FILED JUN 15, 2017 DOCUMENT NO. 05344-17 FPSC - COMMISSION CLERK

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition for approval of tariff modifications to natural gas tariff, in compliance with recent amendment to Florida statutes and Commission rules, by Peoples Gas System. DOCKET NO. 170090-GU ORDER NO. PSC-17-0231-TRF-GU ISSUED: June 15, 2017

The following Commissioners participated in the disposition of this matter:

JULIE I. BROWN, Chairman ART GRAHAM RONALD A. BRISÉ JIMMY PATRONIS DONALD J. POLMANN

ORDER MODIFYING PEOPLES GAS SYSTEMS' TARIFF SHEET NOS. 5.301, 5.301-1 AND 5.301-2

BY THE COMMISSION:

On April 20, 2017, Peoples Gas System (Peoples or Company) filed a petition requesting Commission approval of amendments to Tariff Sheet Nos. 5.301, 5.301-1, and 5.301-2 (Deposits). During the 2015 session, the Florida Legislature enacted House Bill 7109 which was incorporated into Chapter 2015-129, Laws of Florida. Among other things, the legislation created Section 366.05(1)(b) and (c), Florida Statutes (F.S.). Paragraph (1)(b) addresses billing periods and Paragraph (1)(c) addresses customer deposits. These laws became effective on July 1, 2015. This Commission adopted amendments to Rules 25-7.085 (Customer Billing) and 25-7.083 (Customer Deposits), Florida Administrative Code (F.A.C.), respectively, to implement the laws enacted in July 2015.¹

Peoples is requesting tariff modifications at this time to ensure that the Company's tariff language continues to conform to the applicable statutes and Commission rules. On May 15, 2017, Peoples filed an amended version of Tariff Sheet No. 5.301 to reflect scrivener's editorial changes. This Commission has jurisdiction in this matter pursuant to Sections 366.03, 366.05, and 366.06, F.S.

DECISION

Peoples' proposed tariff modifications are designed to conform Peoples' tariff to the applicable statutes and Commission rules. The Company's proposed tariff modifications address customer deposits. At this time, Peoples does not have tiered rate schedules; therefore, Peoples

¹ Order No. PSC-16-0024-FOF-PU, issued January 12, 2016, in Docket No. 150241-PU, <u>In re: Proposed</u> amendments to Rules 25-6.093, Information to Customers; 25-6.097, Customer Deposits; 25-6.100, Customer Billings; 25-7.079, Information to Customers; 25-7.083, Customer Deposits; and 25-7.085, Customer Billing, F.A.C.

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is not proposing any changes to its tariff as a result of changes to Section 366.05(1)(b), F.S., and Rule 25-7.085, F.A.C.

Customer Deposits

Section 366.05(1)(c), F.S., provides that for an existing account, the total deposit may not exceed two months of average actual charges. For a new service request, the total deposit may not exceed two months of projected charges. Once a new customer has had continuous service for a 12-month period, the amount of the deposit shall be recalculated using actual data. Any difference between the projected and actual amounts must be resolved by the customer paying the additional amount that may be billed by the utility or the utility returning any overcharge.

We amended Rule 25-7.083(1), F.A.C., to state that a utility's methodology for determining customer deposits for existing and new accounts shall conform to Section 366.05(1)(c), F.S.² The prior rule language already required that the total amount of a deposit not exceed twice the average monthly bill.

Peoples' proposed revisions to Tariff Sheet No. 5.301 conform to the new statutory language regarding the recalculation of the deposit after 12-months. Peoples' proposed amendments to Tariff Sheet No. 5.301 comport with the statute by providing that: (a) if the recalculated deposit amount based on the previous 12-months billing history is less than the customer's current deposit amount, the difference between the deposit amounts will be refunded or applied as a credit to the customer account; and (b) if the recalculated deposit amount exceeds the customer's current deposit amount, the Company may request an additional deposit amount. Peoples also proposed some administrative revisions to Tariff Sheet Nos. 5.301-1 and 5.301-2 to conform to Rule 25-7.083, F.A.C.

Pursuant to Rule 25-7.083(7), F.A.C., utility customers receive refunds of their deposits with interest after a period of 23 months of continuous service, assuming their payment record is satisfactory. Therefore, for the majority of utility customers, the deposit amount recalculation after a 12-month period of continuous service occurs only once.

Having reviewed the applicable statutes, Commission rules, and proposed tariffs filed by Peoples, we find that the tariff sheet revisions conform to the applicable statutes and Commission rules. Thus, we approve Peoples' requested modifications to Tariff Sheet Nos. 5.301, 5.301-1, and 5.301-2, as reflected in Attachment A, effective June 5, 2017.

