Collin Roehner

From:	Office of Commissioner Brown
Sent:	Wednesday, September 07, 2016 8:28 AM
То:	'bill grealis'; Office of Commissioner Brown; Office of Commissioner Brisé; Office Of Commissioner Edgar; Office Of Commissioner Graham; Office of Commissioner Patronis; Records Clerk; rick.scott@eog.myflorida.com; negron.joe@fla.senate.gov; richard.corcoran@myfloridahouse.gov
Subject:	RE: Vero Beach electric services

On behalf of Chairman Brown, we have received your email. The Commission Clerk has placed a copy of your email in Docket Correspondence, Consumers and their Representatives, in Docket No. 160049-EU, *In re: Petition by the Town of Indian River Shores for Modification of Territorial Order Based on Changed Legal Circumstances Emanating from Article VIII, Section 2(c) of the Florida Constitution.* Thank you for providing the Commission with your comments.

Sincerely,

Office of Chairman Brown

From: bill grealis [mailto:billgrealis@gmail.com]

Sent: Tuesday, September 06, 2016 2:14 PM

To: Office of Commissioner Brown; Office of Commissioner Brisé; Office Of Commissioner Edgar; Office Of Commissioner Graham; Office of Commissioner Patronis; Records Clerk; <u>rick.scott@eog.myflorida.com</u>; <u>negron.joe@fla.senate.gov</u>; <u>richard.corcoran@myfloridahouse.gov</u>

Subject: Vero Beach electric services

The City of Vero Beach recently turned down by a 3-2 vote a \$30 million offer by Florida Power and Light Company to purchase the electric facilities located within the boundaries of Indian River Shores. The Vero Beach Utility Commission recommended by a 5-0 vote that the offer be accepted since in their view Vero Beach would have been held harmless for any and all resulting costs. The question is why would Vero Beach turn down such an offer. The answer is simple. While the contract for electric services between Vero Beach and the Shores expires this November, Vero Beach believes that the contract is meaningless. Vero Beach believes that it is an unregulated monopoly and, as such, has the right in perpetuity to force Indian River Shores to take electric service at any price. In fact, Vero Beach currently taxes Indian River Shores within the electric rates for non-electric costs. In essence Vero Beach claims that no one in the State of Florida--the courts, the regulators, and any and all other state and local agencies--has the authority to even question whether this is fair. This is a huge black eye for the State of Florida. Why would anyone locate a business in the state if they were faced with the potential of what is in effect unlimited taxing authority by municipalities not related to any services provided.