## BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

IN RE: Amendment of Rules ) DOCKET NO. 890359-TP 25-4.0345, 25-4.034, 25-4.069, ) and 25-22.004, F.A.C. ) ORDER NO. 21985

## NOTICE OF RULEMAKING

NOTICE is hereby given that the Commission, pursuant to section 120.54, Florida Statutes, has initiated rulemaking to amend Rules 25-4.0345, 25-4.034, 25-4.069, and 25-22.004, F.A.C., relating to customer premises equipment and inside wire.

The attached Notice of Rulemaking will appear in the October 6, 1989, edition of the Florida Administrative Weekly. If requested, a staff hearing will be held at the following time and place:

9:30 a.m., November 8, 1989 Room 106, Fletcher Building 101 East Gaines Street Tallahassee, Florida

Written requests for hearing and written comments or suggestions on the rules must be received by the Director, Division of Records and Reporting, Florida Public Service Commission, 101 East Gaines Street, Tallahassee, FL, 32399, no later than October 27, 1989.

By Direction of the Florida Public Service Commission, this <u>2nd</u> day of <u>October</u>, <u>1989</u>.

STEVE TRIBBLE Director
Division of Records & Reporting

(SEAL)

CBM

3073G

DOCUMENT HUMBER-DATE

09845 OCT -2 1989

FPSC-RECORDS/REPORTING

FLORIDA PUBLIC SERVICE COMMISSION

DOCKET NO. 890359-TP

RULE TITLE:	RULE NOS.:
Customer Premises Equipment and Inside Wire	25-4.0345
Tariffs	25-4.034
Maintenance of Plant & Equipment	25-4.069
Commission Forms	25-22.004

PURPOSE AND EFFECT: To update and clarify rules on customer premises equipment and inside wire and to reflect FCC policies, and to delete obsolete form.

SUMMARY: Rules 25-4.0345, F.A.C., Customer Premises Equipment and Inside Wire; 25-4.034, F.A.C., Tariffs; and 25-4.069, F.A.C., Maintenance of Plant and Equipment as well as the (embedded) CPE Monthly Sales Report required by Rule 25-22.004, F.A.C., Commission Forms, were adopted to achieve final intrastate deregulation of customer premises equipment (CPE) and the associated inside wiring. The current rules removed the regulated company's responsibility for providing and maintaining equipment or wire located on the customer's side of the demarcation point as of December 31, 1987. The proposed revisions to these rules are mostly technical changes intended to reflect the current practices in deregulation of CPE and the associated wire. Proposed changes would remove obsolete language and reporting requirements, would clarify the definition of demarcation point, and would allow local

exchange companies (LECs) desiring to offer CPE and/or inside wire to do so without using a fully separate affiliate.

Proposed amendments to Rule 25-4.0345, F.A.C., would delete Sections (1)(b), (2)(b), (2)(c), (3), (4)(a)(b)(c), and (5) that require LECs to provide and maintain embedded CPE under tariff until December 31, 1987, and to only offer provision and maintenance of new CPE using a fully separate affiliate. The amendments would also delete Section 4(d) which specifies information that utilities are currently required to submit with requests for waivers or modifications of the separate affiliate requirements. The proposed amendments to Rule 25-4.034, F.A.C., would delete Section (4) which requires LECs to list separate rates for a telephone instrument or instruments. The proposed amendment to Rule 25-4.069, F.A.C., would delete Section (3) which requires LECs to disaggregate and separately tariff the charges for installation and maintenance of embedded CPE and inside wire.

Further revisions to Rule 25-4.0345 and the revision to Rule 25-22.004 would be minor technical changes intended to incorporate current policy into Commission rules and current Federal Communications Commission (FCC) standards. The definition of CPE in paragraph (a) of Rule 25-4.0345 would be amended to exempt LEC paystations from the definition so that they will remain subject to regulation. The definition of demarcation point would be clarified by adding the phrase "standard optical network interface" to define the demarcation point for fiber optic systems. Also, the location

of the demarcation point would be amended to include definitions for non-LEC pay telephones and for temporary accommodations subscriber premises and includes grounding requirements. These additions are made to conform with the current use of technology and FCC standards. The amendment to Rule 25-22.004 would delete reference to Form PSC/CMU23, CPE Monthly Sales Report.

