STATE OF FLORIDA

COMMISSIONERS: GARY F. CLARK, CHAIRMAN ART GRAHAM ANDREW GILES FAY MIKE LA ROSA



OFFICE OF THE GENERAL COUNSEL KEITH C. HETRICK GENERAL COUNSEL (850) 413-6199

Public Service Commission

May 5, 2021

Kenneth J. Plante, Coordinator Joint Administrative Procedures Committee Room 680, Pepper Building 111 W. Madison Street Tallahassee, FL 32399-1400 japc@leg.state.fl.us

VIA EMAIL

Re: Docket No. 20210062-OT; Rule 25-6.0143, F.A.C., Use of Accumulated Provision Accounts 228.1, 228.2, and 228.4, and Rule 25-7.0143, F.A.C., Use of Accumulated Provision Accounts 228.1, 228.2, and 228.4.

Dear Mr. Plante:

Enclosed are the following materials concerning the above referenced proposed rules:

- A copy of the proposed rules. 1.
- There are no materials incorporated by reference in the proposed rules. 2.
- 3. A copy of the F.A.R. notices.
- A statement of facts and circumstances justifying the proposed rules. 4.
- 5. A federal standards statement.
- Statement of Estimated Regulatory Costs for the rules. 6.

If there are any questions with respect to these rules, please do not hesitate to call me at 413-6082.

Sincerely,

/s/ Adria E. Harper Adria E. Harper Senior Attorney

Enclosures

Office of Commission Clerk cc:

(1) Account No. 228.1 Accumulated Provision for Property Insurance.

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(a) This account may be established to provide for losses through accident, fire, flood,

storms, nuclear accidents and similar type hazards to the utility's own property or property

leased from others, which is not covered by insurance. This account would also include

provisions for the deductible amounts contained in property loss insurance policies held by the

utility as well as retrospective premium assessments stemming from nuclear accidents under

various insurance programs covering nuclear generating plants. A schedule of risks covered

must shall be maintained, giving a description of the property involved, the character of risks

covered and the accrual rates used.

(b) Except as provided in paragraphs (1)(f), (1)(g) and (1)(h) charges to this account <u>must</u> shall be made for all occurrences in accordance with the schedule of risks to be covered which are not covered by insurance. Recoveries, insurance proceeds or reimbursements for losses charged to this account <u>must shall</u> be credited to the account.

(c) A separate subaccount <u>must shall</u> be established for that portion of Account No. 228.1 which is designated to cover storm-related damages to the utility's own property or property leased from others that is not covered by insurance. The records supporting the entries to this account <u>must shall</u> be so kept that the utility can furnish full information as to each storm event included in this account.

(d) In determining the costs to be charged to cover storm-related damages, the utility must shall use an Incremental Cost and Capitalization Approach methodology (ICCA). Under the ICCA methodology, the costs charged to cover storm-related damages must shall exclude those costs that normally would be charged to non-cost recovery clause operating expenses in the absence of a storm. Under the ICCA methodology for determining the allowable costs to be charged to cover storm-related damages, the utility will be allowed to charge to Account

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1	No. 228.1 costs that are incremental to costs normally charged to non-cost recovery clause
2	operating expenses in the absence of a storm. All costs charged to Account 228.1 are subject
3	to review for prudence and reasonableness by the Commission. In addition, capital
4	expenditures for the removal, retirement and replacement of damaged facilities charged to
5	cover storm-related damages must shall exclude the normal cost for the removal, retirement
6	and replacement of those facilities in the absence of a storm. The utility must shall notify the
7	Director of the Commission Clerk in writing for each incident expected to exceed 1.5 percent
8	of jurisdictional revenues for the most recent calendar year \$10-million.
9	(e) The types of storm related costs allowed to be charged to the reserve under the ICCA
10	methodology include , but are not limited to, the following:
11	1. Additional contract labor hired for storm restoration activities incurred in any month in
12	which storm damage restoration activities are conducted, that are greater than the actual
13	monthly average of contract labor costs charged to operation and maintenance expense for the
14	same month in the three previous calendar years. The utility may adjust historical monthly
15	contract labor costs charged to operation and maintenance expense from calculated monthly
16	average. Each adjustment shall be accompanied by a detailed explanation of the nature and
17	derivation of the adjustment;
18	2. Logistics costs of providing meals, lodging, and linens for tents and other staging areas;
19	3. Transportation of crews and other personnel for storm restoration;
20	4. Vehicle costs for vehicles specifically rented for storm restoration activities;
21	5. Waste management costs specifically related to storm restoration activities;
22	6. Rental equipment specifically related to storm restoration activities;
23	7. Materials and supplies used to repair and restore service and facilities to pre-storm
24	condition, such as poles, transformers, meters, light fixtures, wire, and other electrical
25	equipment, excluding those costs that normally would be charged to non-cost recovery clause

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from existing law.

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operating expenses in the absence of a storm;

- 8. Payroll Overtime payroll and payroll-related costs for utility personnel included in storm restoration activities incurred in any month in which storm damage restoration activities are conducted, that are greater than the actual monthly average of payroll and payroll-related costs charged to operation and maintenance expense for the same month in the previous three calendar years. The utility may adjust historical monthly payroll and payroll-related costs charged to operation and maintenance expense from calculated monthly average. Each adjustment shall be accompanied by a detailed explanation of the nature and derivation of the adjustment;
- 9. Fuel cost for company and contractor vehicles used in storm restoration activities incurred in any month in which storm damage restoration activities are conducted, that are greater than the actual monthly average of fuel costs charged to operation and maintenance expense for the same month in the previous three calendar years. The utility may adjust historical monthly fuel costs charged to operation and maintenance expense from calculated monthly average. Each adjustment shall be accompanied by a detailed explanation of the nature and derivation of the adjustment; and
- 10. Cost of public service announcements regarding key storm-related issues, such as safety and service restoration estimates;
- 11. Vegetation management costs specifically related to storm restoration activities incurred in any month in which storm damage restoration activities are conducted, that are greater than the actual monthly average of vegetation management costs charged to operation and maintenance expense for the same month in the previous three calendar years. The utility may adjust historical monthly vegetation management costs charged to operation and maintenance expense from calculated monthly average. Each adjustment shall be accompanied by a detailed explanation of the nature and derivation of the adjustment; and

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1	12. Other costs or expenses not specifically identified in paragraph (1)(e)1, through
2	(1)(e)11. that are directly and solely attributable to a storm restoration event.
3	(f) The types of storm related costs prohibited from being charged to the reserve under the
4	ICCA methodology include, but are not limited to, the following:
5	1. Base rate recoverable regular payroll and regular payroll related costs for utility
6	managerial and non-managerial personnel;
7	1.2. Bonuses or any other special compensation for utility personnel not eligible for
8	overtime pay;
9	2.3. Base rate recoverable Delepreciation expenses, insurance costs and lease expenses for
10	utility-owned or utility-leased vehicles and aircraft;
11	3. 4. Utility employee assistance costs;
12	4.5. Utility employee training costs incurred prior to 72 hours before the storm event;
13	5.6. Utility advertising, media relations or public relations costs, except for public service
14	announcements regarding key storm-related issues as listed above in subparagraph (1)(e)10.;
15	6.7. Utility call center and customer service costs, except for non-budgeted overtime or
16	other non-budgeted incremental costs associated with the storm event;
17	8. Tree trimming expenses, incurred in any-month in which storm damage restoration
18	activities are conducted, that are less than the actual monthly average of tree trimming costs
19	charged to operation and maintenance expense for the same month in the three previous
20	calendar years;
21	7.9. Utility lost revenues from services not provided; and
22	8.10. Replenishment of the utility's materials and supplies inventories.
23	(g) Under the ICCA methodology for determining the allowable costs to be charged to
24	cover storm-related damages, certain costs may be charged to Account 228.1 only after review
25	and approval by the Commission. Prior to the Commission's determination of the
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appropriateness of including such costs in Account No. 228.1, the costs may be deferred in
Account No. 186, Miscellaneous Deferred Debits. The deferred costs must be incurred prior to
June 1 of the year following the storm event. By September 30 a utility must shall file a
petition for the disposition of any costs deferred prior to June 1 of the year following the storm
event giving rise to the deferred costs. These costs include, but are not limited to, the
following:

- 1. Costs of normal non-storm related activities which must be performed by employees or contractors not assigned to storm damage restoration activities ("back-fill work") or normal non-storm related activities which must be performed following the restoration of service after a storm by an employee or contractor assigned to storm damage restoration activities in addition to the employee's or contractor's regular activities ("catch-up work"); and
 - 2. Uncollectible accounts expenses.
- (h) A utility may, at its own option, charge storm-related costs as operating expenses rather than charging them to Account No. 228.1. The utility must shall notify the Director of the Commission Clerk in writing and provide a schedule of the amounts charged to operating expenses for each incident exceeding 0.5 percent of jurisdictional revenues for the most recent calendar year \$5 million. The schedule must shall be filed annually by February 15 of each year for information pertaining to the previous calendar year.
- (i) If the charges to Account No. 228.1 exceed the account balance, the excess <u>must shall</u> be carried as a debit balance in Account No. <u>182.3</u> 228.1 and no request for a deferral of the excess or for the establishment of a regulatory asset is necessary.
- (j) A utility may petition the Commission for the recovery of a debit balance in Account No. 182.3 discussed in paragraph (1)(i) 228.1 plus an amount to replenish the storm reserve through a surcharge, securitization or other cost recovery mechanism.
 - (k) A utility <u>must shall</u> not establish or change an annual accrual amount or a target CODING: Words <u>underlined</u> are additions; words in struck through type are deletions from existing law.

- (I) Each utility <u>must shall</u> file a Storm Damage Self-Insurance Reserve Study (Study) with the Commission Clerk by January 15, 2011 and at least once every 5 years thereafter from the submission date of the previously filed study. A Study <u>must shall</u> be filed whenever the utility is seeking a change to either the target accumulated balance or the annual accrual amount for Account No. 228.1. At a minimum, the Study <u>must shall</u> include data for determining a target
 - (m) Each utility <u>must shall</u> file a report with the Director of the Commission Clerk providing information concerning its efforts to obtain commercial insurance for its transmission and distribution facilities and any other programs or proposals that were considered. The report <u>must shall</u> also include a summary of the amounts recorded in Account 228.1. The report <u>must shall</u> be filed annually by February 15 of each year for information pertaining to the previous calendar year.
 - (2) Account No. 228.2 Accumulated Provision for Injuries and Damages.

balance for, and the annual accrual amount to, Account No. 228.1.

- (a) This account may be established to meet the probable liability, not covered by insurance, for deaths or injuries to employees or others and for damages to property neither owned nor held under lease by the utility. When liability for any injury or damage is admitted or settled by the utility either voluntarily or because of the decision of a Court or other lawful authority, such as a workman's compensation board, the admitted liability or the amount of the settlement <u>must shall</u> be charged to this account.
- (b) Charges to this account <u>must shall</u> be made for all losses covered. Detailed supporting records of charges made to this account <u>must shall</u> be maintained in such a way that the year the event occurred which gave rise to the loss can be associated with the settlement.

 Recoveries or reimbursements for losses charged to the account <u>must shall</u> be credited to the account.

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1	25-7.0143 Use of Accumulated Provision Accounts 228.1, 228.2, and 228.4.
2	(1) Account No. 228.1 Accumulated Provision for Property Insurance.
3	(a) This account may be established to provide for losses through accident, fire, flood,
4	storms and similar type hazards to the utility's own property or property leased from others.
5	which is not covered by insurance. A schedule of risks covered must be maintained, giving a
6	description of the property involved, the character of risks covered and the accrual rates used.
7	(b) Except as provided in paragraphs (1)(f), (1)(g) and (1)(h) charges to this account must
8	be made for all occurrences in accordance with the schedule of risks to be covered which are
9	not covered by insurance. Recoveries, insurance proceeds or reimbursements for losses
10	charged to this account must be credited to the account.
11	(c) A separate subaccount must be established for that portion of Account No. 228.1 which
12	is designated to cover storm-related damages to the utility's own property or property leased
13	from others that is not covered by insurance. The records supporting the entries to this account
14	must be so kept that the utility can furnish full information as to each storm event included in
15	this account.
16	(d) In determining the costs to be charged to cover storm-related damages, the utility must
17	use an Incremental Cost and Capitalization Approach methodology (ICCA). Under the ICCA
18	methodology, the costs charged to cover storm-related damages must exclude those costs that
19	normally would be charged to non-cost recovery clause operating expenses in the absence of a
20	storm. Under the ICCA methodology for determining the allowable costs to be charged to
21	cover storm-related damages, the utility will be allowed to charge to Account No. 228.1 costs
22	that are incremental to costs normally charged to non-cost recovery clause operating expenses
23	in the absence of a storm. All costs charged to Account 228.1 are subject to review for
24	prudence and reasonableness by the Commission. In addition, capital expenditures for the
25	removal, retirement and replacement of damaged facilities charged to cover storm-related
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1	damages must exclude the normal cost for the removal, retirement and replacement of those
2	facilities in the absence of a storm. The utility must notify the Commission Clerk in writing
3	for each incident expected to exceed 1.5 percent of jurisdictional revenues for the most recent
4	calendar year.
5	(e) The types of storm related costs allowed to be charged to the reserve under the ICCA
6	methodology include the following:
7	1. Additional contract labor hired for storm restoration activities incurred in any month in
8	which storm damage restoration activities are conducted, that are greater than the actual
9	monthly average of contract labor costs charged to operation and maintenance expense for the
10	same month in the three previous calendar years. The utility may adjust historical monthly
11	contract labor costs charged to operation and maintenance expense from calculated monthly
12	average. Each adjustment must be accompanied by a detailed explanation of the nature and
13	derivation of the adjustment;
14	2. Logistics costs of providing meals, lodging, and linens for tents and other staging areas;
15	3. Transportation of crews and other personnel for storm restoration;
16	4. Vehicle costs for vehicles specifically rented for storm restoration activities;
17	5. Waste management costs specifically related to storm restoration activities;
18	6. Rental equipment specifically related to storm restoration activities;
19	7. Materials and supplies used to repair and restore service and facilities to pre-storm
20	condition, excluding those costs that normally would be charged to non-cost recovery clause
21	operating expenses in the absence of a storm;
22	8. Payroll and payroll-related costs for utility personnel included in storm restoration
23	activities incurred in any month in which storm damage restoration activities are conducted.
24	that are greater than the actual monthly average of payroll and payroll-related costs charged to
25	operation and maintenance expense for the same month in the three previous calendar years.
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1	The utility may adjust historical monthly payroll and payroll-related costs charged to
2	operation and maintenance expense from calculated monthly average. Each adjustment must
3	be accompanied by a detailed explanation of the nature and derivation of the adjustment;
4	9. Fuel cost for company and contractor vehicles used in storm restoration activities
5	incurred in any month in which storm damage restoration activities are conducted, that are
6	greater than the actual monthly average of fuel costs charged to operation and maintenance
7	expense for the same month in the three previous calendar years. The utility may adjust
8	historical monthly fuel costs charged to operation and maintenance expense from calculated
9	monthly average. Each adjustment must be accompanied by a detailed explanation of the
10	nature and derivation of the adjustment:
11	10. Cost of public service announcements regarding key storm-related issues, such as
12	safety and service restoration estimates:
13	11. Vegetation management expenses specifically related to storm restoration activities
14	incurred in any month in which storm damage restoration activities are conducted, that are
15	greater than the actual monthly average of vegetation management costs charged to operation
16	and maintenance expense for the same month in the previous three calendar years. The utility
17	may adjust historical monthly vegetation management costs charged to operation and
18	maintenance expense from calculated monthly average. Each adjustment must be
19	accompanied by a detailed explanation of the nature and derivation of the adjustment; and
20	12. Other costs or expenses not specifically identified in paragraph (1)(e)1, through
21	(1)(e)11. that are directly and solely attributable to a storm restoration event.
22	(f) The types of storm related costs prohibited from being charged to the reserve under the
23	ICCA methodology include the following:
24	1. Bonuses or any other special compensation for utility personnel not eligible for
25	overtime pay:

