

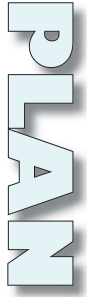
### FLORIDA PUBLIC SERVICE COMMISSION

FISCAL YEAR

2019-20

THROUGH

2023-24



### STATE OF FLORIDA

COMMISSIONERS: JULIE I. BROWN, CHAIRMAN ART GRAHAM RONALD A. BRISÉ DONALD J. POLMANN



EXECUTIVE DIRECTOR BRAULIO L. BAEZ (850) 413-6463

Internet E-mail: contact@psc.state.fl.us

## Public Service Commission LONG RANGE PROGRAM PLAN

October 1, 2018

Cynthia Kelly, Director
Office of Policy and Budget
Executive Office of the Governor
1701 Capitol
Tallahassee, Florida 32399-0001

JoAnne Leznoff, Staff Director House Appropriations Committee 221 Capitol Tallahassee, Florida 32399-1300

Mike Hansen, Staff Director Senate Committee on Appropriations 201 Capitol Tallahassee, FL 32399-1300

Dear Directors:

Pursuant to Chapter 216, Florida Statutes, our Long Range Program Plan (LRPP) for the Public Service Commission is submitted in the format prescribed in the budget instructions. The information provided electronically and contained herein is a true and accurate presentation of our mission, goals, objectives and measures for the Fiscal Year 2019-20 through Fiscal Year 2023-24. The internet website address that provides the link to the LRPP located on the Florida Fiscal Portal is <a href="http://www.floridapsc.com/Publications/Reports.">http://www.floridapsc.com/Publications/Reports.</a> This submission has been approved by Braulio L. Baez, Executive Director.

Sincerely,

Braulio L. Baez Executive Director

BLB:dm

# FLORIDA PUBLIC SERVICE COMMISSION



### LONG RANGE PROGRAM PLAN FY 2019-20 through 2023-24

OCTOBER1,2018

### **AGENCY MISSION**

# Facilitate The Efficient Provision of Safe and Reliable Utility Services at Fair Prices

GOAL #1: Ensure that the Florida utilities provide reliable service to customers.

OBJECTIVE 1A: Ensure adequate planning of electric utility infrastructure to meet customer

needs.

**OUTCOME 1A-1:** Percent of generation reserve margin for Florida electric utilities compared to

industry standard. (Electric)

FY 2012-13 Baseline (Actual)	FY 2019-20	FY 2020-21	FY 2021-22	FY 2022-23	FY 2023-24
26.5%	<u>&gt;</u> 15%				

**OUTCOME 1A-2:** Percent of Gas and Class A & B Water and Wastewater companies that annually prepare planning documents for infrastructure needs and expected capital

expenditures.

FY 2012-13 Baseline(Actual)	FY 2019-20	FY 2020-21	FY 2021-22	FY 2022-23	FY 2023-24
(new)	80%	80%	80%	80%	80%

OBJECTIVE 1B: Ensure adequate operation and maintenance of utility infrastructure to meet

customer needs.

OUTCOME 1B: Number of outage-related customer complaints. (Electric, Gas, Water &

Wastewater)

FY 2012-13 Baseline(Actual)	FY 2019-20	FY 2020-21	FY 2021-22	FY 2022-23	FY 2023-24
417 (electric)	<u>&lt;</u> 500				
0 (gas)	<u>&lt;</u> 10				
43 (water)	<u>&lt;</u> 50				

GOAL #2: Ensure the provision of safe electric and natural gas utility services to

customers in the State of Florida.

**OBJECTIVE 2A:** Ensure compliance with safety standards for electric utilities.

**OUTCOME 2A:** Number of electric-related injuries or fatalities resulting from utility rule violations.

FY 2011-12 Baseline	FY 2019-20	FY 2020-21	FY 2021-22	FY 2022-23	FY 2023-24
0	0	0	0	0	0

**OBJECTIVE 2B:** Ensure compliance with safety standards for natural gas utilities.

**OUTCOME 2B:** Number of gas-related injuries or fatalities resulting from utility rule violations.

FY 2011-2012 Baseline	FY 2019-20	FY 202021	FY 2021-22	FY 2022-23	FY 2023-24
0	0	0	0	0	0

GOAL #3: Ensure that the regulatory process results in fair and reasonable rates

while offering rate-base-regulated utilities an opportunity to earn a fair

return on their investments.

**OBJECTIVE 3A:** Establish rates and charges which are fair and reasonable for all customers.

**OUTCOME 3A:** Percent increase in annual utility bill for average residential usage compared to

inflation as measured by the Consumer Price Index plus 1%: Electric, Gas, and

Water/Wastewater industries.

FY 2000-01 Baseline (Actual)	FY 2019-20	FY 2020-21	FY 2021-22	FY 2022-23	FY 2023-24
CPI 3.4% FL 1.84%	CPI + 1				

**OBJECTIVE 3B:** Ensure that Commission-established returns on equity are commensurate with

the level of risk associated with similar investments.

OUTCOME 3B: Average allowed return on equity (ROE) in Florida compared to average ROE in

U.S.

FY 2000-01 Baseline (Electric)	FY 2019-20	FY 2020-21	FY 2021-22	FY 2022-23	FY 2023-24
USA 12.2 FL 11.38	USA +/- 1				

FY 2000-01 Baseline (Gas)	FY 2019-20	FY 2020-21	FY 2021-22	FY 2022-23	FY 2023-24
USA 11.6 FL 11.31	USA +/- 1				

FY 2000-01 Baseline (W&W)	FY 2019-20	FY 2020-21	FY 2021-22	FY 2022-23	FY 2023-24
USA 11.2 FL 9.69	USA +/- 1				

**OBJECTIVE 3C:** Ensure that achieved returns on equity do not exceed authorized returns.

**OUTCOME 3C:** Percent of utilities achieving within range or over range of last authorized ROE.

	FY 2000-01 Baseline (Actual)	FY 2019-20	FY 2020-21	FY 2021-22	FY 2022-23	FY 2023-24
Ε	67% / 33%	100% / 0%	100% / 0%	100% / 0%	100% / 0%	100% / 0%
G	25% / 0%	29% / 0%	29% / 0%	29% / 0%	29% / 0%	29% / 0%
w	10% / 5%	10% / 5%	10% / 5%	10% / 5%	10% / 5%	10% / 5%

GOAL #4: Encourage and facilitate responsible use of resources and technology in

the provision and consumption of utility services.

**OBJECTIVE 4A:** Inform customers regarding options to use energy and water more efficiently.

OUTCOME 4A: Number of events attended by the PSC for the purpose of promoting energy and

water conservation.

FY 2012-2013 Baseline (Actual)	FY 2019-20	FY 2020-21	FY 2021-22	FY 2022-23	FY 2023-24
30	30	30	30	30	30

**OBJECTIVE 4B:** Ensure the continued use of water conservation rates and rate structures.

OUTCOME 4B: Percent of jurisdictional water companies utilizing water conservation rates

and/or structures.

FY 2012-13 Baseline (Actual)	FY 2019-20	FY 2020-21	FY 2021-22	FY 2022-23	FY 2023-24
40%	40%	40%	40%	40%	40%

OBJECTIVE 4C: Ensure electric utilities are implementing Commission-approved energy efficiency

programs.

**OUTCOME 4C:** Percent of utility energy efficiency programs evaluated annually for program

effectiveness.

FY 2012-13 Baseline (Actual)	FY 2019-20	FY 2020-21	FY 2021-22	FY 2022-23	FY 2023-24
100%	100%	100%	100%	100%	100%

GOAL #5: Expedite resolution of disputes between customers and utilities.

**OBJECTIVE 5A:** Provide timely and quality assistance to customers regarding utility complaints

and inquiries.

**OUTCOME 5A-1:** Percent of consumer complaints closed in 60 days.

FY 2012- 2013 Baseline (Actual)	FY 2019-20	FY 2020-21	FY 2021-22	FY 2022-23	FY 2023-24
90%	85%	85%	85%	85%	85%

**OUTCOME 5A-2:** Percent of consumer complaints closed through the informal resolution process, without a Commission hearing.

FY 2012- 2013 Baseline (Actual)	FY 2019-20	FY 2020-21	FY 2021-22	FY 2022-23	FY 2023-24
99%	90%	90%	90%	90%	90%

GOAL #6: Identify and address barriers that impede competitive telecommunications

markets from being fair and efficient.

