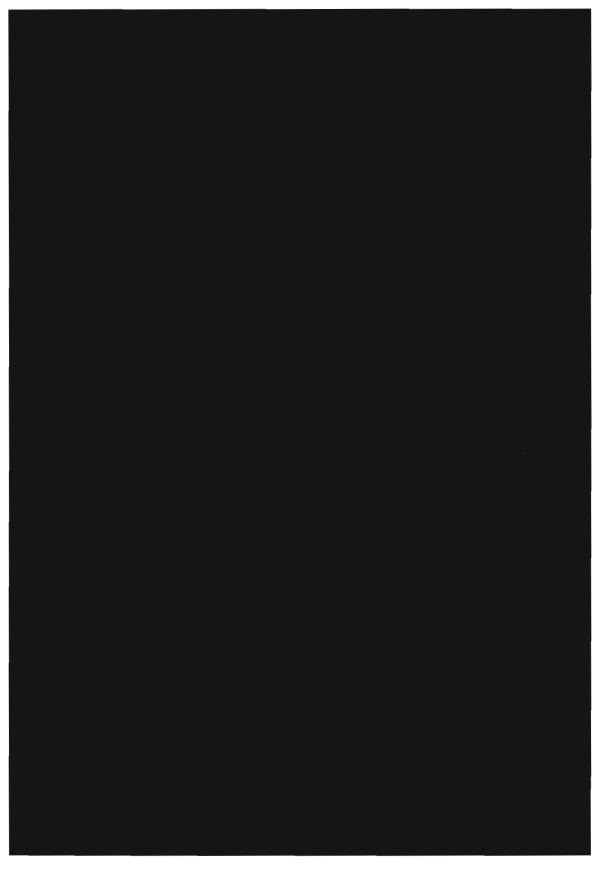
As Agent for Southern Power Company

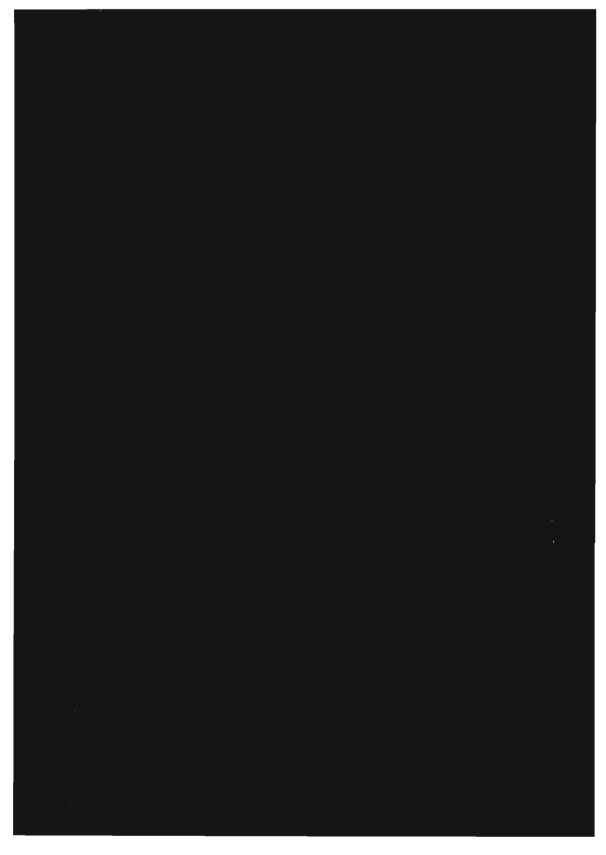
BY:	
NAME:	William N. McKenzie
TITLE:	Vice President