Paragraph (c) would be added to Rule 25-4.0345 to define complex equipment wire as wiring beyond the normal demarcation point owned by the LEC. Section (2)(a) would be amended to comply with current practice that provision and maintenance of CPE and inside wire but not complex equipment wire are deregulated for intrastate purposes.

Finally, Section (4) of Rule 25-4.0345 would be amended to provide that companies need not maintain a fully separate affiliate to offer CPE and/or inside wire. However, companies are still required to provide proposals for separate accounting systems designed to allocate common costs between CPE and/or inside wire and other telephone operations.

RULEMAKING AUTHORITY: 350.127(2), F.S.

LAW IMPLEMENTED: 364.03, F.S.

SUMMARY OF THE ESTIMATE OF ECONOMIC IMPACT OF THESE RULES:
The proposed revisions should provide some small benefit to the
Commission. Staff in the Division of Communications (CMU)
presently must review any request made by a local exchange company
(LEC) for a waiver or modification of the requirement to use a

fully separate affiliate to provide and maintain new CPE. Because this review would no longer be required, deletion of the requirement may result in a reduction of CMU workload. This decrease is not likely to be significant and there are no measurable labor costs or savings expected. The proposed deletion of the form will have actually no impact since the filing report is no longer required of any company.

Discussions with selected companies and Commission staff indicate that no additional costs should arise following adoption of the proposed rule changes. Surveyed companies observed that deregulation of CPE and inside wire has already been accomplished, that companies no longer need to file separate tariffs since all CPE revenue, expense, investment, and the associated tax and depreciation reserves have been removed from the regulated intrastate books, records, and tariffs of each LEC, and that, in any case, companies anticipated no incremental costs associated with necessary separate accounts if they chose to offer CPE and/or inside wire without using a fully separate affiliate. Furthermore, by abolishing the requirement to have a fully separate affiliate, companies said this revision would save them some labor and material costs. However, they consider the amount of these savings to be negligible because most companies have already been authorized to use accounting allocation procedures in lieu of the fully separate subsidiary.

By engendering better identification of demarcation points between the customer's and the company's facilities, both telephone companies and their customers are expected to avoid future litigation costs. Net benefits would be small, however, because Florida telephone companies are already following national standards on registered terminal equipment as prescribed by the FCC and recognized by the Commission.

Overall, there would be no effect on the rates that consumers face. Any decrease in costs experienced by the companies as a result of the amendments would not be of sufficient magnitude to elecit any change in the price of local exchange telephone service.

Because the proposed revisions would be applied equally to all local exchange companies regulated by the Commission and those companies do not compete across service areas, no change is expected in competition among Florida telephone companies.

There is expected to be no change in the labor market resulting from the proposed changes. No significant change in workload is foreseen and savings are likely to be too small to result in the release of any company personnel.

Estimates of the economic impact of the adoption of these rule revisions were obtained through standard cost-benefit analysis using information obtained via telephone conversations with selected company personnel, and through discussions with staff in the Division of Communications. Estimates of likely effects on

competition and employment were obtained through the use of partial and general equilibrium analyses.

WRITTEN COMMENTS OR SUGGESTIONS ON THE PROPOSED RULE MAY BE SUBMITTED TO THE FPSC, DIVISION OF RECORDS AND REPORTING, WITHIN 21 DAYS OF THE DATE OF THIS NOTICE FOR INCLUSION IN THE RECORD OF THE PROCEEDING. IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A STAFF HEARING WILL BE HELD AT THE DATE AND PLACE SHOWN BELOW:

TIME AND DATE: 9:30 A.M., November 8, 1989.

PLACE: Room 106, 101 East Gaines Street, Tallahassee, Florida.

THE PERSON TO BE CONTACTED REGARDING THESE RULES AND THE ECONOMIC IMPACT STATEMENT IS: Director of Appeals, Florida Public Service Commission, 101 East Gaines Street, Tallahassee, Florida 32399

THE FULL TEXT OF THE RULES IS:

25-4.0345 Customer Premises Equipment and Inside Wire.

