

Section No. IV Fifteenth Revised Sheet No. 4.13 Canceling Fourteenth Revised Sheet No. 4.13

PAGE	EFFECTIVE DATE
of	January 1, 2014

- 2.5 <u>NON-ASSIGNMENT OF DEPOSIT</u> The receipt for deposit cannot be assigned by the Customer without the written consent of the Company.
- 2.6 <u>PAYMENT OF PREVIOUS ACCOUNTS REQUIRED</u> Applications for service will not be accepted by the Company until the Applicant has paid to the Company all sums at any time owing and then unpaid:
  - (1) By Applicant for service of the same class rendered by the Company whether at the premises applied for or at any other premises, or
  - (2) By the previous occupant of the premises as long as the current Applicant or Customer occupied the premises at the time the delinquency occurred and the previous Customer continues to occupy the premises and such previous Customer shall benefit from such service.

# PART III LINE EXTENSION AND SERVICE CONNECTION REGULATIONS

- 3.1 <u>APPLIES TO ALL APPLICANTS</u> These regulations apply to all applicants requesting service from the regular distribution systems of the Company for residential, commercial and industrial usage. Customers requesting service from the transmission system of the Company may require individual consideration and will be handled accordingly as they request service.
- 3.2 CONNECTION OF INITIAL SERVICE Where the Company's distribution circuits already are in place on the pole adjacent to the Customer's premises requiring only the installation of service wires and meter, the Company will place the service wires and meter completing the connection to provide service. The Customer shall pay a charge of \$27.00 residential / \$50.00 non-residential for such connection, in addition to the deposit provided for elsewhere. The Company shall have the discretion to waive the connection fee that would otherwise apply to the new or existing Customer as a consequence of significant damage to their premises caused by a natural disaster or other similar conditions for which an emergency has been declared by a governmental body authorized to make such a declaration.
- 3.3 <u>CONNECTION OF EXISTING SERVICE</u> Where service has previously been connected at a premise, a \$27.00 residential / \$50.00 non-residential service charge shall be paid for all subsequent reconnections, except for restoration of service after violation of regulations as provided in Paragraph 4.11 of these Rules or at the Company's discretion as a consequence of significant damage to the new or existing Customer's premises caused by a natural disaster or other similar conditions for which an emergency has been declared by a governmental body authorized to make such a declaration.
- 3.4 <u>SERVICE IF NEW OR UPGRADED FACILITIES ARE REQUIRED</u> When new or upgraded facilities are required to place the service applied for adjacent to the Customer's premises, a test will be run on the projected revenue vs. the estimated construction costs, exclusive of meters and services.

Contributions-in-aid-of-construction for new or upgraded overhead facilities:

CIAC<sub>OH</sub> = Construction Cost - (4 years expected incremental base energy revenue) - (4 years expected incremental base demand revenue)

Contributions-in-aid-of-construction for new or upgraded underground facilities:

CIAC<sub>UG</sub> = CIAC<sub>OH</sub> + Estimated difference between cost of providing the service underground and overhead

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



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#### 3.4 (continued)

If the revenue supports construction, then no CIAC is applicable. If the revenue/ construction comparison shows a CIAC to be owing, the applicant will pay to the Company in advance of making the extension the amount from the formula, adjusted by the approved tax effect multiplier. Such payment may be waived or a special agreement may be made providing for the repayment of such money to the applicant, when additional business is secured, upon terms to be fixed by the Company. Where more customers than the initial applicant are expected to be served by the new or upgraded facilities within a period not to exceed three years, the Company shall prorate the total CIAC over the number of end-use customers expected. Where the full amount of CIAC is required from the initial applicant, the Company will return to the initial applicant any subsequent CIAC payments received from such expected customers. Title to all lines will remain with the Company. When service is connected to the Customer's premises, a service charge shall be paid in accordance with the provisions of Paragraph 3.2 above. The Company shall apply the above formulas uniformly to residential, commercial, and industrial customers requiring new or upgraded facilities at any voltage level.

- 3.5 <u>LIMITATIONS ON THREE PHASE SERVICE</u> In general, the Company will furnish single phase service for any residential or commercial loads involving no single motor larger than five horsepower. It has never contemplated supplying service to any motor rated at three horsepower or smaller at three phase anywhere. Therefore, unless already available, three phase service will not be furnished for residential loads or for commercial loads where no commercial motor exceeds three horsepower until the Customer makes a contribution to the Company equal to the excess of the cost of providing three phase service over the cost of furnishing service to such load at single phase.
- 3.6 <u>UNDERGROUND SERVICE IN AN OVERHEAD AREA</u> Conversion of existing overhead facilities to underground shall be handled in accordance with the provisions of Part VI UNDERGROUND DISTRIBUTION FACILITIES.
- 3.7 <u>CONNECTION OF TEMPORARY SERVICE</u> Where the Company's distribution circuits are already in place on the pole adjacent to the Customer's premises requiring only the installation of a service drop and meter, the Company will place the service drop and meter completing the connection to provide temporary service. The service drop and meter installation shall not exceed 200 amperes and must utilize self-contained, non-demand metering. The customer shall pay a charge of \$110.00 for each such connection in addition to the deposit provided for elsewhere.
- 3.7.1 TEMPORARY SERVICE INVOLVING EXTENSIONS In case the establishing of temporary service involves cost of labor and materials, other than as described in 3.7 above, the applicant must pay in advance the total estimated cost of installing and dismantling the necessary facilities, less the salvage value of the material returnable to stores for re-use, less projected revenues associated with the temporary service. This payment shall be in addition to the appropriate service charge for a Service Connection to existing distribution system and the deposit for guarantee of the energy billing provided for elsewhere.

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

#### Section No. IV Eighth Revised Sheet No. 4.15

### **GULF POWER COMPANY**

Canceling Seventh Revised Sheet No. 4.15

- 3.8 The Company makes special arrangements for floor surfacing, polishing, finishing or other similar motor driven equipment. Customer will make arrangements with the Company for such special service.
- 3.9 Extensions for subdivisions for real estate development purposes will be made only by special contract.
- 3.10 RELOCATION OR REMOVAL OF EXISTING FACILITIES If the Company is required to relocate or remove existing facilities in the implementation of these Rules, all costs thereof shall be borne exclusively by the Applicant. These costs will include the costs of relocation or removal plus the in-place value (less salvage) of the facilities so removed. Any additional costs due to existing landscaping, pavement or unusual conditions shall also be borne by the Applicant. In the event that overhead facilities are being replaced with underground, any differential cost shall be handled in accordance with the provisions of Part VI, Underground Distribution Facilities.

## PART IV BILLING AND METERING REGULATIONS

4.1	The Rate Schedules of the Company contemplate the service will be supplied to each separate premise as
	one Customer. Where a Customer, for any reason, requires the installation of more than one meter by the
	Company each meter will be billed as a separate Customer. The Customer must provide a self-contained
	meter socket or enclosure on his premises. The type shall be determined by the Company's approved list
	and the location shall be determined by the Company. All self-contained meter sockets and self-contained
	meter enclosures which become deteriorated shall be replaced by the Customer. The electricity used by
	the same person, firm or corporation at different premises will not be combined and billed as one Customer

ISSUED BY: Travis Bowden EFFECTIVE: December 19, 1995