



November 8, 1999

Via Federal Express

Ms. Blanca Bayo, Director Division of Records & Reporting Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850

Re: Docket No. 990817-WS

Application of Florida Water Services Corporation for Amendment of Certificate No. 171-W and 122-S to add territory in Lake County, Florida

Dear Ms. Bayo:

Enclosed for filing is an original and 15 copies of Florida Water's Stipulated Motion for Stay of Case Schedule in regards to the above-referenced case.

In order to confirm receipt of this filing, please date-stamp the enclosed copy of this letter and return it to me in the stamped, self-addressed envelope which is provided for your convenience.

If you need any additional information or other assistance, please call me at (407) 598-4267. Thank you for your cooperation.

Sincerely,

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LEG MAS

PAI

Matthew J. Feil Staff Attorney

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Enclosures

DOCUMENT NUMBER - DATE

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BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

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STIPULATED MOTION FOR STAY OF CASE SCHEDULE

NOW COMES Florida Water Services Corporation ("Florida Water"), by and through its undersigned counsel, and hereby requests that the filing dates, prehearing and hearing scheduled in the captioned matter be stayed as set forth herein. In support hereof Florida Water states as follows:

- 1. The following dates are pursuant to the Case Assignment and Scheduling Record:
 - Florida Water testimony is due on November 12, 1999;
 - Florida Pubic Utilities Company testimony is due on December13, 1999;
 - Staff's testimony is due on January 13, 2000;
 - Rebuttal testimony is due on February 14, 2000;
 - Prehearing statements are due on March 20, 2000;
 - Prehearing is scheduled for May 2, 2000; and
 - An administrative hearing is scheduled for May 23 and 24, 2000.
- 2. At this time, Florida Water has reached a settlement agreement with Intervenor, Florida Public Utilities Company ("FPUC"). Therefore, the need for filing testimony, a prehearing statement and a hearing will be obviated, and the parties and the Commission will save valuable time and expense.
- 3. Since a compromise has been negotiated, Florida Water states the Commission should stay all filing dates as well as the prehearing and the hearing dates originally set for May 2, and May 23 and 24, 2000, respectively.

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- 4. Florida Water will provide staff notice of any further filing activity or actions required as a result of the agreement reached between Florida Water and FPUC within 45 days hereof.
- 5. The undersigned counsel has consulted with Counsel for FPUC and represents that FPUC, has agreed to the relief sought by this motion.

WHEREFORE, for the foregoing reasons, Florida Water respectfully requests that the Prehearing Officer enter an Order staying all filing dates and hearing dates.

Respectfully submitted,

MATTHEW J. FEIL, ESQ.

Florida Water Services Corporation

P.O. Box 609520

Orlando, Florida 32860-9520

(407) 598-4260

(407) 598-4241 (FAX)

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a copy of the foregoing Motion was furnished by overnight delivery to Norman H. Horton, Jr., Esquire, Messer, Caparello & Self, P.A., P.O. Box 1876, Tallahassee, Florida 32302-1876, on this ______ day of November, 1999.

MATTHEW J. FEIL, ESQ.