



January 18, 2017

*Via electronic filing*

Carlotta Stauffer  
Director, Office of Commission Clerk  
Florida Public Service Commission  
2540 Shumard Oak Blvd.  
Tallahassee, Florida 32399-0850

**Re: Docket numbers 160186-EI, 160170-EI**

Dear Ms. Stauffer:

Enclosed for filing in the above dockets, please find Sierra Club's Motion to Correct Filing, in reference to Document Nos. 00488-17 (original) and 00502-17 (corrected replacement). Should you or your staff have any questions regarding this filing, please contact me.

Sincerely,

*/s/ Diana A. Csank*

Diana A. Csank  
Staff Attorney  
Sierra Club  
50 F St. NW, 8th Floor  
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202-548-4595 (direct)  
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*Qualified Representative for Sierra Club*

Enc.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true copy and correct copy of the foregoing was served electronically on this 18<sup>th</sup> day of January, 2017 on:

<p>Lee Eng Tan/Bianca Lherisson/Kelley Corbari /Stephanie Cuello Office of the General Counsel Florida Public Service Commission ltan@psc.state.fl.us kcorbari@psc.state.fl.us blheriss@psc.state.fl.us scuello@psc.state.fl.us</p>	<p>J.R. Kelly/Charles J. Rehwinkel/ Stephanie Morse Office of Public Counsel kelly.jr@leg.state.fl.us rehwinkel.charles@leg.state.fl.us morse.stephanie@leg.state.fl.us</p>
<p>Bradley Marshall; Alisa Coe Earthjustice bmarshall@earthjustice.org acoe@earthjustice.org ruhland@earthjustice.org <i>Attorneys for Southern Alliance for Clean Energy, League of Women Voters of Florida</i></p>	<p>T. Jernigan/A. Unsicker/L. Zieman/N. C Federal Executive Agencies c/o AFCEC/JA-ULFSC Thomas.Jernigan.3@us.af.mil Andrew.Unsicker@us.af.mil Lanny.Zieman.1@us.af.mil Natalie.Cepak.2@us.af.mil Ebony.Payton.ctr@us.af.mil</p>
<p>Jon C. Moyle, Jr./Karen A. Putnal Moyle Law Firm, P.A. jmoyle@moylelaw.com kputnal@moylelaw.com <i>Attorneys for FIPUG</i></p>	<p>Mr. Robert L. McGee , Jr. Gulf Power Company rlmcgee@southernco.com</p>
<p>J. Stone/R. Badders/S. Griffin Beggs Law Firm jas@beggslane.com srg@beggslane.com rab@beggslane.com <i>Attorneys for Gulf Power Company</i></p>	<p>Robert Scheffel Wright/John T. La Via, Gardner Law Firm schef@gbwlegal.com jlvia@gbwlegal.com <i>Attorneys for Wal-Mart</i></p>
<p>Steve W. Chriss Wal-Mart Stores East, LP; Sam's East, Inc. stephen-chriss@wal-mart.com</p>	

This 18<sup>th</sup> day of January, 2017.

/s/ Diana A. Csank

Diana A. Csank  
*Qualified Representative for Sierra Club*

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition for rate increase by Gulf Power Company	Docket No. 160186
In re: Petition for approval of 2016 depreciation and dismantlement studies, approval of proposed depreciation rates and annual dismantlement accruals and Plant Smith Units 1 and 2 regulatory asset amortization, by Gulf Power Company	Docket No. 160170 Filed: January 18, 2017

SIERRA CLUB'S  
MOTION TO CORRECT FILING

Sierra Club, by and through its undersigned representative, moves for leave to correct its filing of January 13, 2017, and as grounds therefore states:

1. On January 13, 2017, Sierra Club pre-filed the testimony and exhibits that it intends to sponsor in the above dockets pursuant to the Order Establishing Procedure, No. PSC-16-0473-EI.

2. As part of its January 13 filing, Sierra Club filed via the Commission's Electronic Web Filing Form an incorrect version of Sierra Club witness Mosenthal's testimony, Document No. 00488-17, which excluded the exhibits associated with that testimony. As soon as this error was caught, Sierra Club filed the correct version of witness Mosenthal's testimony including the associated exhibits, Document No. 00502-17. Sierra Club also provided all parties with the correct version via email service on January 13.

3. To avoid confusion, Sierra Club now seeks leave to withdraw from the above dockets the incorrect version of witness Mosenthal's testimony, Document No.

00488-17, and to replace it with the correct version that Sierra Club has already filed, Document No. 00502-17.

4. Statement required by Rule 28-106.204(3), F.A.C. Sierra Club has conferred with the parties and is authorized to convey that Gulf Power, the Federal Industrial Power Users Group, and Walmart take no position on this motion. Further, the Office of Public Counsel and the Federal Executive Agencies do not object, while the Southern Alliance for Clean Energy and the League of Women Voters of Florida support the motion.

WHEREFORE, Sierra Club respectfully seeks leave to correct its filing of January 13, 2017, by withdrawing Document No. 00488-17 and replacing it with the already-filed Document No. 00502-17.

RESPECTFULLY SUBMITTED this 18th day of January, 2017.

/s/ Diana A. Csank

Diana A. Csank

Staff Attorney

Sierra Club

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