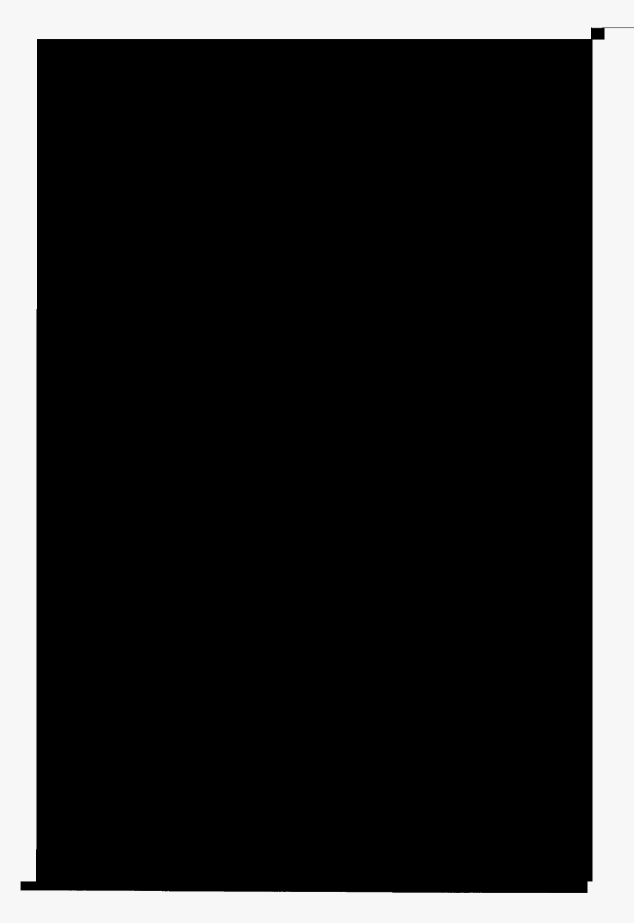
FLORIDA POWER & LIGHT COMPANY

BY:		
NAME:	Terry L. Morrison	
TITLE:	Vice President	

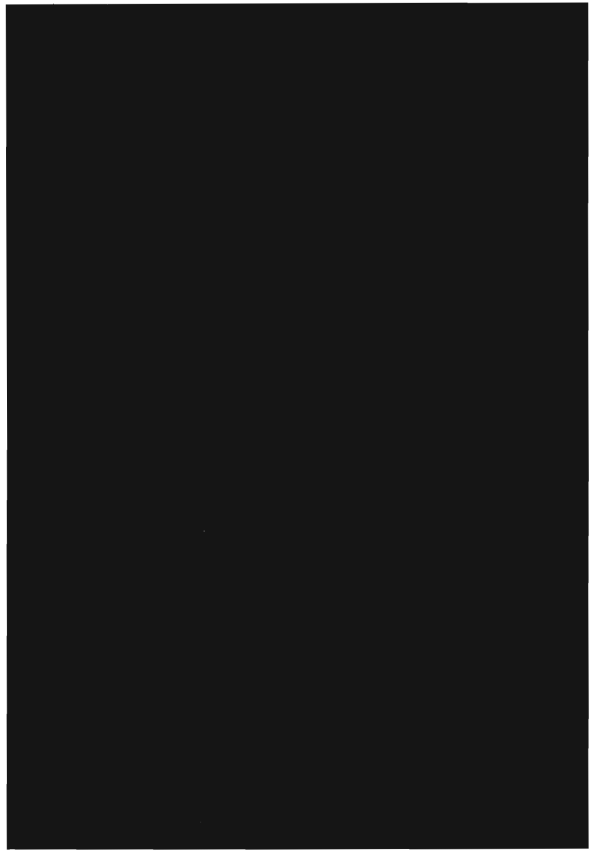


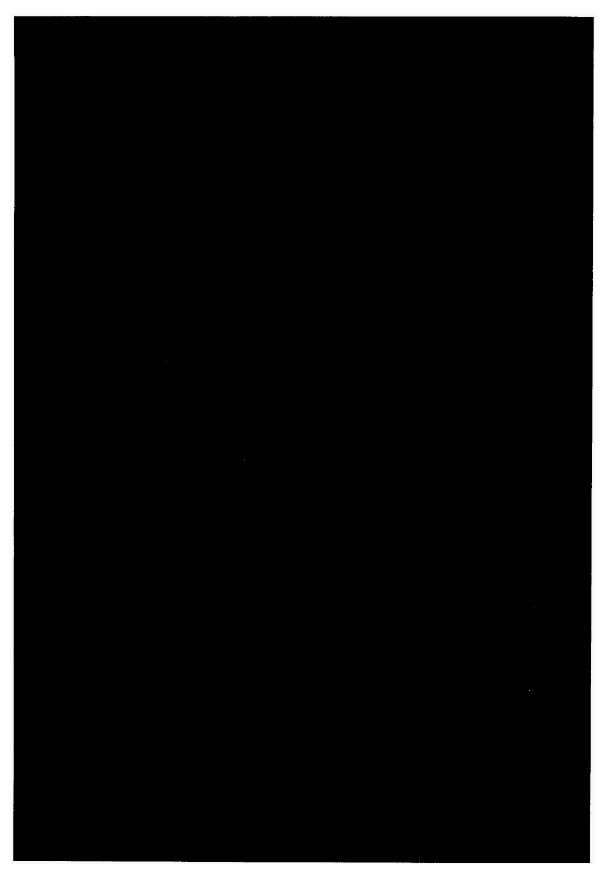


