GATLIN, WOODS, CARLSON & COWDERY

Attorneys at Law a partnership including a professional association

> The Mahan Station 1709-D Mahan Drive Tallahassee, Florida 32308



TELEPHONE (904) 877 7191 TELECOPIER (904) 877 9031

B KENNETH GATLIN, P.A. THOMAS F WOODS JOHN D CARLSON KATHRYN G W. COWDERY WAYNE L. SCHIEFELBEIN

February 17, 1995

HAND DELIVERY

Blanca S. Bayo, Director Division of Records & Reporting Florida Public Service Commission 101 East Gaines Street Tallahassee, FL 32399-0850

Re: Docket No. 950002-GU Conservation Cost Recovery Clause

Dear Ms. Bayo:

Enclosed for filing in the above docekt on behalf of Chesapeake Utilities Corporation are an original and 15 copies of this letter.

Two corrections are necessary to Chesapeake's positions. Line 2 of the first paragraph of Chesapeake's Statement of Basic Position, and line 1 of its position on Issue 1, should both reflect a \$24,948 underrecovery, not a \$25,097 underrecovery.

ACK Also, Chesapeake previously took "no position at this time" on Issue 4 regarding a new docket to establish advertising standards. Chesapeake has now formulated the following position.

<u>Issue 4</u>: Should the Commission open a docket to establish advertising standards for the numerous variables such as energy efficiency, energy consumption, equipment costs, etc. used by utilities when comparing different fuel types and applications?

> No. CUC does not agree that a docket encompassing all of these variables is warranted. However, CUC believes that a docket with a more limited scope may avoid future disagreements between the electric and gas utilities. Some benefit may be gained by standardizing the energy consumption estimates used in comparing general end uses, e.g. residential heating, residential water heating, cooking, etc. A broader docket, such as that proposed in Issue 4, could result in a protracted and unproductive debate over specific characteristics of various pieces of equipment

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CUC believes the goal should be to establish typical energy consumption guidelines for a given end use. The consumption levels would be used by both gas and electric utilities. The source of this typical consumption information should be an unbiased third party, such as the Department of Energy.

Please acknowledge receipt of the foregoing by stamping the enclosed extra copy of this letter and returning same to my attention. Thank you for your assistance.

Sincerely,

WE & Schiefelber

Wayne L. Schiefelbein

cc: All parties (U.S. Mail) Cheryl Banks (Hand-delivery)

WLS/ldv Enclosures