OBJECTIVE 6A: Monitor the telecommunications market and provide the appropriate regulatory

review and oversight.

**OUTCOME 6A-1:** Percent of interconnection agreements processed within 100 days.

FY 2012-2013 Baseline (Actual)	FY 2019-20	FY 2020-21	FY 2021-22	FY 2022-23	FY 2023-24
100%	95%	95%	95%	95%	95%

**OUTCOME 6A-2:** Number of proceedings which evaluate or resolve wholesale telecommunications competitive issues.

FY 2012-2013 Baseline (Actual)	FY 2019-20	FY 2020-21	FY 2021-22	FY 2022-23	FY 2023-24
410	150	120	120	120	120

### TRENDS AND CONDITIONS STATEMENT

The Florida Public Service Commission (FPSC or Commission) is committed to making sure that Florida's consumers receive essential services — electric, natural gas, water, and wastewater — in a safe, affordable, and reliable manner. At the same time, the FPSC balances consumer needs with the opportunity for utilities and their stockholders to earn a fair rate of return on their capital investments. In doing so, the FPSC exercises regulatory authority over utilities in one or more of three key areas: rate base/economic regulation, competitive market oversight, and monitoring of safety, reliability, and service.

### FPSC Responsibilities

### **Scope of Authority**

The FPSC regulates the retail rates and service territories of investor-owned electric utilities, gas utilities, and water and wastewater utilities. The regulation of utilities is commonly referred to as rate base or rate-of-return regulation, which includes rate setting responsibility, earnings oversight, quality of service, and consumer complaints. A characteristic unique to Florida's water and wastewater industry is that counties have the option to elect to regulate the investor-owned water and wastewater companies in their county pursuant to Chapter 367, Florida Statutes, or transfer jurisdiction to the FPSC. Currently 38 of 67 counties cede regulatory authority to the FPSC. For telecommunications companies, the Commission has jurisdiction over company-to-company matters, including disputes over interconnection agreements. The Commission also provides oversight for the Lifeline program for low-income customers, established under the federal Universal Service Program, and Telephone Relay Services for the deaf, hard of hearing, and speech impaired. The FPSC also has oversight over pay phone services.

The FPSC's jurisdiction over municipal electric utilities and rural electric cooperatives is limited to rate structure, safety, and territorial boundaries. Rate structure refers to the classification system used in justifying differing rates between various customer classes. In order to assure an adequate and reliable supply of electricity in Florida, the FPSC has jurisdiction over the generation and bulk transmission planning of all electric utilities. The Commission is responsible for reviewing electric utility Ten-Year Site Plans and determining the need for major new power plant and transmission line additions under the Florida Power Plant and Transmission Line Siting Acts. Finally, the FPSC also has authority to set conservation goals for Florida's investor-owned electric utilities and the two largest municipal electric utilities, along with the largest gas utility.

The FPSC also ensures compliance with gas safety rules and regulations for municipally-owned natural gas utilities, special gas districts, investor-owned gas utilities, intrastate gas pipelines, and private master meters.

### **Statutory Authority**

The FPSC's authority for its activity is contained in the following Florida Statutes:

- Chapter 120, Rulemaking
- Chapter 186, Planning and Development (10-Year Site Plans)
- Chapter 350, Organization, Powers and Duties
- Chapter 364, Telecommunications
- Chapter 366, Electric Utilities
- Chapter 367, Water and Wastewater Systems
- Chapter 368, Gas Transmission and Distribution Facilities
- Chapter 403, Power Plant, and Transmission Line Siting and Intrastate Natural Gas Pipeline Siting
- Chapter 427, Special Transportation and Communications Services

Rules adopted by the FPSC to implement the above laws are contained in Chapter 25, Florida Administrative Code (F.A.C.). The FPSC also exercises quasi-judicial responsibilities to conduct evidentiary hearings regarding cost and quality of regulated services, hear complaints, and issue written orders.

To meet its statutory responsibilities, the FPSC has established the following six primary goals:

- 1. Ensure that Florida utilities provide reliable service to customers.
- 2. Ensure the provision of safe electric and natural gas to customers in the State of Florida.
- 3. Ensure that the regulatory process results in fair and reasonable rates for consumers while offering rate-base-regulated utilities an opportunity to earn a fair return on their investments.
- 4. Encourage and facilitate responsible use of resources and technology in the provision and consumption of services.
- 5. Expedite resolution of disputes between consumers and utilities.
- 6. Identify and address barriers that impede competitive telecommunications markets from being fair and efficient.

### AGENCY PRIORITIES

As discussed previously, the FPSC's authority extends over three major utility industries: energy (electricity and natural gas), water and wastewater and telecommunications. Each industry has unique characteristics and each has significant issues that will require regulatory actions by the FPSC over the next five years. The agency's priorities are based on legislative directives and economic and environmental factors affecting provision of utility services within the state.

### **Energy Priorities**

Florida's electric utilities are required by law to furnish adequate, reliable electricity service at a reasonable cost to each customer. Meeting customer demand in a time of rising costs and uncertain economic conditions represents a significant challenge. The Florida Legislature has stressed, through a series of legislative initiatives, the importance of diversifying fuels used for electric power generation. These initiatives include enhancing contract provisions for the purchase of renewable energy by investor-owned utilities, encouraging customer ownership of renewable energy resources, placing additional emphasis on energy efficiency and conservation, and establishing regulatory treatment for costs associated with nuclear construction.

Since the late 1990s, utilities across the nation, including those in Florida, selected natural gas-fired generation as the predominant source of new capacity. The deregulation of natural gas as a generation fuel source, combined with improvements in the efficiency of combined cycle gas turbine technology, provided a cost-effective alternative to consider for additions to the generation fleet. The use of natural gas for electricity production in Florida increased from 19.3 percent in 1995 to 64.9 percent in 2017. Natural gas usage is expected to remain at approximately 60 percent over the next decade.

Fuel diversity will continue to be a critical issue for the FPSC as it monitors potential carbon regulations, the risk of fuel price variability, changes in the capital cost of generating units, and the expansion and integration of renewable energy resources.

### **Renewable Generation**

Another priority of the FPSC is to increase the use of cost-effective renewable energy. Currently there are approximately 2,206 megawatts (MW) of renewable generation resources in Florida from non-utility and utility-owned renewable generating facilities. The majority, approximately 1,567 MW, are municipal solid waste (MSW), solar or biomass facilities. Over the next 10 years, the utilities project an increase of approximately 4,157 MW of new renewable facilities. More than 4,048 MW of these projected capacity additions are solar facilities.

The Florida Legislature, in 2008, placed emphasis on customer-owned renewable energy as well as supply-side or grid-tied renewables. All electric utilities were directed to offer customers standard interconnection agreements and net metering for renewable energy generation. This policy ensures a simplified, expedited process for interconnecting a renewable system to the utility. Net metering is a billing function that allows customers to receive credit for power from renewable energy systems delivered to a utility. Customer-owned renewable energy systems have increased in 2017 to 205 MW, which is up from a capacity of 2.4 MW in 2006. The majority of customer-owned renewable facilities installed during that time were small solar photovoltaic (PV) systems.

In recent years investor-owned utilities have developed voluntary solar programs where ratepayers contribute to the development of supply-side projects. On August 12, 2014, the FPSC approved FPL's Voluntary Solar Program tariff. This tariff allows customers to voluntarily contribute \$9.00 per month towards the construction of PV generation located in FPL's service territory. FPL began building 300 kilowatts of this generation in January 2015 in advance of customer subscription, and anticipates building as much as 2.4 MW in its "high participation" scenario. On March 21, 2016, the FPSC issued an order approving Gulf Power's request to establish a voluntary solar pilot program. The program will offer all Gulf customers the opportunity to voluntarily contribute to the construction and operation of a 1 MW solar photovoltaic facility through annual subscriptions. The energy generated from the solar facility will be provided to all Gulf customers.

Over the next five years, the FPSC will continue to enforce existing renewable policies and explore additional policies to benefit Florida consumers. The FPSC will monitor the utilities' efforts to interconnect and net meter customer-owned renewables under the FPSC's rule. The FPSC will also review and approve investor-owned utilities' standardized contracts to purchase renewable capacity and energy. Finally, the FPSC will monitor the impact of evolving federal and state energy policies on the development of renewables in Florida and provide technical information to assist legislators in the formulation of renewable energy policy.

