# Docket Index Listing for Closed Dockets (12/01/2003 through 12/31/2003) Docket 990817-WS

Docketed: Closed: Company: Title: Progmod: OPRs: OCRs: Staff Cour Commissi	Dece Florid Appli Certin B1(b) ECR nsel: GCL oners: Prehe	ication by Florida ficate Nos. 171-V ) - R Redemann - P Christensen, aring Officer -						
DOCUMENT NO.	DATE FILED	DOCKET NO.	DESCRIPTION					
07690-99	06/24/1999	990817-WS	Florida Water Services Corporation [FWSC] (Feil) - Application for amendment of Certs 171-W and 122-S to add territory in Nassau County with \$2,000 filing fee; Deposit D158 dated 6/24/99. [RAR note: Maps and org certs to WAW; 3 copies of tariff sheets filed, 1 org dkt, 1 WAW, 1 Security.)					
07708-99	06/24/1999	990817-WS	FWSC - Notice of application for amendment of Certs 171-W and 122-S to add territory in Nassau County.					
08241-99 08570-99	07/12/1999 07/19/1999	990817-WS 990817-WS	FWSC (Feil) - Amended Exhibits A, F, H, T-4, and V-2. FWSC (Feil) - Letter dated 7/15/99 clarifying errors made in 7/9/99 letter to state that amended Exhibit I and Appendix I-1 were enclosed, amended Exhibit H was not enclosed (no change to Exhibit H), and referenced late-filed Exhibit V-4 should have been late-filed Appendix V-2.					
08656-99	07/21/1999	990817-WS	FPUC (Horton) - Objection to FWSC's application for amendment of Certs and demand for formal hearing.					
09794-99	08/17/1999	990817-WS	Copy of WAW/Williams 8/16/99 letter to FWSC/Feil requesting comments to 8/9/99 letter from DCA/Gauthier; response due 9/17/99.					
09795-99	08/17/1999	990817-WS	WAW/Redemann 8/16/99 memo to RAR/Bayo with attached 8/9/99 letter from DCA/Gauthier, to be placed in docket file.					
10457-99 13598-99	09/01/1999 11/04/1999	990817-WS 990817-WS	Order PSC-99-1708-PCO-WS establishing procedure. (J) FPSC (LEG/Christensen/Gervasi) - Cert of service of staff's 1st request for production of documents, Nos. 1-5 to FPUC/Horton.					
13599-99	11/04/1999	990817-WS	FPSC (LEG/Christensen/Gervasi) - Cert of service of staff's 1st set of interrogatories, Nos. 1-3 to FPUC/Horton.					
13600-99	11/04/1999	990817-WS	FPSC (LEG/Christensen/Gervasi) - Cert of service of staff's 1st set of interrogatories, Nos. 1-3 to FWSC/Feil.					
13777-99	11/09/1999	990817-WS	FWSC (Feil) - Stipulated motion for stay of case schedule.					

DOCUMENT NC. DATE

0 1507-08 02,29,08 FPSC - COMMISSION CLERK

# Docket Index Listing for Closed Dockets (12/01/2003 through 12/31/2003) Docket 990817-WS

DOCUMENT NO.	DATE FILED	DOCKET NO.	DESCRIPTION
13877-99	11/12/1999	990817-WS	Order PSC-99-2235-PCO-WS granting, in part, the stipulated motion for stay of case schedule by FWSC; parties shall respond to all discovery requests propounded prior to issuance date of order; parties shall file written settlement agreement or report outlining dates certain for any other actions which resolve pending protest by close of business on 45th
15120-99	12/09/1999	990817-WS	day from issuance date of order. (C) FWSC (Feil) - Notice of service of answers to staff's
15156-99	12/10/1999	990817-WS	1st set of interrogatories. FPUC (Horton) - Notice of service of responses and objections to staff's 1st request for production of documents and 1st set of interrogatories.
00641-00	01/06/2000 01/14/2000	990817-WS 990817-WS	FPUC (Horton) - Settlement agreement with FWSC. Copy of LEG/Christensen/Gervasi 1//13/00 memo to Commissioner Clark requesting 5/2/00 prehearing conference and 5/23-24/00 hearing be canceled.
04805-00 09493-00	04/19/2000 08/04/2000	990817-WS 990817-WS	FWSC/FPUC (Horton) - Amendment of settlement agreement. FWSC (Thompson) - Letter and attachments dated 7/21/00
10102-00	08/17/2000	990817-WS	from Arthur Jacobs. Copy of RGO/Daniel 8/16/00 letter to DCA/Gauthier requesting additional comments to FWSC's 8/4/00 letter; comments due 9/11/00.
11700-00	09/18/2000	990817-WS	RGO/Redemann 9/15/00 memo to RAR/Bayo with attached 9/11/00 letter from CAF/Gauthier to be placed in docket.
15658-00	12/06/2000	990817-WS	RGO/Redemann 12/5/00 memo to RAR/Bayo with enclosed 11/29/00 letter to DCA/Gauthier, to be placed in docket.
16000-00	12/14/2000	990817-WS	[RGO]Redemann 12/13/00 memo to RAR/Bayo with attached letter dated 12/6/00 from E. Clinch Kavanaugh, who
00617-01	01/16/2001	990817-WS	represents developer, for placement in docket file. RGO/Redemann 1/11/01 memo to RAR/Bayo with attached 12/28/00 and 4/20/00 letters from Dept of Transportation, copy of City of Fernandina Beach 11/20/00 letter, to be placed in docket file.
00804-01	01/19/2001	990817-WS	Copy of RGO/Redemann 1/16/01 letter to Jacobs & Associates/Kavanaugh with attached letters; requesting additional information on status of lawsuit.
00978-01	01/23/2001	990817-WS	FWSC (Menton) - Exhibit amendments A, F, and L to be
01934-01	02/09/2001	990817-WS	attached to application. RGO/Redemann 2/8/01 memo to RAR/Bayo forwarding copy DCA Objections, Recommendations, and Comments dated 2/2/01 for placement in docket file.
*04463-01	04/11/2001	990817-WS 990817-WS 990817-WS	FWSC (Menton) - Notice of appearance. FWSC (Menton) - Amended Exhibit "A" to application. RGO/Redemann 11/30/01 memo to CCA/Bayo with enclosed 11/28/01 letter from J. Stephen Menton, to be placed in docket.

DOCUMENT NO.	DATE FILED	DOCKET NO.	DESCRIPTION
95190-02	05/15/2002	990817-WS	FWSC (Menton) - Letter dated 5/15/02 suggesting revision to docket schedule (CASR) since DCA's
06614-02	06/27/2002	990817-WS	development approval has been delayed again. RECOM for 7/09/02 ag fr ECR/Redemann; GCL/Christensen/Gervasi - Approve settlement agreement filed 1/6/02 and amended 4/19/02 by FWSC and FPUC; protest filed by FPUC should be considered withdrawn; docket to remain open pending processing of amendment application. [CCA note: Attachments on-line in PDF version only.]
07035-02 07884-02	07/09/2002 07/29/2002	990817-WS 990817-WS	Vote sheet fr 7/09/02 ag - staff rec approved. (JDBPB) Order PSC-02-1025-AS-WS approving settlement agreement filed 1/6/02 and amendment filed 4/6/02; acknowledging withdrawal of FPUC's protest to amendment of territory in Nassau County; docket to remain open pending processing of amendment application. (JDBPB)
05937-03 08981-03	07/03/2003 09/19/2003	990817-WS 990817-WS	FWSC (Hoffman) - Notice of withdrawal of application. Amendatory Order PSC-02-1025A-AS-WS to reflect insertion of Attachment A; Order No. PSC-02-1025-AS-WS is reaffirmed in all other respects. [CCA note:
<b>.098</b> 26-03	10/09/2003	990817-WS	Attachment on-line in PDF only.] RECOM for 10/21/03 ag fr ECR/Clapp, Redemann, Kaproth, Willis; GCL/Jaeger, Christensen, Gervasi - grant oral argument request by ABPOA; deny motion for reconsideration of Order No. PSC-03-0948-PCO-WS by ABPOA; acknowledge FWSC's withdrawal of amendment application in Docket 990817; approve transfer of FWSC's facilities to Nassau County; open docket to examine whether sale of facilities involves gain that should be shared with FWSC's remaining customers; docket should remain open until conclusion of any pending dockets concerning Nassau County facilities, and until Cert Nos. 171-W and 122-S are cancelled administratively.
, 1 <b>0260-</b> 03	10/20/2003	990817-WS	GCL/Jaeger 10/20/03 request for change to agenda conference; requests deferral of Item No. 12 from 10/21/03 to 11/3/03 agenda; with noted 10/20/03 approval from EXE/Bane and Chairman's Office.
10350-03 1173 <b>8=0</b> 3		990817-WS 990817-WS	Vote sheet fr 10/21/03 ag - deferred. RECOM for 12/2/03 ag [revised] fr ECR/Clapp, Redemann, Kaproth, Willis; GCL/Jaeger, Christensen, Gervasi - grant ABPOA's request for oral argument; deny motion for reconsideration of order; acknowledge FWSC's withdrawal of amendment application in 990817-WS; approve transfer of FWSC's Nassau County WAW facilities to county; open docket to examine gain on sale; close 990817 if Issue 3; 030542 should remain open.
12242-03	12/02/2003	990817-WS	Vote sheet fr 12/2/03 ag - Issue 1 approved with understanding Chairman has discretion to allow more than five minutes for oral argument; Issues 2, 3, 5, and 6 approved; Issue 4 modified, that transfer is acknowledged rather than approved. (JB, DS, BZ, BD, DV)

# Docket Index Listing for Closed Dockets (12/01/2003 through 12/31/2003) Docket 990817-WS

### DOCUMENT NO. DATE FILED DOCKET NO.

### DESCRIPTION

13059-03 12/16/2003 990817-WS Order PSC-03-1417-FOF-WS denying reconsideration; acknowledging withdrawal of amendment application and transfer of Nassau County facilities of FWSC; opening docket to investigate gain on sale; Docket 030542 shall remain open until conclusion of any pending dockets concerning Nassau County facilities, and until certs are cancelled administratively; closes Docket 990817. (JB, DS, BZ, BD, DV)



STATE OF FLORIDA

Commissioners: JOE GARCIA, CHAIRMAN J. TERRY DEASON SUSAN F. CLARK JULIA L. JOHNSON E. LEON JACOBS, JR.



Division of Records & Reporting Blanca S. Bayó Director (850) 413-6770

# Public Service Commission

June 25, 1999

Matthew J. Feil, Attorney Florida Water Services Corporation Post Office Box 609520 Orlando, Florida 32860-9520

Re: Docket No. 990817-WS

Dear Mr. Feil:

This will acknowledge receipt of an application by Florida Water Services Corporation for amendment of Certificate Nos. 171-W and 122-S to add territory in Nassau County, which was filed by this office on June 24, 1999 and assigned the abovereferenced docket number. Appropriate staff members will be advised.

Mediation may be available to resolve any dispute in this docket. If mediation is conducted, it does not affect a substantially interested person's right to an administrative hearing. For more information, contact the Office of General Counsel at (850) 413-6078 or FAX (850) 413-6079.

Division of Records and Reporting Florida Public Service Commission





June 23, 1999

DEPOSIT

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## Via Federal Express

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

Re: Docket No. <u>990817</u>-WS Application for Amendment of Certificate Nos. 171-W and 122-S in Nassau County by Florida Water Services Corporation

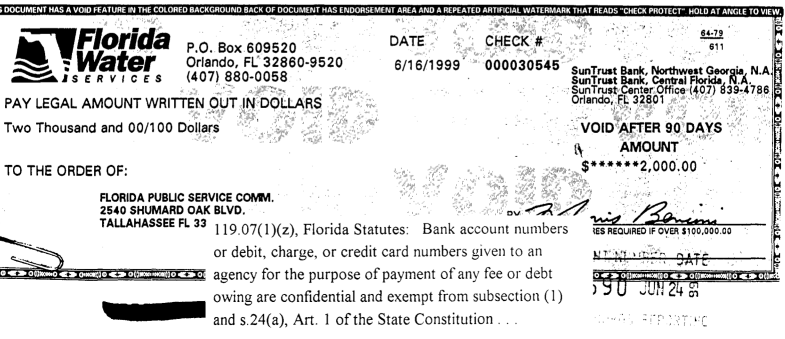
Dear Ms. Bayo:

Enclosed for filing are an original and 12 copies of the application as described above. Also enclosed are two sets of maps, an original and two copies of the applicable tariff sheets, the original certificates and the required filing fee check in the amount of \$2,000.

In order to confirm filing of this application, please date-stamp the enclosed copy of this letter and return it to me in the stamped, self-addressed envelope which is provided for your convenience.

If you need any additional information or other assistance, please call me at (407) 598-4260. Thank you for your cooperation.

