BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Conservation Cost Recovery) Docket N	No. 950002-EG
	February 13, 1995
FLORIDA INDUSTRIAL POWER USERS GROUP'S PREHEARING STATEME	ENT
Pursuant to Order No. PSC-95-0066-PCO-	EG, the Florida
Industrial Power Users Group (FIPUG) files	its Prehearing
Statement.	
A. APPEARANCES:	NAMES AND THE PROPERTY OF THE
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On behalf of the Florida Industrial Power I	Users Group.
And the second s	
B. WITNESSES:	
None at this time.	
C. EXHIBITS:	
None at this time.	
FA D. STATEMENT OF BASIC POSITION:	
Florida Industrial Power Users Groups' Statement	of Basic Position:
None at this time.	
EAG Bridges STATEMENT OF ISSUES AND POSITIONS:	
Generic Energy Conservation Cost Recove	ery Issues
What is the final end-of-the-period the period October 1, 1993 through S	true-up amount for eptember 30, 1994?
FIPTG: FIPUG has no position at reserves the right to take a	this time, but a position on this DOCUMENT NUMBER-DATE
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FPSC-RECORDS/REPORTING

issue by the date of the prehearing conference.

ISSUE 2: What is the appropriate conservation cost recovery factors for the period April 1995 through March 1996?

FIPUG: FIPUG has no position at this time, but reserves the right to take a position on this issue by the date of the prehearing conference.

Are all the utilities participating in the conservation cost recovery clause entitled to recover their advertising expenses incurred during the period October 1993 through September 1994?

FIPUG: FIPUG has no position at this time, but reserves the right to take a position on this issue by the date of the prehearing conference.

Should the Commission open a docket to establish standards for the energy claims made in advertisements and promotional literature related to ECCR? Some of the related variables are energy efficiency, energy consumption, equipment costs, etc.

FIPUG: FIPUG has no position at this time, but reserves the right to take a position on this issue by the date of the prehearing conference.

ISSUE 5: Should the electric utilities be permitted to recover the cost of their participation in the Conservation Goals dockets through conservation cost recovery?

FIPUG: FIPUG has no position at this time, but reserves the right to take a position on this issue by the date of the prehearing conference.

Company-Specific Conservation Cost Recovery Issues

ISSUE 6: [FPC] Is Florida Power Corporation's calculation of 1.00035 for a revenue tax expansion correct? FIPUG: FIPUG has no position at this time, but reserves the right to take a position on this issue by the date of the prehearing conference.

ISSUE 7: [FPC] Is it reasonable for Florida Power Corporation to petition the Commission in a cost recovery filing for permission to combine Residential Service and General Service Non-Demand cost recovery responsibilities into one average recovery factor?

FIPUG: FIPUG has no position at this time, but reserves the right to take a position on this issue by the date of the prehearing conference.

ISSUE 8: [FPL] Is Florida Power & Light Company's proposed methodology for disbursement of its \$30,390,729 refund from DOR for overcollection of gross receipts taxes on load management credits reasonable?

FIPUG: FIPUG has no position at this time, but reserves the right to take a position on this issue by the date of the prehearing conference.

ISSUE 9: [FPL] Should Florida Power & Light Company be allowed to recover approximately \$320,000 through Conservation Research and Development (CRD) Program for preliminary research of real time pricing?

FIPUG: FIPUG has no position at this time, but reserves the right to take a position on this issue by the date of the prehearing conference.

ISSUE 10: [GPC] Should Gulf Power Company be required to institute formal reviews of conservation payroll and vehicle expenses at all levels of the Company including review at the field sites in Pensacola, Ft. Walton, and Panama City?

FIPUG: FIPUG has no position at this time, but reserves the right to take a position on this issue by the date of the prehearing conference.

ISSUE 11: [GPC] Is it appropriate for Gulf Power Company to recover conservation costs for billboards which specifically advertise by name commercial customers who have good cents buildings?

FIPUG: FIPUG has no position at this time, but reserves the right to take a position on this issue by the date of the prehearing conference.

ISSUE 12: [TECO] Is Tampa Electric Company's proposed methodology for disbursement of its \$880,208 refund from Department of Revenue for overcollection of gross receipts taxes on load management credits reasonable?

FIPUG: FIPUG has no position at this time, but reserves the right to take a position on this issue by the date of the prehearing conference.

ISSUE 13: [TFCO] Should Tampa Electric Company be required to make an (\$340,562) adjustment to depreciation expense and return on investments for the True-up Period 10/93 through 9/94?

FIPUG: FIPUG has no position at this time, but reserves the right to take a position on this issue by the date of the prehearing conference.

ISSUE 14: [FPUC] Is it appropriate for Florida Public Utilities to recover conservation costs for public service advertisements attached to its conservation advertisements?

FIPUG: FIPUG has no position at this time, but reserves the right to take a position on this issue by the date of the prehearing conference.

ISSUE 15: [PGS] Should PGS be permitted to deduct allowable incentive payments from its General Service Agreements in lieu of providing a check to the participant?

FIPUG: FIPUG has no position at this time, but reserves the right to take a position on this issue by the date of the prehearing conference.

ISSUE 16:

[PGS] Should PGS' incentive expense be reduced \$47,490 to remove allowance payments provided to builders who installed either water heating or home heating prior to May 1994 when the Commission approved PGS' program modification to permit allowance payments for a single appliance?

FIPUG:

FIPUG has no position at this time, but reserves the right to take a position on this issue by the date of the prehearing conference.

F. STIPULATED ISSUES:

None at this time.

G. PENDING MOTIONS:

FIPUG has no pending motions.

H. OTHER MATTERS:

None at this time.

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CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the Florida Industrial Power Users Group's Prehearing Statement has been furnished by Hand Delivery* or by U.S. Mail to the following parties of record, this 13th day of February, 1995:

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