BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Application of ALOHA)	
UTILITIES, INC. for an increase)	
in water rates for its Seven)	DOCKET NO. 010503-WU
Springs System in Pasco County,)	•
Florida.)	
)	

ALOHA'S REQUEST FOR ORAL ARGUMENT

Aloha Utilities, Inc. respectfully requests the opportunity to present oral argument on its Motion For Stay. Oral Argument will assist the Commission panel and the parties in understanding all of the facts and circumstances of Aloha's Motion. Oral Argument is particularly appropriate to this issue so that the Commissioner can comprehend the position Aloha finds itself in, based upon circumstances beyond Aloha's control.

Respectfully submitted this day of June, 2002, by:

JOHN L. WHARTON

F. MARSHALL DETERDING

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2548 Blairstone Pines Drive

Tallahassee, FL 32301

Counsel for Aloha Utilities, Inc.

CERTIFICATE OF SERVICE

I HEREBY	CERTIFY tha	t a true and	l correct	copy of .	Aloha's	Motion for	Stay ha	as been
	CERTIFY that Iail and by Fac				,	WYh	•	
furnished by U.S. M	Iail and by Fac	simile (*) t	to the fol	lowing th	is	day	of June	, 2002:

Ralph Jaeger, Esq. (*)
Division of Legal Services
Florida Public Service Commission
2540 Shumard Oak Boulevard
Tallahassee, FL 32399-0850

Edward O. Wood 1043 Daleside Lane New Port Richey, FL 34655-4293 Stephen C. Burgess, Esq. (*) Deputy Public Counsel Office of Public Counsel 111 Madison Street, Room 812 Tallahassee, FL 32399-1400

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