OFFICE OF THE GENERAL COUNSEL S. CURTIS KISER GENERAL COUNSEL (850) 413-6199

Hublic Service Commission

February 28, 2013

COMMISSION

13 FEB 28 AM 8: 33

Kenneth J. Plante, Coordinator Joint Administrative Procedures Committee Room 680, Pepper Building 111 W. Madison Street Tallahassee, FL 32399-1400

RE: Docket No. 130033-PU; Rules 25-6.0131, 25-7.0131, 25-7.101, and 25-30.120, F.A.C.

Dear Mr. Plante:

Enclosed are the following materials concerning the above referenced proposed rules:

- 1. A copy of the proposed rules.
- 2. A copy of Commission Form PSC/AFD 68 (Rev. 04/13), which is incorporated by reference into proposed Rule 25-6.0131, F.A.C.
- 3. A copy of Commission Form PSC/AFD 69 (Rev. 04/13), which is incorporated by reference into proposed Rule 25-6.0131, F.A.C.
- 4. A copy of Commission Form PSC/AFD 70 (Rev. 04/13), which is incorporated by reference into proposed Rule 25-6.0131, F.A.C.
- 5. A copy of Commission Form PSC/AFD 67 (Rev. 04/13), which is incorporated by reference into proposed Rule 25-7.0131, F.A.C.
- 6. A copy of Commission Form PSC/AFD 71 (Rev. 04/13), which is incorporated by reference into proposed Rule 25-7.0131, F.A.C.
- 7. A copy of Commission Form PSC/AFD 244 (Rev. 04/13), which is incorporated by reference into proposed Rule 25-7.101, F.A.C.
- 8. A copy of Commission Form PSC/AFD 010-WL (Rev. 04/13), which is incorporated by reference into proposed Rule 25-30.120, F.A.C.

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- 9. A copy of Commission Form PSC/AFD 017-WL (Rev. 04/13), which is incorporated by reference into proposed Rule 25-30.120, F.A.C.
- 10. A copy of Commission Form PSC/AFD 010-WS (Rev. 04/13), which is incorporated by reference into proposed Rule 25-30.120, F.A.C.
- 11. A copy of Commission Form PSC/AFD 017-WS (Rev. 04/13), which is incorporated by reference into proposed Rule 25-30.120, F.A.C.
- 12. A copy of Commission Form PSC/AIT 124 (Rev. 04/13), which is incorporated by reference into proposed Rules 25-6.0131, 25-7.0131, 25-7.101, and 25-30.120, F.A.C.
- 13. A copy of the F.A.R. notices.
- 14. A statement of facts and circumstances justifying the proposed rules.
- 15. A federal standards statement.
- 16. Statement of Estimated Regulatory Costs for the rules.

If there are any questions with respect to these rules, please do not hesitate to call me at 413-6224.

Sincerely,

Rosanne Gervasi Senior Attorney

Enclosures

cc: Office of Commission Clerk

25-6.0131 Regulatory Assessment Fees; Investor-owned Electric Companies, Municipal Electric Utilities, Rural Electric Cooperatives.

- (1) As applicable and as provided in Section 350.113, F.S., each company, utility, or cooperative shall remit to the Commission a fee based upon its gross operating revenue. This fee shall be referred to as a regulatory assessment fee. Regardless of the gross operating revenue of a company, a minimum annual regulatory assessment fee of \$25 shall be imposed.
- (a) Each investor-owned electric company shall pay a regulatory assessment fee in the amount of .00072 of gross operating revenues derived from intrastate business, excluding sales for resale between public utilities, municipal electric utilities, and rural electric cooperatives or any combination thereof.
- (b) Each municipal electric utility and rural electric cooperative shall pay a regulatory assessment fee in the amount of 0.00015625 of its gross operating revenues derived from intrastate business, excluding sales for resale between public utilities, municipal electric utilities, and rural cooperatives or any combination thereof.
- (2) Regulatory assessment fees are due each January 30 for the preceding period or any part of the period from July 1 until December 31, and on July 30 for the preceding period or any part of the period from January 1 until June 30.
- (3) If the due date falls on a Saturday, Sunday, or a holiday, the due date is extended to the next business day. If the fees are sent by registered mail, the date of the registration is the United States Postal Service's postmark date. If the fees are sent by certified mail and the receipt is postmarked by a postal employee, the date on the receipt is the United States Postal Service's postmark date. The postmarked certified mail receipt is evidence that the fees were delivered. Regulatory assessment fees are considered paid on the date they are postmarked by the United States Postal Service or received and logged in by the Commission's Division of Administrative and Information Technology Services in Tallahassee. Fees are considered

1	timely paid if properly addressed, with sufficient postage and postmarked no later than the due
2	date.
3	(4) Commission Form PSC/AFD 68 (Rev. 04/13) PSC/ECR 68 (01/99), entitled
4	"Investor-Owned Electric Utility Regulatory Assessment Fee Return" is available at:
5	(hyperlink); Form PSC/AFD 69 (Rev. 04/13) PSC/ECR-69 (07/96), entitled "Municipal
6	Electric Utility Regulatory Assessment Fee Return" is available at: (hyperlink); and Form
7	PSC/AFD 70 (Rev. 04/13) PSC/ECR 70 (07/96), entitled "Rural Electric Cooperative
8	Regulatory Assessment Fee Return" is available at: (hyperlink). These forms are incorporated
9	into this rule by reference and may <u>also</u> be obtained from the Commission's Division of
10	Administrative and Information Technology Services. The failure of a utility to receive a
11	return form shall not excuse the utility from its obligation to timely remit the regulatory
12	assessment fees.
13	(5) Each company, utility, or cooperative shall have up to and including the due date in
14	which to:
15	(a) Remit the total amount of its fee; or
16	(b) Remit an amount which the company, utility, or cooperative estimates is its full fee.
17	(6) Where the company, utility, or cooperative remits less than its full fee, the
18	remainder of the full fee shall be due on or before the 30th day from the due date and shall,
19	where the amount remitted was less than 90 percent of the total regulatory assessment fee,
20	include interest as provided by paragraph (8)(b) of this rule.
21	(7) A company may request from the Division of Administrative Services either a 15-
22	day or a 30-day extension of its due date for payment of regulatory assessment fees or for
23	filing its return form by submitting to the Division of Administrative and Information
24	Technology Services Commission Form PSC/AIT 124 (Rev. 04/13) entitled "Regulatory
25	Assessment Fee Extension Request," which is incorporated into this rule by reference and is

1	available at: (hyperlink). This form may also be obtained from the Commission's Division of
2	Administrative and Information Technology Services.
3	(a) The request for extension must be received by the Division of Administrative and
4	Information Technology Services at least two weeks before the due date. The request for
5	extension must be written and accompanied by a statement of good cause.
6	(b) The request for extension will not be granted if the utility has any unpaid regulatory
7	assessment fees, penalties, or interest due from a prior period. The request for extension must
8	be received by the Division of Administrative Services at least two weeks before the due date.
9	(c) Where a company, utility, or cooperative receives an extension of its due date
10	pursuant to this rule, then the entity shall remit a charge as set out in Section 350.113(5), F.S.,
11	in addition to the regulatory assessment fee., as set out in Section 350.113.F.S.
12	(8) The delinquency of any amount due to the Commission from the company, utility,
13	or cooperative pursuant to the provisions of Section 350.113, F.S., and this rule, begins with
14	the first calendar day after any date established as the due date either by operation of this rule
15	or by an extension pursuant to this rule.
16	(a) A penalty, as set out in Section 350.113, F.S., shall apply to any such delinquent
17	amounts.
18	(b) Interest at the rate of 12 percent per annum shall apply to any such delinquent
19	amounts.
20	<u>Rulemaking</u> Specific Authority 350.127(2), 366.05 FS. Law Implemented 350.113, 366.14 FS.
21	History-New 5-18-83, Amended 2-9-84, Formerly 25-6.131, Amended 6-18-86, 10-16-86, 3-7-
22	89, 2-19-92, 7-7-96, 1-1-99,
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- (1) As applicable and as provided in Sections 350.113 and 366.14, F.S., each gas utility, municipal, or gas district shall remit a fee based upon its gross operating revenue. This fee shall be referred to as a regulatory assessment fee. Regardless of the gross operating revenue of a company, a minimum annual regulatory assessment fee of \$25 shall be imposed.
- (a) Each investor-owned gas utility shall pay a regulatory assessment fee in the amount of .005 of its gross operating revenue derived from intrastate business, excluding sales for resale between public utilities, municipal gas utilities, and gas districts or any combination thereof.
- (b) Each municipal or gas district shall pay a regulatory assessment fee in the amount of 0.001919 of its gross operating revenue derived from intrastate business, excluding sales for resale between public utilities, municipal gas utilities, and gas district or any combination thereof.
- (2) Regulatory assessment fees are due each January 30 for the preceding period or any part of the period from July 1 until December 31, and on July 30 for the preceding period or any part of the period from January 1 until June 30.
- (3) If the due date falls on a Saturday, Sunday, or a legal holiday, the due date is extended to the next business day. If the fees are sent by registered mail, the date of the registration is the United States Postal Service's postmark date. If the fees are sent by certified mail and the receipt is postmarked by a postal employee, the date and the receipt is the United States Postal Service's postmark date. The postmarked certified mail receipt is evidence that the fees were delivered. Regulatory assessment fees are considered paid on the date they are postmarked by the United States Postal Service or received and logged in by the Commission's Division of Administrative and Information Technology Services in Tallahassee. Fees are considered timely paid if properly addressed, with sufficient postage and

postmarked no later than the due date.
(4) Commission Form PSC/AFD 67 (Rev. 04/13) PSC/ECR 67 (01/99), entitled
"Investor-Owned Natural Gas Utility Regulatory Assessment Fee Return" is available at:
(hyperlink) and Form PSC/AFD 71 (Rev. 04/13) PSC/ECR 71 (07/96), entitled "Gas
Municipal or Gas District Regulatory Assessment Fee Return" is available at: (hyperlink).
These forms are incorporated into this rule by reference and may also be obtained from the
Commission's Division of Administrative and Information Technology Services. The failure
of a utility to receive a return form shall not excuse the utility from its obligation to timely
remit the regulatory assessment fees.
(5) Each utility, municipal, and gas district shall have up to and including the due date
in which to:
(a) Remit the total amount of its fee or
(b) Remit an amount which the utility, municipal, or gas district estimates is its full
fee.
(6) Where the utility, municipal, or gas district remits less than its full fee, the
remainder of the full fee shall be due on or before the 30th day from the due date and shall,
where the amount remitted was less than 90 percent of the total regulatory assessment fee,
include interest as provided by paragraph (8)(b) of this rule.
(7) A utility, municipal, or gas district may request from the Division of
Administrative Services either a 15-day or a 30-day extension of its due date for payment of
regulatory assessment fees or for filing its return form by submitting to the Division of
Administrative and Information Technology Services Commission Form PSC/AIT 124 (Rev.
04/13) entitled "Regulatory Assessment Fee Extension Request," which is incorporated into
this rule by reference and is available at: (hyperlink). This form may also be obtained from

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the Commission's Division of Administrative and Information Technology Services.

1	(a) The request for extension must be received by the Division of Administrative and
2	Information Technology Services at least two weeks before the due date. The request for
3	extension must be written and accompanied by a statement of good cause.
4	(b) The request for extension will not be granted if the utility has any unpaid regulatory
5	assessment fees, penalties, or interest due from a prior period. The request for extension must
6	be received by the Division of Administrative Services at least two weeks before the due date.
7	(c) Where a utility, municipal, or gas district receives an extension of its due date
8	pursuant to this rule, then the utility, municipal, or gas district shall remit a charge as set out in
9	Section 350.113(5), F.S., in addition to the regulatory assessment fee., as set out in Section
10	350.113, F.S.
11	(8) The delinquency of any amount due to the Commission from the utility, municipal,
12	or gas district pursuant to the provisions of Section 350.113, F.S., and this rule, begins with
13	the first calendar day after any date established as the due date either by operation of this rule
14	or by an extension pursuant to this rule.
15	(a) A penalty, as set out in Section 350.113, F.S., shall apply to any such delinquent
16	amounts.
17	(b) Interest at the rate of 12 percent per annum shall apply to any such delinquent
18	amounts.
19	<u>Rulemaking</u> Specific Authority 350.127(2), <u>366.05</u> , <u>366.14</u> FS. Law Implemented 350.113,
20	366.14 FS. History–New 5-18-83, Formerly 25-7.131, Amended 10-19-86, 4-25-90, 7-7-96, 1-
21	1-9,
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25-7.101 Regulatory Assessment Fees; Natural Gas Transmission Companies.

- (1) As provided in Section 368.109, F.S., each natural gas transmission company shall pay a regulatory assessment fee. The regulatory assessment fee shall be 0.25 percent annually of the natural gas transmission company's gross operating revenue derived from intrastate business, excluding sales of gas for resale to natural gas transmission companies, public utilities that supply gas, municipal gas utilities and gas districts.
- (2) Regulatory assessment fees are due each January 30 for the preceding 6 month period or any part of the period from July 1 until December 31, and on July 30 for the preceding 6 month period or any part of the period from January 1 until June 30.
- (3) If the due date falls on a Saturday, Sunday, or a legal holiday, the due date is extended to the next business day. If the fees are sent by registered mail, the date of the registration is the United States Postal Service's postmark date. If the fees are sent by certified mail and the receipt is postmarked by a postal employee, the date on the receipt is the United States Postal Service's postmark date. The postmarked certified mail receipt is evidence that the fees were delivered. Regulatory assessment fees are considered paid on the date they are postmarked by the United States Postal Service or received and logged in by the Commission's Division of Administrative and Information Technology Services in Tallahassee. Fees are considered timely paid if properly addressed, with sufficient postage, and postmarked no later than the due date.
- (4) Commission Form PSC/AFD 244 (Rev. 04/13) PSC/ECR 244 (2/98), entitled "Natural Gas Transmission Pipeline Company Regulatory Assessment Fee Return" is incorporated into this rule by reference and is available at: (hyperlink). This form may also be obtained from the Commission's Division of Administrative and Information Technology Services. The failure of a utility to receive a return form shall not excuse the utility from its obligation to timely remit the regulatory assessment fees.

1	(5) Each natural gas transmission company shall have up to and including the due date						
2	in which to remit the total amount of its fee.						
3	(6) Where the natural gas transmission company remits less than its full fee, the						
4	remainder of the full fee shall be due on or before the 30th day from the due date and shall,						
5	where the amount remitted was less than 90 percent of the total regulatory assessment fee,						
6	include interest as provided by paragraph (8)(b) of this rule. The delinquency of any amount						
7	due to the Commission from the company, pursuant to the provisions of Section 368.109, F.S.,						
8	and this rule, begins with the first calendar day after any date established as the due date by						
9	operation of this rule.						
10	(7) A company may request either a 15-day or a 30-day extension of its due date for						
11	payment of regulatory assessment fees or for filing its return form by submitting to the						
12	Division of Administrative and Information Technology Services Commission Form PSC/AIT						
13	124 (Rev. 04/13) entitled "Regulatory Assessment Fee Extension Request," which is						
14	incorporated into this rule by reference and is available at: (hyperlink). This form may also be						
15	obtained from the Commission's Division of Administrative and Information Technology						
16	Services. A Regulatory Assessment Fee Return must be completed, signed, and filed even if						
17	there are no revenues to report.						
18	(a) The request for extension must be received by the Division of Administrative and						
19	Information Technology Services at least two weeks before the due date.						
20	(b) The request for extension will not be granted if the utility has any unpaid regulatory						
21	assessment fees, penalties, or interest due from a prior period.						
22	(c) Where a utility receives either a 15-day or a 30-day extension of its due date						
23	pursuant to this rule, the utility shall remit a charge as set out in Section 350.113(5), F.S., in						
24	addition to the regulatory assessment fee.						
25	(8) The delinquency of any amount due to the Commission from the company,						
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1	pursuant to the provisions of Section 368.109, F.S., and this rule, begins with the first calendar
2	day after any date established as the due date by operation of this rule.
3	(a) A penalty, as set out in Section 350.113, F.S., shall apply to any such delinquent
4	amounts.
5	(b) Interest at the rate of 12 percent per annum shall apply to any such delinquent
6	amounts.
7	Rulemaking Specific Authority 350.127(2), 368.104 FS. Law Implemented 350.113, 368.109,
8	368.111 FS. History–New 9-13-98,
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25-30.120 Regulatory Assessment Fees; Water and Wastewater Utilities.

