BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Natural Gas Conservation Cost DOCKET NO. 20250004-GU

Recovery Clause.

FILED: October 10, 2025

PREHEARING STATEMENT OF PEOPLES GAS SYSTEM, INC.

A. APPEARANCES:

J. Jeffry Wahlen Virginia L. Ponder Matthew J. Jones Ausley McMullen 123 S. Calhoun St. Tallahassee, Florida 32301-1517

On behalf of Peoples Gas System, Inc. ("Peoples," "PGS," or the "company")

B. WITNESSES:

Witness	Subject Matter			Issue #		
Direct						
Charles T. Morgan II	Conservation Projection	Cost	Recovery	True-up	and	1-7

C. EXHIBITS:

Witness	Proffered By	Exhibit #	Description	Issue #
Direct				
Charles T. Morgan II	Peoples	CTM-1, filed May 1, 2025	Schedules supporting cost recovery factor, actual January 2024 – December 2024	1
Charles T. Morgan II	Peoples	CTM-2, filed August 1, 2025	Schedules supporting conservation costs projected for the period July 2025 – December 2026	2-7

Charles T.	Peoples	CTM-3, filed	Supplemental	2-7
Morgan II		October 9,	schedules supporting	
		2025	the updated	
			conservation cost	
			recovery factors for	
			January – December	
			2026	

D. STATEMENT OF BASIC POSITION

Peoples' Statement of Basic Position:

The Florida Public Service Commission ("Commission") should determine that the company has properly calculated its conservation cost recovery true-up and projections and the natural gas conservation cost recovery factors set forth in the testimony and exhibits of Witness Charles T. Morgan II for the period January 2026 through December 2026.

E. STATEMENT OF ISSUES AND POSITIONS

GENERIC CONSERVATION COST RECOVERY ISSUES

ISSUE 1: What are the final conservation cost recovery adjustment true-up amounts for the period January 2024 through December 2024?

<u>Peoples</u>: An adjusted net true-up over-recovery of \$130,068, including interest. (Morgan)

ISSUE 2: What are the appropriate total conservation adjustment actual/estimated true-up amounts for the period January 2025 through December 2025?

<u>Peoples</u>: An over-recovery of \$8,798,316, including interest. (Morgan)

ISSUE 3: What are the appropriate total conservation adjustment true-up amounts to be collected/refunded for the period January 2026 through December 2026?

<u>Peoples</u>: A refund of \$8,928,384, including interest. (Morgan)

ISSUE 4: What are the total conservation cost recovery amounts to be collected during the period January 2026 through December 2026?

<u>Peoples</u>: \$18,075,710, including current period estimated true-up. (Morgan)

<u>ISSUE 5</u>: What are the conservation cost recovery factors for the period January 2026 through December 2026?

<u>Peoples</u>: For the period January 2026 through December 2026, the cost recovery factors are as follows:

Rate Schedule	Cost Recovery Factors (Dollars per Therm)
RS & RS-SG & RS-GHP	0.10374
SGS	0.08938
GS-1 & CS-SG & CS-GHP	0.00946
GS-2	0.01656
GS-3	0.01561
GS-4	0.01319
GS-5	0.00938
CSLS	0.00558
(Morgan)	

ISSUE 6: Should the Commission approve revised tariffs reflecting the natural gas conservation cost recovery amounts determined to be appropriate in this proceeding?

Peoples:

Yes. The Commission should approve revised tariffs reflecting the natural gas conservation cost recovery amounts determined to be appropriate in this proceeding. (Morgan)

ISSUE 7:

What should be the effective date of the new conservation cost recovery factors for billing purposes?

Peoples:

The factors should be effective beginning with the specified conservation cost recovery cycle and thereafter for the period January 2026 through December 2026. Billing cycles may start before January 1, 2026, and the last cycle may be read after December 31, 2026, so long as each customer is billed for 12 months regardless of when the factors became effective. (Morgan)

ISSUE 8:

Should this docket be closed?

Peoples:

Yes. Docket No. 20250004-GU should be closed once the Commission's decisions on all the issues in the docket have become final and the Commission has concluded that the docket has otherwise met the requirements for closure. (Morgan)

COMPANY-SPECIFIC CONSERVATION COST RECOVERY ISSUES

Peoples has no company-specific conservation cost recovery issues as of this date.

F. STIPULATED ISSUES

The company is not aware of any stipulated issues as of this date.

G. PENDING MOTIONS

The company is not aware of any pending motions as of this date.

H. PENDING CONFIDENTIALITY CLAIMS OR REQUESTS

The company has no pending confidentiality claims or requests as of this date.

I. OBJECTIONS TO WITNESS QUALIFICATIONS AS AN EXPERT

The company has no objections to any witness's qualifications as an expert in this proceeding.

J. COMPLIANCE WITH ORDER NO. PSC-2025-0051-PCO-GU

The company has complied with all requirements of the Order Establishing Procedure entered in this docket.

DATED this 10th day of October, 2025.

Respectfully submitted,

J. Jeffry Wahlen

jwahlen@ausley.com

Virginia Ponder

vponder@ausley.com

Matthew J. Jones

mjones@ausley.com

Ausley McMullen

P.O. Box 391

Tallahassee, Florida 32302

(850) 224-9115

ATTORNEYS FOR PEOPLES GAS SYSTEM, INC.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing Prehearing Statement, filed on behalf of People Gas System, Inc., has been furnished by electronic mail on this 10th day of October 2025 to the following:

Timothy Sparks
Saad Farooqi
Shaw Stiller
Office of General Counsel
Florida Public Service Commission
Room 390L – Gerald L. Gunter Building
2540 Shumard Oak Boulevard
Tallahassee, FL 32399-0850
tsparks@psc.state.fl.us
sfarooqi@psc.state.fl.us
sstiller@psc.state.fl.us
discovery-gcl@psc.state.fl.us

Walt L. Trierweiler
Charles J. Rehwinkel
Patricia A. Christensen
Mary A. Wessling
Octavio Ponce
Austin Watrous
Office of Public Counsel
111 West Madison Street – Room 812
Tallahassee, FL 32399-1400
trierweiler.walt@leg.state.fl.us
rehwinkel.charles@leg.state.fl.us
christensen.patty@leg.state.fl.us
wessling.mary@leg.state.fl.us
ponce.octavio@leg.state.fl.us

Charles A. Shoaf/ Debbie Stitt St. Joe Natural Gas Company P.O. Box 549 Port St. Joe, FL 32457-0549 andy@stjoegas.com dstitt@stjoegas.com

watrous.austin@leg.state.fl.us

Beth Keating
Gunster Law Firm
215 South Monroe Street, Suite 601
Tallahassee, FL 32301-1839
bkeating@gunster.com

Jerry H. Melendy, Jr. Sebring Gas System 3515 Highway 27 South Sebring, FL 33870-5452 jmelendy@floridasbestgas.com

Derrick Craig
Florida Public Utilities Company
Florida Division of Chesapeake Utilities
208 Wildlight Ave
Yulee, FL 32097
dcraig@chpk.com

Michelle D. Napier
Florida Public Utilities Company
1635 Meathe Drive
West Palm Beach, Florida 33411
mnapier@fpuc.com

ATTORNEY