### **Energy Conservation**

In July 2014, the FPSC conducted hearings to establish new goals for the Florida Energy Efficiency and Conservation Act (FEECA) utilities. Intervenors in the hearings included the Office of Public Counsel (OPC), the Florida Industrial Power Users Group (FIPUG), the Environmental Defense Fund, Walmart and Sam's Clubs of the East (Walmart Stores), and the National Association for the Advancement of Colored People.

In December 2014, the FPSC established annual numeric demand-side management (DSM) goals for all seven FEECA electric utilities for the period 2015 through 2024. The DSM goals were established for residential and commercial/industrial customers in three categories: summer peak demand; winter peak demand, and annual energy consumption.

On June 20, 2018, the FPSC staff met with interested parties in preparation for the upcoming DSM goal proceeding. Seven dockets will be opened in 2018 and the FPSC will establish annual numeric DSM goals for all seven FEECA electric utilities in late 2019 for the years 2020-2029. Additionally, the Commission will review the implementation of FEECA with respect to the natural gas utility that is subject to FEECA in 2019.

### **Rate Cases**

### Tampa Electric Company

On September 7, 2017, Tampa Electric Company (TECO) filed a request for a limited proceeding to approve its proposed 2017 Amended and Revised Stipulation and Settlement Agreement (2017 Settlement). The 2017 Settlement is an agreement among the parties: TECO, OPC, FIPUG, Florida Retail Federation (FRF), Federal Executive Agencies (FEA), and West Central Florida Hospital Utility Alliance to amend and restate TECO's 2013 Stipulation and Settlement Agreement. The 2017 Settlement authorized an ROE of 10.25 percent, and provided for base rate increases for up to 600 MWs in total solar power generation additions. The solar base rate adjustments (SoBRAs) are to occur in four tranches, with the earliest rate changes and in service dates for the solar units designated as September 1, 2018, and January 1 of 2019, 2020, and 2021. The 2017 Settlement also contains a provision for TECO to flow back to retail customers, through a one-time adjustment to base rates, any impacts to revenue requirements of federal or state tax reform. The Commission approved the 2017 Settlement on November 6, 2017, and it is in effect through December 31, 2021. TECO filed its petition for approval of its first SoBRA tranche on December 14, 2017, for two solar projects totaling 145 MWs, which are expected to be in service on or before September 1, 2018.

### **Gulf Power Company**

On October 12, 2016, Gulf Power Company (Gulf) filed a request for an annual base rate increase of \$106.8 million. Customer hearings were held on January 26 and 27, 2017, in Pensacola and Panama City, respectively, to solicit customer input on Gulf's proposed rate increase. On March 20, 2017, prior to the start of the technical hearing, Gulf and the OPC filed a Stipulation and Settlement Agreement (Gulf Settlement) resolving all issues. Subsequent to the March 20th hearing, FIPUG and the Southern

Alliance for Clean Energy (SACE) joined OPC and Gulf as signatories to the Gulf Settlement. On April 4, 2017, a technical hearing was held to hear from the parties and take evidence on the Gulf Settlement.

After hearing from all the parties on the Gulf Settlement and admitting additional exhibits into the record, the Commission approved the Gulf Settlement. The Gulf Settlement included a base rate increase of \$61.99 million, less an estimated revenue credit of approximately \$7.7 million to be provided to customers through the Fuel and Purchased Power Capacity Cost Recovery Clause, resulting in a net increase of approximately \$54.3 million effective July 1, 2017. The Settlement also provided for a return on equity (ROE) of 10.25 percent, with an authorized range from 9.25 to 11.25 percent.

### Duke Energy Florida, LLC.

On August 29, 2017, Duke Energy Florida, LLC (DEF) filed a Petition for a Limited Proceeding to approve its 2017 Second Revised and Restated Settlement Agreement (2017 DEF Agreement). The 2017 DEF Agreement, with noted exceptions, sought to replace and supplant the 2013 Revised and Restated Stipulation and Settlement Agreement the Commission approved by Order No. PSC-13-0598-FOF-EI and its three subsequent stipulated amendments approved by Order Nos. PSC-15-0465-S-EI, PSC-16-0138-FOF-EI, and PSC-16-0425-PAA-EI. The 2017 DEF Agreement was signed and executed by DEF, OPC, FIPUG, FRF, White Springs Agricultural Chemicals, Inc. d/b/a PCS Phosphate (PCS Phosphate), and SACE (collectively, the Parties). The signatories to the 2017 DEF Agreement are organizations that represent DEF's major customer groups.

The 2017 DEF Agreement provided DEF with a multi-year increase to base rates beginning with the first billing cycle of January 2019, and resolved outstanding issues in existing, continuing, and prospective dockets before the Commission. This included the fuel and purchased power cost recovery clause, Docket No. 20170001-EI; the energy conservation cost recovery clause, Docket No. 20170002-EG; the nuclear cost recovery clause, Docket No. 20170009-EI; the securitization of the Crystal River Unit 3 (CR3) regulatory asset, Docket No. 150171-EI; and the fuel/power costs associated with the CR3 outage, Docket No. 100437-EI.

The 2017 DEF Agreement also contained a provision whereby DEF may undertake the construction of approximately 175 megawatts (MW) per calendar year of solar generation projects, for a maximum of 700 MW throughout the term of the 2017 Agreement. The Agreement establishes a process by which DEF may seek approval from the Commission to recover costs for eligible solar projects that are cost-effective. DEF is also authorized to purchase, install, own, and support Electric Vehicle Service Equipment (EVSE) at DEF customer locations as part of a five year EVSE pilot

program. The 2017 DEF Agreement provided that DEF may incur up to \$8 million plus reasonable operating expenses, with a minimum deployment of 530 EVSE ports. Of all the EVSE ports installed, the 2017 DEF Agreement specified that at least 10 percent of the EVSE ports must be installed in low income communities as that term is defined in Section 288.9913(3), F.S. Another pilot program provided for within the 2017 DEF Agreement is the Battery Storage Pilot Program, which allowed DEF to implement a 50 MW battery storage program designed to enhance service to retail customers or to enhance operations of existing or planned solar facilities.

Based on a review of the 2017 DEF Agreement, the exhibits entered into the record, the support of the Parties, the testimony provided by DEF witnesses, and the benefits to DEF customers, the Commission approved the 2017 DEF Agreement.

### Florida Power & Light Company

On March 15, 2016, Florida Power & Light Company (FPL) filed a petition for a multiyear rate plan consisting of an increase in annual revenue of \$866 million effective January 1, 2017, a revenue increase of \$262 million to be effective January 1, 2018, and a \$209 million increase to be effective on the commercial in-service date of FPL's Okeechobee Clean Energy Center, currently estimated to be June 1, 2019. Under its proposal, FPL would not seek a general increase in base rates before January 2021. FPL's proposal included a request for an overall ROE of 11.50 percent, consisting of an ROE of 11.00 with a performance adder of .50 percent.

An administrative hearing on FPL's request for a rate increase was held on August 22-26, 2016, and August 29-September 1, 2016. All parties to the docket filed post hearing statements on September 19, 2016. On October 6, 2016, FPL and three of the nine intervenors - OPC, FRF and the South Florida Hospital and Healthcare Association (SFHHA) - filed a Joint Motion for Approval of Settlement Agreement resolving all 167 issues raised in the consolidated dockets. On October 27, 2016, a second administrative hearing was held to take supplemental testimony on the terms and conditions of the Settlement Agreement that had not previously been addressed in the prior hearing.

At the second hearing, the testimony of five witnesses was heard and six exhibits were admitted into evidence. Post hearing briefs or comments were filed on November 10, 2016, by FPL, the FRF, SFHHA, OPC, the American Association of Retired Persons (AARP), the Larsons, Sierra Club, and Walmart Stores. FIPUG took no position on the settlement agreement. Walmart Stores and FEA did not oppose the Settlement Agreement and the Larsons, AARP, and Sierra Club opposed the Settlement Agreement. On November 29, 2016, the Settlement Agreement was approved.

The Settlement Agreement included base rate increases of \$400 million effective January 1, 2017, \$211 million effective January 1, 2018, and \$200 million effective on the in-service date of the Okeechobee Unit. The settlement also provided for an ROE of 10.55 percent, with an authorized range from 9.60 to 11.60 percent.

