

**STANDARD CONTRACT RIDER NO. 19
NON-FIRM SERVICE
APPLICABLE TO RATES LLF, HLF AND CONTRACT RATES**

Availability

This Rider No. 19 is available to any qualifying electrical load of Customer.

Qualifying Loads

In order for Customer to qualify for service under this Rider No. 19, all of the following conditions must be satisfied.

1. Service under this Rider No. 19 must be pursuant to a written contract between Customer and Company specifying the terms, conditions, rates and charges under which firm and non-firm service will be supplied to Customer.
2. Such written contract between Customer and Company must be filed with and approved by the Commission.
3. At least five (5) megawatts of Customer's total electrical load at the particular service location must be subject to non-firm service under this Rider No. 19.
4. Customer must agree that, in accordance with the terms and conditions set forth in the written contract and upon notification by Company, Customer shall reduce its electrical load at the particular service location to the firm load level specified in the contract.
5. The minimum term of the contract shall be ten (10) years with a five (5) year notice of termination.
6. For non-firm loads contracted hereunder on or after April 6, 1990, the application of this Rider No. 19 shall be limited to an aggregate of not more than 300 megawatts, based on Customers' maximum non-coincident peak loads, on a first-come first-serve basis. Such aggregate load shall be based on the total amount of load subject to non-firm service.

Non-Firm Service

Company may negotiate with Customer the specific terms, conditions, rates and charges for non-firm service under this Rider No. 19. The specific terms and conditions for non-firm service shall be based upon the individual operating characteristics of Customer and the system operating requirements of Company. The specific rates and charges for non-firm service shall be based upon the specific terms and conditions of the contract and the value to Company of such non-firm service as a means of deferring or delaying future generating capacity requirements or otherwise reducing Company's overall cost of service.

Provisions of Written Contract

The contract shall include, but not be limited to, the following general provisions:

1. The amount of load subject to non-firm service.
2. The amount of firm load to be supplied by Company.
3. The term of the contract.
4. The minimum notification period after which Customer must reduce its electrical usage to the firm service level.

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Provisions of Written Contract (Contd.)

5. The maximum number of hours in any contract year that Customer's electrical service is subject to curtailment.
6. The maximum number of hours per occurrence per day that Customer's electrical service is subject to curtailment.
7. The conditions under which Customer must reduce its electrical usage.
8. The obligations of Customer to reduce its load to the firm service level.
9. The basis for establishing the priority of service curtailments among Customers being served under this Rider No. 19.
10. The rates and charges for firm and non-firm service.

Subrider Designation

Any written contract submitted by Company for approval under this Rider No. 19 and approved by the Commission shall be filed with the Commission as a separate subrider designated Rider No. 19— (insert sequential numbers).