Brandy Butler

From:	Cristina Slaton
Sent:	Wednesday, December 13, 2017 2:02 PM
То:	Records Clerk
Cc:	Betty Leland; Angelena McCoy; Pamela Paultre; Shalonda Hopkins
Subject:	Resolution
Attachments:	Resolution No R-118-17 Miami-Dade County 12-4-17.pdf

Please place the attached Resolution No. R-1118-17 in Docket No. 20170000-OT. Thank you!

Cristina Slaton Executive Assistant to Commissioner Polmann PH: (850) 413-6018 FX: (850) 413-6019 <u>cslaton@psc.state.fl.us</u>

Harvey Ruvin

CLERK OF THE CIRCUIT AND COUNTY COURTS Miami-Dade County, Florida



CLERK OF THE BOARD OF COUNTY COMMISSIONERS

STEPHEN P. CLARK CENTER SUITE 17-202 111 N.W. 1st Street Miami, FL 33128-1983 Telephone: (305) 375-5126

December 4, 2017

Mr. Donald Polmann Commissioner Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, Florida 32399

Dear Commissioner Polmann:

A copy of Resolution No. R-1118-17 adopted on November 21, 2017 is provided to you at the request of the Miami-Dade County Board of County Commissioners.

If you have any questions or need additional information, please contact this office.

Respectfully yours,

HARVEY RUVIN, Clerk Circuit and County Courts

By:

Christopher Agrippa, Director Clerk of the Board Division

CA/ocv Attachment



OFFICIAL FILE COPY CLERK OF THE BOARD OF COUNTY COMMISSIONERS MIAMI-DADE COUNTY, FLORIDA

MEMORANDUM

Agenda Item No. 11(A)(1)

TO:	Honorable Chairman Esteban L. Bovo, Jr. and Members, Board of County Commissioners	DATE:	November 21, 2017
FROM:	Abigail Price-Williams County Attoney Resolution No. R	SUBJECT:	Resolution urging the Florida Legislature and the Florida Public Service Commission to require the expeditious conversion of overhead electric distribution facilities to underground facilities; further urging the Florida Public Service Commission to condition any Hurricane Irma cost recovery sought by the state's power companies on such companies' required conversion of their overhead electric distribution facilities to underground facilities

The accompanying resolution was prepared and placed on the agenda at the request of Prime Sponsor Commissioner Daniella Levine Cava.

illiams County Attorney

APW/smm

	(Revised)	
TO:	Honorable Chairman Esteban L. Bovo, Jr. DATE: November 21, 2 and Members, Board of County Commissioners	2017
FROM:	Abigal Frice-Williams County Attorney SUBJECT: Agenda Item No.	11(A)(1)
Ple	lease note any items checked.	
	"3-Day Rule" for committees applicable if raised	1. J. M
	6 weeks required between first reading and public hearing	
	4 weeks notification to municipal officials required prior to public hearing	

Decreases revenues or increases expenditures without balancing budget

Budget req	uired

- _____ Statement of fiscal impact required
- Statement of social equity required

Ordinance creating a new board requires detailed County Mayor's report for public hearing

No committee review

Applicable legislation requires more than a majority vote (i.e., 2/3's ______, 3/5's ______, unanimous ______) to approve

Current information regarding funding source, index code and available balance, and available capacity (if debt is contemplated) required

Approved	1 <u>0 - 10 - 10 - 10 - 10 - 10 - 10 - 10 -</u>	Mayor
Veto		
Override		

Agenda Item No. 11(A)(1) 11-21-17

RESOLUTION NO. R-1118-17

RESOLUTION URGING THE FLORIDA LEGISLATURE AND THE FLORIDA PUBLIC SERVICE COMMISSION TO REQUIRE THE EXPEDITIOUS CONVERSION OF OVERHEAD ELECTRIC DISTRIBUTION FACILITIES TO UNDERGROUND FACILITIES; FURTHER URGING THE FLORIDA PUBLIC SERVICE COMMISSION TO CONDITION ANY HURRICANE IRMA COST RECOVERY SOUGHT BY THE STATE'S POWER **COMPANIES** ON SUCH COMPANIES' REQUIRED CONVERSION **OVERHEAD** ELECTRIC OF THEIR FACILITIES TO **UNDERGROUND** DISTRIBUTION FACILITIES

WHEREAS, all Florida residents, businesses, and institutions require reliable electric service and a reliable electric distribution infrastructure; and

WHEREAS, in September 2017, Hurricane Irma made landfall in Florida, causing widespread property and tree damage throughout much of the state and also leaving about 9 million people without power, including 90 percent of South Florida residents; and

WHEREAS, the widespread power outage occurred even though the storm brought mostly tropical-storm-force winds instead of hurricane-force winds to the region, according to the National Weather Service; and

WHEREAS, felled trees, flying debris, hurricane wind gusts and some flooding caused most of the power damage, according to Florida Power & Light Company ("FPL"); and

WHEREAS, numerous published studies indicate that warming by the end of the 21st century will likely cause tropical cyclones globally to be more intense on average, implying an even larger percentage increase in the destructive potential per storm, assuming no reduction in storm size; and

WHEREAS, it is generally recognized that underground electric distribution facilities are significantly more reliable and less subject to wind damage than overhead facilities, not only in tropical storms and hurricanes but also day-to-day; and