### Florida Public Utilities Company

On July 3, 2017, FPUC filed a petition for a limited proceeding requesting recovery of reliability and modernization projects. The requested projects totaled \$15.24 million with an associated total revenue requirement of approximately \$1.82 million

On November 28, 2017, a Joint Motion for Approval of Stipulation and Settlement Agreement was filed by FPUC and OPC requesting approval of a Stipulation and Settlement Agreement (2017 FPUC Agreement) which resolved all issues in the limited proceeding. OPC negotiated and was a signatory to this 2017 FPUC Agreement. Under the settlement, the approved projects totaled \$13.52 million with an associated total revenue requirement of approximately \$1.56 million. In addition, the 2017 FPUC Agreement extended the filing for a base rate increase until 2020. Based on these and other factors, the Commission approved the 2017 FPUC Agreement.

### **Tax Reform**

On December 22, 2017, Congress approved the Tax Cuts and Jobs Act (TCJA or Act). The Act provided for several changes to the Internal Revenue Tax Code (Code). The major changes of the Act involve a reduction in the maximum corporate tax rate from 35 percent to 21 percent, limitation on the deductibility of interest expense, the loss of bonus depreciation, and the treatment of the excess deferred taxes. For water and wastewater utilities, the Act also eliminated a provision in the Code that provided for the exemption from taxability for revenues associated with contributions in aid of construction.

In response to the Act, the Commission voted to assert jurisdiction over tax reform, putting utilities on notice that all revenue requirement adjustments imposed by the Commission due to the Act's provisions would be calculated as of February 6, 2018 or the date contained in each electric utilities' settlement agreement. In the absence of a settlement agreement the date was set as January 1, 2018.

Subsequent to the Commission's vote on jurisdiction in February 2018, the Commission opened individual dockets to address the effect of the Act on the utility's revenue requirement and associated rates. These cases are in progress and will be addressed by the Commission during 2018 and 2019.

### **Alternative Cost Recovery**

In 2006, the Legislature established an alternative cost recovery mechanism to encourage the construction of new nuclear generating facilities in Florida. FPL has utilized the alternative cost recovery provisions of Section 366.93, F.S., to increase generating capacity at existing nuclear facilities by 522 MW. In addition, FPL recently obtained a Combined Operating License from the Nuclear Regulatory Commission for two new generating units to be located at the Turkey Point Generating Station. The Commission conducts annual nuclear cost recovery hearings to examine the reasonableness of costs and the prudence of utility activities related to these projects.

### **Natural Gas Priorities**

Natural Gas Bare Steel and Cast Iron Pipe Replacement

In August 2012, the FPSC approved cast iron/bare steel pipe replacement riders for three natural gas utilities: Peoples Gas System (PGS), Florida Public Utilities, and the Florida Division of Chesapeake Utilities (Central Florida Gas). Gas utilities have been urged by the Pipeline Hazardous Materials and Safety Administration, which acts through the Office of Pipeline Safety within the U.S. Department of Transportation, to replace these older facilities as a safety measure. Cast iron pipe is subject to "graphitization" or graphitic softening and bare steel is subject to corrosion. Both hazards can lead to structural failure and the release of gas. Under the approved pipeline replacement program, these three utilities will replace 917 miles of cast iron and bare steel distribution pipe and 8,052 service lines within a 10-year period. For 2018, the monthly bill impacts for a residential customer that uses 20 therms per month is \$1.06 for PGS customers, \$4.88 for Florida Public Utilities customers, and \$2.37 for customers of Central Florida Gas.

**Pipeline Replacement Program** 

Company Name	Total Miles of Bare Steel (BS) Pipe Needing Replacement as of September 2012	Total Miles of Cast Iron Pipe (CIP) Needing Replacement as of September 2012	Total Remaining BS Mileage (as of 12/31/16)	Total Remaining CIP Mileage (as of 12/31/16)	Total Mileage Replaced as of 12/31/16
Chesapeake Utilities *(Central Florida Gas)	152	0	43.3	0	108.7
**Pensacola Energy	469	88	315.5	75.1	166.4
Florida Public Utilities	197	1	64.2	0.3	133.5
TECO Peoples Gas	411	156	177.2	28.5	361.3
TOTALS	1229	245	600.2	103.9	769.9

<sup>\*</sup>Chesapeake Utilities is the parent company of Central Florida Gas.

As a result of these programs, 769.9 total miles have been replaced. Additionally, in 2017, gas operators replaced 22 miles of cast iron pipeline and 88 miles of unprotected bare steel pipeline.

### Natural Gas Vehicle Tariffs

The Florida Legislature has taken steps to encourage the use of natural gas as a motor fuel. During the 2012 session of the Legislature, changes to Section 334.044, Florida Statutes, were passed to encourage the use of natural gas to reduce transportation costs for individuals and businesses. In recent years, the FPSC has approved natural gas vehicle tariffs for a number of gas utilities, including PGS, City Gas, Florida Public Utilities Indiantown, Ft. Meade and the Florida Division of Chesapeake Utilities. In April 2015 the FPSC approved PGS's special contract with Nopetro-Orlando, LLC (Nopetro). Founded in Miami in 2007, Nopetro builds and operates natural gas fueling stations. On April 5, 2016, PGS received approval of a special contract with United Parcel Service (UPS). PGS provides natural gas transportation service to a compressed natural gas fueling station for UPS to serve its Orlando area fleet. On May 4, 2017, the FPSC approved modifications to PGS's Natural Gas Vehicle Services tariffs to provide greater clarity regarding optional services offered by PGS for customers buying natural gas for natural gas vehicles.

<sup>\*\*</sup>Pensacola Energy participates in the pipeline replacement programs but as a municipal utility, is not subject to FPSC regulation.

### City Gas Rate Case

On October 23, 2017, City Gas filed a petition requesting a base rate increase of \$19.3 million. Of that amount, \$3.5 million was associated with moving the utility's current investment in a Commission-approved backyard mains and service relocation program, which is being recovered through a separate surcharge on customers' bills, into rate base. The remaining \$15.8 million, according to City Gas, was necessary for the utility to earn the requested ROE of 11.25 percent. As part of its requested increase, City Gas petitioned for a new Liquefied Natural Gas (LNG) facility to be constructed in South Florida to serve as a natural gas supply source. City Gas also requested interim rate relief of \$4.9 million, which the Commission approved at the December 12, 2017 Agenda Conference. Service Hearings were held in January 2018.

On March 12, 2018, a joint motion for approval of a stipulation and settlement agreement was filed by City Gas, OPC, and FEA. The settlement authorized an ROE of 10.19 percent, cost recovery for the new LNG facility, and provided for a base rate increase of \$11.5 million effective June 1, 2018, an additional \$2.5 million in June 1, 2019, followed by a \$1.3 million increase in December 1, 2019. The FPSC approved the settlement on March 26, 2018, and it is in effect for four years from June 1, 2018 through the last billing cycle in May 2022. Rates shall continue beyond 2022 unless changed by Commission Order.

### Allocation of Intrastate Transmission Pipelines Costs

Some of Florida's natural gas providers are evaluating possible changes in how intrastate transmission pipeline capacity costs are allocated among customers. A segment of the natural gas market, primarily large volume commercial/industrial customers that are purchasing directly from a third party marketer, currently are not allocated intrastate transmission costs. The gas utilities have initiated communication with the third party marketers and large commercial customers to explore a revised cost allocation methodology. On August 13, 2016, the FPSC approved a petition by Florida Public Utilities Company and the Florida Division of Chesapeake Utilities to address the allocation of intrastate transmission pipeline capacity costs.

On May 16, 2016, PGS filed a petition to accomplish two objectives: modify the rate at which PGS' upstream pipeline capacity is released to pool managers, and increase penalties for pool managers whose customers use more gas in a month than they are allocated. PGS currently contracts with 15 different pool managers who supply gas for transportation customers. On June 24, 2016, staff held a noticed meeting with PGS, the OPC, and various pool managers to address the petition. On July 15, 2016, PGS filed an amended petition to address concerns raised by the pool managers who attended the meeting. The FPSC approved PGS's amended petition on October 11, 2016.

City Gas, in its 2017 rate case, addressed in testimony the need for additional capacity to serve its customers and the allocation of capacity costs to third party marketers. The rate case settlement included a revised capacity allocation methodology that allows City Gas to allocate a portion of its capacity costs to third party marketers.

