



MACFARLANE FERGUSON & MCMULLEN

ATTORNEYS & COUNSELORS AT LAW | EST. 1884

One Tampa City Center, Suite 2000  
201 N. Franklin Street  
P.O. Box 1531 (33601)  
Tampa, FL 33602  
813.273.4200 Fax: 813.273.4396

[WWW.MFMLEGAL.COM](http://WWW.MFMLEGAL.COM)  
EMAIL: [INFO@MFMLEGAL.COM](mailto:INFO@MFMLEGAL.COM)

625 Court Street, Suite 200  
P.O. Box 1669 (33757)  
Clearwater, FL 33756  
727.441.8966 Fax: 727.442.8470

In Reply Refer to:  
Tampa  
[ab@macfar.com](mailto:ab@macfar.com)

August 17, 2020

**VIA E-PORTAL FILING**

Mr. Adam J. Teitzman  
Commission Clerk  
Florida Public Service Commission  
2540 Shumard Oak Boulevard  
Tallahassee, Florida 32399-0850

**Re: Docket No. 20200166-GU – Petition for approval of 2020 Depreciation Study  
by Peoples Gas System  
Docket No. 20200051-GU – Petition for rate increase by Peoples Gas System**

Dear Mr. Teitzman:

Attached for electronic filing in the above docket on behalf of Peoples Gas System,  
please find its Notice of Intent to Request Confidential Treatment.

Your assistance in this matter is greatly appreciated.

Sincerely,

Andrew M. Brown

AB/plb  
Attachment

cc: J.R. Kelly/Mireille Fall-Fry ([kelly.jr@leg.state.fl.us](mailto:kelly.jr@leg.state.fl.us);[fall-fry.mireille@leg.state.fl.us](mailto:fall-fry.mireille@leg.state.fl.us))  
Kurt Schrader/Jennifer S. Crawford/Bianca Lherisson ([kschrade@psc.state.fl.us](mailto:kschrade@psc.state.fl.us);  
[jcrawfor@psc.state.fl.us](mailto:jcrawfor@psc.state.fl.us); [blheriss@psc.state.fl.us](mailto:blheriss@psc.state.fl.us))  
Jon C. Moyle, Jr., Esq./Karen A. Putnal, Esq. ([jmoyle@moylelaw.com](mailto:jmoyle@moylelaw.com);  
[kputnal@moylelaw.com](mailto:kputnal@moylelaw.com); [mqualls@moylelaw.com](mailto:mqualls@moylelaw.com))  
Paula K. Brown

Mr. Adam J. Teitzman  
Commission Clerk  
June 8, 2020  
Page 2

Kandi Floyd  
Karen Bramley  
Thomas F. Farrior, Esq.

**BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION**

In re: Petition for rate increase by Peoples Gas System.

Docket No. 20200051-GU

In re: Petition for approval of 2020 depreciation study by Peoples Gas System.

Docket No. 20200166-GU

Submitted for Filing: August 17, 2020

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**PEOPLES GAS SYSTEM'S  
NOTICE OF INTENT TO REQUEST CONFIDENTIAL TREATMENT**

Pursuant to Sections 366.093 and 119.07, *Florida Statutes* and 25-22.006, *Florida Administrative Code*, Peoples Gas System (“Peoples”) submits the following Request for Confidential Treatment of Number 24 of Peoples’ Response to Staff’s Third Set of Interrogatories To Peoples Gas System dated July 28, 2020 ( the “Response”).

1. In its Response to Interrogatory No. 24, Peoples includes a table which contains certain information regarding the assets and customers in the Counties and Communities Peoples serves (the “Material”).

2. Accordingly, the Material (for which confidential classification is sought) is intended to be and is treated as private by Peoples because it contains proprietary confidential business information under Section 366.093(3), *Florida Statutes*.

3. Peoples requests that the information for which it seeks confidential classification not be declassified until 18 months after the date of the Commission’s order granting this request (see Section 366.093(4), *Florida Statutes*). The time period requested is necessary to protect the competitive information regarding the pricing of Peoples’ proposals for the installation and operation of LNG facilities. The period of time requested will ultimately protect Peoples and its customers.

