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January 18, 1994

Mr. Steve Tribble, Director  
Division of Records and Reporting  
Florida Public Service Commission  
101 East Gaines Street  
Tallahassee, FL 32301

RE: Revocation by PSC of Certificate Nos. 451-W and 382-S  
Docket No. 930944-WS  
Our File No. 29056.03

Dear Mr. Tribble:

Enclosed please find the original and fifteen copies of Shady Oaks' Motion For Extension Of Time In Which To Prefile Direct Testimony to be filed in the above-captioned case.

Should you have any questions or concerns regarding the above, please do not hesitate to contact me at your earliest convenience.

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Sincerely,

ROSE, SUNDBSTROM & BENTLEY

*John L. Wharton Esq.*

John L. Wharton, Esq.  
For The Firm

JLW/lm

Encl.

Dictated by John L. Wharton  
but signed in his absence  
to avoid delay in mailing.

DOCUMENT NUMBER-DATE

00545 JAN 18 1994

FPSC-RECORDS/REPORTING

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

IN RE: Revocation by Florida Public )  
Service Commission of Certificates )  
Nos. 451-W and 382-S issued to SHADY )  
OAKS MOBILE-MODULAR ESTATES, INC. in )  
Pasco County. )

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DOCKET NO. 930944-WS

MOTION FOR EXTENSION OF TIME IN WHICH TO PREFILE DIRECT TESTIMONY

Shady Oaks Mobile-Modular Estates, Inc., by and through its undersigned attorneys, hereby files this Motion For Extension Of Time In Which To Prefile Direct Testimony, and in support thereof states and alleges as follows:

1. Counsel for the Utility and counsel for the Commission staff have engaged in certain discussions regarding the burden of proof in this case and the current scheduling of the testimony in this case. Counsel for the Utility respectfully suggests that the allowance of additional time for the Utility to file its prefiled testimony will not prejudice any party, the public, nor the Commission or its staff, and will allow the Utility additional time in which to determine the pending issues so that the Prefiled Direct Testimony is more responsive and substantive.

2. Counsel for the Utility has discussed this matter with counsel for the staff who has solicited this Motion.

WHEREFORE, counsel for the Utility respectfully requests that the Prehearing Officer grant this Motion and establish new filing dates for the Prefiled Direct Testimony on behalf of the Utility.

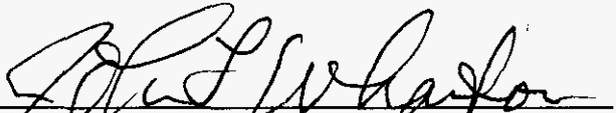
DATED this 18<sup>th</sup> day of January, 1994.



John L. Wharton, Esq.  
Robert A. Antista, Esq.  
ROSE, SUNDSTROM & BENTLEY  
2548 Blairstone Pines Drive  
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**CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that a true and accurate copy of the foregoing has been furnished by hand-delivery to Lila Jaber, Esq., Florida Public Service Commission, 101 E. Gaines Street, Tallahassee, FL 32399-0850 on this 18<sup>th</sup> day of January, 1994.



John L. Wharton, Esq.

s&d\extension.mot