### **Water & Wastewater Priorities**

The water and wastewater industry faces unique challenges of its own in the areas of quality of service, aging infrastructure, environmental compliance costs, rate relief requests, and reuse of reclaimed water. Compared with other utility industries, water and wastewater utilities generally have smaller customer bases over which to spread increased costs. Lacking significant economies of scale, the effects of increased costs may be greater for customers of a water and wastewater utility than for those of other utilities. The Commission's role is to balance the goals of financial viability for the utility with the quality of service at reasonable rates for customers.

In all rate proceedings the Commission considers the extent to which a water utility provides service that meets secondary water standards established by the Department of Environmental Protection. Another consideration involves setting water rates that send accurate price signals to customers to encourage efficient use of this critical resource.

As a result of legislation passed in 2016, the Commission adopted rules addressing the filing requirements for a water or a wastewater utility to create a reserve fund for repair or replacement of infrastructure that is nearing the end of its useful life or is detrimental to the quality or reliability of service. In addition, consistent with the recommendations of the 2013 Study Committee on Investor-Owned Water and Wastewater Utilities, Commission staff along with the Florida Rural Water Association conducted a series of 10 workshops across Florida in 2016. The goal was to assist utilities by providing an overview of Commission regulation, updates on legislation affecting the utilities and providing information on regulatory issues. Participants included 47 owners, operators and managers representing 61 utilities.

During the fiscal year 2017-2018 the FPSC processed eight petitions for rate relief. The eight petitions consisted of two file and suspend cases, five staff assisted rate cases, and one limited proceeding. The FPSC expects rate case activity for the water and wastewater industry to remain the same in the coming year.

### **Telecommunications Priorities**

In 1995, the Florida Legislature recognized the potential benefits of introducing competition for telecommunications services and enacted legislation to open local telecommunications markets to service providers other than the incumbent local exchange companies (ILECs). The following year, the United States Congress enacted the Telecommunications Act of 1996 making local competition a national objective. The emergence of technologies such as wireless and Voice over Internet Protocol (VoIP) has created an increasingly competitive market for telecommunications services. The Legislature amended Florida's law again in 2011, deregulating retail services and interexchange companies, in addition to measures intended to increase competition.

The FPSC will continue promoting competitive markets by resolving disputes between companies, facilitating company-to-company interconnection (arbitrations, contract interpretations, complaints, etc.), and monitoring evolving telecommunications technology. Also, the FPSC will continue to address Lifeline and Telephone Relay Service and monitor related federal matters that may impact Florida carriers and consumers.

### Lifeline

The Lifeline program provides a credit of up to \$9.25 per month to subscribers' bills to make telephone and broadband service affordable to eligible low-income customers. Lifeline is a program funded by the Federal Universal Service Fund. All customers contribute to the Universal Service Fund through a line item on their monthly interstate or international telephone bill. Wireless carriers designated as Eligible Telecommunications Carriers (ETCs) in Florida have been extremely successful in increasing Lifeline enrollment in Florida, thereby increasing Universal Service Fund benefits to our state.

To facilitate access to affordable telecommunications service for all consumers, the FPSC and the Department of Children and Families (DCF) implemented a Lifeline coordinated enrollment process. The FPSC and DCF are continuing to work together to streamline the enrollment process for Lifeline applicants. FPSC efforts ensure that all Florida consumers have access to telecommunications services at affordable rates.

### Florida Relay

Pursuant to the Telecommunications Access Services Act of 1991 (TASA), the FPSC is responsible for establishing, implementing, promoting, and overseeing the administration of a statewide telecommunications access system to provide access to telecommunications relay services to people who are hearing or speech impaired and

those who communicate with them. As part of its TASA responsibility, the FPSC oversees Florida Telecommunications Relay, Inc., a not-for-profit corporation that fulfills certain TASA requirements by providing for the distribution of specialized equipment required for telecommunications services to the deaf, hard of hearing, and speech impaired and for outreach in the most cost-effective manner.

### Monitoring Federal Regulations

Three issues currently before the Federal Communications Commission (FCC) could potentially affect Florida telecommunications customers:

The telecommunications network is undergoing technological change. Time Division Multiplexing (TDM) has been a dominant telecommunications technology since the early 1960s. TDM is now being replaced by Internet Protocol (IP)-based architecture on a widespread basis. AT&T, Frontier, and CenturyLink have all indicated they will be converting from TDM to IP. The estimated time to convert varies by company and ranges from four to 10 years. The FCC has issued orders requiring certain safeguards that must be followed in an IP environment. The FPSC will continue to be involved with the regulatory issues surrounding the IP transition, including the appropriate level of state and federal regulation and wholesale interconnection requirements.

The FCC is looking into possible long-term changes to the basic telephone numbering system. Because of the increased use of mobile services, the evolution from TDM to IP technologies and the transition to intercarrier bill-and-keep compensation, the FCC is looking into the possibility of eliminating geographic telephone numbers and area codes. On June 22, 2015, the FCC released an order that establishes a process to authorize interconnected Voice over Internet Protocol (VoIP providers to obtain North American Numbering Plan (NANP) telephone numbers directly through the NANP administrators rather than through intermediaries. The FCC believes that decreasing the need to associate numbers with geography could allow more efficient allocation of limited numbering resources and expansion of the consumer benefits associated with the ability to transfer wireline numbers. The FCC is in the process of gathering information and comments on creating a unified or national numbering regime that would apply equally to all service providers, regardless of location, and how this regime would incorporate the current authority of the state commissions. The FCC will be examining the effects of eliminating geographic numbers on public safety, disability access, and routing/interconnection.

The FCC has continued to implement and propose additional reforms that could affect Lifeline customers in Florida in an order released December 1, 2017. As a result of this order, the FCC has eliminated rules that required all Lifeline customers to remain with their selected Lifeline provider for at least 60 days for voice customers, and 12 months

for broadband customers. Those rules were first adopted in 2016. The FCC also suggested future reforms may include:

- Establishing a limit to the length of time a household may participate in the program.
- Limiting support to facilities-based carriers, which would result in limiting customer choice of service providers.

### **Conclusion**

Safe, reliable and affordable utility services are critical to promoting a positive business and social environment for Florida's residents. Measures of our success focus on ratemaking, customer protection, conservation, safety, and competitive market oversight. The FPSC's primary responsibility is to ensure that customers of regulated utility companies receive safe and reliable service at fair and reasonable rates. At the same time, the FPSC is required by law to ensure that rate base regulated companies are afforded an opportunity to earn a fair return on their investment in property dedicated to providing utility service. With Florida's dynamic energy climate, the targets are ever changing, and this task is more complex than ever before.

# FLORIDA PUBLIC SERVICE COMMISSION

### **LRPP EXHIBIT II**

# PERFORMANCE MEASURES AND STANDARDS

# LRPP Exhibit II - Performance Measures and Standards

Department No: 61000000 Florida Public Service Commission **Department:** 

Code: Program: Utilities Regulation/Consumer Assistance Service/Budget Entity: Utility Regulation

1205.00.00.00 61030100

	Annroved Performance Measure FY 2018-19	Approved Prior Year Standard FY	Prior Year Actual EY 2017-18	Approved Standards For	Requested Standards EY 2019-20
	Percent of annual utility increases for average residential usage				
-	1 compared to inflation as measured by the Consumer Price Index	CPI + 1	%9E	CPI +	- - - -
	Land of the state	20		5	5
	Percent of utilities achieving within range and over range of last authorized ROE: Electric	100% / 0%	%0/%08	100% / 0%	100% / 0%
L '	Percent of utilities achieving within range and over range of last		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		
	authorized ROE: Gas	29% / 0%	13% / 0%	29% / 0%	29% /0%
,	Percent of utilities achieving within range and over range of last authorized ROE: Water/Wastewater	10% / 5%	3.8% / 3.8%	10% / 5%	10% / 5%
	Proceedings to Evaluate or Resolve Wholesale Telecommunications Competitive Issues.	180	216	165	150
Ĺ	Percent of generation reserve margin for Florida electric utilities compared to industry standard. (Electric)	>15%	25.2%	≥15%	≥15%
	Percent of Gas and Class A&B Water and Wastewater companies 7 that annually prepare planning documents for infrastructure needs				
		%08	85%	%08	80%
	8 Number of outage related customer complaints. (Electric)	> 005≥	1,386	> 005≥	≥500
<u> </u>	9 Number of outage related customer complaints. (Gas)	≥10	0	≥10	≥10
1	Number of outage related customer complaints. (Water & Wastewater)	≥50	9	<50	≥50
<del>-</del>	Number of electric-related injuries or fatalities resulting from utility rule violations.	0	0	0	0

