BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In Re: Purchased	gas adjustment) DOCKET NO. 970003-GU
(PGA) true-up.) ORDER NO. PSC-97-0182-PHO-GU
		_) ISSUED: February 18, 1997

Pursuant to Notice, a Prehearing Conference was held on Wednesday, February 5, 1997, in Tallahassee, Florida, before Commissioner J. Terry Deason, as Prehearing Officer.

APPEARANCES:

WAYNE L. SCHIEFELBEIN, Esquire, Gatlin Schiefelbein & Cowdery, 1709-D Mahan Drive, Tallahassee, Florida 32308 On behalf of Chesapeake Utilities Corporation.

MICHAEL A. PALECKI, Esquire, NUI Corporation - Southern Division, 955 East 25th Street, Hialeah, Florida 33013 On behalf of City Gas Company of Florida.

WILLIAM B. WILLINGHAM, Esquire, Rutledge Ecenia Underwood Purnell & Hoffman, P.A., P.O. Box 551, Tallahassee, Florida 32302-0551 On behalf of Florida Public Utilities Company.

DAVID M. NICHOLSON, Esquire, Macfarlane Ferguson & McMullen, P.O. Box 1531, Tampa, Florida 33601 On behalf of Peoples Gas System, Inc.

NORMAN H. HORTON, JR., Esquire, Messer Caparello Metz, Maida & Self, 215 South Monroe Street, Suite 701, Tallahassee, Florida 32302-1876
On behalf of Sebring Gas System, Inc., South Florida Natural Gas Company and West Florida Natural Gas Company.

JOHN ROGER HOWE, Esquire, Deputy Public Counsel, Office of Public Counsel, c/o The Florida Legislature, 111 West Madison Street, Room 812, Tallahassee, Florida 32399-1400 On behalf of the Citizens of the State of Florida.

WM. COCHRAN KEATING IV, Esquire, Florida Public Service Commission, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850
On behalf of the Commission Staff.

DOCUMENT NUMBER-DATE

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FPSC-RECORDS/REPORTING

PREHEARING ORDER

I. CASE BACKGROUND

As part of the Commission's continuing fuel and energy conservation cost, purchased gas cost, and environmental cost recovery proceedings, a hearing is set for February 19 - 21, 1997, in this docket and in Docket Nos. 970001-EI, 970002-EG and 970007-EI. The hearing will address the issues set out in the body of this prehearing order. The parties have reached agreement concerning all issues identified for resolution at the February 19 - 21, 1997 hearing. Therefore, the case will be presented to the panel as a stipulation.

II. PROCEDURE FOR HANDLING CONFIDENTIAL INFORMATION

- A. Any information provided pursuant to a discovery request for which proprietary confidential business information status is requested shall be treated by the Commission and the parties as confidential. The information shall be exempt from Section 119.07(1), Florida Statutes, pending a formal ruling on such request by the Commission, or upon the return of the information to the person providing the information. If no determination of confidentiality has been made and the information has not been used in the proceeding, it shall be returned expeditiously to the person providing the information. If a determination of confidentiality has been made and the information was not entered into the record of the proceeding, it shall be returned to the person providing the information within the time periods set forth in Section 366.093(2), Florida Statutes.
- B. It is the policy of the Florida Fublic Service Commission that all Commission hearings be open to the public at all times. The Commission also recognizes its obligation pursuant to Section 366.093, Florida Statutes, to protect proprietary confidential business information from disclosure outside the proceeding.

In the event it becomes necessary to use confidential information during the hearing, the following procedures will be observed:

Any party wishing to use any proprietary confidential business information, as that term is defined in Section 366.093, Florida Statutes, shall notify the Prehearing Officer and all parties of record by the time of the Prehearing Conference, or if not known at that time, no later than seven (7) days prior to the beginning of the

hearing. The notice shall include a procedure to assure that the confidential nature of the information is preserved as required by statute.

- 2) Failure of any party to comply with 1) above shall be grounds to deny the party the opportunity to present evidence which is proprietary confidential business information.
- When confidential information is used in the hearing, parties must have copies for the Commissioners, necessary staff, and the Court Reporter, in envelopes clearly marked with the nature of the contents. Any party wishing to examine the confidential material that is not subject to an order granting confidentiality shall be provided a copy in the same fashion as provided to the Commissioners, subject to execution of any appropriate protective agreement with the owner of the material.
- 4) Counsel and witnesses are cautioned to avoid verbalizing confidential information in such a way that would compromise the confidential information. Therefore, confidential information should be presented by written exhibit when reasonably possible to do so.
- 5) At the conclusion of that portion of the hearing that involves confidential information, all copies of confidential exhibits shall be returned to the proffering party. If a confidential exhibit has been admitted into evidence, the copy provided to the Court Reporter shall be retained in the Division of Records and Reporting's confidential files.