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1	Depreciation expenses, insurance costs and lease expenses for utility-owned or utility-
2	leased vehicles and aircraft;
3	3. Utility employee assistance costs;
4	4. Utility employee training costs incurred prior to 72 hours before the storm event;
5	5. Utility advertising, media relations or public relations costs, except for public service
6	announcements regarding key storm-related issues as listed above in subparagraph (1)(e)10.;
7	6. Utility call center and customer service costs, except for non-budgeted overtime or other
8	non-budgeted incremental costs associated with the storm event;
9	7. Utility lost revenues from services not provided; and
10	8. Replenishment of the utility's materials and supplies inventories.
11	(g) Under the ICCA methodology for determining the allowable costs to be charged to
12	cover storm-related damages, certain costs may be charged to Account 228.1 only after review
13	and approval by the Commission. Prior to the Commission's determination of the
14	appropriateness of including such costs in Account No. 228.1, the costs may be deferred in
15	Account No. 186, Miscellaneous Deferred Debits. The deferred costs must be incurred prior to
16	June 1 of the year following the storm event. By September 30 a utility must file a petition for
17	the disposition of any costs deferred prior to June 1 of the year following the storm event
18	giving rise to the deferred costs. These costs include the following:
19	1. Costs of normal non-storm related activities which must be performed by employees or
20	contractors not assigned to storm damage restoration activities ("back-fill work") or normal
21	non-storm related activities which must be performed following the restoration of service after
22	a storm by an employee or contractor assigned to storm damage restoration activities in
23	addition to the employee's or contractor's regular activities ("catch-up work"); and
24	2. Uncollectible accounts expenses.
25	(h) A utility may, at its own option, charge storm-related costs as operating expenses
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1	rather than charging them to Account No. 228.1. The utility must notify the Commission Clerk						
2	in writing and provide a schedule of the amounts charged to operating expenses for each						
3	incident exceeding 0.5 percent of jurisdictional revenues for the most recent calendar year.						
4	The schedule must be filed annually by February 15 of each year for information pertaining to						
5	the previous calendar year.						
6	(i) If the charges to Account No. 228.1 exceed the account balance, the excess must be						
7	carried as a debit balance in Account No. 182.3 and no request for a deferral of the excess or						
8	for the establishment of a regulatory asset is necessary.						
9	(j) A utility may petition the Commission for the recovery of a debit balance in Account						
10	No. 182.3 discussed in paragraph (1)(i) plus an amount to replenish the storm reserve through						
11	a surcharge, securitization or other cost recovery mechanism.						
12	(k) A utility must not establish or change an annual accrual amount or a target						
13	accumulated balance amount for Account No. 228.1 without prior Commission approval.						
14	(1) Each utility must file a Storm Damage Self-Insurance Reserve Study (Study) with the						
15	Commission Clerk by January 15, 2022 and at least once every 5 years thereafter from the						
16	submission date of the previously filed study. A Study must be filed whenever the utility is						
17	seeking a change to either the target accumulated balance or the annual accrual amount for						
18	Account No. 228.1. At a minimum, the Study must include data for determining a target						
19	balance for, and the annual accrual amount to, Account No. 228.1.						
20	(2) Account No. 228.2 Accumulated Provision for Injuries and Damages.						
21	(a) This account may be established to meet the probable liability, not covered by						
22	insurance, for deaths or injuries to employees or others and for damages to property neither						
23	owned nor held under lease by the utility. When liability for any injury or damage is admitted						
24	or settled by the utility either voluntarily or because of the decision of a Court or other lawful						
25	authority, such as a workman's compensation board, the admitted liability or the amount of						
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1	the settlement must be charged to this account.
2	(b) Charges to this account must be made for all losses covered. Detailed supporting
3	records of charges made to this account must be maintained in such a way that the year the
4	event occurred which gave rise to the loss can be associated with the settlement. Recoveries or
5	reimbursements for losses charged to the account must be credited to the account.
6	(3) Account No. 228.4 Accumulated Miscellaneous Operating Provisions.
7	(a) This account may be established for operating provisions which are not covered
8	elsewhere. This account must be maintained in such a manner as to show the amount of each
9	separate provision established by the utility and the nature and amounts of the debits and
10	credits thereto. Each separate provision must be identified as to purpose and the specific
11	events to be charged to the account to ensure that all such events and only those events are
12	charged to the provision accounts.
13	(b) Charges to this account must be made for all costs or losses covered. Recoveries or
14	reimbursements for amounts charged to this account must be credited hereto.
15	(4)(a) The provision level and annual accrual rate for each account listed in subsections (1)
16	through (3) must be evaluated at the time of a rate proceeding and adjusted as necessary.
17	However, a utility may petition the Commission for a change in the provision level and
18	accrual outside a rate proceeding.
19	(b) If a utility elects to use any of the above listed accumulated provision accounts, each
20	and every loss or cost which is covered by the account must be charged to that account and
21	must not be charged directly to expenses except as provided for in paragraphs (1)(f), (1)(g)
22	and (1)(h). Charges must be made to accumulated provision accounts regardless of the balance
23	in those accounts.
24	(c) No utility must fund any account listed in subsections (1) through (3) unless the
25	Commission approves such funding. Existing funded provisions which have not been
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1	approved by the Commission must be credited by the amount of the funded balance with a
2	corresponding debit to the appropriate current asset account, resulting in an unfunded
3	provision.
4	Rulemaking Authority 366.05(1) FS. Law Implemented 350.115, 366.04(2)(a) FS. History -
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Notice of Proposed Rule

PUBLIC SERVICE COMMISSION

RULE NO: RULE TITLE:

25-6.0143 Use of Accumulated Provision Accounts 228.1, 228.2, and 228.4

PURPOSE AND EFFECT: This rule address accounting of electric utility costs that result from storm-related damage. During the Commission's rulemaking on Rules 25-6.030 and 25-6.031, F.A.C., the storm protection plan and storm protection plan cost recovery clause rules, the Commission determined that Rule 25-6.0143, F.A.C., should be amended to clarify the requirements for the storm related costs that will be allowed to be charged to the reserve under the Incremental Cost and Capitalization Approach (ICCA) methodology.