- (1) As applicable and as provided in Section 350.113, F.S., each utility shall remit a fee based upon its gross operating revenue. This fee shall be referred to as a regulatory assessment fee. Each utility shall pay a regulatory assessment fee in the amount of 0.045 of its gross revenues derived from intrastate business. The gross revenues reported for regulatory assessment fee purposes must agree with the amount reported as operating revenue on Schedule F-3 of the Operating Statement in the company's Annual Report, filed in accordance with Rule 25-30.110, F.A.C. A minimum annual regulatory assessment fee of \$25 shall be imposed if there are no revenues or if revenues are insufficient to generate a minimum annual fee.
- (2) The obligation to remit the regulatory assessment fees for any year shall apply to any utility that is subject to this Commission's jurisdiction on or before December 31 of that year or for any part of that year., whether or not the utility has actually applied for or been issued a certificate.
- (a) For large utilities with annual revenues of \$200,000 or more based on the most recent prior calendar year, regulatory assessment fees shall be filed with the Commission on or before July 30 for the preceding period or any part of the period from January 1 until June 30, and on January 30 for the preceding period or any part of the period from July 1 until December 31. Commission Form PSC/AFD 10-WL (Rev. 04/13) PSC/ECR 10-WL (02/05) entitled "Large Water Utility System Regulatory Assessment Fee Return" is available at: (hyperlink) and Commission Form PSC/AFD 017-WL (Rev. 04/13) PSC/ECR 017-WL (02/05) entitled "Large Wastewater Utility System Regulatory Assessment Fee Return" is available at: (hyperlink). These forms are incorporated into this rule by reference and may also be obtained from the Division of Administrative and Information Technology Services.

 The failure of a utility to receive a return form shall not excuse the utility from its obligation

to timely remit the regulatory assessment fees.

- (b) For small utilities with annual revenues of less than \$200,000 based on the most recent prior calendar year, regulatory assessment fees shall be filed with the Commission on or before March 31 for the preceding year ended December 31. Commission Form PSC/AFD 010-WS (Rev. 04/13) PSC/ECR 010-WS (02/05) entitled "Small Water Utility System Regulatory Assessment Fee Return" is available at: (hyperlink) and Commission Form PSC/AFD 017-WS (Rev. 04/13) PSC/ECR 017-WS (02/05) entitled "Small Wastewater Utility System Regulatory Assessment Fee Return" is available at: (hyperlink). These forms are incorporated into this rule by reference and may also be obtained from the Commission's Division of Administrative and Information Technology Services. The failure of a utility to receive a return form shall not excuse the utility from its obligation to timely remit the regulatory assessment fees.
 - (c) For the purpose of this rule, a utility operating both a water system and a wastewater system shall consider each system separately in determining the revenue threshold for filing regulatory assessment fees on either an annual or semi-annual basis.
 - (d) Regulatory assessment fees are considered paid on the date they are postmarked by the United States Postal Service or received and logged in by the Commission's Division of Administrative and Information Technology Services in Tallahassee. Fees are considered timely paid if properly addressed, with sufficient postage and postmarked no later than the due date.
- (3) If the due date falls on a Saturday, Sunday, or a legal holiday, the due date is extended to the next business day. If the fees are sent by registered mail, the date of the registration is the United States Postal Service's postmark date. If the fees are sent by certified mail and the receipt is postmarked by a postal employee, the date on the receipt is the United States Postal Service's postmark date. The postmarked certified mail receipt is evidence that

1 the fees were delivered. 2 (4) Each utility shall have up to and including the due date in which to: 3 (a) Remit the total amount of its fee; or 4 (b) Remit an amount which the utility estimates is its full fee. 5 (5) Any utility that purchases water or wastewater treatment from another utility 6 regulated by the Florida Public Service Commission is allowed to deduct the annual expense for purchased water or wastewater treatment from its gross operating revenues before 7 8 calculating the amount of the regulatory assessment fees due. 9 (6) A utility may request from the Division of Administrative Services either a 15-day or a 30-day extension of its due date for payment of regulatory assessment fees or for filing its 10 11 return form by submitting to the Division of Administrative and Information Technology 12 Services Commission Form PSC/AIT 124 (Rev. 04/13) entitled "Regulatory Assessment Fee 13 Extension Request," which is incorporated into this rule by reference and is available at: 14 (hyperlink). This form may also be obtained from the Commission's Division of Administrative and Information Technology Services. Commission Form PSC/ADM 124 15 (Rev. 01/01/05), entitled "Regulatory Assessment Fee Extension Request", is incorporated 16 17 into this rule by reference and may be obtained from the Commission's Division of 18 Administrative Services. 19 (a) The request for extension must be received by the Division of Administrative and 20 Information Technology Services at least two weeks before the due date. The request for 21 extension will be granted if the utility has applied for the extension within the time required in 22 paragraph (b) below and the utility does not have any unpaid regulatory assessment fees, 23 penalties or interest due from a prior period. (b) The request for extension will not be granted if the utility has any unpaid regulatory 24 assessment fees, penalties, or interest due from a prior period. The request for extension must 25

from existing law.

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from existing law.

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1	eorporations in multiples of \$1,000 as regularly published in the Wall Street Journal.
2	Rulemaking Specific Authority 350.127(2), 367.121(1) FS. Law Implemented 350.113,
3	367.145, 367.161 FS. History–New 5-18-83, Formerly 25-10.24, Amended 10-19-86,
4	Formerly 25-10.024, Amended 11-10-86, 2-8-90, 7-7-96, 2-3-05,
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TO AVOID PENALTY AND INTEREST CHARGES, THE REGULATORY ASSESSMENT FEE RETURN MUST BE FILED ON OR BEFORE «Field1»

Investor-Owned Electric Utility Regulatory Assessment Fee Return

		Florid	a Public Service Cor	nmission		C USE ONLY
STA	•		(See Filing Instructions on Back of Fo	orm)	Check #	
1	Actual Return	«Field2»			s	06-02-002
	Estimated Return					003001
=	Amended Return				\$	E
PER	IOD COVERED:				s	P 06-02-002
«Fiel					•	. 004011
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	L	Please Complete	Below If Official Mailing Ac	dress Has Changed	inuals of Frepar	
	(Name of Utility)		(Address)		(City/State)	(Zip)
LINE	ACCOUNT	_	INTRASTATE	SALES FOR RI		TOTAL
NO.	CLASSIFICATION	<u> </u>	AMOUNTS	INTERSTATE A	MOUNTS	REVENUES
1. 2.	Sales of Electricity: Residential Sales (440)		s	\$	S	
3.	Commercial Sales (442)			<u> </u>		
	Industrial Sales (442)					
4.	Public Street and Highway Lighting (4					
5. 6.	Other Sales to Public Authorities (445) Sales to Railroads and Railways (446)					
7.	Interdepartmental Sales (448)				 '	
8.	Total Sales to Ultimate Consumers		\$	\$	\$	
9.	Sales for Resale (447)					
10. 11.	Total Sales of Electricity Provision for Rate Refunds (449.1)		s	\$	\$ <u></u>	
11. 12.	Total Revenue Net of Refunds		\$	s		
	Total Revenue New or Resulting		<u> </u>	<u> </u>		
13.	OTHER OPERATING REVENUES:					
14. 15.	Forfeited Discounts (450)					
15. 16.	Miscellaneous Service Revenues (451) Sales of Water and Water Power (453)					· · · · · · · · · · · · · · · · · · ·
17.	Rent from Electric Property (454)	•		· · · · · · · · · · · · · · · · · · ·		
18.	Interdepartmental Rents (455)					
19.	Other Electric Revenues (456)			-		
20. 21.	Deferred Fuel Revenues Deferred Conservation Revenues					
22.	Unbilled Revenues		*			
23.	Other					
24.	Total Other Operating Revenues		\$	\$	\$	
25.	Total Electric Operating Revenues		2	2	<u> </u>	
26. 27.	Adjustments: (Specify)					
28.						
29.					,	
30.		·				
31. 32.	Total Adjustments		\$			
32. 33.	Revenues Subject to Regulatory Assess	sment Fee	<u> </u>			
34.	REGULATORY ASSESSMENT FE	E RATE	.00072			
35 .	REGULATORY ASSESSMENT FE (Line 33 x Line 34)	E DUE				
36.	Less: Payment for Jan. 1 – Jun. 30) Period	(
30. 37.	NET REGULATORY ASSESSMENT		'			
	(see #2 on back)	LEBBCE				
38.	Penalty For Late Payment (see #3	on back)				
39.	Interest For Late Payment (see #3	on back)				
40.	Extension Payment Fee (see #4 or	n back)				
41.	TOTAL AMOUNT DUE (1)		\$			
	(1)As provided in Section 350.113,	Florida Statutes, the	Minimum Annual Fee is \$25	(see Item #5 on back)		
is a true	he undersigned owner/officer of the e and correct statement. I am award a public servant in the performance	e that pursuant to Sec	ction 837.06, Florida Statutes,	whoever knowingly make	my knowledge and belief es a false statement in wr	the above information iting with the intent to
		•		-		(Det-)
	(Signature of Utility Offi	ciai)		(Title)		(Date)
			Telephone Number	()	Fax Number ()
	(Please Print Name)				_ `	

F.E.I. No.

PSC/AFD 68 (Rev. 04/13) Rule 25-6.0131, F.A.C.

Instructions For Filing Regulatory Assessment Fee Return (Investor-Owned Electric Utility)

1. WHEN TO FILE: To avoid payment of penalties and interest, the Regulatory Assessment Fee Return and payment must be filed or postmarked:

On or before July 30 for the six-month period January 1 through June 30, and On or before January 30 for the six-month period July 1 through December 31.

However, if July 30 or January 30 falls on a Saturday, Sunday, or holiday, the Regulatory Assessment Fee Return may be filed or postmarked on the next business day, without penalty.

- 2. **FEES:** Each utility shall pay the currently authorized percentage, as indicated on Line 34 on the reverse side, of its gross operating revenues derived from intrastate business. Gross Operating Revenues are defined as the total revenues before expenses. The currently authorized percentage was implemented by Section 25-6.0131(1)(a), Florida Administrative Code. Annual revenue amounts are to be reported on the return for the period ended December 31.
- 3. **FAILURE TO FILE BY DUE DATE:** A Regulatory Assessment Fee Return must be completed, signed, and filed even if there are no revenues to report or if the minimum amount is due. Failure to file a return by the established due date will result in a penalty being added to the amount of fee due, 5% for each 30 days or fraction thereof, not to exceed a total penalty of 25% (Line 38). In addition, interest shall be added in the amount of 1% for each 30 days or fraction thereof, not to exceed a total of 12% per year (Line 39).
- 4. **EXTENSION:** A utility, for good cause shown in a written request, may be granted up to a 30-day extension. A request must be made by filing the enclosed *Request for Extension to File Regulatory Assessment Fee Return* form (PSC/AIT 124), two weeks prior to the filing date. If an extension is granted, a charge shall be added to the amount due:

0.75% of the fee to be remitted for an extension of 15 days or less, or 1.5% of the fee for an extension of 16 to 30 days.

In lieu of paying the charges outlined above, a utility may file a return and remit payment based upon estimated gross operating revenues by checking the "Estimated Return" space in the top left-hand corner on the reverse side. If such return is filed by the normal due date, the utility shall be granted a 30-day extension period in which to file and remit the actual fee due without paying the above charges, provided the estimated fee payment remitted is at least 90% of the actual fee due for the period.

- 5. REGULATORY ASSESSMENT FEE DUE: Amounts are due and payable to the Commission by either January 30 or July 30 depending on the reporting period. If there are no revenues *OR* if revenues are insufficient to generate a minimum annual fee, remit the minimum fee. A Regulatory Assessment Fee Return must be completed, signed, and filed even if there are no revenues to report or if the minimum amount is due.
- 6. **FEE ADJUSTMENTS:** Computational errors and/or differences in gross operating revenues reported for regulatory assessment fee purposes and those reported in the annual report may cause adjustments to amounts paid to the Commission. The utility will be notified as to the amount and reason for any adjustment. Penalty and interest charges may be applicable to additional amounts owed to the Commission by reason of the adjustment. A utility may file a written request for a refund of any overpayments. The request should be directed to Fiscal Services at the below-referenced address.
- 7. MAILING INSTRUCTIONS: Please complete this form, make a copy for your files, and return the original in the enclosed preaddressed envelope. Use of this envelope should assure a more accurate and expeditious recording of your payment. If you are unable to use the enclosed envelope, please address your remittance as follows:

Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850

ATTENTION: Fiscal Services

8. ADDITIONAL ASSISTANCE: If any additional assistance is required in preparing the Regulatory Assessment Fee Return, please contact the Division of Accounting and Finance at (850) 413-6900 or at the above-referenced address, directing correspondence to the attention of the division.

 $TO\ AVOID\ PENALTY\ AND\ INTEREST\ CHARGES,\ THE\ REGULATORY\ ASSESSMENT\ FEE\ RETURN\ MUST\ BE\ FILED\ ON\ OR\ BEFORE\ «Field1»$

Municipal Electric Utility Regulatory Assessment Fee Return

		Flori	da Public Service Coi	nmission	i	PSC USE ONLY
STA			(See Filing Instructions on Back of Fe		Check #	
	Actual Return	Field2»			7 s	06-02-001
	Estimated Return	10101//			"	003001
$\overline{}$	Amended Return					
	į.					E
PER	IOD COVERED:				S	
«Field	d3»				l s	I 004011
					Postmark Date	
					Initials of Prep	oarer
		Please Comple	te Below If Official Mailing A	ldress Has Changed		
	OI - CYTC'P' >		/A 11		(0): (0)	
	(Name of Utility)		(Address)		(City/State)	(Zip)
LINE	ACCOUNT		INTRASTATE	SALES FOR R		TOTAL
NO.	CLASSIFICATION		AMOUNTS	INTERSTATE A	AMOUNTS	REVENUES
1.	Sales of Electricity:		•	•		
2.	Residential Sales (440)		\$ <u></u>	\$		<u> </u>
3.	Commercial Sales (442) Industrial Sales (442)					
4.	Public Street and Highway Lighting	· (444)				
4. 5.	Other Sales to Public Authorities (4					
5. 6.	Sales to Railroads and Railways (44					
7.	Interdepartmental Sales (448)	10)				
8.	Total Sales to Ultimate Consumer	• 4	•	·		<u> </u>
9.	Sales for Resale (447)	3	<u> </u>	Ψ		
10.	Total Sales of Electricity		<u> </u>	\$		S
11.	Provision for Rate Refunds (449.1)			T		·
12.	Total Revenue Net of Refunds		\$	\$		3
13.	Other Operating Revenues:					·
14.	Forfeited Discounts (450)					
15.	Miscellaneous Service Revenues (4)	51)		**************************************		
16.	Sales of Water and Water Power (4:					
17.	Rent from Electric Property (454)	,				
18.	Interdepartmental Rents (455)					
19.	Other Electric Revenues (456)					
20.	Total Other Operating Revenues		\$	\$		3
21.	Total Electric Operating Revenue	s	\$	\$		
22.	Adjustments: (Specify)			· · · · · · · · · · · · · · · · · · ·		
23.						
24.						
25 .						
26 .						
27.						
28.	Total Adjustments	_	\$			
29.	Revenues Subject to Regulatory Ass					
30.	REGULATORY ASSESSMENT		.00015625			
31.	REGULATORY ASSESSMENT	FEE DUE				
22	(Line 29 x Line 30)	Dariad	 ,			
32. 33.	Less: Payment for Jan. 1 – Jun. 30 F		()			
33.	NET REGULATORY ASSESSMENT FE (see #2 on back)	E DUE				
34.	Penalty For Late Payment (see #3 o	n hack)				
35.	Interest For Late Payment (see #3 o					
36.	Extension Payment Fee (see #4 on 8	•	**************************************			
37.	TOTAL AMOUNT DUE	odek)	\$			
57.	(1) As provided in Section 350.113, F	lorida Statutes th	e Minimum Annual Fee is \$25	(see Item #5 on back)		
	THIS FORM MUST BE C	OMPLETED A	ND RETURNED REGARDLE	SS OF THE AMOUNT	OF REVENUES RE	PORTED
[t	he undersigned owner/officer of the a					
is a truc	e and correct statement. I am aware	that pursuant to S	Section 837.06, Florida Statutes,	whoever knowingly ma		
mislead	a public servant in the performance of	f his official duty	shall be guilty of a misdemeand	or of the second degree.		•
						·····
	(Signature of Utility Official	al)		(Title)		(Date)
			Talankan a Manakan	()	Fan Maraka /	,
	(Diago Print Manna)		Telephone Number		Fax Number (<u> </u>
	(Please Print Name)		F.E.I. No.			

