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:

June 23, 2017

TO:

Carlotta S. Stauffer, Commission Clerk, Office of Commission Clerk

FROM:

Pamela H. Page, Senior Attorney, Office of the General Counsel

RE:

Docket No. 170034-EU, Rule 25-6.0345, F.A.C.

Please file the attached document in Docket No. 170034-EU. Please call me at x36214 should there be any questions.

COMMISSION

THE ST DA S. C.

JOE NEGRON President



THE FLORIDA LEGISLATURE
JOINT ADMINISTRATIVE
PROCEDURES COMMITTEE

RICHARD CORCORAN Speaker



KENNETH J. PLANTE
COORDINATOR
Room 680, Pepper Building
111 W. Madison Street
Tallahassee, Florida 32399-1400
Telephone (850) 488-9110
Fax (850) 922-6934
www.japc.state.fl.us
joint.admin.procedures@leg.state.fl.us

Representative George R. Moraitis, Jr., Chair Senator Kevin Rader, Vice Chair Senator Daphne Campbell Senator George B. Gainer Senator Keith Perry Representative Jason Fischer Representative Michael Grant Representative Sam H. Killebrew Representative Amy Mercado Representative Barrington A. "Barry" Russell

June 21, 2017

Ms. Pamela H. Page Office of the General Counsel Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, Florida 32399-0850

RE: Public Service Commission Rule 25-6.0345

Dear Ms. Page:

I have reviewed the above-referenced rule and offer the following comments for your consideration and response:

Notice:

Section 120.54(3)(a)1., Florida Statutes, requires the notice of proposed rulemaking to include whether "based on the statement of the estimated regulatory costs or other information expressly relied upon and described by the agency if no statement of regulatory costs is required, the proposed rule is expected to require legislative ratification." The published notice does not indicate whether legislative ratification is required based upon the prepared SERC. Please publish a notice to correct this omission.

25-6.0345:

This rule incorporates updated copyrighted material. Copyrighted material may be incorporated by reference; however, after determining that the posting of the material would constitute a violation of federal copyright law, an agency must include in its notice a statement to that effect along with the address of locations where the public can access the material as required by section 120.54(1)(i)3.b, Florida Statutes. Please ensure that the addresses of locations and the manner in which a person may inspect and examine the copyrighted materials incorporated by reference in the rule pursuant to rule 1-1.013(5)(c), Florida Administrative Code. The rule text does not include an address at the Commission at which the material may be inspected.

Ms. Pamela S. Page June 21, 2017 Page 2

If you have questions, please do not hesitate to contact me. Otherwise, I look forward to your written response.

Sincerely,

Jamie L. Jackson

Senior Attorney

JLJ:DF WORD/JACKSON/25_6.0345LS062117_163253