

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

Cost Rec	el and Purchased Power overy Clause and ag Performance Incentive)) _)	DOCKET NO. 970001-EI Filed June 13, 1997	
			_	
	PETITION OF L ASSOCIATIO	AKE DORA I ON, INC. FOR	HARBOUR HOMEOWNERS LEAVE TO INTERVENE	
Т	he Lake Dora Harbour Ho	meowners As	sociation, Inc., by and through its undersigned	
attorneys	, pursuant to Section 120.	53, Florida Sta	atutes, and Rules 25-22.036(7)(a) and 25-	
			r leave to intervene in the above-styled	
	ng, and in support thereof			
1	The name and addre	ss of petitione	r is as follows:	
	Lake Dora Harbour 130 Lakeview Lane Mt. Dora, Florida 3:		Association, Inc.	
Г	ocuments relating to this	proceeding sho	ould be served on:	
ACK	Michael B. Twomey Post Office Box 525 Taliahassee, Florida Telephone: (904 Fax: (904	32314-5256		
AFA I	and			
CAFCTR		2757) 735-4124		
LEG 1 2			ners Association, Inc., is a homeowners'	
OFC associati	on located in the Mount D	ora service are	ea of Florida Power Corporation. All members	š
			tion, Inc. take their regulated electric service	

from Florida Power Corporation, which has a Florida Public Service Commission ("Commission")

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granted monopoly to provide electric service in that geographic area.

3. In the above-styled docket the Commission examines the prudence of fuel and other costs incurred by Florida Power Corporation that are collected through the utility's fuel cost recovery clause. Any increases the Commission grants the utility through the operation of this docket must be borne by the utility's customers, including the members of the Lake Dora Harbour Homeowners Association, Inc. Accordingly, the Lake Dora Harbour Homeowners Association, Inc. and its members are persons "whose substantial interests are being determined in [this] proceeding" within the definition of Section 120.52(12), Florida Statutes, and who are per se entitled to status as "parties" in this proceeding.

WHEREFORE, the Lake Dora Harbour Homeowners Association, Inc. requests that it be granted leave to intervene and be permitted to participate in this proceeding with full rights as a party.

Nichael B. Twomey Post Office Box 5256

Tallahassee, Florida 32314-5256 (904) 421-9530

fully submitted

and

Wayne R. Malaney Post Office Box 7014 Tallahassee, Florida 32314-7014 (904) 656-0000

Attorneys for the Lake Dora Harbour Homeowners Association, Inc. Association, Inc.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and accurate copy of the foregoing has been furnished by U.S. Mail this 13th day of June, 1997 to the following persons:

James A. McGee, Esquire Florida Power Corporation Post Office Box 14042 St. Petersburg, Florida 33733-4042

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