Post-hearing procedures

Rule 25-22.056(3), Florida Administrative Code, requires each party to file a post-hearing statement of issues and positions. A summary of each position of no more than 50 words, set off with asterisks, shall be included in that statement. If a party's position has not changed since the issuance of the prehearing order, the post-hearing statement may simply restate the prehearing position; however, if the prehearing position is longer than 50 words, it must be reduced to no more than 50 words. The rule also provides that if a party fails to file a post-hearing statement in conformance with the rule, that party shall have waived all issues and may be dismissed from the proceeding.

A party's proposed findings of fact and conclusions of law, if any, statement of issues and positions, and brief, shall together total no more than 60 pages, and shall be filed at the same time. The prehearing officer may modify the page limit for good cause shown. Please see Rule 25-22.056, Florida Administrative Code, for other requirements pertaining to post-hearing filings.

III. PREFILED TESTIMONY AND EXHIBITS; WITNESSES

Testimony of all witnesses to be sponsored by the parties has been prefiled. All testimony which has been prefiled in this case will be inserted into the record as though read after the witness has taken the stand and affirmed the correctness of the testimony and associated exhibits. All testimony remains subject to appropriate objections. Each witness will have the opportunity to orally summarize his or her testimony at the time he or she takes the stand. Upon insertion of a witness' testimony, exhibits appended thereto may be marked for identification. After all parties and staff have had the opportunity to object and crossexamine, the exhibit may be moved into the record. All other exhibits may be similarly identified and entered into the record at the appropriate time during the hearing.

Witnesses are reminded that, on cross-examination, responses to questions calling for a simple yes or no answer shall be so answered first, after which the witness may explain his or her answer.

The Commission frequently administers the testimonial oath to more than one witness at a time. Therefore, when a witness takes the stand to testify, the attorney calling the witness is directed to ask the witness to affirm whether he or she has been sworn.

IV. ORDER OF WITNESSES

* Witnesses whose names are preceded by an asterisk (*) have been excused. The parties have stipulated that the testimony of those witnesses will be inserted into the record as though read, and cross-examination will be waived. The parties have also stipulated that all exhibits submitted with those witnesses' testimony shall be identified as shown in Section VII of this Prehearing Order and admitted into the record.

Witness		Appearing For	<u>Is</u>	ssi	ie ‡
	Direct				
*	Anne V. Wood	CUC	1	-	4
*	Raymond A. DeMoine	City Gas	1	-	5
*	George Bachman	FPUC	1	-	5
*	Marc L. Schneidermann	FPUC	4		
*	Brian J. Powers	IGS	1	-	4
*	W. Edward Elliott	PGS	1	-	5
*	J. H. Melendy	Sebring	1	-	4
*	L. Defrain	SFNG	1	-	4
*	Stuart L. Shoaf	SJNG	1	-	5
*	T. Goodwin	WFNG	1	-	5

V. BASIC POSITIONS

<u>CUC:</u> The appropriate over (under) recovery amounts and purchased gas adjustment factor are as shown in the Company's positions on Issues 1 - 4.

CITY GAS: The Commission should determine that City Gas has properly calculated its Purchased Gas Adjustment true-up and that the appropriate purchased gas adjustment factor to be applied by City Gas during the period April 1997 through March 1998 is \$53.660 cents per therm.

FPUC: FPU has properly calculated its true-up amounts and projected gas costs. Its costs and projections are reasonable and its purchased gas cost recovery factors should be approved.

IGC: The Commission should approve the PGA true-up, including interest, and the PGA Factor of \$0.36174 per therm to be applied to customer bills rendered for the period ending March 31, 1998.

PGS: The Commission should approve Peoples' final PGA true-up amount for the period April, 1995 through March, 1996 of \$731,791 (underrecovery), its estimated PGA true-up amount of \$1,899,698 (overrecovery) for the period April, 1996 through March, 1997, and its levelized PGA (cap) factor of 42.301 cents per therm for application to customers' bills during the period April 1, 1997 through March 31, 1998.

