1	BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION		
2	In R	e: Conservation Cost) Docket No. 020004-EG Recovery Clause) Submitted for Filing	
3		October 7, 2002	
4			
5		REVISED DIRECT TESTIMONY OF DEBBIE STITT ON BEHALF OF ST. JOE NATURAL GAS COMPANY, INC.	
6			
7	Q.	Please state your name, business address, by whom you	
8		are employed and in what capacity.	
9	A.	Debbie Stitt, 301 Long Avenue, Port St. Joe, Florida	
10		32456, St Joe Natural Gas Company in the capacity of	
11		Energy Conservation Analyst.	
12	Q.	What is the purpose of your revised testimony?	
13	A.	My purpose is to submit the known and projected	
14		expenses and revenues associated with SJNG's	
15		conservation programs incurred in January thru August	
16		2002 and projection costs to be incurred from Sept.	
17		2002 through December 2002. It will also include	
18		projected conservation costs for the period January	
19		1, 2003 through December 31, 2003 with a calculation	
20		of the conservation adjustment factors to be applied	
21		to the customers bills during the January 1, 2003	
22		through December 31, 2003 period.	
23	Q.	Have you prepared any exhibits in conjunction with	
24		your revised testimony?	
25	A.	Yes, I have prepared and filed to the Commission the	

7th day of October 2002 Schedule C1 prescribed by the Commission Staff which has collectively been entitled "Energy Conservation Adjustmnt Summary of Cost Recovery Clause Calculation for months January 1, 2003 through December 31, 2003" for identification. Q. What Conservation Adjustment Factor does St. Joe Natural Gas seek approval through its revised petition for the twelve month period ending December 31, 2003. A. \$0.02160 per therm for Residential, \$0.01810 per therm for Small Commercial, and \$0.00857 for Commercial. Does this conclude your revised testimony? A. Yes.

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In Re: Conservation Cos	st)	Docket No. 020004-EG
Recovery)	Submitted for Filing
	<u> </u>	October 7, 2002

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that true and correct copies of the foregoing Revised Testimony has been served upon all known parties of record in this docket by U.S. Mail dated this 7th day of October 2002.

Wayne Schieflbein, Esq.
Rose, Sundstrom & Bentley, LLP
2548 Blairstone Pines Drive
Tallahassee, FL. 32301

Ansley Watson, Jr. Esq.
MacFarlane, Ferguson & McMullen
PO Box 1531
Tampa, Fl. 33601-1531

Robert S Vandiver, Esquire Deputy Public Counsel 111 W. Madison Street Suite 812 Tallahassee, Fl 32399-1400 Norman Horton, Esq. Messer Law Firm PO Box 1876 Tallahassee, Fl. 32301

Richard D Melson Hopping Green & Sams PO Box 6526 Tallahassee, Fl 32314