# ORIGINAL

STATE OF FLORIDA

COMMISSIONERS: LISA POLAK EDGAR, CHAIRMAN J. TERRY DEASON ISILIO ARRIAGA MATTHEW M. CARTER II KATRINA J. TEW



RECEIVED-FPSC GENERAL COUNSEL MICHAEL G. COOKE (850) 413-6248 NOV 29 PM 1:51

COMMISSION

## Hublic Service Commission

November 29, 2006

#### Hand-Delivery

Mr. Scott Boyd, Executive Director Joint Administrative Procedures Committee Room 120 Holland Building Tallahassee, Florida 32399-1300

Re: Docket No. 050108-OT - Proposed revisions to rules in Chapter 25-22 and 25-40, F.A.C.

Dear Mr. Boyd:

The Commission has approved the amendment of Rules 25-22.0021, 25-22.029, 25-22.0376, 25-22.058, 25-22.060, 25-40.001, and the adoption of Rule 25-22.0022 without changes.

Sincerely,

We plan to file the rules for adoption on December 7, 2006.

CMP		
СОМ	Larry D. Harris	
CTR	Associate General Counsel	
ECR	LDH:wlt	
GCL	Enclosure	
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<del></del>	CAPITAL CIRCLE OFFICE CENTER • 2540 SHUMARD OAK BOULEVARD • TALLAHASSEE, FL 32399-0850  An Affirmative Action / Equal Opportunity Employer	1000 

1	25-22.0021 Agenda Conference Participation.		
2	(1) Participation at agenda conferences may be informal or by oral argument. The		
3	Commission determines when and whether participation is allowed in accordance with this		
4	rule. The notice for each agenda conference contains a list of items to be discussed, and		
5	identifies the type of participation allowed. The notice is available in hard copy or on the		
6	Commission's internet site, www.psc.state.fl.us/agendas, at least seven days before the agenda		
7	conference.		
8	(2) Any person who may be affected by an item set for agenda conference will be		
9	allowed to address the Commission informally concerning that item when it is taken up for		
10	discussion, except as provided in subsections (3) – (8), below. To participate informally,		
11	affected persons need only appear at the agenda conference and request the opportunity to		
12	address the Commission on an item listed on the agenda.		
13	(3) Informal participation is not permitted on dispositive motions and motions for		
14	reconsideration. Participation on such items is governed by Rule 25-22.022, F.A.C.		
15	(4) Informal participation is not permitted when a recommended order is taken up		
16	by the Commission. For purposes of this rule and Rule 25-22.022, F.A.C., a recommended		
17	order is one prepared by an administrative law judge at the Division of Administrative		
18	Hearings, or by a Commissioner appointed by the Chair to conduct a hearing pursuant to		
19	Section 350.01(7), Florida Statutes. Participation on such items is governed by Rule 25-		
20	22.022, F.A.C.		
21	(5) Informal participation is not permitted in a rulemaking proceeding after the		
22	record has been closed.		
23	(6) Informal participation, except by non-testifying staff, is not permitted when the		
24	Commission considers a post-hearing recommendation on the merits of a case after the close		
25	of the record.		

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#### 25-22.0022 Oral Argument Rule

- with the motion on which argument is requested, or no later than 10 days after exceptions to a recommended order are filed. Failure to timely file a request for oral argument shall constitute waiver thereof. Failure to timely file a response to the request for oral argument waives the opportunity to object to oral argument. The request for oral argument shall state with particularity why oral argument would aid the Commissioners, the Prehearing Officer, or the Commissioner appointed by the Chair to conduct a hearing in understanding and evaluating the issues to be decided, and the amount of time requested for oral argument.
- (2) The Commission may request oral argument on matters over which it presides.

  The Prehearing Officer may request oral argument on matters over which he or she presides.

