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www.stjoegas.com

August 30, 2018

Carlotta S. Stauffer, Commission Clerk Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, Florida 32399-0850

Re: Docket No. 20180004-EG Conservation Cost Recovery for period ending December 31, 2019

Dear Ms. Stauffer:

Attached for electronic filing in the above referenced docket are St Joe Natural Gas Company's List of Issues and Positions.

Thank you for your assistance.

Very truly yours,

Debbie Stitt Energy Conservation Analyst

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

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In Re: Conservation Cost Recovery Clause Docket No. 20180004-GU Submitted for Filing August 30, 2018

ST. JOE NATURAL GAS COMPANY'S PRELIMINARY LIST OF ISSUES AND POSITIONS

St. Joe Natural Gas Company, Inc. ("SJNG") by and through its undersigned officer, hereby submits its Preliminary List of Issues and Positions to be taken up at the Hearing now scheduled to begin **November 5**, **2018** in the above listed docket.

Issue 1: What are the final conservation cost recovery adjustment true-up
amounts for the period January through December 2017?

SJNG's Position: \$2,059 under-recovery.

- Issue 2: What is the appropriate conservation adjustment actual/estimated true-up amount for the period January through December 2018? SJNG's Position: \$10,204 under-recovery
- Issue 3: What is the appropriate total conservation adjustment true-up amount to be collected/refunded from January 2019 through December 2019?

SJNG'S Position: \$12,263 under-recovery

Issue 4: What are the final conservation cost recovery adjustment true-up amounts to be collected during the period January 2019 through December 2019?

SJNG's Position: An Under-recovery of \$171,413.

Issue 5: What are the conservation cost recovery factors for the period January 2019 through December 2019? SJNG's Position: \$0.43076 per therm for RS-1, \$0.26408 per therm for RS-2, \$.19925 per therm for RS-3, \$.17245 per therm for GS-1, \$.07667 per therm for GS-2, and \$.03544 per therm for FTS-4.

Issue 4: What should be the effective date of the new conservation cost recovery factors for billing purposes?

SJNG'S Position: The effective date should be January 1, 2019.

Dated this 30th day of August, 2018.

s/Andy Shoaf, V-President
St. Joe Natural Gas Company, Inc.
P.O. Box 549
Port St. Joe, Florida 32457-0549
(850) 229-8216 ext. 208

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

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In Re: Conservation Cost Recovery Docket No.20180004-GU Submitted for Filing August 30, 2018

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that true and correct copies of the foregoing List of Issues and Positions have been furnished by electronic mail to the following parties dated this 30th day of August 2018.

Sebring Gas System, Inc. Jerry H. Melendy, Jr. 3515 U.S. Hwy 27 South Sebring, Fl 33870 jmelendy@floridasbestgas.com

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