Approved Performance Measure FY 2018-19	Approved Prior Year Standard FY 2017-18	Prior Year Actual FY 2017-18	Approved Standards For FY 2018-19	Requested Standards FY 2019-20
Number of gas-related injuries or fatalities resulting from utility rule violations.	0	0	0	0
Average allowed return on equity (ROE) in Florida compared to average ROE in the USA: Electric	USA +/- 1 10.02%	10.52%	USA +/- 1	USA +/- 1
Average allowed return on equity (ROE) in Florida compared to average ROE in the USA: Gas	USA +/- 1 9.96%	10.86%	USA +/- 1	USA +/- 1
Average allowed return on equity (ROE) in Florida compared to average ROE in the USA: Water & Wastewater.	USA +/- 1 10.76%	10.46%	USA +/- 1	USA +/- 1
Number of events attended by the PSC for the purpose of promoting energy and water conservation.	30	48	30	30
Percent of jurisdictional water companies utilizing water conservation rates and/or structures.	40%	49%	40%	40%
Percent of utility energy efficiency programs evaluated annually for program effectiveness.	100%	100%	100%	100%
19 Percent of consumer complaints closed in 60 days.	85%	90.35%	85%	85%
Percent of consumer complaints closed through the informal resolution process, without a Commission hearing.	%06	99.9%	%06	%06
21 Percent of interconnection agreements processed within 100 days.	%26	100%	%26	82%

# FLORIDA PUBLIC SERVICE COMMISSION

### **LRPP EXHIBIT III**

# PERFORMANCE MEASURES ASSESSMENT

LRPP Exhibit	III: PERFORMA	NCE MEASURE	ASSESSMENT	
Program: Service/Budget Entity: Measure:  #1 - Percent of annual utility increases for average residential usage compared to inflation as measured by the Consumer Price Index (CPI): composite				
Performance As	ssessment of <u>Outcom</u> ssessment of <u>Output</u> SAA Performance Sta	Measure Del	vision of Measure etion of Measure	
Approved Standard	Actual Performance Results	Difference (Over/Under)	Percentage Difference	
[CPI + 1] 3.13%	7.36%	4.23%	135%	
Factors Accounting for the Difference: Internal Factors (check all that apply):  Personnel Factors Competing Priorities Derevious Estimate Incorrect  Explanation: Internal agency actions were driven by external factors. See explanation below.				
Resources Una Legal/Legislativ Target Populati This Program/S	e Change	☐ Natural Dis ☑ Other (Ide Problem		
to increases in ba investor-owned ele Commission pursua parties and prese proceedings. In ac	se rates and fuel co ctric utilities. The bas ant to settlement agro nted to the Commis dition, the largest e	2018 reporting period ost recovery factors se rate increases we eements that were exsion during the collectric utility compare for Hurricane Matthe	for the two largest re approved by the xecuted by affected burse of rate case by implemented an	

Management Efforts to Address Different Training Personnel	nces/Problems (check all that apply):  Technology Other (Identify)
Recommendations: It is anticipated that the results for the next again fall within the approved standard rate.  1). To date, the 2018 weighted (by numbinvestor-owned electric utilities remains at bills. Due to the number of customers percentage change over the previous year Outcome Measure.	nge for this Outcome Measure (CPI + per of customers) average bill for the approximately the same level as 2017 served, the electric industry-specific

LRPP Exhibit	III: PERFORMA	NCE MEASURE A	ASSESSMENT		
Program: Service/Budget Entity: Weasure:  Florida Public Service Commission Utilities Regulation/Consumer Assistance Utility Regulation #2 - Percent of utilities achieving within range and over range of last authorized ROE: Electric					
Performance As	ssessment of <u>Outcom</u> ssessment of <u>Output</u> l GAA Performance Sta	Measure 🔲 Dele	rision of Measure etion of Measure		
Approved Standard	Actual Performance Results	Difference (Over/Under)	Percentage Difference		
100%/0%	80%/0%	(20%)/0%	20%/0		
Factors Accounting for the Difference: Internal Factors (check all that apply):  Personnel Factors Competing Priorities Level of Training Other (Identify)  Explanation:  External Factors (check all that apply):  Resources Unavailable Legal/Legislative Change Target Population Change This Program/Service Cannot Fix the Problem Current Laws Are Working Against the Agency Mission					
range. The remain responsible for filing one electric utility Commission for re increase its earning	ing four earned with g petitions for rate in that earned below i covery of storm cos	s, one utility earned be in their authorized recreases to address ut ts authorized range sts, which if approve the Tax Reform and	anges. Utilities are inder earnings. The has petitioned the ed, would serve to		
☐ Training ☐ Personnel		ences/Problems (ch Technolog Other (Ide	у		
Recommendations	S: Office of Policy and Budget	– June 2018			

LRPP Exhibit	III: PERFORMA	NCE MEASURE	ASSESSMENT		
Department: Program: Service/Budget Entity: Measure:  Florida Public Service Commission Utilities Regulation/Consumer Assistance Utility Regulation  #3 - Percent of utilities achieving within range and over range of last authorized ROE: Gas					
Performance A	ssessment of <u>Outcom</u> ssessment of <u>Output</u> GAA Performance Sta	Measure 🔲 Del	vision of Measure etion of Measure		
Approved Standard	Actual Performance Results	Difference (Over/Under)	Percentage Difference		
29%/0%	13%/0%	(16%)/0%	55%/0		
Factors Accounting for the Difference: Internal Factors (check all that apply):  Personnel Factors Competing Priorities Level of Training Previous Estimate Incorrect Other (Identify)  Explanation:  External Factors (check all that apply): Resources Unavailable Legal/Legislative Change Target Population Change Current Laws Are Working Against the Agency Mission					
range, and the ren are responsible for One utility complete Jobs Act may serve	naining seven earned filing petitions for ra ed a rate case in the f e to improve the earni	one utility earned was below their authorized the increases to addressive the increases to addressive the increases to addressive the control of the other gas under the control of the other (Ide	red ranges. Utilities ess under earnings. The Tax Reform and utilities.  The tax Reform and utilities.  The tax Reform and utilities.		
Recommendation	s:				

LRPP Exhibit	III: PERFORMA	ANCE MEASURE A	ASSESSMENT		
Program: Service/Budget Entity: Measure:  Florida Public Service Commission Utilities Regulation/Consumer Assistance Utility Regulation #4 - Percent of utilities achieving within range and over range of last authorized ROE: Water and Wastewater					
Performance A	ssessment of <u>Outcon</u> ssessment of <u>Output</u> GAA Performance Sta	Measure Dele	rision of Measure etion of Measure		
Approved Standard	Actual Performance Results	Difference (Over/Under)	Percentage Difference		
10%/5%	3.8%/3.8%	(6.2%)/(1.2%)	62%/24%		
Factors Accounting for the Difference: Internal Factors (check all that apply):  Personnel Factors Competing Priorities Level of Training Other (Identify)  Explanation:  External Factors (check all that apply): Resources Unavailable Legal/Legislative Change Target Population Change  Staff Capacity Level of Training Other (Identify)  Technological Problems Natural Disaster Other (Identify)					
Explanation: Of the range. Companies rate relief. The Commission processes available the applicability of the Tax Reform an acompanies. Standar Management Effo	that are under earn mmission does not in has held workshops e to provide rate reli expenses qualifying nd Jobs Act may als ard was met regarding	t filed annual reports, ing are responsible for itiate rate increases of to educate owners for pass through cost so serve to improve to companies earning a rences/Problems (chemosterial cost)	or filing petitions for on behalf of utilities. of companies on has also expanded treatment. Further, the earnings of the above the range.		
☐ Training ☐ Personnel  Recommendation	s:	☐ Technolog ☐ Other (Ider	•		

