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COMMISSIONERS: RECEIVED-FPSC JULIE I. BROWN, CHAIRMAN ART GRAHAM RONALD A. BRISÉ 2019 JUN 22 PM 2: 54 JIMMY PATRONIS DONALD J. POLMANN COMMISSION CLERK Public Service Commission

April 20, 2017

Jaime L. Jackson, Senior Attorney Joint Administrative Procedures Committee Room 680, Pepper Building 111 W. Madison Street Tallahassee, FL 32399-1400

Re: Docket No. 160246-WS – Proposed adoption of Rule 25-30.444, F.A.C., Utility Reserve Fund, and 25-30.4445, F.A.C., Notice of Application for Utility Reserve Fund

Dear Ms. Jackson:

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In further response to your March 22, 2017, letter, we submit the below responses. Your comments are reflected in bold and our comments follow.

25-30-444(1): Section 367.081(2)(c), Florida Statutes, permits the Commission to authorize a utility reserve fund for infrastructure repair and replacement for a utility for "existing distribution and collection infrastructure that is nearing the end of its useful life or is detrimental to water quality or reliability of service...." The same paragraph directs the Commission to adopt rules to govern the "implementation, management, and use of the fund, including, but not limited to, rules related to expense for which the fund may be used...." Therefore, it appears that implementation is required for specific eligible expenses, but the eligible expenses must constitute "existing distribution and collection infrastructure that is nearing the end its useful life or detrimental to water quality or reliability of service," pursuant to the statute.

Subsection (1) purports to set forth eligible projects for the creation of a utility reserve fund, but refers only to a "future infrastructure repairs or replacement." It appears that the quoted language may exceed the statutory requirement that the project be "for existing distribution and collection infrastructure that is nearing the end of its useful life or is detrimental to water quality or reliability of service," as stated in section 367.081(2)(c). See § 120.52(8)(c), Fla. Statute (2016). Please review and advise.

As we stated in our letter dated April 12, 2017, the word "future" in Subsection (1) is simply used as a timing reference to represent that a utility reserve fund will be established in advance to be used for existing infrastructure projects that will be completed at some point in the

future. It is not intended to suggest that the utility reserve fund would apply to future new construction. In response to your letter, we have added the phrase "existing distribution and collection infrastructure that is nearing the end of its useful life or is detrimental to water quality or reliability of service" to clarify the language in the introductory paragraph.

25-30-444(f): Please see the comments above regarding section 367.081(2)(c), as they related to the authorization granted in this paragraph. The paragraph permits the disbursement of utility reserve funds for an "emergency repair or replacement that is critical to the operation of the utility facilities," which appears to expand the statutory requirement that the project be for "existing distribution and collection infrastructure that is nearing the end of its useful life or is detrimental to water quality or reliability of service." Please review and advise.

In further response to your letter dated March 22, 2017, Section 367.081(2)(c), F.S., gives the Commission statutory authority to approve the disbursement of utility reserve fund monies for emergency repairs of existing infrastructure. The rule is not intended to allow for disbursement of utility reserve fund for emergency repairs of new construction. In response to your letter, we have added the phrase "existing distribution and collection infrastructure that is nearing the end of its useful or is detrimental to water quality or reliability of service" to clarify that emergency disbursement of utility reserve fund monies are for existing infrastructure only.

As we stated in our letter dated April 12, 2017, we have made the above-mentioned changes in the rule in and will recommend these changes to the Commission at its next public meeting on May 4, 2017. Once the Commission votes on the rule, the Commission will publish a Notice of Change in the Florida Administrative Register. Please do not hesitate to contact me further if you have any questions.

Sincerely,

Adria E. Harper Senior Attorney

Enclosures cc: Office of Commission Clerk

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## **Julie Phillips**

From: Sent: To: Cc: Subject:

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Jackson, Jamie <JACKSON.JAMIE@leg.state.fl.us> Friday, April 14, 2017 8:25 AM Adria Harper Julie Phillips RE: 25-30.444

Hello Adria,

Thanks for the fast follow up response. This will be fully responsive to my original comment letter.

Sincerely, Jamie

Jamie L. Jackson Senior Attorney, Joint Administrative Procedures Committee The Florida Legislature 680 Pepper Building III West Madison Street Tallahassee, Florida 32399-1400 Phone: (850) 488-9110 Fax: (850) 922-6934

From: Adria Harper [mailto:AHarper@psc.state.fl.us] Sent: Thursday, April 13, 2017 3:08 PM To: Jackson, Jamie <JACKSON.JAMIE@leg.state.fl.us> Cc: Julie Phillips <JPhillip@PSC.STATE.FL.US> Subject: 25-30.444

Hi Jaime,

Please see attached DRAFT.

Thank you! Adria

Adria E. Harper Senior Attorney Florida Public Service Commission <u>AHarper@psc.state.fl.us</u> (850) 413-6082

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