Sincerely,



FLURIDH WHIER LEGAL



July 14, 1999

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

Dear Ms. Bayo:

As per the request of Hong, be advised that the fax number for the Florida Water Services Legal Department have been changed from 407-880-1395 to 407-598-4241. Please change your records on the following open dockets:

Docket No.	Case Name
990817-WS	Amelia Island (Nassau County) Territory Amendment
990743-WS	Crystal River Highlands (Citrus County) Transfer
990054-WU	Silver Lakes/Western Shores Territory Amendment
980657-WS	Chuluota-Seminole County territory Amendment
980467-WS	Marion County Territory Amendment
980261/970657	Lake Suzy (Charlotte County) Territory Amendment
971638-SU	Florida Central Commerce Park (FCCP) Seminole County
	Territory Amendment
970409-SU	Tropical Isles (St. Lucie County)
N/A	- Marco Shores Wastewater Service Territory Addition- Muttand my Security
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<del>-98-07189</del>	Tropical Isles (St. Lucie County)Marco Shores Wastewater Service Territory Addition-Mittake hy secretaryIsles of CapriSould need to take anyFWSC v. BOCC, Hillsborough County-action ph Sarah CritkenOrange County Gain on Sale7/16/99
980744-WS	Orange County Gain on Sale
951056-WS	
950495-WS	1995 Rate Case Remand
950495-WS	1995 Rate Case Appeal
920199-WS	Giga Rate Case Appeal (3 <sup>rd</sup> )

Should you have any questions, please call me 407-598-4162. Your attention to this matter is greatly appreciated.

Sincerely,

rah Crowled Sarah Crockett

Legal Secretary

Done 7/15/99

Florida Water Services Corporation / P.O. Box 609520 / Orlando, Florida 32860-9520 / Phone 407/880-0058 Water. For. Florida ' Future.



P.O. Box 609520 Orlando, Florida 32860-9520 (407) 880-0058 Fax (407) 598-4241

VIA FAX TO:

Blanca Bayo on Hong 850-413-7118 To: Sarch Crocket From: 7-14-99 Date:

#### CONFIDENTIALITY NOTICE:

This facsimile, along with any documents, files or attachments, may contain information that is confidential, privileged, or otherwise exempt from disclosure. If you are not the intended recipient, or a person responsible for delivering it to the intended recipient, you are hereby notified that any disclosure, copying, printing, distribution or use of any information contained in or attached to this facsimile is STRICTLY PROHIBITED. If you have received this facsimile in error, please immediately notify us by facsimile or by telephone at the numbers stated below, and destroy the original facsimile and its attachments without reading, printing, or saving in any manner. Your cooperation is appreciated. Thank you.

Number of pages including this sheet:

You may reach me at:

(407) 598-<u>416</u> Fax (407) 598-4241

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Where panels are assigned the senior Commissioner is Panel Chairman: the identical panel decides the case.

Where one Commissioner, a Hearing Examiner or a Staff Member is assigned the full Commission decides the case.

		Case Assignment and Scheduling Record	
<u>Section 1 - B</u>	Sureau of Records and P	Services Completes	Page 1 of 1
Docket No.	<u>990817-WS</u> Date Docket	ed: <u>06/24/1999</u> Title: Application by Florida Water Serv amendment of Certificates Nos. 17 territory in Nassau County.	
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		2. Agenda	09/16/2003 10/21/2003
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Section 3 - Chairman Completes

Assignments are as follows:

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Where panels are assigned the senior Commissioner is Panel Chairman: the identical panel decides the case.

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Section 3 - Chairman Completes

Initials: OPR Staff Counsel

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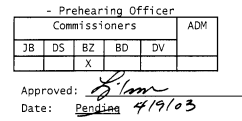
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Where one Commissioner, a Hearing Examiner or a Staff Member is assigned the full Commission decides the case.



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		Case Assignment and Scheduling Record	
Section 1 - Bur	eau of Records and Hearing Service	ces Completes	
Docket No. <u>990</u> Company: Flori	<u>817-WS</u> Date Docketed: <u>06/2</u> da Water Services Corporation	24/1999 Title: Application by Florida Water Servic amendment of Certificates Nos. 171 territory in Nassau County.	ces Corporation for -W and 122-S to add
Official Filing Last Day to Sus Referred to: ("()" indicates	pend: ExpirationAUS CA	AF CCA CMP (ECR) EXT GCL MMS PIF	
	<u>Completes</u> and returns to CCA in	<u>XX</u> 10 workdays. <u>Time Schedu</u>	
Program/Module		WARNING: THIS SCHEDULE IS AN INTERNAL PLANNING D	
OPR Staff	<u>Staff Assignments</u> <u>R Redemann</u>	IT IS TENTATIVE AND SUBJECT TO REVISION.         FOR UPDATES CONTACT THE RECORDS SECTION: (850) 4         Current CASR revision level         8	1 <b>3-6770</b> <u>Due Dates</u> Previous Current
<u>Staff Counsel</u>	P Christensen, R Gervasi	1. Staff Recommendation 2. Agenda 3. Standard Order 4. Close Docket or Revise CASR 5 6 7	06/25/2002 01/21/2003 07/15/2002 02/10/2003 08/15/2002 03/10/2003
<u>OCRs</u> ( ) ( )		8.       9.       10.       11.       12.       13.       14.	
( )		15. 16. 17. 18. 19.	
( )		20.       21.       22.       23.       24.	
( )		25. 26. 27. 28. 29.	
Recommended ass and/or deciding	ignments for hearing this case:	30.       31.       32.       33.	
Full Commissic Hearing Examir	on <u>X</u> Commission Panel ner Staff	34	
	CCA: 05/16/2002	36. 37.	
	f Counsel	38.       39.       40.	
Section 3 - Chai	<u>irman Completes</u>		

Assignments are as follows:

		- Hear	ring (	Office	er(s)		
	Comm	Hrg. Exam.	Staff				
ALL	JB	DS	ΒZ	PL	BD	LXam.	
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Where panels are assigned the senior Commissioner is Panel Chairman: the identical panel decides the case. Where one Commissioner, a Hearing Examiner or a Staff Member is assigned the full Commission decides the case.

### - Prehearing Officer

		Comm	ission	ners		ADM			
	JB	DS	ΒZ	PL	BD				
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E	)ate:	Peno	ling	4	, [3	102	 	$\overline{\mathcal{A}}$	/

Case Assignment and Scheduling Record
Section 1 - Bureau of Records and Hearing prvices Completes
Docket No. <u>990817-WS</u> Date Docketed: <u>06/24/1999</u> Title: Application by Florida Water Services Corporation for amendment of Certificates Nos. 171-W and 122-S to add
Company: Florida Water Services Corporation territory in Nassau County.
Official Filing Date: Last Day to Suspend: Expiration:
Referred to:         APP         CAF         CCA         CMP         ECR         GCL         LEG         PAI<(RGO)         SER           ("()" indicates OPR)
Section 2 - OPR Completes and returns to CCA in 10 workdays. <u>Time Schedule</u>
Program/Module B1(b) WARNING: THIS SCHEDULE IS AN INTERNAL PLANNING DOCUMENT. IT IS TENTATIVE AND SUBJECT TO REVISION.
Staff Assignments       FOR UPDATES CONTACT THE RECORDS SECTION: (850) 413-6770         Current CASR revision level       Due Dates
<u>OPR Staff</u> <u>R Redemann</u>
2. Agenda 01/10/2002 00/13/2002 3. Standard Order 02/11/2002 07/15/2002
4. Close Docket or Revise CASR 03/11/2002 08/15/2002
Staff Counsel     P Christensen, R Gervasi     5.
OCRs (ECR)         7.           8.
9. 10.
( ) <u>15.</u> <u>16.</u> <u>11.</u>
( ) <u>19.</u> 20.
( ) <u>23.</u> 24.
27.
29.
Recommended assignments for hearing 30
Hearing Examiner Staff 35.
Date filed with CCA: 12/04/2001 37.
Initials: OPR
Staff Counsel         40.
<u>Section 3 - Chairman Completes</u> Assignments are as follows:
- Hearing Officer(s) - Prehearing Officer
Commissioners     Hrg.     Staff     Commissioners     ADM
ALL JC DS JB BZ PL
Where panels are assigned the senior Commissioner is Panel Chairman:
the identical panel decides the case. Approved: Approved:
assigned the full Commission decides the case. Date: <u>Pending 12/11/01</u>

PSC/CCA015-C (Rev. 10/01)

*	COMPLETED	EVENTS

	<b>A</b>	Case Assignment and Scheduling Record	
<u>Section 1 - Div</u>	ision of Records and Repor	(RAR) Completes	
Docket No. <u>990</u>	<u>817-WS</u> Date Docketed: <u>O</u>	24/1999 Title: Application by Florida Water Serv amendment of Certificates Nos. 1	vices Corporation for 71-W and 122-S to add
Company: Flori	da Water Services Corporation	territory in Nassau County.	
Official Filing Last Day to Sus	Date: pend: Expira	ion:	
Referred to: ("()" indicates		AFA APP CAF CMP CMU EAG ECR GCL LEG PAI F	RAR (RGO) SER WAW
Section 2 - OPR	<u>Completes</u> and returns to RAR	n 10 workdays. <u>Time Schee</u>	dule
<u>Program/Module</u>	B1(b)	WARNING: THIS SCHEDULE IS AN INTERNAL PLANNING IT IS TENTATIVE AND SUBJECT TO REVISION.	DOCUMENT.
	<u>Staff_Assignments</u>	FOR UPDATES CONTACT THE RECORDS SECTION: (850) Current CASR revision level	413-6770 Due Dates
<u>OPR Staff</u>	<u>R</u> Redemann		Previous Current
	······	1. Staff Recommendation	
<u>Staff Counsel</u>	P Christensen, R Gervasi	2. Agenda 3. Standard Order 4. Close Docket or Revise CASR	03/13/2001 01/22/2002 04/02/2001 02/22/2002 05/21/2001 03/11/2002
<u>OCRs</u> ( )		5 6	
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		29.	
Recommended ass	ignments for hearing	30. 31.	
and/or deciding		32	
Full Commission Hearing Examin	on <u>X</u> Commission Panel her Staff		
Date filed with	RAR: 02/23/2001	36. 37.	
Initials: OPR	f Counsel	38	
		_   40	
<u>Section 3 - Cha</u>	Hingh Compretes	A	

Assignments are as follows:

- Hearing Officer(s)

	Comm	Hrg. Exam.	Staff				
ALL	JC	DS	JB	ΒZ	PL	EXdiii.	
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Where panels are assigned the senior Commissioner is Panel Chairman; the identical panel decides the case. Where one Commissioner, a Hearing Examiner or a Staff Member is assigned the full Commission decides the case.

### - Prehearing Officer

		Comm	ission	ners		ADM	
	JC	DS	JB	ΒZ	PL		
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[	Date:	Den	ling		121	2/01	 

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Case Assignment and Scheduling Record	
Section 1 - Division of Records and Report (RAR) Completes	
Docket No. <u>990817-WS</u> Date Docketed: <u>06/24/1999</u> Title: Application by Florida Water Services Co	rporation for
Company: Florida Water Services Corporation amendment of Certificates Nos. 171-W and territory in Nassau County.	122-S to add
Official Filing Date:	
Last Day to Suspend: Expiration:	N 050 1111
Referred to:         ADM         AFA         APP         CAF         CMP         CMU         EAG         ECR         GCL         LEG         PAI         RAR (RGO           ("()" indicates OPR)	) SER WAW
<u>Section 2 - OPR Completes</u> and returns to RAR in 10 workdays. <u>Time Schedule</u>	
Program/Module B1(b) WARNING: THIS SCHEDULE IS AN INTERNAL PLANNING DOCUMEN IT IS TENTATIVE AND SUBJECT TO REVISION.	—
Staff Assignments Current CASR revision level	0 <u>Due_Dates</u>
<u>OPR Staff</u> <u>R Redemann</u>	Previous Current
1. Staff Recommendation	103/15/2001 03/01/2001
2. Agenda	
Staff Counsel       P Christensen, R Gervasi       3. Standard Order         4. Close Docket or Revise CASR	04/16/2001 01/18/2001 05/21/2001
<u>OCRs</u> () 5	
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24. 25.	
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29 30	
Recommended assignments for hearing       31.         and/or deciding this case:       32.	
33.	
Hearing Examiner Staff 35	
Date filed with RAR: <u>11/02/2000</u> 37.	
Initials: OPR	
Staff Counsel         40.	
Section 3 - Chairman Completes Assignments are as follows:	a rescheduled
- Hearing Officer(s) - Prehearing Officer	
Commissioners Hrg. Staff Commissioners	ADM
ALL DS JC JB BZ PL Exam. DS JC JB BZ PL	
Where panels are assigned the senior Commissioner is Panel Chairman;	
the identical panel decides the case. Approved:	~
assigned the full Commission decides the case. Date: 01/05/2001	
PSC/RAR-15 (Rev. 2/00) * COMPLETED EVENTS	e

		Case Assignment and Scheduling Record	
<u>Section 1 - Div</u>	ision of Records and Report	(RAR) Completes	
Docket No. <u>990</u> Company: Florid	<u>317-WS</u> Date Docketed: <u>O</u> da Water Services Corporation	<u>6/24/1999</u> Title: Application by Florida Water Services Corp amendment of Certificates Nos. 171-W and 1 territory in Nassau County.	oration for 22-S to add
Official Filing Last Day to Sus		tion:	
Referred to: ("()" indicates		AFA APP CAF CMP CMU EAG ECR GCL LEG PAI RAR (RGO)	SER WAW
Section 2 - OPR	<u>Completes</u> and returns to RAR	in 10 workdays. <u>Time Schedule</u>	
<u>Program/Module</u>	B1(b)	WARNING: THIS SCHEDULE IS AN INTERNAL PLANNING DOCUMENT.	
<u>OPR Staff</u>	<u>Staff Assignments</u> <u>R Redemann</u>	IT IS TENTATIVE AND SUBJECT TO REVISION. FOR UPDATES CONTACT THE RECORDS SECTION: (850) 413-6770 Current CASR revision level	Due Dates
		2. Agenda	Previous Current
<u>Staff Counsel</u>	P Christensen, R Gervasi	3. Standard Order 4. Close Docket or Revise CASR	12/18/2000 04/16/2001 01/18/2001 05/21/2001
<u>OCRs</u> ( )			
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Recommended assi and/or deciding	gnments for hearing this case:	30.         31.         32.         33.	
Full Commissio Hearing Examin	n <u>X</u> Commission Panel er Staff		
Date filed with		36. 37.	
Initials: OPR	Counsel	38.           39.           40.	
<u>Section 3 - Chai</u>	rman Completes	Assignments are as follows:	

Assignments are a	s follows
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- Hearing Officer(s)									
	Comm	issio	hers			Hrg. Exam.	Staff		
ALL	DS	JC	JB	ΒZ	XX	EXalli,			
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Where panels are assigned the senior Commissioner is Panel Chairman; the identical panel decides the case. Where one Commissioner, a Hearing Examiner or a Staff Member is assigned the full Commission decides the case.

