Dorothy Menasco

From:	nicki.garcia@akerman.com	
Sent:	Friday, September 03, 2010 4:52 PM	
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Subject:	Electronic Filing - Docket No. 100009-El	

Attachments: 20100903164025979.pdf

Attached is an electronic filing for the docket referenced below. If you have any questions, please contact either Matt Feil or Nicki Garcia at the numbers below. Thank you.

Person Responsible for Filing:

Matthew Feil **AKERMAN SENTERFITT** 106 East College Avenue, Suite 1200 Tallahassee, FL 32301 (850) 425-1614 (direct) (850) 222-0103 (main) matt.feil@akerman.com

Docket No. and Name: Docket No. 100009-EI - Nuclear Cost Recovery Clause

Filed on behalf of: Rajiv S. Kundalkar

Total Number of Pages:5Description of Documents:Motion to Quash Subpoena & Request for Determination by the Full Commission

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September 3, 2010

VIA ELECTRONIC FILING

Ms. Ann Cole Commission Clerk Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850

Re: Docket No. 100009-EI - Nuclear Cost Recovery Clause

Dear Ms. Cole:

On behalf of Mr. Rajiv S. Kundalkar, please find attached a Request for Oral Argument on His Motion to Quash Subpoena and Request for Determination by the Full Commission for the above-referenced docket.

Your assistance in this matter is greatly appreciated. Should you have any questions, please do not hesitate to contact me.

Sincerely, HROES.

Matthew Feil

DOCTWERL PERHELD DATE

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{T1.256462:1}

BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF FLORIDA

In re:

Nuclear Cost Recovery Clause

Docket No. 100009-EI

Filed: September 3, 2010

RAJIV KUNDALKAR'S REQUEST FOR ORAL ARGUMENT ON HIS MOTION TO QUASH SUBPOENA AND REQUEST FOR DETERMINATION BY THE FULL COMMISSION

Pursuant to Rule 25-22.0022, Florida Administrative Code, Mr. Rajiv S. Kundalkar hereby requests oral argument on his Motion To Quash Subpoena and Request For Determination By Full Commission ("Motion"). Oral argument will aid in the Commission's understanding and evaluation of the issues to be decided as follows:

1. Oral argument would allow counsel for Mr. Kundalkar to further explain and discuss the legal standards for granting a motion to quash a subpoena seeking to compel the appearance of a non-party, private citizen residing in the state.¹

Oral argument would allow counsel for Mr. Kundalkar to further discuss the numerous legal defects of the subpoena and the broader policy and jurisdictional issues of compelling appearance of private citizens who are not employed by a regulated entity and who undertake no voluntary role in the regulated entity's affairs or in matters before this Commission.
It is believed this is a matter of first impression for the Commission, involving the subpoena of a private citizen with no unique or special knowledge of the matters before the

¹ See In re: Notice of adoption of existing interconnection agreement between BellSouth Telecommunications, Inc. d/b/a AT&T Florida d/b/a AT&T Southeast and Sprint Communications Company Limited Partnership, Sprint Communications Company L.P., Sprint Spectrum L.P., by NPCR, Inc. d/b/a Nextel Partners, Docket No. 070368-TP; Order No, PSC-08-0415-FOF-TP; 2008 Fla. PUC Lexis 248 at *8, 08 FPSC 6:115 (June 23, 2008) (granting request for oral argument that would aid the Commission in "understanding and evaluating the legal bases" of the relief sought).

 $^{\{}TL256405;1\}$

Commission in a proceeding where the Commission's authority does not require compelling the citizen's appearance.

WHEREFORE, movant Rajiv S. Kundalkar requests oral argument of five (5) minutes on his Motion at the Commission's convenience.

Respectfully submitted,

Matthew J. Feil

Thomas A. Range Akerman Senterfitt 106 East College Avenue Suite 1200 Tallahassee, FL 32301

Attorneys for Rajiv S. Kundalkar

{TL256405;1}

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing has been served upon the following by email, and/or U.S. Mail this 3rd day of September, 2010.

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(TL256401;1)

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7) By: Matshew Feil

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