Docket No. 20210062-OT

SUMMARY: The rule addresses accounting for losses through accident, fire, flood, storms, nuclear accidents and similar type hazards to the utility's own property or property leased from others, which is not covered by insurance. The rule requires a utility to notify the Commission Clerk in writing for each incident expected to exceed 1.5 percent of jurisdictional revenues for the most recent calendar year. The rule amendments add clarity and specificity for the accounting of labor and payroll expenses, the fuel costs for both company and contractor vehicles used in storm restoration activities, and the vegetation management costs that are specifically related to storm restoration activities for the utilities. For all of these cost categories, the rule requires that the costs must be greater than the actual monthly average of costs charged to the operation and maintenance expense for the same month in the three previous calendar years, and each adjustment must be accompanied by a detailed explanation of the nature of the adjustment.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION: The agency has determined that this will not have an adverse impact on small business or likely increase directly or indirectly regulatory costs in excess of \$200,000 in the aggregate within one year after the implementation of the rule. A SERC has been prepared by the agency. The SERC examined the factors required by Section 120.541(2), FS, and concluded that the rule amendment will not have an adverse impact on economic growth, business competitiveness, or small business and that it will not likely result in increased regulatory costs, including transactional costs, to utilities required to comply with the rule.

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: based upon the information contained in the SERC.

Any person who wishes to provide information regarding a statement of estimated regulatory costs, or provide a proposal for a lower cost regulatory alternative must do so in writing within 21 days of this notice.

RULEMAKING AUTHORITY: 366.05(1) FS.

LAW IMPLEMENTED: 350.115, 366.04(2)(a) 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: Adria Harper, Office of General Counsel, 2540 Shumard Oak Blvd., Tallahassee, FL 32399-0850, (850)413-6082, aharper@psc.state.fl.us.

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

25-6.0143 Use of Accumulated Provision Accounts 228.1, 228.2, and 228.4.

- (1) Account No. 228.1 Accumulated Provision for Property Insurance.
- (a) This account may be established to provide for losses through accident, fire, flood, storms, nuclear accidents and similar type hazards to the utility's own property or property leased from others, which is not covered by insurance. This account would also include provisions for the deductible amounts contained in property loss insurance policies held by the utility as well as retrospective premium assessments stemming from nuclear accidents under various insurance programs covering nuclear generating plants. A schedule of risks covered must shall be maintained, giving a description of the property involved, the character of risks covered and the accrual rates used.
 - (b) Except as provided in paragraphs (1)(f), (1)(g) and (1)(h) charges to this account must shall be made for all

occurrences in accordance with the schedule of risks to be covered which are not covered by insurance. Recoveries, insurance proceeds or reimbursements for losses charged to this account <u>must shall</u> be credited to the account.

- (c) A separate subaccount <u>must shall</u> be established for that portion of Account No. 228.1 which is designated to cover storm-related damages to the utility's own property or property leased from others that is not covered by insurance. The records supporting the entries to this account <u>must shall</u> be so kept that the utility can furnish full information as to each storm event included in this account.
- (d) In determining the costs to be charged to cover storm-related damages, the utility <u>must shall</u> use an Incremental Cost and Capitalization Approach methodology (ICCA). Under the ICCA methodology, the costs charged to cover storm-related damages <u>must shall</u> exclude those costs that normally would be charged to non-cost recovery clause operating expenses in the absence of a storm. Under the ICCA methodology for determining the allowable costs to be charged to cover storm-related damages, the utility will be allowed to charge to Account No. 228.1 costs that are incremental to costs normally charged to non-cost recovery clause operating expenses in the absence of a storm. All costs charged to Account 228.1 are subject to review for prudence and reasonableness by the Commission. In addition, capital expenditures for the removal, retirement and replacement of damaged facilities charged to cover storm-related damages <u>must shall</u> exclude the normal cost for the removal, retirement and replacement of those facilities in the absence of a storm. The utility <u>must shall</u> notify the <u>Director of</u> the Commission Clerk in writing for each incident expected to exceed <u>1.5 percent of jurisdictional revenues for the most recent calendar year \$10 million</u>.
- (e) The types of storm related costs allowed to be charged to the reserve under the ICCA methodology include; but are not limited to, the following:
- 1. Additional contract labor hired for storm restoration activities incurred in any month in which storm damage restoration activities are conducted, that are greater than the actual monthly average of contract labor costs charged to operation and maintenance expense for the same month in the three previous calendar years. The utility may adjust historical monthly contract labor costs charged to operation and maintenance expense from calculated monthly average. Each adjustment shall be accompanied by a detailed explanation of the nature and derivation of the adjustment;
 - 2. No change.
 - 3. Transportation of crews and other personnel for storm restoration;
 - 4. through 7. No change.
- 8. Payroll Overtime payroll and payroll-related costs for utility personnel included in storm restoration activities incurred in any month in which storm damage restoration activities are conducted, that are greater than the actual monthly average of payroll and payroll-related costs charged to operation and maintenance expense for the same month in the previous three calendar years. The utility may adjust historical monthly payroll and payroll-related costs charged to operation and maintenance expense from calculated monthly average. Each adjustment shall be accompanied by a detailed explanation of the nature and derivation of the adjustment;
- 9. Fuel cost for company and contractor vehicles used in storm restoration activities incurred in any month in which storm damage restoration activities are conducted, that are greater than the actual monthly average of fuel costs charged to operation and maintenance expense for the same month in the previous three calendar years. The utility may adjust historical monthly fuel costs charged to operation and maintenance expense from calculated monthly average. Each adjustment shall be accompanied by a detailed explanation of the nature and derivation of the adjustment; and
- 10. Cost of public service announcements regarding key storm-related issues, such as safety and service restoration estimates;
- 11. Vegetation management costs specifically related to storm restoration activities incurred in any month in which storm damage restoration activities are conducted, that are greater than the actual monthly average of vegetation management costs charged to operation and maintenance expense for the same month in the previous three calendar years. The utility may adjust historical monthly vegetation management costs charged to operation and maintenance expense from calculated monthly average. Each adjustment shall be accompanied by a detailed explanation of the nature and derivation of the adjustment; and
- 12. Other costs or expenses not specifically identified in paragraph (1)(e)1. through (1)(e)11. that are directly and solely attributable to a storm restoration event.