### - Prehearing Officer

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Арр	nov	m				

Date: 11/13/2000

PSC/RAR-15 (Rev. 2/00)

	<u> </u>	ase Assignment and Scheduling Record	
<u>Section 1 - Div</u>	vision of Records and Report (R	AR) Completes	
Docket No. <u>990</u> Company: Flori	1 <u>817-WS</u> Date Docketed: <u>06/2</u> da Water Services Corporation	<u>4/1999</u> Title: Application by Florida Water Services Corpo amendment of Certificates Nos. 171-W and 12 territory in Nassau County.	
Official Filing Last Day to Sus	Date: pend: Expiratio	n:	
Referred to: ("()" indicates	OPRI	A APP CAF CMP CMU EAG ECR GCL LEG PAI RAR (RGO) S XXXXXX	ER WAW
Section 2 - OPR	Completes and returns to RAR in	10 workdays. <u>Time Schedule</u>	
Program/Module	B1(b)	WARNING: THIS SCHEDULE IS AN INTERNAL PLANNING DOCUMENT.	
<u>OPR Staff</u>	<u>Staff Assignments</u> <u>R</u> Redemann	IT IS TENTATIVE AND SUBJECT TO REVISION.         FOR UPDATES CONTACT THE RECORDS SECTION: (850) 413-6770         Current CASR revision level         4	<u>Due Dates</u> Previous Current
<u>Staff Counsel</u> <u>OCRs</u> ( )	P Christensen, R Gervasi	1. Staff Recommendation         2. Agenda         3. Standard Order         4. Close Docket or Revise CASR         5.         6.         7.	07/20/2000         11/16/2000           08/01/2000         11/28/2000           08/21/2000         12/18/2000           09/21/2000         01/18/2001
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and/or deciding		29.         30.         31.         32.         33.	
Full Commissic Hearing Examir		34.       35.       36.	
	RAR: 07/19/2000	37.           38.	
Initials: OPR Staff	f Counsel	39   40	 

#### Section 3 - Chairman Completes

#### Assignments are as follows:

	Comm	issio	ners			Hrg. Exam.	Staff
ALL	DS	Cr	JC	JB	NC	Exam.	
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Where panels are assigned the senior Commissioner is Panel Chairman; the identical panel decides the case.

Where one Commissioner, a Hearing Examiner or a Staff Member is assigned the full Commission decides the case.

#### - Prehearing Officer

		Comm	ADM					
	DS	CL	JC	JB	NC			
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F	Approved: TO/rfskm							
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			Case /	Assignment	and Sch	nedulin	g Recor	d				
<u>Section 1 - Div</u>	ision of Re	cords and Report	in RAR) (	Completes								
Docket No. <u>990</u>	<u>817-WS</u>	Date Docketed:	<u>06/24/199</u>	<u>99</u> Title:	Applic	cation	by Flor	ida Wate	er Serv	ices Co	rporation for 122-S to add	
Company: Flori	da Water Se	rvices Corporati	on		territ	cory in	Nassau	County.		L-W anu	122-3 tu duu	
Official Filing Last Day to Sus	Date: pend:	Exp	piration:									
Referred to: ("()" indicates	OPR)	ADM	AFA APF	CAF	CMU	EAG	GCL	LEG X	RAR	PAI	(WAW)	
Section 2 - OPR	Completes a	and returns to R	AR in 10 wo	orkdays.				Time	e Schedi	ule		
Program/Module	B1(b)			NING: THIS IS TENTATI	S SCHEDU	JLE IS	AN INTE	RNAL PLA	NNING (	OCUMEN	<u>T.</u>	
	<u>Staff</u>	Assignments	FOR	UPDATES (	CONTACT	THE RE	CORDS S	ECTION:	(850)	413-677		<u>Dates</u>
<u>OPR Staff</u>	<u>R Redemann</u>	<b></b>				]	CI				<u>Due</u> Previous	
				. <u>Staff Re</u> . Agenda		_ lation					105/04/2000	07/20/2000
<u>Staff Counsel</u>	P Christens	sen. R Gervasi		. <u>Standar</u> . <u>Close D</u>	d Order ocket or	Revis	e CASR					08/21/2000
<u>OCRs</u> ( )			5									
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Recommended assi and/or deciding	ignments for this case:	hearing	31					_				
· ·		Commission Panel	33		•						_	·
Full Commissic Hearing Examir		Staff	35 36									
Date filed with	RAR: <u>04/28/</u>	2000	37 38							-		
Initials: OPR Staff	Counsel _	·-··	39 40									
Section 3 - Chai	rman Comple	tes										

Assignments are as follows:

- Hearing Officer(s)

	Comm	Hrg. Exam.	Staff				
ALL	GR	DS	CL	JC	JB	L'AIII.	
X							

Where panels are assigned the senior Commissioner is Panel Chairman; the identical panel decides the case. Where one Commissioner, a Hearing Examiner or a Staff Member is assigned the full Commission decides the case. - Prehearing Officer

	ADM				
GR	DS	CL	JC	JB	
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Approve	ed: sym
Date:	05/04/2000

Section <u>1</u> - Div	vision of R	ecords and R			ignment bletes	and Sch	eduling	Record		)			
Docket No. 99						Applic	ation b	oy Flori	ida Wate	er Serv	ices Cor	poration for	
Company: Flor						amendir	nent of	Certifi Nassau	icates I	los. 17	1-W and	122-S to add	
Official Filing Last Day to Su			Expiratio	n:									
Referred to: ("()" indicates	S OPR)	A 	DM AFA	APP	CAF	СМU	EAG	GCL	(LEG) _X			WAW _X	
Section 2 - OP	R Completes	and returns	to RAR in	10 workd	days.				<u>Tim</u>	e Sched	ule		
<u>Program/Module</u>	B1(b)			WARNIN	IG: THIS	SCHEDU			NAL PL	ANNING	DOCUMENT	<b>.</b>	
	<u>Staf</u>	f Assignment	s	FOR UP	DATES C	ONTACT	THE REC	CORDS SE	CTION:	(850)	413-6770		Dates
<u>OPR Staff</u>	<u>P Christe</u>	ensen, R Gerv	asi			2	7					Previous	Current
		····				L							05/04/2000
				2.	<u>Staff Re</u> Ngenda -	Regula	1					08/15/2000	05/16/2000
Staff Counsel	P Christe	ensen, R Gerv	asi	3. 9	Standard Close Do	<u>Order</u> cket or	Revise	CASR					06/05/2000 07/05/2000
OCRS (WAW)		n		5.							<u> </u>	-	
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Full Commiss Hearing Exami		Commission Staff	Panel	35.									
Date filed with	n RAR: <u>01/2</u>	7/2000		37.									
Initials: OPR Stat	ff Counsel		·····	39.									
Section 3 - Cha	airman Comp	letes						ρς	50.9	7-2	235.	PCO-WS	
				Assigna	nents ar	e as fo	llows:	, -				-	
<b></b>		earing Offic	er(s)	- <b>T</b>				·			Officer		
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Where panels ar the identical p Where one Commi assigned the fu	banel <mark>deci</mark> d ssioner, a	es the case. Hearing Exa	miner or a s						oved: : <u>01/3</u>		m		

	PSC/RAR-15	(Rev.	1/98)
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				ase Ass	ignment	and Sch	<u>nedulin</u>	g Recor	<u>^d</u>				
<u>Section 1 - Div</u> Docket No. <u>990</u> Company: Flori	)817-WS	Date Docketed	: 06/24	<u>AR) Com</u> 4/1999		amendr	nent of	Certi	rida Wat ficates u County	Nos. 17	ices Cor 1-W and	rporation for 122-S to add	
Official Filing Last Day to Sus Referred to:	pend:	E×	piration AFA	n:	CAF	CMU	EAG	GCL	(LEG)	RAR	PAI	WAW	
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<u>Program/Module</u> <u>OPR Staff</u>		<u>Assignments</u>		IT IS FOR U Curr	<u>TENTATI</u> PDATES C ent CASR	VE AND ONTACT revisi	<u>SUBJEC</u> THE RE ion lev	T <u>TORE</u> CORDSS el	RNAL PL VISION. SECTION:	(850)		) <u>Due</u> Previou	<u>Dates</u> s Current
<u>Staff Counsel</u> <u>OCRs</u> (WAW)	<u>R Redemann</u>			2. ( 3. 4. 5. 6. 7.	Order Es Festimon Festimon	tablish y - Com y - Int y - Sta y - Reb ng Stat	ning Propany Cerveno Aff Duttal	ocedure r	Applican			SAME NONE NONE NONE NONE NONE NONE NONE	07/26/1999 09/09/1999 11/12/1999 12/13/1999 01/13/2000 02/14/2000 03/20/2000 04/11/2000
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Recommended ass and/or deciding		hearing		31 32								_	_
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Initials: OPR Staf	f Counsel			38. 39. 40.								_	
<u>Section 3 - Cha</u>	irman Complet	<u>es</u>		Accier	ionts an		110.0						

Assignments are as follows:

- Hearing Officer(s)

	Comm	issio	ners		Hrg. Exam.	Staff	
ALL	GR	DS	CL	JN	JC	LAdin.	
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Where panels are assigned the senior Commissioner is Panel Chairman; the identical panel decides the case. Where one Commissioner, a Hearing Examiner or a Staff Member is assigned the full Commission decides the case.

### - Prehearing Officer

	ADM								
GR	DS	CL	JN	JC					
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Approv	ed: <u>18 m</u>	CSRA
	08/13/1999	

Case Assignment and Scheduling Record												
<u>Section 1 - Div</u>	vision of Records a	nd Reporting	(RAR) Col	mpletes								
Docket No. <u>990</u> Company: Flori	0 <u>817-WS</u> Date ida Water Services	-		Title:	amend	ment of	Certif	ida Wat icates County	Nos. 17	rices Cor 1-W and	rporation for 122-S to add	
Official Filing Last Day to Sus	) Date: pend:	Expirat	ion: _									
Referred to: ("()" indicates	OPR)	ADM AFA	APP	CAF	CMU	EAG	GCL	LEG X		PAI	(WAW) _X	
Section 2 - OPR	Completes and ret	urns to RAR i	n 10 worl	kdays.				Tim	e Sched	ule		
Program/Module	B1(b)			ING: THIS						DOCUMENT	L.	
	<u>Staff Assign</u>	ments	FOR	<u>S TENTATI</u> JPDATES C rent CASR	ONTACT	THE RE	CORDS S			413-6770		<u>Dates</u>
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<u>Staff Counsel</u>	<u>S Cibula</u>		_ 4.	Administ	rative	Order						11/30/1999
OCRs ( )			_   6.									·
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	ignments for hearin	g	31.								-	
and/or deciding	this case:		33.									
Full Commissio Hearing Examir		on PanelX										
			36.									
	RAR: <u>07/06/1999</u>		38.									
Initials: OPR Staff	f Counsel		39. 40.								_	
Section 3 - Chai	irman Completes											

### Assignments are as follows:

		- Hea	ring	Offic	er(s)		
	Comm	Hrg. Exam.	Staff				
ALL	GR	DS	CL	JN	JC	Exam.	
							x

Where panels are assigned the senior Commissioner is Panel Chairman; the identical panel decides the case. Where one Commissioner, a Hearing Examiner or a Staff Member is assigned the full Commission decides the case.

### - Prehearing Officer

	ADM				
GR					
					х

Approv	red: <u>Adam</u>	
••	07/06/1999	

		<u>Case Assignment</u>	and Schedulir	ng Record			
Section 1 - Division of Reco	rds and Report	RAR) Completes					
Docket No. <u>990817-WS</u> ( Company: Florida Water Serv	Date Docketed: <u>06/</u> ices Corporation	<u>24/1999</u> Title:	amendment of	by Florida Wat Certificate N Nassau County	los. 171-W and 1	rporation for 122-S to add	
Official Filing Date: Last Day to Suspend:	Expirati	on :					
Referred to: ("()" indicates OPR)	ADM AFA	APP CAF	CMU EAG	GCL LEG	RAR RRR	(WAW) <u>X</u>	
Section 2 - OPR Completes and	d returns to RAR in	10 workdays.		<u>Tim</u>	<u>ne Schedule</u>		
	<u>ssignments</u>	IT IS TENTATI	VE AND SUBJEC	T TO REVISION. CORDS SECTION:	<u>ANNING DOCUMEN</u> (850) 413-677(		ates
<u>OPR Staff</u>						Previous	Current
<u>Staff Counsel</u>		3					
		7.         8.         9.         10.         11.         12.         13.         14.					
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Recommended assignments for h and/or deciding this case:		32.					
Full Commission Com Hearing Examiner Sta Date filed with RAR:		35.					
Initials: OPR Staff Counsel					<u></u>		
Section 3 - Chairman Complete	<u>'S</u>	Assignments ar	e as follows:				

- Hearing Officer(s)

	Comm	Hrg. Exam.	Staff				
ALL	GR	DS	CL	JN	JC	EXam.	

