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STATE OF FLORIDA

COMMISSIONERS: RONALD A. BRISÉ, CHAIRMAN LISA POLAK EDGAR ART GRAHAM EDUARDO E. BALBIS JULIE I. BROWN

Hublic Serbice Commission

December 17, 2012

Kenneth J. Plante, Coordinator Joint Administrative Procedures Committee Room 680, Pepper Building 111 W. Madison Street Tallahassee, FL 32399-1400

RE: Docket No. 120258-GU; Rules 25-7.0851 and 25-7.0852, F.A.C.

Dear Mr. Plante:

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

- 1. A copy of the proposed rules.
- 2. A copy of the F.A.R. notice.
- 3. A statement of facts and circumstances justifying the proposed rules.
- 4. A federal standards statement.
- 5. Statement of Estimated Regulatory Costs for the rules.

Mr. Kenneth J. Plante December 17, 2012 Page 2

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

Sincerely,

Swith M. Celu for Cindy Miller Senior Attorney

Enclosures

cc: Office of Commission Clerk

1	25-7.0851 <u>Underbillings and Overbillings</u> Backbilling.
2	(1) A utility may not backbill customers for any period greater than 12 months for any
3	undercharge in billing which is the result of the utility's mistake. The utility shall allow the
4	customer to pay for the unbilled service over the same time period as the time period during
5	which the underbilling occurred or some other mutually agreeable time period. The utility
6	shall not recover in a ratemaking proceeding any lost revenues which inure to the utility's
7	detriment on account of this provision.
8	(2) In the event of overbillings, the utility shall refund the overcharge to the customer for the
9	period during which the overcharge occurred, based on available records. If commencement
10	of the overcharging cannot be fixed, then an estimate of the overcharge shall be made, based
11	on past consumption, and refunded to the customer. The amount and period of the adjustment
12	shall be based on the available records. The refund shall not include any part of a minimum
13	charge.
14	(3) In the event of an overbilling, the customer may elect to receive the refund as a credit to
15	future billings or as a one-time credit.
16	Specific Authority 367.121 FS. Law Implemented 367.121 FS. History-New 5-8-91,
17	Amended
18	Rule 25-7.0852 Unauthorized Use
19	(1) In the event of unauthorized or fraudulent use or meter tampering, the utility shall bill the
20	customer on an estimate of the gas used, based on the customer's past consumption.
21	Specific Authority 367.121 F.S. Law Implemented 367.121 F.S. History-New
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23	
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Notice of Proposed Rule

PUBLIC SERVICE COMMISSION

RULE NO.: RULE TITLE:

25-7.0851: Backbilling

25-7.0852: Unauthorized Use of Gas

PURPOSE AND EFFECT: Rule 25-7.0851 is amended to include overbilling by the gas utilities. New Rule

25-7.0852 is proposed to address unauthorized usage, where service has been obtained fraudulently.

Docket No. 120258-GU

SUMMARY: Rule 25-7.0851 is amended to address both overbillings and underbillings by gas utilities.

Rule 25-7.0852 addresses unauthorized use of gas service.

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 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: 367.121, F.S.

LAW IMPLEMENTED: 367.121, F.S.

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: Cindy Miller, Office of General Counsel, 2540 Shumard Oak Blvd., Tallahassee, FL 32399-0850, (850) 413-6082, cmiller@psc.state.fl.us.

THE FULL TEXT OF THE PROPOSED RULE IS:

25-7.0851 Underbillings and Overbillings Backbilling.

(1) A utility may not backbill customers for any period greater than 12 months for any undercharge in billing which is the result of the utility's mistake. The utility shall allow the customer to pay for the unbilled service over the same time period as the time period during which the underbilling occurred or some other mutually agreeable time period. The utility shall not recover in a ratemaking proceeding any lost revenues which inure to the utility's detriment on account of this provision.

(2) In the event of overbillings, the utility shall refund the overcharge to the customer for the period during which the overcharge occurred, based on available records. If commencement of the overcharging cannot be fixed, then an estimate of the overcharge shall be made, based on past consumption, and refunded to the customer. The amount and period of the adjustment shall be based on the available records. The refund shall not include any part of a minimum charge.

