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July 10, 2025

VIA ELECTRONIC FILING

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

Re: Docket No. 20250029-GU; Petition for Rate Increase by Peoples Gas System, Inc.

Dear Mr. Teitzman:

Attached for filing in the above docket is Peoples Gas System, Inc.'s Notice of Service of Supplemental Response to the Office of Public Counsel's First Request for Production of Documents (No. 36), served via email on July 8, 2025. The Supplemental Response contains a four files: "(BS 18076-18097) Emera Board Minutes Nov 14 2024 UPDATED CONF bates", "(BS 18076-18097) Emera Board Minutes Nov 14 2024 UPDATED Redacted bates", "(BS 18098-18308) Feb 19 2025 Emera Board Materials -FINAL June 30. 2025 UPDATED CONF bates", and "(BS 18098-18308) Feb 19 2025 Emera Board Materials -FINAL June 30, 2025 UPDATED redacted bates". The company neglected to file the notice contemporaneously with its July 8, 2025 filing.

Thank you for your assistance in connection with this matter.

Sincerely,

Virginia Ponder

VLP/dh Attachment

cc: All parties of record (w/att.)

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

Petition for Rate Increase by Peoples Gas System, Inc.

DOCKET NO. 20250029-GU

FILED: July 10, 2025

PEOPLES GAS SYSTEM, INC.'S NOTICE OF SERVICE OF SUPPLEMENTAL RESPONSE TO OFFICE OF PUBLIC COUNSEL'S FIRST REQUEST FOR PRODUCTION OF DOCUMENTS (NO. 36)

Peoples Gas System, Inc. hereby gives notice that on July 8, 2025, it electronically served its Supplemental Response to Office of Public Counsel's First Request for Production of Documents (No. 36) by posting to the Consumer Party SharePoint Site. Electronic versions of the foregoing documents posted on the Consumer Party SharePoint Site were loaded on to a USB and served by hand delivery on Staff Counsel on July 8, 2025. This supplemental response is also subject to a Request for Confidential Classification which was filed on July 8, 2025 (DN 05500-2025). The company neglected to file the notice contemporaneously with its July 8, 2025 filing.

DATED this 10th day of July, 2025.

Respectfully submitted,

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J. JEFFRY WAHLEN MALCOLM N. MEANS VIRGINIA PONDER jwahlen@ausley.com mmeans@ausley.com vponder@ausley.com Ausley McMullen Post Office 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 Notice, filed on behalf of Peoples Gas System, Inc., has been furnished by electronic mail on this 10th day of July 2025 to the following:

Jacob Imig Major Thompson Zachary Bloom Office of General Counsel Florida Public Service Commission Room 390L – Gerald L. Gunter Building 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850 jimig@psc.state.fl.us mthompso@psc.state.fl.us zbloom@psc.state.fl.us discovery-gcl@psc.state.fl.us Jon C. Moyle, Jr. Karen A. Putnal Moyle Law Firm, P.A. 118 North Gadsden Street Tallahassee, Florida 32301 jmoyle@moylelaw.com kputnal@moylelaw.com

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