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May 2, 2022

**VIA E-PORTAL**

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

**Re: Docket No. 20220003-GU – Purchased Gas Adjustment (PGA) True Up.**

Dear Mr. Teitzman:

Attached for filing, please find Florida Public Utilities Company's and Florida Public Utilities Company-Fort Meade's Petition for Approval of True Up Amount for the period ended December 2021, along with the Testimony and Exhibit of Company witness Robert Waruszewski.

Thank you for your assistance with this filing. As always, please don't hesitate to let me know if you have any questions whatsoever.

Sincerely,



Beth Keating  
Gunster, Yoakley & Stewart, P.A.  
215 South Monroe St., Suite 601  
Tallahassee, FL 32301  
(850) 521-1706

MEK

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In Re: Purchased Gas Adjustment ) Docket No. 20220003-GU  
(PGA) True-Up )  
\_\_\_\_\_ ) Filed: May 2, 2022

**PETITION FOR APPROVAL OF TRUE UP AMOUNT**  
**FOR FLORIDA PUBLIC UTILITIES COMPANY**

Florida Public Utilities Company and Florida Public Utilities Company-Fort Meade (herein “FPUC” or “the Company”) hereby files its petition for approval of its final purchased gas true-up amount related to the twelve-month period ended December 31, 2021. In support of this Petition, FPUC states:

1. The Company is a natural gas utility with its principal office located at:

Florida Public Utilities Company  
208 Wildlight Ave.  
Yulee FL 32097

2. The name and mailing address of the persons authorized to receive notices are:

Beth Keating  
Gunster, Yoakley & Stewart, P.A.  
215 South Monroe St., Suite 601  
Tallahassee, FL 32301  
(850) 521-1706

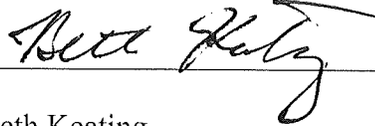
Mike Cassel  
Florida Public Utilities Company  
208 Wildlight Ave.  
Yulee FL 32097

3. Pursuant to the requirements in this docket, FPUC, concurrently with the filing of this petition, files the testimony of Mr. Robert Chester Waruszewski, along with Schedule A-7 (Exhibit RCW-1) for its consolidated gas division for the period January 2021 through December 2021.
4. As indicated in the testimony of Mr. Waruszewski, FPUC’s final true-up amount for the period January 2021 through December 2021, including interest, net of estimated true-up for the same period, is an under-recovery of \$4,347,350. This reflects the difference between

the Company's actual over-recovery of \$772,776, for the period as compared to its estimated over-recovery of \$5,120,126 for the same period, which was based on six months of actual and six months of estimated data.

WHEREFORE, FPUC respectfully requests that the Commission enter its Order approving the Company's final true up amount for the period January 2021 through December 2021.

RESPECTFULLY SUBMITTED this 2nd day of May, 2022.

A handwritten signature in black ink, appearing to read "Beth Keating", is written over a horizontal line.

Beth Keating  
Gunster, Yoakley & Stewart, P.A.  
215 South Monroe St., Suite 601  
Tallahassee, FL 32301  
(850) 521-1706  
*Attorneys for Florida Public Utilities Company*



1                   **BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION**

2                   DOCKET NO. 20220003-GU: PURCHASED GAS ADJUSTMENT (PGA)

3                                   TRUE-UP

4                   Direct Testimony of Robert Chester Waruszewski (Final True Up)

5                                   On Behalf of

6                                   Florida Public Utilities Company

7           **Q.**     Please state your name and business address.

8           **A.**     Robert C. Waruszewski, 500 Energy Lane, Suite 100, Dover, Delaware  
9                   19901.

10          **Q.**     By whom are you employed and in what capacity?

11          **A.**     I am employed by Chesapeake Utilities Corporation as Regulatory  
12                   Manager, South.

13          **Q.**     Briefly state your education background and employment experience.