  The parties will be notified directly when oral argument is scheduled.
- (3) Granting or denying a request for oral argument is within the sole discretion of the Commission or the Prehearing Officer whichever presides over the matter to be argued.
- (4) The staff attorney assigned to the docket may participate in any oral argument on that docket.
- (5) Oral argument will not be entertained on a post-hearing recommendation on the merits of the case. However, when the Commission votes on a recommended order requests for oral argument will be entertained.
  - (6) Oral argument will not be entertained on a request for oral argument.
  - (7) Oral argument at an agenda conference.
- orders and dispositive motions, such as motions to dismiss, motions for summary final order, and motions for reconsideration of non-final or final orders. Only parties to the docket and the staff attorney may participate in the oral argument.

1	(b) The Commission can request oral argument on any issue to be decided by a
2	dispositive motion or recommended order. The listing of the dispositive motion or
3	recommended order on the notice of the agenda conference shall serve as notice to the parties
4	to be prepared for oral argument on all issues associated with the dispositive motion or
5	recommended order on the agenda, even if a request for oral argument has not been made by a
6	party, or if a request made by a party pertains to a limited number of issues. Notice of the
7	agenda conference can be found at www.psc.state.fl.us/agendas, as explained in Rule 25-
8	22.0021(1), F.A.C.
9	(c) If a request for oral argument filed by a party is scheduled to be taken up at an
10	agenda conference, and the request is granted at that time, the oral argument will occur at that
11	agenda conference. At the agenda conference where the request is taken up, parties should be
12	prepared to proceed with oral argument on all issues pertaining to the dispositive motion or
13	recommended order, whether raised in the request for oral argument or not. Notice that such a
14	request will be taken up is provided at www.psc.state.fl.us/agendas, as explained in Rule 25-
15	22.0021(1), F.A.C.
16	(d) This rule does not restrict the scheduling of oral arguments to agenda
17	conferences. Oral arguments can be scheduled at any time, in which case the parties will be
18	directly notified of the time and place.
19	Specific Authority 350.01(7), 350.127(2) FS
20	Law Implemented 120.525 FS
21	<u>History – New</u>
22	
23	25-22.029 Point of Entry Into Proposed Agency Action Proceedings.
24	(1) After agenda conference, the Division of the Commission Clerk and
25	Administrative Services shall issue written notice of the proposed agency action (PAA),
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advising all parties of record that, except for PAA orders establishing a price index pursuant to			
Section 367.081(4)(a), Florida Statutes, they have 21 days after issuance of the notice in which			
to file a request for a Section 120.569 or 120.57, Florida Statutes, hearing. For PAA orders			
establishing a price index pursuant to Section 367.081(4)(a), Florida Statutes, the time for			
requesting a Section 120.569 or 120.57, Florida Statutes, hearing shall be 14 days from			
issuance of the notice. for PAA orders establishing a price index pursuant to Section			
367.081(4)(a), Florida Statutes. The Commission will require a utility to serve written notice			
of the PAA on its customers if the Commission finds that it is necessary in order to afford			
adequate notice.			

- (2) The Commission will require a utility to publish notice of the decision in newspapers of general circulation in its service area if the Commission finds that it is necessary in order to afford adequate notice. Any such publication may be used in establishing the date of receiving notice.
- One whose substantial interests may or will be affected by the Commission's proposed action may file a petition for a Section 120.569 or 120.57, Florida Statutes, hearing, in the form provided by Rule 28-106.201, F.A.C. Any such petition shall be filed within the time stated in the notice issued pursuant to subsection (1) of this rule, and shall identify the particular issues in the proposed action that are in dispute. Within 10 days of service of the initial petition, any other person substantially affected by the proposed agency action or Commission staff may file a cross-petition identifying additional particular issues on which a hearing is requested. Issues in the proposed action that are not identified in the petition or a cross-petition shall be deemed stipulated.
- (4) The Commission will not entertain a motion for reconsideration of a notice of proposed agency action.
- 25 | Specific Authority 350.01(7), 350.127(2) FS.

