

## **FECA's Florida Legislative Report**

### **March 22, 2019**

Thank you so much for helping foster a very successful Legislative Cookout. It was exciting to watch as legislators and their staff entered our event and were amazed by the unique food options and great environment that each co-op brings to the venue. The following Legislators attended the Cookout: Representatives Roth, Ausley, Payne, McClain, Brannan, Stone, Ingoglia, Sabatini, Clemons, Drake, Fine, Fernandez-Barquin, Mariano and Altman; Senators Baxley, Gruters, Perry and Hooper; along with over 25 Legislative staffers. Other special guests this year were: Congressman Neal Dunn and his Florida Staff; and Shahra Lambert, Federal Affairs Director for Agriculture Commissioner Nikki Fried.

This week, HB 651, relating to Medically Essential Electric Utility Service was heard in the Commerce Committee. The Committee adopted an amendment to the bill clarifying the Public Service Commission would not have any regulatory or supervisory roles over the co-ops in implementing the programs. The Legislation outlines requirements that must be met by each medically essential program. Those requirements are in the attached document. Although the House Bill can now be heard on the floor, the Senate companion has yet to be heard in any committees.

Below are the current bills of interest that have been filed thus far. Each week, the report will prioritize in the following manner: New legislation filed, priority, monitor, and tracking. Any new activities will be highlighted in **RED**. If you would like more detailed information or an explanation on any legislation or why it is located in a specific area, please do not hesitate to reach out to Allison or Mike.

### **PRIORITY**

#### **Medically Essential Electric Utility Service**

(SB 1370 /HB 651)

**Sponsors:** Sen. Farmer/Rep. D. Smith

**Summary:**

Under current law only IOUs are required to follow notification and certification requirements relating to medically essential electric utility service & service disconnection which are overseen by the FPSC. Under this bill, the requirements for medically essential electric service would apply to co-ops and munis and would extend the FPSC's authority over us. It would require emergency management plans to develop an interjurisdictional arrangement in consultation with each utility

to identify facilities are deemed to be critical to public health, safety, welfare or security. Emphasizing expeditious restoration of services to the facilities deemed critical during times of disaster.

**Impact / Importance to Co-ops:**

This legislation would expand the jurisdictional authority of the PSC over co-ops and munis to include requirements and certifications for medically essential electric services.

**Committee Assignments:**

SB 1370: Innovation, Industry and Technology; Health Policy; Rules

HB 651: Commerce Committee

**ACTION RECOMMENDED: OPPOSE**

**ACTION ITEM: HOUSE Commerce Committee – PASSED as AMENDED**

**\*\* AMENDMENT – Clearly states that the Public Service Commission would not regulate or supervise the electric co-ops Medically Essential Electric Utility Service Programs. However, the co-ops and munis would be required to implement several new aspects to their medically essential programs. (SEE ATTACHED DOCUMENT)**

**MONITOR**

**Theft**

(SB 406/HB 589)

**Sponsors:** Sen. Brandes / Rep. Donalds

**Summary:** This bill is very similar to SB 928/HB713 from last session. Last year, an amendment that addressed our concerns was adopted to the House version. Neither bill passed their chamber. SB 406 begins with the original language found in SB 928.

The theft of utility services is punishable as provided in Section 812.014, F.S. Currently under this Section, a person could be convicted of grand theft and a felony of the third degree if the property stolen is valued at several amounts but the lowest amount is \$300 or more, but less than \$5,000. This legislation would raise the lowest amount for this conviction from \$300 to \$1500 which could reduce the number of eligible convictions for theft of utility services.

House Bill 589, the companion to SB 406, has been filed but the language is different. HB 589 houses language developed last year to specifically identify theft of utility services as a third-degree felony.

