ORIGINAL



Serving Florida's Panhandle Since 1963

P.O. Box 549 / Port St. Joe, FL 32457 301 Long Avenue / Port St. Joe, FL 32456 tel 850.229.8216 / fax 850.229.8392 www.stjoenaturalgas.com RECEIVED-1-PSC

COMMISSION

July 26, 2005

Ms. Blanca S. Bayo, Director Division of Records and Reporting Florida Public Service Commission 2540 Shumard Blvd. Tallahassee, Florida 32399-0850

Re: Docket No. 050420-GU, Petition for Approval of modifications to tariff provisions governing extension of services, St Joe Natural Gas Company, Inc.

Dear Ms. Bayo,

. .

Enclosed for filing with the Commission in above referenced please find one (1) Revised Exhibit B and two (2) revised legislative copies of St Joe Natural Gas Company tariff Sheet No. 37.

Please acknowledge your receipt and the date of filing of the enclosures on the enclosed duplicate copy of this letter, and return the letter copy to me in the preaddressed postage paid envelope which is also enclosed.

COM	Thank you.
CTR	
ECR	
GCL	
OPC	
RCA	
SCR	
SGA	
SEC	
OTH	
cc:	Wayne Makin, FPSC Butch Broussard, FPSC

RECEIVED & FILED

Very truly yours,

Muart Most

Stuart Shoaf President

07294 JUL 29 B FPSC-COMMISSION CLERK ÷.,*

Rules and regulations (continued)

8. MAIN EXTENSIONS AND INSTALLATIONS OF GAS SERVICE FACILITIES

- A. GENERAL PROVISIONS No extensions of a main or installation of a service shall be made unless the Company has sufficient capacity to provide the Gas Service requested without jeopardizing other Gas Service to the area then being served.
- B. FREE EXTENSIONS AND INSTALLATIONS The maximum construction cost to be made for main and service facilities without cost to the Customer will equal ten four times the estimated annual gas revenue to be derived from the facilities less the cost of gas.
- C. EXTENSIONS AND INSTALLATIONS ABOVE FREE LIMIT When the cost of the extension to provide service is greater than the free limit specified in (B) above, the Company may require a non-interest bearing advance in aid of construction of the cost in excess of such free limit, provided the following:
 - 1) At the end of the first year the Company shall refund to the person paying the advance in aid of construction or his assigns an amount equal to the excess, if any, of the maximum allowable construction cost used to determine the amount of the advance in aid of construction.
 - 2) For each additional Customer taking service at any point on the extension within a period of five (5) years from the date of construction, the Company will refund to the person paying the advance in aid of construction or his assigns an amount by which the maximum allowable construction cost for the new Customer exceeds the cost of connecting the Customer, provided that an additional main extension will have not been necessary to serve the additional Customer.

Issued By: Stuart L. Shoaf

Effective:

Issued On: