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**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:	July 1, 2019
TO:	Adam J. Teitzman, Commission Clerk, Office of Commission Clerk
FROM:	Samantha Cibula, Office of the General Counsel S.MC.
RE:	Docket No. 19980569-PU

Please file the attached materials in the docket file listed above.

Thank you.

Attachment





# THE FLORIDA LEGISLATURE JOINT ADMINISTRATIVE PROCEDURES COMMITTEE



CARROLL WEBB, EXECUTIVE DIRECTOR AND GENERAL COUNSEL Room 120, Holland Building Tallahassee, Florida 32399-1300 Telephone (850) 488-9110

March 8, 1999

Ms. Christiana T. Moore Associate General Counsel Division of Appeals Public Service Commission Capital Circle Office Center 2540 Shumard Oak Blvd. Tallahassee, Florida 32399-0850



# Re: Public Service Commission: Rule Numbers 25-4.141, .202

Dear Ms. Moore:

According to our records, the above-styled rules were noticed in the Florida Administrative Weekly on December 31, 1998.

Paragraph 120.54(3)(e), F.S., requires that rules be filed for adoption not more than 90 days from the date of the original notice unless specified circumstances prevail. The 90-day period for filing the rules expires on March 31, 1999.

If you intend to adopt the rules, we remind you that paragraph 120.54(3)(d), F.S., requires that if the rules have not been changed since they were filed with this Committee, or if they contain only technical changes, you must file a notice to that effect with the Committee at least 7 days prior to filing the rules for adoption. If any change has been made in the rules, other than a technical change, you must publish a notice, and file a copy with the Committee, at least 21 days prior to filing the rules for adoption.



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Ms. Moore March 8, 1999 Page 2

procedures of §120.54, F.S. Please advise us of any exceptions which apply to the rules.

Sincerely,

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Carroll Webb Executive Director and General Counsel

#118191 CW:CW C:\DATA\WP61\JR\90DAY.LTR TONI JENNINGS
President



Senator Walter "Skip" Campbell, Chairman Representative Bill Posey, Vice Chairman Senator Ginny Brown-Waite Senator Lisa Carlton Representative O. R. "Rick" Minton, Jr. Representative Adam H. Putnam

# THE FLORIDA LEGISLATURE JOINT ADMINISTRATIVE PROCEDURES COMMITTEE



CARROLL WEBB, EXECUTIVE DIRECTOR AND GENERAL COUNSEL Room 120, Holland Building Tallahassee, Florida 32399-1300 Telephone (850) 488-9110

March 8, 1999

Ms. Christiana T. Moore Associate General Counsel Division of Appeals Public Service Commission Capital Circle Office Center 2540 Shumard Oak Blvd. Tallahassee, Florida 32399-0850



#### Re: Public Service Commission: Rule Chapter 25-30

Dear Ms. Moore:

According to our records, the above-styled rules were noticed in the Florida Administrative Weekly on December 31, 1998.

Paragraph 120.54(3)(e), F.S., requires that rules be filed for adoption not more than 90 days from the date of the original notice unless specified circumstances prevail. The 90-day period for filing the rules expires on March 31, 1999.

If you intend to adopt the rules, we remind you that paragraph 120.54(3)(d), F.S., requires that if the rules have not been changed since they were filed with this Committee, or if they contain only technical changes, you must file a notice to that effect with the Committee at least 7 days prior to filing the rules for adoption. If any change has been made in the rules, other than a technical change, you must publish a notice, and file a copy with the Committee, at least 21 days prior to filing the rules for adoption.



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Ms. Moore March 8, 1999 Page 2

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Sincerely,

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Carroll Webb Executive Director and General Counsel

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# THE FLORIDA LEGISLATURE JOINT ADMINISTRATIVE PROCEDURES COMMITTEE



CARROLL WEBB, EXECUTIVE DIRECTOR AND GENERAL COUNSEL Room 120, Holland Building Tallahassee, Florida 32399-1300 Telephone (850) 488-9110

March 8, 1999

Ms. Christiana T. Moore Associate General Counsel Division of Appeals Public Service Commission Capital Circle Office Center 2540 Shumard Oak Blvd. Tallahassee, Florida 32399-0850

#### Re: Public Service Commission: Rule Number 25-24.555

Dear Ms. Moore:

According to our records, the above-styled rules were noticed in the Florida Administrative Weekly on December 31, 1998.