PSC/AFD 69 (Rev. 04/13) Rule 25-6.0131, F.A.C.

Instructions For Filing Regulatory Assessment Fee Return
(Municipal Electric Utility)

1. WHEN TO FILE: To avoid payment of penalties and interest, the Regulatory Assessment Fee Return and payment must be filed or postmarked:

On or before July 30 for the six-month period January 1 through June 30, and On or before January 30 for the six-month period July 1 through December 31.

However, if July 30 or January 30 falls on a Saturday, Sunday, or holiday, the Regulatory Assessment Fee Return may be filed or postmarked on the next business day, without penalty.

- 2. **FEES:** Each utility shall pay the currently authorized percentage, as indicated on Line 30 on the reverse side, of its gross operating revenues derived from intrastate business. Gross Operating Revenues are defined as the total revenues before expenses. The currently authorized percentage was implemented by Section 25-6.0131(1)(b), Florida Administrative Code. Annual revenue amounts are to be reported on the return for the period ended December 31.
- 3. **FAILURE TO FILE BY DUE DATE:** A Regulatory Assessment Fee Return must be completed, signed, and filed even if there are no revenues to report or if the minimum amount is due. Failure to file a return by the established due date will result in a penalty being added to the amount of fee due, 5% for each 30 days or fraction thereof, not to exceed a total penalty of 25% (Line 34). In addition, interest shall be added in the amount of 1% for each 30 days or fraction thereof, not to exceed a total of 12% per year (Line 35).
- 4. **EXTENSION:** A utility, for good cause shown in a written request, may be granted up to a 30-day extension. A request must be made by filing the enclosed *Request for Extension to File Regulatory Assessment Fee Return* form (PSC/AIT 124), two weeks prior to the filing date. If an extension is granted, a charge shall be added to the amount due:

0.75% of the fee to be remitted for an extension of 15 days or less, or 1.5% of the fee for an extension of 16 to 30 days.

In lieu of paying the charges outlined above, a utility may file a return and remit payment based upon estimated gross operating revenues by checking the "Estimated Return" space in the top left-hand corner on the reverse side. If such return is filed by the normal due date, the utility shall be granted a 30-day extension period in which to file and remit the actual fee due without paying the above charges, provided the estimated fee payment remitted is at least 90% of the actual fee due for the period.

- 5. REGULATORY ASSESSMENT FEE DUE: Amounts are due and payable to the Commission by either January 30 or July 30 depending on the reporting period. If there are no revenues *OR* if revenues are insufficient to generate a minimum annual fee, remit the minimum fee. A Regulatory Assessment Fee Return must be completed, signed, and filed even if there are no revenues to report or if the minimum amount is due.
- 6. **FEE ADJUSTMENTS:** The utility will be notified as to the amount and reason for any adjustment. Penalty and interest charges may be applicable to additional amounts owed to the Commission by reason of the adjustment. A utility may file a written request for a refund of any overpayments. The request should be directed to Fiscal Services at the below-referenced address.
- 7. MAILING INSTRUCTIONS: Please complete this form, make a copy for your file, and return the original in the enclosed preaddressed envelope. Use of this envelope should assure a more accurate and expeditious recording of your payment. If you are unable to use the enclosed envelope, please address your remittance as follows:

Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850

ATTENTION: Fiscal Services

8. ADDITIONAL ASSISTANCE: If any additional assistance is required in preparing the Regulatory Assessment Fee Return, please contact the Division of Accounting and Finance at (850) 413-6900 or at the above-referenced address, directing correspondence to the attention of the division.

Rural Electric Cooperative Regulatory Assessment Fee Return

STA'	THE		Public Service Con		1	PSC USE ONLY
SIA	_	Field2»	e Filing Instructions on Back of F	orm)		06.00.00
	—	(Field2)			\$	06-02-001
	Estimated Return				1 1	003001
	_ Amended Return				\$	E
PER	IOD COVERED:				s	P 06-02-001
«Fiel	d3»				\$	I 004011
	1				Postmark Date	
						arer
	L	Please Complete Be	elow If Official Mailing A	ddress Has Changed		
	(Name of Utility)		(Address)	A.V. DO DOD	(City/State)	(Zip)
LINE	ACCOUNT CLASSIFICATIO	ON	INTRASTATE AMOUNTS	SALES FOR INTERSTATE		TOTAL REVENUES
NO. 1.	Sales of Electricity:	<u> </u>	AMOUNTS	INTERSTATE	AWOUNTS	REVENUES
2.	Residential Sales (440)		\$	\$	\$	
3.	Commercial Sales (442)					
	Industrial Sales (442)					
4.	Public Street and Highway Lightin	g (444)				
5.	Other Sales to Public Authorities (
6.	Sales to Railroads and Railways (4	46)				•
7.	Interdepartmental Sales (448)		•			
8. 9.	Total Sales to Ultimate Consume Sales for Resale (447)	rs	3	a		
9. 10.	Total Sales of Electricity		s	<u> </u>		
11.	Provision for Rate Refunds (449.1))		*		
12.	Total Revenue Net of Refunds		\$	\$	s	
13.	Other Operating Revenues:					
14.	Forfeited Discounts (450)					······································
15.	Miscellaneous Service Revenues (4		<u> </u>			
16.	Sales of Water and Water Power (4	153)				
17. 18.	Rent from Electric Property (454) Interdepartmental Rents (455)			····		
19.	Other Electric Revenues (456)					
20.	Total Other Operating Revenues		\$	<u> </u>		
21.	Total Electric Operating Revenue		\$	\$		
22.	Adjustments: (Specify)			 		
23.			\$			
24.						
25.						
26. 27.						
28.	Total Adjustments		<u> </u>			
29.	Revenues Subject to Regulatory As	sessment Fee	J			
30.	REGULATORY ASSESSMENT		.00015625			
31.	REGULATORY ASSESSMENT 29 x Line 30)	FEE DUE (Line				
32.	Less: Payment for Jan. 1 – Jun. 30		()			
33.	NET REGULATORY ASSESSMENT FI (see #2 on back)					
34.	Penalty For Late Payment (see #3					
35.	Interest For Late Payment (see #3					
36. 37.	Extension Payment Fee (see #4 on TOTAL AMOUNT DUE	uack)	s			
٥1.	(1) As provided in Section 350.113, I	Florida Statutec the Mi	nimum Annual Fee is \$75	(see Item #5 on hack)		
	2 to provided in Section 330.113, I	iorida Statutes, tile IVII	un Annual FCC 13 343	(See Helli #3 Oll Udok)		
is a true	he undersigned owner/officer of the a e and correct statement. I am aware a public servant in the performance	that pursuant to Sectio	n 837.06, Florida Statutes,	whoever knowingly ma		
	(Signature of Utility Office	ial)		(Title)		(Date)
			Telephone Number	.()	Fax Number ()
	(Please Print Name)		F.E.I. No.			
			1 .12.1. INU.			

PSC/AFD 70 (Rev. 04/13) Rule 25-6.0131, F.A.C.

Instructions For Filing Regulatory Assessment Fee Return (Rural Electric Cooperative)

1. WHEN TO FILE: To avoid payment of penalties and interest, the Regulatory Assessment Fee Return and payment must be filed or postmarked:

On or before July 30 for the six-month period January 1 through June 30, and On or before January 30 for the six-month period July 1 through December 31.

However, if July 30 or January 30 falls on a Saturday, Sunday, or holiday, the Regulatory Assessment Fee Return may be filed or postmarked on the next business day, without penalty.

- 2. **FEES:** Each utility shall pay the currently authorized percentage, as indicated on Line 30 on the reverse side, of its gross operating revenues derived from intrastate business. Gross Operating Revenues are defined as the total revenues before expenses. The currently authorized percentage was implemented by Section 25-6.0131(1)(b), Florida Administrative Code. Annual revenue amounts are to be reported on the return for the period ended December 31.
- 3. **FAILURE TO FILE BY DUE DATE:** A Regulatory Assessment Fee Return must be completed, signed, and filed even if there are no revenues to report or if the minimum amount is due. Failure to file a return by the established due date will result in a penalty being added to the amount of fee due, 5% for each 30 days or fraction thereof, not to exceed a total penalty of 25% (Line 34). In addition, interest shall be added in the amount of 1% for each 30 days or fraction thereof, not to exceed a total of 12% per year (Line 35).
- 4. **EXTENSION:** A utility, for good cause shown in a written request, may be granted up to a 30-day extension. A request must be made by filing the enclosed *Request for Extension to File Regulatory Assessment Fee Return* form (PSC/AIT 124), two weeks prior to the filing date. If an extension is granted, a charge shall be added to the amount due:

0.75% of the fee to be remitted for an extension of 15 days or less, or 1.5% of the fee for an extension of 16 to 30 days.

In lieu of paying the charges outlined above, a utility may file a return and remit payment based upon estimated gross operating revenues by checking the "Estimated Return" space in the top left-hand corner on the reverse side. If such return is filed by the normal due date, the utility shall be granted a 30-day extension period in which to file and remit the actual fee due without paying the above charges, provided the estimated fee payment remitted is at least 90% of the actual fee due for the period.

- 5. REGULATORY ASSESSMENT FEE DUE: Amounts are due and payable to the Commission by either January 30 or July 30 depending on the reporting period. If there are no revenues *OR* if revenues are insufficient to generate a minimum annual fee, remit the minimum fee. A Regulatory Assessment Fee Return must be completed, signed, and filed even if there are no revenues to report or if the minimum amount is due.
- 6. **FEE ADJUSTMENTS:** The utility will be notified as to the amount and reason for any adjustment. Penalty and interest charges may be applicable to additional amounts owed to the Commission by reason of the adjustment. A utility may file a written request for a refund of any overpayments. The request should be directed to Fiscal Services at the below-referenced address.
- 7. MAILING INSTRUCTIONS: Please complete this form, make a copy for your file, and return the original in the enclosed preaddressed envelope. Use of this envelope should assure a more accurate and expeditious recording of your payment. If you are unable to use the enclosed envelope, please address your remittance as follows:

Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850

ATTENTION: Fiscal Services

8. ADDITIONAL ASSISTANCE: If any additional assistance is required in preparing the Regulatory Assessment Fee Return, please contact the Division of Accounting and Finance at (850) 413-6900 or at the above-referenced address, directing correspondence to the attention of the division.

TO AVOID PENALTY AND INTEREST CHARGES, THE REGULATORY ASSESSMENT FEE RETURN MUST BE FILED ON OR BEFORE «Field!»

Investor-Owned Natural Gas Utility Regulatory Assessment Fee Return

FOR PSC USE ONLY

		Flo	rida Public Se	iblic Service Commission		FOR PSC USE ONLY	
STATUS: (See			(See Filing Instruction	ons on Back of I	Porm)	Check #	
	Actual Return	«Field2»				s	06-01-00
	Estimated Return	i					00300
	Amended Return				ĺ	s	E

	OD COVERED:	İ				\$	P 06-01-00
«Field	3 »					s	00401 I
		}			· .	*	_ •
		!			· ·	Postmark Date	
							earer
		Please Com	plete Below If Officia	l Mailing A	ddress Has Changed	Institute of Free	
	•		•		•		
	(Name of Utility)		(Address)		(City/State)	(Zip)
LINE			INTRASTATE	LINE			INTRASTATE
NO.	ACCOUNT CLASSIF	FICATION	AMOUNTS	NO.	ACCOUNT CLASS	SIFICATION	AMOUNTS
1.	GAS SERVICE REVEN			24.	Deferred Conservation C	ost Recovery	
1. 2.	Residential Sales (480)	1025. \$		۷4.	Revenues	ost Ixecutely	\$
3.	Commercial Sales (481)	4		25.	Unbilled Revenues		· · · · · · · · · · · · · · · · · · ·
4.	Industrial Sales (481)			26.	Other		
5.	Other Sales to Public Aut	horities (482)		27.	Provision for Rate Refun	d (496)	
6.	Interdepartmental Sales (4	484)		28.	Pipeline Refunds		
7.	Total Sales to Ultimate (Consumers \$		29.	Other Refunds		
8.	Sales for Resale (483)			30.	Total Other Operating	Revenues	\$
9.	Total Natural Gas Servi	ce Revenues \$		31.	Total Gas Operating Re	evenues	\$
10.	Revenues from Manufact	ured Gas		32.	Adjustments: (Specify)		
11.	Total Gas Service Reven	· · ·		33.			
12.	OTHER OPERATING RI			34.			
13.	Intrautility Transfers (485	·		35.			· ,
14.	Forfeited Discounts (487)	,		36.	Total Adjustments		\$
15.	Miscellaneous Service Re			37.	Revenues Subject to Reg	ulatory	
16.	Revenue from Transportar	tion of		20	Assessment Fee REGULATORY ASSES	COMPANY DESIGN	
17.	Others' Gas (489) Sales of Products Extracte	d from		38.	RATE	SSMIENI FEE	.005
17.	Natural Gas (490)	W HOIII		39.	REGULATORY ASSES	SCMENT FFF	.003
18.	Revenue from Natural Ga	s Processed		39.	DUE (Line 37 x Line 38)	SOMETHINE FEE	\$
10.	by Others (491)	3 1 10003300		40.	Less: Payment for Jan. 1	– Jun. 30	
19.	Incidental Gasoline and O	il Sales (492)		10.	Period	Jan. 50	()
					NET REGULATORY A	SSESSMENT	· `———
20.	Rent From Gas Property (4	493)		41.	FEE DUE (see #2 on bac	ck)	
21.	Interdepartmental Rents (4	194)		42.	Penalty for Late Payment	•	
22.	OTHER GAS REVENUE	` ′		43.	Interest For Late Paymen	•	
23.	Deferred Purchased Gas A	djustment		44.	Extension Payment Fee (
	Revenues	-		45.	TOTAL AMOUNT DU	E (1)	\$
) As prov	ided in Section 350.113, Florida	Statutes, the Minimum A	nnual Fee is \$25 (see Ite	em #5 on back,	1		
	THIS FORM MUST	T BE COMPLETED.	AND RETURNED R	EGARDLE	SS OF THE AMOUNT O	F REVENUES RE	PORTED
I. the	undersigned owner/officer	of the above-named ve	ndor, have read the fo	regoing and	declare that to the best of m	y knowledge and be	elief the above information
s a true	and correct statement. I am	aware that pursuant to	Section 837.06, Flor	ida Statutes,	whoever knowingly makes		
nislead a	public servant in the perform	mance of his official du	ity shall be guilty of a	misdemeand	or of the second degree.		
	(Signature of Utility	y Official)			(Title)		(Date)
		•					
			Telepl	none Numbe	r <u>() </u>	Fax Number (
	(Please Print N	Jame)	· ·				· · · · · · · · · · · · · · · · · · ·
	·						
			F.E.I.	No			

Instructions For Filing Regulatory Assessment Fee Return
(Investor-Owned Natural Gas Utility)

WHEN TO FILE: To avoid payment of penalties and interest, the Regulatory Assessment Fee Return and payment must be filed or postmarked:

On or before July 30 for the six-month period January 1 through June 30, and On or before January 30 for the six-month period July 1 through December 31.