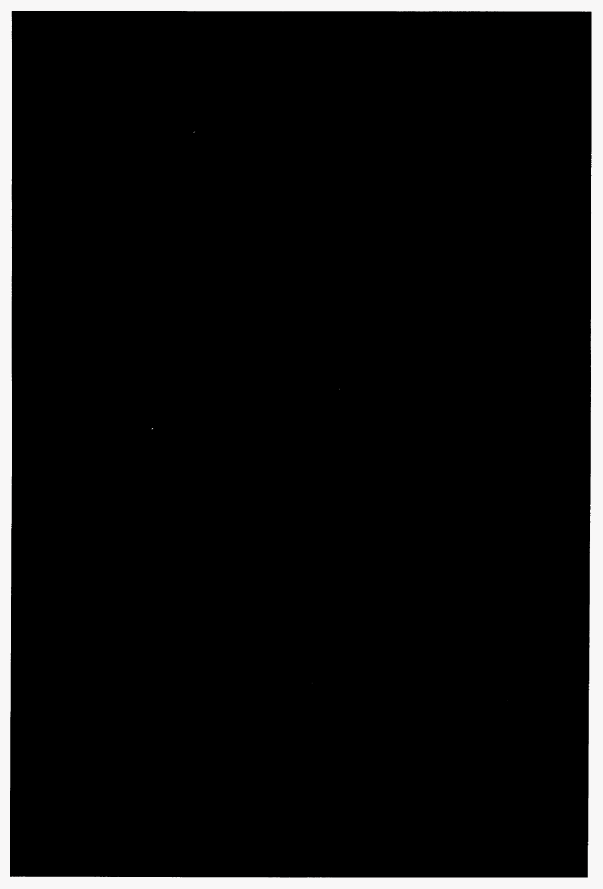


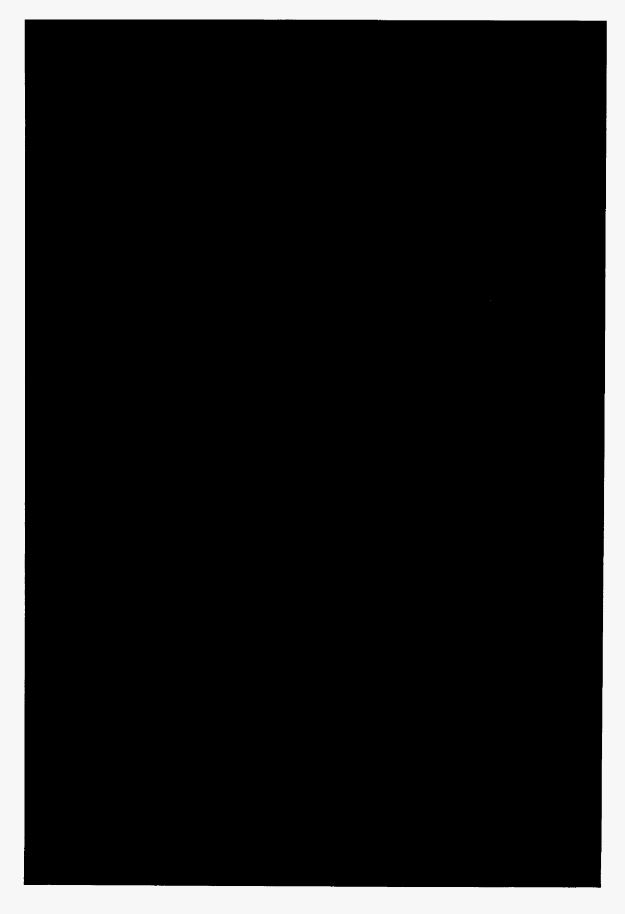


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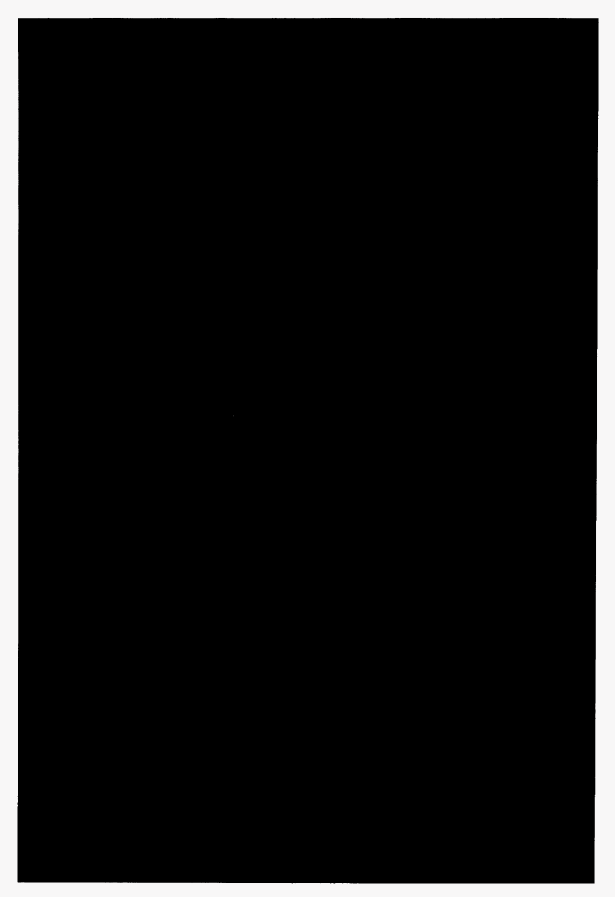