4. As a result of the foregoing, Peoples has attached hereto, as Exhibit A, a copy of the Response with portions redacted.

WHEREFORE, Peoples submits the foregoing as its request for confidential treatment of the information identified in Exhibit A to this request.

Respectfully submitted,



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Andrew M. Brown  
Phone: (813) 273-4209  
E-mail: [ab@macfar.com](mailto:ab@macfar.com)  
Thomas R. Farrior  
Phone: (813) 273-4232  
E-Mail: [trf@macfar.com](mailto:trf@macfar.com)  
Macfarlane Ferguson & McMullen  
P. O. Box 1531  
Tampa, Florida 33601-1531  
Fax: (813) 273-4396

Attorneys for Peoples Gas System

### **CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that a true and correct copy of the foregoing Notice of Intent to Request Confidential Treatment of Peoples Gas System has been furnished via electronic mail to the following, this 17th day of August, 2020:

J.R. Kelly, Esq.  
Office of Public Counsel  
c/o The Florida Legislature  
111 West Madison St., Room 812  
Tallahassee, FL 32399-1400  
[kellyjr@leg.state.fl.us](mailto:kellyjr@leg.state.fl.us)

Paula K. Brown  
Regulatory Department  
TECO Energy, Inc.  
P.O. Box 111  
Tampa, FL 33601-0111  
[regdept@tecoenergy.com](mailto:regdept@tecoenergy.com)

Jennifer S. Crawford, Esq.  
Kurt Schrader, Esq.  
Bianca Lherisson, Esq.  
Office of General Counsel  
Florida Public Service Commission  
2540 Shumard Oak Boulevard

Kandi M. Floyd  
Peoples Gas System  
P.O. Box 111  
Tampa, FL 33601-0111  
[kfloyd@tecoenergy.com](mailto:kfloyd@tecoenergy.com)

Tallahassee, FL 32399-0850  
[jcrawfor@psc.state.fl.us](mailto:jcrawfor@psc.state.fl.us)  
[kschrade@psc.state.fl.us](mailto:kschrade@psc.state.fl.us)  
[blheriss@psc.state.fl.us](mailto:blheriss@psc.state.fl.us)

Mireille Fall-Fry, Esq.  
Associate Public Counsel  
Office of Public Counsel  
c/o The Florida Legislature  
111 West Madison Street, Room 812  
Tallahassee, FL 32399-1400  
[fall-fry.mireille@leg.state.fl.us](mailto:fall-fry.mireille@leg.state.fl.us)

Florida Industrial Power Users Group  
c/o Jon C. Moyle, Jr.  
Karen A. Putnal  
Moyle Law Firm, P.A.  
118 North Gadsden Street  
Tallahassee, FL 32301  
[jmoyle@moylelaw.com](mailto:jmoyle@moylelaw.com)  
[kputnal@moylelaw.com](mailto:kputnal@moylelaw.com)  
[mqualls@moylelaw.com](mailto:mqualls@moylelaw.com)



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Andrew M. Brown



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In Reply Refer to:  
Tampa  
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August 17, 2020

**VIA E-PORTAL FILING**

Mr. Adam J. Teitzman  
Commission Clerk  
Florida Public Service Commission  
2540 Shumard Oak Boulevard  
Tallahassee, Florida 32399-0850

**Re: Docket No. 20200051-GU – Petition for rate increase by Peoples Gas System  
Docket No. 20200166-GU-Petition for approval of 2020 depreciation study  
by Peoples Gas System**

Dear Mr. Teitzman:

Attached for electronic filing in the above docket on behalf of Peoples Gas System, please find its Notice of Serving Answers to Staff’s Third Set of Interrogatories (Nos. 23-31).

Your assistance in this matter is greatly appreciated.

