BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Fuel and purchased power cost recovery clause with generating performance incentive factor.

DOCKET NO. 120001-EI
ORDER NO. PSC-12-0342-PCO-EI
ISSUED: July 2, 2012

The following Commissioners participated in the disposition of this matter:

RONALD A. BRISÉ, Chairman LISA POLAK EDGAR ART GRAHAM EDUARDO E. BALBIS JULIE I. BROWN

ORDER GRANTING GULF POWER COMPANY'S PETITION FOR MID-COURSE REDUCTION

BY THE COMMISSION:

On May 29, 2012, Gulf Power Company (Gulf or the Company) filed a Petition for Mid-Course Reduction to its 2012 Fuel Cost Recovery Factors (Petition). Gulf seeks to reduce the 2012 fuel and purchased power cost recovery factors (fuel factors) for July through December, 2012 that were approved in Order No. PSC-12-0082-PCO-EI (Gulf's 1st Mid-Course Order). Gulf is proposing this reduction due to a continuation of lower market prices for natural gas, and a firm transmission arrangement for additional gas-fired generation² available to Gulf pursuant to a purchased power agreement between Gulf and Shell Energy. Based on its current fuel factors, Gulf projects a fuel cost overrecovery balance of \$58,790,205 at the end of 2012.

Mid-course corrections are part of the fuel and purchased power cost recovery clause (fuel clause) proceeding and are implemented between fuel hearings whenever costs deviate from revenues by a significant margin. Petitions for mid-course corrections to fuel factors are addressed in Rule 25-6.0424, Florida Administrative Code (F.A.C.)³. Under this rule, a utility must notify us whenever it expects to experience an underrecovery or over-recovery greater than 10 percent. Based on Gulf's estimated overrecovery balance (\$58,790,205) and its actual and projected revenues through December 2012 (\$529,603,641), Gulf's mid-course percent is 11.1 percent.

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¹ The fuel factors for 2012 were initially set by Order No. PSC-11-0579-FOF-EI, issued December 16, 2011 in Docket No. 110001-EI (2011 Fuel Order). The revised fuel factors from Gulf's 1st Mid-Course Order, issued February 24, 2012, in Docket No. 120001-EI, were implemented in the March 2012 billing cycle.

² The firm transmission arrangement available to Gulf is for the Central Alabama combined cycle facility pursuant to a purchased power agreement between Gulf and Shell Energy. The transmission arrangement covers each of the months of June through September, 2012 and enables Gulf to reduce projected fuel costs through expected economic dispatch during the high-load summer months.

³ Based on Rule 25-6.0424, F.A.C., the mid-course percent is the estimated End-of-Period Total Net True-up divided by the current period's total actual and estimated Jurisdictional Fuel Revenue Applicable to Period.

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Mid-course corrections are considered preliminary procedural decisions. We will review Gulf's earlier and this mid-course correction as a part of the November 2012 fuel hearings. Any overrecoveries or underrecoveries caused by or resulting from the new fuel factors adopted by the mid-course correction may be included in the following year's fuel factors.

Our jurisdiction to consider fuel clause proceedings derives from the authority to set fair and reasonable rates, found in Section 366.05, Florida Statutes (F.S.).

In Gulf's 1st Mid-Course Order, we reduced Gulf's fuel factors because natural gas prices had declined since the Company's original projections and fuel cost recovery factors for 2012 were set in the 2011 Fuel Order. In this Petition, the Company is requesting a second reduction in fuel factors for July through December 2012, citing two main reasons:

- Gulf has a firm transmission arrangement for capacity from June through September 2012 that enables it to purchase energy pursuant to a purchased power agreement it has with Shell Energy. The energy comes from a gas-fired combined cycle unit physically located in Alabama; and
- The Company has seen a continuation⁴ of the lower market prices for natural gas, and the Company seeks to pass along lower market prices to its customers.

At a noticed informal meeting on May 31, 2012 between Commission staff and parties, Gulf stated that low market prices for natural gas coupled with a lower-priced fuel source (the transmission and purchased power arrangement) has the Company projecting to alter its generation mix to burn less coal, particularly in the months of June through September. Without adjusting its fuel factor and using the projected values in Gulf's E-schedules, we calculate that Gulf's overrecovery will be 11.1 percent. In order to address this overrecovery, Gulf' proposed new fuel cost recovery factors for July through December 2012. The Company's proposed fuel factors are presented in Attachment A of this Order.

