

Eric Fryson

From: Dawn Barrett [Dawn.Barrett@leesburgflorida.gov]

Sent: Wednesday, March 14, 2012 1:46 PM

To: Filings@psc.state.fl.us

Subject: Docket No. 110303-OT

Attachments: Docket 11030-OT electronic signature.pdf

Please find the attached documents for Docket 110303-OT.

- *Cover letter*
- *Responses for questions 1-7*

In total 3 pages attached.

Please contact me at 352-728-9871 or by email if you have any other questions.

s/ Dawn Barrett

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Think before you print.

FORM 10

DOCUMENT NUMBER - DATE

01512 MAR 14 2012

FPSC-COMMISSION CLERK

3/14/2012

March 14, 2012

BY ELECTRONIC FILING

Bill McNulty
c/o Ann Cole
Commission Clerk
Florida Public Service Commission
2540 Shumard Oak Boulevard
Tallahassee, Florida 32399-0850

Re: Docket No. 110303-OT

Dear Mr. McNulty,

Attached is the Leesburg Natural Gas Department's Response(s) to your Industry survey for legislative review in the above referenced docket.

Thank you,

s/ Dawn Barrett
Compliance Specialist

Leesburg Natural Gas Department
306 S. 6th Street
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Enclosures



LEESBURG

The Natural City

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**Leesburg Natural Gas Department responses to Industry survey questions-
Docket #110303-OT**

1. What are the Gas Municipal's or Gas District's estimated transactional costs resulting from the Gas Municipal's or Gas District's compliance with Rule 25-7.0131, F.A.C., for the five year period beginning July 1, 2011? Please identify regulatory assessment fees separately from all other transactional costs required to comply with the rule.

RESPONSE: There are no additional costs resulting from compliance with Rule 25-7.0131.

2. What is the Gas Municipal's or Gas District's estimate of the likely impact, stated in terms of costs and/or benefits, on small businesses (as defined by s. 288.703) located in the Gas Municipal's or Gas District's service territory, resulting from the implementation of Rule 257.0131, F.A.C., for the five year period beginning July 1,2011?

RESPONSE: The impact is none. The costs to small business and the public is the actual regulatory assessment fee which is part of the gas rate charged. No additional costs are incurred from compliance with Rule 25-7.0131.

3. What is the Gas Municipal's or Gas District's estimate of the likely impact, stated in terms of costs and/or benefits, on small counties and small cities (as defined in s. 120.52) located in the Gas Municipal's or Gas District's service territory, resulting from the implementation of Rule 25-7.0131, F.A.C., for the five year period beginning July 1,2011?

RESPONSE: The impact is none. The costs to small business and the public is the actual regulatory assessment fee which is part of the gas rate charged. No additional costs are incurred from compliance with Rule 25-7.0131.

4. What is the Gas Municipal's or Gas District's estimate of the likely impact, stated in terms of costs and/or benefits, on entities located in the Gas Municipal's or Gas District's service territory other than those specifically identified in Questions 2 and 3, resulting from the implementation of Rule 25-7.0131, F.A.C., for the five year period beginning July 1, 2011?

REPSONSE: Costs to small business and public is the actual regulatory assessment fee which is part of the gas rate charged. No additional costs are incurred from compliance with Rule 25-7.0131.

5. What does the Gas Municipal or Gas District believe is the expected impact of Rule 257.0131, F.A.C., on economic growth, private sector job creation or employment, and private sector investment for the five year period beginning July 1, 2011 in the Gas Municipal's or Gas District's service territory?

RESPONSE: There is no impact on economic growth, private sector job creation or employment and private sector investment. Costs to small business and public is the actual regulatory assessment fee which is part of the gas rate charged. No additional costs are incurred from compliance with Rule 25-7.0131.

6. What does the Gas Municipal or Gas District believe is the expected impact of Rule 257.0131, F.A.C., on business competitiveness, including the ability of persons doing business in the Gas Municipal's or Gas District's service territory to compete with persons doing business in states other than Florida or other domestic markets, productivity, and innovation, for the five year period beginning July 1, 2011 ?

RESPONSE: There is no impact to business competitiveness, productivity and innovation regarding Rule 25-7.0131.

7. What does the Gas Municipal or Gas District believe are the benefits of Rule 25-7.0131, F.A.C.?

RESPONSE: There is no impact to the Leesburg Natural Gas Department regarding Rule 25-7.0131.