090004-GU

Marguerite McLean

From:

Ann Bassett [abassett@lawfla.com]

Sent: Thursday, October 08, 2009 5:03 PM

To: Filings@psc.state.fl.us

Subject: Docket No. 090004-GU

Attachments: 2009-10-09, 090004, FPUC's Prehearing Statement.pdf

The person responsible for this electronic filing is:

Norman H. Horton, Jr. Messer, Caparello & Self, P.A. P.O. Box 15579 Tallahassee, FL 32317 (850) 222-0720 nhorton@lawfla.com

The Docket No. is 080004-GU Natural Gas Conservation Cost Recovery Clause

This is being filed on behalf of Florida Public Utilities Company

Total Number of Pages is 5

Florida Public Utilities Company's Prehearing Statement

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October 9, 2009

BY ELECTRONIC MAIL

Ms. Ann Cole, Director Commission Clerk and Administrative Services Room 110, Easley Building Florida Public Service Commission 2540 Shumard Oak Blvd. Tallahassee, Florida 32399-0850

Re: Docket No. 090004-GU

Dear Ms. Cole:

Enclosed for filing on behalf of Florida Public Utilities Company in this docket is Florida Public Utilities Company's Prehearing Statement.

Thank you for your assistance in this matter.

Sincerely,

Norman H. Horton, Jr.

NHH:amb Enclosures

cc:

Mr. Joseph R. Eysie

Parties of Record

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Natural Gas Conservation)	Docket No. 090004-GU
Cost Recovery Clause.)	Filed: October 9, 2009
)	

FLORIDA PUBLIC UTILITIES COMPANY'S PREHEARING STATEMENT

Florida Public Utilities Company ("FPU"), by and through its undersigned counsel, submits its prehearing statement for its consolidated natural gas division in connection with the hearing that is scheduled for November 2-4, 2009, in the above-styled docket.

A. WITNESSES

Witness	Subject Matter	<u>Issues</u>
Marc S. Seagrave	Conservation cost recovery true-up	1
Joseph R. Eysie	Conservation cost recovery factor	2 - 4

^{*} The testimony prefiled by Marc S. Seagrave will be adopted by Joseph R. Eysie.

B. EXHIBITS

Exhibit Number	Witness	<u>Description</u>
MSS-1 (Composite)	Seagrave *	Schedules CT-1, CT-2, CT-3, CT-4, CT-5, and CT-6
JRE-1 (Composite)	Eysie	Schedules C1, C2, C3, and C5

^{*} The exhibits filed by Witness Seagrave will be adopted and sponsored by Witness Eysie.

C. BASIC POSITION

FPU has properly projected its costs and calculated its true-up amounts and conservation cost recovery factors. Those amounts and factors should be approved by the Commission.

1

10403 OCT-98

D. STATEMENT OF ISSUES AND POSITIONS

Issue 1: What are the final conservation cost recovery true-up amounts for the period January 2008 through December 2008? FPUC's Position: \$381,259 (overrecovery) What are the total conservation cost recovery amounts to be Issue 2: collected during the period January 2010 through December 2010? FPUC's Position: \$1,580,407 to be collected. What are the conservation cost recovery factors for the period Issue 3: January 2010 through December 2010? FPUC's Position: Residential \$.05658 General Service \$.02506 Large Volume Service \$.02184 Large Volume Transportation Service \$.02184 What should be the effective date of the new conservation cost recovery Issue 4: factors for billing purposes? FPUC's Position: The conservation cost recovery factors should be effective for the period January 2010 through December 2010, and to billings thereafter until other conservation cost recovery factors are approved by the Commission. **E. QUESTIONS OF LAW** None. F. POLICY QUESTIONS None. G. STIPULATED ISSUES None.

H. MOTIONS

None.

I. OTHER MATTERS

None.

Respectfully submitted this 9th day of October, 2009.

MESSER, CAPARELLO & SELF, P.A. Post Office Box 15579 Tallahassee, Florida 32317

NORMAN H. HORTON, JR_é

Attorney for Florida Public Utilities Company

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that true and correct copies of the foregoing have been served by U. S. Mail this 9th day of October, 2009 upon the following:

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