

RATE RIDER RE Renewable Energy (Optional)

By order of the Alabama Public Service Commission dated December 4, 2007 in Docket U-4485.

PAGE 1 of 1	EFFECTIVE DATE January, 2008 billings	REVISION First
-----------------------	---	--------------------------

AVAILABILITY

Available in all areas served from the interconnected system of the Company.

APPLICABILITY

Applicable, upon request, to all Customers in good financial standing with the Company. All rates, terms and conditions of the rate schedules under which the Customer is otherwise served are applicable. Service hereunder is subject to Rules and Regulations for Electric Service on file with the Alabama Public Service Commission.

CHARACTER OF SERVICE

Rate Rider Renewable Energy Customers (RE Customer) have elected to purchase renewable energy blocks that are generated from facilities that use renewable energy sources such as biomass, landfill methane, solar, wind and hydro. Each energy block subscribed to hereunder is equal to either 50 kWh per month or 100 kWh per month (depending on the customer class of the RE Customer). Multiple blocks may be purchased by RE Customers. The Company will match energy from renewable sources with the number of subscribed blocks on an ongoing basis. The adder associated with each renewable energy block is in addition to the Customer's normal cost of electric service. Power purchased or produced from renewable facilities will not be specifically delivered to the RE Customer but is intended to displace power that would have otherwise been produced from non-renewable sources.

MONTHLY RATE ADDER

Residential Customers

\$2.25 for each 50 kWh block

Commercial and Industrial Customers

\$4.50 for each 100 kWh block

TERM OF AGREEMENT

Service under Rate Rider RE shall be for a period of one (1) year (Subscription Period), subject to the Company's right to terminate as provided below. Subscriptions under this rate rider will automatically renew for additional one year terms, unless the Customer provides notice of cancellation at least 60 days prior to the anniversary date of their commitment. The Company reserves the right to terminate any or all subscriptions upon 60 days written notice.