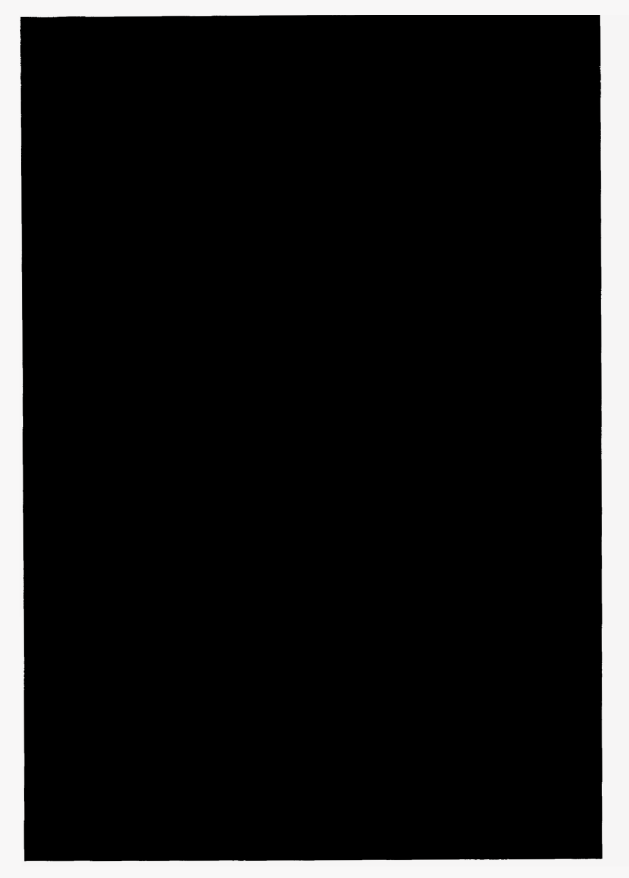


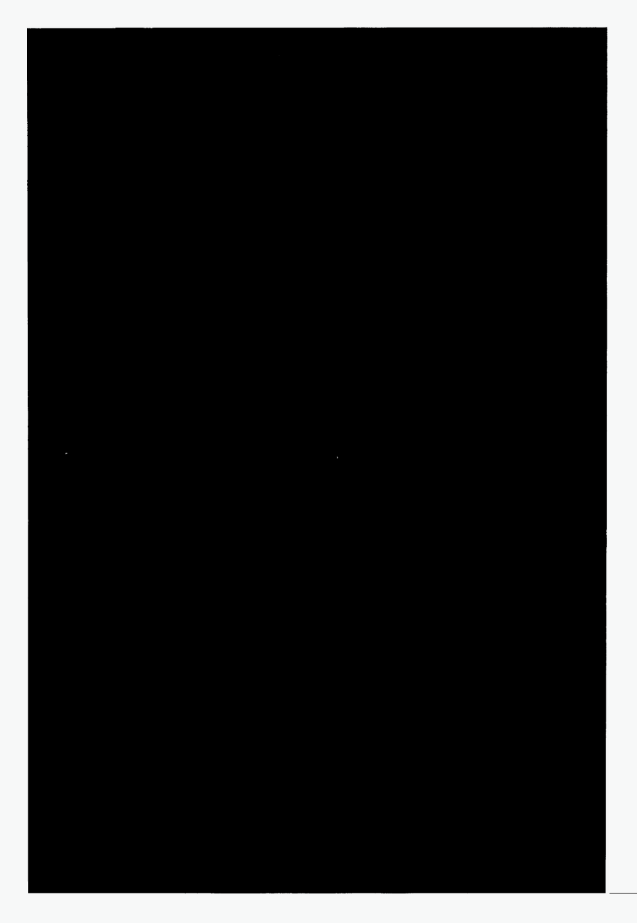




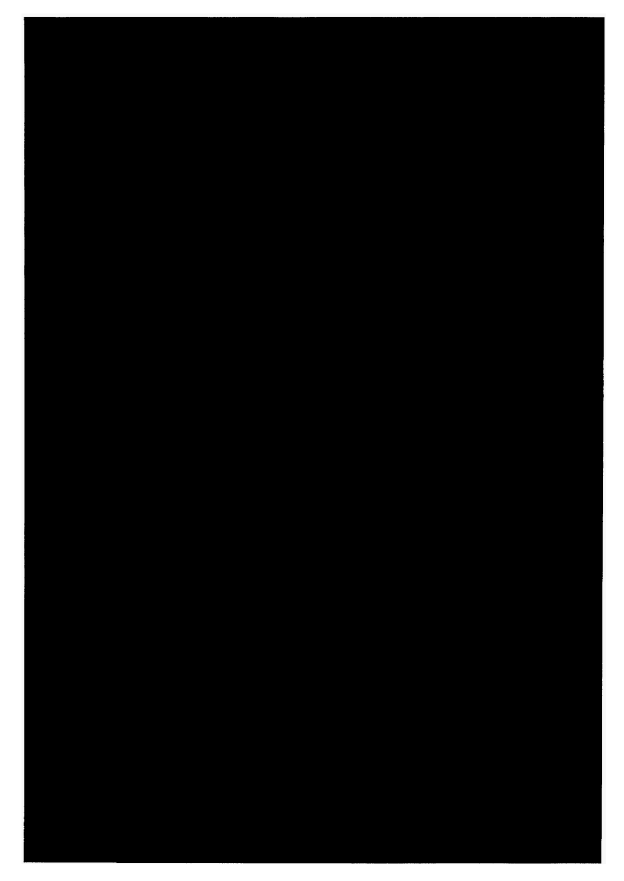