- (1) Definitions: For purposes of definition under this rule and-Rules-25-4-017-and-25-4-069:
- (a) "CPE" includes terminal equipment intended for use on the customer's premises, and in-inventory, such as telephone sets, teletypewriters, data terminal equipment, mobile telephone terminal equipment, private branch exchange equipment, key system equipment, dialers and other supplemental equipment. CPE does not include 911 public safety answering point equipment (ALI, ANI, ACD equipment), local exchange company paystations, terminal-equipment-used-for efficial-telephone-company-business,-networking-equipment-located-

en-the-eustemerts-premises or telecommunications devices required by hearing or speech impaired subscribers.

(b)--#Bmbedded-GPB#-eensists-of-all-GPB-reflected-en-the
beeks-of-the-regulated-local-exchange-telephone-company-on
December-317-19827-including-subsequent-minor-additions7-reduced
enly-by-subsequent-sale-er-ether-approved-method-of-depletion7

(b)(e) "Demarcation point" is the point of physical interconnection (connecting block, terminal strip, jack, protector, standard optical network interface, or remote isolation device) between the telephone network and the customers premises wiring.

This-point-is-part-of-the-telephone-network,-provided-and maintained-by-the-telephone-company-under-tariff: Unless otherwise ordered by the Commission for good cause shown the The location of this point is:

- Single Line/Single Customer Building Either at the point of physical entry to the building or a junction point as close as practicable to the point of entry.
- Single Line/Multi Customer Building Within the customer's premises at a point easily accessed by the customer.
- 3. Multi Line Systems/Single or Multi Customer Building -At a point within the same room and within 25 feet of the FCC registered terminal equipment or cross connect field.

- 4. Non-LEC Pay Telephone Subscriber Premises At a structure within 75 feet of the local exchange company's easement with a secure weatherproof terminal with safety ground.
- 5. Temporary Accommodations Subscriber Premises with
  Inadequate Grounding (e.g. some mobile homes,
  trailers, houseboats, construction modules.) On a
  permanent stake, pole or structure with a suitable
  safety ground.
- (c) "Complex Equipment wire:" premises wiring owned by the local exchange company which may be used as station wiring and to connect off-premise extensions and is beyond the normal demarcation points.
- equipment wire located on the customer's side of the demarcation point. This-term-includes-facilities-used-to-furnish-service-for off-premise-extension-provided-such-facilities-are-not-part-of the-telephone-company's-exchange-cable-(Accounts-232-and-234).
- (e) "Customer Premises" is the discrete real property owned, leased or controlled by a customer for the customer's own business or residential purposes.
- (2) The provision and maintenance Deregulation of Customer Premises Equipment (CPE) and inside wire:

(a) On-Becember-31,-1987, The the provision and maintenance of CPE and inside wire, but not complex equipment wire, is shall-be deregulated for intrastate purposes.

(b)--On-or-before-the-date-prescribed-in-paragraph-(a),-all

GPB-revenue,-expense,-investment-and-associated-tax-and

depreciation-reserves,-shall-be-removed-from-the-regulated

intrastate-books,-records-and-tariffs-of-each-local-exchange

telephone-company--Each-company-shall-continue-to-provide-and

maintain-embedded-GPB-under-tariff-until-December-31,-1987-or-the

date-of-deregulation-of-embedded-GPB-for-the-company-in

accordance-with-this-rule-and-Rule-25-4:017:

(e)--Nothing-in-this-rule-or-Rule-25-4.017-shall-require-the alteration-or-other-modification-of-terms-and-conditions-of contracts-for-sale-or-lease-of-CPB-in-existence-on-the-effective date-of-the-rules.

(3)--Inside-Wire:

{a}--Upon-adoption-of-this-rule;-every-eustomer-shall-have
the-option-of-installing-and-maintaining-all-inside-wire;

(b)--Bach-telephone-company-shall-continue-to-provide-and maintain-inside-wire,-at-the-customer's-option,--pursuant-to unbundled-tariffs-that-include-all-costs-of-providing-and maintaining-the-wire,--Nothing-herein-shall-require-a-telephone company-to-install-and-maintain-inside-wire-when-the-Commission has-approved-deregulation-of-inside-wire-for-that-company.--