(3) In the event of an overbilling, the customer may elect to receive the refund as a credit to future billings or as a one-time credit.

Specific Authority 367 121 ES Law Implemented 367 121 ES History-New 5-8-91 Amended

Specific Authority 367.121 FS. Law Implemented 367.121 FS. History—New 5-8-91, Amended_____.

Rule 25-7.0852 Unauthorized Use

(1) In the event of unauthorized or fraudulent use or meter tampering, the utility shall bill the customer on an estimate of the gas used, based on the customer's past consumption.

Specific Authority 367.121 F.S. Law Implemented 367.121 F.S. History- New

NAME OF PERSON ORIGINATING PROPOSED RULE: Elizabeth Draper
NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Florida Public Service
Commission

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: December 10, 2012 DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAR: Volume 38, Number 10, March 9, 2012.

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Rules 25-7.0851 and 25-7.0852 F.A.C. Docket No. 120258-GU

$\frac{\text{STATEMENT OF FACTS AND CIRCUMSTANCES}}{\text{JUSTIFYING RULE}}$

Currently, Rule 25-7.0851, F.A.C., on Backbilling, only addresses circumstances where a utility is allowed to backbill gas customers for undercharges. The revisions would also address where the utility has overcharged customers. The revisions provide for refunds to the customers. New Rule 25-7.0852. F.A.C., Unauthorized Use, is needed to clarify practices for a utility to follow when there is a customer's fraudulent use of electricity service or meter tampering.

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:

November 19, 2012

TO:

RE:

Cindy B. Miller, Senior Attorney, Office of the General Counsel

FROM:

C. Donald Rome, Jr., Public Utility Analyst I, Division of Economics

Statement of Estimated Regulatory Costs for Proposed Rules 25-7.0851 and 25-

7.0852, Florida Administrative Code (F.A.C.)

Summary of Proposed Rule Revisions

Rules 25-7.0851 and 25-7.0852, F.A.C., apply to investor-owned gas utilities (gas IOUs). Rule 25-7.0851, F.A.C., addresses backbilling, and the draft rule amendment would require gas IOUs to provide refunds for overbilling. The new proposed Rule 25-7.0852, F.A.C., addresses unauthorized use and allows gas IOUs to estimate usage and bill a customer where unauthorized usage has occurred through meter tampering or other fraudulent acts. The above rules are recommended for amendment to bring gas rules into a greater degree of conformity with similar rules for electric IOUs.

Economic Analysis Showing Whether the Rules Are Likely to Have an Adverse Impact on Either Economic Growth or Business Competitiveness in Excess of \$1 Million within 5 Years

Subparagraph 120.541(2)(a)1, Florida Statutes (F.S.), requires an economic analysis showing whether the draft rule directly or indirectly is likely to have an adverse impact on economic growth, private sector job creation or employment, or private sector investment in excess of \$1 million in the aggregate within 5 years after the implementation of the rule. Subparagraph 120.541(2)(a)2, F.S., requires an economic analysis showing whether the draft rule directly or indirectly is likely to have an adverse impact on business competitiveness, productivity, or innovation in excess of \$1 million in the aggregate within 5 years after the implementation of the rule. The draft rule amendments were evaluated for the potential for having adverse impacts on measures of economic activity noted above.

The current language in Rule 25-7.0851, F.A.C., only addresses backbilling when the customer has been underbilled due to utility error. It does not address refunds when the customer has been overbilled. Proposed revisions to the rule add language to address overbillings as well as underbillings due to company error and specify the process for issuing refunds when a customer has been over charged.

The proposed new rule 25-7.0852, F.A.C., explicitly allows a utility to bill for an estimated amount of usage based on a customer's past consumption where meter tampering or other unauthorized usage has occurred. Gas utilities do not currently have an explicit rule

dealing with unauthorized usage, where service has been obtained fraudulently. The proposed rule would allow utilities to better recoup costs from customers fraudulently using service, and would avoid shifting these costs to other ratepayers.

It is anticipated that the proposed rule revisions will add additional clarity and certainty to typical industry business practices. Therefore, the proposed revisions are not expected to impact economic growth, private sector job creation, or private sector investment. For the same reason, the proposed revisions are not expected to adversely impact business competitiveness, productivity, or innovation.