**Committee Assignments:**

SB 406: Appropriations

HB 589: Justice Appropriations Subcommittee; Judiciary Committee

**ACTION RECOMMENDED: NEUTRAL**

**Criminal Justice**

(SB 7072 /HB \_\_\_\_)

**Sponsors:** Sen. Bradley /Rep. \_\_\_\_

**Summary:**

This legislation is an overarching criminal justice overhaul that encompasses modified language housed in SB 406, relating to theft. The theft of utility services is punishable as provided in Section 812.014, F.S. Currently under this Section, a person could be convicted of grand theft and a felony of the third degree if the property stolen is valued at several amounts but the lowest amount is \$300 or more, but less than \$5,000. This legislation would raise the lowest amount for this conviction from \$300 to \$750 which could reduce the number of eligible convictions for theft of utility services.

**Committee Assignments:**

SB 7072: Subcommittee on Criminal Justice Appropriations; Appropriations

HB \_\_\_\_:

**ACTION RECOMMENDED: NEUTRAL**

## **TRACKING**

### **Traffic Offenses**

(SB 158/HB 71)

**Sponsors:** Sen. Baxley /Rep. McClain

**Summary:**

Current law dictates the required driving behavior used when encountering any emergency, sanitation, utility service or wrecker vehicle on any drivable roadway. The legislation amends current statute defining who is considered a vulnerable road user and provides criminal penalties for a person who commits a moving violation that causes serious bodily injury or death of a vulnerable road user.

**Committee Assignments:**

SB 158: Infrastructure and Security; Appropriations Subcommittee on Criminal and Civil Justice and Appropriations

HB 71: Transportation & Infrastructure Subcommittee; Criminal Justice Subcommittee; State Affairs Committee

**ACTION RECOMMENDED: NEUTRAL**

### **Public Meetings / Local Government Utility**

(SB 450/HB 327)

**Sponsors:** Sen. Gibson /Rep. Davis

**Summary:**

The legislation creates a public meeting requirements exemption for the portion of a meeting held by a utility owned and operated by a unit of local government when discussing the security of the technology, processes or practices of certain utilities. The exemption covers any portion of the meeting regarding the vulnerabilities within the system that could make it susceptible to attacks or expose the utility service to disruption or damage.

**Committee Assignments:**

SB 450: Governmental Oversight and Accountability; Rules

HB 327: Ready for the Floor

**ACTION RECOMMENDED: NEUTRAL**

**ACTION ITEM: ON AGENDA (3/26) – SENATE Government Oversight and Accountability; ON AGENDA (3/27) - HOUSE Special Order Calendar**

**Regional Rural Development Grants**

(SB 596/HB 671)

**Sponsors:** Sen. Albritton /Rep. Clemons

**Summary:**

This legislation provides for a matching grant program to assist rural areas of opportunity as defined in statute. Regional economic development organizations representing rural counties and communities may apply annually for the grants that range from \$150,000 to \$250,000 depending on the regional impact of the organization. Under the Rural Infrastructure Fund, changes were made to allow the department to award grants of up to 50% of the total project costs to facilitate local government or private infrastructure efforts; expanding the list to include improving access and availability of broadband Internet services.

**Committee Assignments:**

SB 596: Appropriations

HB 671: Transportation & Tourism Appropriations Subcommittee; Commerce Committee

**ACTION RECOMMENDED: NEUTRAL**

**Public Record Exemption: Utility Held Customer Information and Data**

(SB 600/HB 591)

**Sponsors:** Sen. Gibson /Rep. Yarborough

**Summary:**

Current law allows for public record requests to garner customer meter-derived data and billing information by a utility that is owned or operated by a unit of local government. With the installation of smart meter technology by many municipal electric utilities, the ability for more detailed information in increments less than one billing cycle is possible. This legislation would limit the level of the public records request to one billing cycle to protect and safeguard the customer's consumption data.

**Committee Assignments:**

SB 600: Government Oversight and Accountability; Rules

HB 591: Ready for the Floor

**ACTION RECOMMENDED: NEUTRAL**

**Underground Facility Damage Prevention and Safety**

(SB 848/HB 263)

**Sponsors:** Sen. Broxson /Rep. Payne

**Summary:**

The legislation creates the Underground Facility Damage Prevention Review panel to receive and respond to complaints of damage to underground facilities. The panel will consist of nine members; one from the electric utility industry. The legislation outlines the procedure for complaints to be filed, the response time for parties to respond to the complaint, and penalties allowable by the panel. It also outlines the appeals process through DOAH. The legislation sets penalties for anyone knowingly removing or damaging permanent underground facility markers.

**Committee Assignments:**

SB 848: Innovation, Industry and Technology; Infrastructure and Security; Rules

HB 263: Energy & Utilities Subcommittee; Government Operations & Technology Appropriations Subcommittee; Commerce Committee

**ACTION RECOMMENDED: NEUTRAL**

## **Public Utility Storm Protection Plans**

(SB 796 /HB 797)

**Sponsors:** Sen. Gruters /Rep. Fine

**Summary:**

This legislation requires IOUs to submit storm protection plans to the PSC on an annual basis as a part of the storm hardening plans. It requires the PSC to conduct an annual proceeding to allow public utilities to justify and recover certain costs through a storm protection cost recovery clause.

**Committee Assignments:**

SB: 796: Appropriations

HB 797: Government Operations & Technology Appropriations; Commerce Committee

**ACTION RECOMMENDED: NEUTRAL**

**ACTION ITEM: HOUSE Energy & Utilities Subcommittee – PASSED as AMENDED;  
SENATE Infrastructure and Security Committee – PASSED as AMENDED**

## **Business Organizations**

(SB 892/HB 1009)

**Sponsors:** Sen. Passidomo / Rep. Byrd

**Summary:**

HB 1009 would add certain indemnification requirements for all not-for-profit corporations including electric cooperatives. The bill would allow for both permissible and mandatory indemnification by not-for-profit corporations for past and present directors for liability incurred in a court proceeding. We believe electric cooperatives presently carry sufficient Director liability insurance to cover these additional requirements.

**Committee Assignments:**

SB 892: Judiciary; Appropriations Subcommittee on Transportation, Tourism and Economic Development; Appropriations

HB 1009: Civil Justice Subcommittee; Appropriations Committee; Judiciary Committee

**ACTION RECOMMENDED: NEUTRAL**

**ACTION ITEM: ON AGENDA (3/25)- HOUSE Civil Justice Subcommittee**

## **Private Property Rights**

(SB 1400 /HB 1159)

**Sponsors:** Sen Albritton/Rep. LaRosa

### **Summary:**

A local government ordinance may not require permits, fees and other notices for pruning, trimming, or removing trees on residential property under certain conditions. The bill also removes the current requirement for local government approval to perform certain right-of-way tree maintenance by electric utilities.

### **Committee Assignments:**

SB 1400: Community Affairs; Judiciary; Rules

HB 1159: Commerce Committee; State Affairs Committee

### **ACTION RECOMMENDED: NEUTRAL**

**ACTION ITEM: HOUSE Local, Federal & Veterans Affairs Subcommittee – PASSED as AMENDED**

## **State Renewable Energy Goals**

(SB 1762 /HB 1291)

**Sponsors:** Sen. Rodriguez/Rep. Eskamani

### **Summary:**

This legislation directs the Office of Energy, within DACS, to develop a plan to have 100% of the state's energy generated renewable resources by 2050. All state agencies colleges/universities and public utilities must cooperate with the plan. The plan must include an interim goal of 40% renewables by 2030. The plan must consider the impact it would have on power purchase agreements with utilities. An outline of the plan must be submitted to the Governor, the Senate President and the House Speaker by January 1, 2021.

### **Committee Assignments:**

SB 1762: Innovation, Industry and Technology; Governmental Oversight and Accountability; Rules

HB 1291: Energy & Utilities Subcommittee; Agriculture & Natural Resources Appropriations Subcommittee; Commerce Committee

### **ACTION RECOMMENDED: OPPOSE**

## **Heat Illness Prevention**

(SB 1538 /HB 1285)

**Sponsors:** Sen. Torres/Rep. C. Smith

### **Summary:**

This legislation will impact the electric co-ops for those employees that regularly perform work in an outdoor environment. It requires the implementation of a heat exposure program. Failing to have a heat exposure program could place co-ops at risk for potential future litigation if an employee falls victim to heat born illness or issues.

