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LAW OFFICES

MARTIN, ADE, BIRCHFIELD & MICKLER, P.A.

ONE INDEPENDENT DRIVE - SUITE 3000
JACKSONVILLE, FLORIDA 32202

MAILING ADDRESS:
POST OFFICE BOX 59
JACKSONVILLE, FLORIDA 32201
TELEPHONE (904) 354-2050
TELECOPIER (904) 354-5842

SHARON ROBERTS HENDERSON
BARBARA CHRISTIE JOHNSTON
WILHELMINA F. KIGHTLINGER
MYRA LOUGHMAN
RALPH H. MARTIN
ROBERT O. MICKLER
JOHN D. MILTGA JR.
DANIEL B. NUNN, JR.
SCOTT G. SCHILDBERG
GARY L. WILKINSON
L. PETER JOHNSON (1942-1988)

JAMES L. ADE
LYNDA R. AYCOCK
W. D. BIRCHFIELD
TIMOTHY A. BURLEIGH
CHARLES L. CRANFORD
PHILLIP A. DELMONT
STEPHEN H. DURANT
T. WILLIAM GLOCKER
MICHAEL E. GOODBREAD, JR.
STEPHEN D. HALKER

December 26, 1996

Ms. Blanca Bayo, Director
Florida Public Service Commission
Division of Records and Reporting
2540 Shumard Oak Boulevard
Tallahassee, Florida 32399-0850

Re: Application for Rate Increase in Duval, Nassau, and St. Johns Counties
by United Water Florida Inc., Docket No. 960451-WS

Dear Ms. Bayo:

In connection with the above-referenced matter, enclosed please find an original
and seven copies of the following:

1. Notice of Service of Answers of United Water Florida Inc. To Commission Staff's Third Set of Interrogatories to United Water Florida Inc. and; ^{12/27/96} -13757-96
2. First Supplement To Response of United Water Florida Inc. To Commission Staff's Third Request for Production of Documents to United Water Florida Inc. ¹³⁷⁶⁰⁻⁹⁶

Please file the originals and distribute the copies in accordance with your usual procedures. If you have any questions or comments regarding this matter, please do not hesitate to call.

Sincerely yours,

Scott G. Schildberg
Scott G. Schildberg

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SGS/msa
Enclosures

cc: Mr. David E. Chardavoynne
Mr. Walton F. Hill
Mr. Robert J. Iacullo
Mr. Frank J. McGuire
Mr. Munipalli Sambamurthi
Ms. Rosanne Capeless
Mr. Harold McLean
Mr. James L. Ade

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BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Application For Rate Increase) DOCKET NO.: 960451-WS
in Duval, Nassau, and St. Johns)
Counties by United Water Florida)
Inc.) Date Submitted for
Filing: December 26, 1996

**First Supplement to Response of United Water Florida Inc.
To Commission Staff's Third Request for Production of Documents
to United Water Florida Inc.**

United Water Florida Inc. ("United Water Florida"), by and through its undersigned attorneys, hereby serves this first supplement to its response to Commission Staff's Third Request for Production of Documents to United Water Florida Inc. ("Commission Staff's Third Request") as follows:

1. United Water Florida has provided one copy to Harold McLean, Attorney for the Citizens of the State of Florida, c/o Ms. Donna Deronne, 15728 Farmington Road, Livonia, Michigan 48154, and two copies to Rosanne G. Capeless, Attorney for the Staff of the Florida Public Service Commission, of the documents requested in Request Nos. 32 - 49, of Commission Staff's Third Request. The copies were sent by Federal Express on December 9, 1996 under an accelerated production schedule.

2. United Water Florida was not requested by the Commission to provide the documents requested in Request Nos. 30 and 31 under an accelerated production schedule and now provides these documents in accordance with the standard time requirements for the Commission Staff's Third Request for Production of Documents to United Water Florida Inc.

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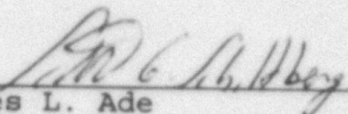
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Dated this 26th day of December, 1996.

Respectfully submitted,

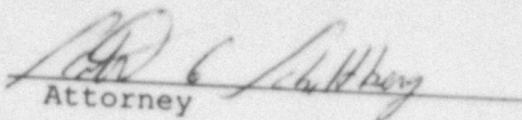
MARTIN, ADE, BIRCHFIELD &
MICKLER, P.A.

By: 
James L. Ade
Florida Bar No. 0000460
Scott G. Schildberg
Florida Bar No. 0613990
3000 Independent Square
Jacksonville, FL 32202
Telephone: (904) 354-2050

Attorneys for United Water
Florida Inc.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that the original and seven copies of the First Supplement to Response of United Water Florida Inc. To Commission Staff's Third Request for Production of Documents to United Water Florida Inc. has been furnished by U.S. Mail this 26th day of December, 1996 to Blanca Bayo, Director, Division of Records and Reporting, Florida Public Service Commission, 2450 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850, and a copy of the foregoing has been furnished to Rosanne G. Capeless, Attorney for the Staff of the Florida Public Service Commission, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850, and to Harold McLean, Esquire, Office of Public Counsel, c/o The Florida Legislature, 111 W. Madison Street, Room 812, Tallahassee, Florida 32399-1400, by U.S. Mail, this 26th day of December, 1996.


Attorney