Sincerely,

Andrew M. Brown

AB/plb  
Attachment

cc: J.R. Kelly/Mireille Fall-Fry ([kelly.jr@leg.state.fl.us](mailto:kelly.jr@leg.state.fl.us);[fall-fry.mireille@leg.state.fl.us](mailto:fall-fry.mireille@leg.state.fl.us))  
Kurt Schrader/Jennifer S. Crawford/Bianca Lherisson ([kschrade@psc.state.fl.us](mailto:kschrade@psc.state.fl.us);  
[jcrawfor@psc.state.fl.us](mailto:jcrawfor@psc.state.fl.us); [blheriss@psc.state.fl.us](mailto:blheriss@psc.state.fl.us))  
Jon C. Moyle, Jr., Esq./Karen A. Putnal, Esq. ([jmoyle@moylelaw.com](mailto:jmoyle@moylelaw.com);  
[kputnal@moylelaw.com](mailto:kputnal@moylelaw.com); [mqualls@moylelaw.com](mailto:mqualls@moylelaw.com))  
Paula K. Brown  
Kandi Floyd  
Karen Bramley  
Thomas F. Farrior, Esq.

**EXHIBIT A**

**BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION**

In re: Petition for rate increase by  
Peoples Gas System.

Docket No. 20200051-GU

In re: Petition for approval of 2020  
depreciation study by Peoples Gas  
System.

Docket No. 20200166-GU

Submitted for Filing: August 17, 2020

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**PEOPLES GAS SYSTEM'S NOTICE OF SERVING ANSWERS TO STAFF'S  
THIRD SET OF INTERROGATORIES (NOS. 23-31)**

Peoples Gas System, by its undersigned attorneys, files this Notice of Serving  
Answers to Staff's Third Set of Interrogatories (Nos. 23-31).

Dated this 17th day of August, 2020.

Respectfully submitted,



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Andrew M. Brown  
Thomas R. Farrior  
Macfarlane Ferguson & McMullen  
Post Office Box 1531  
Tampa, Florida 33601  
(813) 273-4300  
[ab@macfar.com](mailto:ab@macfar.com)  
[trf@macfar.com](mailto:trf@macfar.com)

Attorneys for Peoples Gas System

## CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing Notice of Serving Answers to Staff's Third Set of Interrogatories (Nos. 23-31) of Peoples Gas System has been furnished via electronic mail to the following, this 17th day of August, 2020:

J.R. Kelly, Esq.  
Office of Public Counsel  
c/o The Florida Legislature  
111 West Madison St., Room 812  
Tallahassee, FL 32399-1400  
[kellyjr@leg.state.fl.us](mailto:kellyjr@leg.state.fl.us)

Paula K. Brown  
Regulatory Department  
TECO Energy, Inc.  
P.O. Box 111  
Tampa, FL 33601-0111  
[regdept@tecoenergy.com](mailto:regdept@tecoenergy.com)

Jennifer S. Crawford, Esq.  
Kurt Schrader, Esq.  
Bianca Lherisson, Esq.  
Office of General Counsel  
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2540 Shumard Oak Boulevard  
Tallahassee, FL 32399-0850  
[jcrawfor@psc.state.fl.us](mailto:jcrawfor@psc.state.fl.us)  
[kschrade@psc.state.fl.us](mailto:kschrade@psc.state.fl.us)  
[blheriss@psc.state.fl.us](mailto:blheriss@psc.state.fl.us)

Kandi M. Floyd  
Peoples Gas System  
P.O. Box 111  
Tampa, FL 33601-0111  
[kfloyd@tecoenergy.com](mailto:kfloyd@tecoenergy.com)

Mireille Fall-Fry, Esq.  
Associate Public Counsel  
Office of Public Counsel  
c/o The Florida Legislature  
111 West Madison Street, Room 812  
Tallahassee, FL 32399-1400  
[fall-fry.mireille@leg.state.fl.us](mailto:fall-fry.mireille@leg.state.fl.us)

Florida Industrial Power Users Group  
c/o Jon C. Moyle, Jr.  
Karen A. Putnal  
Moyle Law Firm, P.A.  
118 North Gadsden Street  
Tallahassee, FL 32301  
[jmoyle@moylelaw.com](mailto:jmoyle@moylelaw.com)  
[kputnal@moylelaw.com](mailto:kputnal@moylelaw.com)  
[mqualls@moylelaw.com](mailto:mqualls@moylelaw.com)