However, if July 30 or January 30 falls on a Saturday, Sunday, or holiday, the Regulatory Assessment Fee Return may be filed or postmarked on the next business day, without penalty.

- 2. FEES: Each utility shall pay the currently authorized percentage, as indicated on Line 38 on the reverse side, of its gross operating revenues derived from intrastate business. Gross Operating Revenues are defined as the total revenues before expenses. The currently authorized percentage was implemented by Section 25-7.0131(1)(a), Florida Administrative Code. Annual revenue amounts are to be reported on the return for the period ended December 31.
- 3. FAILURE TO FILE BY DUE DATE: A Regulatory Assessment Fee Return must be completed, signed, and filed even if there are no revenues to report or if the minimum amount is due. Failure to file a return by the established due date will result in a penalty being added to the amount of fee due, 5% for each 30 days or fraction thereof, not to exceed a total penalty of 25% (Line 42). In addition, interest shall be added in the amount of 1% for each 30 days or fraction thereof, not to exceed a total of 12% per year (Line 43).
- 4. **EXTENSION:** A utility, for good cause shown in a written request, may be granted up to a 30-day extension. A request must be made by filing the enclosed *Request for Extension to File Regulatory Assessment Fee Return* form (PSC/AIT 124), two weeks prior to the filing date. If an extension is granted, a charge shall be added to the amount due:

0.75% of the fee to be remitted for an extension of 15 days or less, or 1.5% of the fee for an extension of 16 to 30 days.

In lieu of paying the charges outlined above, a utility may file a return and remit payment based upon estimated gross operating revenues by checking the "Estimated Return" space in the top left-hand corner on the reverse side. If such return is filed by the normal due date, the utility shall be granted a 30-day extension period in which to file and remit the actual fee due without paying the above charges, provided the estimated fee payment remitted is at least 90% of the actual fee due for the period.

- 5. REGULATORY ASSESSMENT FEE DUE: Amounts are due and payable to the Commission by either January 30 or July 30 depending on the reporting period. If there are no revenues *OR* if revenues are insufficient to generate a minimum annual fee, remit the minimum fee. A Regulatory assessment Fee Return must be completed, signed, and filed even if there are no revenues to report or if the minimum amount is due.
- FEE ADJUSTMENTS: Computation errors and/or differences in gross operating revenues reported for regulatory assessment fee purposes and those reported in the annual report may cause adjustments to amounts paid to the Commission. The utility will be notified as to the amount and reason for any adjustment. Penalty and interest charges may be applicable to additional amounts owed to the Commission by reason of the adjustment. A utility may file a written request for a refund of any overpayments. The request should be directed to Fiscal Services at the below-referenced address.
- 7. MAILING INSTRUCTIONS: Please complete this form, retain the last copy for your records, and return the original and the remaining copy in the enclosed preaddressed envelope. This will assure a more accurate and expeditious recording of your payment. However, if you are unable to use the envelope, please address your remittance as follows:

Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850

ATTENTION: Fiscal Services

9. ADDITIONAL ASSISTANCE: If any additional assistance is required in preparing the Regulatory Assessment Fee Return, please contact the Division of Accounting and Finance at (850) 413-6900 or at the above-referenced address, directing correspondence to the attention of the division.

PSC/AFD 67 (Rev. 04/13) Rule 25-7.0131, F.A.C.

8.

TO AVOID PENALTY AND INTEREST CHARGES, THE REGULATORY ASSESSMENT FEE RETURN MUST BE FILED ON OR BEFORE «Field1»

Gas Municipal or Gas District Regulatory Assessment Fee Return

		Florida	Public Service Co	F	FOR PSC USE ONLY		
Est An	etual Return timated Return nended Return D COVERED:	«Field2»	See Filing Instructions on Back of			06-01 000 E P 06-01	3001
	(Name of Utility)		(Address)		(City/State)	(Zip)	
LINE						<u> </u>	
NO.	ACCOUNT CLA	SSIFICATION				AMOUNT	
1.	Gas Service Reve	enues				\$	
2.	Other Operating l	Revenues					
3.	Other Gas Reven	ues					
4.	TOTAL GROSS	REVENUES				\$	
5.	Less:						
6.	Sales For Resale			•		()	
7.	Sales For Electric Investor-Owned U		Electric Cooperativ	es, Municipalit	ies, and	()	
8.	Revenues Subject	to Regulatory A	ssessment Fee				
9.	Regulatory Asses	sment Fee Rate				.001919	
10.	Regulatory Asses	sment Fee Due (I	Line 8 x Line 9)				
11.	Penalty For Late 1	Payment (see #3	on back)				
12.	Interest For Late I	Payment (see #3 o	on back)			, 	
13.	Extension Paymer	nt Fee (see #4 on	back)				
14.	TOTAL AMOUNT		Statutes, the Minimu	m Annual Fee is S	25 (see Item #5 d	\$ back)	
TH	IS FORM MUST BE CO	MPLETED AND RE	TURNED REGARDI	ESS OF THE AMO	OUNT OF REVEN	IUES REPORTED	
nformation	indersigned owner/officer of is a true and correct stateme mislead a public servant in the	nt. I am aware that pursu	ant to Section 837.06, Flo	rida Statutes, whoever I	knowingly makes a 1		
	(Signature of Utility O	official)		(Title)		(Date)	_
			Telephone Number	()	Fax Number	er <u>()</u>	
	(Please Print Nam	ne)	F.E.I. No.				

PSC/AFD 71(Rev. 04/13) Rule 25-7.0131, F.A.C.

Instructions For Filing Regulatory Assessment Fee Return (Gas Municipal and Gas District)

WHEN TO FILE: To avoid payment of penalties and interest, this Regulatory Assessment Fee Return and payment must be filed or postmarked:

> On or before July 30 for the six-month period January 1 through June 30, and On or before January 30 for the six-month period July 1 through December 31.

However, if July 30 or January 30 falls on a Saturday, Sunday, or holiday, the Regulatory Assessment Fee Return may be filed or postmarked on the next business day, without penalty.

- FEES: Each utility shall pay the currently authorized percentage, as indicated on Line 9 on the reverse side, of its gross operating revenues derived from intrastate business. Gross Operating Revenues are defined as the total revenues before expenses. The currently authorized percentage was implemented by Section 25-7.0131(1)(b), Florida Administrative Code.
- 3. FAILURE TO FILE BY DUE DATE: A Regulatory Assessment Fee Return must be completed, signed, and filed even if there are no revenues to report or if the minimum amount is due. Failure to file a return by the established due date will result in a penalty being added to the amount of fee due, 5% for each 30 days or fraction thereof, not to exceed a total penalty of 25% (Line 11). In addition, interest shall be added in the amount of 1% for each 30 days or fraction thereof, not to exceed a total of 12% per year (Line 12).
- 4. EXTENSION: A utility, for good cause shown in a written request, may be granted up to a 30-day extension. A request must be made by filing the enclosed Request for Extension to File Regulatory Assessment Fee Return form (PSC/AIT 124), two weeks prior to the filing date. If an extension is granted, a charge shall be added to the amount due:

0.75% of the fee to be remitted for an extension of 15 days or less, or 1.5% of the fee for an extension of 16 to 30 days.

In lieu of paying the charges outlined above, a utility may file a return and remit payment based upon estimated gross operating

revenues by checking the "Estimated Return" space in the top left-hand corner on the reverse side. If such return is filed by the normal due date, the utility shall be granted a 30-day extension period in which to file and remit the actual fee due without paying the above charges, provided the estimated fee payment remitted is at least 90% of the actual fee due for the period.

REGULATORY ASSESSMENT FEE DUE: Amounts are due and payable to the Commission by either January 30 or July 30 depending on the reporting period. If there are no revenues OR if revenues are insufficient to generate a minimum annual fee, remit the minimum fee. A Regulatory Assessment Fee Return must be completed, signed, and filed even if there are no revenues to report or if the minimum amount is due.

- FEE ADJUSTMENTS: The utility will be notified as to the amount and reason for any adjustment. Penalty and interest charges may be applicable to additional amounts owed to the Commission by reason of the adjustment. A utility may file a written request for a refund of any overpayments. The request should be directed to Fiscal Services at the below-referenced address.
- MAILING INSTRUCTIONS: Please complete this form, make a copy for your file, and return the original in the enclosed preaddressed envelope. Use of this envelope should assure a more accurate and expeditious recording of your payment. If you are unable to use the enclosed envelope, please address your remittance as follows:

Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850

ATTENTION: Fiscal Services

8. ADDITIONAL ASSISTANCE: If any additional assistance is required in preparing the Regulatory Assessment Fee Return, please contact the Division of Accounting and Finance at (850) 413-6900 or at the above-referenced address, directing correspondence to the attention of the division.

THE REGULATORY ASSESSMENT FEE RETURN MUST BE FILED ON OR BEFORE «Field!» Natural Gas Transmission Pipeline Regulatory Assessment Fee Return

STATUS: Actual ReturnEstimated Return Amended Return PERIOD COVERED: «Field3»		Flori	Florida Public Service Commission			FOR PSC USE ONLY		
			(See Filing Instructions on Back of Form)		Check #			
		«Field2»			s	06-01-003 003001		
					_s	E		
		ļ			\$	P 06-01-003		
					\$ I 004010			
					Postmark Date			
		Please Complet	te Below If Official Mailing	Address Has Changed	Initials of Preparer	 .		
	(Name of Utility)		(Address)		(City/State)	(Zip)		
								
LINE			· 					
NO.	***	ACCOUNT	CLASSIFICATIO	N	A	MOUNT		
1.	Gas Service Re	evenues			\$			
2.	Other Operatin	g Revenues			· .			
3.	Other Gas Reve	enues						
4.	TOTAL GRO	SS REVENUES			\$			
5.	Less:							
	Sales For Resal	le To Natural Gas	Transmission Com	panies, Public				
	Utilities That S	upply Gas, Muni	cipal Gas Utilities, a	•				
	(Attach a Listin	ng of Companies	with Amounts)		()		
6.	Revenues Subje	ect to Regulatory	Assessment Fee		***********	·		
7.	Regulatory Ass	essment Fee Rate	•			.0025		
8.	Regulatory As	sessment Fee Du	e (Line 6 x Line 7)					
9.	Penalty For Lat	e Payment (see #	3 on back)					
10.	Interest For Lat	e Payment (see #	3 on back)					
11.	Extension Payn	nent Fee (see #4 d	on back)					
12.	TOTAL AMO	UNT DUE			\$			
	(1)As provided in Se	ection 350.113, Flori	da Statutes, the Minimu	ım Annual Fee is \$2	25 (see Item #5 on back	k)		
THI	S FORM MUST BE O	COMPLETED AND I	RETURNED REGARDL	ESS OF THE AMOU	INT OF REVENUES R	EPORTED		
			endor, have read the foregoi					
			ursuant to Section 837.06, Flo official duty shall be guilty of			ement in writing with		
	(Signature of Utility	y Official)		(Title)		(Date)		
			Telephone Number	()	Fax Number ()		
	(Please Print N	lame)						
			F.E.I. No					

PSC/AFD 244 (Rev. 04/13) Rule 25-7.101, F.A.C.

Instructions For Filing Regulatory Assessment Fee Return
(Natural Gas Transmission Pipeline Company)

1. WHEN TO FILE: To avoid payment of penalties and interest, this Regulatory Assessment Fee Return and payment must be filed or postmarked:

On or before July 30 for the six-month period January 1 through June 30, and On or before January 30 for the six-month period July 1 through December 31.

However, if July 30 or January 30 falls on a Saturday, Sunday, or holiday, the Regulatory Assessment Fee Return may be filed or postmarked on the next business day.

- 2. FEES: Each utility shall pay the currently authorized percentage, as indicated on Line 7 on the reverse side, of its gross operating revenues derived from intrastate business. Gross Operating Revenues are defined as the total revenues before expenses. The currently authorized percentage was implemented by Section 25-7.101(1), Florida Administrative Code. Annual revenue amounts are to be reported on the return for the period ended December 31.
- 3. FAILURE TO FILE BY DUE DATE: A Regulatory Assessment Fee Return must be completed, signed, and filed even if there are no revenues to report. Failure to file a return by the established due date will result in a penalty being added to the amount of fee due, 5% for each 30 days or fraction thereof, not to exceed a total penalty of 25% (Line 8). In addition, interest shall be added in the amount of 1% for each 30 days or fraction thereof, not to exceed a total of 12% per year.
- 4. **EXTENSION:** A utility, for good cause shown in a written request, may be granted up to a 30 day extension. A request should be made by filing the enclosed *Request for Extension to File Regulatory Assessment Fee Return* form (PSC/AIT 124), two weeks prior to the filing date. If an extension is granted, a charge shall be added to the amount due:

0.75% of the fee to be remitted for an extension of 15 days or less, or 1.5% of the fee for an extension of 16 to 30 days.

In lieu of paying the charges outlined above, a utility may file a return and remit payment based upon estimated gross operating revenues. If such return is filed by the normal due date, the utility shall be granted a 30-day extension period in which to file and remit the actual fee due without paying the above charges, provided the estimated fee payment remitted is at least 90% of the actual fee due for the period. An automatic 30-day extension to file an actual return may be obtained by checking the "Estimated Return" space in the top left-hand corner on the reverse side.

- 5. REGULATORY ASSESSMENT FEE DUE: Amounts are due and payable to the Commission by either January 30 or July 30 depending on the reporting period. If there are no revenues *OR* if revenues are insufficient to generate a minimum annual fee, remit the minimum fee. A Regulatory Assessment Fee Return must be completed, signed, and filed even if there are no revenues to report or if the minimum amount is due.
- 6. FEE ADJUSTMENTS: The utility will be notified as to the amount and reason for any adjustment. Penalty and interest charges may be applicable to additional amounts owed to the Commission by reason of the adjustment. A utility may file a written request for a refund of any overpayments. The request should be directed to Fiscal Services at the below-referenced address.
- 7. MAILING INSTRUCTIONS: Please complete this form, make a copy for your file, and return the original in the enclosed preaddressed envelope. Use of this envelope should assure a more accurate and expeditious recording of your payment. If you are unable to use the enclosed envelope, please address your remittance as follows:

Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850

ATTENTION: Fiscal Services

8. ADDITIONAL ASSISTANCE: If any additional assistance is required in preparing the Regulatory Assessment Fee Return, please contact the Division of Accounting and Finance at (850) 413-6900 or at the above-referenced address, directing correspondence to the attention of the division.

to avoid penalty and interest charges, the regulatory assessment fee return must be filed on or before «Field!» Large Water Utility Regulatory Assessment Fee Return

	Florida Pul	Florida Public Service Commission			FOR PSC USE ONLY		
STATUS:		ng Instructions on Back of Fore		Check #			
Actual Return	«Field2»			s	0604001		
Estimated Return					003001		
Amended Return				s	E		
				"			
PERIOD COVERED:				 \$	P 0604001		
«Field3»					004010		
					1		
	į.						
				Postmark Date	rer		
	Please Complete Below	If Official Mailing Add	ress Hee Changed	initials of Prepa	rer		
	1 icase Complete Delow	II Official Maining Add	icss iigs Changeu	<u> </u>			
(Name of Utility)		(Address)		(City/State)	(Zip)		
Florida Public Service Commission	Certificate		#	#	#		
WATER OPERATING REVENUES		i.		_	· · · · · · · · · · · · · · · · · · ·		
1. Unmetered Water Revenues (4	60)		\$	\$	\$		
MEASURED WATER REVENUES							
2. Residential Revenues (461.1)							
3. Commercial Revenues (461.2)	•						
4. Industrial Revenues (461.3)5. Revenues from Public Authorit	ties (A61 A)			-			
6. Multiple Family Dwelling Revo							
7. TOTAL METERED SALES	0.100.0)		s	- s	s		
FIRE PROTECTION REVENUES			·		· ————		
8. Public Fire Protection (462.1)			·				
9. Private Fire Protection (462.2)				- ,———			
10. TOTAL FIRE PROTECTION			\$	<u> </u>	S		
11. Other Sales to Public Authoritie							
12. Sales to Irrigation Customers (413. SALES FOR RESALE (466)	103)						
14. Interdepartmental Sales (467)	•						
15. TOTAL WATER SALES (Lin	nes 1+7+10+11+12+13+14)		\$	- s	s		
OTHER WATER REVENUES							
16. Guaranteed Revenues (Include l	Revenues from A.F.P.I. Charges)	(469)					
17. Forfeited Discounts (470)							
18. Miscellaneous Service Revenue							
 Rents From Water Property (47) Interdepartmental Rents (473) 	2)			-			
21. Other Water Revenues (474) De	escribe:						
Describe:							
22. TOTAL OTHER WATER RE	EVENUES (Lines 16+17+18+19	+20+21)	\$	- s	\$		
23. TOTAL WATER OPERATIN			\$	\$	\$		
24. Less: Expense for Purchased W	ater From FPSC-Regulated Utilit	y	() ()	()		
25. NET WATER OPERATING	•	· ·					
26. REGULATORY ASSESSMEN	` * "	25 by 0.045)					
(If more than \$25, enter amount	•				 ,		
27. Less: Payment for January 1-Jun28. Less: Approved Prior-Period Cr				}			
29. NET REGULATORY ASSES				<u>`</u>	,		
30. Penalty for Late Payment (see "							
31. Interest for Late Payment (see "	•	•					
32. Extension Payment Fee (see "5.	Extension" on back)						
33. TOTAL AMOUNT DUE (Line				8			
These amounts must agree with Annu		17 ' 405 T. US					
⁽²⁾ As provided in Section 350.113, Flor If service was purchased from a reg u			on back)				
it set vice was purchased from a regu	This form must be completed	and returned regardless of the a	mount of revenues report	ed.			
I, the undersigned owner/officer					e and belief the above		
information is a true and correct staten							
the intent to mislead a public servant in	the performance of his official of	uty shall be guilty of a m	isdemeanor of the se	cond degree.	-		
(Signature of Utility	Official)		(Title)		(Date)		
		Telephone Number ()	Fax Number (`		
(Please Print Na	me)	reseptione ranificer 1		I an intilioci			
/2 12000 2 1111t 1 100	- /	F.E.I. No.					

Instructions For Filing Regulatory Assessment Fee Return (Large Water Utility)

- 1. WHO MUST FILE: Each large regulated utility under the jurisdiction of the Florida Public Service Commission (Commission) for any part of the six-month periods, January 1 through June 30 and July 1 through December 31, preceding the due date as reflected in the following paragraph. A large utility is defined as a utility with annual revenues of Less than \$200,000 or more based on the most recent prior calendar year.
- 2. WHEN TO FILE: To avoid payment of penalties and interest, the Regulatory Assessment Fee Return form must be filed or postmarked:

On or before July 30 for the six-month period January 1 through June 30, and On or before January 30 for the six-month period July 1 through December 31.

However, if July 30 or January 30 falls on a Saturday, Sunday, or holiday, the Regulatory Assessment Fee Return may be filed or postmarked on the next business day, without penalty.

- 3. **FEES:** Each Commission-regulated utility shall pay the presently established percentage (Line 26) of its gross operating revenues derived from intrastate business. (Gross Operating Revenues are defined as the total revenues before expenses.) To assure an accurate recording of your fee payment, it is most important that you identify each certificate number in the appropriate space.
- 4. **FAILURE TO FILE BY DUE DATE:** Failure to file a return by the established due date will result in a penalty being added to the amount of fee due, 5% for each 30 days or fraction thereof, not to exceed a total penalty of 25% (Line 30). In addition, interest shall be added in the amount of 1% for each 30 days or fraction thereof, not to exceed a total of 12% per year (Line 31).
- 5. **EXTENSION:** A utility, for good cause shown in a written request, may be granted up to a 30-day extension. A request must be made by filing the enclosed *Request for Extension to File Regulatory Assessment Fee Return* form (PSC/AIT 124), two weeks prior to the filing date. If an extension is granted, a charge shall be added to the amount due:

0.75% of the fee to be remitted for an extension of 15 days or less, or 1.5% of the fee for an extension of 16 to 30 days.

In lieu of paying the charges outlined above, a utility may file a return and remit payment based upon estimated gross operating revenues by checking the "Estimated Return" space in the top left-hand corner on the reverse side. If such return is filed by the normal due date, the utility shall be granted a 30-day extension period in which to file and remit the actual fee due without paying the above charges, provided the estimated fee payment remitted is at least 90% of the actual fee due for the period.

- 6. **AUTHORITY:** The authority to collect regulatory assessment fees is granted to the Commission by Section 350.113 and 367.145, Florida Statutes.
- 7. REGULATORY ASSESSMENT FEE DUE: Amounts are due and payable to the Commission by either January 30 or July 30 depending on the reporting period. If there are no revenues OR if revenues are insufficient to generate a minimum annual fee, remit the minimum fee. A Regulatory Assessment Fee Return must be completed, signed, and filed even if there are no revenues to report or if the minimum amount is due.
- 8. **FEE ADJUSTMENTS:** Computation errors and/or differences in gross operating revenues reported for regulatory assessment fee purposes and those reported in the annual report may cause adjustments to amounts paid to the Commission. You will be notified as to the amount and reason for any adjustment. Penalty and interest charges may be applicable to additional amounts owed the Commission by reason of the adjustment.
- 9. MAILING INSTRUCTIONS: Please complete this form, make a copy for your files, and return the original in the enclosed preaddressed envelope. Use of this envelope should assure a more accurate and expeditious recording of your payment. However, if you are unable to use the envelope, please address your remittance as follows:

Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850

ATTENTION: Fiscal Services

- 10. ADDITIONAL ASSISTANCE: If you need additional information or assistance in preparing your Regulatory Assessment Fee Return, please contact the Division of Accounting & Finance at (850) 413-6900 or at the above-referenced address, changing the Attention Line.
- 11. AMOUNT OF REVENUES TO BE REPORTED: For the January 1 through June 30 reporting period, the amount of gross operating revenues to be reported is for that period. However, for the July 1 through December 31 reporting period, the amount of gross operating revenues to be reported is for the entire 12-month period of January 1 through December 31. After calculating the regulatory assessment fee due for the 12-month period (Line 26), deduct the payment made for the January 1 through June 30 period (Line 27), Less Line 28 (if applicable), to determine the NET REGULATORY ASSESSMENT FEE, Line 29.

TO AVOID PENALTY AND INTEREST CHARGES, THE REGULATORY ASSESSMENT FEE RETURN MUST BE FILED ON OR BEFORE«Field!»

Large Wastewater Utility Regulatory Assessment Fee Return

FOR PSC USE ONLY

	Florida Public Service Commission				FOR PSC USE ONLY		
STATUS:		tructions on Back of Form	n)	Check #			
Actual Return	«Field2»			S	0604002		
Estimated Return	- 1				000000		
Amended Return	•			\$	E		
PERIOD COVERED:				s	P 0604002		
«Field3»					000000		
	ł			\$	I		
	1			1			
	1			Postmark Date			
	ì			Initials of Prepare	er		
	Please Complete Below If O	fficial Mailing Add	ress Has Changed	.			
	· ·		_				
(Name of Utility)		(Address)		(City/State)	(Zip)		
Florida Public Service Commission	Certificate		#	#	#		
WASTEWATER OPERATING RE	VENUES						
FLAT-RATE REVENUES			•	•	,		
1. Residential Revenues (521.1)			3	. \$)		
 Commercial Revenues (521.2) Industrial Revenues (521.3) 							
4. Revenues from Public Authoriti	es (521.4)						
5. Multiple Family Dwelling Reve				·			
6. Other Revenues (521.6)							
7. TOTAL FLAT-RATE REVE	NUES		\$	s <u> </u>			
MEASURED REVENUES				· · · · · · · · · · · · · · · · · · ·			
8. Residential Revenues (522.1)				-			
9. Commercial Revenues (522.2)							
 Industrial Revenues (522.3) Revenues from Public Authoritie 	es (522 A)						
12. Multiple Family Dwelling Rever	` ,			 ,			
13. TOTAL MEASURED REVEN			\$	ss			
14. Revenues from Public Authoritie			·	***************************************			
15. Revenues from Other Systems (524)						
16. Interdepartmental Revenues (52:							
17. TOTAL OPERATING REVE			\$	\$\$			
OTHER WASTEWATER REVENU							
18. Guaranteed Revenues (Include R	Revenues from A.F.P.I. Charges) (530))					
19. Sales of Sludge (531)20. Forfeited Discounts (532)				·			
21. Rents from Wastewater Property	(534)						
22. Interdepartmental Rents (535)	(55.1)						
23. Other Wastewater Revenues (53)	6) Describe:			 .			
Describe:							
24. TOTAL OTHER WASTEWA)+ <i>21</i> + <i>22</i> + <i>23)</i>	\$	\$\$			
25. TOTAL WASTEWATER REV			\$	\$\$			
26. Less: Expense for Purchased Wa	_	ılated Utility	() () ()		
27. NET WASTEWATER REVEN	•	0.045)					
28. (If more than \$25, enter amount.	IT FEE DUE - (Multiply Line 27 by	0.043)					
29. Less: Payment for January 1 – Ju	•						
30. Less: Approved Prior-Period Cre				` 	 {		
31. NET REGULATORY ASSESS				\$			
32. Penalty for Late Payment (see "4		ick)					
33. Interest for Late Payment (see "4							
34. Extension Payment (see "5. Extension	nsion" on back)						
35. TOTAL AMOUNT DUE (Line	•			\$			
These amounts must agree with Annua		- 1- #0 <i>F</i> (Thomas ##					
⁹ As provided in Section 350.113, Floric f service was purchased from a regul			on back)				
i service was purchased from a regul	AS PROVIDED IN SECTION 350.113, FLO		MINIMIM ANNUAL PE	F 19 \$75			
I the undersigned owner/officer of	of the above-named vendor, have re				and heliaf the above		
f, the undersigned owner/officer of formation is a true and correct statemine intent to mislead a public servant in	ent. I am aware that pursuant to Sec	tion 837.06, Florida	Statutes, whoever kn	owingly makes a false star			
(Signature of Utility C		elephone Number ((Title)	Fax Number ((Date)		
(Please Print Nam		* T					
(=		E.I. No	. <u> </u>				

Instructions For Filing Regulatory Assessment Fee Return (Large Wastewater Utility)

- 1. WHO MUST FILE: Each large regulated utility under the jurisdiction of the Florida Public Service Commission (Commission) for any part of the 12-month period, January 1 through December 31, preceding the due date as reflected in the following paragraph. A large utility is defined as a utility with annual revenues of \$200,000 or more based on the most recent prior calendar year.
- 2. WHEN TO FILE: To avoid payment of penalties and interest, the Regulatory Assessment Fee Return form must be filed or postmarked:

On or before July 30 for the six-month period January 1 through June 30, and On or before January 30 for the six-month period July 1 through December 31.

However, if July 30 or January 30 falls on a Saturday, Sunday, or holiday, the Regulatory Assessment Fee may be filed or postmarked on the next business day, without penalty.

- 3. FEES: Each Commission-regulated utility shall pay the presently established percentage (Line 28) of its gross operating revenues derived from intrastate business. (Gross Operating Revenues are defined as the total revenues before expenses.) To assure an accurate recording of your fee payment, it is most important that you identify each certificate number in the appropriate space.
- 4. FAILURE TO FILE BY DUE DATE: Failure to file a return by the established due date will result in a penalty being added to the amount of fee due, 5% for each 30 days or fraction thereof, not to exceed a total penalty of 25% (Line 31). In addition, interest shall be added in the amount of 1% for each 30 days or fraction thereof, not to exceed a total of 12% per year (Line 32).
- 5. EXTENSION: A utility, for good cause shown in a written request, may be granted up to a 30-day extension. A request must be made by filing the enclosed Request for Extension to File Regulatory Assessment Fee Return form (PSC/AIT 124), two weeks prior to the filing date. If an extension is granted, a charge shall be added to the amount due:

0.75% of the fee to be remitted for an extension of 15 days or less, or 1.5% of the fee for an extension of 16 to 30 days.

In lieu of paying the charges outlined above, a utility may file a return and remit payment based upon estimated gross operating revenues by checking the "Estimated Return" space in the top left-hand corner on the reverse side. If such return is filed by the normal due date, the utility shall be granted a 30-day extension period in which to file and remit the actual fee due without paying the above charges, provided the estimated fee payment remitted is at least 90% of the actual fee due for the period.

- 6. **AUTHORITY:** The authority to collect regulatory assessment fees is granted to the Commission by Section 350.113 and 367.145, Florida Statutes.
- 7. REGULATORY ASSESSMENT FEE DUE: Amounts are due and payable to the Commission by January 30 or July 30 depending on the reporting period. If there are no revenues OR if revenues are insufficient to generate a minimum annual fee, remit the minimum fee. A Regulatory Assessment Fee Return must be completed, signed, and filed even if there are no revenues to report or if the minimum amount is due.
- 8. **FEE ADJUSTMENTS:** Computation errors and/or differences in gross operating revenues reported for regulatory assessment fee purposes and those reported in the annual report may cause adjustments to amounts paid to the Commission. You will be notified as to the amount and reason for any adjustment. Penalty and interest charges may be applicable to additional amounts owed the Commission by reason of the adjustment.
- 9. MAILING INSTRUCTIONS: Please complete this form, make a copy for your files, and return the original in the enclosed preaddressed envelope. Use of this envelope should assure a more accurate and expeditious recording of your payment. However, if you are unable to use the envelope, please address your remittance as follows:

Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850

ATTENTION: Fiscal Services

- 10. ADDITIONAL ASSISTANCE: If you need additional information or assistance in preparing your Regulatory Assessment Fee Return, please contact the Division of Accounting & Finance at (850) 413-6900 or at the above-referenced address, changing the Attention line.
- 11. AMOUNT OF REVENUES TO BE REPORTED: For the January 1 through June 30 reporting period, the amount of gross operating revenues to be reported is for that period. However, for the July 1 through December 31 reporting period, the amount of gross operating revenues to be reported is for the entire 12-month period of January 1 through December 31. After calculating the regulatory assessment fee due for the 12-month period (Line 28), deduct the payment made for the January 1 through June 30 period (Line 29) to determine the TOTAL AMOUNT DUE (Line 34).