Based on the above, it is

ORDERED by the Florida Public Service Commission that Peoples Gas System's modifications to Tariff Sheet Nos. 5.301, 5.301-1 and 5.301-2, as reflected on Attachment A, are hereby approved effective June 5, 2017. It is further

ORDERED that if a protest is filed within 21 days of issuance of the Order, the tariff shall remain in effect with any charges held subject to refund pending resolution of the protest. It is further

ORDERED that if no timely protest is filed, this docket shall be closed upon the issuance of a Consummating Order.

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By ORDER of the Florida Public Service Commission this 15th day of June, 2017.

arlotta S Stauffer CARLOTTA S. STAUFFER

CARLOTTA'S, STAUFFER Commission Clerk Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, Florida 32399 (850) 413-6770 www.floridapsc.com

Copies furnished: A copy of this document is provided to the parties of record at the time of issuance and, if applicable, interested persons.

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NOTICE OF FURTHER PROCEEDINGS

The Florida Public Service Commission is required by Section 120.569(1), Florida Statutes, to notify parties of any administrative hearing or judicial review of Commission orders that is available under Sections 120.57 or 120.68, Florida Statutes, as well as the procedures and time limits that apply. This notice should not be construed to mean all requests for an administrative hearing or judicial review will be granted or result in the relief sought.

Mediation may be available on a case-by-case basis. If mediation is conducted, it does not affect a substantially interested person's right to a hearing.

The Commission's decision on this tariff is interim in nature and will become final, unless a person whose substantial interests are affected by the proposed action files a petition for a formal proceeding, in the form provided by Rule 28-106.201, Florida Administrative Code. This petition must be received by the Office of Commission Clerk, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850, by the close of business on July 6, 2017.

In the absence of such a petition, this Order shall become final and effective upon the issuance of a Consummating Order.

Any objection or protest filed in this docket before the issuance date of this order is considered abandoned unless it satisfies the foregoing conditions and is renewed within the specified protest period. Peoples Gas System a Division of Tampa Electric Company Original Volume No. 3 Second-Third Revised Sheet No. 5.301 Cancels First-Second Sheet No. 5.301

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DEPOSITS

A. ESTABLISHMENT OF CREDIT

Each prospective Customer shall establish credit prior to the commencement of Gas Service by Company by one of the following methods:

- 1. Making a cash deposit with Company equal to two (2) times the estimated average monthly bill to be rendered by Company, in all cases such cash deposit being calculated in conformity with the requirements of Section 366.05(1)(c). Florida Statutes. Cash deposit amounts will be recalculated on an annual basis. If the recalculated deposit amount is less than the deposit then held by the Company, the difference between the amounts will be refunded or applied as a credit to the Customer's account. If the recalculated deposit amount, the Company may request an additional deposit amount to secure the Customer's account.
- In the case of a residential Customer, at the customer's option, the Company will perform
 a credit verification through an external credit monitoring service to determine if the
 Customer meets the Company's creditworthiness criteria allowing the security deposit to
 be waived. This type of credit verification will have no impact on the customer's credit
 score.

A former residential Customer of the Company who (within six months of the time of discontinuing service, and who has, for the twelve (12) months immediately preceding his termination, established a satisfactory payment record as set forth in Section F below) requests service under the same rate schedule shall be deemed to have established credit.

- In the case of a residential Customer, furnishing a guarantor, satisfactory to Company, to secure payment of bills for the Gas Service requested. A satisfactory guarantor shall, at the minimum, be a Customer of Company with a satisfactory payment record.
- 4. Furnishing an irrevocable letter of credit from a bank, or a surety bond, issued by a Company with an A.M. Best Rating Service rating of B//I or higher for bonds up to \$50,000 in amount and a rating of A-//II or higher for bonds over \$50,000 in amount.

The amount of such deposit, letter of credit or surety bond shall be equal to two (2) times the estimated average monthly bill for service hereunder.

- a. By possessing and maintaining a Standard & Poor's (S & P) Long Term Debt Rating of A- or better; or by possessing and maintaining a Moody's rating of A3 or better. Comparable ratings may be considered from other nationally recognized rating organizations acceptable to the Company.
 - b. (i) If the Customer's debt is not rated and the Customer's aggregate annual usage is 500,000 Therms or more, credit may be established by demonstrating adequate financial strength and stability. Upon request of a Customer whose annual usage is 500,000 Therms or more, the Company will evaluate the Customer's credit-worthiness by reviewing the Customer's audited financial statements for at least the two most recently completed fiscal years. These audited financial statements must be furnished by the Customer and must be accompanied by the opinion of independent certified public accountants or chartered accountants of recognized national or regional standing.

