Responses required within **30 days of electronic mail.** Provide the following information for this report:

Response to Inspection Number: JH23-006

|  |  |  |
| --- | --- | --- |
| Type of Enforcement Action(s) cited in report: |  | Informal Conference Requested |
| Notice of Probable Violation (NOPV) | New Continuing | Yes  No |
| Notice of Amendment (NOA) | New Continuing | Yes  No |
| Warning Letter | New Continuing | Yes  No |
| Letter of Concern | New Continuing | Yes  No |
| Observed Issue | New Continuing | Yes  No |
| Proposed Civil Penalty | $ |  |
|  | PCP $ Amount (Total for report) |  |

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Indicate below (A-E) based on the type of Enforcement Actions in this report: (Check all that apply)

Complete a separate copy of Page 2, Operator Response to Enforcement Action, for each cited item.

1. Response for **Notice of Probable Violation** (with and without proposed civil penalty):
2. Written statement indicating that corrective measures have achieved Compliance or
3. Written plan of action outlining the corrective measures that will be taken to achieve compliance

and when compliance is anticipated.

1. Response for **NOA**:
2. Contested: Attach written explanation, information, or other material in answer to the allegations

in the Notice of Amendment stating your reasons for objecting to the NOA, in whole or in part; or

1. Not Contested: Explanation, information, or other material believed to warrant modification of

the NOA in whole or in part; or

1. Written request for clarification. (Attached)

1. Response for **Continuing** and/or **Existing** violations:

Current status, updates, expected completion dates, proposed modifications, etc., of the continuing and/or existing violations, even if this information was previously provided. Referencing a previously filed response letter, as status, updates, etc. alone is not sufficient for this response. Failure to provide this information may result in formal interrogatories from the Director through data requests.

1. Response for  **Letter of Concern** /  **Warning Letter**

I acknowledge receipt of the Letter of Concern/Warning Letter: Not Applicable

SIGNATURE / TITLE

Additional Comments: (Optional)

1. Response for **Observed Issue** and **No Violation**: (Optional Response)

Staff requests that the Operator acknowledge receipt of the Observed Issue/No Violation in writing, or by submitting an email to the FPU Director

**Fitzgerald Utilities acknowledges receipt of the No Violation Letter for this Report.**

Enforcement Action for: §192.605(a)/ §192.721(b)  New Violation  Continuing Violation

Enter Code / Commission Rule (Complete a separate attachment for each enforcement action)

|  |  |  |  |
| --- | --- | --- | --- |
| Enforcement Action(s) cited in report: |  | Conference Requested: |  |
| Notice of Probable Violation (NOPV) |  | Yes  No | $ |
| Notice of Amendment (NOA) |  | Yes  No | Proposed Penalty for this violation |
| Warning Letter |  | Yes  No |  |
| Letter of Concern |  | Yes  No |  |
| Observed Issue |  | Yes  No |  |
| Proposed Civil Penalty |  | Yes  No |  |
|  |  |  |  |

OPERATORS RESPONSE: Fitzgerald Utilities is now using the Distribution Patrolling Report Form included in its Operations and Maintenance Manual. A copy of Patrolling documentation was previously sent to GPSC Staff. Fitzgerald Utilities requests that this Probable Violation be Cleared.

Response Provided by: Tom Calhoun/Assistant General Manager/COO Date: 03/25/24

Name / Title

Internal use only:

Lead Inspector: Date Response Reviewed:

Actions Acceptable:  Yes No Re-inspection Needed: Yes  No Clear Violation: Yes  No

Supervisor Review by: Date Reviewed:

Additional Enforcement Recommended:  Yes  No

Director Review

Approved:  Yes No Schedule Special Follow-up Inspection:  Yes  No

Cleared Violation:  Yes  No

Comments:

**Filings:**

For all written responses or any other official correspondence, the Operator shall file the response at the following address:

Ms. Sallie Tanner, Executive Secretary

Georgia Public Service Commission

244 Washington Street, SW

Atlanta, Georgia 30334

The Operator must file **five (5)** copies of any response and/or official correspondence, as well as a CD with an electronic version of the response in Microsoft Word and/or a PDF, if applicable.

**Informal Conference:**

Any Operator who chooses to request an informal conference shall request such a conference through emailing the Director ([michellet@psc.state.ga.us](mailto:michellet@psc.state.ga.us)), calling the Director (404-463-2765), or selecting the “Request Conference” choice.

**Civil Penalty Payments:**

Certified check for the full amount of the recommended civil penalty or consent agreement amount made payable to the Georgia Public Service Commission. The Operator’s name, applicable Docket No., and Inspection Report No. must be included on the certified check. Mail payment to:

Ms. Michelle Thebert, Director, Facilities Protection Unit  
Georgia Public Service Commission

244 Washington Street

Atlanta, Georgia 30334

**Hearing Requests:**

The Operator has the right to request a hearing before the full Commission to contest the alleged probable violations, recommended civil penalties, and all other proposed actions of enforcement. A request for a hearing must be submitted in writing and in accordance with Commission Rule 515-2-1-.04. The Operator must include a statement of the issues that you intend to raise at the hearing. The issues may relate to the allegations, new information, proposed compliance order, proposed civil penalty, or any other recommendation for enforcement action. Please refer to Commission Rule 515-9-3-.11 and O.C.G.A. § 46-2-91 for assessment considerations upon which civil penalties are based. An operator's failure to specify an issue may result in a waiver of the right to raise that issue at hearing. The request must also indicate whether or not the Operator will be represented by counsel at the hearing.

**Open Records and Trade Secret Filings:**

The Operator is advised that any material provided to the Commission, and all materials prepared by the Commission, including the Notice of Probable Violations and any Orders issued in this case, may be considered public information and subject to disclosure under the Georgia Open Records Act (O.C.G.A. § 50-18-70 et seq.).

If you believe that any portion of your response material is security sensitive, privileged, confidential or may cause your company competitive disadvantages and would qualify for protection under the Commission’s “Trade Secret Rule” (Commission Rule 515-3-1-.11), you must, along with the complete original document clearly marked “TRADE SECRET” on each page, provide a second copy of the document with the portions you believe qualify for trade secret treatment redacted, and an explanation of why you believe the redacted information qualifies for such trade secret treatment. Should the Commission receive a request for disclosure of any “TRADE SECRET” material, you will be notified, if after review, the materials and your provided justification are deemed not to meet any exemptions provided in the Georgia Open Records Act. You may appeal the Commission's decision to release material at that time. Your appeal will stay the release of those materials until a final decision is made.