- (f) The types of storm related costs prohibited from being charged to the reserve under the ICCA methodology include, but are not limited to, the following:
- 1. Base-rate recoverable regular payroll and regular payroll related costs for utility managerial and non-managerial personnel;
 - 1.2. Bonuses or any other special compensation for utility personnel not eligible for overtime pay;
- 2.3. Base-rate-recoverable <u>D</u>depreciation expenses, insurance costs and lease expenses for utility-owned or utility-leased vehicles and aircraft;
 - 3, 4. Utility employee assistance costs;
 - 4.5. Utility employee training costs incurred prior to 72 hours before the storm event;
- 5.6. Utility advertising, media relations or public relations costs, except for public service announcements regarding key storm-related issues as listed above in subparagraph (1)(e)10.;
- 6.7. Utility call center and customer service costs, except for non-budgeted overtime or other non-budgeted incremental costs associated with the storm event;
- 8. Tree trimming expenses, incurred in any month in which storm damage restoration activities are conducted, that are less than the actual monthly average of tree trimming costs charged to operation and maintenance expense for the same month in the three previous calendar years;
 - 7.9. Utility lost revenues from services not provided; and
 - 8.10. Replenishment of the utility's materials and supplies inventories.
- (g) Under the ICCA methodology for determining the allowable costs to be charged to cover storm-related damages, certain costs may be charged to Account 228.1 only after review and approval by the Commission. Prior to the Commission's determination of the appropriateness of including such costs in Account No. 228.1, the costs may be deferred in Account No. 186, Miscellaneous Deferred Debits. The deferred costs must be incurred prior to June 1 of the year following the storm event. By September 30 a utility must shall file a petition for the disposition of any costs deferred prior to June 1 of the year following the storm event giving rise to the deferred costs. These costs include, but are not limited to, the following:
 - 1. through 2. No change.
- (h) A utility may, at its own option, charge storm-related costs as operating expenses rather than charging them to Account No. 228.1. The utility must shall notify the Director of the Commission Clerk in writing and provide a schedule of the amounts charged to operating expenses for each incident exceeding 0.5 percent of jurisdictional revenues for the most recent calendar year \$5 million. The schedule must shall be filed annually by February 15 of each year for information pertaining to the previous calendar year.
- (i) If the charges to Account No. 228.1 exceed the account balance, the excess <u>must shall</u> be carried as a debit balance in Account No. <u>182.3</u> 228.1 and no request for a deferral of the excess or for the establishment of a regulatory asset is necessary.
- (j) A utility may petition the Commission for the recovery of a debit balance in Account No. 182.3 discussed in paragraph (1)(i) 228.1 plus an amount to replenish the storm reserve through a surcharge, securitization or other cost recovery mechanism.
- (k) A utility <u>must shall</u> not establish or change an annual accrual amount or a target accumulated balance amount for Account No. 228.1 without prior Commission approval.
- (I) Each utility <u>must shall</u> file a Storm Damage Self-Insurance Reserve Study (Study) with the Commission Clerk by January 15, 2011 and at least once every 5 years thereafter from the submission date of the previously filed study. A Study <u>must shall</u> be filed whenever the utility is seeking a change to either the target accumulated balance or the annual accrual amount for Account No. 228.1. At a minimum, the Study <u>must shall</u> include data for determining a target balance for, and the annual accrual amount to, Account No. 228.1.
- (m) Each utility <u>must</u> shall file a report with the <u>Director of</u> the Commission Clerk providing information concerning its efforts to obtain commercial insurance for its transmission and distribution facilities and any other programs or proposals that were considered. The report <u>must</u> shall also include a summary of the amounts recorded in Account 228.1. The report <u>must</u> shall be filed annually by February 15 of each year for information pertaining to the previous calendar year.
 - (2) Account No. 228.2 Accumulated Provision for Injuries and Damages.
 - (a) This account may be established to meet the probable liability, not covered by insurance, for deaths or

injuries to employees or others and for damages to property neither owned nor held under lease by the utility. When liability for any injury or damage is admitted or settled by the utility either voluntarily or because of the decision of a Court or other lawful authority, such as a workman's compensation board, the admitted liability or the amount of the settlement <u>must shall</u> be charged to this account.

- (b) Charges to this account <u>must</u> shall be made for all losses covered. Detailed supporting records of charges made to this account <u>must</u> shall be maintained in such a way that the year the event occurred which gave rise to the loss can be associated with the settlement. Recoveries or reimbursements for losses charged to the account <u>must</u> shall be credited to the account.
 - (3) Account No. 228.4 Accumulated Miscellaneous Operating Provisions.
- (a) This account may be established for operating provisions which are not covered elsewhere. This account must shall be maintained in such a manner as to show the amount of each separate provision established by the utility and the nature and amounts of the debits and credits thereto. Each separate provision must shall be identified as to purpose and the specific events to be charged to the account to ensure that all such events and only those events are charged to the provision accounts.
- (b) Charges to this account <u>must shall</u> be made for all costs or losses covered. Recoveries or reimbursements for amounts charged to this account <u>must shall</u> be credited hereto.
- (4)(a) The provision level and annual accrual rate for each account listed in subsections (1) through (3) <u>must</u> shall be evaluated at the time of a rate proceeding and adjusted as necessary. However, a utility may petition the Commission for a change in the provision level and accrual outside a rate proceeding.
- (b) If a utility elects to use any of the above listed accumulated provision accounts, each and every loss or cost which is covered by the account <u>must shall</u> be charged to that account and <u>must shall</u> not be charged directly to expenses except as provided for in paragraphs (1)(f), (1)(g) and (1)(h). Charges <u>must shall</u> be made to accumulated provision accounts regardless of the balance in those accounts.
- (c) No utility <u>must shall</u> fund any account listed in subsections (1) through (3) unless the Commission approves such funding. Existing funded provisions which have not been approved by the Commission <u>must shall</u> be credited by the amount of the funded balance with a corresponding debit to the appropriate current asset account, resulting in an unfunded provision.

Rulemaking	Authority	366.05(1)	FS. L	aw	Implemented	350.115,	366.04(2)(a)	FS.	History-New	<i>3-17-88</i> ,	Amendea
6-11-07.		•									

NAME OF PERSON ORIGINATING PROPOSED RULE: Andrew Maurey
NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Florida Public Service Commission
DATE PROPOSED RULE APPROVED BY AGENCY HEAD: May 4, 2021
DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: Volume 45, Number 111,
June 7, 2019.

Notice of Proposed Rule

PUBLIC SERVICE COMMISSION

RULE NO.: RULE TITLE:

25-7.0143 Use of Accumulated Provision Accounts 228.1, 228.2, and 228.4

PURPOSE AND EFFECT: To create a rule to provide a standard for the application of Accumulated Provision

Accounts 228.1, 228.2, and 228.4 for natural gas utilities.

Docket No. 20210062-OT

SUMMARY: Rule 25-7.0143 provides requirements for the application of Accumulated Provision Accounts 228.1, 228.2, and 228.4, specifically as the accounts apply to storm-related damages. The rule includes requirements for accounting for losses through accident, fire, flood, storms, and similar type hazards to the utility's own property or property leased from others, which is not covered by insurance. The rule also requires a utility to notify the Commission Clerk in writing for each incident expected to exceed 1.5 percent of jurisdictional revenues for the most recent calendar year. The rule provides several categories of accounts, including contract labor and payroll expenses, fuel costs for both company and contractor vehicles used in storm restoration activities, and the vegetation management costs that are specifically related to storm restoration activities for the gas utilities. For all of these cost categories, the rule requires that the costs must be greater than the actual monthly average of costs charged to the operation and maintenance expense for the same month in the three previous calendar years, and each adjustment must be accompanied by a detailed explanation of the nature of the adjustment.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS AND LEGISLATIVE RATIFICATION: The agency has determined that this will not have an adverse impact on small business or likely increase directly or indirectly regulatory costs in excess of \$200,000 in the aggregate within one year after the implementation of the rule. A SERC has been prepared by the agency. The SERC examined the factors required by Section 120.541(2), FS, and concluded that the rule will not have an adverse impact on economic growth, business competitiveness, or small business and that it will not likely result in increased regulatory costs, including transactional costs, to utilities required to comply with the rule.

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: based upon the information contained in the SERC.

Any person who wishes to provide information regarding a statement of estimated regulatory costs, or provide a proposal for a lower cost regulatory alternative must do so in writing within 21 days of this notice.

RULEMAKING AUTHORITY: 366.05, FS.