TO AVOID PENALTY AND INTEREST CHARGES, THE REGULATORY ASSESSMENT FEE RETURN MUST BE FILED ON OR BEFORE «Field1»

Small Water Utility Regulatory Assessment Fee Return

Florida Public Service Commission				FOR PSC USE ONLY			
STATUS:	(See F	ling Instructions on Back of For	la				
Actual Return	«Field2»			7	0604001		
Estimated Return	"I ICIGE"				003001		
Amended Return	ſ						
**************************************					E		
PERIOD COVERED:	İ			\$	P 0604001		
«Field3»				1 1	004010		
				\$	I		
	j			Postmark Date			
				Initials of Preparer			
	Please Complete Belo	w If Official Mailing Add	ress Has Changed				
			·				
(Name of Utility)		(Address)		(City/State)	(Zip)		
Florida Public Service Commission	n Cartificata		#	# #			
WATER OPERATING REVENUES			#	- ""			
1. Unmetered Water Revenues (4			\$	\$ \$			
MEASURED WATER REVENUES	,	*	·	-			
2. Residential Revenues (461.1)				<u></u>			
3. Commercial Revenues (461.2)	•						
4. Industrial Revenues (461.3)							
5. Revenues from Public Authori	` ,						
Multiple Family Dwelling Rev							
7. TOTAL METERED SALES			s	_ \$\$			
FIRE PROTECTION REVENUES							
8. Public Fire Protection (462.1)9. Private Fire Protection (462.2)			. —				
10. TOTAL FIRE PROTECTIO			9	- , ,-			
11. Other Sales to Public Authoriti			————	- " ".			
12. Sales to Irrigation Customers (•			 ·			
13. SALES FOR RESALE (466)							
14. Interdepartmental Sales (467)							
15. TOTAL WATER SALES (Li	nes 1+7+10+11+12+13+14)		\$	- s s			
OTHER WATER REVENUES							
16. Guaranteed Revenues (Include	Revenues from A.F.P.I. Charge	s) (469)					
17. Forfeited Discounts (470)							
18. Miscellaneous Service Revenu					·		
19. Rents From Water Property (472)	<i>(</i> 2)			- <u> </u>			
20. Interdepartmental Rents (473)21. Other Water Revenues (474) D	annaith a c			- · -	<u></u>		
Describe:	escribe.			· -			
22. TOTAL OTHER WATER R	EVENUES (1 inc. 16+17+18+	10+20+21)	•	- , ,-			
23. TOTAL WATER OPERATE			\$	- ; ;-			
24. Less: Expense for Purchased V				-, (
25. NET WATER OPERATING R			\ <u></u>	-/ \/ _			
26. REGULATORY ASSESSME	•	,					
(If more than \$25, enter amoun	t. If less, enter\$25) ⁽²⁾	•					
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31. Extension Payment Fee (see "5	•						
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PSC/AFD 010-WS (Rev. 04/13) Rule 25-30.120, F.A.C.

Instructions For Filing Regulatory Assessment Fee Return
(Small Water Utility)

- 1. WHO MUST FILE: Each small regulated utility under the jurisdiction of the Florida Public Service Commission (Commission) for any part of the 12-month period, January 1 through December 31, preceding the due date as reflected in the following paragraph. A small utility is defined as a utility with annual revenues of less than \$200,000 based on the most recent prior calendar year.
- 2. WHEN TO FILE: To avoid payment of penalties and interest, the Regulatory Assessment Fee Return form must be filed or postmarked before March 31 for the report period January 1 through December 31. However, if March 31 falls on a Saturday, Sunday, or holiday, the Regulatory Assessment Fee Return may be filed or postmarked on the next business day, without penalty.
- 3. **FEES:** Each Commission-regulated utility shall pay the presently established percentage (Line 26) of its gross operating revenues derived from intrastate business. (Gross Operating Revenues are defined as the total revenues before expenses.) To assure an accurate recording of your fee payment, it is most important that you identify each certificate number in the appropriate space.
- 4. FAILURE TO FILE BY DUE DATE: Failure to file a return by the established due date will result in a penalty being added to the amount of fee due, 5% for each 30 days or fraction thereof, not to exceed a total penalty of 25% (Line 29). In addition, interest shall be added in the amount of 1% for each 30 days or fraction thereof, not to exceed a total of 12% per year (Line 30).
- 5. **EXTENSION:** A utility, for good cause shown in a written request, may be granted up to a 30-day extension. A request must be made by filing the enclosed *Request for Extension to File Regulatory Assessment Fee Return* form (PSC/AIT 124), two weeks prior to the filing date. If an extension is granted, a charge shall be added to the amount due:

0.75% of the fee to be remitted for an extension of 15 days or less, or 1.5% of the fee for an extension of 16 to 30 days.

In lieu of paying the charges outlined above, a utility may file a return and remit payment based upon estimated gross operating revenues by checking the "Estimated Return" space in the top left-hand corner on the reverse side. If such return is filed by the normal due date, the utility shall be granted a 30-day extension period in which to file and remit the actual fee due without paying the above charges, provided the estimated fee payment remitted is at least 90% of the actual fee due for the period.

- 6. **AUTHORITY:** The authority to collect regulatory assessment fees is granted to the Commission by Section 350.113 and 367.145, Florida Statutes.
- 7. **REGULATORY ASSESSMENT FEE DUE:** Amounts are due and payable to the Commission by March 31. If there are no revenues *OR* if revenues are insufficient to generate a minimum annual fee, remit the minimum fee. A **Regulatory Assessment** Fee Return must be completed, signed, and filed even if there are no revenues to report or if the minimum amount is due.
- 8. FEE ADJUSTMENTS: Computation errors and/or differences in gross operating revenues reported for regulatory assessment fee purposes and those reported in the annual report may cause adjustments to amounts paid to the Commission. You will be notified as to the amount and reason for any adjustment. Penalty and interest charges may be applicable to additional amounts owed the Commission by reason of the adjustment.
- 9. MAILING INSTRUCTIONS: Please complete this form, make a copy for your files, and return the original in the enclosed preaddressed envelope. Use of this envelope should assure a more accurate and expeditious recording of your payment. However, if you are unable to use the envelope, please address your remittance as follows:

Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850

ATTENTION: Fiscal Services

10. ADDITIONAL ASSISTANCE: If you need additional information or assistance in preparing your Regulatory Assessment Fee Return, please contact the Division of Accounting & Finance at (850) 413-6900 or at the above-referenced address, changing the Attention Line.

to avoid penalty and interest charges, the regulatory assessment fee return must be filed on or before «field!» Small Wastewater Utility Regulatory Assessment Fee Return

	Florida Public Service Commission			FOR PSC USE ONLY		
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I, the undersigned owner/officer nformation is a true and correct state	or the above-named vendo ment. I am aware that nursu	it, have read the foregoing ant to Section 837.06. Florid	and declare that to the Statutes whoever kn	ic oest of my knowledge at lowingly makes a false states	nent in writing with	
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(Signature of Utility	Official)		(Title)		(Date)	
		Telephone Number		Fax Number ()	
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		F.E.I. No.				

PSC/AFD 017-WS (Rev. 04/13) Rule 25-30.120, F.A.C.

Instructions For Filing Regulatory Assessment Fee Return (Small Wastewater Utility)

- 1. WHO MUST FILE: Each small regulated utility under the jurisdiction of the Florida Public Service Commission (Commission) for any part of the 12-month period, January 1 through December 31, preceding the due date as reflected in the following paragraph. A small utility is defined as a utility with annual revenues of less than \$200,000 based on the most recent prior calendar year.
- 2. WHEN TO FILE: To avoid payment of penalties and interest, the Regulatory Assessment Fee Return form must be filed or postmarked before March 31 for the report period January 1 through December 31. However, if March 31 falls on a Saturday, Sunday, or holiday, the Regulatory Assessment Fee Return may be filed or postmarked on the next business day, without penalty.
- 3. **FEES:** Each Commission-regulated utility shall pay the presently established percentage (Line 28) of its gross operating revenues derived from intrastate business. (Gross Operating Revenues are defined as the total revenues before expenses.) To assure an accurate recording of your fee payment, it is most important that you identify each certificate number in the appropriate space.
- 4. **FAILURE TO FILE BY DUE DATE:** Failure to file a return by the established due date will result in a penalty being added to the amount of fee due, 5% for each 30 days or fraction thereof, not to exceed a total penalty of 25% (Line 31). In addition, interest shall be added in the amount of 1% for each 30 days or fraction thereof, not to exceed a total of 12% per year (Line 32).
- 5. **EXTENSION:** A utility, for good cause shown in a written request, may be granted up to a 30 day extension. A request must be made by filing the enclosed *Request for Extension to File Regulatory Assessment Fee Return* form (PSC/AIT 124), two weeks prior to the filing date. If an extension is granted, a charge shall be added to the amount due:

0.75% of the fee to be remitted for an extension of 15 days or less, or 1.5% of the fee for an extension of 16 to 30 days.

In lieu of paying the charges outlined above, a utility may file a return and remit payment based upon estimated gross operating revenues by checking the "Estimated Return" space in the top left-hand corner on the reverse side. If such return is filed by the normal due date, the utility shall be granted a 30-day extension period in which to file and remit the actual fee due without paying the above charges, provided the estimated fee payment remitted is at least 90% of the actual fee due for the period.

- 6. **AUTHORITY:** The authority to collect regulatory assessment fees is granted to the Commission by Section 350.113 and 367.145, Florida Statutes.
- 7. **REGULATORY ASSESSMENT FEE DUE:** Amounts are due and payable to the Commission by March 31. If there are no revenues *OR* if revenues are insufficient to generate a minimum annual fee, remit the minimum fee. A **Regulatory Assessment** Fee Return must be completed, signed, and filed even if there are no revenues to report or if the minimum amount is due.
- 8. FEE ADJUSTMENTS: Computation errors and/or differences in gross operating revenues reported for regulatory assessment fee purposes and those reported in the annual report may cause adjustments to amounts paid to the Commission. You will be notified as to the amount and reason for any adjustment. Penalty and interest charges may be applicable to additional amounts owed the Commission by reason of the adjustment.
- 9. MAILING INSTRUCTIONS: Please complete this form, make a copy for your files, and return the original in the enclosed preaddressed envelope. Use of this envelope should assure a more accurate and expeditious recording of your payment. However, if you are unable to use the envelope, please address your remittance as follows:

Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850

ATTENTION: Fiscal Services

10. ADDITIONAL ASSISTANCE: If you need additional information or assistance in preparing your Regulatory Assessment Fee Return, please contact the Division of Accounting & Finance at (850) 413-6900 or at the above-referenced address, changing the Attention line.

FLORIDA PUBLIC SERVICE COMMISSION

Select (Type of Industry)

	REGULATORY ASSESSME	NT FEE EXTENSIO	N REQUEST	
Mailing Address:	(Utility/Company)	(1	Utility/Co Code)	(FEID No.)
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Statement of Good Cause	(Reason For Request):			
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Commission at the addre , . Onc provided) indicating that THEREFORE YOU MU EXTENSION. See appro	sment Fee Extension Request of the sess referenced below BY CLOS ce your request is received, your request was approved JST RECEIVE APPROVAL Foval criteria on the back of this ye or less is approved, 0.75% of the session approved, 1.5% of the session approved, 1.5% of the session approved of t	SE OF BUSINESS Of Du will be notified by or denied. THIS FROM THE COMMINISTER. In of the fee is to be included the fee is to be included.	on before the fax (or by mail whe IS NOT AN AUTO MISSION IN ORDER IN IN IN IN IN IN IN IN IN IN IN IN IN	payment due date of en a fax number is not DMATIC EXTENSION, R TO RECEIVE AN payment.
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-	eceived too late for processing.			
APPROVED BY:	(Fiscal Services Section	ion Supervisor)		(Date)

If you have questions, please contact a staff member of the Fiscal Services Section: DAVID BROWN, PHONE# 850-413-6267 FAX# 850-413-6268 or write to Division of Administrative & Information Technology Services, Fiscal Services Section, 2540 Shumard Oak Boulevard, Tallahassee, Florida, 32399.

Criteria for Extension Request

- Form PSC/AIT 124, Regulatory Assessment Fee Extension Request, must contain a statement of good cause/reason for extension request. Examples of good cause include reasons such as financial hardship, severe illness, or acts of God; but do not include reasons such as management oversight or vacation time.
- The request for extension must be received by the Division of Administrative & IT Services at least two weeks before the Regulatory Assessment Fee due date.
- The request for extension will not be granted if the utility has any unpaid regulatory assessment fees, penalties, and/or interest due from a prior period(s).
- Please be aware that pursuant to Section 837.06, F.S., whoever knowingly makes a false statement
 in writing with the intent to mislead a public servant in the performance of his or her official duty shall
 be guilty of a misdemeanor of the second degree.

Notice of Proposed Rule

PUBLIC SERVICE COMMISSION

RULE NO.: RULE TITLE:

25-6.0131 Regulatory Assessment Fees; Investor-owned Electric Companies, Municipal Electric Utilities, Rural Electric Cooperatives

PURPOSE AND EFFECT: Rule 25-6.0131, F.A.C., would be amended to clarify the requirements for requesting an extension of due date for payment of regulatory assessment fees or for filing regulatory assessment fee return forms and to amend the filing forms accordingly.

Docket No. 130033-PU

SUMMARY: Rule 25-6.0131, F.A.C., requires Commission-regulated electric companies, including investor-owned utilities, municipal utilities, and rural cooperatives, to remit regulatory assessment fees based upon their gross operating revenues. The rule amendment would include directives for the filing of either a 15-day or a 30-day extension of the due date for the payment of regulatory assessment fees or regulatory assessment fee return form due date, and would provide that requests for extension will not be granted if the company has any unpaid regulatory assessment fees, penalties, or interest due from a prior period.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION:

The Agency has determined that this will not have an adverse impact on small business or likely increase directly or indirectly regulatory costs in excess of \$200,000 in the aggregate within one year after the implementation of the rule. A SERC has been prepared by the agency.

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: based upon the information contained in the SERC.

Any person who wishes to provide information regarding a statement of estimated regulatory costs, or provide a proposal for a lower cost regulatory alternative must do so in writing within 21 days of this notice.

RULEMAKING AUTHORITY: 350.127(2), 366.05 FS.

LAW IMPLEMENTED: 350.113, 366.14 FS.

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE SCHEDULED AND ANNOUNCED IN THE FAR.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Rosanne Gervasi, Office of General Counsel, 2540 Shumard Oak Blvd., Tallahassee, FL 32399-0850, (850)413-6224, rgervasi@psc.state.fl.us.

THE FULL TEXT OF THE PROPOSED RULE IS:

25-6.0131 Regulatory Assessment Fees; Investor-owned Electric Companies, Municipal Electric Utilities, Rural Electric Cooperatives.

- (1) through (2) No change.
- (3) If the due date falls on a Saturday, Sunday, or a holiday, the due date is extended to the next business day. If the fees are sent by registered mail, the date of the registration is the United States Postal Service's postmark date. If the fees are sent by certified mail and the receipt is postmarked by a postal employee, the date on the receipt is the

United States Postal Service's postmark date. The postmarked certified mail receipt is evidence that the fees were delivered. Regulatory assessment fees are considered paid on the date they are postmarked by the United States Postal Service or received and logged in by the Commission's Division of Administrative and Information

Technology Services in Tallahassee. Fees are considered timely paid if properly addressed, with sufficient postage and postmarked no later than the due date.

