Notice of Proposed Rule

PUBLIC SERVICE COMMISSION

SELECT A TYPE: new RULE NO: RULE TITLE

25-18.010: Pole Attachment Complaints

PURPOSE AND EFFECT: This is a procedural rule proposed to administer and implement Section 366.04(8), FS, which requires the Florida Public Service Commission to regulate and enforce rates, charges, terms, and conditions for pole attachments.

Docket No. 20210137-PU

SUMMARY: Rule 25-18.010 gives the information that must be included in a complaint filed with the Commission by a pole owner or attaching entity pursuant to s. 366.04(8), FS; establishes the filing date for a complaint; gives requirements concerning responses filed to a complaint; and establishes time deadlines for Commission final action on complaints filed pursuant to Section 366.04(8), FS

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION: 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: A SERC was not prepared and ratification is not required pursuant to the exemption in Section 120.80(13)(g), F.S.

RULEMAKING AUTHORITY: 350.127(2), 366.04(8)(g) FS.

LAW IMPLEMENTED: 366.04(8) 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: Kathryn G.W. Cowdery, kgcowdery@psc.state.fl.us, (850) 413-6199, or Adria Harper, aharper@psc.state.fl.us, (850) 413-6199, or Adria Harper, <a h

THE FULL TEXT OF THE PROPOSED RULE IS: [TYPE AND STRIKE VERSION]

25-18.010 Pole Attachment Complaints

- (1) A complaint filed with the Commission by a pole owner or attaching entity pursuant to Section 366.04(8), F.S., must contain:
- (a) The name, address, email address, and telephone number of the complainant or complainant's attorney or qualified representative;
 - (b) A statement describing the facts that give rise to the complaint;
 - (c) Names of the party or parties against whom the complaint is filed;
- (d) A copy of the pole attachment agreement, if applicable, and identification of the pole attachment rates, charges, terms, conditions, voluntary agreements, or any denial of access relative to pole attachments that is the subject matter of the complaint;
- (e) A statement of the disputed issues of material fact or a statement that there are no disputed issues of material fact;
- (f) If the complaint requires the Commission to establish just and reasonable cost-based rates, terms, and conditions for pole attachments, the complaint must contain an explanation of the methodology the complainant is requesting the Commission to apply;
- (g) If the complaint involves a dispute regarding rates or billing, a statement of the dollar amount in dispute, the dollar amount not in dispute, whether the amount not in dispute has been paid to the pole owner, and if not paid the reasons why not;
- (h) A statement of the relief requested, including whether a Section 120.569 and 120.57, F.S., evidentiary hearing is being requested to resolve the complaint; and
- (i) A certificate of service that copies of the complaint have been furnished by email to the party or parties identified in paragraph (1)(c) of this rule.
- (2) The filing date for the complaint is the date that a complaint is filed with the Commission Clerk containing all required information set forth in subsection (1) of this rule.
- (3) The pole owner or attaching entity that is the subject of the complaint may file a response to the complaint. The response must be filed with the Commission Clerk within 30 calendar days of the date the complaint was served on the respondent, unless the Prehearing Officer grants a motion for extension of time filed pursuant to Rule 28-106.204, F.A.C., or Rule 28-106.303, F.A.C., as appropriate.

- (4) A response filed under subsection (3) of this rule must include the following:
- (a) A statement of whether a Section 120.569 and 120.57, F.S., evidentiary hearing is being requested to resolve the complaint; and
- (b) If the complaint requires the Commission to establish just and reasonable cost-based rates, terms, and conditions for pole attachments, the response must contain an explanation of the methodology the respondent is requesting the Commission to apply.
- (5) The Commission will take final action on a complaint concerning rates, charges, terms, conditions, and voluntary agreements relative to pole attachments at a Commission Conference no later than 360 days after the complaint's filing date as set forth in subsection (2) of this rule.
- (6) The Commission will take final action on a complaint limited to denial of access relative to pole attachments at a Commission Conference no later than 180 days after the complaint's filing date as established under subsection (2) of this rule.

Rulemaking Authority 350.127(2), 366.04(8)(g) FS. Law Implemented 366.04(8) FS. History-New

NAME OF PERSON ORIGINATING PROPOSED RULE: Brandon Wendell NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Florida Public Service Commission

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: November 2, 2021
DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: Volume 47, Number 159, August 17, 2021.

About Us Contact Us Help Florida Department of State FLORIDA ADMINISTRATIVE CODE & FLORIDA ADMINISTRATIVE REGISTER Home Advanced Search MyFLRules Rules Open for Comments

Agency Main Menu Manage my profile You are currently logged in ($\underline{\textbf{Log Out}}$)

Notices Submitted to/Confirmed by Administrative Code & Register Staff

Notices Confirmed by ACR

Notices Submitted to ACR

ID	Rule No./ Organization	Rule Title	Section	Issue	Date
25219920	25-18.010	Pole Attachment Complaints	Proposed	11/4/2021 Vol. 47/215	11/3/2021

Notices Confirmed by ACR

	ID	Rule No./ Organization	Rule Title	Section	Issue	Date		
None								

Back to Agency Home

Home | Advanced Search | MyFLRules | Rules Open for Comments | About Us | Contact Us | Help Copyright and Privacy Policies | Accessibility Statement

Copyright @ 2010 State of Florida Department of State

Under Florida law, E-mail addresses are public records. If you do not want your E-mail address released in response to a public records request, do not send electronic mail to this entity. Instead, contact this office by phone or in writing.