LRPP Exhibit	III: PERFORMA	NCE MEASURE	ASSESSMENT		
Department: Program: Service/Budget Entity: Measure:  Florida Public Service Commission Utility Regulation/Consumer Assistance Utility Regulation #8 - Number of outage related customer complaints. (Electric)					
Performance As	ssessment of <u>Outcom</u> ssessment of <u>Output</u> SAA Performance Sta	Measure 🔲 Del	vision of Measure etion of Measure		
Approved Standard	Actual Performance Results	Difference (Over/Under)	Percentage Difference		
≤500	1386	886 Over	177%		
Internal Factors (competing Prior Competing Pr	Factors Accounting for the Difference: Internal Factors (check all that apply):  Personnel Factors Competing Priorities Previous Estimate Incorrect  Other (Identify)				
Explanation:					
External Factors (check all that apply):  Resources Unavailable Legal/Legislative Change Target Population Change This Program/Service Cannot Fix the Problem Current Laws Are Working Against the Agency Mission					
Current Laws Are Working Against the Agency Mission  Explanation: Florida was impacted by a major hurricane in 2017, affecting the entire state. Based on a review of complaints filed, a significant number of complaints were received within the two weeks following the hurricane.					
Management Effor Training Personnel	rts to Address Differ	rences/Problems (ch Technolog Other (Ide	ly		
		d changes at this tir acted by external fac			

#### LRPP EXHIBIT IV

### PERFORMANCE MEASURE VALIDITY AND RELIABILITY

FPSC IS NOT REQUESTING CHANGES IN STANDARDS FOR THE 2019-20 THROUGH 2023-24 LRPP

#### **LRPP EXHIBIT V**

# ASSOCIATED ACTIVITIES CONTRIBUTING TO PERFORMANCE MEASURES

	LRPP Exhibit V: Identification of Associated Activity Contributing to Performance Measures	rity Contribut	ing to Performance Measures
Measure Number	Approved Performance Measures for FY 2018-19		Associated Activities Title
<b>F</b>	Percentage of annual utility increases for average residential usage compared to inflation as measured by the Consumer Price Index (CPI): Composite	Ratemaking	
2	Percent of utilities achieving within range and over range of last authorized ROE: Electric	Ratemaking	
က	Percent of utilities achieving within range and over range of last authorized ROE: Gas	Ratemaking	
4	Percent of utilities achieving within range and over range of last authorized ROE: Water & Wastewater	Ratemaking	
5	Proceedings to Evaluate or Resolve Wholesale Telecommunications Competitive Issues.	Competitive Market Oversight	rket Oversight
9	Percent of generation reserve margin for Florida electric utilities compared to industry standard. (Electric)	Reliability	
7	Percent of Gas and Class A&B Water and Wastewater companies that annually prepare planning documents for infrastructure needs and expected capital expenditures.	Reliability	
8	Number of outage related customer complaints. (Electric)	Reliability	
6	Number of outage related customer complaints. (Gas)	Reliability	
10	Number of outage related customer complaints. (Water & Wastewater)	Reliability	
11	Number of electric-related injuries or fatalities resulting from utility rule violations.	Safety Oversight	ıt
12	Number of gas-related injuries or fatalities resulting from utility rule violations.	Safety Oversight	ıt

Average allowed return on equity (ROE) in Florida compared to average ROE in the USA: Electric  14 Average allowed return on equity (ROE) in Florida compared to average ROE in the USA: Cas ROE in the USA: Wastewater Romanical Conservation Roundary ROE in the USA: Roe wastewater ROE in the USA: Wastewater Roe waste	,		
ROE in the USA: Electric  Average allowed return on equity (ROE) in Florida compared to average ROE in the USA: Gas  Average allowed return on equity (ROE) in Florida compared to average ROE in the USA: Water & Wastewater  Number of events attended by the PSC for the purpose of promoting energy and water conservation.  Percent of jurisdictional water companies utilizing water conservation rates and/or structures.  Percent of utility energy efficiency programs evaluated annually for program effectiveness.  Percent of consumer complaints closed in 60 days.  Percent of consumer complaints closed through the informal resolution process, without a Commission hearing.  Percent of interconnection agreements processed within 100 days.	<u>5</u>	Average allowed return on equity (ROE) in Florida compared to average	Ratemaking
Average allowed return on equity (ROE) in Florida compared to average ROE in the USA: Gas  Average allowed return on equity (ROE) in Florida compared to average ROE in the USA: Wastewater  Number of events attended by the PSC for the purpose of promoting energy and water conservation.  Percent of jurisdictional water companies utilizing water conservation rates and/or structures.  Percent of utility energy efficiency programs evaluated annually for program effectiveness.  Percent of consumer complaints closed in 60 days.  Percent of consumer complaints closed through the informal resolution process, without a Commission hearing.  Percent of interconnection agreements processed within 100 days.		ROE in the USA: Electric	
Average allowed return on equity (ROE) in Florida compared to average ROE in the USA: Water & Wastewater  Number of events attended by the PSC for the purpose of promoting energy and water conservation.  Percent of jurisdictional water companies utilizing water conservation rates and/or structures.  Percent of utility energy efficiency programs evaluated annually for program effectiveness.  Percent of consumer complaints closed in 60 days.  Percent of consumer complaints closed through the informal resolution process, without a Commission hearing.  Percent of interconnection agreements processed within 100 days.	14	Average allowed return on equity (ROE) in Florida compared to average	Ratemaking
Average allowed return on equity (ROE) in Florida compared to average ROE in the USA: Water & Wastewater  Number of events attended by the PSC for the purpose of promoting energy and water conservation.  Percent of jurisdictional water companies utilizing water conservation rates and/or structures.  Percent of utility energy efficiency programs evaluated annually for program effectiveness.  Percent of consumer complaints closed in 60 days.  Percent of consumer complaints closed through the informal resolution process, without a Commission hearing.  Percent of interconnection agreements processed within 100 days.		ROE in the USA: Gas	
ROE in the USA: Water & Wastewater  Number of events attended by the PSC for the purpose of promoting energy and water conservation.  Percent of jurisdictional water companies utilizing water conservation rates and/or structures.  Percent of utility energy efficiency programs evaluated annually for program effectiveness.  Percent of consumer complaints closed in 60 days.  Percent of consumer complaints closed through the informal resolution process, without a Commission hearing.  Percent of interconnection agreements processed within 100 days.	15	Average allowed return on equity (ROE) in Florida compared to average	Ratemaking
Number of events attended by the PSC for the purpose of promoting energy and water conservation.  Percent of jurisdictional water companies utilizing water conservation rates and/or structures.  Percent of utility energy efficiency programs evaluated annually for program effectiveness.  Percent of consumer complaints closed in 60 days.  Percent of consumer complaints closed through the informal resolution process, without a Commission hearing.  Percent of interconnection agreements processed within 100 days.		ROE in the USA: Water & Wastewater	
energy and water conservation.  Percent of jurisdictional water companies utilizing water conservation rates and/or structures.  Percent of utility energy efficiency programs evaluated annually for program effectiveness.  Percent of consumer complaints closed in 60 days.  Percent of consumer complaints closed through the informal resolution process, without a Commission hearing.  Percent of interconnection agreements processed within 100 days.	16	Number of events attended by the PSC for the purpose of promoting	Conservation
Percent of jurisdictional water companies utilizing water conservation rates and/or structures.  Percent of utility energy efficiency programs evaluated annually for program effectiveness.  Percent of consumer complaints closed in 60 days.  Percent of consumer complaints closed through the informal resolution process, without a Commission hearing.  Percent of interconnection agreements processed within 100 days.		energy and water conservation.	
rates and/or structures.  Percent of utility energy efficiency programs evaluated annually for program effectiveness.  Percent of consumer complaints closed in 60 days.  Percent of consumer complaints closed through the informal resolution process, without a Commission hearing.  Percent of interconnection agreements processed within 100 days.	17		Conservation
Percent of utility energy efficiency programs evaluated annually for program effectiveness.  Percent of consumer complaints closed in 60 days.  Percent of consumer complaints closed through the informal resolution process, without a Commission hearing.  Percent of interconnection agreements processed within 100 days.		rates and/or structures.	
program effectiveness.  Percent of consumer complaints closed in 60 days.  Percent of consumer complaints closed through the informal resolution process, without a Commission hearing.  Percent of interconnection agreements processed within 100 days.	18	Percent of utility energy efficiency programs evaluated annually for	Conservation
Percent of consumer complaints closed in 60 days.  Percent of consumer complaints closed through the informal resolution process, without a Commission hearing.  Percent of interconnection agreements processed within 100 days.		program effectiveness.	
Percent of consumer complaints closed through the informal resolution process, without a Commission hearing.  Percent of interconnection agreements processed within 100 days.	19	Percent of consumer complaints closed in 60 days.	Consumer Protection and Assistance
resolution process, without a Commission hearing.  Percent of interconnection agreements processed within 100 days.	20	Percent of consumer complaints closed through the informal	Consumer Protection and Assistance
Percent of interconnection agreements processed within 100 days.		resolution process, without a Commission hearing.	
	21	Percent of interconnection agreements processed within 100 days.	Competitive Market Oversight