44) -- Prevision-and-Maintenance-of-new-CPE:

fa)--Provision-and-maintenance-of-new-GPB-after-January-17
1983-by-a-telephone-company-shall-be-offered-only-by-a-fully
separated-affiliate;-utilizing-separate-facilities;-personnel-and
records-of-account;

(b)--Each-telephone-company-planning-to-use-a-separate
subsidiary-as-required-by-this-rule-shall-submit-for-Commission
approval-an-erganizational-plan-showing-capitalization-(source-of
financing),-corporate-structure-and-intercompany-agreements-

{e}--The-Gommission-may\_-upon-sufficient-showing-by-a
telephone-company\_-modify-or-waive-the-requirements-of-this
subsection;

(d)--A-request-for-waiver-or-modification-shall-includer-at-a
minimum\_r-a-substitute-proposal-for-separate-accounts\_r-a-cost
accounting-system-designed-to-allocate-common-costs-between-new
CPE-and-other-telephone-operations\_r-and-associated-operational
procedures\_--Subsequent-changes\_in-accounts\_r-allocations-and
operations\_-and-the-financial-impact-thereof\_-shall-be-filed-with
the-Communications-Department-30-days-prior-to-proposed
implementation-for-review-and-appropriate-Commission-action-

(b) (e) Companies using authorized-to-use accounting allocation procedures in lieu of a fully separate subsidiary for the provision and maintenance of CPE and inside wire shall submit annual audit results and a formal opinion, rendered by an independent certified public accountant or auditor, on the reasonableness and accuracy of the allocation procedures

employed. The expense of this audit shall be separately identified and shall not be chargeable to expense for ratemaking purposes. The Commission may, upon sufficient showing by a telephone company, modify or waive these requirements.

- (3) Network facilities up to and including the demarcation point are part of the telephone network, provided and maintained by the telephone company under tariff.
- (4) CPE Network Responsibility. No CPE may harm the network by introducing signals that interfere or affect other subscribers or network operations.

(5)--Provision-and-maintenance-of-GPE,-embedded-and-new,-by-a telephone-company-after-the-date-of-deregulation-of-embedded-GPE shall-be-offered-only-by-a-fully-separate-affiliate-as-provided in-subsection-(4)-unless-a-company-makes-sufficient-showing-that a-separate-affiliate-is-not-justified.

Specific Authority: 350.127(2), F.S.

Law Implemented: 364.03, F.S.

History: New 12/13/82, Amended 9/30/85, formerly 25-4.345.

25-4.034 Tariffs.

(1) Each telephone utility shall maintain on file with the Commission tariffs which set forth all rates and charges for customer services, the classes and grades of service available to subscribers, the conditions and circumstances under which service will be furnished and all general rules and regulations governing the relation of customer and utility. Such tariff filings shall

be in compliance with the requirements of Chapter 25-9 of the Commission rules entitled "Construction and Filing of Tariffs by Public Utilities."

- (a) Each company shall file, as an integral part of its tariff, maps defining the exchange service areas and base rate area. These maps shall delineate the boundaries in sufficient detail that they may be located in the field and shall embrace all territory included in the certificate of convenience and necessity unless portions of such territory are included in toll station areas.
- (b) Each telephone company having toll station areas which are beyond its exchange service area boundaries but within its certificate of convenience and necessity shall file only with the Commission as an integral part of its tariff a toll station area map for each toll station area. These maps shall show the toll station area boundaries in sufficient detail that they may be located in the field.
- (c) Where zone rate differentials are applicable, the zone boundaries shall be designated on the appropriate filed maps unless the language in the tariff is sufficient to identify the boundary locations.
- (2) Intrastate toll message and WATS rates shall be fixed by Commission Order. The Commission may limit the amount of variation between any two companies' rates.

(3) Each telephone company shall maintain on file in each of its business offices, available for public inspection upon request, a copy of the local exchange tariff for exchanges under the administration of that office, the general exchange tariff and a schedule of intrastate toll rates for the entire State of Florida. Each business office shall likewise make available a copy of Chapter 25-4 of the Florida Public Service Commission Rules and Regulations for public inspection upon request.

