

SJNG's Response to Staff's First Set of
Interrogatories, Nos. 1-3

Q 1.0 Referring to witness shoaf's direct testimony filed on May 3, 2021, page 2, lines 18-19 states that the company has an over-recovery of \$87,350 for the period January thru December 2020. The company's estimated true-up for the period January thru December 2021 is also an over-recovery of \$126,120. Please state why the compnay's final true-up for the period January thru December 2022 is an under-recovery of \$38,769 as stated.

Response: Line 6, Schedule A-7, for \$126,120 over-recovery was what was projected SJG would over-recover that was built-into our rates to refund to the customers for 2020. SJG actually only over-recovered for \$87,350.24, so as the formula states +87,350.24 less \$126,120 is an under-recovery of \$38,769.76 that will reduce the projection for 2022.

Q 2.0 Referring to the company's December 2020 PGA filing, Sch A-4 (Col A) includes a second producer/supplier and related data while the June 2021 PGA filing (filed on July 21, 2021) does not include the second producer/supplier and related data. Please explain.

Response: In December 2020, SJG purchased gas from BP for two different wellhead prices \$2.96 and \$2.53.

In June 2021, SJG purchased gas from BP for only one wellhead price of \$3.05.

St. Joe Natural Gas
Docket No: 20210003
Staff's First Set of Interrogatories
Interrogatory No:1

Q 3.0 Referring to the June 2021 PGA filing, Sch A-5, line 13 indicates a residential therm sale of 81,540 for January 2021 while in June 2021, the residential therm sales declined to 27,649. Line 14 indicates a commercial terms sale of 44,475 for January 2021 while in June 2021, the commercial therm sales declined to 22,006. Please explain the reasons for reductions.

Response: January is a winter month in Florida, and therm sales will always be higher than June which is a summer month in Florida.

AFFIDAVIT

STATE OF FLORIDA)

COUNTY OF Gulf

I hereby certify that on this 18th day of August, 2021, before me, an officer duly authorized in the State and County aforesaid to take acknowledgments, personally appeared Andy Shoaf, who is personally known to me, and he/she acknowledged before me that he/she provided the answers to interrogatory number(s) 1-3 from STAFF'S FIRST SET OF INTERROGATORIES TO ST. JOE NATURAL GAS COMPANY, INC. (NOS. 1-3) in Docket No. 20210003-GU, and that the responses are true and correct based on his/her personal knowledge.

In Witness Whereof, I have hereunto set my hand and seal in the State and County aforesaid as of this 18th day of August, 2021.

Deborah Stitt
Notary Public
State of Florida, at Large

My Commission Expires:

