

Public Service Commission

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DATE: Feburary 9, 2000

TO: Division of Records and Reporting (Payo)

FROM: Division of Legal Services (Fudge)

RE: Docket No. 951056-WS - Application for rate increase in Flagler County by Palm Coast Utility Corporation.

Please place the attached letter, dated February 9, 2000, in the above referenced docket file.

JKF/lw

Attachment

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FPSC-RECORDS/REPORTING

RUTLEDGE, ECENIA, PURNELL & HOFFMAN

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February 9, 2000

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HAND DELIVERY

Rosanne Gervasi, Esq. Division of Legal Services Florida Public Service Commission 2540 Shumard Oak Boulevard Room 370 Tallahassee, FL 32399-08850

Re: Docket No. 951056-WS

Application for Rate Increase in Flagler County by Palm Coast Utility Corporation

Dear Rosanne:

As you know, the Commission has granted Florida Water's requests for deferrals of the Commission's consideration of the initial issues on remand outlined in the November 18, 1999 staff recommendation (with the exception of the recommendation to increase the appeal bond to \$1,622,122, approved at the January 18, 2000 Agenda Conference). Our deferral requests have been based on the need to analyze and evaluate the numbers reflected in the staff recommendation, the workpapers provided by staff, and to evaluate the prospects of settlement. Florida Water has filed an Application for Conditional Establishment of Water and Wastewater Rates with the Flagler County Utility Regulatory Interim Authority. This application essentially proposes to establish rates prospectively by increasing the final revenue requirements reflected in the Commission's final order by one-half of the total amount of revenue requirement at issue on remand, and offers many of the same elements included in Florida Water's modified offer of settlement (such as the three year stay-out) approved by the Commission in Docket No. 950495-WS. The application seeks Flagler County support for such a proposal in consideration of a joint motion filed by Florida Water and Flagler County with this Commission requesting approval of an offer of settlement as previously described.

In light of the foregoing, I am respectfully requesting a deferral of the staff recommendation from the February 15, 2000 Agenda Conference with the understanding that Florida Water will file

Ruflédge, Ecenia, Purnell & Hoffman

Rosanne Gervasi, Esq. Page 2 February 9, 2000

a motion for an abatement and continuance of the controlling procedural dates, prefiled testimony dates and final hearing dates in this proceeding within the next ten days. The motion for abatement and continuance will be predicated on the need for additional time to allow Flagler County's consultants to analyze Florida Water's application (data requests were recently sent and answered) and resolve Florida Water's Application for Conditional Establishment of Water and Wastewater Rates. Counsel for Flagler County has advised that Flagler County will support the motion for abatement and continuance. As previously stated, we anticipate that approval of the application would lead to a joint offer of settlement for final resolution of the remand proceedings currently pending in this docket. The appeal bond would remain on file in the event settlement efforts ultimately prove unproductive and the remand proceedings need to go to final hearing.

As in the past, I have discussed our deferral request with Steve Reilly of the Office of Public Counsel and Mr. Reilly has agreed to the request. Jay LaVia, counsel for Flagler County also has agreed to the request.

Once again, thank you for your consideration and courtesy in this matter.

Sincerely,

A. Hoffman

KAH/rl

cc: Honorable J. Terry Deason, Commissioner, by hand delivery Stephen Reilly, Esq., via telecopier and U. S. Mail Brian P. Armstrong, Senior Vice President and General Counsel, Florida Water Services Corp., via telecopier Matthew J. Feil, Esq., via telecopier Mr. Forrest L. Ludsen, via telecopier Jay LaVia, Esq., via telecopier

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