- (4) Commission Form PSC/AFD 68 (Rev. 04/13) PSC/ECR 68 (01/99), entitled "Investor-Owned Electric Utility Regulatory Assessment Fee Return" is available at: (hyperlink); Form PSC/AFD 69 (Rev. 04/13) PSC/ECR 69 (07/96), entitled "Municipal Electric Utility Regulatory Assessment Fee Return" is available at: (hyperlink); and Form PSC/AFD 70 (Rev. 04/13) PSC/ECR 70 (07/96), entitled "Rural Electric Cooperative Regulatory Assessment Fee Return" is available at: (hyperlink). These forms are incorporated into this rule by reference and may also be obtained from the Commission's Division of Administrative and Information Technology Services. The failure of a utility to receive a return form shall not excuse the utility from its obligation to timely remit the regulatory assessment fees.
 - (5) through (6) No change.
- (7) A company may request from the Division of Administrative Services either a 15-day or a 30-day extension of its due date for payment of regulatory assessment fees or for filing its return form by submitting to the Division of Administrative and Information Technology Services Commission Form PSC/AIT 124 (Rev. 04/13) entitled "Regulatory Assessment Fee Extension Request," which is incorporated into this rule by reference and is available at: (hyperlink). This form may also be obtained from the Commission's Division of Administrative and Information Technology Services.
- (a) The request for extension must be received by the Division of Administrative and Information Technology Services at least two weeks before the due date. The request for extension must be written and accompanied by a statement of good cause.
- (b) The request for extension will not be granted if the utility has any unpaid regulatory assessment fees, penalties, or interest due from a prior period. The request for extension must be received by the Division of Administrative Services at least two weeks before the due date.
- (c) Where a company, utility, or cooperative receives an extension of its due date pursuant to this rule, then the entity shall remit a charge as set out in Section 350.113(5), F.S., in addition to the regulatory assessment fee, as set out in Section 350.113.F.S.
 - (8) No change.

<u>Rulemaking Specific</u> Authority 350.127(2), 366.05 FS. Law Implemented 350.113, 366.14 FS. History-New 5-18-83, Amended 2-9-84, Formerly 25-6.131, Amended 6-18-86, 10-16-86, 3-7-89, 2-19-92, 7-7-96, 1-1-99.

NAME OF PERSON ORIGINATING PROPOSED RULE: Cheryl Bulecza-Banks

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Florida Public Service Commission

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: February 19, 2013

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: Volume 38, Number 30, July 27, 2012

Notice of Change/Withdrawal

PUBLIC SERVICE COMMISSION

RULE NO.: RULE TITLE:

25-6.0131 Regulatory Assessment Fees; Investor-owned Electric Companies, Municipal Electric Utilities, Rural Electric Cooperatives

NOTICE OF CORRECTION

Notice is hereby given that the following correction has been made to the proposed rule in Vol. 39, No. 35, February 20, 2013 issue of the Florida Administrative Register.

Docket No. 130033-PU.

The Public Service Commission has corrected the SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION to add the following information:

The SERC examined the factors required by Section 120.541(2)(c), F.S., and concluded that the rule amendments will not have an adverse impact on economic growth, business competitiveness, or small business and that any transactional cost likely to be incurred by individuals and entities, including government entities, required to comply with the rules will be de minimus.

Notice of Proposed Rule

PUBLIC SERVICE COMMISSION

RULE NOS.:RULE TITLES:

25-7.0131 Regulatory Assessment Fees; Gas Utilities, Gas Municipals, and Gas Districts

25-7.101Regulatory Assessment Fees

PURPOSE AND EFFECT: Rules 25-7.0131 and 25-7.101, F.A.C., would be amended to clarify the requirements for requesting an extension of due date for payment of regulatory assessment fees or for filing regulatory assessment fee return forms and to amend the filing forms accordingly.

Docket No. 130033-PU

SUMMARY: Rules 25-7.0131 and 25-7.101, F.A.C., require Commission-regulated gas utilities, gas municipals, gas districts, and natural gas transmission companies, to remit regulatory assessment fees based upon their gross operating revenues. The rule amendments would include directives for the filing of either a 15-day or a 30-day extension of the due date for the payment of regulatory assessment fees or regulatory assessment fee return form due date, and would provide that requests for extension will not be granted if the company has any unpaid regulatory assessment fees, penalties, or interest due from a prior period. The amendment to Rule 25-7.101, F.A.C., would also specify how to request an extension of the due date for payment of the fees, and penalties and interest to be applied to delinquent payments.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION:

The Agency has determined that this will not have an adverse impact on small business or likely increase directly or indirectly regulatory costs in excess of \$200,000 in the aggregate within one year after the implementation of the rule. A SERC has been prepared by the agency.

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: based upon the information contained in the SERC.

Any person who wishes to provide information regarding a statement of estimated regulatory costs, or provide a proposal for a lower cost regulatory alternative must do so in writing within 21 days of this notice.

RULEMAKING AUTHORITY: 350.127(2), 366.05, 368.104 FS.

LAW IMPLEMENTED: 350.113, 366.14, 368.109 FS.

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE SCHEDULED AND ANNOUNCED IN THE FAR.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Rosanne Gervasi, Office of General Counsel, 2540 Shumard Oak Blvd., Tallahassee, FL 32399-0850, (850)413-6224, rgervasi@psc.state.fl.us.

THE FULL TEXT OF THE PROPOSED RULE IS:

25-7.0131 Regulatory Assessment Fees; Gas Utilities, Gas Municipals, and Gas Districts.

(1) As applicable and as provided in Sections 350.113 and 366.14, F.S., each gas utility, municipal, or gas district shall remit a fee based upon its gross operating revenue. This fee shall be referred to as a regulatory assessment fee. Regardless of the gross operating revenue of a company, a minimum annual regulatory assessment fee of \$25 shall be imposed.

- (a) Each investor-owned gas utility shall pay a regulatory assessment fee in the amount of .005 of its gross operating revenue derived from intrastate business, excluding sales for resale between public utilities, municipal gas utilities, and gas districts or any combination thereof.
- (b) Each municipal or gas district shall pay a regulatory assessment fee in the amount of 0.001919 of its gross operating revenue derived from intrastate business, excluding sales for resale between public utilities, municipal gas utilities, and gas district or any combination thereof.
- (2) Regulatory assessment fees are due each January 30 for the preceding period or any part of the period from July 1 until December 31, and on July 30 for the preceding period or any part of the period from January 1 until June 30.
- (3) If the due date falls on a Saturday, Sunday, or a legal holiday, the due date is extended to the next business day. If the fees are sent by registered mail, the date of the registration is the United States Postal Service's postmark date. If the fees are sent by certified mail and the receipt is postmarked by a postal employee, the date and the receipt is the United States Postal Service's postmark date. The postmarked certified mail receipt is evidence that the fees were delivered. Regulatory assessment fees are considered paid on the date they are postmarked by the United States Postal Service or received and logged in by the Commission's Division of Administrative and Information Technology Services in Tallahassee. Fees are considered timely paid if properly addressed, with sufficient postage and postmarked no later than the due date.
- (4) Commission Form PSC/AFD 67 (Rev. 04/13) PSC/ECR 67 (01/99), entitled "Investor-Owned Natural Gas Utility Regulatory Assessment Fee Return" is available at: (hyperlink) and Form PSC/AFD 71 (Rev. 04/13) PSC/ECR 71 (07/96), entitled "Gas Municipal or Gas District Regulatory Assessment Fee Return" is available at: (hyperlink). These forms are incorporated into this rule by reference and may also be obtained from the Commission's Division of Administrative and Information Technology Services. The failure of a utility to receive a return form shall not excuse the utility from its obligation to timely remit the regulatory assessment fees.
 - (5) Each utility, municipal, and gas district shall have up to and including the due date in which to:
 - (a) Remit the total amount of its fee or
 - (b) Remit an amount which the utility, municipal, or gas district estimates is its full fee.
- (6) Where the utility, municipal, or gas district remits less than its full fee, the remainder of the full fee shall be due on or before the 30th day from the due date and shall, where the amount remitted was less than 90 percent of the total regulatory assessment fee, include interest as provided by paragraph (8)(b) of this rule.
- (7) A utility, municipal, or gas district may request from the Division of Administrative Services either a 15-day or a 30-day extension of its due date for payment of regulatory assessment fees or for filing its return form by submitting to the Division of Administrative and Information Technology Services Commission Form PSC/AIT 124 (Rev. 04/13) entitled "Regulatory Assessment Fee Extension Request," which is incorporated into this rule by reference and is available at: (hyperlink). This form may also be obtained from the Commission's Division of Administrative and Information Technology Services.

- (a) The request for extension must be received by the Division of Administrative and Information Technology Services at least two weeks before the due date. The request for extension must be written and accompanied by a statement of good cause.
- (b) The request for extension will not be granted if the utility has any unpaid regulatory assessment fees, penalties, or interest due from a prior period. The request for extension must be received by the Division of Administrative Services at least two weeks before the due date.
- (c) Where a utility, municipal, or gas district receives an extension of its due date pursuant to this rule, then the utility, municipal, or gas district shall remit a charge as set out in Section 350.113(5), F.S., in addition to the regulatory assessment fee., as set out in Section 350.113, F.S.
- (8) The delinquency of any amount due to the Commission from the utility, municipal, or gas district pursuant to the provisions of Section 350.113, F.S., and this rule, begins with the first calendar day after any date established as the due date either by operation of this rule or by an extension pursuant to this rule.
 - (a) A penalty, as set out in Section 350.113, F.S., shall apply to any such delinquent amounts.
- (b) Interest at the rate of 12 percent per annum shall apply to any such delinquent amounts.

 <u>Rulemaking Specific Authority 350.127(2), 366.05, 366.14 FS. Law Implemented 350.113, 366.14 FS. History-New 5-18-83, Formerly 25-7.131, Amended 10-19-86, 4-25-90, 7-7-96, 1-1-9,______.</u>
 - 25-7.101 Regulatory Assessment Fees-; Natural Gas Transmission Companies.
- (1) As provided in Section 368.109, F.S., each natural gas transmission company shall pay a regulatory assessment fee. The regulatory assessment fee shall be 0.25 percent annually of the natural gas transmission company's gross operating revenue derived from intrastate business, excluding sales of gas for resale to natural gas transmission companies, public utilities that supply gas, municipal gas utilities and gas districts.
- (2) Regulatory assessment fees are due each January 30 for the preceding 6 month period or any part of the period from July 1 until December 31, and on July 30 for the preceding 6 month period or any part of the period from January 1 until June 30.
- (3) If the due date falls on a Saturday, Sunday, or a legal holiday, the due date is extended to the next business day. If the fees are sent by registered mail, the date of the registration is the United States Postal Service's postmark date. If the fees are sent by certified mail and the receipt is postmarked by a postal employee, the date on the receipt is the United States Postal Service's postmark date. The postmarked certified mail receipt is evidence that the fees were delivered. Regulatory assessment fees are considered paid on the date they are postmarked by the United States Postal Service or received and logged in by the Commission's Division of Administrative and Information

 Technology Services in Tallahassee. Fees are considered timely paid if properly addressed, with sufficient postage, and postmarked no later than the due date.
- (4) Commission Form PSC/AFD 244 (Rev. 04/13) PSC/ECR 244 (2/98), entitled "Natural Gas Transmission Pipeline Company Regulatory Assessment Fee Return" is incorporated into this rule by reference and is available at: (hyperlink). This form may also be obtained from the Commission's Division of Administrative and Information Technology Services. The failure of a utility to receive a return form shall not excuse the utility from its obligation to timely remit the regulatory assessment fees.

- (5) Each natural gas transmission company shall have up to and including the due date in which to remit the total amount of its fee.
- (6) Where the natural gas transmission company remits less than its full fee, the remainder of the full fee shall be due on or before the 30th day from the due date and shall, where the amount remitted was less than 90 percent of the total regulatory assessment fee, include interest as provided by paragraph (8)(b) of this rule. The delinquency of any amount due to the Commission from the company, pursuant to the provisions of Section 368.109, F.S., and this rule, begins with the first calendar day after any date established as the due date by operation of this rule.
- (7) A company may request either a 15-day or a 30-day extension of its due date for payment of regulatory assessment fees or for filing its return form by submitting to the Division of Administrative and Information

 Technology Services Commission Form PSC/AIT 124 (Rev. 04/13) entitled "Regulatory Assessment Fee Extension Request," which is incorporated into this rule by reference and is available at: (hyperlink). This form may also be obtained from the Commission's Division of Administrative and Information Technology Services. A Regulatory Assessment Fee Return must be completed, signed, and filed even if there are no revenues to report.
- (a) The request for extension must be received by the Division of Administrative and Information Technology Services at least two weeks before the due date.
- (b) The request for extension will not be granted if the utility has any unpaid regulatory assessment fees, penalties, or interest due from a prior period.
- (c) Where a utility receives either a 15-day or a 30-day extension of its due date pursuant to this rule, the utility shall remit a charge as set out in Section 350.113(5), F.S., in addition to the regulatory assessment fee.
- (8) The delinquency of any amount due to the Commission from the company, pursuant to the provisions of Section 368.109, F.S., and this rule, begins with the first calendar day after any date established as the due date by operation of this rule.
 - (a) A penalty, as set out in Section 350.113, F.S., shall apply to any such delinquent amounts.
- (b) Interest at the rate of 12 percent per annum shall apply to any such delinquent amounts.

 Rulemaking Specific Authority 350.127(2), 368.104 FS. Law Implemented 350.113, 368.109, 368.111 FS. History-New 9-13-98,

NAME OF PERSON ORIGINATING PROPOSED RULE: Cheryl Bulecza-Banks

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Florida Public Service Commission

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: February 19, 2013

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: Volume 38, Number 30, July
27, 2012

Notice of Change/Withdrawal

PUBLIC SERVICE COMMISSION

RULE NOS.: RULE TITLES:

25-7.0131 Regulatory Assessment Fees; Gas Utilities, Gas Municipals, and Gas Districts

25-7.101 Regulatory Assessment Fees

NOTICE OF CORRECTION

Notice is hereby given that the following correction has been made to the proposed rule in Vol. 39, No. 35, February 20, 2013 issue of the Florida Administrative Register.

Docket No. 130033-PU.

The Public Service Commission has corrected the SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION to add the following information:

The SERC examined the factors required by Section 120.541(2)(c), F.S., and concluded that the rule amendments will not have an adverse impact on economic growth, business competitiveness, or small business and that any transactional cost likely to be incurred by individuals and entities, including government entities, required to comply with the rules will be de minimus.

Notice of Proposed Rule

PUBLIC SERVICE COMMISSION

RULE NO.: RULE TITLE:

25-30.120 Regulatory Assessment Fees; Water and Wastewater Utilities

PURPOSE AND EFFECT: Rule 25-30.120, F.A.C., would be amended to clarify the requirements for requesting an extension of due date for payment of regulatory assessment fees or for filing regulatory assessment fee return forms and to amend the filing forms accordingly. The Regulatory Assessment Fee Extension Request form would also be amended to require a statement of good cause for the extension request, as required by Section 350.113(5), F.S.

Docket No. 130033-PU

SUMMARY: Rule 25-30.120, F.A.C., requires Commission-regulated water and wastewater utilities to remit regulatory assessment fees based upon their gross operating revenues. The rule amendment would include directives for the filing of either a 15-day or a 30-day extension of the due date for the payment of regulatory assessment fees or regulatory assessment fee return form due date, and would provide that requests for extension will not be granted if the company has any unpaid regulatory assessment fees, penalties, or interest due from a prior period. The Regulatory Assessment Fee Extension Request form would require a statement of good cause for the extension request, as required by Section 350.113(5), F.S. The rule is also amended to delete provisions that are no longer necessary.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION:

The Agency has determined that this will not have an adverse impact on small business or likely increase directly or indirectly regulatory costs in excess of \$200,000 in the aggregate within one year after the implementation of the rule. A SERC has been prepared by the agency.

