

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Complaint of Sandy)
Creek Airpark, Inc., against)
Sandy Creek Utilities, Inc.)

Docket No. 910111-WS
Filed: February 25, 1991
FL. BAR #0027966

RESPONSE TO SANDY CREEK AIRPARK, INC.'s MOTION TO EXPEDITE

Sandy Creek Utilities, Inc., (SCU) files this its Response and Answer to the Motion to Expedite of Sandy Creek Airpark, Inc., (SCA) and states:

1. The Respondent, SCU, admits the allegation in paragraph 1 of the Motion.

2. SCU denies the allegations contained in paragraph 2 of the Motion.

3. In response to paragraph 3 of the Motion, SCU denies and states affirmatively that:

(a) Sandy Creek Airpark is not within the certificated territory of SCU.

(b) Negotiations for utility service have been forestalled by SCA's refusal to enter into a developer's agreement as defined by Rule 25-30.515(6), F.A.C.

(c) The facilities SCA constructed for utility service were not in compliance with SCU standards and specifications.

4. SCU denies the allegations contained in paragraph 4 of the Motion.

SCU has no objections to the expedition of this matter.

DATED this 25th day of February, 1991.

DOCUMENT NUMBER-DATE

01879 FEB 25 1991

PSC-RECORDS/REPORTING

Respectfully submitted,

B. Kenneth Gatlin

B. KENNETH GATLIN
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Attorneys for
SANDY CREEK UTILITIES, INC.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the RESPONSE TO SANDY CREEK AIRPARK, INC.'s MOTION TO EXPEDITE has been furnished by U.S. Mail to: F. Marshall Deterding, Esquire, ROSE, SUNDSTROM & BENTLEY, 2548 Blairstone Pines Drive, Tallahassee, Florida 32301 on this 25th day of February, 1991.

B. Kenneth Gatlin

B. KENNETH GATLIN