SEBRING: Sebring Gas System, Inc. has properly calculated its true-up amounts and projected gas costs. Its costs and projections are reasonable and its purchased gas cost recovery factor should be approved.

The appropriate over (under) recovery amounts and purchased gas adjustment factor are as shown in the Company's positions on Issues 1 - 4.

The appropriate over (under) recovery amounts and purchased gas adjustment factors are shown in the company's positions on Issues 1 - 5.

WFNG: West Florida Natural Gas Company has properly calculated its true-up amounts and projected gas costs. Its costs and projections are reasonable and its purchased gas cost recovery factor should be approved.

OPC: None necessary.

The parties have reached agreement concerning all of the issues in this case. Staff believes that the parties' stipulation is reasonable and recommends that it be approved by the Commission.

VI. ISSUES AND POSITIONS

Generic Purchased Gas Adjustment Issues

STIPULATED

ISSUE 1: What are the appropriate final purchased gas adjustment true-up amounts for the period April, 1995 through March, 1996?

POSITION:

Chesapeake Utilities Corp.	\$140,484	Underrecovery
City Gas Company of Florida	\$1,223,433	Underrecovery
Florida Public Utilities	\$1,194,965	Underrecovery
Indiantown Gas Company	\$113,905	Underrecovery
Peoples Gas System, Inc.	\$731,791	Underrecovery
Sebring Gas System, Inc.	\$3,134	Underrecovery
St. Joe Natural Gas Company	\$21,039	Overrecovery
South Florida Natural Gas Co.	\$9,577	Underrecovery
West Florida Natural Gas Co.	\$183,415	Underrecovery

STIPULATED

ISSUE 2: What are the estimated purchased gas adjustment true-up amounts for the period April, 1996 through March, 1997?

POSITION:

Chesapeake Utilities Corp.	\$815,801	Underrecovery
City Gas Company of Florida	\$3,290,895	Underrecovery
Florida Public Utilities	\$41,418	Underrecovery
Indiantown Gas Company	\$108,519	Overrecovery
Peoples Gas System, Inc.	\$1,899,698	Overrecovery
Sebring Gas System, Inc.	\$8,621	Overrecovery

St. Joe Natural Gas Company	\$379,791	Underrecovery
South Florida Natural Gas Co.	\$75,329	Underrecovery
West Florida Natural Gas Co.	\$438,185	Underrecovery

STIPULATED

ISSUE 3: What are the total purchased gas adjustment true-up amounts to be collected during the period April, 1997 through March, 1998?

POSITION:

Chesapeake Utilities Corp.	\$956,285	Underrecovery
City Gas Company of Florida	\$4,514,328	Underrecovery
Florida Public Utilities	\$1,236,383	Underrecovery
Indiantown Gas Company	\$5,386	Underrecovery
Peoples Gas System, Inc.	\$1,167,907	Overrecovery
Sebring Gas System, Inc.	\$5,487	Overrecovery
St. Joe Natural Gas Company	\$358,752	Underrecovery
South Florida Natural Gas Co.	\$84,906	Underrecovery
West Florida Natural Gas Co.	\$621,600	Underrecovery

STIPULATED

ISSUE 4: What are the appropriate levelized purchased gas cost recovery (cap) factors for the period April, 1997 through March, 1998?

POSITION:

Chesapeake Utilities Corporation	48.537 cents per therm
City Gas Company of Florida	53.660 cents per therm
Florida Public Utilities	52.114 cents per therm
Indiantown Gas Company	36.174 cents per therm

Peoples Gas System, Inc.	42.301 cents per therm
Sebring Gas System, Inc.	51.231 cents per therm
St. Joe Natural Gas Company	67.600 cents per therm
South Florida Natural Gas Company	43.569 cents per therm
West Florida Natural Gas Company	53.340 cents per therm

STIPULATED

ISSUE 5: What should be the effective date of the new purchased gas adjustment charge for billing purposes?

POSITION: The factor should be effective for all meter readings on or after April 1, 1997, beginning with the first or applicable billing cycle for the period April, 1997 through March, 1998.

Company-Specific Purchased Gas Adjustment Issues

There are no company-specific purchased gas adjustment issues at this time.

VII. EXHIBIT LIST

* Witnesses whose names are preceded by an asterisk (*) have been excused. All exhibits submitted with those witnesses' testimony shall be identified and admitted into the record.

