


MESSER CAPARELLO
Attorneys At Law
Strategically Positioned in Florida's Capital

August 21, 2015

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

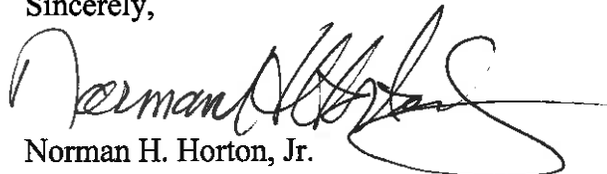
Re: Docket No. 150004-GU-Natural gas conservation cost recovery

Dear Ms. Stauffer:

Attached for electronic filing in the above docket on behalf of Sebring Gas System, please find a Motion for Extension of Time.

Thank you for your assistance.

Sincerely,


Norman H. Horton, Jr.

NHH:bjm
Attachment
Cc: Jerry Melendy

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Natural gas conservation cost recovery.)
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)
_____)

Docket No. 150004-GU
Submitted for Filing: 8-21-15

MOTION FOR EXTENSION OF TIME

Comes Now Sebring Gas System, Inc., by and through its undersigned counsel, and requests an extension of time to file true up testimony and schedules in this docket, to and including August 25, 2015. As basis, Sebring would state:

1. Both the company and counsel schedules and resources have prevented final completion and review of the schedules and submissions but that is expected to be completed by August 25, 2015.

2. Counsel upon learning of the need for the extension, Friday, August 21, 2015, notified each party to the docket by e-mail and follow up telephone calls. Neither the Offices of Public Counsel, Florida Public Utilities nor Florida City Gas object to the request and message were left with staff counsel and Peoples Gas.

WHEREFORE, Sebring Gas requests the Commission grant the requested extension.

DATED this 21st day of August, 2015.

Respectfully submitted,

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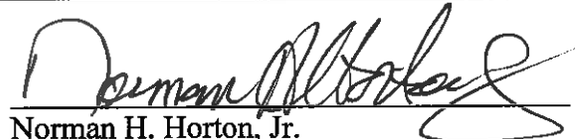

NORMAN H. HORTON, JR., ESQ.

Attorneys for Sebring Gas System, Inc.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing Motion to Extension of Time has been delivered by Electronic Mail or Hand Delivery to the following parties of record this 21st day of August, 2015.

Florida Public Utilities Company/Florida Division of Chesapeake Utilities/Indiantown Mike Cassel 1750 SW 14 th Street, Suite 200 Fernandina Beach, FL 32034 mcassel@fpuc.com	MacFarlane Ferguson Law Firm Ansley Watson, Jr./Andrew Brown/Ashley Kellgren P.O. Box 1531 Tampa, FL 33601-1531 aw@macfar.com
Beth Keating Gunster, Yoakley & Stewart, P.A. 215 South Monroe Street, Suite 601 Tallahassee, FL 32301 bkeating@gunster.com	Office of Public Counsel J.R. Kelly/Charles Rehwinkel/Patricia Christensen c/o The Florida Legislature 111 West Madison Street, Rm 812 Tallahassee, FL 32399-1400 Jr.kelly@leg.state.fl.us
Peoples Gas System Paula Brown Kandi Floyd P.O. Box 111 Tampa, FL 33601-0111 regdept&tecoenergy.com	St. Joe Natural Gas Company, Inc. Mr. Charles A. Shoaf P.O. Box 549 Port St. Joe, FL 32457-0549\ andy@stjoegas.com
AGL Resources, Inc. Elizabeth Wade/Shannon Pierce Ten Peachtree Place Location 1470 Atlanta, GA 30309 ewade@aglresources.com	Florida City Gas Carolyn Bermudez 933 East 25 th Street Hialiah, FL 33013-3498 cbermude@agiresources.com
Kelley Corbari/Leslie Ames Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399 kcorbari@psc.state.fl.us	Jerry H. Melendy, Jr. Sebring Gas System, Inc. 3515 U.S. Highway 27 South Sebring, FL 33870-5452 jmelendy@floridabestgas.com



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