

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In Re: Petition for increase in rates by Gulf
Power Company.

Docket No. 110138-EI
Dated: August 25, 2011

GULF POWER PRIVILEGE LOG

Gulf Power Company provides this “Privilege Log” in response to OPC’s First Request for Production of Documents to Gulf Power (Nos. 1-74) asserting a privilege against discovery of the following materials:

Request No. 6

1. April 6, 2011, email correspondence between Gulf Power personnel and Aon Hewitt discussing draft testimony and compiling information at request of counsel in anticipation of litigation.
2. March 28, 2011, email correspondence between Gulf Power personnel discussing draft testimony and compiling information at request of counsel in anticipation of litigation.
3. March 28, 2011, email correspondence between Gulf Power personnel and Aon Hewitt discussing draft testimony and compiling information at request of counsel in anticipation of litigation.
4. March 2, 2011, email correspondence between Gulf Power and Southern Company Services personnel discussing draft testimony and compiling information at request of counsel in anticipation of litigation.
5. March 2, 2011, email correspondence between Gulf Power and Southern Company Services personnel discussing draft testimony and compiling information at request of counsel in anticipation of litigation.

6. March 17, 2011, email correspondence between Gulf Power and Aon Hewitt personnel compiling information for draft testimony at request of counsel in anticipation of litigation.

7. March 28, 2011, email correspondence between Gulf Power and Aon Hewitt personnel discussing draft testimony and compiling information at request of counsel in anticipation of litigation.

8. February 25, 2011, email correspondence between Gulf Power and Southern Company Services personnel discussing draft testimony and compiling information at request of counsel in anticipation of litigation.

9. March 31, 2011, email correspondence between Gulf Power and Southern Company Services personnel compiling information for draft testimony at request of counsel in anticipation of litigation.

10. March 28, 2011, email correspondence between Gulf Power and Southern Company Services personnel compiling information for draft testimony at request of counsel in anticipation of litigation.

11. March 28, 2011, email correspondence between Gulf Power and Southern Company Services personnel compiling information for draft testimony at request of counsel in anticipation of litigation.

12. Five Excel spreadsheets analyzing actual and projected healthcare savings between 2003 and 2012. These documents were prepared at the request of counsel in anticipation of litigation.

13. March 25, 2011, email correspondence between Gulf Power personnel and Aon Hewitt compiling information for draft testimony at request of counsel in anticipation of litigation.

14. March 25, 2011, email correspondence between Gulf Power personnel and Gulf's counsel discussing draft testimony in anticipation of litigation.

15. March 28, 2011, email correspondence between Gulf Power personnel and Aon Hewitt compiling information for draft testimony at request of counsel in anticipation of litigation.

16. March 25, 2011, email correspondence between Gulf Power personnel and Gulf's counsel discussing draft testimony in anticipation of litigation.

17. March 16, 2011, email correspondence between Gulf personnel and external auditor discussing draft testimony and compiling information at request of counsel in anticipation of litigation.

Request Nos. 4 and 5

18. February 22, 2011, email correspondence between Gulf Power personnel and Gulf's counsel discussing estimated rate case expense for legal fees and costs.

Request No. 22

19. One page Negotiations Timeline from a July 24, 2008, Energy Planning Update to Gulf Power Board of Directors. This document was prepared at the request of counsel.