WHEREAS, wide-area conversions of overhead electric distribution facilities to underground facilities are reasonably expected to provide significant reliability, cost savings and other benefits both to customers in the areas converted and also to the utility's general body of customers, including, without limitation: greatly reduced storm restoration costs in many tropical and other storm events, greatly reduced vegetation management (tree-trimming) costs, and the substantial economic benefits attributed to faster restoration of economic activity from faster recovery from electric service outages; and

WHEREAS, wide-area underground conversions, often referred to as "undergrounding," will improve traffic safety by keeping street lights and traffic signals functioning and lead to fewer accidents involving vehicles striking utility poles along our roadways, and will also enhance environmental and aesthetic values; and

WHEREAS, FPL provides electricity to approximately 10 million people—or roughly half the population—in the State of Florida, including the majority of Miami-Dade County residents; and

WHEREAS, following Hurricane Wilma in 2005, FPL began providing incentives to communities to initiate more undergrounding, and since then completed projects around South Florida include those in Coconut Creek, Pompano Beach, Sunny Isles, Golden Beach and Jupiter Island, according to an FPL filing with state regulators; and

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WHEREAS, according to FPL, 40 percent of its distribution system is currently underground, with several underground installation projects under way, including one on the island of Palm Beach; and

WHEREAS, while some progress towards achieving widespread undergrounding has certainly been made in the past decade since Wilma, much work still remains to be done, especially in lower and middle income communities that cannot afford to self-fund undergrounding; and

WHEREAS, given the substantial benefits of underground electric distribution facilities compared to their overhead counterparts, this Board would like to urge the Florida Legislature and the Florida Public Service Commission ("PSC") to require—to the maximum extent possible the expeditious conversion of overhead electric distribution facilities to underground facilities; and

WHEREAS, following Hurricane Matthew in October 2016, FPL filed a petition for cost recovery with PSC to cover the costs of restoring power after the storm; and

WHEREAS, PSC approved the petition, resulting in an additional "storm charge" being placed on FPL customers' monthly bills until March 2018; and

WHEREAS, FPL recently announced that it plans to file another petition for cost recovery with PSC to recoup an estimated \$1.3 billion from customers to cover the costs of restoring electricity after Hurricane Irma; and

WHEREAS, investing in undergrounding will help avoid these expenses incurred by ratepayers in the future; and

WHEREAS, this Board would like to further urge PSC to condition any Hurricane Irma cost recovery sought by the state's power companies, including FPL, on such companies' required conversion of their overhead electric distribution facilities to underground facilities,

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COUNTY COMMISSIONERS OF MIAMI-DADE COUNTY, FLORIDA, that this Board:

<u>Section 1.</u> Urges the Florida Legislature and the Florida Public Service Commission to require—to the maximum extent possible—the expeditious conversion of overhead electric distribution facilities to underground facilities.

Section 2. Further urges the Florida Public Service Commission to condition any Hurricane Irma cost recovery sought by the state's power companies, including FPL, on such companies' required conversion of their overhead electric distribution facilities to underground facilities.

Section 3. Directs the Clerk of the Board to transmit a certified copy of this resolution to the Governor, Senate President, House Speaker, the Chair and members of the Miami-Dade State Legislative Delegation, and the members of the Florida Public Service Commission.

Section 4. Directs the County's state lobbyists to advocate for the actions set forth in Sections 1 and 2 above, and authorizes and directs the Office of Intergovernmental Affairs to amend the 2018 State Legislative Package to include this item.

The Prime Sponsor of the foregoing resolution is Commissioner Daniella Levine Cava. It was offered by Commissioner José "Pepe" Diaz , who moved its adoption. The motion was seconded by Commissioner Xavier L. Suarez and upon being put to a vote, the vote was as follows:

Este	eban L. Bovo, Jr	., Chairman aye	
Audrey M	. Edmonson, Vic	ce Chairwoman absen	it
Bruno A. Barreiro	aye	Daniella Levine Cava	aye
Jose "Pepe" Diaz	aye	Sally A. Heyman	aye
Barbara J. Jordan	aye	Joe A. Martinez	aye
Jean Monestime	aye	Dennis C. Moss	aye
Rebeca Sosa	aye	Sen. Javier D. Souto	aye
Xavier L. Suarez	aye		

The Chairperson thereupon declared the resolution duly passed and adopted this 21st day of November, 2017. This resolution shall become effective upon the earlier of (1) 10 days after the date of its adoption unless vetoed by the County Mayor, and if vetoed, shall become effective only upon an override by this Board, or (2) approval by the County Mayor of this Resolution and the filing of this approval with the Clerk of the Board.



MIAMI-DADE COUNTY, FLORIDA BY ITS BOARD OF COUNTY COMMISSIONERS

HARVEY RUVIN, CLERK

Christopher Agrippa By:_____

Deputy Clerk

Approved by County Attorney as to form and legal sufficiency.



Michael J. Mastrucci

STATE OF FLORIDA) COUNTY OF MIAMI-DADE)

SS:

I, HARVEY RUVIN, Clerk of the Circuit and County Courts, in and for Miami-Dade County, Florida, and Ex-Officio Clerk of the Board of County Commissioners of said county, DO HEREBY CERTIFY that the above and foregoing is a true and correct copy of Resolution No. R-1118-17 adopted by the Miami-Dade County Board of County Commissioners, at its meeting of November 21, 2017, as appears of record.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal on this 4th day of December A.D., 2017.

By:



HARVEY RUVIN, Clerk Board of County Commissioners Miami-Dade County, Florida

Olga Valverde

Deputy Clerk