**Committee Assignments:**

SB 1538: Health Policy; Government Oversight and Accountability; Rules

HB 1285: Workforce Development & Tourism Subcommittee; Appropriations Committee; Commerce Committee

**ACTION RECOMMENDED: OPPOSE**

**TRACKING/ NO COMPANION**

**Emergency Mitigation and Response**

(SB 1610 /HB \_\_\_\_)

**Sponsors:** Sen. Montford/Rep. \_\_\_\_

**Summary:**

This legislation creates the Hurricane Michael Recovery Task Force in conjunction with the Division of Emergency Management to make recommendations to the Legislature regarding additional assistance needed in response, recovery and mitigation of the effects of Hurricane Michael.

**Committee Assignments:**

SB 1610: Infrastructure and Security; Appropriations Subcommittee on Transportation, Tourism and Economic Development; Appropriations

HB \_\_\_\_:

**ACTION RECOMMENDED: NEUTRAL**

**Criminal Justice**

(SB 1334 /HB \_\_\_\_)

**Sponsors:** Sen. Brandes /Rep. \_\_\_\_

**Summary:**

**Follow SB 406 or SB 7072.** This legislation is an overarching criminal justice overhaul that encompasses the language housed in SB 406, relating to theft. The theft of utility services is punishable as provided in Section 812.014, F.S. Currently under this Section, a person could be convicted of grand theft and a felony of the third degree if the property stolen is valued at several amounts but the lowest amount is \$300 or more, but less than \$5,000. This legislation would raise the lowest amount for this conviction from \$300 to \$1500 which could reduce the number of eligible convictions for theft of utility services.

**Committee Assignments:**

SB 1334: Judiciary; Appropriations

HB \_\_\_\_:

**ACTION RECOMMENDED: NEUTRAL**

**ACTION ITEM: SENATE Criminal Justice Committee – PASSED as AMENDED**

**The Office of Public Counsel**

(SB 196 /HB \_\_\_\_)

**Sponsors:** Sen. Powell/Rep. \_\_\_\_\_

**Summary:**

This legislation requires the public counsel to be appointed to a 4-year term limit (maximum of 12 consecutive years) by the Committee on Public Counsel Oversight. The appointment and 4-year term would begin on January 15, 2021.

**Committee Assignments:**

SB 196: Governmental Oversight and Accountability; Rules

HB \_\_\_\_:

**ACTION RECOMMENDED: NEUTRAL**

**ACTION ITEM: SENATE Innovation, Industry and Technology Committee - PASSED as AMENDED; ON AGENDA (3/26)– SENATE Government Oversight and Accountability**

### **Exempting Renewable Energy Sources from Definition of Public Utility**

(SB 222/HB \_\_\_\_)

**Sponsors:** Sen Rodriguez / Rep

**Summary:** This bill is very similar to SB 292 from last session. Last year, it did not have a companion and was never heard in committee.

Exempt certain renewable energy sources from the definition of “public utility” which would make them unregulated by the PSC. The eligibility would meet the following criteria: Property owner must own and operate on their property; max capacity of 2.5MWs; produces and sells energy to users located on the property.

**Committee Assignments:**

SB 222: Innovation, Industry and Technology; infrastructure and Security; Community Affairs; Rules

HB \_\_\_\_:

**ACTION RECOMMENDED: OPPOSE**

### **Community Solar Program**

(SB 1156/HB \_\_)

**Sponsors:** Sen. Berman / Rep. \_\_\_\_\_

**Summary:**

The bill is only applicable to IOUS. It allows a community solar facility to sell electricity at retail through subscriptions. The solar facility must be interconnected with the utility in the service territory where the solar facility is located. The bill specifically states that a subscriber organization is not a utility SOLELY as a result of its ownership or operation of a community solar facility. An IOU must provide a bill credit to a subscriber’s monthly bill for at least 25 years. The PSC must adopt rules for the community solar program by Nov 1, 2020 and require each IOU to file tariffs implementing the program.

