

### VOTE SHEET

#### JUNE 24, 1997

RE: DOCKET NO. 970229-SU - Application for limited proceeding increase in reuse water rates in Monroe County by K W Resort Utilities Corporation.

<u>Issue 1</u>: Should the Commission grant Key West Country Club's petition to intervene for the limited purpose of raising the issues set forth in its protest?

Recommendation: Key West Country Club's Petition for Limited Intervention should be denied. However, Key West Country Club should be granted intervention pursuant to the provisions of Rule 25-22.039, Florida Administrative Code. Pursuant to that rule, the Country Club takes the case as it finds it. All parties to this docket should furnish copies of all pleadings and other documents that are hereinafter filed in this proceeding to counsel for the Key West Country Club.

## APPROVED

Issue 2: Should the Commission grant Key West Country Club's Motion to Dismiss the Application for Limited Proceeding? Recommendation: No.

# APPROVED

#### COMMISSIONERS ASSIGNED: Full Commission

COMMISSIONERS' SIGNATURES

REMARKS/DISSENTING COMMENTS:

PSC/RAR33 (5/90)

DISSENTING

A PARTY AND A PARTY

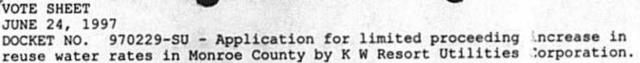
FPSC-RECORDS/REPORTING

DOCUMENT NUMBER - DATE

1634 JUN 24 5

35





(Continued from previous page)

Issue 3: Should the Commission grant the Country Club's alternative motion for a formal proceeding?

Recommendation: No. Staff should be allowed to complete its preliminary analysis and submit its recommendations before the Commission considers setting this matter for hearing. Pending this analysis, the utility should be encouraged to meet with the Key West Country Club to attempt to negotiate an acceptable rate for reclaimed water and file a status report within sixty days of the date of the order indicating the status of the negotiations detailed in the staff analysis.

## APPROVED

Issue 4: Should the docket be closed? Recommendation: No.

## APPROVED