Economic Analysis Showing Whether the Rules Are Likely to Increase Regulatory Costs in Excess of \$1 Million within 5 Years

Subparagraph 120.541(2)(a)3, F.S., requires an economic analysis showing whether the draft rule directly or indirectly 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. The proposed revisions add language to address overbillings as well as underbillings due to company error and specify the process for issuing refunds when a customer has been over charged. In addition, the proposed revisions would allow gas utilities to estimate usage and bill customers based on past consumption, where unauthorized usage has occurred through meter tampering or other fraudulent acts. The proposed revisions would bring rules pertaining to gas IOUs into a greater degree of conformity with similar rules for electric IOUs. The draft rule amendments are not expected to result in additional regulatory requirements for the industry. Incremental transactions costs, if any, are expected to be insignificant since utilities have access to their historical billing data.

Estimated Number of Entities Required to Comply and General Description of the Types of Individuals Likely to be Affected

Paragraph 120.541(2)(b), F.S., requires a good faith estimate of the number of individuals and entities likely to be required to comply with the rule, together with a general description of the types of individuals likely to be affected by the rule. Proposed changes to Rules 25-7.0851 and 25-7.0852, F.A.C., would affect 7 gas IOUs in Florida. The number of utility customers that would be affected (e.g., those receiving refunds as a result of being overbilled) is difficult to estimate.

Rule Implementation and Enforcement Costs to the Agency and State and Local Government Entities, and Effect on State or Local Revenues

Paragraph 120.541(2)(c), F.S., requires a good faith estimate of the cost to the agency, and to any other state and local government entities, of implementing and enforcing the proposed rule, and any anticipated effect on state or local revenues. The proposed revisions are not expected to cause increases in costs related to their implementation or enforcement, nor are they expected to have any effect on state or local revenues.

Estimated Transactional Costs to Individuals and Entities Including Local Governments

Paragraph 120.541(2)(d), F.S., requires 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. It is anticipated that the adoption of the proposed revisions will provide benefits to gas IOUs and to ratepayers. Again, the current language in Rule 25-7.0851, F.A.C., only addresses rebilling when the customer has been underbilled due to utility error. It does not address refunds when the customer has been overbilled. Proposed revisions to the rule add language to address overbillings as well as underbillings due to company error and specify the process for issuing refunds when a customer has been over charged. It is anticipated that the proposed rule revisions will add additional clarity and certainty to typical industry business practices. Incremental transactions costs to gas IOUs, if any, are expected to be insignificant since the utilities have access to their historical billing data.

Gas utilities do not currently have an explicit rule dealing with unauthorized usage, where service has been obtained fraudulently. The proposed new rule 25-7.0852, F.A.C., explicitly allows a utility to rebill for an estimated amount of usage based on a customer's past consumption where unauthorized usage has occurred. The proposed rule would allow utilities to better recoup costs from customers fraudulently using service, and would avoid shifting these costs to other ratepayers. Rates to all customers are kept lower if all customers are properly billed for the gas they use. Incremental transactions costs to gas IOUs, if any, are expected to be insignificant since the utilities have access to their historical billing data.

The proposed revisions are not expected to introduce new transactional costs to local government entities.

Impact on Small Businesses, Small Cities, or Small Counties

Paragraph 120.541(2)(e), F.S., requires an analysis of the impact of the proposed changes on small businesses as defined in Section 288.703, F.S., and an analysis of the impact on small counties and small cities as defined in Section 120.52, F.S. It is anticipated that the adoption of the proposed revisions will provide benefits to gas IOUs and to ratepayers. No adverse economic impacts to small businesses, small cities or small counties are anticipated as a result of the proposed revisions.

Additional Information Deemed Useful by the Agency

No workshop has been requested in conjunction with the proposed revisions. No regulatory alternatives have been submitted pursuant to Paragraph 120.541(1)(a), F.S. None of the impact/cost criteria established in Paragraph 120.541(2)(a), F.S., will be exceeded as a result of the proposed revisions.

cc: Jim Dean
Elisabeth Draper
SERC File
Cheryl Bulecza-Banks