Where panels are assigned the senior Commissioner is Panel Chairman; the identical panel decides the case. Where one Commissioner. a Hearing Examiner or a Staff Member is \_ assigned the full Commission decides the case.

#### - Prehearing Officer

	ADM				
GR					

\_\_\_\_\_

Approved:

Date: / /

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Page 1 of 1

- To: Commissioner Deason Commissioner Clark X  $\bar{\mathbf{x}}$ Commissioner Johnson Commissioner Jacobs X **Executive Director** Public Information Officer
  - Deputy Executive Director/Technical
  - Appeals Director
  - Legal Director
    - Auditing & Financial Analysis Director
    - Telecommunications Director
    - **Consumer Affairs Director**

Electric & Gas Director

x **Records & Reporting Director** 

PAI Director

X X Water & Wastewater Director

Court Reporter x

Staff Contact - Samantha

From: Office of Chairman Joe Garcia

Docket Number: 990817-WS

**Docket Title:** Application by Florida Water Services Corporation for amendment of Certificates Nos. 171-W and 122-S to add territory in Nassau County.

### **1. Schedule Information**

Event	Former Date	New Date	Location	Time
Prehearing Conference		05/02/2000	Tallahassee, Room 152	9:30 AM - 12:00 PM
Service Hearing		05/23/2000	Jacksonville	10:00 AM - 11:59 AM
Hearing		05/23/2000	Jacksonville	12:00 PM - 5:00 PM
Service Hearing		05/23/2000	Jacksonville	7:00 PM - 9:00 PM
Hearing		05/24/2000	Jacksonville	10:00 AM - 5:00 PM

### 2. Hearing/Prehearing Assignment Information

	Former Assignments									Current Assignments								
<u>Hearing</u> Officers	Commissioners					Commissioners Hearing Staff Exam.					Commissioners Hear Exan							
	ALL	GR	DS	CL	JN	JC				ALL	GR	DS	CL	JN	JC			
	[											X	X	X				
<u>Prehearing</u> <u>Officer</u>		Con	nmis	sion	ers						Cor	nmis	sion	ers				
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Reason for Revision: A. New Assignment 1. Unavailability 2. Good Cause 3. Recused 4. Disqualified 5. See Remarks

**Remarks:** 

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Page 1 of 1

Deputy Executive Director/Technical X X Electric & Gas Director To: Commissioner Deason X X X **Records & Reporting Director** X Commissioner Clark Appeals Director Commissioner Johnson Legal Director X PAI Director X Water & Wastewater Director Auditing & Financial Analysis Director Commissioner Jacobs X Court Reporter Executive Director Telecommunications Director X Staff Contact - Samantha **Public Information Officer** Consumer Affairs Director  $|\mathbf{X}|$ 

From: Office of Chairman Joe Garcia

Docket Number: 990817-WS

**Docket Title:** Application by Florida Water Services Corporation for amendment of Certificates Nos. 171-W and 122-S to add territory in Nassau County.

### 1. Schedule Information

Event	Former Date	New Date	Location	Time
Prehearing Conference		05/02/2000	Tallahassee, Room 152	9:30 AM - 12:00 PM
Service Hearing		05/23/2000	Nassau County	10:00 AM - 11:59 AM
Hearing		05/23/2000	Nassau County	12:00 PM - 5:00 PM
Service Hearing		05/23/2000	Nassau County	7:00 PM - 9:00 PM
Hearing		05/24/2000	Nassau County	10:00 AM - 5:00 PM

### 2. Hearing/Prehearing Assignment Information

	Former Assign	ments	Current Assignments					
<u>Hearing</u> Officers	Commissioners	Hearing Staff Exam.	Commissioners Hearing Staff Exam.					
	ALL GR DS CL JN JC		ALL GR DS CL JN JC					
<u>Prehearing</u> Officer	Commissioners		Commissioners					
	GR DS CL JN JC ADM		GR DS CL JN JC ADM					

Reason for Revision: A. New Assignment 1. Unavailability 2. Good Cause 3. Recused 4. Disqualified 5. See Remarks

**Remarks:** 

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Page 1 of 1

To: X Commissioner Deason Commissioner Clark X Commissioner Johnson Commissioner Jacobs X Executive Director X Public Information Officer	<ul> <li>X Deputy Executive Director/Technical</li> <li>X Appeals Director</li> <li>X Legal Director</li> <li>X Auditing &amp; Financial Analysis Director</li> <li>Telecommunications Director</li> <li>X Consumer Affairs Director</li> </ul>	<ul> <li>Electric &amp; Gas Director</li> <li>Records &amp; Reporting Director</li> <li>PAI Director</li> <li>Water &amp; Wastewater Director</li> <li>Court Reporter</li> <li>Staff Contact - Samantha</li> </ul>
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From: Office of Chairman Joe Garcia

Docket Number: 990817-WS

**Docket Title:** Application by Florida Water Services Corporation for amendment of Certificates Nos. 171-W and 122-S to add territory in Nassau County.

# 1. Schedule Information

Event	Former Date	New Date	Location	Time
Prehearing Conference		05/02/2000	Tallahassee, Room 148	1:30 PM - 5:00 PM
Service Hearing		05/23/2000	Nassau County	10:00 AM - 11:59 AM
Hearing		05/23/2000	Nassau County	12:00 PM - 5:00 PM
Service Hearing		05/23/2000	Nassau County	7:00 PM - 9:00 PM
Hearing		05/24/2000	Nassau County	10:00 AM - 5:00 PM

### 2. Hearing/Prehearing Assignment Information

	Former Assignments								 Current Assignments									
<u>Hearing</u> Officers					Commissioners Hearing Staff Exam.						Commissioners							Staff
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<u>Prehearing</u> <u>Officer</u>		Con	nmis	sion	ers					Cor	nmis	sion	ers					
i	GR I	os (	CL J	N J	C A	DM			GR I		CL J X	N J	C A	DM	]			

Reason for Revision: A. New Assignment 1. Unavailability 2. Good Cause 3. Recused 4. Disqualified 5. See Remarks

**Remarks:** 

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Page 1 of 1

X Commissioner Deason Electric & Gas Director To: Deputy Executive Director/Technical X X Records & Reporting Director Commissioner Clark  $\mathbf{x}$ Appeals Director **PAI** Director **Commissioner Jacobs** X Legal Director X Auditing & Financial Analysis Director Water & Wastewater Director **Commissioner Pending** X Court Reporter Telecommunications Director X Executive Director  $\mathbf{x}$ Staff Contact - Samantha X Public Information Officer  $|\mathbf{x}|$ Consumer Affairs Director

From: Office of Chairman Joe Garcia

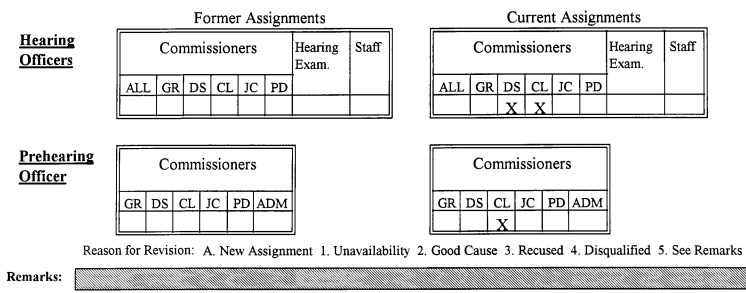
**Docket Number:** 990817-WS

**Docket Title:** Application by Florida Water Services Corporation for amendment of Certificates Nos. 171-W and 122-S to add territory in Nassau County.

### 1. Schedule Information

Event	Former Date	New Date	Location	Time
Prehearing Conference	05/02/2000	Cancelled	Tallahassee, Room 148	1:30 PM - 5:00 PM
Service Hearing	05/23/2000	Cancelled	Nassau County	10:00 AM - 11:59 AM
Hearing	05/23/2000	Cancelled	Nassau County	12:00 PM - 5:00 PM
Service Hearing	05/23/2000	Cancelled	Nassau County	7:00 PM - 9:00 PM
Hearing	05/24/2000	Cancelled	Nassau County	10:00 AM - 5:00 PM

### 2. Hearing/Prehearing Assignment Information



MEMORANDUM

STOEMED- HPSC

3. SEP -1 AHII: 08

August 18, 1999

REPORTING

TO: DIVISION OF RECORDS AND REPORTING

FROM: DIVISION OF LEGAL SERVICES (CIBULA)

RE: DOCKET NO. 990817-WS - APPLICATION BY FLORIDA WATER SERVICES CORPORATION FOR AMENDMENT OF CERTIFICATES NOS. 171-W AND 122-S TO ADD TERRITORY IN NASSAU COUNTY.

'708 · PCU

Attached is an ORDER ESTABLISHING PROCEDURE, to be issued in the above-referenced docket.

(Number of pages in order - 9)

MUST GO TODAY

SMC/lw

Attachment

cc: Division of Water and Wastewater (Redemann)

I:9908170E.SMC

MEMORANDUM

November 10, 1999

RECEIVED (TPSC

ST HOV 12 AM 9: 59

RECUIRED AND REPORTING

TO: DIVISION OF RECORDS AND REPORTING

FROM: DIVISION OF LEGAL SERVICES (CHRISTENSEN)

RE: DOCKET NO. 990817-WS - APPLICATION BY FLORIDA WATER SERVICES CORPORATION FOR AMENDMENT OF CERTIFICATES NOS. 171-W AND 122-S TO ADD TERRITORY IN NASSAU COUNTY. 2236-PC0

Attached is an ORDER GRANTING, IN PART, THE STIPULATED MOTION FOR STAY OF CASE SCHEDULE, to be issued in the above-referenced docket.

(Number of pages in order - 3)

PAC/dr

Attachment

cc: Division of Water and Wastewater (Redemann)

I:\990817-0.PAC

# MUST GO TODAY

0197 Bert

# Hong Wang

From:Richard RedemannSent:Friday, December 15, 2000 8:25 AMTo:Kay FlynnCc:Hong WangSubject:RE: 990817

Yes. THX

----Original Message----From: Kay Flynn Sent: Friday, December 15, 2000 7:58 AM To: Richard Redemann Cc: Hong Wang Subject: 990817

Richard, we have your 12/13 memo with attached letter from Kavanaugh. Should his name be placed on the mailing list as an interested person in this docket?

Kay





Commissioners: E. Leon Jacobs, Jr., Chairman J. Terry Deason Lila A. Jaber Braulio L. Baez Michael A. Palecki



DIVISION OF REGULATORY OVERSIGHT DANIEL M. HOPPE, DIRECTOR (850) 413-6480

# Public Service Commission

February 8, 2001

E. Clinch Kavanaugh, Esquire Jacobs & Associates, P.A. 401 Centre Street The Historic Post Office Building, Second Floor Fernandina Beach, Florida 32034

Re: Docket No. 990817-WS; Application by Florida Water Services Corporation for Expansion of Water and Wastewater Territory in Nassau County, Florida.

Dear Mr. Kavanaugh:

Enclosed please find a copy of the Department of Community Affairs (DCA) Objections, Recommendations and Comments dated February 2, 2001 to the Nassau County proposed Comprehensive Plan amendments. These comments were recently made available to us from the DCA, and we thought you would be interested in a copy.

We still would like to receive any update you may have on behalf of your clients, the developers, with respect to the access road to Crane Island and other related issues. Your information will be helpful in our evaluation of the merits of the amendment application of Florida Water Service Corporation to provide water and wastewater service to the future Crane Island development. If you have any questions, please call me at (850) 413-6999.

Sincerely,

Richard Redemann, PE

C:\WP6\990817J.RPR

Enclosures

cc: Division of Regulatory Oversight (Hoppe, Lowe, Messer)
 Division of Legal Services (Christensen)
 Division of Records and Reporting (Bayo, Security File)
 Rutledge, Ecenia, Purnell & Hoffman (Menten)
 Florida Water Services, Inc. (Henesey)

DCA STRATEGIC PLANNING Fax: 850-922-9881

P. 02/02



STATE OF FLORIDA

#### DEPARTMENT OF COMMUNITY AFFAIRS

"Dedicated to making Florida a better place to call home"

STEVEN M. SEIBERT Secretary

February 2, 2001

The Honorable Nick D. Deonas Chairman, Nassau County Board of County Commissioners Post-Office Box 1010 Fernandina Beach, Florida 32035

Dear Chairman Deonas:

JEB BUSH

. . .

Governor

The Department has completed its review of the proposed Comprehensive Plan Amendment for Nassau County (DCA No. 01-1ER), which was received on November 22, 2000. Copies of the proposed amendment have been distributed to appropriate state, regional and local agencies for their review and their comments are enclosed.

· . ,

I am enclosing the Department's Objections, Recommendations and Comments (ORC) Report, issued pursuant to Rule 9J-11.010, Florida Administrative Code (F.A.C.). The issues identified in this Objections, Recommendations and Comments Report include objections to eight of the proposed Future Land Use Map changes because of concerns with increased density in a Coastal High Hazard Area, interference with the Fernandina Beach Airport, traffic impacts, and encouragement of sprawl. The report also includes objections to a number of text amendments in the Future Land Use, Traffic Circulation, Public Facilities, Conservation, and Capital Improvements elements because of concerns with standards for the application of the new activity center land use categories, wetlands buffer distance, increasing density in the Coastal High Hazard Area, school siting, needed transportation policies, stormwater standards, and protection for endangered species. It is very important that the adopted plan amendment address these issue, identified in the Department's ORC Report.