14          **A.**     I received a Bachelor of Science Degree in mathematics and economics  
15                   from St. Vincent College, Latrobe, Pennsylvania. After graduation, I  
16                   worked as a junior accounting clerk for the Bank of New York Mellon,  
17                   assisting in the preparation of audits as well as gathering local tax data for  
18                   the bank's employees before joining Columbia Gas of Pennsylvania in  
19                   November 2011 in the Regulatory Department. There, I prepared rate case  
20                   and gas cost filings and in 2013, I was promoted to Senior Regulatory  
21                   Analyst. I joined Peoples Natural Gas, a distribution company operating in  
22                   Pennsylvania, West Virginia, and Kentucky, in December 2017, as the  
23                   Senior Rates and Regulatory Analyst, where I was responsible for

1 assisting in budget preparation and compiling regulatory filings for the  
2 Company's Pennsylvania and West Virginia affiliates. I was subsequently  
3 promoted to Finance and Rates Analyst IV. In January 2022, I joined  
4 Chesapeake Utilities Corporation where my responsibilities include  
5 monthly filing of the Purchase Gas Adjustment (PGA), and other  
6 regulatory filings and analysis.

7 **Q.** Have you testified before this or any other Commission?

8 **A.** Yes, while I have not testified before this Commission, I have testified  
9 before the Pennsylvania Public Utility Commission in various gas cost  
10 proceedings for Peoples Natural Gas and in various Columbia Gas of  
11 Pennsylvania rate case proceedings. In addition, I have testified before the  
12 Public Service Commission of Maryland on several occasions on behalf of  
13 Columbia Gas of Maryland.

14 **Q.** What is the purpose of your testimony at this time?

15 **A.** To advise the Commission of the actual over/under recovery of the  
16 Purchased Gas Adjustment for the period January 1, 2021 through  
17 December 31, 2021, as compared to the true-up amount previously  
18 reported for that period which was based on six months actual and six  
19 months estimated.

20 **Q.** Please state the actual amount of over/under recovery of the Purchased  
21 Gas Adjustment for January 1, 2021 through December 31, 2021.

22 **A.** During January 2021 through December 2021, FPUC over-recovered  
23 \$772,776.

1   **Q.**   How does this amount compare with the estimated true-up amount, which  
2           was allowed by the Commission during the November 2021 hearing?

3   **A.**   As recognized in Order No. PSC-2021-0437-FOF-GU, in Docket No.  
4           20210003-GU, FPUC had an anticipated over-recovery of \$5,120,126,  
5           based upon six months of actual and six months of projected data.

6   **Q.**   Have you prepared any exhibits at this time?

7   **A.**   We prepared and pre-filed composite Exhibit RCW-1, containing Schedule  
8           A-7, Final PGA Over/Under Recovery for the Period January 2021  
9           through December 2021.

10  **Q.**   Does this conclude your testimony?

11  **A.**   Yes.

COMPANY:		FLORIDA PUBLIC UTILITIES COMPANY & FT. MEADE FINAL FUEL OVER/UNDER RECOVERY FOR THE PERIOD: JANUARY 2021 THROUGH DECEMBER 2021	SCHEDULE A-7
1.	TOTAL ACTUAL FUEL COST FOR THE PERIOD	A-2, LINE 3	44,898,887
2.	FUEL REVENUES APPLICABLE TO THE PERIOD	A-2, LINE 6	45,671,208
3.	OVER/(UNDER) RECOVERY FOR THE PERIOD	LINE 2 - LINE 1	772,321
4.	INTEREST PROVISION FOR THE PERIOD	A-2, LINE 8	455
5.	TOTAL OVER/(UNDER) RECOVERY FOR THE PERIOD	LINE 3 + LINE 4	772,776
6.	LESS: ESTIMATED OVER/(UNDER) RECOVERY FOR THE PERIOD JANUARY 2021 THROUGH DECEMBER 2021, WHICH WAS INCLUDED IN THE CURRENT JANUARY 2022 THROUGH DECEMBER 2022 PERIOD	E-4, LINE 4, COL. 4	5,120,126
7.	FINAL 2021 FUEL OVER/(UNDER) RECOVERY TO BE INCLUDED IN THE PROJECTED JANUARY 2023 THROUGH DECEMBER 2023 PERIOD	LINE 5 - LINE 6	(4,347,350)

Exhibit \_\_\_\_\_  
Docket No. 20220003-GU  
Florida Public Utilities Company  
(RCW-1)