Paragraph 120.54(3)(e), F.S., requires that rules be filed for adoption not more than 90 days from the date of the original notice unless specified circumstances prevail. The 90-day period for filing the rules expires on March 31, 1999.

If you intend to adopt the rules, we remind you that paragraph 120.54(3)(d), F.S., requires that if the rules have not been changed since they were filed with this Committee, or if they contain only technical changes, you must file a notice to that effect with the Committee at least 7 days prior to filing the rules for adoption. If any change has been made in the rules, other than a technical change, you must publish a notice, and file a copy with the Committee, at least 21 days prior to filing the rules for adoption.



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Ms. Moore March 8, 1999 Page 2

procedures of §120.54, F.S. Please advise us of any exceptions which apply to the rules.

Sincerely,

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Carroll Webb Executive Director and General Counsel

#118197 CW:CW C:\DATA\WP61\JR\90DAY.LTR • TONI JENNINGS President



Senator Walter "Skip" Campbell, Chairman Representative Bill Posey, Vice Chairman Senator Ginny Brown-Walte Senator Lisa Carlton Representative O. R. "Rick" Minton, Jr. Representative Adam H. Putnam

# THE FLORIDA LEGISLATURE JOINT ADMINISTRATIVE PROCEDURES COMMITTEE



CARROLL WEBB, EXECUTIVE DIRECTOR AND GENERAL COUNSEL Room 120, Holland Building Tallahassee, Florida 32399-1300 Telephone (850) 488-9110

March 8, 1999

Ms. Christiana T. Moore Associate General Counsel Division of Appeals Public Service Commission Capital Circle Office Center 2540 Shumard Oak Blvd. Tallahassee, Florida 32399-0850

#### Re: Public Service Commission: Rule Number 25-17.087

Dear Ms. Moore:

According to our records, the above-styled rules were noticed in the Florida Administrative Weekly on December 31, 1998.

Paragraph 120.54(3)(e), F.S., requires that rules be filed for adoption not more than 90 days from the date of the original notice unless specified circumstances prevail. The 90-day period for filing the rules expires on March 31, 1999.

If you intend to adopt the rules, we remind you that paragraph 120.54(3)(d), F.S., requires that if the rules have not been changed since they were filed with this Committee, or if they contain only technical changes, you must file a notice to that effect with the Committee at least 7 days prior to filing the rules for adoption. If any change has been made in the rules, other than a technical change, you must publish a notice, and file a copy with the Committee, at least 21 days prior to filing the rules for adoption.



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Ms. Moore March 8, 1999 Page 2

procedures of §120.54, F.S. Please advise us of any exceptions which apply to the rules.

Sincerely,

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<sup>1</sup> Carroll Webb Executive Director and General Counsel

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# THE FLORIDA LEGISLATURE JOINT ADMINISTRATIVE PROCEDURES COMMITTEE



CARROLL WEBB, EXECUTIVE DIRECTOR AND GENERAL COUNSEL Room 120, Holland Building Tallahassee, Florida 32399-1300 Telephone (850) 488-9110

March 8, 1999

Ms. Christiana T. Moore Associate General Counsel Division of Appeals Public Service Commission Capital Circle Office Center 2540 Shumard Oak Blvd. Tallahassee, Florida 32399-0850

# Re: Public Service Commission: Rule Numbers 25-6.002, .043, .0438

Dear Ms. Moore:

According to our records, the above-styled rules were noticed in the Florida Administrative Weekly on December 31, 1998.

Paragraph 120.54(3)(e), F.S., requires that rules be filed for adoption not more than 90 days from the date of the original notice unless specified circumstances prevail. The 90-day period for filing the rules expires on March 31, 1999.

