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Writer's E-Mail Address: bkeating@gunster.com

August 25, 2023

VIA E-PORTAL

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

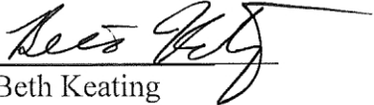
Re: Docket No. 20230004-GU – Natural Gas Conservation Cost Recovery

Dear Mr. Teitzman:

Attached for filing in the above-referenced docket, please find Florida Public Utilities Company's Errata to the Direct Testimony (Projection and Factors) of Mr. Derrick M. Craig.

Should you have any questions whatsoever, please do not hesitate to contact me. Thank you for your assistance in this matter.

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: Natural Gas Conservation Cost
Recovery

Docket No. 20230004-GU
Filed: August 25, 2023

**FLORIDA PUBLIC UTILITIES COMPANY'S
ERRATA SHEET TO THE DIRECT TESTIMONY (PROJECTION AND FACTORS) OF
DERRICK M. CRAIG**

Florida Public Utilities Company ("FPUC") hereby submits this Errata Sheet to correct the Direct Testimony (August 4, 2023) of its witness Derrick M. Craig.

Page and Line Number	Correction
Page 2, Line 8	Change "Exhibit DMC-1" to "Exhibit DMC-2"

For purposes of the record, a revised page 2 of Mr. Craig's August 4, 2023 testimony is submitted herewith.

Respectfully submitted this 25th day of August, 2023,

By: 

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

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished by electronic or US Mail to the following parties of record this 25th day of August, 2023:

Florida Public Utilities Company Mike Cassel Florida Public Utilities Company 1750 S 14th Street, Suite 200 Fernandina Beach FL 32034 mcassel@fpuc.com	J. Jeffrey Wahlen Malcolm Means Virginia Ponder Ausley & McMullen P.O. Box 391 Tallahassee, FL 32302 jwahlen@ausley.com mmeans@ausley.com vponder@ausley.com
Florida Public Service Commission Timothy Sparks 2540 Shumard Oak Boulevard Tallahassee, FL 32399 tsparks@psc.state.fl.us	Office of Public Counsel Walter Trierweiler/Charles Rehwinkel/Patricia Christensen//M. Wessling c/o The Florida Legislature 111 West Madison Street, Room 812 Tallahassee, FL 32399-1400 christensen.patty@leg.state.fl.us Rehwinkel.Charles@leg.state.fl.us Wessling.Mary@leg.state.fl.us
Peoples Gas System Paula Brown/Karen Bramley/Nora Bordine P.O. Box 111 Tampa, FL 33601-0111 regdept@tecoenergy.com klbramley@tecoenergy.com nmbordine@tecoenergy.com	St. Joe Natural Gas Company, Inc. Mr. Andy Shoaf/Debbie Stitt P.O. Box 549 Port St. Joe, FL 32457-0549 andy@stjoegas.com dstitt@stjoegas.com
Florida Power & Light Company Christopher T. Wright 700 Universe Boulevard Juno Beach, FL 33408 Christopher.Wright@fpl.com	Sebring Gas System, Inc. Jerry H. Melendy, Jr. 3515 U.S. Highway 27 South Sebring, FL 33870 jmelendy@floridasbestgas.com



Beth Keating
Gunster, Yoakley & Stewart, P.A.
215 South Monroe St., Suite 601
Tallahassee, FL 32301

ATTACHMENT 1

Docket No. 20230004-GU

Revised Page 2 of

Direct Testimony of

Derrick M. Craig (August 4, 2023/Projections-Factors)

1 December 2023. It will also include projected conservation costs, for the
2 period January through December 2024, with a calculation of the Energy
3 Conservation Cost Recovery Adjustment and Energy Conservation Cost
4 Recovery Adjustment (Experimental) factors to be applied to the customers'
5 bills during the collection period of January 1, 2024 through December 31,
6 2024.

7 **Q. Are there any exhibits that you wish to sponsor in this proceeding?**

8 A. Yes. I am sponsoring Exhibit DMC-2, which consists of Schedules C-1, C-2,
9 C-3, and C-5, which have been filed with this testimony.

10 **Q. Have there been any changes in the Conservation filing compared to the**
11 **prior year?**

12 A. As done in previous projections, the Company has consolidated the natural
13 gas conservation programs and costs for the 2024 projection period. The
14 schedules were prepared this period using the costs and revenues for the
15 consolidated entity known as FPUC. The Company did not project any
16 expenses for its Conservation, Demonstration and Development program
17 because that program ended on December 31, 2017.

18 **Q. Has the Company included descriptions and summary information on the**
19 **Conservation Programs currently approved and available to your**
20 **customers for Florida Public Utilities Company?**

21 A. Yes, the Company has included summaries of the approved conservation
22 programs currently available to our customers in all divisions in C-5 of
23 Exhibit DMC-2.

24 **Q. What are the total projected costs for the period January 2024 through**
25 **December 2024 for Florida Public Utilities Company?**

26 A. The total projected Consolidated Conservation Program Costs are \$4,815,400.