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October 14, 2015

Ms. Carlotta Stauffer, Commission Clerk Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850

RE: Docket No. 150002-EG

Dear Ms. Stauffer:

Attached for electronic filing is Gulf Power Company's Notice of Areas of Expert Witness Expertise in the above-referenced docket.

Sincerely,

Robert L. McGee, Jr.

Regulatory and Pricing Manager

Robert L. MC Son p.

md

Attachments

CC: Beggs and Lane

Jeffrey A. Stone, Esq.

## BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

IN RE: Conservation Cost Recovery	)	Docket No.	150002-EG
Clause	)	Date Filed:	October 14, 2015
	)		

## GULF POWER COMPANY'S NOTICE OF AREAS OF EXPERT WITNESS EXPERTISE

Gulf Power Company, ("Gulf Power", "Gulf", or "the Company"), by and through its undersigned attorneys, files this Notice of Areas of Expert Witness Expertise, saying:

- 1. On October 9, 2015, the Florida Industrial Power Users Group filed its Prehearing Statement and objected to any witness being considered an expert witness unless the witness affirmatively stated the subject matter areas in which they claim expertise.
- 2. Although Gulf Power believes that the qualifications, areas of expertise and subject matter of each of its witnesses' testimony is clearly identified in its Prehearing Statement and the pre-filed testimony submitted by its witnesses, the company offers the following statements of witness expertise as confirmation in response to the objection raised by the Florida Industrial Power Users Group ("FIPUG"):

John N. Floyd is qualified as an expert witness through his knowledge, skill, experience, training and education, and will testify as an expert on the subject matter of Issue Nos. 1-4 and 7, namely: actual Energy Conservation Cost Recovery (ECCR) achievements and costs for 2014; actual and estimated ECCR achievements and costs for 2015; estimated ECCR costs for 2016; proposed cost recovery factors for 2016 and the tariff approval process.

3. Gulf proffers this notice as an affirmative statement of the subject matter of its witness' expertise for the purpose of this proceeding. The witness is prepared to confirm the

Dated this 14th day of October, 2015.

Respectfully submitted,

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**Attorneys for Gulf Power Company** 

## BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

IN RE: Energy Conservation Cost )
Recovery Clause

## **CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that a true copy of the foregoing was furnished by electronic mail this 14th day of October, 2015 to the following:

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Docket No.: 150002-EG

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