**Susan D. Ritenour** Secretary and Treasurer and Regulatory Manager One Energy Place Pensacola, Florida 32520-0781

Tel 850.444.6231 Fax 850.444.6026 SDRITENO@southernco.com



October 14, 2005

Ms. Blanca S. Bayo, Director
Division of the Commission Clerk and Administrative Services
Florida Public Service Commission
2540 Shumard Oak Boulevard
Tallahassee FL 32399-0870

Dear Ms. Bayo:

RE: Docket No. 050002-EG

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

Also enclosed is a 3.5 inch double sided, high density diskette containing the Statement in Microsoft Word for Windows format as prepared on a Windows NT based computer.

Sincerely, Susan Ditenous

lw

**Enclosure** 

cc: Beggs and Lane

J. A. Stone, Esquire

#### BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

IN RE: Conservation Cost Recovery	)		
Clause	)	Docket No.	050002-EG
	)	Date Filed: Oc	tober 14, 2005
	)		

# PREHEARING STATEMENT OF GULF POWER COMPANY

Gulf Power Company, ("Gulf Power", "Gulf", or "the Company"), by and through its undersigned attorneys, and pursuant to Rule 25-22.038(3), Florida Administrative Code, files this prehearing statement, saying:

# A. APPEARANCES:

JEFFREY A. STONE, Esquire, RUSSELL A. BADDERS, and STEVEN R. GRIFFIN, Esquire, of Beggs & Lane, P.O. Box 12950, Pensacola, FL 32591-2950

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 the witness' testimony, are as follows:

Witness (Direct)	Subject Matter	<u>Issues</u>
1. William D. Eggart	True-up; components of Gulf's conservation plan and associated costs; projections and program results	1, 2, 4

# C. EXHIBITS:

Exhibit Number	Witness	Description
(WDE-1)	Eggart	Schedules CT-1 through CT-6
(WDE-2)	Eggart	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 January 2006 through December 2006, 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 final conservation cost recovery true-up amount for the

period January 2004 through December 2004?

GULF: Over recovery \$396,983. (Eggart)

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

2006 through December 2006?

**GULF:** The Company's proposed conservation cost recovery factors by customer class for the

period January 2006 through December 2006 are as follows:

RATE CLASS	CONSERVATION COST RECOVERY FACTORS ¢/kWh
RS, RSVP	0.088
GS	0.087
GSD, GSDT, GSTOU	0.084
LP, LPT	0.079
PX, PXT, RTP, CSA, SBS	0.074
OSI/II	0.069
OSIII	0.077

(Eggart).

<u>ISSUE 4</u>: What should be the effective date of the new conservation cost recovery factors for billing purposes?

GULF: The new conservation cost recovery factors should be effective beginning with the first billing cycle for January 2006 and thereafter through the last billing cycle for December 2006. The first billing cycle may start before January 1, 2006, and the last cycle may be read after December 31, 2006, so that each customer is billed for twelve months regardless of when the adjustment factor became effective.

# 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: To the best knowledge of counsel, Gulf has complied, or is able to comply, with all requirements set forth in the orders on procedure and/or the Commission rules governing this prehearing statement. If other issues are raised for determination at the hearings set for November 7-9, 2005, Gulf respectfully requests an opportunity to submit additional statements of position and, if necessary, file additional testimony.

Dated this 14th day of October, 2005.

Respectfully submitted,

**JEFFREY A. STONE** 

Florida Bar No. 325953

**RUSSELL A. BADDERS** 

ma Badden

Florida Bar No. 007455

STEVEN R. GRIFFIN

Florida Bar No. 0627569

Beggs & Lane

P. O. Box 12950

Pensacola, FL 32591-2950

(850) 432-2451

**Attorneys for Gulf Power Company** 

#### BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re:	Conservation Cost Recovery	)
		)

Docket No. 050002-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 144L day of October 2005 to the following:

Norman Horton, Jr., Esquire Messer, Caparello, & Self, P.A. P. O. Box 1876 Tallahassee FL 32302-1876

Robert Vandiver, Esquire Patricia Ann Christensen, Esquire Office of Public Counsel 111 W. Madison St., Suite 812 Tallahassee FL 32399-1400

R. Wade Litchfield, Esquire Natalie F. Smith, Esquire Florida Power & Light Company 700 Universe Boulevard Juno Beach FL 33408

Lee L. Willis, Esquire James D. Beasley, Esquire Ausley & McMullen P. O. Box 391 Tallahassee FL 32302

Ansley Watson, Jr., Esquire Macfarlane Ferguson & McMullen P. O. Box 1531 Tampa FL 33601-1531

Timothy J. Perry, Esquire McWhirter Reeves 117 S. Gadsden Street Tallahassee FL 32301 Martha Brown, Esquire Staff Counsel FL Public Service Commission 2540 Shumard Oak Boulevard Tallahassee FL 32399-0863

James McGee, Esquire Progress Energy Service Co., LLC P. O. Box 14042 St. Petersburg FL 33733-4042

John W. McWhirter, Jr., Esq. McWhirter Reeves 400 N Tampa St Suite 2450 Tampa FL 33602

Kenneth A. Hoffman, Esq. Rutledge, Ecenia, Underwood, Purnell & Hoffman, P.A. P. O. Box 551 Tallahassee FL 32302-0551

Gary V. Perko, Esquire Hopping Green & Sams, P. A. P. O. Box 6526 Tallahassee FL 32314

JEFFREY A. STONE

Florida Bar No. 325953

RUSSELL A. BADDERS

STEVEN R. GRIFFIN

Florida Bar No. 0627569

Florida Bar No. 0007455

Beggs & Lane

P. O. Box 12950

Pensacola FL 32591-2950

(850) 432-2451

Attorneys for Gulf Power Company