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Andrew M. Brown

**PEOPLES GAS SYSTEM  
DOCKET NO. 2020051-GU  
DOCKET NO. 20200166-GU  
STAFF'S THIRD SET OF  
INTERROGATORIES  
INTERROGATORY NO. 23  
PAGE 1 OF 1  
FILED: AUGUST 17, 2020**

**23.** Referring to witness Buzard's direct testimony, page 5, line 10 through page 6, line 11, PGS is proposing to increase the Maximum Allowable Construction Cost (MACC) from four to ten times the estimated annual revenue to be derived from the facilities less the cost of gas, due to construction cost increases. Please discuss how the company determined that the appropriate increase to MACC should be ten times the estimated annual revenue and how this amount would benefit PGS's customers?

**A** As indicated on page 4, line 14 through 16 of Witness O'Connor's testimony, Peoples customer growth over the last 2 years has been 3.5%. Natural gas is affordable, reliable and an environmentally friendly fuel and the demand for natural gas has increased; however, significant cost increases in extending natural gas service can be a deterrent to a customer when obtaining service. Furthermore, as indicated on page 17, line 12 through 19 of witness Wall's testimony, transmission and distribution main construction costs have increased significantly since 2009. These cost increases are even greater specifically relating to service line installations but vary based on the conditions of the service installation (i.e., length, ground condition, permitting, etc.).

When determining the appropriate increase to the MACC, the Company determined the approximate average increase in the cost of a residential service line and meter set by comparing the historic base year total cost in MFR Schedule E-7 which was \$763 in 2007 to \$1,790 in 2019, resulting in an increase of \$1,027, or, an additional 135%. In order to accommodate these cost increases, the MACC would need to increase an additional 5.4 years (4 years X 1.35) to equal 9.4 years of revenue. Peoples rounded up to 10 years to reflect the 2020/21 annual cost increases and believes this is a fair adjustment to the MACC to properly accommodate construction cost increases.

The general body of ratepayers benefit when additional customers are added to the existing system through sharing in total system costs which lowers the customer's share of costs to operate and maintain the system. All of this contributes to keeping the cost per customer low.

**PEOPLES GAS SYSTEM  
DOCKET NO. 20200051-GU  
DOCKET NO. 20200166-GU  
STAFF'S THIRD SET OF  
INTERROGATORIES  
INTERROGATORY NO. 24  
PAGE 1 OF 1  
FILED: AUGUST 17, 2020**

- 24.** Witness Buzard states in his direct testimony on page 3, line 24 through page 4, line 5 (Territory Served) and page 6, line 21, through page 7, line 2 (Counties and Communities Served), that PGS has updated the service territory map and the list of communities being served to reflect PGS's expansion of its natural gas service in response to customer demand. MFR Schedule E-9, pages 16 through 28 (Revised tariff sheets 6.101 through 6.101-6), lists several newly added counties and municipalities/communities as being served by PGS. For each county and municipality/community newly added to the list, please state the type of service being provided by PGS.
- A.** See Bate Stamped Numbers 1-9. Additionally, Peoples has reviewed MFR Schedule E-9, pages 16 through 28 (Revised tariff sheets 6.101 through 6.101-6) Counties and Communities filed in this case and has modifications that are identified in the attached table. Peoples will refile this updated tariff sheet along with other updated tariff sheets reflecting any changes when approved by the Commission.

**PEOPLES GAS SYSTEM  
DOCKET NO. 20200051-GU  
DOCKET NO. 20200166-GU  
STAFF'S THIRD SET OF  
INTERROGATORIES  
INTERROGATORY NO. 25  
PAGE 1 OF 1  
FILED: AUGUST 17, 2020**

- 25.** Revised tariff sheet number 6.101-2 lists City of Sebring as being served by PGS. However, the City of Sebring's natural gas provider is Sebring Gas System pursuant to Sebring's tariffs. Please discuss.
- A.** Peoples provides gas transportation service to the supplier/gas marketer supplying natural gas to customers on Sebring's gas distribution system in accordance with the terms of the territorial agreement with Sebring.

