

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

ORIGINAL  
FILE COPY

9:30 AM  
Law

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

the southern electric system

February 10, 1995

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. 950002-EG

Enclosed are an original and fifteen copies of the Prehearing Statement of Gulf Power Company to be filed in the above docket.

~~VP~~ Also enclosed is a 3.5 inch double sided, double density  
~~FP~~ diskette containing the Statement in WordPerfect for Windows  
~~APP~~ 6.0a format as prepared on a MS-DOS based computer.

~~CPE~~ Sincerely,

~~CMU~~  
~~CTR~~ *Jack L. Haskins*

~~EAG~~ *Ready - 5*

~~LEG~~ *1 lw*

~~LIN~~ *4 Enclosures*

~~CJC~~ cc: Beggs and Lane

~~BSH~~ Jeffrey A. Stone, Esquire

~~W. S.~~

~~OTH~~

RECEIVED & FILED  
*Law*  
FPSC-BUREAU OF RECORDS

DOCUMENT NUMBER-DATE  
01666 FEB 13 95  
FPSC-RECORDS/REPORTING

"Our business is customer satisfaction"

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

IN RE: Conservation Cost Recovery )  
Clause ) Docket No. 950002-EG  
\_\_\_\_\_ ) Filed: Feb. 13, 1995

PREHEARING STATEMENT OF GULF POWER COMPANY

Gulf Power Company, ("Gulf Power", "Gulf", or "the "Company"), by and through its undersigned attorneys, and pursuant to Commission Order No. PSC-95-0066-PCO-EG issued January 12, 1995 and Rule 25-22.038(3), Florida Administrative Code, files this prehearing statement, saying:

A. APPEARANCES:

G. EDISON HOLLAND, JR., Esquire, JEFFREY A. STONE, Esquire, and RUSSELL A. BADDERS, Esquire, of Beggs & Lane, 700 Blount Building, 3 West Garden Street, P.O. Box 12950, Pensacola, FL 32576-2950  
On behalf of Gulf Power Company.

B. WITNESSES: All witnesses known at this time, who may be called by Gulf Power Company, along with the subject matter and issue numbers which will be covered by his testimony, are as follows:

<u>Witness</u>	<u>Subject Matter</u>	<u>Issues</u>
(Direct)		
1. Margaret D. Neyman	Components of Gulf's Conservation Plan and associated costs	1, 2, 3

DOCUMENT NUMBER-DATE  
01666 FEB 13 95  
FPSC-RECORDS/REPORTING

C. EXHIBITS:

<u>Exhibit Number</u>	<u>Witness</u>	<u>Description</u>
_____ (MDN-1)	Neyman	Schedules CT-1 through CT-6
_____ (MDN-2)	Neyman	Schedules C-1 through C-5

D. STATEMENT OF BASIC POSITION

Gulf Power Company's Statement of Basic Position:

It is the basic position of Gulf Power Company that the proposed ECCR factor presents the best estimate of Gulf's Conservation expense for the period April 1995 through March 1996, including the true-up calculations and other adjustments allowed by the Commission.

E. STATEMENT OF ISSUES AND POSITIONS

Generic Energy Conservation Cost Recovery Issues

ISSUE 1: What is the appropriate adjusted net true-up amount for the period October, 1993 through September, 1994?

GULF: Under recovery \$151,608. (Neyman)

ISSUE 2: What is the appropriate projected end-of-period total net true-up amount for the period October, 1994 through March, 1995?

GULF: Over recovery \$59,933. (Neyman)

ISSUE 3: What is the appropriate conservation cost recovery factor for the period April, 1995 through September, 1996?

GULF: 0.026 cents per KWH. (Neyman)

Company-Specific Conservation Cost Recovery Issues

Gulf Power Company

No Company-Specific issues with regard to Gulf Power Company have been raised in the preliminary list of issues and positions submitted by any party except that of Staff. Staff's list was not received by undersigned counsel in time to consult with the Company regarding its position on the additional issues and still provide a timely filing of this prehearing statement. Gulf will supplement its prehearing statement prior to the prehearing conference in this proceeding.

