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September 12, 2008



Ms. Ann Cole, Commission Clerk Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, Florida 32399-0850

Re: Docket No. 080004-EG

Dear Ms. Cole,

Enclosed for filing in the above referenced docket are the original and ten (10) copies of St Joe Natural Gas Company's Petition for approval of its Conservation Cost Recovery Factor to be applied to customer bills during the twelve month period ending December 31, 2009.

- 1. Schedules C-1 through C-4 08580  $^{\circ}08$
- 2. Direct Testimony of Debbie Stitt 0858/- D8

Please acknowledge receipt of this document by stamping the extra copy of this letter which is also enclosed.

Thank you for your assistance.

Very truly yours,

Debbie Stitt

Energy Conservation Analyst

Enclosures

DOCUMENT NUMBER-DATE

08579 SEP 15 8

**FPSC-COMMISSION CLERK** 

## BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In Re:	Conservation Cost	)	Docket No. 080004-EG
	Recovery Clause	)	Submitted for filing
		_)	September 12, 2008

## PETITION OF ST JOE NATURAL GAS COMPANY, INC. FOR APPROVAL OF PROPOSED CONSERVATION COST RECOVERY CHARGES

- St. Joe Natural Gas Company, Inc. ("SJNG") by and through its undersigned officer, hereby petitions the Commission for approval of its proposed conservation cost recovery factors and amounts as further identified below. In support hereof the company states:
- 1. The Name of the petitioner and the mailing address of its principal office is:

St. Joe Natural Gas Company, Inc. P.O. Box 549
Port St. Joe, Florida 32457-0549

2. The name and mailing address of the person authorized to receive notices and communications to this petition is:

Debbie Stitt, Energy Conservation Analyst St. Joe Natural Gas Company, Inc. P.O. Box 549 Port St. Joe, Florida 32457-0549

3. Pursuant to the requirements of this docket, SJNG has prepared testimony and the conservation true-up forms supplied by the Commission Staff in a manner consistent with the Staff's instructions.



St. Joe Natural Gas Company, Inc. Docket No. 080004-EG

September 12, 2008

Page 2

- 4. The Conservation Cost Recovery Factor was calculated in accordance with the methodology which has been previously approved by the Commission in this docket. The factor is designed to recover the projected conservation program expenses of SJNG for the twelve month period ending December 31, 2009 adjusted for the net true-up (which includes the estimated conservation true-up for the Twelve month period ending December 31, 2008), as well as interest calculated in accordance with the methodology established by the Commission.
- 5. **SJNG** projects total conservation program expenses, net of all programs revenue of \$46,700.00 for the twelve month period ending December 31, 2009. The estimated net true-up for the twelve months ending December 31, 2008 is an under-recovery of \$78,728.00. After increasing the projected conservation expenses by the amount of this underrecovery, a total of \$125,428.00 remains to be collected during the twelve months ending December 31, 2009. Dividing this total by the projected sales for the period by 6,424,517 therms, and expanding for taxes, results in the conservation adjustment factor of \$0.23379 per therm for RS-1, \$0.11902 per therm for RS-2, \$0.08797 per therm for RS-3, \$0.08792 per therm for GS-1, \$0.04075 per therm for GS-2, \$0.01566 per therm for FTS-4, and \$0.00380 per therm for FTS-5 respectively which **SJNG** seeks approval in this

St. Joe Natural Gas Company, Inc. Docket No. 080004-EG September 12, 2008 Page 3

petition. The calculation of these factors per therm is contained in the Commission prescribed worksheets filed with this petition.

WHEREFORE, St. Joe Natural Gas Company, Inc. requests that this Commission enter its order approving the above conservation cost recovery factors to be applied to the appropriate customer bills during the twelve month period ending December 31, 2009 and to customer bills thereafter until other conservation cost recovery factors are approved by the Commission.

Dated this 12th day of September 2008.

Stuart Shoaf, President

St. Joe Natural Gas Company, Inc.

P.O. Box 549

Port St. Joe, Florida 32457-0549

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