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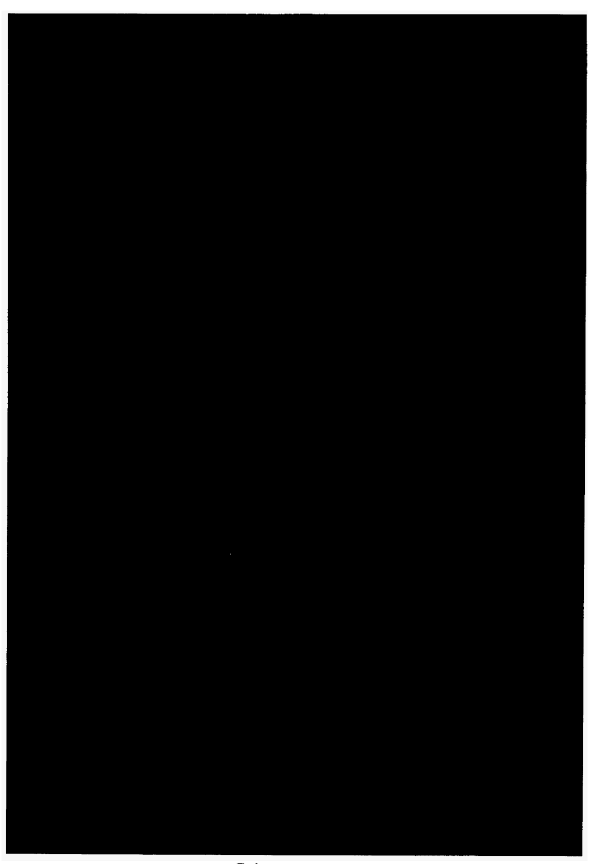