(4)(a)--Pariffs-filed-for-residential-and-business-local exchange-service-shall-list-separate-rates-for-the-following elements:

- (i) The-telephone-instrument-or-instruments; -and-
- (ii) The-local-exchange-access-line:

No-tariff-may-provide-eredits-to-customers-who-supply-their

(b)--These-companies-whose-tariffs-do-not-comply-with
subsection-(a)-shall-file-within-30-days-of-the-effective-date-of
this-rule-a-revised-tariff-that-reflects-the-following-charges:

- fi) Por-each-telephone-instrument-under-subsection
  fa)fi)\_\_the-rate-shall-be-an-amount-equal-to-the
  existing-residential-extension-charge;
- (ii) For-the-local-exchange-access-line-under
  sub-subsection-(a)(ii),-the-rate-shall-be-an
  amount-equal-to-the-combined-rate-under-the
  existing-tariff-less-the-amount-equal-to-the-

## combined-rate-under-the-existing-tariff-less-the amount-determined-under-subsection-(b)(i).

Specific Authority: 350.127(2), F.S.

Law Implemented: 364.04, F.S.

History: Revised 12/1/68, Amended 3/31/76, 11/29/82, formerly 25-4.34, Amended 9/12/88.

25-4.069 Maintenance of Plant & Equipment.

- (1) Each telephone utility shall adopt and pursue a maintenance program aimed at achieving efficient operation of its system so as to permit the rendering of safe, adequate and continuous service at all times.
- (2) Maintenance shall include keeping all plant and equipment in a good state of repair consistent with safety and adequate service performance. Broken, damaged, or deteriorated parts which are no longer serviceable shall be repaired or replaced.

  Adjustable apparatus and equipment shall be readjusted as necessary when found by preventive routines or fault location tests to be in unsatisfactory operating condition. Electrical faults, such as leakage or poor insulation, noise induction, crosstalk, or poor transmission characteristics, shall be corrected to the extent practicable within the design capability of the plant affected.

(3)(a)--Bach-telephone-company-shall-disaggregate-and separately-tariff-the-charges-for-installation-and-maintenance-of embedded-CPE-and-inside-wire-

(b)--Back-telephone-company-shall-make-provision-for
sufficient-parts;-supplies-and-personnel-to-meet-the-requirements
of-this-subsection-and-paragraphs-25-4-0345-(2)(b):

(e)--Maintenance-for-inside-wire-shall-be-offered-to
eustomers-as-specified-below---Howevery-if-the-Commission-has
approved-the-deregulation-of-maintenance-of-inside-wire-for-a
companyy-that-company-is-not-required-to-maintain-inside-wire
under-tariff---

- 1. At-the-customer's-option:
- a. A-tariffed,-recurring-monthly-maintenance-service

  eharge,-if-the-company-installed-the-inside-wire,-or
- b. A-tariffed,-nonrecurring-quarter-hour-maintenance
  premises-work-charge-plus-a-charge-for-materials.
- 2. At-the-company's-option,-a-tariffed-recurring
  monthly-maintenance-service-charge-for-inside-wire
  the-company-did-not-install:

fd)--Unless-the-company's-embedded-GPE-has-been-deregulated7
maintenance-for-all-GPE-shall-be-offered-to-customers-under-the
following-two-options:

- 1. A-tariffed, recurring-monthly-maintenance-service charge-plus-a-charge-for-parts-as-required, or
- 2. A-tariffed,-nonrecurring-quarter-hour-maintenance
  service-charge-plus-a-charge-for-parts-as-required.

Specific Authority: 350.127(2), F.S.

Law Implemented: 364.03, 364.15, F.S.

History: Revised 12/1/68, amended 12/13/82, 9/30/85, formerly 25-4.69.

25-22.004 Commission Forms.

The Commission maintains certain forms that are required to be filed from time to time. These forms are listed hereafter and may be obtained at no cost by writing to the indicated department at 101 East Gaines Street, Tallahassee, Florida 32301. The Form Number shows the effective date of the latest revision of the form in parenthesis.