LAW IMPLEMENTED: 350.115, 366.04(2)(a), 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: Adria Harper, Office of General Counsel, 2540 Shumard Oak Blvd., Tallahassee, FL 32399-0850, (850)413-6082, aharper@psc.state.fl.us

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

- 25-7.0143 Use of Accumulated Provision Accounts 228.1, 228.2, and 228.4.
- (1) Account No. 228.1 Accumulated Provision for Property Insurance.
- (a) This account may be established to provide for losses through accident, fire, flood, storms and similar type hazards to the utility's own property or property leased from others, which is not covered by insurance. A schedule of risks covered must be maintained, giving a description of the property involved, the character of risks covered and the accrual rates used.
- (b) Except as provided in paragraphs (1)(f), (1)(g) and (1)(h) charges to this account must be made for all occurrences in accordance with the schedule of risks to be covered which are not covered by insurance. Recoveries, insurance proceeds or reimbursements for losses charged to this account must be credited to the account.
- (c) A separate subaccount must be established for that portion of Account No. 228.1 which is designated to cover storm-related damages to the utility's own property or property leased from others that is not covered by

insurance. The records supporting the entries to this account must be so kept that the utility can furnish full information as to each storm event included in this account.

- (d) In determining the costs to be charged to cover storm-related damages, the utility must use an Incremental Cost and Capitalization Approach methodology (ICCA). Under the ICCA methodology, the costs charged to cover storm-related damages must exclude those costs that normally would be charged to non-cost recovery clause operating expenses in the absence of a storm. Under the ICCA methodology for determining the allowable costs to be charged to cover storm-related damages, the utility will be allowed to charge to Account No. 228.1 costs that are incremental to costs normally charged to non-cost recovery clause operating expenses in the absence of a storm. All costs charged to Account 228.1 are subject to review for prudence and reasonableness by the Commission. In addition, capital expenditures for the removal, retirement and replacement of damaged facilities charged to cover storm-related damages must exclude the normal cost for the removal, retirement and replacement of those facilities in the absence of a storm. The utility must notify the Commission Clerk in writing for each incident expected to exceed 1.5 percent of jurisdictional revenues for the most recent calendar year.
- (e) The types of storm related costs allowed to be charged to the reserve under the ICCA methodology include the following:
- 1. Additional contract labor hired for storm restoration activities incurred in any month in which storm damage restoration activities are conducted, that are greater than the actual monthly average of contract labor costs charged to operation and maintenance expense for the same month in the three previous calendar years. The utility may adjust historical monthly contract labor costs charged to operation and maintenance expense from calculated monthly average. Each adjustment must be accompanied by a detailed explanation of the nature and derivation of the adjustment;
 - 2. Logistics costs of providing meals, lodging, and linens for tents and other staging areas;
 - 3. Transportation of crews and other personnel for storm restoration;
 - 4. Vehicle costs for vehicles specifically rented for storm restoration activities;
 - 5. Waste management costs specifically related to storm restoration activities;
 - 6. Rental equipment specifically related to storm restoration activities;
- 7. Materials and supplies used to repair and restore service and facilities to pre-storm condition, excluding those costs that normally would be charged to non-cost recovery clause operating expenses in the absence of a storm;
- 8. Payroll and payroll-related costs for utility personnel included in storm restoration activities incurred in any month in which storm damage restoration activities are conducted, that are greater than the actual monthly average of payroll and payroll-related costs charged to operation and maintenance expense for the same month in the three previous calendar years. The utility may adjust historical monthly payroll and payroll-related costs charged to operation and maintenance expense from calculated monthly average. Each adjustment must be accompanied by a detailed explanation of the nature and derivation of the adjustment;
- 9. Fuel cost for company and contractor vehicles used in storm restoration activities incurred in any month in which storm damage restoration activities are conducted, that are greater than the actual monthly average of fuel costs charged to operation and maintenance expense for the same month in the three previous calendar years. The utility may adjust historical monthly fuel costs charged to operation and maintenance expense from calculated monthly average, Each adjustment must be accompanied by a detailed explanation of the nature and derivation of the adjustment;
- 10. Cost of public service announcements regarding key storm-related issues, such as safety and service restoration estimates;
- 11. Vegetation management expenses specifically related to storm restoration activities incurred in any month in which storm damage restoration activities are conducted, that are greater than the actual monthly average of vegetation management costs charged to operation and maintenance expense for the same month in the previous three calendar years. The utility may adjust historical monthly vegetation management costs charged to operation and maintenance expense from calculated monthly average. Each adjustment must be accompanied by a detailed explanation of the nature and derivation of the adjustment; and
- 12. Other costs or expenses not specifically identified in paragraph (1)(e)1, through (1)(e)11. that are directly and solely attributable to a storm restoration event.
 - (f) The types of storm related costs prohibited from being charged to the reserve under the ICCA methodology

include the following:

- 1. Bonuses or any other special compensation for utility personnel not eligible for overtime pay;
- 2. Depreciation expenses, insurance costs and lease expenses for utility-owned or utility-leased vehicles and aircraft;
 - 3. Utility employee assistance costs:
 - 4. Utility employee training costs incurred prior to 72 hours before the storm event;
- Utility advertising, media relations or public relations costs, except for public service announcements regarding key storm-related issues as listed above in subparagraph (1)(e)10.;
- Utility call center and customer service costs, except for non-budgeted overtime or other non-budgeted incremental costs associated with the storm event;
 - 7. Utility lost revenues from services not provided; and
 - 8. Replenishment of the utility's materials and supplies inventories.
- (g) Under the ICCA methodology for determining the allowable costs to be charged to cover storm-related damages, certain costs may be charged to Account 228.1 only after review and approval by the Commission. Prior to the Commission's determination of the appropriateness of including such costs in Account No. 228.1, the costs may be deferred in Account No. 186, Miscellaneous Deferred Debits. The deferred costs must be incurred prior to June 1 of the year following the storm event. By September 30 a utility must file a petition for the disposition of any costs deferred prior to June 1 of the year following the storm event giving rise to the deferred costs. These costs include the following:
- 1. Costs of normal non-storm related activities which must be performed by employees or contractors not assigned to storm damage restoration activities ("back-fill work") or normal non-storm related activities which must be performed following the restoration of service after a storm by an employee or contractor assigned to storm damage restoration activities in addition to the employee's or contractor's regular activities ("catch-up work"); and
 - 2. Uncollectible accounts expenses.
- (h) A utility may, at its own option, charge storm-related costs as operating expenses rather than charging them to Account No. 228.1. The utility must notify the Commission Clerk in writing and provide a schedule of the amounts charged to operating expenses for each incident exceeding 0.5 percent of jurisdictional revenues for the most recent calendar year. The schedule must be filed annually by February 15 of each year for information pertaining to the previous calendar year.
- (i) If the charges to Account No. 228.1 exceed the account balance, the excess must be carried as a debit balance in Account No. 182.3 and no request for a deferral of the excess or for the establishment of a regulatory asset is necessary.
- (j) A utility may petition the Commission for the recovery of a debit balance in Account No. 182.3 discussed in paragraph (1)(i) plus an amount to replenish the storm reserve through a surcharge, securitization or other cost recovery mechanism.
- (k) A utility must not establish or change an annual accrual amount or a target accumulated balance amount for Account No. 228.1 without prior Commission approval.
- (1) Each utility must file a Storm Damage Self-Insurance Reserve Study (Study) with the Commission Clerk by January 15, 2022 and at least once every 5 years thereafter from the submission date of the previously filed study. A Study must be filed whenever the utility is seeking a change to either the target accumulated balance or the annual accrual amount for Account No. 228.1. At a minimum, the Study must include data for determining a target balance for, and the annual accrual amount to, Account No. 228.1.
 - (2) Account No. 228.2 Accumulated Provision for Injuries and Damages.
- (a) This account may be established to meet the probable liability, not covered by insurance, for deaths or injuries to employees or others and for damages to property neither owned nor held under lease by the utility. When liability for any injury or damage is admitted or settled by the utility either voluntarily or because of the decision of a Court or other lawful authority, such as a workman's compensation board, the admitted liability or the amount of the settlement must be charged to this account.
- (b) Charges to this account must be made for all losses covered. Detailed supporting records of charges made to this account must be maintained in such a way that the year the event occurred which gave rise to the loss can be associated with the settlement. Recoveries or reimbursements for losses charged to the account must be credited to

the account.