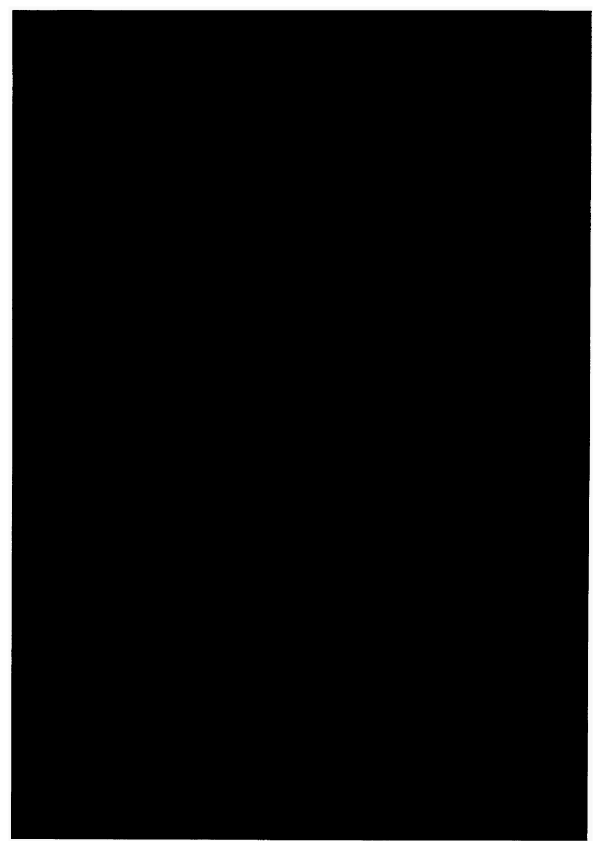


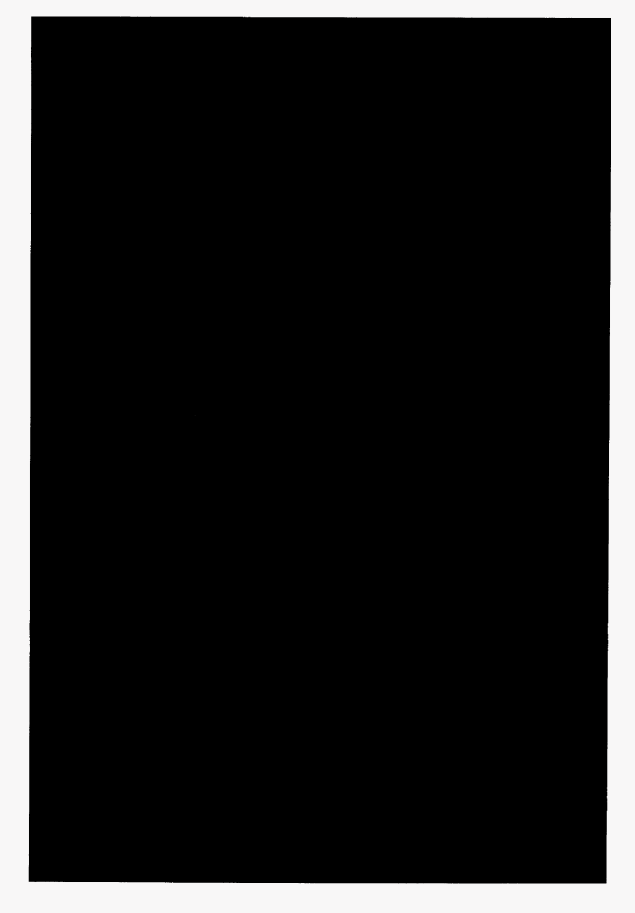


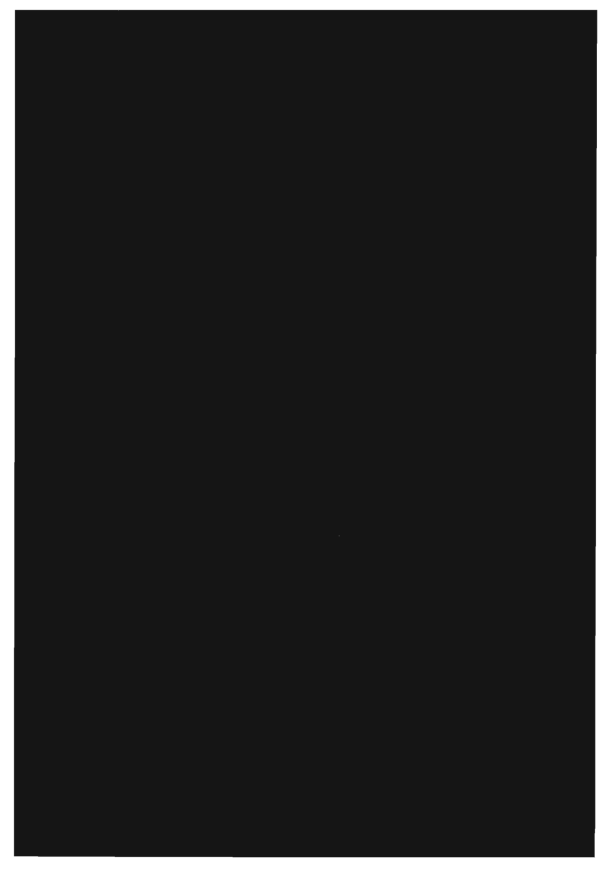