If you intend to adopt the rules, we remind you that paragraph 120.54(3)(d), F.S., requires that if the rules have not been changed since they were filed with this Committee, or if they contain only technical changes, you must file a notice to that effect with the Committee at least 7 days prior to filing the rules for adoption. If any change has been made in the rules, other than a technical change, you must publish a notice, and file a copy with the Committee, at least 21 days prior to filing the rules for adoption.

Ms. Moore March 8, 1999 Page 2

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procedures of §120.54, F.S. Please advise us of any exceptions which apply to the rules.

Sincerely,

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Carroll Webb Executive Director and General Counsel

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# THE FLORIDA LEGISLATURE JOINT ADMINISTRATIVE PROCEDURES COMMITTEE



CARROLL WEBB, EXECUTIVE DIRECTOR AND GENERAL COUNSEL Room 120, Holland Building Tallahassee, Florida 32399-1300 Telephone (850) 488-9110

February 3, 1999

Mr. Richard C. Bellak Division of Appeals Public Service Commission Capital Circle Office Center 2540 Shumard Oak Blvd. Tallahassee, Florida 32399-0862

Re: Public Service Commission Rule Number 25-6.0185

Dear Mr. Bellak:

According to our records, the above-styled rules were noticed in the Florida Administrative Weekly on November 25,1998.

Paragraph 120.54(3)(e), F.S., requires that rules be filed for adoption not more than 90 days from the date of the original notice unless specified circumstances prevail. The 90-day period for filing the rules expires on February 23, 1999.

If you intend to adopt the rules, we remind you that paragraph 120.54(3)(d), F.S., requires that if the rules have not been changed since they were filed with this Committee, or if they contain only technical changes, you must file a notice to that effect with the Committee at least 7 days prior to filing the rules for adoption. If any change has been made in the rules, other than a technical change, you must publish a notice, and file a copy with the Committee, at least 21 days prior to filing the rules for adoption.

If the rules are not filed within 90 days, and if an exception is not applicable, you must notice withdrawal of the rules. Any further action to adopt the rules must comply with the rulemaking procedures of §120.54, F.S. Please advise us of any exceptions which apply to the rules.

Sincerely,

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Carroll Webb Executive Director and General Counsel

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#### MEMORANDUM

July 17, 1998

# RECEIVED 98 JUL 17 PM 2:07 FLORIDA PUBLIC SERVICE COMM. DIVISION OF APPEALS

# TO: DIVISION OF APPEALS (HELTON)

# FROM: DIVISION OF RESEARCH AND REGULATORY REVIEW (HEWITT) OF PROVIDENT OF ESTIMATED REGULATORY COSTS FOR DOCKET NO. 980570-EU, PROPOSED REVISIONS TO RULE 25-6.0185, F.A.C., ELECTRIC UTILITY PROCEDURES FOR LONG-TERM ENERGY EMERGENCIES

Currently, Rule 25-6.0185, F.A.C., Electric Utility Procedures for Long-term Energy Emergencies, requires each electric utility in Florida to develop and submit a long-term plan for an energy emergency caused by a fuel supply shortage.

The proposed rule amendments would streamline, clarify, and correct references in the rule. The revision makes explicit that utilities which own or control generation facilities would be the ones required to file a fuel emergency plan. The scope of the emergency plan is clarified and an energy emergency is defined. Each utility would have to review its plan every three years, modify it if necessary, and submit the revision by letter to the Commission for approval or rejection. If no modification is necessary, a letter would be filed with the Commission stating that the review had been conducted and that the existing plan is adequate.

Although emergency plans are required now and should already be reviewed on an ongoing basis, some utilities may have to review their plans more often than they have in the past. Existing personnel should be able to perform the review and submit a letter with little additional cost.

The Administrative Procedures Act encourages an agency to prepare a Statement of Estimated Regulatory Costs (SERC). However, since there should be no significant additional costs or negative impacts on utilities, small businesses, small cities, or small counties, a SERC will not be prepared for the proposed rule change.

Please keep my name on the CASR.

CBH:tf\e-lrfuel