F. STIPULATED ISSUES

GULF: Yet to be determined. Gulf is willing to stipulate that the testimony of all witnesses whom no one wishes to cross examine be inserted into the record as though read, cross examination be waived, and the witness's attendance at the hearing be excused.

G. PENDING MOTIONS:

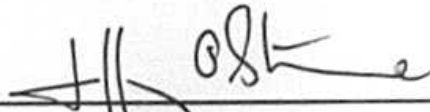
GULF: None.

H. OTHER MATTERS:

GULF: If other issues are raised for determination at the hearings set for March 8 and 9, 1995, Gulf respectfully requests an opportunity to submit additional statements of position and, if necessary, file additional testimony.

Dated this 10th day of February 1995

Respectfully submitted,



---

**G. EDISON HOLLAND, JR.**

Florida Bar No. 261599

**JEFFREY A. STONE**

Florida Bar No. 325953

**RUSSELL A. BADDERS**

Florida Bar No. 7455

**Beggs & Lane**

P. O. Box 12950

(700 Blount Building)

Pensacola, FL 32576-2950

(904) 432-2451

**Attorneys for Gulf Power Company**

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Conservation Cost Recovery )

) Docket No. 950002-EG

Certificate of Service

I HEREBY CERTIFY that a true copy of the foregoing was furnished by hand delivery or the U. S. Mail this 13<sup>th</sup> day of February, 1995 to the following:

Floyd R. Self, Esquire  
Messer, Vickers, Caparello,  
French and Madsen  
P. O. Box 1876  
Tallahassee FL 32302

Jack Shreve, Esquire  
Office of Public Counsel  
111 W. Madison St., Suite 812  
Tallahassee FL 32399-1400

R. Scheffel Wright, Esquire  
Landers & Parsons  
P. O. Box 271  
Tallahassee FL 32302

Stuart L. Shoaf  
St. Joe Natural Gas Company  
P. O. Box 549  
Port St. Joe FL 32456

Charles A. Guyton, Esquire  
Steel, Hector & Davis  
215 S. Monroe, Suite 601  
Tallahassee FL 32301

James D. Beasley, Esquire  
Macfarlane Ausley Ferguson  
& McMullen  
P. O. Box 391  
Tallahassee FL 32302

Vicki Kaufman, Esquire  
McWhirter Reeves McGlothlin  
Davidson and Bakas  
315 S. Calhoun St., Suite 716  
Tallahassee FL 32301

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

James McGee, Esquire  
Florida Power Corporation  
P. O. Box 14042  
St. Petersburg FL 33733-4042

Wayne L. Schiefelbein, Esq.  
Gatlin, Woods, Carlson &  
Cowdery  
1709-D Mahan Drive  
Tallahassee FL 32308

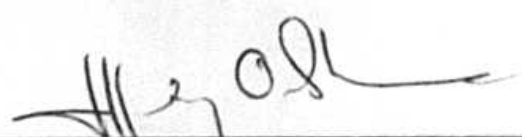
SunShine Pipeline Partners  
400 N. Ashley, Suite 2600  
Tampa FL 33602-4300

Ms. Colette M. Powers  
Indiantown Gas Company  
P. O. Box 8  
Indiantown FL 34956-0008

Sebring Gas System, Inc.  
3515 Highway 27 South  
Sebring FL 33870-5452

Mr. J. Peter Martin  
South FL Natural Gas Co.  
101 NW 202 Terrace  
P. O. Box 69000-J  
Miami FL 33269-0078

John W. McWhirter, Jr., Esq.  
McWhirter, Reeves, McGlothlin,  
Davidson & Bakas, P.A.  
P. O. Box 3350  
Tampa FL 33602-5126



---

G. EDISON HOLLAND, JR.  
Florida Bar No. 261599  
JEFFREY A. STONE  
Florida Bar No. 325953  
RUSSELL A. BADDERS  
Florida Bar No. 0007455  
Beggs & Lane  
P. O. Box 12950  
Pensacola FL 32576  
(904) 432-2451  
Attorneys for Gulf Power Company