# **Diamond Williams**

100315-GU

From:

Ann Bassett [abassett@lawfla.com]

Sent:

Thursday, June 24, 2010 4:07 PM

To:

Filings@psc.state.fl.us

Subject:

Docket No. 100315-GU

Attachments: 2010-06-24, 100315-GU, FCG's Request for Oral Argument on Motion to Dismiss.pdf

The person responsible for this electronic filing is:

Floyd R. Self Messer, Caparello & Self, P.A. P.O. Box 15579 Tallahassee, FL 32317 (850) 222-0720 fself@lawfla.com

The Docket No. is 100315-GU - Complaint for Order Requiring Florida City Gas to Show Cause Why Tariff Rate Should Not be Reduced and for Public Service Commission to Conduct a Rate Proceeding, Overearnings Proceeding or Other Appropriate Proceeding Regarding Florida City Gas' Acquisition Adjustment This is being filed on behalf of Florida City Gas

Total Number of Pages is 4

Florida City Gas' Request for Oral Argument

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June 24, 2010

### VIA ELECTRONIC FILING

Ms. Ann Cole, Commission Clerk Office of Commission Clerk Room 110, Easley Building Florida Public Service Commission 2540 Shumard Oak Blvd. Tallahassee, Florida 32399-0850

Re:

Docket No. 100315-GU

Dear Ms. Cole:

Enclosed for filing on behalf of Florida City Gas are Florida City Gas' Motion To Dismiss With Prejudice Miami-Dade County's Complaint and Florida City Gas' Request for Oral Argument in the above referenced docket.

Thank you for your assistance with this filing.

Sincerely yours,

Floyd R. Self

FRS/amb Enclosure

cc:

Shannon O. Pierce, Esq.

Parties of Record

#### BEFORE THE PUBLIC SERVICE COMMISSION

In re: Complaint for Order Requiring	)			
Florida City Gas to Show Cause Why	)			
Tariff Rate Should Not be Reduced and	)	Docker	No. 1003	315-GU
for Public Service Commission to Conduct	)			
a Rate Proceeding, Overearnings Proceeding	)	Filed:	June 24, 2	2010
or Other Appropriate Proceeding Regarding	)			
Florida City Gas' Acquisition Adjustment	)			

## FLORIDA CITY GAS' REQUEST FOR ORAL ARGUMENT

Pursuant to Rule 25-22.0022, Florida Administrative Code, Florida City Gas ("FCG") hereby requests oral argument on its Motion to Dismiss with Prejudice Miami-Dade County's Complaint ('Motion"). Oral argument will aid in the Commission's understanding and evaluation of the issues to e decided as follows:

1. FCG believes that its Motion to Dismiss is clear on its face because Miami-Dade's Complaint on its face fails to state a cause of action. However, given the unique circumstances of this case, FCG believes that oral argument may assist the Commissioners with understanding the relationship between the instant Complaint and the issues set forth in Docket No. 090539-TP. In that situation, FCG would like to afford the Commission with the opportunity to hear brief oral argument of the parties or to at least have the parties available for any questions they may have.

WHEREFORE, Florida City Gas requests oral argument on its Motion to Dismiss at the Commission's convenience.

Respectfully submitted this 24th day of June, 2010.

Floyd R. Self, Esq.
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Tallahassee, Florida 32308

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Fax. 850-558-0656

Counsel for Florida City Gas

### CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing has been served on the following parties by Electronic Mail and/or U.S. Mail this 24th day of June, 2010.

Anna Williams, Esq.
Martha Brown, Esq.
Office of the General Counsel
Florida Public Service Commission
2540 Shumard Oak Blvd.
Tallahassee, FL 32399-0850

Mr. Melvin Williams Florida City Gas 933 East 25th Street Hialeah, FL 33013-3403

Shannon O. Pierce AGL Resources, Inc. Ten Peachtree Place, 15th Floor Atlanta, GA 30309

Henry N. Gillman Miami-Dade County 111 NW First Street, Suite 2810 Miami, FL 33128

John Renfrow, P.E., Director c/o Miami-Dade Water and Sewer Department 3071 S. W. 38th Avenue, Suite 514

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