Diamond Williams

090539-GU

From:

Suarez, Lourdes C. (CAO) [LCS@miamidade.gov]

Sent:

Monday, March 21, 2011 2:06 PM

To:

Filings@psc.state.fl.us

Cc:

Anna Williams; Martha Brown; fself@lawfla.com; Spierce@aglresources.com

Subject:

Docket No. 090539-GU

Attachments: 2011-03-21, 090539-GU, Notice of Deposition Carolyn Bermudez.pdf

a) The name, address, telephone number and email for the person responsible for the filing is:

David Stephen Hope Assistant County Attorney Miami-Dade County Attorney's Office Stephen P. Clark Center 111 N.W. First Street, Suite 2800 Miami, Florida 33128-1993 (305) 375-5151

Dhope@miamidade.gov

b) The filing is made in Docket No. 090539-GU

c) The document is filed on behalf of Miami-Dade County

d) The total pages in the document are 3 pages

e) The attached document is Miami-Dade County's Notice of Deposition

Lourdes C. Suarez Miami-Dade County Attorney's Office 111 N.W. 1 Street, Suite 2810

Office: 305-375-4291 Fax: 305-375-5634

DOCUMENT NUMBER - DATE

01873 MAR21 =

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

	_	
In re: Petition for approval of Special Gas)	
Transportation Service agreement with)	
Florida City Gas by Miami-Dade County)	Docket No. 090539-GU
Through Miami-Dade Water and Sewer)	
Department)	
-)	

MIAMI-DADE COUNTY'S NOTICE OF DEPOSITION DUCES TECUM

To: Floyd R. Self, Esq.
Messer, Caparello & Self, P.A.
2618 Centennial Place
Tallahassee, Florida 32308

NOTICE is hereby given that Miami-Dade County will take the deposition duces tecum of the following named individual at the following location and time indicated:

Carolyn Bermudez	Wed. March 30, 2011 and	Location:
	Thurs. March 31, 2011 at	Stephen P. Clark Center
	10:00 a.m.	County Attorney's Office
		111 N.W. First Street
	,	Suite 2810 - Conf. Rm. A
		Miami, Florida 33128-1993
,		

Upon oral examination before an official court reporter or other officer authorized by law to take depositions.

The deponent is requested to have with him all documents listed on the attached Schedule A, as well as his direct testimony and exhibits.

The deposition is being taken for purposes of discovery, for use at trial, or for any other purposed allowed under the Florida Rules of Civil Procedures and the Rules of the Florida Public Service Commission.

Please govern yourself accordingly.

DOCUMENT NUMBER - DATE

01873 MAR 21 =

In re: Petition for approval of Special Gas Transportation Agreement
Docket No. 090539-GU
Notice of Deposition Duces Tecum

Respectfully submitted,

R. A. CUEVAS, JR. MIAMI-DADE COUNT

David Stephen Hope

Assistant County Attorney Florida Bar No. 87718

Miami-Dade County Attorney's Office

ORNEY

111 NW 1st Street, Suite 2810

Miami, FL 33128 Tel: (305) 375-5151 Fax: (305) 375-5634

E-mail: DHope @miamidade.gov

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing was mailed this 21^{s4} day of March 2011 to:

Anna Williams, Esq.
Martha Brown, Esq.
Office of General Counsel
Florida Public Service Commission
2540 Shumard Oak Boulevard
Tallahassee, Florida 32399-0850
Anwillia@PSC.State.FL.US
MBrown@PSC.State.FL.US

Floyd R. Self, Esq. Messer, Caparello & Self, P.A. 2618 Centennial Place Tallahassee, Florida 32308 fself@lawfla.com

Shannon O. Pierce, Esq. AGL Resources, Inc. Ten Peachtree Place, 15th Floor Atlanta, Georgia 30309 Spierce@aglresources.com

> David Stephen Hope Assistant County Attorney

OFFICE OF COUNTY ATTORNEY, MIAMI-DADE COUNTY, FLORIDA TELEPHONE (305) 375-5151

SCHEDULE A

- 1. Any documents that FCG did not provide in response to discovery requests, including without limitation, responsive documents to Miami-Dade's Request to Produce No. 20 regarding continuing property records relating to the incremental pipe serving Miami-Dade and any other documents that such as invoices, work orders, purchase orders, job tickets that provide proof of FCG's investment in the incremental pipe.
- 2. Any documents that show that Miami-Dade County was included as a GS-1250K customer in the 2003 rate case.
- 3. Copies of your pre-filed testimony and exhibits, discovery responses to requests by PSC Staff and Miami-Dade attributed to you or which you have prepared, and all the work papers and other materials used by you in the preparation of any testimony or discovery responses in this docket.