Wit	ness	Proffered By	I.D. No.	Description
*	Wood	cuc	(AVW - 1)	April 1995 - March 1996 True-up Schedules A-1 through A-7
*	Wood	CUC	(AVW - 2)	April 1997 - March 1998 PGA Factor, Schedules E-1 through E-5
*	DeMoine	City Gas	(RAD - 1)	Schedules E-1, E-1/R, E-2, E-3, E-4, E-5 and A-7
*	Bachman	FPUC	(GMB -)	Schedules A-1, A-1/R, A-1 flex down, A-1 Supporting Detail, A-2, A-3, A-4, A-5, A-6 and A-7

Wit	ness	Proffered By	I.D. No.	Description
*	Bachman	FPUC	(GMB -)	Schedules E-1, E-1/R, E-2, E-3, E-4, and E-5
*	Powers	IGS	()	PGA Summary of estimates for the projected period
*	Powers	IGS	()	Calculation of true-up amount current period (8 months actual and 4 months estimated)
*	Powers	IGS	()	Transportation purchases system supply and end use for the projected period
	Powers	IGS	()	Calculation of true-up amount for the projected period based on the prior period and current period (8 months actual and 4 month estimated)
* .	Powers	IGS	()	Calculation of Therm sales and Customer Data
•	Elliott	PGS	(EE - 1)	Calculation of final true-up for April 1995 - March 1996 (Schedules A-1 through A-6)
	Elliott	PGS	(EE - 2)	Calculation of estimated true-up for April 1996 - March 1997; total true-up for April 1997 - March 1998; Calculation of PGA factor for April 1997 - March 1998 (Schedules E-1 through E-5)
•	Melendy	Sebring	(JHM - 2)	Composite - Schedules E-1, E-1R, E-2, E-3, E-4 and E-5
	Defrain	SFNG	(LD - 1)	April 1995 - March 1996 True-Up, Schedules A-1 through A-7

Wit	ness	Proffered By	I.D. No.	Description
*	Defrain	SFNG	(LD -)	April 1997 - March 1998 PGA Factor, Schedules E-1 through E-5
*	Shoaf	SJNG	(SLS - 1)	PGA Summary of estimates for the projected period. E-1
*	Shoaf	SJNG	(SLS - 2)	Calculation of true-up amount current period (8 months actual 4 months estimated) E-2
*	Shoaf	SJNG	(SLS - 3)	Transportation purchases system supply and end use for the projected period E-3
•	Shoaf	SJNG	(SLS - 4)	Calculation of true-up amount for the projected period based on the prior period and current period (8 months actual, 4 months estimated) E-4
*	Shoaf	SJNG	(SLS - 5)	Therms Sales and Customer Data (For the projected period) E-5
*	Shoaf	SJNG	(SLS - 6)	Reprojected PGA for Current Period (8 months, 4 months est.) E-1/R
•	Goodwin	WFNG	(TG - 1)	Schedules A-1, A-1 Supporting Detail, A-1R, A-1F, A-1F/R, A-2, A-3, A-4, A-5, A-6 and A-7 - Composite
*	Goodwin	WFNG	(TG, -)	Schedules E-1, E-1/R, E- 2, E-3, E-4 and E-5

Parties and Staff reserve the right to identify additional exhibits for the purpose of cross-examination.

VIII. PROPOSED STIPULATIONS

All issues have been stipulated.

IX. PENDING MOTIONS

There are no pending motions.

X. RULINGS

Counsel representing companies whose issues have been stipulated shall be excused from attending the hearing for this docket. In addition, companies whose issues have been stipulated shall not be required to file post-hearing statements.

It is therefore,

ORDERED by Commissioner J. Terry Deason, as Prehearing Officer, that this Prehearing Order shall govern the conduct of these proceedings as set forth above unless modified by the Commission.

By ORDER of Commissioner J. Terry Deason, as Prehearing Officer, this <u>18th</u> day of <u>February</u>, <u>1997</u>.

J. TERRY DEASON, Commissioner and Prehearing Officer

(SEAL)

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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.

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, if issued by a Prehearing Officer; (2) reconsideration within 15 days pursuant to Rule 25-22.060, Florida Administrative Code, if issued by the Commission; or (3) 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 Director, Division of Records and Reporting, in the form prescribed by Rule 25-22.060, 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. review may be requested from the appropriate court, as described above, pursuant to Rule 9.100, Florida Rules of Appellate Procedure.