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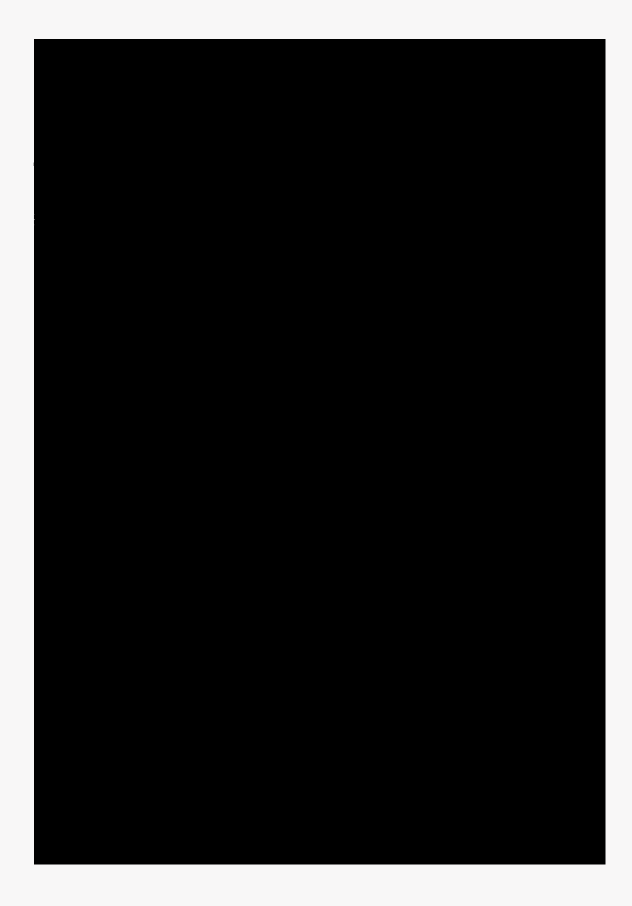


