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March 18, 1996

VIA HAND DELIVERY

Michael Rebutck, Esquire  
Division of Legal Services  
Florida Public Service Commission  
2540 Shumard Oak Boulevard  
Tallahassee, FL 32399-0850

Re: Spruce Creek South Utilities, Inc.; Docket No. <sup>960134-WS</sup>~~951234-WS~~  
Application for Amendment of Water and Wastewater Certificates  
Our File No. 28039.02

Dear Michael:

Please accept the following as the position of the Utility with regard to our pending Application for Amendment of Water and Wastewater Certificates. I hope that these assurances clear up any confusion on the part of certain customers and if you have any questions or concerns, please do not hesitate to give me a call.

Spruce Creek's Application for Amendment of Water and Wastewater Certificates included customers within the revised service territory who currently receive service by septic tank. These customers were simply added so that should central sewer service ever be provided, it would appropriately be provided by Spruce Creek South Utilities. However, Spruce Creek has no immediate intention of attempting in any way to force those customers currently on septic tanks to tie into the sewer system and receive central sewer services. This is certainly not the intent of this extension application.

This extension application is not intended to extend services beyond where they are currently provided. The Spruce Creek South development is effectively at build-out for all residential development. There are a few commercial facilities not yet receiving service. However, virtually all of the residential areas within the development have been fully developed and this extension is merely to cover those areas within the existing certificated area.

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APP \_\_\_\_\_  
CAF \_\_\_\_\_  
CMU \_\_\_\_\_  
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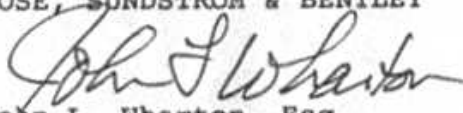
There is no intention, by this Application, to extend the service from the existing treatment facility to areas outside that which it is currently serving.

This law firm represents Spruce Creek South Utilities in the above-referenced docket and is able to assure the Commission, its Staff, and the customers that the above statements are the position of the Utility.

Please call me if you have any questions or concerns on any of the above.

Sincerely,

ROSE, SUNDSTROM & BENTLEY



John L. Wharton, Esq.  
For The Firm

JLW/lts

cc: Blanca Bayo, Director  
Mr. Jay Thompson  
Mr. Art Monnig  
Robert C. Nixon, CPA