**PEOPLES GAS SYSTEM  
DOCKET NO. 2020051-GU  
DOCKET NO. 20200166-GU  
STAFF'S THIRD SET OF  
INTERROGATORIES  
INTERROGATORY NO. 26  
PAGE 1 OF 1  
FILED: AUGUST 17, 2020**

- 26.** Referring to Witness Buzard's testimony, page 9, line 18 through page 10, line 5, the company is proposing a new Virtual Pipeline Natural Gas Service (VPNGS) tariff. Please discuss if there has been customer interest for this proposed tariff.
- A.** Yes, customers from refuse, isolated industrial facility, transportation, and waste water treatment plant have expressed interest in securing natural gas via VPNG services from Peoples where their facility is not in close proximity to a natural gas pipeline or do not have sufficient natural gas demand to justify the cost to build a new natural gas pipeline.

**PEOPLES GAS SYSTEM  
DOCKET NO. 2020051-GU  
DOCKET NO. 20200166-GU  
STAFF'S THIRD SET OF  
INTERROGATORIES  
INTERROGATORY NO. 27  
PAGE 1 OF 1  
FILED: AUGUST 17, 2020**

- 27.** How many customers does the company anticipate to take service under the proposed VPNGS tariff?
- A.** Multiple Peoples customers across different industries have expressed interest in VPNGS service. It is difficult to predict the number of customers until the tariff is approved and service is available.

**PEOPLES GAS SYSTEM  
DOCKET NO. 20200051-GU  
DOCKET NO. 20200166-GU  
STAFF'S THIRD SET OF  
INTERROGATORIES  
INTERROGATORY NO. 28  
PAGE 1 OF 1  
FILED: AUGUST 17, 2020**

- 28.** The proposed tariff indicates that PGS will need to design and construct facilities required for the provision of VPNG service. Please describe all the steps in the process to construct and operate the facilities.
- A.** Under the CNG approach, there would be minimal facilities to construct and operate in order for PGS to provide VPNG services. Specifically, a Peoples CNG trailer would be loaded with CNG at a compression terminal. The CNG compression terminal company would be responsible for loading CNG into the trailer in coordination with the trucking firm. After the CNG is loaded onto the CNG trailer, Peoples would arrange for that trucking firm to deliver the CNG to the customer. Upon arriving at the customer's location, a Peoples technician would be responsible for connecting the trailer to a decanting and regulation station to lower the pressure of the CNG to that required by the customer. The decanting would be connected to a meter and the customer's natural gas piping.

**PEOPLES GAS SYSTEM  
DOCKET NO. 2020051-GU  
DOCKET NO. 20200166-GU  
STAFF'S THIRD SET OF  
INTERROGATORIES  
INTERROGATORY NO. 29  
PAGE 1 OF 1  
FILED: AUGUST 17, 2020**

- 29.** Proposed tariff sheet number 7.407 states that service fee will be designed to recover the costs of the VPNG service facility. Please list items and costs associated with a VPNG service facility and how the company will ensure the full cost of the facility is recovered through the associated service fee.
- A.** The monthly services fee is designed to recover the incremental costs to serve a customer via a virtual pipeline versus a traditional pipeline application. These items include the installation of capital equipment such as vaporizers, trucks and trailers, pump stations and decanting equipment. The monthly services fee will also be designed to recover O&M for items such as the trucking of the fuel between locations, losses that occur from boil-off, and O&M similar to what is typical with any pipeline operations. Peoples expects these costs to typically range from \$0 up to \$6 million depending upon the customer's volume and other unique customer characteristics. The total installed costs of these facilities would be recovered through a cost of service model.

**PEOPLES GAS SYSTEM  
DOCKET NO. 2020051-GU  
DOCKET NO. 20200166-GU  
STAFF'S THIRD SET OF  
INTERROGATORIES  
INTERROGATORY NO. 30  
PAGE 1 OF 1  
FILED: AUGUST 17, 2020**

- 30.** Does the company anticipate serving multiple customers from a single VPNG facility? If so, how many customers can be served by a single facility?
- A.** While it is likely that Peoples will service a single customer from a single facility, it is possible that Peoples could serve a defined group of customers from a single facility. Each VPNG location will be designed based on the demand for that location and will have assets specific to that demand.

