

Gulf Power Company  
500 Bayfront Parkway  
Post Office Box 1151  
Pensacola FL 32520-0770  
Telephone 904 444-6365

7/19 3:45 am

ORIGINAL  
FILE COPY

Jack L. Haskins  
Manager of Rates and Regulatory Matters  
and Assistant Secretary

the southern electric system

July 15, 1994

Ms. Blanca S. Bayo, Director  
Division of Records and Reporting  
Florida Public Service Commission  
101 East Gaines Street  
Tallahassee FL 32399-0870

Dear Ms. Bayo:

RE: Docket No. 931044-EI

Enclosed are an original and fifteen copies of the Supplemental Direct Testimony of J. I. Thompson on behalf of Gulf Power Company to be filed in the above docket.

Sincerely,

*Jack L. Haskins*

- ACK
- AFA  lw
- APP  Enclosures
- CAF
- CMU  cc: Beggs and Lane  
Jeffrey A. Stone, Esquire
- CTR
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FPSC-BUREAU OF RECORDS

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DOCUMENT NUMBER-DATE

07151 JUL 18 94

FPSC-RECORDS/REPORTING

"Our business is customer satisfaction"

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition for Authority to  
Implement a Replacement Rate  
Schedule for Standby Electric  
Service by Gulf Power Company )  
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Docket No. 931044-EI

Certificate of Service

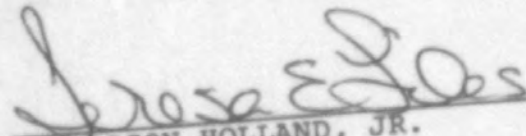
I HEREBY CERTIFY that a copy of the foregoing has been  
furnished this 15th day of July 1994 by U.S. Mail or hand  
delivery to the following:

Sheila Erstling, Esquire  
Staff Counsel  
FL Public Service Commission  
101 East Gaines Street  
Tallahassee FL 32399-0863

John W. McWhirter, Jr., Esquire  
McWhirter, Reeves, McGlothlin,  
Davidson & Bakas, P. A.  
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111 W. Madison St., Room 812  
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Davidson & Bakas, P.A.  
315 S. Calhoun Street, Suite 716  
Tallahassee FL 32301



G. EDISON HOLLAND, JR.  
Florida Bar No. 261599  
JEFFREY A. STONE  
Florida Bar No. 325953  
TERESA E. LILES  
Florida Bar No. 510998  
Beggs & Lane  
P. O. Box 12950  
Pensacola, FL 32576  
904 432-2451  
Attorneys for Gulf Power Company

**BEFORE THE FLORIDA PUBLIC SERVICE  
COMMISSION**

**DOCKET NO. 931044-EI**

**GULF POWER COMPANY**

**SUPPLEMENTAL DIRECT TESTIMONY OF  
J. I. THOMPSON**

**JULY 18, 1994**

DOCUMENT NUMBER-DATE

07151 JUL 18 84

FPSC-RECORDS/REPORTING

1 Gulf Power Company

2 Before the Florida Public Service Commission

3 Prepared Supplemental Direct Testimony of

4 James I. Thompson

5 Docket No. 931044-EI

6 July 18, 1994

7 Q. Please state your name, business address and  
8 occupation.

9 A. My name is James I. Thompson and my business address  
10 is 500 Bayfront Parkway, Pensacola, Florida 32501.

11 I am employed by Gulf Power as a Pricing Specialist.  
12

13 Q. Have you previously testified on direct in this  
14 proceeding?

15 A. Yes.  
16

17 Q. What is the purpose of this portion of your  
18 testimony?

19 A. I will address Issue 3, regarding the applicability  
20 of the charges for the Above 7499 KW demand range.  
21  
22  
23  
24  
25

1 Q. Does Gulf Power have a standby service customer  
2 purchasing service at this demand range who does not  
3 purchase supplementary service under Gulf's PXT  
4 rate?

5 A. Yes. One of our standby service customers began  
6 purchasing standby service from Gulf Power in  
7 August, 1993. Since that time, this customer has  
8 purchased only Standby Service, with no  
9 supplementary service required. Prior to August,  
10 1993 this customer purchased only supplementary  
11 service, under Rate Schedule PXT.

12 This customer was thus a Rate Schedule PXT  
13 customer before, during, and after Gulf's last  
14 completed rate case.

15

16 Q. Is this customer purchasing standby service under  
17 Rate Schedule SBS at the same voltage level and  
18 through the same local facilities as it previously  
19 purchased supplementary service under Rate Schedule  
20 PXT?

21 A. Yes, and these are also the same facilities through  
22 which the customer purchased standby service under  
23 our old Standby Rate for nearly one year, beginning  
24 in August, 1993.

25

1 Q. Is the Local Facilities Charge which the customer is  
2 currently paying under Rate SBS the same as the  
3 Local Facilities Charge previously paid by the same  
4 customer under Gulf's old Standby Rate?

5 A. Yes. The determination of which charges should be  
6 applicable to this customer was, in effect, made in  
7 August, 1993.

8

9 Q. Are the charges found in the Above 7499 demand range  
10 appropriate for this customer?

11 A. Yes. Those charges, including the Local Facilities  
12 Charge, come from the current PXT rate and the old  
13 standby service rate. Not only was this customer a  
14 Rate Schedule PXT customer during the Company's last  
15 rate case (when these charges were established),  
16 this customer was by far the largest PXT customer.  
17 If there is any single customer for which those  
18 charges are appropriate, it is certainly this one.

19

20 Q. Is this customer currently being billed according to  
21 the terms and applicability provisions of Rate SBS?

22 A. Yes.

23 Q. Is the applicability of the charges for the Above  
24 7499 KW demand range appropriate?

25 A. Yes. This component works in combination with all

1 of the other components and provisions of Rate SBS.  
2 The result is an improved arrangement for pricing  
3 standby electric service for our cogeneration  
4 customers, which affords opportunities for benefits  
5 to all of Gulf's customers.

6  
7 Q. Does this conclude your testimony?

8 A. Yes.

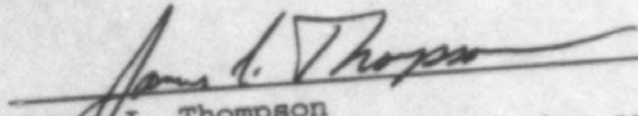
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STATE OF FLORIDA )  
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COUNTY OF ESCAMBIA )

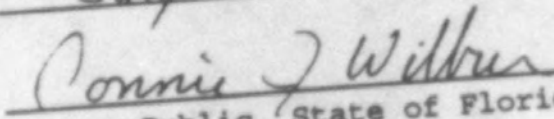
Docket No. 931044-EI

Before me the undersigned authority, personally appeared James I. Thompson, who being first duly sworn, deposes and says that he/she is a Pricing Specialist in Marketing and Load Management at Gulf Power Company and that the foregoing is true and correct to the best of his/her knowledge, information and belief.

  
James I. Thompson  
Pricing Specialist in Marketing and  
Load Management

Sworn to and subscribed before me this 15th day of

July, 1994.

  
Notary Public, State of Florida at Large  
Commission No. CC059328

(Know Personally)

My Commission Expires:

Notary Public  
State of Florida at Large  
My Commission Expires:  
October 25, 1994



BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition for Authority to  
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Service by Gulf Power Company )  
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Docket No. 931044-EI

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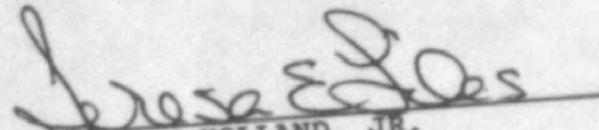
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