The Agency has determined that the proposed rule is not expected to require legislative ratification based on the statement of estimated regulatory costs or if no SERC is required, the information expressly relied upon and described herein: based upon the information contained in the SERC.

Any person who wishes to provide information regarding a statement of estimated regulatory costs, or provide a proposal for a lower cost regulatory alternative must do so in writing within 21 days of this notice.

RULEMAKING AUTHORITY: 350.127(2), 367.121(1) FS.

LAW IMPLEMENTED: <u>350.113</u>, <u>367.145</u>, <u>367.161 FS</u>.

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE SCHEDULED AND ANNOUNCED IN THE FAR.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Rosanne Gervasi, Office of General Counsel, 2540 Shumard Oak Blvd., Tallahassee, FL 32399-0850, (850)413-6224, rgervasi@psc.state.fl.us

THE FULL TEXT OF THE PROPOSED RULE IS:

25-30.120 Regulatory Assessment Fees; Water and Wastewater Utilities.

(1) As applicable and as provided in Section 350.113, F.S., each utility shall remit a fee based upon its gross operating revenue. This fee shall be referred to as a regulatory assessment fee. Each utility shall pay a regulatory assessment fee in the amount of 0.045 of its gross revenues derived from intrastate business. The gross revenues reported for regulatory assessment fee purposes must agree with the amount reported as operating revenue on Schedule F-3 of the Operating Statement in the company's Annual Report, filed in accordance with Rule 25-30.110,

- F.A.C. A minimum annual regulatory assessment fee of \$25 shall be imposed if there are no revenues or if revenues are insufficient to generate a minimum annual fee.
- (2) The obligation to remit the regulatory assessment fees for any year shall apply to any utility that is subject to this Commission's jurisdiction on or before December 31 of that year or for any part of that year., whether or not the utility has actually applied for or been issued a certificate.
- (a) For large utilities with annual revenues of \$200,000 or more based on the most recent prior calendar year, regulatory assessment fees shall be filed with the Commission on or before July 30 for the preceding period or any part of the period from January 1 until June 30, and on January 30 for the preceding period or any part of the period from July 1 until December 31. Commission Form PSC/AFD 10-WL (Rev. 04/13) PSC/ECR 10-WL (02/05) entitled "Large Water Utility System Regulatory Assessment Fee Return" is available at: (hyperlink) and Commission Form PSC/AFD 017-WL (Rev. 04/13) PSC/ECR 017-WL (02/05) entitled "Large Wastewater Utility System Regulatory Assessment Fee Return" is available at: (hyperlink). These forms are incorporated into this rule by reference and may also be obtained from the Division of Administrative and Information Technology Services. The failure of a utility to receive a return form shall not excuse the utility from its obligation to timely remit the regulatory assessment fees.
- (b) For small utilities with annual revenues of less than \$200,000 based on the most recent prior calendar year, regulatory assessment fees shall be filed with the Commission on or before March 31 for the preceding year ended December 31. Commission Form PSC/AFD 010-WS (Rev. 04/13) PSC/ECR 010-WS (02/05) entitled "Small Water Utility System Regulatory Assessment Fee Return" is available at: (hyperlink) and Commission Form PSC/AFD 017-WS (Rev. 04/13) PSC/ECR 017-WS (02/05) entitled "Small Wastewater Utility System Regulatory Assessment Fee Return" is available at: (hyperlink). These forms are incorporated into this rule by reference and may also be obtained from the Commission's Division of Administrative and Information Technology Services. The failure of a utility to receive a return form shall not excuse the utility from its obligation to timely remit the regulatory assessment fees.
- (c) For the purpose of this rule, a utility operating both a water system and a wastewater system shall consider each system separately in determining the revenue threshold for filing regulatory assessment fees on either an annual or semi-annual basis.
- (d) Regulatory assessment fees are considered paid on the date they are postmarked by the United States Postal Service or received and logged in by the Commission's Division of Administrative and Information Technology Services in Tallahassee. Fees are considered timely paid if properly addressed, with sufficient postage and postmarked no later than the due date.
- (3) If the due date falls on a Saturday, Sunday, or a legal holiday, the due date is extended to the next business day. If the fees are sent by registered mail, the date of the registration is the United States Postal Service's postmark date. If the fees are sent by certified mail and the receipt is postmarked by a postal employee, the date on the receipt is the United States Postal Service's postmark date. The postmarked certified mail receipt is evidence that the fees were delivered.
 - (4) Each utility shall have up to and including the due date in which to:

- (a) Remit the total amount of its fee; or
- (b) Remit an amount which the utility estimates is its full fee.
- (5) Any utility that purchases water or wastewater treatment from another utility regulated by the Florida Public Service Commission is allowed to deduct the annual expense for purchased water or wastewater treatment from its gross operating revenues before calculating the amount of the regulatory assessment fees due.
- (6) A utility may request from the Division of Administrative Services either a 15-day or a 30-day extension of its due date for payment of regulatory assessment fees or for filing its return form by submitting to the Division of Administrative and Information Technology Services Commission Form PSC/AIT 124 (Rev. 04/13) entitled "Regulatory Assessment Fee Extension Request," which is incorporated into this rule by reference and is available at: (hyperlink). This form may also be obtained from the Commission's Division of Administrative and Information Technology Services. Commission Form PSC/ADM 124 (Rev. 01/01/05), entitled "Regulatory Assessment Fee Extension Request", is incorporated into this rule by reference and may be obtained from the Commission's Division of Administrative Services.
- (a) The request for extension must be received by the Division of Administrative and Information Technology

 Services at least two weeks before the due date. The request for extension will be granted if the utility has applied for the extension within the time required in paragraph (b) below and the utility does not have any unpaid regulatory assessment fees, penalties or interest due from a prior period.
- (b) The request for extension will not be granted if the utility has any unpaid regulatory assessment fees, penalties, or interest due from a prior period. The request for extension must be received by the Division of Administrative Services at least two weeks before the due date.
- (c) Where a utility receives either a 15-day extension or a 30-day extension of its due date pursuant to this rule, the utility shall remit a charge as set out in Section 350.113(5), F.S., in addition to the regulatory assessment fee, set out in Section 350.113, F.S.
- (7) The delinquency of any amount due to the Commission from the utility pursuant to the provisions of Section 350.113, F.S., and this rule, begins with the first calendar day after any date established as the due date either by operation of this rule or by an extension pursuant to this rule.
- (a) Pursuant to Section 350.113, F.S., a penalty shall be assessed against any utility that fails to pay its regulatory assessment fee by March 31, in the following manner:
- 1. Five percent of the fee if the failure is for not more than 30 days, with an additional five percent for each additional 30 days or fraction thereof during the time in which the failure continues, not to exceed a total penalty of 25 percent.
- 2. The amount of interest to be charged is one percent for each thirty days or fraction thereof, not to exceed a total of 12 percent per annum.
- (b) In addition to the penalties and interest otherwise provided, the Commission may impose an additional penalty upon a utility for failure to pay regulatory assessment fees in a timely manner in accordance with Section 367.161, F.S.

- (8) Any utility that requests and receives an extension of not more than 30 days or remits, by the due date, an estimated fee payment of at least 90 percent of the actual fee due shall not be charged interest or penalty on the balance due if paid within the extension period.
- (9) Any utility that fails to pay a penalty within 30 days after its assessment by the Commission shall be subject to interest applied to the penalty up to and including the date of payment of the penalty. Such interest shall be compounded monthly, based on the 30-day commercial paper rate for high-grade, unsecured notes sold through dealers by major corporations in multiples of \$1,000 as regularly published in the Wall Street Journal.

 Rulemaking Specific Authority 350.127(2), 367.121(1) FS. Law Implemented 350.113, 367.145, 367.161 FS. History-New 5-18-83, Formerly 25-10.24, Amended 10-19-86, Formerly 25-10.024, Amended 11-10-86, 2-8-90, 7-

NAME OF PERSON ORIGINATING PROPOSED RULE: Cheryl Bulecza-Banks
NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Florida Public Service Commission
DATE PROPOSED RULE APPROVED BY AGENCY HEAD: February 19, 2013
DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: Volume 38, Number 30, July
27, 2012

7-96, 2-3-05, .

Notice of Change/Withdrawal

PUBLIC SERVICE COMMISSION

RULE NO.: RULE TITLE:

25-30.120 Regulatory Assessment Fees; Water and Wastewater Utilities

NOTICE OF CORRECTION

Notice is hereby given that the following correction has been made to the proposed rule in Vol. 39, No. 35, February 20, 2013 issue of the Florida Administrative Register.

Docket No. 130033-PU.

The Public Service Commission has corrected the SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION to add the following information:

The SERC examined the factors required by section 120.541(2)(c), F.S., and concluded that the rule amendments will not have an adverse impact on economic growth, business competitiveness, or small business and that any transactional cost likely to be incurred by individuals and entities, including government entities, required to comply with the rules will be de minimus.

Rules 25-6.0131, 25-7.0131, 25-7.101, 25-30.120, F.A.C. Docket No. 130033-PU

STATEMENT OF FACTS AND CIRCUMSTANCES JUSTIFYING RULE

Rules 25-6.0131, 25-7.1031, 25-7.101, and 25-30.120, F.A.C., would be amended to clarify the statutory requirements under section 350.113(5), F.S., for requesting an extension of due date for payment of regulatory assessment fees or for filing regulatory assessment fee return forms and to amend the filing forms accordingly.

STATEMENT ON FEDERAL STANDARDS

There are no federal standards for these rules.

State of Florida



Public Service Commission

CAPITAL CIRCLE OFFICE CENTER • 2540 SHUMARD OAK BOULEVARD TALLAHASSEE, FLORIDA 32399-0850

-M-E-M-O-R-A-N-D-U-M-

DATE:

October 8, 2012

TO:

Rosanne Gervasi, Senior Attorney, Office of the General Counsel

FROM:

Laura V. King, Economic Analyst, Division of Economics

RE:

Statement of Estimated Regulatory Costs for Proposed Amendments to Rules 25-6.0131, Florida Administrative Code (F.A.C.), Regulatory Assessment Fees; Investor-Owned Electric Companies, Municipal Electric Utilities, Rural Electric Cooperatives; 25-7.0131, Regulatory Assessment Fees; Gas Utilities, Gas Municipals, and Gas Districts; 25-7.101, Regulatory Assessment Fees (Natural Gas Transmission Companies); 25-30.120, Regulatory Assessment Fees; Water and

Wastewater Utilities.

Summary of Rules

Rules 25-6.0131, 25-7.0131, 25-7.101, and 25-30.120, F.A.C., contain the guidelines utilities must follow regarding the fees to be paid (based on gross operating revenues) pursuant to Section 350.113, Florida Statutes (F.S.). These fees are referred to as Regulatory Assessment Fees (RAFs). The rules specifically state when RAFs are due, how they are calculated, how penalties and interest are calculated for late payments, and how a utility may request an extension of time to file its RAF. The intent of the rule amendments is to:

- clarify that an extension request (of either 15 or 30 days) for paying the RAF is not automatic, but requires a written statement of good cause/reason pursuant to Section 350.113(5), F.S.;
- update the applicable forms incorporated in the rules by reference and provide the hyperlinks where the forms may be found;
- specifically state that a request for extension will not be granted if the utility has any unpaid RAFs, penalties, or interest due from a prior period; and,
- make the RAF rules consistent, where possible, across the different industries.

Economic Analysis Showing Whether The Rules Discussed Above Are Likely To Have An Adverse Impact On Either Economic Growth Or Business Competitiveness In Excess Of \$1 Million Within 5 Years

Section 120.541(2)(a)1 requires an economic analysis showing whether the draft rule directly or indirectly is likely to have an adverse impact on economic growth, private sector job creation or employment, or private sector investment in excess of \$1 million in the aggregate

within 5 years after the implementation of the rule. Similarly, Section 120.541(2)(a)2 requires an economic analysis showing whether the draft rule directly or indirectly is likely to have an adverse impact on business competitiveness in excess of \$1 million in the aggregate within 5 years after the implementation of the rule. Utilities have been required to pay RAFs, file specific forms, and follow certain procedures for requesting extensions for many years. The proposed rule revisions do not alter these obligations; instead, they clarify existing requirements and amend applicable forms accordingly. As such, the proposed changes are not expected to adversely impact economic growth, private job sector employment, private sector investment, and business competitiveness during the five year period identified in the statute.

Economic Analysis Showing Whether The Rules Discussed Above Are Likely To Increase Regulatory Costs In Excess Of \$1 Million Within 5 Years

Section 120.541(2)(a)3 requires an economic analysis showing whether the draft rule directly or indirectly is likely to increase regulatory cost, including any transactional costs, in excess of \$1 million in the aggregate within 5 years after the implementation of the rule. Since the intent of the rule amendments is to clarify existing procedures and requirements and to update existing forms, currently incorporated in the rules by reference, it is unlikely regulatory costs will increase in excess of \$1 million within 5 years.

Estimated Number Of Entities Required To Comply And General Description Of Individuals Affected

Section 120.541(2)(b) requires a good faith estimate of the number of individuals and entities likely to be required to comply with the rule, together with a general description of the types of individuals anticipated to be affected by the rule. The total number of electric companies required to comply with Rule 25-6.0131, F.A.C., is 58; the total number of gas companies required to comply with Rule 25-7.0131, F.A.C., is 38; the total number of natural gas transmission companies required to comply with Rule 25-7.101, F.A.C., is 2; and the total number of water and wastewater utilities required to comply with 25-30.120, F.A.C., is 148.

Rule Implementation And Enforcement Cost And Impact On Revenues For The Agency And Other State And Local Government Entities

Section 120.541(2)(c) requires a good faith estimate of the cost to the agency, and to any other state and local government entities, of implementing and enforcing the proposed rule, and any anticipated effect on state or local revenues. The rule development process includes a sequence of actions by the agency which vary according to the rule being implemented. These steps include rule drafting; a rule development workshop; preparing, filing, and presenting a rule recommendation (including a SERC); Commission consideration of the draft rule recommendation at an Agenda Conference; a rule hearing if one is requested; a possible additional agenda conference for those cases where a rule hearing is conducted or written comments are filed; and ultimately, filing the rule with the Secretary of State. Most of the costs to the agency associated with these rule development actions, including a possible rule hearing, are fixed costs and not likely to be affected substantially for the level of complexity associated with the development of these rules. Enforcement costs with the rule change are also primarily

¹ Rules 25-6.0131, 25-7.0131, and 25-30.120, F.A.C., have been in place since 1983. Rule 25-7.101, F.A.C., was implemented in 1998.

fixed costs and should remain at approximately the same levels as they have been in the past. The impact on state and local government revenue is expected to be nil.

Estimated Transactional Costs To Individuals And Entities

Section 120.541(2)(d) requires a good faith estimate of the transactional costs likely to be incurred by individuals and entities, including local government entities, required to comply with the requirements of the rule. The estimated transactional costs to individuals and entities will be de minimus.

Impact On Small Businesses, Small Cities, Or Small Counties

Section 120.541(2)(e) requires an analysis of the impact of the proposed rule change on small businesses as defined by Section 288.703, F.S., and an analysis of the impact on small counties and small cities as defined in Section 120.52, F.S. Staff believes the impact of the proposed rule changes on small businesses, small counties, and small cities will be de minimus.

Additional Information Deemed Useful By The Agency

None.

cc:

Jim Dean Connie Kummer Cheryl Bulecza-Banks John Slemkewicz Karen Belcher ECO SERC File