**PEOPLES GAS SYSTEM  
DOCKET NO. 20200051-GU  
DOCKET NO. 20200166-GU  
STAFF'S THIRD SET OF  
INTERROGATORIES  
INTERROGATORY NO. 31  
PAGE 1 OF 1  
FILED: AUGUST 17, 2020**

- 31.** Proposed tariff sheet number 7.407-1 states that the “customer shall own, operate and maintain any and all equipment and facilities downstream of the VPNGS point of delivery.” What are the types of equipment and facilities would the VPNGS customer needs to operate and maintain? What is the estimated cost to a customer to operate and maintain such equipment and facilities?
- A.** Similar to how Peoples serves distribution pipeline customers, Peoples’ customers will be responsible for assets that are downstream of the service line and meter that customer uses in its particular application.

A F F I D A V I T

STATE OF FLORIDA            )  
  )  
COUNTY OF HILLSBOROUGH )

The foregoing instrument was acknowledged before me by means of  physical presence, this 30th day of July, 2020, by Kandi Floyd who deposed and said that she is Director, Regulatory Affairs, Peoples Gas System, and that the individuals listed in Peoples Gas System's Response to Staff's Third Set of Interrogatories, (Nos. 23-31) in Docket No(s). 20200051-GU and 20200166-GU, prepared or assisted with the responses to these interrogatories to the best of her information and belief. She is personally known to me or has produced \_\_\_\_\_ as identification.

Dated at Tampa, Florida this 30<sup>th</sup> day of July, 2020.

*Kandi Floyd*

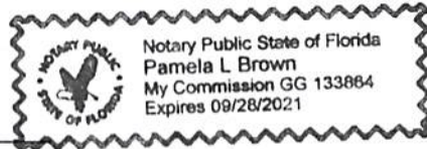
\_\_\_\_\_  
Kandi Floyd, Director, Regulatory Affairs  
Peoples Gas System

Sworn to and subscribed before me this 30th day of July, 2020.

*Pamela L Brown*

\_\_\_\_\_  
Notary Public  
Name typed, printed or stamped

My Commission expires \_\_\_\_\_



<b>County</b>	<b>Communities</b>	<b>Reason Added</b>
Bay	<u>Springfield</u>	This community was inadvertently removed from the list of Counties and Communities Served.
Baker	Glen St. Mary	Peoples has [REDACTED] with billing addresses in the City of Glen St. Mary.
	Macclenny	Peoples has [REDACTED] with billing addresses in the City of Macclenny.
	Sanderson	Peoples has [REDACTED] with billing addresses in the community of Sanderson which is in unincorporated Baker County.
	Unincorporated Baker County	Peoples has [REDACTED] with billing addresses in unincorporated Baker County.
Bradford	<del>Starke</del>	The reference to Starke should be removed. The customers have a billing address of Starke but are physically located in unincorporated Bradford County.
	Unincorporated Bradford County	Peoples has [REDACTED] with billing addresses in unincorporated Bradford County
Broward	Hallandale <u>Beach</u>	This should have read Hallandale <u>Beach</u> . "Beach" was inadvertently left off from Hallandale. Peoples has [REDACTED] in the City of Hallandale Beach.
	Southwest Ranches	Peoples [REDACTED] in the City of Southwest Ranches.
	<del>Sunrise</del>	The reference to Sunrise should be removed. The customer has a billing address of Sunrise but is not physically located within the City of Sunrise.

<b>County</b>	<b>Communities</b>	<b>Reason Added</b>
	Englewood	Peoples has [REDACTED] with billing addresses in the City of Englewood.
Clay	Fleming Island	Peoples has [REDACTED] with billing addresses in the community of Fleming Island.
	Maxville	Peoples has [REDACTED] with billing addresses in the community of Maxville.
	Middleburg	Peoples has [REDACTED] with billing addresses in the community of Middleburg.
Collier	Marco Island	Peoples has [REDACTED] with billing addresses in the City of Marco Island.
Columbia	<del>Lake City</del>	The reference to Lake City should be removed. Peoples has a customer with a mailing address in Lake City but is physically located in unincorporated Columbia County.
	Unincorporated Columbia County	Peoples has [REDACTED] in unincorporated Columbia County
Flagler	Bunnell	Peoples has [REDACTED] with billing addresses in the City of Bunnell.
	Flagler Beach	Peoples has [REDACTED] with billing addresses in the City of Flagler Beach.
	Palm Coast	Peoples has [REDACTED] with billing addresses in the City of Palm Coast.
	Unincorporated Flagler County	Peoples has [REDACTED] in unincorporated Flagler County.