FORM TITLE	FORM NUMBER	AVAILABLE FROM
Class A&B Water & Sewer	PSC/WAS4(11/83)	Auditing and
Annual Report		Financial Analysis
Class C Water & Sewer	PSC/WAS5(11/83)	Auditing and
Annual Report		Financial Analysis
Class D Water & Sewer	PSC/WAS6(11/83)	Auditing and
Annual Report		Financial Analysis
Annual Report	PSC/CMU24(11/83)	Auditing and
of Telephone Company		Financial Analysis
Annual Report of	PSC/EAG2(11/83)	Auditing and
Electric Utilities		Financial Analysis
Annual Report of	PSC/EAG1(11/83)	Auditing and
Natural Gas Companies		Financial Analysis
Action Plan Report	PSC/AFA2(12/83)	Auditing and
		Financial Analysis

Implementation Plan	PSC/AFA3(12/83)	Auditing and
Status Report		Financial Analysis
Cost/Benefit Analysis	PSC/AFA4(12/83)	Auditing and
of Recommendations		Financial Analysis
Executive Summary	PSC/AFA5(12/83)	Auditing and
Supplement to Annual		Financial Analysis
Report of Company		
Rail Transportation	PSC/RTA2(11/83)	Auditing and
Annual report		Financial Analysis
Class I		
Rail Transportation	PSC/RTA3(11/83)	Auditing and
Annual report		Financial Analysis
Class II		
Rail Transportation	PSC/RTA4(11/83)	Auditing and
Annual report		Financial Analysis
Class III		
Subpoena Duces Tecum	PSC/CLK1(11/83)	Clerk's Office
Witness Subpoena	PSC/CLK2(11/83)	Clerk's Office
Subpoena for Deposition	PSC/CLK3(11/83)	Clerk's Office
Application for	PSC/CLK4(11/83)	Clerk's Office
Admission to Practice		
Miscellaneous Revenue	PSC/CLK6(11/83)	Clerk's Office
Invoice Forms		
Base Rate Area Survey	PSC/CMU1(11/83)	Communications
Report (QR1)		

	(	Communications
Summary of Service	PSC/CMU2(11/83)	Communications
Applications (QR2)		
Summary of Complete	PSC/CMU3(11/83)	Communications
Service Orders (New		
Service) (QR3A)		
Summary of Complete	PSC/CMU4(11/83)	Communications
Service Orders (Regrades)		
(QR3B)		
Summary of Held	PSC/CMU5(11/83)	Communications
Applications (New		
Service) (QR4A)		
Held Applications Aged	PSC/CMU6(11/83)	Communications
Over 6 Months (New		
Service) (Qr4B)		
Summary of Held	PSC/CMU7(11/83)	Communications
Applications (Regrades)		
(QR5A)		
Held Applications Aged	PSC/CMU8(11/83)	Communications
Over 6 Months (Regrades)		
(Qr5B)		
Station Data (QR6)	PSC/CMU9(11/83)	Communications
Central Office Data	PSC/CMU10(11/83)	Communications
Equipment Usage (QR7A)		
Central Office Data	PSC/CMU11(11/63)	Communications

CLass of Service Ratio		
(QR7B)		
Repair Service-Trouble	PSC/CMU12(11/83)	Communications
Report (QR8)		
Answer Time-Operator (QR9A)	PSC/CMU13(11/83)	Communications
Answer Time-Directory	PSC/CMU14(11/83)	Communications
Assistance (QR9B)		
Answer Time-Repair (QR9C)	PSC/CMU15(11/83)	Communications
Answer Time-Business	PSC/CMU16(11/83)	Communications
Office (QR9D)		
Toll Traffic Results (QR10)	PSC/CMU17(11/83)	Communications
Repair Service	PSC/CMU18(11/83)	Communications
Appointments (QR12A)		
Service Order	PSC/CMU19(11/83)	Communications
Appointments (QR12B)		
Minimum Filing Require-	PSC/CMU20(11/83)	Communications
ments (MFR's)		
Rate of Return Report	PSC/CMU21(11/83)	Communications
(Telephone)		
Reseller Application for	PSC/CMU22(11/83)	Communications
Certificate		
GPE-Monthly-Sales-Report	PSC/CMU23(11/83)	Communications
Regulatory Assessment	PSC/CMU25(5/84)	Communications
Fee - Telephone		

