GULF POWER COMPANY

STANDBY SERVICE AGREEMENT

This agreeme	nt made this	_ day of		., 20	by and		
between Gulf	Power Company,	a corporation orga	anized and existin	ng under th	e laws of the		
State of Florida and engaged in the generation, transmission, and distribution of electric							
power, its successors and assigns (hereafter called "the Company" or "Company"), and							
				, its succes	ssors and		
assigns locate	ed at						
		(hereafter	called "the Custo	mer" or "C	Sustomer").		
,	WHEREAS, the Co	ustomer has exec	uted a Contract fo	or Electric	Power, and		
,	WHEREAS, the Co	ustomer has elect	rical generation c	apacity ca	pable of		
providing at least a portion of the Customer's electrical requirements, and							
,	WHEREAS, the Co	ustomer has requ	ested, or is requir	ed, to take	Standby		
Service which	consists of either	Back-up electric s	service, or Mainte	nance elec	ctric service,		
or both, and							
,	WHEREAS, the Co	ustomer's total ele	ctrical requireme	nts are, ar	nd for the		
duration of this	s contract will be,	satisfied by the Cu	ustomer's generat	tion and th	e Customer's		
purchases from the Company, which purchases may include Standby Service and other							

ISSUED BY: Susan Story EFFECTIVE: December 6, 2005

types of electric service which the Company may provide.

FIRST: This agreement is in addition to and supplements the Standard Form

Now therefore, for and in consideration of the mutual agreements herein set forth, the parties hereto agree as follows:

of Contract for Electric Power and the Standby Service Interconnection Agreement							
executed by and between the parties contemporaneous herewith.							
SECOND: During the term of years beginning the day							
of, 19 and continuing thereafter until terminated by							
mutual agreement or at least twenty-four (24) months prior written notice by either							
party to the other of its intention to terminate this agreement, the Company shall							
maintain sufficient electrical capacity and equipment to enable it to deliver to the							
Customer Standby Service power in the form of three (3) phase alternating current							
at a frequency of approximately sixty (60) Hertz and at approximately							
volts.							
THIRD: The amount of Standby Service Capacity (BC) required to be							
maintained by the Company is kilowatts (KW). The Company is							
under no obligation to provide Standby Service Capacity in an amount greater than							
the net effective capability of the Customer's generation capacity. In the event of a							
bona fide change in the customer's standby requirements, the Standby Service							
Capacity (BC) for the future may be changed accordingly by							

mutual agreement. Any such change in Standby Service Capacity (BC) will not effect the duration of this contract except by mutual agreement of the parties.

FOURTH: The Customer will pay the Company for Standby Service in accordance with the charges, provisions, terms, and conditions of the Company's Rate Schedule SS, Standby Service, and abide by all applicable requirements of such rate schedule. A copy of the Company's presently approved Rate Schedule SS is attached hereto as Exhibit "A" and made a part hereof. To the extent any charge, provision, term, or condition is added to, modified within, or deleted from Rate Schedule SS and the same is approved by the Florida Public Service Commission, such addition, modification, or deletion shall thereafter apply and govern the dealings between the Company and the Customer as if the same were contained in the present Rate Schedule SS.

FIFTH: The Customer will allow the Company to make all necessary arrangements to meter (1) the amounts of demand (KW) and energy (KWH) supplied by the Company, and (2) the gross demand (KW) and energy (KWH) output of the Customer's generation equipment. The Company shall install, operate, and maintain all metering equipment described above. The Customer shall pay for all necessary costs incurred by the Company in performing such installation, operation, and maintenance of all metering equipment described above. The Company shall retain ownership of all metering equipment.

The Customer shall allow the Company free access and entry to the Customer's property and premises for the purpose of reading meters, making inspection of and repairs to Company property, and for testing the volume and character of electric energy consumption.

SIXTH: All formal notices affecting the provisions of this Agreement shall be delivered in person or sent by registered or certified mail to the parties designated below. The parties designate the following to be notified or to whom payment shall be sent until such time as either party furnished the other party written instructions to contact another individual.

FOR CUSTOMER:	FOR COMPANY:

SEVENTH: This agreement supersedes all previous agreements and representations either written or verbal heretofore made between the Company and the Customer with respect to matters herein contained. This agreement shall not be assigned by the Customer without the written consent of the Company.

Section No. VII First Revised Sheet No. 7.34 Canceling Original Sheet No. 7.34

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

APP	LICANT	GULF POWER CO	GULF POWER COMPANY		
Ву:		By:			
	(Print or Type Name)	(I	Print or Type Name)		
Title:		Title:			
Date	:	Date:			

ISSUED BY: Mark Crosswhite EFFECTIVE: April 11, 2012