<b>County</b>	<b>Communities</b>	<b>Reason Added</b>
Hardee	Wauchula	The reference to Wauchula should be removed. Peoples' has a customer with a mailing address in Wauchula but is physically located in unincorporated Hardee County.
	Zolfo Springs	Peoples has [REDACTED] with a billing address in the City of Zolfo Springs.
	Unincorporated Hardee County	Peoples has [REDACTED] with a billing address in unincorporated Hardee County.
Hendry	Labelle	Peoples has [REDACTED] with billing addresses in the City of Labelle.
	Unincorporated Hendry County	Peoples has [REDACTED] with billing address in unincorporated Hendry County.
Hernando	Weeki Wachee	Peoples has [REDACTED] with billing addresses in the City of Weeki Wachee.
Highlands	Sebring	Territorial agreement approved
Hillsborough	Gibsonton	Peoples has [REDACTED] with billing addresses in the community of Gibsonton which is located in unincorporated Hillsborough County.
	Lithia	Peoples has [REDACTED] with billing addresses in the community of Lithia which is located in unincorporated Hillsborough County.
	Lutz	Peoples has [REDACTED] with billing addresses in the community of Lutz which is located in unincorporated Hillsborough County.

<b>County</b>	<b>Communities</b>	<b>Reason Added</b>
	Plant City	Peoples has [REDACTED] with billing addresses in the City of Plant City.
	Rocky Point	Peoples has [REDACTED] with billing addresses in the community of Rocky Point which is located in the City of Tampa.
	Valrico	Peoples has [REDACTED] with billing addresses in the community of Valrico which is located in unincorporated Hillsborough County.
Jackson	Alford	Peoples has [REDACTED] with a billing address in the City of Alford.
	Cottdondale	Peoples has [REDACTED] with a billing address in the community of Cottdondale which is in unincorporated Jackson County.
	Unincorporated Jackson County	Peoples has [REDACTED] in unincorporated Jackson County.
Lafayette	Mayo	The reference to Mayo should be removed. Peoples has [REDACTED] Mayo, but the customer is physically located in unincorporated Lafayette County.
Lake	Clermont	Peoples has [REDACTED] with billing addresses in the community of Clermont which is located in unincorporated Lake County
	Dona Vista	Peoples has [REDACTED] with billing addresses in the community of Dona Vista which is located in unincorporated Lake County
	Lady Lake	Peoples has [REDACTED] with billing addresses in the City of Lady Lake.

<b>County</b>	<b>Communities</b>	<b>Reason Added</b>
	Leesburg	The reference to Leesburg should be removed.
Lee	Alva	Peoples has [REDACTED] with billing addresses in the community of Alva which is located in unincorporated Lee County
	Miromar Lakes	Peoples has [REDACTED] with billing addresses in the community of Miromar Lakes which is located in unincorporated Lee County
Levy	Morrison	Peoples has [REDACTED] with billing addresses for the community of Morrison which is located in unincorporated Levy County.
Liberty	Bristol	Peoples has [REDACTED] with billing addresses for the community of Bristol which is located in unincorporated Liberty County.
Manatee	Bradenton Beach	Peoples has [REDACTED] with billing addresses in the City of Bradenton Beach.
	Holmes Beach	Peoples has [REDACTED] with billing addresses in the City of Holmes Beach.
	Lakewood Ranch	Peoples has [REDACTED] with billing addresses for the community of Lakewood Ranch which is located in unincorporated Manatee County
	Longboat Key	Peoples has [REDACTED] with billing addresses in the Town of Longboat Key. The Town of Longboat Key is in Manatee and Sarasota Counties.