- (3) Account No. 228.4 Accumulated Miscellaneous Operating Provisions.
- (a) This account may be established for operating provisions which are not covered elsewhere. This account must be maintained in such a manner as to show the amount of each separate provision established by the utility and the nature and amounts of the debits and credits thereto. Each separate provision must be identified as to purpose and the specific events to be charged to the account to ensure that all such events and only those events are charged to the provision accounts.
- (b) Charges to this account must be made for all costs or losses covered. Recoveries or reimbursements for amounts charged to this account must be credited hereto.
- (4)(a) The provision level and annual accrual rate for each account listed in subsections (1) through (3) must be evaluated at the time of a rate proceeding and adjusted as necessary. However, a utility may petition the Commission for a change in the provision level and accrual outside a rate proceeding.
- (b) If a utility elects to use any of the above listed accumulated provision accounts, each and every loss or cost which is covered by the account must be charged to that account and must not be charged directly to expenses except as provided for in paragraphs (1)(f), (1)(g) and (1)(h). Charges must be made to accumulated provision accounts regardless of the balance in those accounts.
- (c) No utility must fund any account listed in subsections (1) through (3) unless the Commission approves such funding. Existing funded provisions which have not been approved by the Commission must be credited by the amount of the funded balance with a corresponding debit to the appropriate current asset account, resulting in an unfunded provision.

Rulemaking Authority 366,05(1) FS. Law Implemented 350,115, 366,04(2)(a) FS. History - New

NAME OF PERSON ORIGINATING PROPOSED RULE: Andrew Maurey

NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Florida Public Service Commission DATE PROPOSED RULE APPROVED BY AGENCY HEAD: May 4, 2021 DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: Volume 46, Number 113, June 10, 2020.

Rules 25-6.0143 and 25-7.0143, F.A.C. Docket No. 20210062-OT

STATEMENT OF FACTS AND CIRCUMSTANCES JUSTIFYING RULE

During the Commission's rulemaking on Rules 25-6.030 and 25-6.031, F.A.C., the storm protection plan and storm protection plan cost recovery clause rules, the Commission determined that Rule 25-6.0143, F.A.C., required clarification amendments. In the course of considering potential amendments to Rule 25-6.0143, F.A.C., the Commission also determined that the gas industry needed a rule similar to Rule 25-6.0143, F.A.C.

The amendment of Rule 25-6.0143, F.A.C., and the adoption of new Rule 25-7.0143, F.A.C., provide requirements for the application of Accumulated Provision Accounts 228.1, 228.2, and 228.4. In general, both rules address the accounting of labor and payroll expenses, fuel costs, and vegetation management costs that are specifically related to storm restoration activities for the utilities.

STATEMENT ON FEDERAL STANDARDS

There are no federal standards for these rules.

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:

March 29, 2021

TO:

Adria E. Harper, Senior Attorney, Office of the General Counsel

FROM:

Sevini K. Guffey, Public Utility Analyst III, Division of Economics SKG

RE:

Statement of Estimated Regulatory Costs for Proposed Amendment of Rule 25-6.0143, F.A.C., Use of Accumulated Provision Accounts 228.1, 228.2, and 228.4 and Proposed New Rule 25-7.0143, F.A.C., Use of Accumulated Provision

Accounts 228.1, 228.2, and 228.4.

The attached Statement of Estimated Regulatory Costs (SERC) addresses the economic impacts and considerations required pursuant to Section 120.541, Florida Statutes (F.S.), for the proposed modifications to Rule 25-6.0143, F.A.C., and proposed new Rule 25-7.0143, F.A.C. Commission SERC staff issued a data request on January 25, 2021 to all Commission-regulated electric and natural gas utilities. The Commission received responses from electric and natural gas utilities on February 2, 4, 5, and 12, 2021. Representatives for the electric and natural gas Investor-Owned Utilities (IOUs) participated in the rule development workshop held on June 29, 2020.

NOTE: Since SERC staff issued its data request based on the October 2020 version of these draft rules, there have been additional revisions to the rules based on utilities' comments. However, the revisions do not affect this SERC assessment.

Proposed Revisions to Rule 25-6.0143, F.A.C.

The proposed revisions clarify and add specificity to limitations on eligibility and application of certain provisions in the current rule. FPUC-Electric stated that it will incur an estimated annual cost of \$19,000 to comply with the proposed revisions if the company needs to adjust its historical data. However, at this time, the company does not foresee the need to adjust its historical data. Other electric IOUs stated that they would utilize existing resources to comply with the revised rule and if they were to incur incremental regulatory costs, the costs would be immaterial.

Overall, the electric utilities stated that the proposed rule revisions would not create incremental regulatory costs that exceed \$200,000 per year or \$1 million in the aggregate within five years of implementing the rules.

Proposed New Rule 25-7.0143, F.A.C.

The proposed new rule will provide natural gas IOUs a standard for the application of Accumulated Provision Accounts 228.1, 228.2, and 228.4. As noted, this proposed new rule creates an industry-specific standard which will be beneficial to the natural gas utilities. Several natural gas utilities stated that they would incur estimated annual costs ranging from \$4,000 to \$72,000 to prepare and file a petition for storm cost recovery and would also incur estimated costs ranging from \$20,000 to \$100,000 to prepare and file a Storm Damage Self-Insurance Reserve Study. FPUC-Gas stated that it will incur an estimated annual cost of \$19,000 to comply with the proposed revisions if the company needs to adjust its historical data. However, at this time, the company does not foresee the need to adjust its historical data.

Overall, the natural gas utilities stated that the proposed new rule would not create incremental regulatory costs that exceed \$200,000 per year or \$1 million in the aggregate within five years of implementing the rules.

SERC Staff Assessment

Based on the utilities' responses to data requests and discussions with technical staff that oversee the accumulated provision rules, SERC staff believes that the proposed rule modifications and proposed new rule will not likely increase regulatory costs, as contemplated by Section 120.541, F.S., including any transactional costs or have an adverse impact on business competitiveness, productivity, or innovation in excess of \$1 million in the aggregate within five years of implementation. The proposed new rule and rule amendments would not potentially have adverse impacts on small businesses, would have no implementation cost to the Commission or other state and local government entities, and would have no negative impact on small cities or counties.

No regulatory alternatives were submitted pursuant to Section 120.541(1)(g), F.S. The SERC concludes that none of the impacts/cost criteria established in Sections 120.541(2)(a), (c), (d), and (e), F.S., will be exceeded as a result of the proposed rule revisions.

cc: SERC File

FLORIDA PUBLIC SERVICE COMMISSION STATEMENT OF ESTIMATED REGULATORY COSTS

Rule 25-6.0143, F.A.C., Use of Accumulated Provision Accounts 228.1, 228.2, and 228.4 and Rule 25-7.0143, F.A.C., Use of Accumulated Provision Accounts 228.1, 228.2, and 228.4

NOTE: Since SERC staff issued its data request based on the October 2020 version of these draft rules, there have been additional revisions to the rules based on utilities' comments. However, the revisions do not affect the SERC.

