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## GATLIN, WOODS & CARLSON

Attorneys at Law a partnership including a professional association

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B. KENNETH GATLIN, P.A. THOMAS F. WOODS JOHN D. CARLSON WAYNE L. SCHIEFELBEIN



April 3, 1996

## HAND DELIVERY

Ms. Blanca S. Bayo, Director Division of Records and Reporting Florida Public Service Commission 2540 Shumard Oak Blvd. Tallahassee, Florida 32399-0850

RE: Docket No. 950387-SU

Application of Florida Cities Water Company, North Ft. Myers Division, for an Increase in Wastewater Rates in Lee County, Florida

Dear Ms. Bayo:

Enclosed for filing are an original and fifteen copies of our Certificate of Service and Rebuttal Testimony with Exhibits of the following persons:

	17 11111	DAILORS OF the Torrowing persons.
1	)	Michael Acosta; (23833-96
	<u>(</u>	Michael Acosta; 63833-96  Julie L. Karleskint with the following exhibit: 03834-96
	,	Exhibit (JLK-4) Letter to Jim Bishop, Lochmoor Country Club, with signed
1.		Reuse Agreement;
/ 3	3)	Robert Dick; 03835-96
	<b>(</b> )	Douglas R. Young; 03836-96
	5)	Larry N. Coel, with the following exhibits: $0.3237-96$
		Exhibit (LC-3) Affiliate Transactions Audit Report
APP —		Exhibit (LC-4) Letter from Charles Hill dated May 23, 1995 establishing the
CAF		MFRs filing date
CMU		Exhibit (LC-5) Rate Case Expenses (Through HEARING); and
· · · · · · · · · · · · · · · · · · ·	5)	Joseph Schifano; 63838-96
	<b>7</b> )	Thomas A. Cummings, with the following exhibit: 03839-96
EAG		Exhibit (TAC-1) Notification of completion of construction
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Letter to Blanca S. Bayo, Director April 3, 1996 Page 2 of 2

Please acknowledge receipt of foregoing by stamping the enclosed extra copy of this letter and returning same to my attention.

Very truly yours,

B. Kenneth Gatlin

BKG/met Enclosures

## BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

• •	on of Florida Cities Wa	,	Docket No. 950387-SU			
	orth Ft. Myers Division, e in wastewater rates in Florida	•	Filed: April 3, 1996			
	CE	RTIFICATE (	OF SERVICE			
I HEB	BV CERTIEV that a t	rue and correct	copy of the following Rebuttal Testimony and			
Exhibit:	DI CENTII I man a t	ruc and correct	copy of the following Reductar Testimony and			
1)	Michael Acosta;					
2)	Julie L. Karleskint wi Exhibit (JLK-4)		Bishop, Lochmoor Country Club, with signed			
3)	Robert Dick;					
4)	Douglas R. Young;					
5)		Affiliate Tran Letter from C MFRs filing d	sactions Audit Report harles Hill dated May 23, 1995 establishing the			
6)	Joseph Schifano;					
7)	Thomas A. Cummings, with the following exhibit:  Exhibit (TAC-1) Notification of completion of construction					
	•		er, Esquire, Division of Legal Services, Florida oulevard, Tallahassee, Florida 32399-0850, and			

Public Service Commission, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850, and to Harold McLean, Esquire, Office of Public Counsel, 111 W. Madison Street, Room 812, Claude Pepper Building, Tallahassee, Florida 32399-1400, and by regular U.S. Mail on this 3rd day of April, 1996 to:

Harry Bowne 4274 Harbour Lane N. Ft. Myers, FL 33903 Nancy L. McCullough 683 Camellia Drive N. Ft. Myers, FL 33903 Eugene W. Brown 2069 W. Lakeview Boulevard N. Ft. Myers, FL 33903

Fay A. Schweim 4640 Vinsetta Avenue N. Ft. Myers, FL 33903

Eugene F. Pettenelli 4300 Glasgow Court N. Ft. Myers, FL 33903

Jerilyn L. Victor 1740 Dockway Drive N. Ft. Myers, FL 33903

Beverly and Robert Hemenway 4325 S. Atlantic Circle N. Ft. Myers, FL 33903 C. Belle Morrow 691 Camellia Drive N. Ft. Myers, FL 33903

Dawn E. Coward 951 Tropical Palm Avenue N. Ft. Myers, FL 33903

Kevin A. Morrow 905 Poinsettia Drive N. Ft. Myers, FL 33903

Doris T. Hadley 1740 Dockway Drive N. Ft. Myers, FL 33903

Cheryl Walla 1750 Dockway Drive N. Ft. Myers, FL 33903

Respectfully submitted

B. Kenneth Gatlin Fla. Bar #0027966

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1709-D Mahan Drive Tallahassee, Florida 32308 (904) 877-7191

Attorneys for

FLORIDA CITIES WATER COMPANY



1		FLORIDA CITIES WATER COMPANY
2		NORTH FORT MYERS DIVISION
3		WASTEWATER OPERATION
4		REBUTTAL TESTIMONY OF ROBERT DICK
5		TO
6		DIRECT TESTIMONY OF CHERYL WALLA
7		DOCKET NO. 950387-SU
8	Q.	Please state your name.
9	Α.	Robert Dick
10	Q.	Have you previously provided testimony in this Docket?
11	A.	Yes.
12	Q.	What is the purpose of your rebuttal testimony?
13	A.	The purpose of my testimony is to rebut the assertions
14		of intervenor Walla on Page 8, Line 17 and Page 9,
15		Line 15 of her direct testimony. These assertions are
16		(1) that FCWC tried to discredit the merit of the
17		customer protest and (2), that FCWC delayed answering
18		her questions.
19	Q.	Did Florida Cities Water Company intentionally try to
20		discredit the merit of the customer protest?
21	Α.	No, I did not try to discredit the merit of the
22		customer protest. Each month I try to keep the North
23		Ft. Myers utility committee members informed as to the
24		status of the North Fort Myers Rate Case. At the
25		January 30, 1996 meeting, I reported that 12 customers

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- had withdrawn their protest. I thought this had taken place, but it did not. The mistake was brought to my attention at the next meeting and I apologized for the
- 5 accention at the next meeting and I apologized for the
- 4 misinformation..
- Q. Did Florida Cities Water Company utilize the formalization of intervenor Walla's questions as an
- 7 opportunity to delay your answers.
- 8 A. No. Florida Cities Water Company had been preparing
- 9 the response to intervenor Walla's questions when we
- 10 received her set of interrogatories which contained
- her original questions plus five additional questions.
- 12 Upon receipt of the additional questions, Florida
- 13 Cities Water Company responded to the entire set of
- 14 interrogatories and document requests at the same
- 15 time.
- 16 Q. Does this conclude your rebuttal testimony?
- 17 A. Yes.