Office of Policy and Budget – July 2018

#### **LRPP EXHIBIT VI**

AGENCY-LEVEL UNIT COST SUMMARY

PUBLIC SERVICE COMMISSION			FISCAL YEAR 2017-18	
SECTION I: BUDGET		OPERATI		FIXED CAPITAL OUTLAY
TOTAL ALL FUNDS GENERAL APPROPRIATIONS ACT ADJUSTMENTS TO GENERAL APPROPRIATIONS ACT (Supplementals, Vetoes, Budget Amendments, etc.)			24,622,698 433,792	(
FINAL BUDGET FOR AGENCY	_		25,056,490	
SECTION II: ACTIVITIES * MEASURES	Number of Units	(1) Unit Cost	(2) Expenditures (Allocated)	(3) FCO
Executive Direction, Administrative Support and Information Technology (2)  Ratemaking * Utility companies for which rates or earnings were reviewed/adjusted	145	78,625.14	11,400,645	(
Competitive Market Oversight * Proceedings to evaluate or resolve retail and wholesale competitive issues  Consumer Protection And Assistance * Utility consumer inquiries, complaints, and information requests closed	275 2,094	12,356.85 1,749.61	3,398,134 3,663,682	
Reliability * Review of 10 year site plans and other reports to ensure reliable provision of electric, gas and water/wastewater services  Safety Oversight * Safety inspections performed	1,424	1,839.53 1,015,721.00	2,619,487 2,031,442	
Conservation * Conservation programs reviewed and conservation proceedings undertaken	323	1,843.53	595,462	
TOTAL			23,708,852	
SECTION III: RECONCILIATION TO BUDGET				
PASS THROUGHS TRANSFER - STATE AGENCIES				
AID TO LOCAL GOVERNMENTS				
PAYMENT OF PENSIONS, BENEFITS AND CLAIMS OTHER				
EVERSIONS			1,347,644	
OTAL BUDGET FOR AGENCY (Total Activities + Pass Throughs + Reversions) - Should equal Section I above. (4)			25,056,496	
SCHEDULE XI/EXHIBIT VI: AGENCY-LEVEL UNIT COST SUI	MMARY			

<sup>(1)</sup> Some activity unit costs may be overstated due to the allocation of double budgeted items.

(2) Expenditures associated with Executive Direction, Administrative Support and Information Technology have been allocated based on FTE. Other allocation methodologies could result in significantly different unit costs per activity.

(3) Information for FCO depicts amounts for current year appropriations only. Additional information and systems are needed to develop meaningful FCO unit costs.

(4) Final Budget for Agency and Total Budget for Agency may not equal due to rounding.

NUCSSP03 LAS/PBS SYSTEM

SP 09/06/2018 09:29
SCHED XI: AGENCY-LEVEL UNIT COST SUMMARY

BUDGET PERIOD: 2008-2020

SHED MI. HORNOL BEADE ONLL COOL BORNING

STATE OF FLORIDA AUDIT REPORT PUBLIC SERVICE COMMISSION

SECTION III - PASS THROUGH ACTIVITY ISSUE CODES SELECTED:

TRANSFER-STATE AGENCIES ACTIVITY ISSUE CODES SELECTED:

1-8

AID TO LOCAL GOVERNMENTS ACTIVITY ISSUE CODES SELECTED:

1-8:

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AUDIT #1: THE FOLLOWING STATEWIDE ACTIVITIES (ACT0010 THROUGH ACT0490) HAVE AN OUTPUT STANDARD (RECORD TYPE 5) AND SHOULD NOT:

\*\*\* NO ACTIVITIES FOUND \*\*\*

\_\_\_\_\_\_

AUDIT #2: THE FCO ACTIVITY (ACT0210) CONTAINS EXPENDITURES IN AN OPERATING CATEGORY AND SHOULD NOT: (NOTE: THIS ACTIVITY IS ROLLED INTO EXECUTIVE DIRECTION, ADMINISTRATIVE SUPPORT AND INFORMATION TECHNOLOGY)

\*\*\* NO OPERATING CATEGORIES FOUND \*\*\*

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AUDIT #3: THE ACTIVITIES LISTED IN AUDIT #3 DO NOT HAVE AN ASSOCIATED OUTPUT STANDARD. IN ADDITION, THE ACTIVITIES WERE NOT IDENTIFIED AS A TRANSFER-STATE AGENCIES, AS AID TO LOCAL GOVERNMENTS, OR A PAYMENT OF PENSIONS, BENEFITS AND CLAIMS (ACT0430). ACTIVITIES LISTED HERE SHOULD REPRESENT TRANSFERS/PASS THROUGHS THAT ARE NOT REPRESENTED BY THOSE ABOVE OR ADMINISTRATIVE COSTS THAT ARE UNIQUE TO THE AGENCY AND ARE NOT APPROPRIATE TO BE ALLOCATED TO ALL OTHER ACTIVITIES.

\*\*\* NO ACTIVITIES FOUND \*\*\*

\_\_\_\_\_\_

AUDIT #4: TOTALS FROM SECTION I AND SECTIONS II + III:

DEPARTMENT: 61 EXPENDITURES FCO

FINAL BUDGET FOR AGENCY (SECTION I): 25,056,490

TOTAL BUDGET FOR AGENCY (SECTIONS II + III): 25,056,496

\_\_\_\_\_

DIFFERENCE: 6-

#### **GLOSSARY**

**TERMS AND ACRONYMS** 

#### Glossary Terms and Acronyms

Alternative Cost Recovery – Any recovery mechanism that is different from the base rates mechanism is alternative cost recovery. An example of this for a nuclear construction project is recovery of project financing costs or carrying costs and other expenses as the project develops through the Capacity Cost Recovery Clause upon a showing that costs were prudently incurred.

**Base Rate** – The per unit rate (e.g., per kWh for an electric utility or per therm for a gas distribution utility) charge to customers.

**Baseline Data** – Indicators of a state agency's current performance level, pursuant to guidelines established by the Executive Office of the Governor in consultation with legislative appropriations and appropriate substantive committees.

**Demand-Side Management** – Energy users voluntarily lowering energy demand, thereby reducing the amount of energy that must be generated.

**ETC** – **Eligible Telecommunications Carrier**. A telephone company that has been designated eligible by a state public utility commission or the Federal Communications Commission to receive financial support for providing basic telephone services to qualified households and for high-cost telephone service.

**FEECA** – Florida Energy Efficiency and Conservation Act.

**FEECA Utilities** – Duke Energy Florida, LLC (DEF), Florida Power and Light Company (FPL), Florida Public Utilities Company (FPUC), Gulf Power Company (Gulf), Tampa Electric Company (TECO), Jacksonville Electric Authority (JEA) and Orlando Utilities Commission (OUC).

FPSC - Florida Public Service Commission.

**F.S.** – Florida Statutes.

**IOU** – Investor-Owned Utility.

**kWh** – Kilowatt hour.

**KW** – Kilowatt. or 1000 watts.

**MW** – Megawatt. A megawatt is the equivalent of 1000 kilowatts.

**North American Numbering Plan (NANP)** – NANP is a telephone numbering system originally developed by American Telephone and Telegraph (AT&T) in 1947 to make long distance direct dialing easier for customers. Each telephone number consists of ten digits: an area code and a seven digit local number.

**NRC** – Nuclear Regulatory Commission.

**Rate Base** – The value of utility assets, less depreciation, upon which a utility earns a rate of return.

**Reliability** – The extent to which the measuring procedure yields the same results on repeated trials, and data are complete and sufficiently error-free for the intended use.

**Renewable Energy** – Energy from a source that is not depleted when used, such as wind or solar power.

**Standard** – The level of performance to an outcome or output.

**Validity** – The appropriateness of the measuring instrument in relation to the purpose for which it is being used.

**Voice over Internet Protocol (VoIP)** – A technology that transmits a telephone call over a data network such as the public internet.

**Watt** – A unit of power.