1	Law Implemented 120.569, 120.57, 364.05, 366.06, 367.081, 367.0817(4)(a), 367.0817,		
2	<u>120.80(13)(b)</u> FS.		
3	History-New 12-21-81, Formerly 25-22.29, Amended 7-8-92, 5-3-99,		
4			
5	25-22.0376 Reconsideration of Non-Final Orders.		
6	(1) Any party who is adversely affected by a non-final order may seek		
7	reconsideration by the Commission panel assigned to the proceeding by filing a motion in		
8	support thereof within 10 days after issuance of the order. The Commission shall not entertain		
9	a motion for reconsideration of an order disposing of a motion for reconsideration.		
10	(2) A party may file a response to a motion for reconsideration within 7 days after		
11	service of the motion for reconsideration.		
12	(3) Failure to timely file a motion for reconsideration or a response shall constitute		
13	a waiver of the right to do so.		
14	(4) Any motion or response filed pursuant to this rule shall contain a concise		
15	statement of the grounds therefor and the signature of counsel or other person filing the		
16	motion.		
17	(5) The Commission will not entertain a motion for reconsideration of a notice of		
18	proposed agency action.		
19	(5) Oral argument on any motion filed pursuant to this rule may be granted at the		
20	discretion of the Commission. A party who fails to file a written response to a point on		
21	reconsideration shall be precluded from responding to that point during oral argument.		
22	Specific Authority 350.01(7), 350.127(2) FS.		
23	Law Implemented 120.569, 120.57 FS.		
24	History–New 9-3-95, Amended 7-11-96,		
25			

1	25-22.058 Oral Argument.		
2	(1) The Commission may grant oral argument upon request of any party to a Section		
3	120.57, Florida Statutes, formal hearing. A request for oral argument shall be contained on a		
4	separate document and must accompany the pleading upon which argument is requested. The		
5	request shall state with particularity why oral argument would aid the Commission in		
6	comprehending and evaluating the issues before it. Failure to file a timely request for oral		
7	argument shall constitute waiver thereof.		
8	(2) If granted, oral argument shall be conducted at a time and place determined by the		
9	Commission. Unless otherwise specified in the notice, oral argument shall be limited to 15		
10	minutes to each party. The staff attorney may participate in oral argument.		
11	(3) Requests for oral argument on recommended or proposed orders and exceptions		
12	pursuant to Section 120.58(1)(e), Florida Statutes, must be filed no later than 10 days after		
13	exceptions are filed.		
14	Specific Authority 350.01(7), 350.127(2) FS.		
15	Law Implemented 120.569, 120.57 FS.		
16	History-New 12-21-81, Formerly 25-22.58, Amended 3-23-93, Repealed.		
17			
18			
19	25-22.060 Motion for Reconsideration of Final Orders.		
20	(1) Scope and General Provisions.		
21	(a) Any party to a proceeding who is adversely affected by an order of the		
22	Commission may file a motion for reconsideration of that order. The Commission will not		
23	entertain any motion for reconsideration of any order that which disposes of a motion for		

Commission may file a motion for reconsideration of that order. The Commission will not entertain any motion for reconsideration of any order that which disposes of a motion for reconsideration. The Commission will not entertain a motion for reconsideration of a Notice of Proposed Agency Action issued pursuant to Rule 25–22.029, F.A.C., regardless of the form CODING: Words underlined are additions; words in struck through type are deletions

