

Dorothy Menasco

From: paulastahmer@aol.com
Sent: Wednesday, April 28, 2010 6:12 PM
To: Filings@psc.state.fl.us; swright@yvlaw.net; diandv@bellsouth.net; Martha Brown; Erik Saylor; Theresa Walsh
Subject: Intervener Notice of Intent to Oppose Petitioners' Request for Confidential Classification
Attachments: Int Opposition2PetReqConfiClassi 4-28-10.pdf

a. Person responsible for this electronic filing:

Paula H. Stahmer
 Intervener
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 352-222-1063 (c)
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b. 090451-EM

In Re: Joint Petition to Determine Need for Gainesville Renewable Energy Center in Alachua County, by Gainesville Regional Utilities and Gainesville Renewable Energy Center, LLC.

c. Documents being filed on behalf of Paula H. Stahmer , Intervener

d. There are a total of 3 pages.

e. The document attached for electronic filing is:

Intervener Stahmer's Notice Of Intent To Oppose Petitioners Request For Confidential Classification Of Documents Produced By Petitioners In Response To Intervener Stahmer's Request For Production No.1., (Int Opposition2PetReqConfiClassi 4-28-10. pdf).

Thank you for your attention and assistance in this matter.

Paula H. Stahmer
 352-222-1063

Paula H. Stahmer

DOCUMENT NUMBER-DATE

03474 APR 29 2010

4/29/2010

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**BEFORE THE
FLORIDA PUBLIC SERVICE COMMISSION**

In the Matter of:

DOCKET NO. 090451-EM

JOINT PETITION TO DETERMINE NEED
FOR GAINESVILLE RENEWABLE ENERGY
CENTER IN ALACHUA COUNTY, BY
GAINESVILLE REGIONAL UTILITIES
AND GAINESVILLE RENEWABLE ENERGY
CENTER, LLC.

DATE: April 28, 2010

**INTERVENER STAHMER'S NOTICE OF INTENT TO OPPOSE
PETITIONERS REQUEST FOR CONFIDENTIAL CLASSIFICATION
OF DOCUMENTS PRODUCED BY PETITIONERS IN RESPONSE TO
INTERVENER STAHMER'S REQUEST FOR PRODUCTION NO.1**

Intervener Stahmer (Intervener) hereby submits her Notice of Intent to oppose Petitioners Gainesville Regional Utilities (GRU) and Gainesville Renewable Energy Center's (GREC) (hereinafter "Petitioners") request for confidential classification of documents submitted by Petitioners in response to Intervener's Second Request for Production of Documents No. 1 (SPOD 1). Petitioners filed a Notice of Intent to Request Confidential Classification regarding the documents on April 26, 2010. Intervener disputes Petitioners' claims that all of the documents, if any, contain "proprietary confidential business information relating to GREC, LLC's competitive interests".

Although Petitioners served Intervener and Intervener Deevey (hereinafter "Intervenors") with redacted copies of the documents in question, at least three of the documents were inadequately redacted so that Intervenors were able to easily read the redacted information. Intervener voluntarily stated that fact in her Reply to Petitioners' Response to her Motion to Compel. It is understood that the PSC does not take notice of replies; however, Intervener's statement of the fact of Petitioners' inadvertent disclosure is still a matter of record. Also a

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matter of record is Intervener's assertion that neither she nor Intervener Deevey has disclosed any of the redacted information to any persons other than Petitioners' counsel and agents.

On April 27, 2010, Interveners each executed a Non-disclosure Agreement with Petitioners, so, presumably, Interveners will be in receipt of Petitioners formal request and supporting documents when they are filed with the PSC. Until such time, Intervener is unable to address whatever arguments Petitioners may raise in support of the impending request for confidential classification.

Respectfully submitted this 28th day of April 2010.

s/ Paula H. Stahmer, pro se

Intervener
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CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing Intervener's Motion to Compel was served via Email and/or US Postal Service upon the following on April 28, 2010:

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s/Paula H. Stahmer, pro se
Intervener