 Will the proposed rule have an adverse impact on small business? [120.541(1)(b), F.S.] (See Section E., below, for definition of small business.) 						
Yes 🗆 No						
If the answer to Question 1 is "yes", see comment	s in Section E.					
2. Is the proposed rule likely to directly or indirectly increase regulatory costs in excess of \$200,000 in the aggregate in this state within 1 year after implementation of the rule? [120.541(1)(b), F.S.]						
Yes 🗌 No						
f the answer to either question above is "yes", a Statement of Estimated Regulatory Costs (SERC) must be prepared. The SERC shall include an economic analysis showing:						
A. Whether the rule directly or indirectly:						
(1) Is likely to have an adverse impact on any of the aggregate within 5 years after implementation	ne following in excess of \$1 million in of the rule? [120.541(2)(a)1, F.S.]					
Economic growth	Yes ☐ No ⊠					
Private-sector job creation or employme	ent Yes ☐ No ⊠					
Private-sector investment	Yes ☐ No ☒					
(2) Is likely to have an adverse impact on any of the following in excess of \$1 million in the aggregate within 5 years after implementation of the rule? [120.541(2)(a)2, F.S.]						
Business competitiveness (including the ability of persons doing business in the state to compete with persons doing business in other states or domestic markets) Yes No						
Productivity	Yes ☐ No ☒					

Innovation	Yes 🗍 N	lo 🗵
(3) Is likely to increase regulatory costs, including any transactional costs, in excess of \$1 million in the aggregate within 5 years after the implementation of the rule? [120.541(2)(a)3, F.S.]		
Yes 🗌	No 🗵	
Economic Analysis:		
adjustments to historical concerns and to the proposed costs, they would be improved annually to comply with the	ed that they will utilize existing resonant ract labor, payroll, fuel, and vegetation revised rule. If there would be any amaterial. FPUC-Electric estimates are proposed revisions to Rule 25-6.0143 ted that at this time, the company does	on management costs additional incremental oproximately \$19,000 , FAC, if the company
Natural gas IOUs stated to 7.0143, F.A.C., with existing	that they will be able to meet the require resources and/or through contract se	uirements of Rule 25-rvices.
cost recovery pursuant to S FCG: \$72,000 FPUC: \$10,000 PGS: not expected t Sebring Gas: \$4,000		
FPUC-Gas estimated up to an additional \$19,000 annually to make adjustments to historical data pursuant to Section (1)(e) of the proposed new rule if the company needs to do so. FPUC stated that at this time, the company does not foresee the need to adjust its historical data.		
Self-Insurance Reserve Str FCG: \$80,000 FPUC: \$50,000 PGS: \$50,000 - \$10 Sebring Gas: \$20,00	ed the following costs to prepare and udy pursuant to the proposed new rule: 0,000 00 and the subsequent 5-year updates impany indicated that the costs are unkn	\$5,000

B. A good faith estimate of: [120.541(2)(b), F.S.]

(1) The number of individuals and entities likely to be required to comply with the rule.

Rule 25-6.0143, F.A.C., will be applicable to five electric IOUs and Rule 25-7.0143 will be applicable to eight natural gas IOUs. (2) A general description of the types of individuals likely to be affected by the rule. Types of individuals likely to be affected by these rules would be customers of the above listed utilities. C. A good faith estimate of: [120.541(2)(c), F.S.] (1) The cost to the Commission to implement and enforce the rule. None. To be done with the current workload and existing staff. Minimal. Provide a brief explanation. ☐ Other. Provide an explanation for estimate and methodology used. (2) The cost to any other state and local government entity to implement and enforce the rule. None. The rule will only affect the Commission. Minimal. Provide a brief explanation. Other. Provide an explanation for estimate and methodology used. (3) Any anticipated effect on state or local revenues. None. Minimal. Provide a brief explanation. Other. Provide an explanation for estimate and methodology used. D. A good faith estimate of the transactional costs likely to be incurred by individuals and entities (including local government entities) required to comply with the requirements of the rule. "Transactional costs" include filing fees, the cost of obtaining a license, the cost of equipment required to be installed or used, procedures required to be employed in complying with the rule, additional operating costs incurred, the cost of monitoring or reporting, and any other costs necessary to comply with the rule.

[120.541(2)(d), F.S.]

☑ None. The rule will only affect the Commission.		
☐ Minimal. Provide a brief explanation.		
Other. Provide an explanation for estimate and methodology used.		
E. An analysis of the impact on small businesses, and small counties and small cities: [120.541(2)(e), F.S.]		
(1) "Small business" is defined by Section 288.703, F.S., as an independently owned and operated business concern that employs 200 or fewer permanent full-time employees and that, together with its affiliates, has a net worth of not more than \$5 million or any firm based in this state which has a Small Business Administration 8(a) certification. As to sole proprietorships, the \$5 million net worth requirement shall include both personal and business investments.		
No adverse impact on small business.		
☐ Minimal. Provide a brief explanation.		
Other. Provide an explanation for estimate and methodology used.		
(2) A "Small City" is defined by Section 120.52, F.S., as any municipality that has an unincarcerated population of 10,000 or less according to the most recent decennial census. A "small county" is defined by Section 120.52, F.S., as any county that has an unincarcerated population of 75,000 or less according to the most recent decennial census.		
☑ No impact on small cities or small counties.		
☐ Minimal. Provide a brief explanation.		
Other. Provide an explanation for estimate and methodology used.		
F. Any additional information that the Commission determines may be useful. [120.541(2)(f), F.S.]		
☐ None.		
Additional Information: Both electric and natural gas IOUs stated that their respective rules would be beneficial to them. The stated benefits are:		

- Add greater guidance and clarity
- Eliminate disputes in types of storm costs charged and help avoid litigated issues
- Establish a single, consistent, and uniform methodology for all utilities for determining storm costs incurred that can be charged to the property damage reserve
- Benefit all stakeholders participating in storm cost recovery proceedings
- Enable gas utilities to know in advance the allowable costs for recovery
- Ability to use three-year averages simplifies the methodology in calculating incremental versus non-incremental costs
- Ability to adjust the three-year average to calculate the storm restoration costs offers a reasonable way to identify incremental costs
- Creation of new Rule 25-7.0143, F.A.C., that specifically applies to gas IOUs provides consistency and clarity for the gas industry
- Establish a financial reserve

G. A description of any regulatory alternatives submitted and a statement adopting the alternative or a statement of the reasons for rejecting the alternative in favor of the proposed rule. [120.541(2)(g), F.S.]
☑ No regulatory alternatives were submitted.
☐ A regulatory alternative was received from
Adopted in its entirety.
Rejected. Describe what alternative was rejected and provide a statement of the reason for rejecting that alternative.

Julie Phillips

From:

Adria Harper

Sent:

Wednesday, May 05, 2021 9:24 AM

To:

'japc@leg.state.fl.us'

Cc:

Julie Phillips; 'Jackson, Jamie'

Subject:

Public Service Commission's Docket No. 20210062-OT - Proposed amendment of Rule

25-6.0143, F.A.C., and proposed new Rule 25-7.0143, F.A.C.

Attachments:

20210062 JAPC proposal packet.pdf

Good morning,

Please see the attached Proposal Packet for the amendment of Rule 25-6.0143, F.A.C., Use of Accumulated Provision Accounts 228.1, 228.2, and 228.4 and proposed new Rule 25-7.0143, F.A.C., Use of Accumulated Provision Accounts 228.1, 228.2, and 228.4.

Thank you, Adria

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

Please note: Florida has very broad public records laws. Many written communications to or from the Florida Public Service Commission may be considered public records, which must be made available to anyone upon request. Your e-mail communications may therefore be subject to public disclosure.