Issued By: G. L. GillottoT. J. Szelistowski, President Effective: January 4, 2017 Issued On: June 25, 2015

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Peoples Gas System a Division of Tampa Electric Company Original Volume No. 3

SecondFirst Revised Sheet No. 5.301-1 Cancels FirstOriginal Sheet No. 5.301-1

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DEPOSITS (Continued)

- (ii) In evaluating the Customer's credit-worthiness, the Company will consider the following financial factors: the Customer's tangible net worth, the interest coverage ratio, the ratio of long term debt to tangible net worth, and the Customer's net cash flow. In evaluating the Customer's credit-worthiness, the Company may also consider other known factors relating to the Customer's credit-worthiness.
- (iii) Accounts for which credit is established pursuant to this section (5) (b) are subject to periodic review by the Company to assure that no material changes adversely affecting the Customer's credit-worthiness have occurred. Each Customer for whom credit is established pursuant to this section (5) (b) shall annually furnish audited financial statements, together with the opinion of independent certified public accountants or chartered accountants of recognized national or regional standing, to the Company within ninety (90) days following the conclusion of the Customer's fiscal year.
- (iv) Credit may be established by either a cash deposit, a letter of credit or a surety bond in the event (A) the debt rating or audited financial statements are unacceptable to the Company, or become unacceptable, or (B) the Customer pays with a check dishonored by a bank, or (C) the Customer fails to comply with the Company's Rules and Regulations.
- A parent Company may serve as a guarantor for a subsidiary Company to secure the payment of bills for Gas Service. A satisfactory guarantor shall meet the terms of established credit as stated in section (5) (a) or (5) (b) above.

B. RECEIPT FOR CASH DEPOSIT

Company will provide aA non-transferable receipt will be issued to a Customer for any each deposit received from the and means provided so that such Customer-may claim the deposit if the receipt is lost. When a new or additional cash deposit is required under Section C of this rule, a Customer's canceled check or validated bill coupon may serve as a deposit receipt.

C. NEW OR ADDITIONAL DEPOSITS

Company may <u>chargeroquire</u>, upon reasonable written notice to an existing <u>Customer</u> of not less than 30 days, such request or notice being separate and apart from any bill for Gas Service, a new each deposit, <u>(including a</u> guaranty, letter of credit or surety bond-(where previously waived or returned), or an additional each deposit (or increase in the amount of a guaranty, letter of credit or surety bond), in order to secure payment of current-bills. Such request for a deposit shall be separate and apart from any bill for service and shall explain the reason for the deposit; provided, however, that the total amount of the required cash deposit or other security shall not exceed an amount <u>calculated in conformity</u> with the requirements of Section 366.05(1)(c). Florida <u>Statutesequal to the average actual charges for Gas Service</u>.

Issued By: <u>T. J. SzelistowskiG. L. Gillette</u>, President Issued On: October 19, 2011 Effective: March 13, 2012

Peoples Gas System a Division of Tampa Electric Company Original Volume No. 3 ThirdSecond Revised Sheet No. 5.301-2 Cancels SecondFirst Revised Sheet No. 5.301-2

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DEPOSITS (Continued)

The thirty (30) day notice shall not apply when service is being reestablished after discontinuance of service for non-payment. If Customer has received Gas Service for loss than twolve (12) menths, then Company will bace the amount of the new or additional each deposit or other security upon the average actual monthly billing available.

D. RECORD OF DEPOSIT

With respect to a cash deposit, Company will keep records to show:

- 1. The name of the Customer making the deposit;
- The premises for which the deposit applies eccupied by the Customer;
- 3. The date and amount of the deposit; and
- Each transaction concerning the deposit, such as interest payments, interest credited, or similar transactions.

E. INTEREST ON CASH DEPOSIT

Company will pay interest on cash deposits at the rate of two percent (2%) per annum. Company will pay interest on a non-residential cash deposit at the rate of three percent (3%) per annum after the deposit has been held for twenty-three months.

Deposit interest shall be simple interest in all cases and settlement shall be made annually, either in cash or by credit on Customer's current bill. No Customer making a cash deposit shall be entitled to receive interest thereon until and unless the Customer relationship and such deposit have been in existence for a continuous period of six (6) months; then such Customer shall be entitled to receive interest from the date of commencement of the Customer relationship and the placement of the cash deposit.

F. REFUND OF RESIDENTIAL DEPOSIT

After a residential Customer has established a satisfactory payment record and has had continuous service for a period of twenty-three (23) months, Company will refund the Customer's cash deposit provided Customer has not:

- 1. in the preceding twelve (12) months:
 - made more than one (1) late payment of a bill (after the expiration of twenty (20) days from the date of mailing or delivery by Company);
 - b. paid with a check refused by a bank; or
 - c. been disconnected for nonpayment; or