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- (b) A party may file a response to a motion for reconsideration and may file a cross motion for reconsideration. A party may file a response to a cross motion for reconsideration.
- (c) A final order shall not be deemed rendered for the purpose of judicial review until the Commission disposes of any motion and cross motion for reconsideration of that order, but this provision does not serve automatically to stay the effectiveness of any such final order. The time period for filing a motion for reconsideration is not tolled by the filing of any other motion for reconsideration.
- (d) Failure to file a timely motion for reconsideration, cross motion for reconsideration, or response, shall constitute waiver of the right to do so.
- (e) A motion for reconsideration of an order adopting, repealing, or amending a rule shall be treated by the Commission as a petition to adopt, repeal, or amend a rule under Section 120.54(75), Florida Statutes and Rule 28-103.00625-22.012, F.A.C.
- (f) Oral argument on any pleading filed under this rule shall be granted solely at the discretion of the Commission. A party who fails to file a written response to a point on reconsideration is precluded from responding to that point during the oral argument.
- (2) Contents. Any motion or response filed pursuant to this rule shall contain a concise statement of the grounds for reconsideration, and the signature of counsel, if any.
- (3) Time. A motion for reconsideration of a final order shall be filed within 15 days after issuance of the order. A response to a motion for reconsideration or a cross motion for reconsideration shall be served within 7 days of service of the motion for reconsideration to which the response or cross motion is directed. A response to a cross motion for reconsideration shall be served within 7 days of service of the cross motion.
- Specific Authority 350.01(7), 350.127(2) FS.

1	Law Implemented 120.569, 120.57 FS. History-New 12-21-81,		
2	Amended 10-4-84, Formerly 25-22.60, Amended 7-11-96,		
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### 25-40.001 Exceptions to the Uniform Rules of Procedure.

2 The following provisions of the Commission's rules are exceptions to the uniform rules of

3 procedure:

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3	procedure.	
4	UNIFORM RULE	COMMISSION RULE THAT IS AN
5		EXCEPTION
6		
7	CHAPTER 28-102	25-22.0021
8	AGENDA AND SCHEDULING OF	Agenda Conference Participation.
9	MEETINGS AND WORKSHOPS	
10		
11	CHAPTER 28-102 - AGENDA AND	<u>25-22.0022</u>
12	SCHEDULING OF MEETINGS AND	Oral Argument Rule
13	WORKSHOPS AND CHAPTER 28-106	
14	<u>– DECISIONS DETERMINING</u>	
15	SUBSTANTIAL INTERESTS	
16		
17	28-102.001	25-22.001
18	Notice of Public Meeting, Hearing, or	Notice of Meeting or Workshop.
19	Workshop.	
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21		
22	28-102.002(2)	25-22.002
23	Agenda of Meetings, Hearings, and	Agenda of Meetings.
24	Workshops.	
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2	CHAPTER 28-103	25-22.017
3	RULEMAKING	Rulemaking Proceeding Adoption
4		·
5	CHAPTER 28-106	25-22.006
6	DECISIONS DETERMINING	Confidential information
7	SUBSTANTIAL INTERESTS	25-22.029
8		Point of Entry into Proposed Agency
9		Action Proceedings.
10		25-22.0376
11		Reconsideration of Non-Final Orders.
12		25-22.0406(7)-(8)
13		Notice and Public Information on General
14		Rate Increase Requests by Electric, Gas
15		and Telephone Companies
16		25-22.0407(8) and (10)
17		Notice of and Pubic Information for
18		General Rate Increase Requests by Water
19		and Wastewater Utilities.
20		<del>25-22.058</del>
21		Oral Argument
22		25-22.060
23		Motion for Reconsideration
24		
25		

1	28-106.104	25-22.028
2	Filing	Filing, Number of Copies
3		
4	28-106.205	25-22.039
5	Intervention	Intervention.
6		
7	28-106.208	25-22.029
8	Notice of Hearing	Point of entry into PAA Proceeding.
9		25-22.0405
10		Notices of Hearing
11		
12	28-106.212	25-22.045
13	Subpoenas	Subpoenas
14		
15	CHAPTER 28-107 LICENSING	25-22.075 Transmission Line Permitting
16		Proceedings.
17		25-22.080 Electrical Power Plant
18		Permitting Proceedings.
19		
20	<u> </u>	
21	Specific Authority 120.54(5)(a)3, FS	
22	Law Implemented 120.54(5)(a)3, FS	
23	History – New 4-28-99, Amended	
24		
25		