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November 5, 2001

Charles A. Guyton 850.222.3423

By Hand Delivery

Blanca S. Bayó, Director Division of the Commission Clerk and Administrative Services Florida Public Service Commission 4075 Esplanade Way, Room 110 Tallahassee, FL 32399

Re:

Conservation Cost Recovery Clause

Docket No. 010002-EG

Dear Ms. Bayó:

Enclosed for filing on behalf of Florida Power & Light Company are the original and ten (10) copies of Florida Power & Light Company's:

Amended Prehearing Statement; 13968-01 1)

Amended Petition for Approval of its Revised Conservation Cost Recovery 2) 13969-01 Factors:

Supplemental Testimony and Exhibits of Dennis Reynolds; and 13970-01 3)

Supplemental Testimony and Exhibits of L.E. Green. 1397/-0/ 4)

Also enclosed is a diskette containing a copy of Florida Power & Light Company's Amended Prehearing Statement. The diskette is a 3.5 inch high density diskette using Microsoft Word 97.

If you or your Staff have any questions regarding this filing, please contact me.

Very truly yours,

Charles A. Guyton

COM

LEG

PAI

RGO

Enclosure

cc: All Parties of Record

13968.01 11/5/01

Miami West Palm Beach Tallahassee

Naples

Key West

London

Caracas

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Rio de Janeiro

Santo Domingo

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Energy Conservation Cost Recovery)	Docket No. 010002-EG
Clause)	Filed: November 5, 2001

FLORIDA POWER & LIGHT COMPANY'S AMENDED PREHEARING STATEMENT

Florida Power & Light Company ("FPL") hereby files its Amended Prehearing Statement in Docket No. 010002-EG.

The name of all known witnesses that may be called by the party, and the (a) subject matter of their testimony:

Witness Dennis Reynolds	Subject Matter Final True-Up for January 2000 - December 2000.
Dennis Reynolds	Projection for January 2002 - December 2002 and the Actual/Estimated True-Up for January - December 2001.
Leonardo E. Green	FPL's Revised Sales Forecast for 2002

A description of all known exhibits that may be used by the party, whether they may be identified on a composite basis, and the witness sponsoring each:

FPL has prefiled exhibits DR-1, DR-2, DR-3 and LEG-1 that should be identified separately.

<u>Exhibit</u>	Content	Sponsoring Witness
DR-1	Schedules CT-1 through CT-6, Appendix A	Dennis Reynolds
DR-2	Schedules C-1 through C-5	Dennis Reynolds
DR-3	Revised Schedule C-1, pages 2 and 3	Dennis Reynolds
LEG-1	Economic Factors Supporting Sales Revision	Leonardo E. Green

(c) A statement of basic position in the proceeding:

FPL's revised Conservation Cost Recovery Factors for the January 2002 through December 2002 recovery period and the true-up amounts for prior periods should be approved.

A statement of each question of fact the party considers at issue, the party's d) position on each such issue, and which of the party's witnesses will address the issue:

General Issues

ISSUE 1: What is the final end-of-the-period true-up amount for the period January 2000

through December 2000:

FPL: \$12,324,927 overrecovery (Reynolds)

ISSUE 2: What are the appropriate conservation cost recovery factors for the period January

2002 through December 2002?

FPL:	Rate Class	ECCR Factor	Rate Class	ECCR Factor
	RS1	.00187 \$/kWh	SST1T	.00135 \$/kWh
	GS1	.00169 \$/kWh	SST1D	.00151 \$/kWh
	GSD1	.00159 \$/kWh	CILCD/CILCG	.00143 \$/kWh
	OS2	.00113 \$/kWh	CILCT	.00136 \$/kWh
	GSLD1/CS1	.00155 \$/kWh	MET	.00171 \$/kWh
	GSLD2/CS2	.00146 \$/kWh	OL1/SL1/PL1	.00090 \$/kWh
	GSLD3/CS3	.00144 \$/kWh	SL2	.00139 \$/kWh
	ISST1D	.00000 \$/kWh		
	(Reynolds, Green)		

What should be the effective date of the conservation cost recovery factors for ISSUE 3.

billing purposes?

FPL: January 1, 2002 through December 31, 2002. (Reynolds)

A statement of each question of law the party considers at issue and the party's position on each such issue:

FPL is not aware of any questions of law at issue.

A statement of each policy question the party considers at issue, the party's position on each such issue, and which of the party's witnesses will address the issues:

FPL is not aware of any policy issues that are contested.

A statement of issues that have been stipulated to by the parties: g)

FPL believes that its true-ups and ECCR factors may be uncontested and may be stipulated.

A statement of all pending motions or other matters the party seeks action h) upon:

FPL has no pending motions or other matters upon which it seeks action other than its pending petitions for approval of a final true-up and conservation cost recovery factors and its pending requests for confidentiality addressed in the next section.

i) A statement identifying the parties' pending requests for confidentiality:

FPL filed on May 15, 2001, Florida Power & Light Company's Motion For Protective Order Regarding Confidential Information Required To Be Filed As Part Of True Up Filing. FPL does not believe there has been a ruling on this motion. However, the Commission has previously ruled that the type of customer information FPL seeks to protect is confidential. See, Order No. PSC-00-0628-CFO-EG.

On June 29, 2001, Florida Power & Light Company filed its Request For Confidential Classification Of Materials Provided In The Energy Conservation Cost Recovery Clause Pursuant To Audit No. 01-058-4-2. FPL does not believe there has been a ruling on this request.

On July 20, 2001, Florida Power & Light Company filed its First Request For Extension Of Confidential Classification Granted By Order No. PSC-00-0194-CFO-EG. FPL does not believe there has been a ruling on this requested extension.

j) A statement as to any requirement set forth in this order that cannot be complied with, and the reasons therefore:

FPL believes it has complied with all requirements for orders regarding prehearing procedures.

Respectfully submitted,

STEEL HECTOR & DAVIS LLP 215 S. Monroe St., Suite 601 Tallahassee, Florida 32301 (850) 222-2300

Attorneys for Florida Power & Light Company

By: <u>Anels of Suffor</u> Charles A. Guyton

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of Florida Power & Light Company's Amended Prehearing Statement was served by Hand Delivery (when indicated with an *) or mailed this 5th day of November, 2001 to the following:

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Charles A. Guyton