While a number of objections have been identified, the Department commends the County for its progress toward improved planning and management of the SR A1A corrider. The overall strategy appears sound; although additional detail is in order.

Upon receipt of this letter, Nassau County has 120 days in which to adopt, adopt with changes, or determine that the County will not adopt the proposed amendment. The process for adoption of local government comprehensive plan amendments is outlined in s. 163.3184, Florida Statutes (F.S.), and Rule 9J-11:011, F.A.C. The County must ensure that all ordinances adopting comprehensive plan amendments are consistent with the provisions of Chapter 163.3189(2)(a), F.S.

5.5 SHUMARD OAK BOULEVARD . TALLAHASSEE, FLORIDA #238 FAX: 850.921.0781/Suncom 291.0761 Phone: 850, 485, 8466/80ncom 272, 8466 Internet address: http://www.dcs.state.fl.us

CRITICAL STATE CONCERN FIELD OFFICE 2796 Oversess Highway, Suite 212

COMMUNITY PLANNING . A. 10

ENERGENCY MANAGEMENT 2555 Shumaid Oak B

HOUSING & CONMUNITY DEVELOPMENT 2556 Shumard Ook B Tallahessee, FL 3239 2.1100

DCA STRATEGIC PLANNING Tax: 850-922-9881

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The Honorable Nick D. Deonas February 2, 2001 Page Two

Within ten working days of the date of adoption, Nassau County must submit the following to the Department:

Three copies of the adopted comprehensive plan amendments;

A listing of additional changes not previously reviewed;

A listing of findings by the local governing body, if any, which were not included in the ordinance; and

A statement indicating the relationship of the additional changes to the Department's Objections, Recommendations and Comments Report.

The above amendment and documentation are required for the Department to conduct a compliance review, make a compliance determination and issue the appropriate notice of intent.

In order to expedite the regional planning council's review of the amendments, and pursuant to Rule 9J-11.011(5), F.A.C., please provide a copy of the adopted amendment directly to the Executive Director of the Northeast Florida Regional Planning Council.

Please contact Paul Darst, Planner IV: or James Stansbury, Community Program Administrator, at (850) 487-4545 if we can be of assistance as you formulate your response to this Report.

Sincerely yours,

Christin hi

Charles Gauthier, AICP Chief, Bureau of Local Planning

CG/pds

Enclosures: Objections, Recommendations and Comments Report Review Agency Comments

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cc: Mr. Gus Rappold, County Planner, Nassau County Mr. Brian D. Teeple, Executive Director, Northeast Florida Regional Planning Council

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# DEPARTMENT OF COMMUNITY AFFAIRS

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# OBJECTIONS, RECOMMENDATIONS AND COMMENTS

# NASSAU COUNTY

# AMENDMENT 01-1ER

February 2, 2001 Division of Community Planning Bureau of Local Planning

### INTRODUCTION

The following objections, recommendations and comments are based upon the Department's review of Nassau County's proposed 01-1ER amendment to its comprehensive plan pursuant to Section 163.3184, Florida Statutes (F.S.).

Objections relate to specific requirements of relevant portions of Chapter 9J-5, Florida Administrative Code (F.A.C.), and Chapter 163, Part II, F.S. Each objection includes a recommendation of one approach that might be taken to address the cited objection. Other approaches may be more suitable in specific situations. Some of these objections may have initially been raised by one of the other external review agencies. If there is a difference between the Department's objection and the external agency advisory objection or comment, the Department's objection would take precedence.

The local government should address each of these objections when the amendment is resubmitted for our compliance review. Objections which are not addressed may result in a determination that the amendment is not in compliance. The Department may have raised an objection regarding missing data and analysis items which the local government considers not applicable to its amendment. If that is the case, a statement justifying its non-applicability pursuant to Rule 9J-5.002(2), F.A.C., must be submitted. The Department will make a determination on the non-applicability of the requirement, and if the justification is sufficient, the objection will be considered addressed.

The comments which follow the objections and recommendations are advisory in nature. Comments will not form bases of a determination of non-compliance. They are included to call attention to items raised by our reviewers. The comments can be substantive, concerning planning principles, methodology or logic, as well as editorial in nature dealing with grammar, organization, mapping, and reader comprehension.

Appended to the back of the Department's report are the comment letters from the other state review agencies and other agencies, organizations and individuals. These comments are advisory to the Department and may not form bases of Departmental objections unless they appear under the "Objections" heading in this report.

# Objections, Recommendations and Comments Report for Nassau County 01-1ER Amendments 2 February 2001

# OBJECTIONS

### Future Land Use Map Amendment A Crane Island

This 108-acre island is proposed to change from Conservation to Medium-Density Residential. Crane Island is currently designated Conservation on the Future Land Use Map, which allows a maximum of one dwelling unit per 5 acres. The proposed change to Medium-Density Residential would allow 2 to 3 units per acre on this 108-acre site, or 216 to 324 dwelling units.

### Direct population concentrations away from known or predicted coastal high-hazard areas

Crane Island is entirely located in the Coastal High Hazard Area and is subject to inundation in a Category 1 storm. Changing the Future Land Use Map designation for Crane Island to allow higher residential density in the Coastal High Hazard Area is inconsistent with s. 163.3178, F.S., and s. 9J-5.012(3)(b), F.A.C.

The amendment is inconsistent with other parts of the Nassau County comprehensive plan. Changing the Future Land Use Map designation for Crane Island to allow higher residential density in the Coastal High Hazard Area is inconsistent with Nassau County Coastal Management Objective 5.07, which requires that, upon plan adoption the County, through its Future Land Use Map and Development Orders, shall direct population concentrations away from known or predicted coastal high hazard areas. It is also inconsistent with Coastal Management Policy 5.05.06-a, which requires that the county shall not allow an overall increase in the density of land use within the Coastal High Hazard Area, in order to maintain the maximum evacuation time.

Florida Statutes: ss. 163.3177(2), 163.3177(6), 163.3178

Florida Administrative Code: ss. 9J-5.006(3)(b)5, 9J-5.012(3)

State Comprehensive Plan: ss. 187.201(7), 187.201(9), 187.201(16), F.S.

Recommendation: Nassau County should not adopt the amendment. As an alternative, the County may create a new land use category and apply it to the subject property, provided that residential potential is not increased.

# Protection of ports, airports or related facilities from the encroachment of incompatible land uses

The Florida Department of Transportation and the City of Fernandina Beach have pointed out that the residential development of Crane Island would interfere with the safe operation of the Fernandina Beach Municipal Airport. The runway clear zone area for the extended Runway 1113 covers a significant proportion of the island north end. The Florida Department of Transportation states that residential development of the island is not compatible with airport operation, either as it exists or as it is planned. For public health, safety and welfare purposes, Chapter 333 of the Florida Statutes prohibits residential construction as well as most other types of development in runway clear zones. The clear zone public safety protection and the airport noise compatibility controls are applicable to all local governments in the vicinity of public airports.

Intergovernmental Coordination Objective 8.02 in the Nassau County comprehensive plan states that the County shall ensure that planning activities projected in the comprehensive plan for Fernandina Beach are coordinated with the comprehensive plans for Amelia Island and the remainder of the county as well as those in adjacent counties. Intergovernmental Coordination Objective 8.04 states that the County shall ensure that proposed development in its plan is in compliance with plans of adjacent local governments and regional and state plans. The proposed FLUM amendment is inconsistent with these plan objectives.

The City of Fernandina Beach provided comments to the Department stating that the County's airport zoning ordinance (Article 28) prohibits the use of any land within any zones established by the ordinance in such a manner as to interfere with the operation of airborne aircraft.

Florida Statutes: ss. 163.3177(6)(a), 163.3177(6)(h), 163.3177(6)(j)

Florida Administrative Code: s. 9J-5.019(4)(c)21)

State Comprehensive Plan: ss. 187.201(16), 187.201(18), F.S.

Recommendation: The County should not adopt the amendment. As an alternative, the County may create a new land use category and apply it to the subject property, provided that residential potential is not increased.

Future Land Use Map Change E New Courthouse and Jr. College

## Inadequate Data and Analysis Regarding Transportation Impacts

These two sites, comprising 100 acres, are proposed to change from Agriculture to Public Buildings and Grounds. An existing access road, community water and sewer serve the new courthouse and junior college sites. Development of these sites would generate traffic on SR 200, 1-95, and US 17. The most directly affected segments of 1-95 are projected by the Florida Department of Transportation to operate at Level of Service "C" by 2005. The Florida Department of Transportation minimum level of service for this facility is Level of Service "B." The most directly affected segment of US 17 is projected by the Florida Department of Transportation to operate at Level of Service "F" by 2010.

The County has not supported the proposed change with adequate data and analysis on roadway facilities pursuant to s. 9J-5.019(3)(f), F.A.C. The County did not include an analysis assessing the impacts to roadway facilities based on projected traffic on impacted roadways through the planning period and did not include traffic data and analysis demonstrating coordination of traffic facilities with the proposed land uses. Therefore the amendment is not consistent with facility planning requirements in ss. 9J-5.019(4)(b)2 and 9J-5.0055(3), F.A.C.

Florida Statutes: ss. 163.3177(2), 163.3177(6)(a), 163.3177(6)b

Florida Administrative Code: ss. 9J-5.005(2), 9J-5.005(5)a, 9J-5.005(5)b, 9J-5.005(6), 9J-5.019(3)(f), 9J-5.019(4)(b), 9J-5.019(4)(c), 9J-5.0055(3)

State Comprehensive Plan: ss. 187.201(16), 187.201(18), 187.201(20), F.S.

Recommendation: The County should analyze potential impacts on Intrastate and State Highway System facilities. Based on this analysis the amendment should be revised or appropriate mitigation identified, as necessary.

## Future Land Use Map Change M West Side of Amelia Island

## Direct population concentrations away from known or predicted coastal high-hazard areas

This 5-acre site on the barrier island is proposed to change from Commercial to Medium-Density Residential. This amendment would promote additional population in the Coastal High Hazard Area. This is inconsistent with Rule 9J-5.012(3)(b)6, F.A.C., and with Nassau County Coastal Management Objective 5.07 and Coastal Management Policy 5.05.06-a.

Florida Statutes: ss. 163.3177(2), 163.3177(6), 163.3178

Florida Administrative Code: ss. 9J-5.006(3)(b)5, 9J-5.012(3)

State Comprehensive Plan: ss. 187.201(7), 187.201(9), 187.201(16), F.S.

Recommendation: Nassau County should not adopt the amendment.

Future Land Use Map Change Q Local Activity Center

#### Inadequate Data and Analysis Regarding Transportation Impacts

The Local Activity Centers proposed in this Future Land Use Map amendment are four circular areas of approximately 0.25-mile radius located within the A1A Access Management Overlay District, centered on the SR A1A/SR 200 intersections with South SR 107 and North SR 107, US 17, and SR 200A.

A Local Activity Area or Center (LAC) is a proposed new land use category that will be designated and depicted on the Future Land Use Map. It is to consist of the area surrounding a minor highway intersection and extending out about one-quarter mile from the intersection. Development in this area may be 20 percent more dense or intense than the County-wide adopted land use category and may include a mix of land uses as allowed in the medium- and high-density residential, commercial, and industrial land use designations when allowed at the discretion of the Planning and Zoning Board.

Development of the LACs will generate increased traffic on SR A1A. Segment 15 of SR A1A is projected by the Department of Transportation to operate at Level of Service "F" by 2005.

The County has not supported the proposed change with adequate data and analysis on roadway facilities pursuant to s. 9J-5.019(3)(f), F.A.C. The County did not include an analysis assessing the impacts to roadway facilities based on projected traffic on impacted roadways through the planning period and did not include traffic data and analysis demonstrating coordination of traffic facilities with the proposed land uses. Therefore the amendment is not consistent with facility planning requirements in ss. 9J-5.019(4)(b)2 and 9J-5.0055(3), F.A.C.

Florida Statutes: ss. 163.3177(2), 163.3177(6)(a), 163.3177(6)(b)

Florida Administrative Code: ss. 9J-5.005(2), 9J-5.005(5)a, 9J-5.005(5)b, 9J-5.005(6), 9J-5.019(3)(f), 9J-5.019(4)(b), 9J-5.019(4)(c), 9J-5.0055(3)

State Comprehensive Plan: ss. 187.201(16), 187.201(18), 187.201(20), F.S.

Recommendation: The County should analyze the amendment's potential impacts on Intrastate and State Highway System facilities. Based on this analysis the amendment should either be revised or appropriate mitigation identified, as necessary.

## Future Land Use Map Change R Regional Activity Center

A Regional Activity Area or Center (RAC) is a proposed new land use category that will be designated and depicted on the Future Land Use Map. It is to consist of an area in proximity to a major highway intersection, where commercial, industrial, and residential growth has occurred or is very likely to occur in the next 10 years. This area shall be centered on the highway intersection and extend out about 1 mile from the intersection. Development in this area may be 30 percent more dense or intense than the County-wide adopted land use category and may include a mix of land uses as allowed in the medium- and high-density residential, commercial, and industrial land use designations when allowed at the discretion of the Planning and Zoning Board.