Regulatory Assessment	PSC/EAG3(5/84)	Electric & Gas
Fee - Gas		
Regulatory Assessment	PSC/EAG4(5/84)	Electric & Gas
Fee - Electric,		
Investor-Owned		
Regulatory Assessment	PSC/EAG5(5/84)	Electric & Gas
Fee - Municipal &		
REA Electric		
Quarterly Report for	PSC/EAG6(12/83)	Electric & Gas
Electric Utilities		
Rate of Return Report	PSC/EAG7(12/83)	Electric & Gas
(Electric)		
Fuel Cost Recovery Forms	PSC/EAG8(12/83)	Electric & Gas
Forecast of Capital	PSC/EAG9(12/83)	Electric & Gas
Expenditures		
Gas Minimum Filing	PSC/EAG10(12/83)	Electric & Gas
Requirments		
Electric Minimum Filing	PSC/EAG11(12/83)	Electric & Gas
Requirements		
KWH Sales and Customer	PSC/EAG12(12/83)	Electric & Gas
Data		
Overhead/Underground	PSC/EAG13(12/83)	Electric & Gas
Wiring Data		
Conservation Cost-	PSC/EAG14(12/83)	Electric & Gas
Effectiveness		

Residential Conservation	PSC/EAG15(12/83)	Electric & Gas
Service Audit		
Conservation Cost	PSC/EAG16(12/83)	Electric & Gas
Recovery Forms		
Loan Guarantee	PSC/EAG17(12/83)	Electric & Gas
Quarterly Report		
Annual Need Forms	PSC/EAG18(12/83)	Electric & Gas
(Supply Side)		
Annual Need Forms	PSC/EAG19(12/83)	Electric & Gas
(Demand Side)		
Typical Monthly Bills	PSC/EAG20(12/83)	Electric & Gas
for Electric Service		
Conservation Progress	PSC/EAG21(12/83)	Electric & Gas
Reporting Forms		
FPSC 423 Fuel Forms	PSC/EAG22(12/83)	Electric & Gas
Quarterly Report of	PSC/EAG23(12/83)	Electric & Gas
Small Gas Utilities		
Quarterly Report of	PSC/EAG24(12/83)	Electric & Gas
Large Gas Utilities		
Purchase Gas Adjustment	PSC/EAG25(12/83)	Electric & Gas
Forms		
Typical Monthly Bills	PSC/EAG26(12/83)	Electric & Gas
for Gas Service		
Therm Sales and Customer	PSC/EAG27(12/83)	Electric & Gas
Data		

Rate of Return Report	PSC/EAG28(12/83)	Electric & Gas
(Gas)		
Regulatory Assessment	PSC/RTA5(5/84)	Rail Transportation
Fee - Railroad		
Application for Staff	PSC/WAS2(11/83)	Water & Sewer
Assistance		
Application for	PSC/WAS7(11/83)	Water & Sewer
Transfer of		
Certificate		
Application for	PSC/WAS8(11/83)	Water & Sewer
Amendment of		
Certificate		
Application for	PSC/WAS9(11/83)	Water & Sewer
Original Certificate		
Regulatory Assessment	PSC/WAS10(5/84)	Water & Sewer
Fee - Water & Sewer		
Sales to Nonprofit	PSC/WAS11(1/84)	Water & Sewer
Agencies		
Sales to Government	PSC/WAS12(1/84)	Water & Sewer
Agencies		
Jurisdictional Information	PSC/WAS13(1/84)	Water & Sewer
Application for	PSC/WAS14(1/84)	Water & Sewer
Certificate (Grandfather		
Rights)		

Price Index Adjustments PSC/WAS15(1/84) Water & Sewer

in Rates

Pass-through Rate PSC/WAS16(1/84) Water & Sewer

Adjustments

Specific Authority: 120.53(1)(b), F.S.

Law Implemented: 120.53(1)(b), F.S.

History: New 6/7/84, formerly 25-22.04.

NAME OF PERSON ORIGINATING PROPOSED RULE: Dale Mailhot

NAME OF SUPERVISOR OR PERSON(S) WHO APPROVED THE PROPOSED RULES:

Florida Public Service Commission

DATE PROPOSED RULE APPROVED: September 19, 1989.

If any person decides to appeal any decision of the Commission with respect to any matter considered at the rulemaking hearing, if held, a record of the hearing is necessary. The appellant must ensure that a verbatim record, including testimony and evidence forming the basis of the appeal is made. The Commission usually makes a verbatim record of rulemaking hearings.