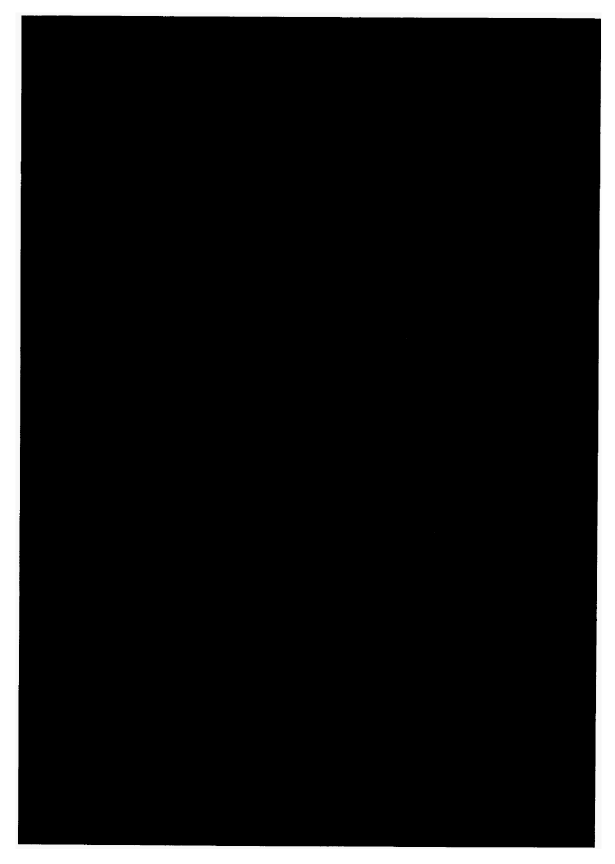


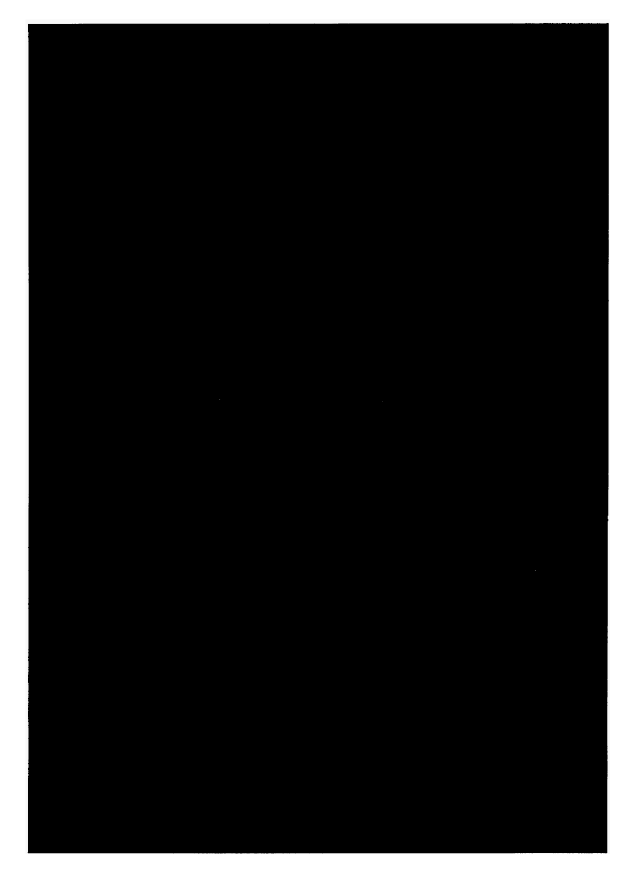




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