**Committee Assignments:**



SB 1156: Innovation, Industry and Technology; Community Affairs; Rules  
HB \_\_\_\_:

**ACTION RECOMMENDED: OPPOSE**

### **Fleet Vehicle Rebate Programs**

(SB 1368 /HB \_\_\_\_)

**Sponsors:** Sen. Simpson/Rep. \_\_\_\_

**Summary:**

This legislation creates an electric and hybrid fleet vehicle rebate program administered by the Dept. of Agriculture and Consumer Services (DACS). The program reserves 40% of the allocated dollars for governmental applicants, the remaining funds for commercial applicants. The rebate will first-come, first-serve basis and cannot exceed 50% of the eligible costs of the fleet. Each eligible applicant can receive a maximum of \$25,000 per vehicle, up to \$250,000 per fiscal year. The rebate program will be assessed each year to determine its viability.

**Committee Assignments:**

SB 1368: Infrastructure and Security; Appropriations

HB \_\_\_\_:

**ACTION RECOMMENDED: NEUTRAL**

**ACTION ITEM: SENATE Agriculture Committee - PASSED**

### **Renewable Energy Standards**

(SB 1372 /HB \_\_\_\_)

**Sponsors:** Sen. J. Rodriguez/Rep. \_\_\_\_

**Summary:**

The legislation would mandate a renewable portfolio standard (RPS) for only IOUs. It does not define the parameters of the RPS. The PSC would adopt rules for each IOU to meet a specific RPS by a certain year through directly procuring renewable generation or purchasing of renewable energy credits. The PSC draft rule must be presented to the Legislature by 2020 for the Legislature's adoption.

**Committee Assignments:**

SB 1372: Innovation, Industry and Technology; Governmental Oversight and Accountability; Rules

HB \_\_\_\_:

**ACTION RECOMMENDED: OPPOSE**

## **CITIZENS INITIATIVE**

Click [here](#) for Re-reg Initiative on the Florida Division of Elections site for the of the Citizens Initiative:

Click [here](#) for the Supreme Court Docket for the Re-reg Initiative

**Broad outline of ballot initiative process** (highlighted portion indicating where the initiative is in process):

- The sponsor first must be registered as a political committee.
- The initiative petition, which includes ballot title, summary and text of the proposed amendment, must be submitted to Florida's Secretary of State which simply approves the form of the petition.
- The sponsor must obtain a letter from the Division of Elections confirming it has obtained at least 76,623 verified signatures
- Once the requisite signatures are verified by the Division of Elections, the Secretary of State is required to "immediately" submit the proposed amendment to the Attorney General (AG) and the Fiscal Impact Estimating Conference (FIEC).
- The FIEC is required to complete a financial impact statement within 45 days of receipt of the proposed amendment. The proposed amendment was received on January 30, 2019, therefore, the financial impact statement must be completed by **March 15.**
- Within 30 days of receipt of the proposed amendment from the Secretary of State, the AG is required to petition the Supreme Court requesting an advisory opinion within 30 days. The AG received the proposed amendment on January 30, 2019, therefore, the AG must petition the Supreme Court by **February 28.**
- Prior to placement on the ballot, the Florida Supreme Court must review the proposed amendment to ensure it (i) only addresses a "single-subject", and (ii) the title and summary are clearly drafted to allow voters to fully comprehend the contemplated changes.
- Assuming that the Supreme Court approves the proposed amendment, the sponsor still must obtain at least 766,200 verified signatures before the proposal can be placed on the ballot.

FIEC Meeting March 15, 2019

<https://thefloridachannel.org/videos/3-15-19-financial-impact-estimating-conference/>

Transmittal Letters with Financial Information Statement

<http://edr.state.fl.us/Content/constitutional-amendments/2020Ballot/RightToEnergyTransmittalLetters.pdf>