<b>County</b>	<b>Communities</b>	<b>Reason Added</b>
	Parrish	Peoples has [REDACTED] will billing addresses for the community of Parrish which is located in unincorporated Manatee County
	University Park	Peoples has [REDACTED] will billing addresses for the community of University Park which is located in unincorporated Manatee County
Marion	Dunnellon	Peoples has [REDACTED] with billing addresses for the community of Dunnellon which is located in unincorporated Marion County
	Fort McCoy	Peoples has [REDACTED] with a billing address in the community of Fort McCoy which is located in unincorporated Marion County
Martin	Hobe Sound	Peoples has [REDACTED] with billing addresses for the community of Hobe Sound which is located in unincorporated Martin County
	Palm City	Peoples has [REDACTED] with billing addresses for the community of Palm City which is located in unincorporated Martin County.
	Tequesta	Peoples has [REDACTED] with billing addresses in the City of Tequesta.
Nassau	Bryceville	The reference to Bryceville should be removed.
	Fernandina Beach	Peoples has [REDACTED] with a billing address in the City of Fernandina Beach.
	Unincorporated Nassau County	Peoples has [REDACTED] with billing

County	Communities	Reason Added
		addresses located in unincorporated Nassau County.
Pasco	Lutz	Peoples has [REDACTED] with billing addresses for the community of Lutz which is located in unincorporated Pasco County.
	<del>New Port Richey</del>	The reference to New Port Richey should be removed.
	Odessa	Peoples has [REDACTED] with billing addresses for the community of Odessa which is located in unincorporated Pasco County.
Pinellas	Bay Pines	Peoples has [REDACTED] with billing addresses for the community of Bay Pines which is located in unincorporated Pinellas County.
Polk	Davenport	Peoples has [REDACTED] with billing addresses for the community of Davenport which is located in unincorporated Polk County.
	Eaton Park	Peoples has [REDACTED] with a billing address for the community of Eaton Park which is located in unincorporated Polk County.
	<del>Kissimmee</del>	This reference should be removed. Kissimmee is reflected correctly under Osceola County.
	Mulberry	Peoples has [REDACTED] with billing addresses for the City of Mulberry.
Putnam	Unincorporated Putnam County	Peoples has [REDACTED] in Putnam county
Sarasota	Englewood	Peoples has [REDACTED] with billing addresses for the community of

County	Communities	Reason Added
		Englewood which is located in unincorporated Sarasota County.
	<del>North Venice</del>	The reference to North Venice should be removed as Peoples has [REDACTED] in the City of Venice.
St. Johns	Elkton	Peoples has [REDACTED] with a billing address for the community of Elkton which is located in unincorporated St. Johns County.
	Ponte Vedra	Peoples has [REDACTED] with billing addresses for the community of Ponte Vedra
	<del>Ponte Vedra Beach</del>	The reference to Ponte Vedra Beach should be removed as the customers located in Ponte Vedra Beach are considered part of the community of of Ponte Vedra.
	St. Augustine Beach	Peoples has [REDACTED] within the City of St Augustine Beach.
	<del>St. Johns</del>	This should be removed as this is a duplicative reference to St. Johns County.
St. Lucie	Unincorporated St. Lucie County	Peoples has [REDACTED] with a billing address for unincorporated St. Lucie County
Sumter	Coleman	Peoples has [REDACTED] with a billing address for the City of Coleman.
	Sumterville	Peoples has [REDACTED] with billing addresses for the community of Sumterville which is located in unincorporated Sumter County.
	Wildwood	Peoples has [REDACTED] with billing addresses for the City of Wildwood.

**REDACTED**

PEOPLES GAS SYSTEM  
DOCKET NO. 20200051-GU  
DOCKET NO. 20200166-GU  
STAFF'S THIRD SET OF INTERROGATORIES  
INTERROGATORY NO. 24  
FILED: 08/17/2020

<b>County</b>	<b>Communities</b>	<b>Reason Added</b>
Wakulla	Crawfordville	Peoples has [REDACTED] with billing addresses for the community of Crawfordville which is located in unincorporated Wakulla County.