As shown in the table below, Gulf's current 1,000 kWh residential bill is \$126.53 with a fuel component of \$46.44. Thus, the 1,000 kWh residential bill will be \$116.61 with a fuel component of \$36.76, a decrease of \$9.68 in the fuel component. The total residential 1,000 kWh bill, including Gross Receipts Taxes, will decrease by \$9.92 effective July 2, 2012. Gulf shall notify its customers of the revised fuel factors in a bill insert with the July 2012 billing cycle.⁵

⁴ In its late-January 2012 petition for a mid-course reduction, Gulf noted that projected natural gas prices had declined since its earlier forecast, and the Company revised its natural gas forecast using forward curve gas prices as of January 10, 2012. During an informal meeting on May 31, 2012 between Commission staff and parties, Gulf representatives stated that the Company's revised natural gas forecast uses forward curve gas prices as of March 29, 2012.

⁵ During a noticed informal meeting on May 31, 2012 between Commission staff and parties, Gulf representatives stated that the July billing cycle begins on July 2, 2012.

Gulf Power Company's								
Residential Bill Comparison								
for Monthly Usage of 1,000 kWh								
Component of Bill	Current Bill	Proposed Bill	Difference	Difference				
	June 2012	July-Dec 2012	(Dollars)	(Percentage)				
	(\$ per 1,000 kWh)	(\$ per 1,000 kWh)						
Base Rate	\$57.65	\$57.65						
Fuel Cost Recovery	\$46.44	\$36.76	(\$9.68)	(20.8%)				
Capacity Cost Recovery	\$3.78	\$3.78						
Energy Conversation Cost Recovery	\$2.56	\$2.56						
Environmental Cost Recovery	\$12.94	\$12.94						
Subtotal	\$123.37	\$113.69	(\$9.68)	(7.8%)				
Gross Receipts Tax	\$3.16	\$2.92	(\$0.24)	(7.6%)				
Total Bill	\$126.53	\$116.61	(\$9.92)	(7.8%)				

We approve Gulf's petition for a mid-course reduction to its 2012 fuel cost recovery factors. The revised fuel factors shall become effective with the July 2012 billing cycle. The recommended fuel factors are presented in Attachment A.

Based on the foregoing, it is hereby

ORDERED by the Florida Public Service Commission that Gulf Power Company's Petition for Mid-Course Reduction is hereby granted. It is further

ORDERED that Gulf Power Company shall notify its customers of the revised fuel factors in a bill insert with the July 2012 billing cycle. It is further

ORDERED that this Docket shall remain open.

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By ORDER of the Florida Public Service Commission this 2nd day of July, 2012.

Chief Deputy Commission Clerk Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, Florida 32399 (850) 413-6770

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Copies furnished: A copy of this document is provided to the parties of record at the time of issuance and, if applicable, interested persons.

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NOTICE OF FURTHER PROCEEDINGS OR JUDICIAL REVIEW

The Florida Public Service Commission is required by Section 120.569(1), Florida Statutes, to notify parties of any administrative hearing or judicial review of Commission orders that is available under Sections 120.57 or 120.68, Florida Statutes, as well as the procedures and time limits that apply. This notice should not be construed to mean all requests for an administrative hearing or judicial review will be granted or result in the relief sought.

Mediation may be available on a case-by-case basis. If mediation is conducted, it does not affect a substantially interested person's right to a hearing.

Any party adversely affected by this order, which is preliminary, procedural or intermediate in nature, may request: (1) reconsideration within 10 days pursuant to Rule 25-22.0376, Florida Administrative Code; or (2) judicial review by the Florida Supreme Court, in the case of an electric, gas or telephone utility, or the First District Court of Appeal, in the case of a water or wastewater utility. A motion for reconsideration shall be filed with the Office of Commission Clerk, in the form prescribed by Rule 25-22.0376, Florida Administrative Code. Judicial review of a preliminary, procedural or intermediate ruling or order is available if review of the final action will not provide an adequate remedy. Such review may be requested from the appropriate court, as described above, pursuant to Rule 9.100, Florida Rules of Appellate Procedure.

Attachment A

Gulf Power Company Fuel Cost Recovery Factors Adjusted For Line Losses Effective July through December 2012

Group	Rate	Fuel Cost Recovery Factors cents/kwh			
	Schedules	Standard	TOU On-Peak)	TOU (Off-Peak)	
A	RS, RSVP, GS,GSD,GSDT, GSTOU, OSIII, SBS (100-499 KW)	3.676	4.455	3.347	
В	LP, LPT, SBS (500 -7,499 KW)	3.588	4.348	3.266	
С	PX, PXT,RTP, SBS (>7,499 KW)	3.524	4.270	3.208	
D	OS I / II	3.624	N/A	N/A	