

**Brian Schultz**

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**From:** Brian Schultz on behalf of Records Clerk  
**Sent:** Monday, January 04, 2021 12:09 PM  
**To:** 'jeff@parkerscustomcanvas.com'  
**Cc:** Consumer Contact  
**Subject:** FW: LGI  
**Attachments:** LGI #9810 001.jpg

Good Afternoon, Jeff Hayes

We will be placing your comments below in consumer correspondence in Docket No. 20200226-SU and forwarding your comments to the Office of Consumer Assistance and Outreach.

Sincerely,

*Brian Schultz*

Commission Deputy Clerk II  
Florida Public Service Commission  
2540 Shumard Oak Boulevard  
Tallahassee, Florida 32399  
850.413.6770

*PLEASE NOTE: Florida has a very broad public records law. Most written communications to or from state officials regarding state business are considered to be public records and will be made available to the public and the media upon request. Therefore, your e-mail message may be subject to public disclosure.*

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**From:** Jeff Hayes <jeff@parkerscustomcanvas.com>  
**Sent:** Monday, January 04, 2021 12:03 PM  
**To:** Records Clerk <CLERK@PSC.STATE.FL.US>  
**Cc:** robertv@hgslaw.com  
**Subject:** LGI

January 4 2021

[clerk@psc.state.fl.us](mailto:clerk@psc.state.fl.us)

Subject: Docket #20200226-SU

I am writing to you as a property owner on Little Gasparilla Island, which is within the service area contained in the application from Environmental Utilities, LLC (EU) for central sewer. I object to EU's request for the bifurcation of the certificate and rate-making proceedings and I object to the granting of a temporary waiver of Rule 25-30.033(1)(p) and (q), F.A.C. EU has not demonstrated a "substantial hardship," which is a requirement for the requested waiver. EU is asking for an exemption from regulation that applies to every utility in Florida without providing any reason or special circumstances to justify the waiver. This is simply an attempt to avoid necessary regulation.

Given the inadequate information regarding the applicant's financial strength and management experience as well as the costs to stakeholders involved with this project, the applicant's request for a waiver should be denied. As a stakeholder in the proposed service area, it is important to have all of the relevant information regarding the proposed central sewer, including the proposed rates, connection fees and the type of system intended for installation. I therefore request for bifurcation and a temporary waiver be denied.

Sincerely

Jeff Hayes Trustee   
Little Gasparilla Island #9810

Cc: Robert C. Volpe  
Hopping Green & Sams, P.A.  
[robertv@hgslaw.com](mailto:robertv@hgslaw.com)