Eric Fryson

From:		Dana Rudolf [drudolf@sfflaw.com]
Sent:		Wednesday, October 17, 2012 3:19 PM
To:		Filings@psc.state.fl.us
Cc:		Martin Friedman; smlubertozzi@uiwater.com; KEMarkwell@uiwater.com; Bart Fletcher
Subje	ct:	Docket No. 120161-WS; Analysis of Utilities, Inc.'s Financial Accounting and Customer Service Computer System
Attachments: Joint M to Extend Investigatory Period (EXECUTED).pdf		
a)	Martin S. Friedman, Esquire Sundstrom, Friedman & Fumero, LLP 766 North Sun Drive, Suite 4030 Lake Mary, FL 32746 (407) 830-6331 <u>mfriedman@sfflaw.com</u>	
b) System	Analysis of Utilities, Inc.'s Financial Accounting and Customer Service Computer	

- Utilities, Inc. c)
- d) 3 pages
- Joint Motion to Extend Informal Investigatory Period e)

BEFORE THE PUBLIC SERVICE COMMISSION

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DOCKET NO.: 120161-WS

In re: Analysis of Utilities, Inc.'s Financial Accounting and Customer Service Computer System.

JOINT MOTION TO EXTEND INFORMAL INVESTIGATORY PERIOD

UTLITIES, INC. ("UI"), and OFFICE OF PUBLIC COUNSEL ("OPC"), by and through their respective undersigned counsel, request this Commission hold this proceeding in abeyance through February 28, 2013, and, in support thereof, state:

1. In Docket No.: 110153-SU, Utilities, Inc. of Eagle of Ridge and Office of Public Counsel entered into a Stipulation and Settlement Agreement, which precipitated the opening of the instant docket.

2. The Stipulation and Settlement Agreement provided that upon opening of this Docket that UI and OPC would engage in a 120-day informal "investigative period" regarding UI's record keeping practices. That investigative process involved OPC providing certain questions to UI. UI received 29 questions from OPC in early July, 2012.

3. At the time the OPC questions were received, the person primarily responsible for responding to them was on maternity leave. Although she has now returned to work, it will likely be the end of November before responses will be completed.

DOCUMENT NUMBER-DATE 07084 OCT 17 º FPSC-COMMISSION CLERK 4. The request through February 28, 2013 is to allow any necessary follow-up

questions from OPC or Staff.

WHEREFORE, UTILITIES, INC., and OFFICE OF PUBLIC COUNSEL, request this

docket be held in abeyance through February 28, 2013.

DATED this $1/\sqrt{1}$ day of October, 2012.

Martin S. Friedmah, Esquire SUNDSTROM, FRIEDMAN & FUMERO, LLP 766 N. Sun Drive Suite 4030 Lake Mary, FL 32746 PHONE: (407) 830-6331 <u>mfriedman@sfflaw.com</u>

Erik L. Sayler, Associate Public Counsel OFFICE OF PUBLIC COUNSEL c/o The Florida Legislature 111 West Madison Street, Room 812 Tallahassee, FL 32399 PHONE: (850) 488-9330 sayler.erik@leg.state.fl.us

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished by U. S. Mail this $\sqrt{7}$ day of October, 2012, to:

Erik Sayler, Esquire OFFICE OF PUBLIC COUNSEL c/o The Florida Legislature 111 West Madison Street Room 812 Tallahassee, FL 32399-1400

Martha Barrera, General Counsel Office of General Counsel Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850

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MARTIN S. FRIEDMAN For the Firm