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STATE OF FLORIDA



GENERAL CONSEL/ED-FPSC MICHAEL G. COOKE (850) 413-6248 Ub NOV 27 ÅM | |: | |

COMMISSION CLERK

Hublic Service Commission

November 27, 2006



Ms. Chloe Bonds-Womack South Umatilla Water, Inc. P.O. Box 463 Umatilla, FL 32784

CERTIFIED LETTER RETURN RECEIPT REQUESTED

Re: Docket No. 060433-WU - Application for certificate to operate water utility in Lake County by South Umatilla Water, Inc.

Dear Ms. Bonds-Womack:

By letters dated June 29, 2006, and September 19, 2006, Commission staff advised you that South Umatilla Water, Inc.'s (South Umatilla or utility) application remains deficient in certain respects. The utility was given until August 18, 2006, to satisfy the deficiencies identified in the letter dated June 29, 2006. That deadline was extended to October 13, 2006, in the letter dated September 19, 2006.

To date, the Commission has received no response from the utility to those deficiency letters.

	By failing to file a completed application for certificate of authorization, it appears that South Umatilla
	is in violation of certain sections of Chapter 367, Florida Statutes, and Commission rules. Section
CMP .	367.031, Florida Statutes, requires utilities subject to Commission jurisdiction to obtain certificates of
COM	authorization to provide water or wastewater service. Although South Umatilla has applied for a
•	certificate of authorization in this docket, it has not as yet completed the application and obtained a
CTR	certificate authorizing it to provide utility service for compensation. Section 367.081(1), Florida-
ECR	Statutes, provides that a utility may only charge rates and charges that have been approved by the
	Commission. Section 367.091(3), Florida Statutes, requires that each utility's rates, charges, and
GCL	customer service policies be contained in a tariff approved by and on file with the Commission
OPC	Finally, Rule 25-30.032(1), Florida Administrative Code, requires that a utility file a completed
DOA	application.
RCA	
SCR	Please be advised that pursuant to section 367.161, Florida Statutes, the Commission may
SGA	impose a penalty of up to \$5,000 per day upon any utility that knowingly refuses to comply with, or
	willfully violates, any provision of Chapter 367, Florida Statutes, or any lawful rule or order of the
SEC	1 Commission. Failure to file your completed application by December 27, 2006, may result in a staff
OTH	

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recommendation for the Commission to determine whether to require the utility to show cause as to why it should not be fined pursuant to section 367.161, Florida Statutes.

The original and five copies of your completed application must be received by December 27, 2006, and must be sent to the following address for filing:

Director, Division of Commission Clerk and Administrative Services Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, Florida 32399-0850

If you have any questions about how to satisfy the outstanding application deficiencies, please contact Stephanie Clapp at (850) 413-6997.

Please govern yourself accordingly.

Sincerely,

Rosanne Gervasi, Senior Attorney

Cc: Division of Commission Clerk and Administrative Services
Division of Economic Regulation (Clapp, Walden)