The RAC proposed in this Future Land Use Map amendment is a circular area of 1-mile radius, centered on the SR 200/I-95 intersection. The RAC is a part of the A1A Access Management Overlay District. The County states that this designation will improve traffic conditions by controlling access to SR A1A/SR 200. Staff notes that the segments of I-95 on either side of the intersection with SR 200, identified by the Florida Department of Transportation as segments 32 and 33 (Intrastate Highway System section no. 74060) are projected by the Florida Department of Transportation to operate at Level of Service "C" by 2005. The Florida Department of Transportation minimum level of service for this Florida Intrastate Highway System facility is "B."

The County has not supported the proposed change with adequate data and analysis on roadway facilities pursuant to 9J-5.019(3)(f), F.A.C. The County did not include an analysis assessing the impacts to roadway facilities based on projected traffic on impacted roadways through the planning period and did not include traffic data and analysis demonstrating coordination of traffic facilities with the proposed land uses. Therefore, the amendment is not consistent with facility planning requirements in 9J-5.019(4)(b)2, and 9J-5.0055(3), F.A.C.

Florida Statutes: ss. 163.3177(2), 163.3177(6)(a), 163.3177(6)(b), 163.3177(8)

Florida Administrative Code: ss. 9J-5.005(2), 9J-5.005(5)a, 9J-5.005(5)b, 9J-5.005(6), 9J-5.019(3)(f), 9J-5.019(4)(b), 9J-5.019(4)(c), 9J-5.019(5), 9J-5.0055(3), 9J-5.006(4)

State Comprehensive Plan: ss. 187.201(16), 187.201(18), 187.201(20), F.S.

Recommendation: The County should analyze the amendment's potential impacts on Intrastate and State Highway System facilities. Based on this analysis the amendment should either be revised or appropriate mitigation identified, as necessary.

Future Land Use Map Change S Municipal Activity Center

A Municipal Activity Area or Center (MAC) is a proposed new land use category that will be designated and depicted on the Future Land Use Map. It shall consist of the area surrounding an incorporated municipality and shall extend out about one-half mile from the municipal boundary. Development in this area may be 25 percent more dense or intense than the County-wide adopted land use category and may include a mix of land uses as allowed in the

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medium- and high-density residential, commercial, and industrial land use designations when allowed at the discretion of the Planning and Zoning Board.

The MACs proposed in this Future Land Use Map amendment would encompass areas near Callahan and Hilliard. The MACs proposed for Hilliard are not well defined on the Future Land Use Map, but they appear to extend more than one-half mile from the town. The MACs proposed for Callahan also appear to extend more than one-half mile from the town. This does not conform with the definition for the MAC land use category and therefore is internally inconsistent with the rest of the comprehensive plan.

The County states that the existing municipal water and sewer and traffic facilities are adequate to serve these areas through 2010, but has not supplied sufficient data and analysis to support this conclusion.

Staff notes that the MACs apparently will influence DOT-identified segments 10, 11, and 12 of US 301 (State Highway System section no. 74030). These segments are projected by DOT to operate at Level of Service "A" or "B" by 2005.

The County has not supported the proposed change with adequate data and analysis on roadway facilities pursuant to s. 9J-5.019(3)(f), F.A.C. The County did not include an analysis assessing the impacts to roadway facilities based on projected traffic on impacted roadways through the planning period and did not include traffic data and analysis demonstrating coordination of traffic facilities with the proposed land uses. Therefore, the amendment is not consistent with facility planning requirements in ss. 9J-5.019(4)(b)2 and 9J-5.0055(3), F.A.C.

Florida Statutes: ss. 163.3177(2), 163.3177(6)(a), 163.3177(6)b

Florida Administrative Code: ss. 9J-5.005(2), 9J-5.005(5)a, 9J-5.005(5)b, 9J-5.005(6), 9J-5.019(3)(f), 9J-5.019(4)(b), 9J-5.019(4)(c), 9J-5.0055(3)

State Comprehensive Plan: ss. 187.201(16), 187.201(18), 187.201(20), F.S.

Recommendation: The County should analyze the amendment's potential impacts on Intrastate and State Highway System facilities. Based on this analysis the amendment should either be revised or appropriate mitigation identified, as necessary.

#### Future Land Use Map Change V. East Side of Chester Rd from SR 200 North

This 527-acre site is proposed to change from Low-Density Residential to Medium-Density Residential. Development of this parcel will generate traffic on segment 15 of SR A1A/SR 200 of the Florida State Highway System. This segment is projected by the Department of Transportation to operate at Level of Service "F" by 2005.

The County has not supported the proposed change with adequate data and analysis on roadway facilities pursuant to s. 9J-5.019(3)(f), F.A.C. The County did not include an analysis assessing the impacts to roadway facilities based on projected traffic on impacted roadways through the planning period and did not include traffic data and analysis demonstrating coordination of traffic facilities with the proposed land uses. Therefore, the amendment is not consistent with facility planning requirements in ss. 9J-5.019(4)(b)2 and 9J-5.0055(3), F.A.C.

Florida Statutes: ss. 163.3177(6)(a), 163.3177(6)b

Florida Administrative Code: ss. 9J-5.005(2), 9J-5.005(5)a, 9J-5.005(5)b, 9J-5.005(6), 9J-5.019(3)(f), 9J-5.019(4)(b), 9J-5.019(4)(c), 9J-5.0055(3)

State Comprehensive Plan: ss. 187.201(16), 187.201(18), 187.201(20), F.S.

Recommendation: The County should analyze the amendment's potential impacts on Intrastate and State Highway System facilities. Based on this analysis the amendment should either be revised or appropriate mitigation identified, as necessary.

Future Land Use Map Change W East Side of Edwards Rd South of SR 200

This 655-acre site is proposed to change from Agricultural to Low-Density Residential. The justification for this land use change is that this residential area will support the regional node being developed around the I-95 and SR 200 intersection. The node is being developed with a community college and the new courthouse and associated administrative facilities.

A re-built road provides improved access to this site. Water and sewer facilities will be provided privately. Affected roads are said to be adequate to serve this area through 2010, but no data is supplied. Development of this parcel will generate traffic on segments 32 and 33 of I-95 (Florida Intrastate Highway System). These segments are projected by the Department of Transportation to operate at Level of Service "C" by 2005. The Department of Transportation minimum level of service for this facility is Level of Service "B."

The County has not supported the proposed change with adequate data and analysis on roadway facilities pursuant to s. 9J-5.019(3)(f), F.A.C. The County did not include an analysis assessing the impacts to roadway facilities based on projected traffic on impacted roadways through the planning period and did not include traffic data and analysis demonstrating coordination of traffic facilities with the proposed land uses. Therefore, the amendment is not consistent with facility planning requirements in ss. 9J-5.019(4)(b)2 and 9J-5.0055(3), F.A.C.

Florida Statutes: ss. 163.3177(2), 163.3177(6)(a), 163.3177(6)b, 163.3180(10)

Florida Administrative Code: ss. 9J-5.005(2), 9J-5.005(5)a, 9J-5.005(5)b, 9J-5.005(6), 9J-5.019(3)(f), 9J-5.019(4)(b), 9J-5.019(4)(c), 9J-5.0055(3)

State Comprehensive Plan: ss. 187.201(16), 187.201(18), 187.201(20), F.S.

Recommendation: The County should analyze the amendment's potential impacts on Intrastate and State Highway System facilities. Based on this analysis the amendment should either be revised or appropriate mitigation identified, as necessary.

#### Sprawl

Urban services are not currently provided to this site. The site is mostly surrounded by and contiguous to agricultural lands. Conversion of this agricultural area to low-density residential appears meet several of the indicators of urban sprawl in s. 9J-5.006(5), F.A.C.:

- a. Promotes, allows or designates for development substantial areas of the jurisdiction to develop as low-intensity, low-density, or single-use development or uses in excess of demonstrated need.
- b. Promotes, allows or designates significant amounts of urban development to occur in rural areas at substantial distances from existing urban areas while leaping over undeveloped lands which are available and suitable for development.

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- c. As a result of premature or poorly planned conversion of rural land to other uses, fails adequately to protect and conserve natural resources, such as wetlands, floodplains, native vegetation, environmentally sensitive areas, natural groundwater aquifer recharge areas, lakes, rivers, shorelines, beaches, bays, estuarine systems, and other significant natural systems.
- d. Fails to maximize use of existing public facilities and services.
- e. Fails to maximize use of future public facilities and services.
- f. Allows for land use patterns or timing which disproportionately increase the cost in time, money and energy, of providing and maintaining facilities and services, including roads, potable water, sanitary sewer, stormwater management, law enforcement, education, health care, fire and emergency response, and general government.
- g. Fails to provide a clear separation between rural and urban uses.
- h. Discourages or inhibits infill development or the redevelopment of existing neighborhoods and communities.
- i. Fails to encourage an attractive and functional mix of uses.
- j. Results in the loss of significant amounts of functional open space.

In addition, the amendment has not demonstrated internal consistency with the comprehensive plan, including but not limited to the Future Land Use Element.

Florida Statutes: ss. 163.3177(2), 163.3177(6)(a), and 163.3187(2)

Florida Administrative Code: ss. 9J-5.005(2) and (5), 9J-5.006(3)(b)8, 9J-5.006(5)

State Comprehensive Plan: ss. 187.201(16), 187.201(18), F.S.

<u>Recommendation</u>: Do not adopt the amendment. Alternatively, provide an analysis assessing the above indicated urban sprawl indicators. Revise the amendment based on the urban sprawl analysis.

Future Land Use Element Policy 1.02.05H/Traffic Circulation Element Policy 2.05.07 SR 200/A1A Access Management Overlay District

#### Meaningful and predictable standards for the use and development of land

The County proposes to create the SR A1A Access Management Overlay District. It would extend 1000 feet from both sides of SR A1A from the I-95 intersection to the Intracoastal Waterway and at intersections would extend from 0.5 mile to 1.0 mile radius around intersections as shown on the Future Land Use Map. The A1A Overlay District would allow the County to control access and development adjacent to SR A1A, in order to improve traffic conditions, maintain the level of service, and reduce urban sprawl.

The County's intent in proposing a SR 200/A1A Access Management Overlay District is laudable; however, as written the policy lacks definition. Therefore it is inconsistent with Rule 9J-5.005(6), F.A.C., which requires that comprehensive plan goals, objectives and policies shall establish meaningful and predictable standards for the use and development of land and provide meaningful guidelines for the content of more detailed land development and use regulations.

Florida Statutes: ss. 163.3177(6)(a), 163.3177(6)(b)

Florida Administrative Code: s. 9J-5.005(6)

## State Comprehensive Plan: ss. 187.201(16), 187.201(18), 187.201(20), F.S.

Recommendation: The County should revise this policy to state more directly how the County's intent will be achieved through the application of the Access Management Overlay District. The County should consider the Florida Department of Transportation's recommendation that the County incorporate the Florida Department of Transportation's Access Management Rule (F.A.C. Rules 14-96 and 14-97) into this policy. Since permits are required for access to SR 200/A1A, the Access Management Classification System and Standards in F.A.C. Rule 14-97 and the criteria and procedures for State Highway System Connection Permits in F.A.C. Rule 14-96 should be incorporated into the Access Management Overlay District. The amendment should contain data to support the overlay district.

Future Land Use Element Policy 1.02.05J(5) Regional, Municipal, and Local Activity Centers

## Meaningful and predictable standards for the use and development of land

This new policy establishes as new Future Land Use Map categories Regional, Municipal, and Local Activity Areas.

A Regional Activity Area/Center (RAC) is a proposed new land use category that will be designated and depicted on the Future Land Use Map. It is to consist of an area in proximity to a major highway intersection, where commercial, industrial, and residential growth has occurred or is very likely to occur in the next 10 years. This area shall be centered on the highway intersection and extend out about 1 mile from the intersection. Development in this area may be 30 percent more dense or intense than the County-wide adopted land use category and may include a mix of land uses as allowed in the medium- and high-density residential, commercial, and industrial land use designations when allowed at the discretion of the Planning and Zoning Board.

A Municipal Activity Area/Center (MAC) is a proposed new land use category that will be designated and depicted on the Future Land Use Map. It is to consist of the area surrounding an incorporated municipality and shall extend out about one-half mile from the municipal boundary. Development in this area may be 25 percent more dense or intense than the County-wide adopted land use category and may include a mix of land uses as allowed in the medium- and high-density residential, commercial, and industrial land use designations when allowed at the discretion of the Planning and Zoning Board.

A Local Activity Area/Center (LAC) is a proposed new land use category that will be designated and depicted on the Future Land Use Map. It is to consist of the area surrounding a minor highway intersection and extending out about one-quarter mile from the intersection. Development in this area may be 20 percent more dense or intense than the County-wide adopted land use category and may include a mix of land uses as allowed in the medium- and high-density residential, commercial, and industrial land use designations when allowed at the discretion of the Planning and Zoning Board.

The mix, allocation, densities, and intensities of land uses in these new Future Land Use Map categories is unspecified. According to Rule 9J-5.005(6), F.A.C., comprehensive plan goals, objectives, and policies shall establish meaningful and predictable standards for the use and development of land and provide meaningful guidelines for the content of more detailed land development and use regulations. Pursuant to Rule 9J-5.006(4)(c), F.A.C., policies for the implementation of mixed use categories of land use shall be included in the comprehensive plan, including the types of land uses allowed, the percentage distribution among the mix of

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uses, or other objective measurement, and the density or intensity of each use. As written, the proposed policy establishing the activity centers does not comply with these Chapter 9J-5 requirements and therefore does not provide a predictable standard for the use and development of land.

