

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In Re: Petition for Interim and Permanent Rate Increase in Franklin County, Florida by ST. GEORGE ISLAND UTILITY COMPANY, LTD.

DOCKET NO. [REDACTED] Filed: March 31, 1994

OBJECTION TO CITIZENS' THIRD REQUEST FOR PRODUCTION OF DOCUMENTS TO ST. ISLAND UTILITY CO., LTD.

St. George Island Utility Company, Ltd., a Florida limited partnership, ("Utility") objects to the third request for production of documents filed by the "Citizens" and as grounds for this objection would show the Commission as follows:

1. In its first request for production of documents filed in this cause on February 11, 1994, the "Citizens" made a request for documents which, including subparts, exceeded the limitation of 75 as established by PSC Order No. 94-0320-PCO-WU issued March 21, 1994.

2. Despite the fact that the "Citizens" first request for production exceeded the limitation of 75 as established in the

ACK above-referenced Commission order, the Utility nevertheless AFA responded to the entire request for production, including those APP in excess of the 75 limitation. CAF

CMU 3. The "Citizens" third request for production is far in CTR excess of the 75 limitation set forth in the above-referenced EAG order, and the Utility should not be compelled to respond to such LPS 4 request in violation of this Commission's order. LTR

CAF 4. The "Citizens'" third request for production amounts to

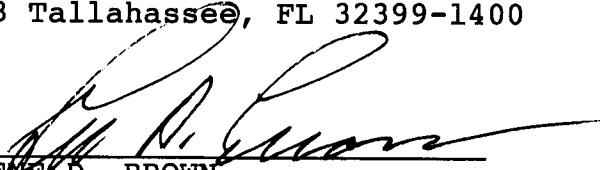
nothing more than additional, continued harassment of the Utility, which will have no result other than to increase the cost of this rate case.

5. The "Citizens'" request for production numbered 76, 77, 82, 99, 100 and 101 are all irrelevant and immaterial to any issue before the Commission in this rate case.

6. The Commission should enter an order directing the "Citizens" to stop harassing this Utility with unreasonable and unduly burdensome discovery requests in violation of the Commission's above-referenced order and the Florida Rules of Civil Procedure.

I HEREBY CERTIFY that copies of this response have been furnished by U. S. Mail this 31st day of March, 1994 to:

Jose' Lorenzo, Esq. and	Harold McLean, Esq.
Suzanne Summerlin	Associate Public Counsel
Florida Public Service	Claude Pepper Building
Commission	Room 812
101 East Gaines Street	111 West Madison Street
Tallahassee, FL 32399-0863	Tallahassee, FL 32399-1400


G. D. BROWN
3848 Killlearn Court
Tallahassee, FL 32308
(904)668-6103
Fla. Bar I.D. 096262

Attorney for St. George
Island Utility Company, Ltd.