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October 26, 2000

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Via Hand Delivery

Blanca S. Bayo, Director Records and Reporting Florida Public Service Commission 4075 Esplanade Way, Room 110 Tallahassee, Florida 32399-0850

Re: Conservation Cost Recovery Docket No. 000002-EG

Dear Ms. Bayo:

Enclosed for filing on behalf of Florida Power & Light Company ("FPL") in Docket No. 000002-EG please find the original and ten (10) copies of Florida Power & Light Company's Amended Prehearing Statement. This should be substituted for the Prehearing Statement filed yesterday.

Also enclosed is a 3.5 inch double sided, high density diskette containing Florida Power & Light Company's Amended Prehearing Statement in WordPerfect 9.0.

If you or your Staff have any questions regarding this transmittal, please contact me at 222-

Very truly yours,

Marles & Guyton

Charles A. Guyton

DOCUMENT NUMBER-DATE

13100

ORIGINAL

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Energy Conservation Cost Recovery Clause

1.5

Docket No. 000002-EG Filed: October 26, 2000

FLORIDA POWER & LIGHT COMPANY'S AMENDED PREHEARING STATEMENT

Florida Power & Light Company ("FPL"), pursuant to Order No. PSC-00-0951-PCO-EG,

)

hereby files its Amended Prehearing Statement in Docket No. 000002-EG.

(a) The name of all known witnesses that may be called by the party, and the subject matter of their testimony:

<u>Witness</u>	Subject Matter
Barbara Santos	Final True-Up for January 1999 - December 1999.
Dennis Reynolds	Projection for January 2001 - December 2001 and the Actual/Estimated True-Up for January 2000 - December 2000.

(If this matter is not stipulated and goes to hearing, Mr. Reynolds will adopt Ms. Santos' testimony)

(b) A description of all known exhibits that may be used by the party, whether they may be identified on a composite basis, and the witness sponsoring each:

FPL has prefiled exhibits BS-1 and DR-2 that should be identified separately.

<u>Exhibit</u>	Content	Sponsoring Witness
BS-1	Schedules CT-1 through CT-6, Appendix A	Barbara Santos
DR-2	Schedules C-1 through C-5	Dennis Reynolds

(If this matter is not stipulated and goes to hearing, Mr. Reynolds will adopt Ms. Santos' exhibit)

DOCUMENT NUMBER-DATE 13768 OCT 268 FPSC-RECORDS/REPORTING

(c) A statement of basic position in the proceeding:

FPL's proposed Conservation Cost Recovery Factors for the January 2001 through December 2001 recovery period and true-up amounts for prior periods should be approved.

d) A statement of each question of fact the party considers at issue, the party's position on each such issue, and which of the party's witnesses will address the issue:

General Issues

- **<u>ISSUE 1</u>**: What is the final end-of-the-period true-up amount for the period January 1999 through December 1999:
- FPL: \$14,283,341 overrecovery

ı.

ISSUE 2: What are the appropriate conservation cost recovery factors for the period January 2001 through December 2001?

FPL:	Rate Class	ECCR Factor	Rate Class	ECCR Factor
	RS1	.00181 \$/kWh	SST1T	.00130 \$/kWh
	GS1	.00173 \$/kWh	SST1D	.00155 \$/kWh
	GSD1	.00160 \$/kWh	CILCD/CILCG	.00143 \$/kWh
	OS2	.00127 \$/ kWh	CILCT	.00133 \$/ kWh
	GSLD1/CS1	.00156 \$/k Wh	MET	.00159 \$/kWh
	GSLD2/CS2	.00147 \$/kWh	OL1/SL1/PL1	.00102 \$/kWh
	GSLD3/CS3	.00145 \$/kWh	SL2	.00137 \$/kWh
	ISST1D	.00131 \$/kWh		

e) A statement of each question of law the party considers at issue and the party's position on each such issue:

FPL is not aware of any questions of law at issue.

f) A statement of each policy question the party considers at issue, the party's position on each such issue, and which of the party's witnesses will address the issues:

FPL is not aware of any policy issues which are contested.

g) A statement of issues that have been stipulated to by the parties:

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FPL believes that its true-ups and ECCR factors are uncontested and may be stipulated.

h) A statement of all pending motions or other matters the party seeks action upon:

FPL has no pending motions or other matters upon which it seeks action other than its pending petitions for approval of a final true-up and conservation cost recovery factors.

i) A statement as to any requirement set forth in this order that cannot be complied with, and the reasons therefore:

FPL believes it has complied with all requirements for orders regarding prehearing procedures.

Respectfully submitted,

STEEL HECTOR & DAVIS LLP 215 S. Monroe St., Suite 601 Tallahassee, Florida 32301 (850) 222-2300

Attorneys for Florida Power & Light Company

Charles A. Guyton By:

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of Florida Power & Light Company's Amended Prehearing Statement was served by Hand Delivery (when indicated with an *) or mailed this 26th day of October, 2000 to the following:

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