The definition of the MAC appears to make it a self-amending Future Land Use Map category: as a municipality grows through annexation, the boundary of the MAC may also extend further from town. This is inconsistent with s. 163.3177(6), F.S., and Rule 9J-5.005(6), F.A.C.

Florida Statutes: s. 163.3177(6)(a)

Florida Administrative Code: s. 9J-5.005(6)

State Comprehensive Plan: ss. 187.201(16), 187.201(18), 187.201(20), F.S.

Recommendation: The County should amend this policy to provide meaningful and predictable standards for the application of the activity center land use categories. The policy should also include the types of land uses allowed, the percentage distribution among the mix of uses, or other objective measurement, and the density or intensity of each use. The MAC definition should be amended to prevent it from being self-amending.

Future Land Use Element Policy 1.04A.02/Conservation Element Policies 6.02.01a, 6.02.03, and 6.02.03g

Vegetative Buffer Along Wetlands and Water Bodies

Future Land Use Policy 1.04A.02 and Conservation Policy 6.02.03 have been amended to reduce the required vegetative buffer along wetlands, named rivers, and lakes from a "50-foot parallel buffer of vegetation native to the site" to a "25-foot average [15-foot minimum] buffer of vegetation native to the site (or an approved wetland setback alternative)." As explained in proposed Conservation Element Policy 6.02.03g, the "Future Land Use Map Setback" distance for development of 25 feet averaged, 15 feet minimum, applies to lands designated Conservation I. Setbacks for wetlands designated Conservation II, which are wetlands under 2 acres in size, are not set in the comprehensive plan; setbacks from these wetlands "shall only be as required by the St. Johns River Water Management District and other state/federal agencies as appropriate."

This proposed reduction in buffer distance between development and wetlands and water bodies is not supported by adequate data and analysis demonstrating that the proposed vegetative buffer will adequately protect wetlands and the natural functions of wetlands. Furthermore, the data and analysis do not demonstrate how the comprehensive plan is directing incompatible future land uses away from the wetlands.

The added phrase, "an approved wetland setback alternative," lacks specificity and does not provide a meaningful and predictable standard for adequately protecting wetlands and their natural functions.

Because the revised wetlands buffer requirement is not supported by adequate data and analysis it is not consistent with Rule 9J-5.005(2), F.A.C. Without supporting data and analysis, these proposed policies do not comply with Rule 9J-5.013(3), F.A.C., which requires the protection and conservation of wetlands and the natural functions of wetlands. Nor are the proposed policies compatible with the State Comprehensive Plan—in particular the policies under the Natural Systems and Recreational Lands Goal.

Florida Statutes: ss. 163.3177(6)(a), 163.3177(6)(d)

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State Comprehensive Plan: ss. 187.201(10), 187.201(16), F.S.

Recommendation: The County should either (1) supply data and analysis to support the proposed reduction in wetlands buffer size or (2) revise these policies as necessary to comply with the wetlands protections requirements of Rule 9J-5, F.A.C. The County may wish to consider the recommendation of the St. Johns River Water Management District that the County consider amending this policy to create a hierarchy of protection for wetlands.

The County should describe the "approved wetland setback alternative" in sufficient detail to allow it to be a meaningful and predictable standard for adequately protecting wetlands and their natural functions.

Policy 1.05.05B

Sewer Facilities in the Coastal High Hazard Area

Direct population concentrations away from known or predicted coastal high-hazard areas

This policy permits public expenditures for sewer facilities in Coastal High Hazard Areas for existing development and lots of record so as to mitigate the potentially harmful effects of septic tanks on water quality. Service to existing development and to development shown on the Future Land Use Map would not be inconsistent with Rule 9J-5.012(3)(b)6, F.A.C., and with Nassau County Coastal Management Objective 5.07 and Coastal Management Policy 5.05.06-a. However, providing service to "lots of record" is potentially inconsistent with Rule 9J-5.012(3)(b)6, F.A.C., and coastal Management Policy 5.05.06-a. However, providing service to "lots of record" is potentially inconsistent with Rule 9J-5.012(3)(b)6, F.A.C., and with Nassau County Coastal Management Objective 5.07 and Coastal Management Policy 5.05.06-a, depending on whether the lots of record have been incorporated into the Future Land Use Map.

Florida Statutes: ss. 163.3177(6)(g), 163.3178

Florida Administrative Code: s. 9J-5.012(3)(b)

State Comprehensive Plan: ss. 187.201(7), 187.201(9), 187.201(16), F.S.

Recommendation: This policy should be rewritten to state that public expenditures for sewer facilities in Coastal High Hazard Areas to serve existing development and future development allowed on the Future Land Use Map will be permitted in order to mitigate potentially harmful effects of septic tanks on water quality.

## Objective 1.07 and policies School Siting

Objective 1.07 as presented in the Amendment 01-1ER package does not reflect the adopted revision of this objective in the County's recent 00-PS1 Amendment. The 01-1ER Amendment package also does not include Policies 1.07.03 through 1.07.07, which were also adopted in the 00-PS1 Amendment.

Recommendation: incorporate into the adopted comprehensive plan the adopted objective and policies in the Nassau County 00-PS1 amendment.

Traffic Circulation Element Policy 2.01.01 Level of Service on Intrastate and State Highway System Roads

This policy does not clearly identify the appropriate level of service standards and service volumes for segments identified as a part of the Florida Intrastate Highway System (I-95, I-10,

US 301, and SR 200), pursuant to s. 9J-5.019(4)(c)1, F.A.C. This policy also does not provide a minimum level of service standard for functionally classified principal arterials (US 1, SR 15, US 90, and US 17).

Florida Statutes: s. 163.3180(10)

Florida Administrative Code: s. 9J-5.019(4)(c)1

State Comprehensive Plan: s. 187.201(20), F.S.

Recommendation: The County should adopt the appropriate level of service standards and service volumes for segments identified as a part of the Florida Intrastate Highway System (I-95, I-10, US 301, and SR 200), per 9J-5.019(4)(c)1, F.A.C., and should include in this policy a minimum level of service standard for functionally classified principal arterials (US 1, SR 15, US 90, and US 17).

## Traffic Circulation Element Additional Policies Not Adopted

The County has failed to adopt a policy that, pursuant to s. 9J-5.006(3)(c)3, F.A.C., requires that "facilities and services meet the locally established level of service standards and are available concurrent with the impacts of development." Concurrency should be referenced in this element.

The County has failed to adopt a policy that, pursuant to s. 9J-5.019(4)(c)13, F.A.C., "addresses implementation activities for the establishment of strategies to facilitate local traffic to use alternatives to the Florida Intrastate Highway System to protect its interregional and intrastate functions."

The County has failed to adopt a policy that, pursuant to s. 9J-5.019(4)(c)21, F.A.C., "protects ports, airports or related facilities from the encroachment of incompatible land uses."

The County has failed to adopt a policy that, pursuant to s. 9J-5.019(4)(b)4, F.A.C., "addresses the provisions of an efficient public transit service based upon existing and proposed major trip generators and attractors, safe and convenient public transit terminals, land use and accommodation of the special needs of the transportation disadvantaged."

Florida Statutes: s. 163.3177(10)

Florida Administrative Code: ss. 9J-5.019(4)(c)1, 9J-5.019(4)(c)21, 9J-5.019(4)(b)4

State Comprehensive Plan: s. 187.201(20), F.S.

Recommendation: The County should adopt a policy or policies that—(1) require that facilities and services meet the locally established level of service standards and are available concurrent with the impacts of development (concurrency should be referenced in this policy); (2) address implementation activities for the establishment of strategies to facilitate local traffic to use alternatives to the Florida Intrastate Highway System to protect its interregional and intrastate functions; (3) protect ports, airports or related facilities from the encroachment of incompatible land uses; (4) address the provisions of an efficient public transit service based upon existing and proposed major trip generators and attractors, safe and convenient public transit terminals, land use and accommodation of the special needs of the transportation disadvantaged. Public Facilities Element Policy 4.01.01/Capital Improvements Element Policy 9.02.01 Level of Service Standards

The County proposes to delete its level of service standards for stormwater management and substitute the following statement: "Standards shall pertain to all development and redevelopment without exception for the planning period 2000-2010 in accordance with federal and state regulations."

The proposed elimination of the stormwater management standards in the comprehensive plan is inconsistent with Rule 9J-5.005(3)(c), F.A.C., which requires that each local government shall establish level of service standards for ensuring that adequate facility capacity will be provided for future development. It is inconsistent with Rule 9J-5.011(2)(c), F.A.C., which requires that the Public Facilities Element contain policies addressing implementation activities for establishing and utilizing level of service standards provided by facilities, specifically including design storm return frequency for stormwater facilities capacity and water quality standards for stormwater discharge for all new and existing stormwater management systems. And it is inconsistent with Rule 9J-5.016(3)(c), F.A.C., which requires that the Capital Improvements Element contain policies addressing programs and activities for the establishment of level of service standards for public facilities which are within the local government's jurisdiction (these standards are to be found in the appropriate other comprehensive plan elements, in this case, the Public Facilities Element).

Florida Statutes: ss. 163.3177(3)(a), 163.3177(6)(c)

Florida Administrative Code: ss. 9J-5.005(3)(c), 9J-5.005(6), 9J-5.011(2)(c)2, 9J-5.011(2)(c)5, 9J-5.016(3)(c)

State Comprehensive Plan: ss. 187.201(8), 187.201(16), 187.201(18), F.S.

Recommendation: The County should include in the Public Facilities Element and the Capital Improvements Element policies that comply with the statutory and administrative rule requirements regarding standards for stormwater management facilities, as detailed above.

Conservation Element Policies 6.05.03. 6.05.05, 6.05.06, 6.05.07, 6.05.10 Endangered Species

The County proposes to delete these policies. By so doing, the County would no longer have a policy encouraging the preservation of endangered and threatened species or their habitats, as required by Rule 9J-5.013(2)(c), F.A.C..

Florida Statutes: s. 163.3177(6)

Florida Administrative Code: s. 9J-5.013(2)(c)

State Comprehensive Plan: s. 187.201(10), F.S.

Recommendation: The County should not adopt the proposed amendment.

## COMMENTS

#### Future Land Use Map Series Maps 10 and 11, Traffic Circulation

The Florida Department of Transportation recommends that the following items should be corrected:

1-95 is functionally classified as a freeway, not a principal arterial

1-10 is functionally classified as a freeway, not a principal arterial

SR 200 from US 1 to I-95 is functionally classified as a principal arterial, not a minor arterial

SR 115 should be identified as a State facility, not a county road (CR 115)

SR 107 South should be identified as a State facility, not a county road (CR 107)

## Future Land Use Element Policy 1.01.01

The St. Johns River Water Management District comments: Nassau County supports maintaining and improving water quality for quality of life and economic development; by retaining this policy of no direct discharges to Class II water the County will be going a long way towards maintaining good water quality in these waters. Adding Class III waters to this policy could provide additional protection to all of Nassau County's major water bodies.

## Future Land Use Element Policy 1.01.07

Reference to Policy 6.02.03k of the plan is incorrect; it should specify Policy 6.02.03g.

Future Land Use Element Policy 1.01.07(c)

The St. Johns River Water Management District comments: the County should consider retaining this policy that defines the distance at which water and wastewater are available to a site.

## Future Land Use Element Policy 1.02.05B

This policy establishes residential densities for the different Future Land Use Map land use categories that allow residential development. The wording of the allowable density allowed in the different residential land use categories can cause confusion. For example, Low-Density Residential is now defined as "greater than 1 to 2 dwelling units per acre." Staff understands this to mean densities greater than 1.0 dwelling units per acre up to 2.0 dwelling units per acres; however, it could be read as a kind of banding of densities—i.e., greater than 1 or 2 dwelling units per acre. A rewording of the policy and the table at the end of the FLUE could prevent future confusion.

#### Future Land Use Element Policy 1.02.05A

The St. Johns River Water Management District comments that it is unclear how the two agricultural categories are defined on the Future Land Use Map. The District suggests displaying the two different types as different colors on the map.

#### Future Land Use Element Objective 1.04.B, Historic Resources

The Florida Division of Historic Resources comments that, their comments of 1990 in their initial review of the Nassau County comprehensive plan still apply to this element: the objective should be rewritten to be measurable.

## Future Land Use Element Policy 1.04B.01

The Florida Division of Historic Resources comments: Regarding Policy 1.04B.01 with respect to an inventory of historic and archaeological resources, the county needs to check with the Florida Master Site File periodically to update their records. However, most important, there has never been a systematic comprehensive archaeological and historic survey of Nassau County to locate and evaluate its historic resources. We continue to recommend that the county sponsor a systematic archaeological and architectural and historical survey to determine if additional significant historic resources are present. If such sites are located, they either need to be preserved and protected, or if that is not feasible, adverse impacts must be mitigated prior to allowing any land clearing or ground disturbing activities, or rehabilitation or demolition activities for structures.

#### Future Land Use Element Policy 1.04B.02

The Florida Division of Historic Resources comments: Policy 1.04B.02 somewhat addresses preservation and protection of known sites, but does not indicate how the county defines a significant resource.

### Future Land Use Element Policy 1.04B.05

The Florida Division of Historic Resources comments: For Policy 1.04B.05, this agency can assist in determining if sites are present or the potential for archaeological and historic sites on a tract proposed for development. Regarding fortuitous finds during development activities, it is always much more cost effective to have a cultural resources assessment survey conducted prior to the initiation of any project related land clearing or ground disturbing activities.

## Future Land Use Element Policies 1.06.05 and 1.10.03C

Policy 1.06.05 says Nassau County will initiate a special area study for the Yulee Planning District, whereas Policy 1.10.03C says Nassau County will initiate a sector plan for the Yulee Planning District. Page A-49 of the Data and Analysis says the sector plan is also referred to as the special area study. This equivalence should be noted in the plan amendment.

### **Traffic Circulation Element Policy 2.01.03**

The Northeast Florida Regional Planning Council comments: as written, the policy is vague and confusing. The policy could be rewritten to state that Nassau County will encourage the Florida Department of Transportation to undertake activities that will result in I-95 operating at an acceptable LOS.

#### Traffic Circulation Element Policy 2.05.08

The Northeast Florida Regional Planning Council comments: this policy refers to a Florida Department of Transportation PD&E study on an unnamed roadway (assumed to be S.R. 200/A1A). The County may want to amend this policy to include reference to the roadway segment subject of this policy.

#### Housing Element Policy 3.03.06

This new policy is not stated in a complete sentence and thus lacks precision.

#### Housing Element Objective 3.06

The Florida Division of Historic Resources comments that Objective 3.06 is still vague. Policy 3.06.01 indicates that the county will conduct an historic housing survey by 2003. This is still several years away. The county should consider applying to this agency for a grant to assist in this survey as soon as possible. Furthermore, the county should also locate and evaluate its other historic structures, besides housing. Nevertheless, once these houses are located and placed on the Florida Master Site File, it is not clear what protection they will be afforded. Policy 3.06.02 states that a committee will be formed to address the protection of historic resources, but does not indicate when this committee will be initiated nor by what means

historic resources will be protected. The most effective way of protecting significant archaeological and historic resources is by the adoption of a local preservation ordinance.

## Housing Element Objective 3.08. Housing Affordability

The proposed objective is stated: "By 2005, the number of low-income households paying more than 30 percent of their income for housing costs will be addressed as set forth below." Staff recommends that the objective be rewritten to more forcefully state the County's intent with regard to low-income households paying more than 30 percent of their income for housing costs.

## Housing Element Policy 3.08.01

The last sentence in this policy is confusing and should be reworded to more clearly state that those components of codes, ordinances, etc., which unnecessarily increase the cost of housing should be eliminated if this can be done without impairing health, sanitation, et al.

#### Housing Element Policy 3.08.05

This policy states that "Within 12 months of adopting its EAR-based amendments, the County shall assess its existing permit processing procedures." This policy should provide more direction: "assess its existing permit processing procedures in order to...[do what?]" The permitting procedures should be assessed in order to determine or find out something.

#### Housing Element Policy 3.08.06

This policy states that "The County shall strive to take the necessary steps to eliminate delays in the review of affordable housing development projects...." This policy would be more meaningful, pursuant to Rule 9J-5.005(6), F.A.C., if it were revised to state "The County shall eliminate unnecessary delays in the review of affordable housing development projects...."

#### **Housing Element–Other**

The Northeast Florida Regional Planning Council recommends that the County should crossreference the density bonus program in the Housing Element with the density bonus provisions for Medium and High Density Residential Land Use Categories in the Future Land Use Element to explain how they work together.

#### **Public Facilities Element Objective 4.05A**

The St. Johns River Water Management District comments: the County may wish to include an additional list of uses that are prohibited within both of the wellhead protection zones. The National Association of Counties has a new publication entitle *Source Water 2000*, which includes lists of suggested prohibited uses around wellfields. In addition, the County should consider enhancing the current wellfield ordinance to expand the zone of protection to 500 feet, which matches DEP's 500-foot rule for regulated uses adjacent to wellfields.

#### Public Facilities Element Policy 4.05.06f, Drainage Standards

This policy states that development will conform to the drainage LOS standards established by Policy 4.01.01 and to the St. Johns River Water Management District development standards and guidelines; however, the stormwater management standards in Policy 4.01.01 have been deleted, making this reference meaningless.

## Coastal Management Element Policy 5.01.01, Public Beach Access

Changes the beach access standard from one beach access point per 0.5 mile to one point per 10,000 persons. This is an interim standard, pending completion of a beach access study. The old standard would require, given that Nassau County is 13 miles in length along the Atlantic, 26 access points, as a rough estimate. The new interim standard would require only 6 access points, based on an estimated 2000 population of 60,170. Currently Nassau County owns 11 access points (Data and Analysis). The Department recommends the adoption of the standard recommended in the Nassau County Data and Analysis study: 0.5 acre per 1,000 persons. This acreage-based standard is a better interim beach access standard than the one proposed in Policy 5.01.01, because the acreage standard allows for parking.

Staff notes that Recreation Element Policy 7.02.04 requires that easements for public beach access be provided by a developer of beach front property at an average of one-half mile intervals, in accordance with the Coastal Management Element.

## Public Facilities Element Policy 5.05.06-a

This policy states that "To maintain the maximum evacuation time, the County shall not allow an overall increase in the density of land use within the Coastal High Hazard Area (CHHA)." This policy would appear to prevent the construction of one additional dwelling unit in the CHHA, because this would cause an increase in overall density. The County may wish to consider amending this policy to say that the County shall not allow an overall increase in the density of land use within the CHHA as depicted on the Future Land Use Map.

The Northeast Florida Regional Planning Council commented that the County may wish to define "overall increase" to avoid conflicts with the new bonus density allowances and to explain how densities will be reduced throughout the Coastal High Hazard Area to accommodate requests for increased density. In this context, the Department recommends that the County may wish to clarify how the density increases allowed within the new Municipal Activity Center/Area land use category could be accommodated where a MAC overlaps the CHHA.

#### Public Facilities Element Policy 5.08.01

Marinas and docks are not activities. The Department recommends the policy be revised to say "water-dependent and water-related facilities such as marinas and docks."

#### Public Facilities Element Objective 5.14 and related policies

The Florida Division of Historic Resources comments: the protection of historic resources is addressed in Objective 5.14 and implementing policies. Policy 5.14.01 indicates that historic resources will be protected through the site plan review procedures. It is not clear who will be reviewing the projects and how as yet unrecorded resources are to be protected. Nevertheless, Policy 5.14.02 addresses adaptive reuse of historic structures, but does not give guidelines for rehabilitation. The county should consider using *The Secretary of the Interior's Standards for Rehabilitation and Guidelines for Rehabilitating Historic Buildings*.

#### **Conservation Element Policy 6.02.01a**

The St. Johns River Water Management District commended the County on adding a policy requiring developments to use xeriscape/drought-resistant plant materials and recommended that the County specify a percentage from 25 percent to 40 percent for all new developments, which would include all landscaped areas, not just common areas.

## Conservation Element Policies 6.03.02 to 6.03.07

These policies, setting forth County policy on wastewater management, have been deleted. The only remaining policy, 6.03.01, simply states that new septic tank systems will continue to be inspected and approved by the County Health Department prior to issuance of a certificate of occupancy.

Regarding Policy 6.03.02, the St. Johns River Water Management District comments: the County should consider retaining the elements of this policy that deal with setbacks of septic systems adjacent to water bodies. Septic systems can be a source of pollution and a reasonable setback provides additional treatment for effluent that eventually enters surface waters. Also, the County could enhance this policy by stating a maximum density for septic tanks in environmentally sensitive areas. Of course, an exemption would be required for vested lots.

## **Conservation Element Policy 6.05.01**

This policy has been revised. The existing policy states that the County "should acquire...environmentally sensitive land." The proposed policy says only that the County shall consider the recommendations of its greenway committee to acquire environmentally sensitive land. The amended policy is virtually meaningless.

The Department recommends that the acquisition of environmentally sensitive land be tied to accomplishment of the goals and objectives of the comprehensive plan: for example, "The County shall acquire environmentally sensitive land as needed to accomplish the goals and objectives of this comprehensive plan."

## Conservation Element Policy 6.05.04

The St. Johns River Water Management District comments: the County may wish to reconsider the elimination of this policy that limits discharges and marinas and instead more narrowly define places or areas where these limits are to take place. As was discussed previously, it is apparent that the County places a premium on its streams and estuaries and therefore it would seem appropriate to maintain policies that help protect these unique features.

#### Capital Improvements Element Policy 9.02.01

The Florida Department of Transportation comments: the County should adopt the appropriate level of service standards and service volumes for segments identified as a part of the Florida Intrastate Highway System (I-95, I-10, US 90, and US 17), pursuant to s. 9J-5.019(4)(c)1, F.A.C. This policy should provide a minimum level of service standard for functionally classified Principal Arterials (US 1, SR 15, US 90, and US 17).

#### Data and Analysis Report

The Florida Division of Historic Resources comments, regarding the Data And Analysis Section: the information listed on page A-33 and page C-6 regarding historic structures should be periodically reviewed and updated with the Florida Master Site File, as shown in Table C-1. Regarding the Intergovernmental Coordination Element, page H-5, this agency is known as the Florida Department of State, Division of Historic Resources, as indicated on page H-10. The Division of Archives, History, and Records Management has been defunct since the mid-1980s.

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## **Matilda Sanders**

1025 - AS

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From: Sent: To: Subject: Jackie Schindler Friday, July 26, 2002 4:15 PM CCA - Orders / Notices; Patty Christensen Order / Notice Submitted

 Date and Time:
 7/26/02 4:11:00 PM

 Docket Number:
 990817-WS

 Filename / Path:
 990817or.pac

The following Order has been moved to GC Orders for issuance:

Order Approving Settlement Agreement Docket No. 990817-WS File Name: 990817or.pac

Thanks!

js

## Marguerite Lockard

From: Sent: To: Subject: Jackie Schindler Friday, September 19, 2003 1:22 PM CCA - Orders / Notices Order / Notice Submitted

Date and Time: Docket Number: Filename / Path: Order Type: 9/19/2003 1:20:00 PM 990817-ws 990817AO.PAC Hand Deliver Attachments

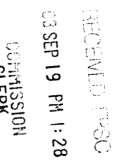


the

PSC-02-1025A-AS-WS

An Amendatory Order has been moved to GC Orders for issuance. There is an attachment which is not on-line - document will come to you shortly.

js





MEMORANDUM SEPTEMBER 19, 2003

TO: MARY ANNE HELTON, ATTORNEY SUPERVISOR, ECR SECTION

FROM: PATRICIA A. CHRISTENSEN, SENIOR ATTORNEY, CME SECTION

RE: DOCKET NO. 990817-WS - APPLICATION BY FLORIDA WATER SERVICES CORPORATION FOR AMENDMENT OF CERTIFICATES NOS. 171-W AND 122-S TO ADD TERRITORY IN NASSAU COUNTY.

Attached is an <u>Amendatory Order</u> which is ready for your review and approval to be issued.

DATE ORDER SENT ELECTRONICALLY TO CCA 9/10103

PAC/js Attachment I:\990817ao.pac COMMISSIONERS: LILA A. JABER, CHAIRMAN J. TERRY DEASON BRAULIO L. BAEZ RUDOLPH "RUDY" BRADLEY CHARLES M. DAVIDSON



Office of the General Counsel Harold A. McLean General Counsel (850) 413-6199

# Jublic Service Commission

October 10, 2003

Florida Water Services Corporation P. O. Box 609520 Orlando, FL 32860-9520

- Re: Docket No. 030542-WS Application for Acknowledgment of Transfer of Nassau County Land and Facilities to Nassau County and for Cancellation of Certificate Nos. 171-W and 122-S, by Florida Water Services Corporation.
  - Docket No. 990817-WS Application by Florida Water Services Corporation for Amendment of Certificates Nos. 171-W and 122-S to Add Territory in Nassau County.

To Whom It May Concern:

Enclosed is a copy of the Staff Recommendation filed in this matter on October 9, 2003. The Commission is expected to consider this Recommendation at its October 21, 2003, Agenda Conference which will be held in Room 148, Betty Easley Conference Center, in Tallahassee beginning at 9:30 a.m.

If you wish to attend, please arrive promptly at the beginning of the Agenda Conference, as we cannot state the exact time at which this item will be heard. You are welcome to come to this Agenda Conference and observe and/or participate in the discussion of this item. If you have any questions, please feel free to call me at (850) 413-6234.

Sincerely,

Ralph R. Jaeger Senior Attorney

RRJ/jb

cc: Division of Economic Regulation (Clapp, Redemann, Kaproth, Willis) Office of the General Counsel (Christensen, Gervasi) Division of Commission Clerk and Administrative Services

DOCUMENT NO

COMMISSIONERS: LILA A. JABER, CHAIRMAN J. TERRY DEASON BRAULIO L. BAEZ RUDOLPH "RUDY" BRADLEY CHARLES M. DAVIDSON



Office of the General Counsel Harold A. McLean General Counsel (850) 413-6199

# Hublic Service Commission

October 10, 2003

American Beach Property Owners' Assn., Inc. 5479 Waldron Street Fernandina Beach, FL 32034

- Re: Docket No. 030542-WS Application for Acknowledgment of Transfer of Nassau County Land and Facilities to Nassau County and for Cancellation of Certificate Nos. 171-W and 122-S, by Florida Water Services Corporation.
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Sincerely,

Kalph R. garger

Ralph R. Jaeger Senior Attorney

RRJ/jb

cc: Division of Economic Regulation (Clapp, Redemann, Kaproth, Willis)
 Office of the General Counsel (Christensen, Gervasi)
 Division of Commission Clerk and Administrative Services