

ORIGINAL

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July 13, 2000

Blanca S. Bayo, Director
Division of Records and Reporting
Florida Public Service Commission
2540 Shumard Oak Boulevard
Tallahassee FL 32399

Re: Intercoastal Utilities, Inc. Application for Amendment of
Certificate for Extension of Territory and for Original Water
and Wastewater Certificate - Docket No: 992040-WS
&
Application by Nocatee Utility Corporation for Original
Certificates for Water & Wastewater Service in Duval and St.
Johns County, Florida - Docket No: 990696-WS

Dear Ms. Bayo:

Please find enclosed the original and 15 copies of Sawgrass
Association, Inc's Supplemental Prehearing Statement in connection
with the above-referenced matters. It would be appreciated if your
office would acknowledge the date and time of filing by stamping
the enclosed copy of this letter and returning it to us in the
postage prepaid envelope provided.

Should you have any questions, or if anything else is required,
please do not hesitate to contact me. Thank you for your courtesy
and cooperation.

Very truly yours,

Michael J. Korn

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Michael J. Korn
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Blanca S. Bayo, Director
Division of Records and Reporting
Florida Public Service Commission
July 13, 2000
Page Two

cc w/copy enclosures:

John L. Wharton, Esquire
F. Marshall Deterding, Esquire
Richard D. Melson, Esquire
Samantha Cibula, Esquire
Suzanne Brownless, Esquire
Kenneth A. Hoffman, Esquire
J. Stephen Menton, Esquire
Michael E. Wedner, Esquire
Sawgrass Association, Inc.

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Application for an Amendment)
of Certificate for an Extension of)
Territory and for an Original Water)
and Wastewater Certificate (for a) Docket No: 992040-WS
utility in existence and charging)
for service))
_____)

In re: Application by Nocatee Utility)
Corporation for Original Certificates) Docket No: 990696-WS
for Water & Wastewater Service in)
Duval and St. Johns Counties, Florida)
_____)

SUPPLEMENTAL PREHEARING STATEMENT OF POSITIONS
OF SAWGRASS ASSOCIATION, INC.

COMES NOW Sawgrass Association, Inc. (the Association), by and through its undersigned counsel, and in accordance with the prehearing conference conducted July 12, 2000, hereby supplies its supplemental positions as to certain issues added by PSC staff after the submission of the Association's Prehearing Statement. All numerical references are keyed to the second draft of the Prehearing Order supplied to undersigned counsel by PSC staff on or about July 10, 2000.

ISSUE 5: No position.

ISSUE 7: No position.

ISSUE 8: No position.

ISSUE 9: No position.

ISSUE 10: No position.

ISSUE 17: No position at this time.

ISSUE 18: Intercoastal's existing customers do not support the proposed extension of its service territory, based on

Intercoastal's past performance, and the Commission should consider this position and give it all due and appropriate weight.

ISSUE 20: Yes.

ISSUE 22: No position at this time.

Respectfully submitted this 13 day of July 2000.

KORN & ZEHMER, P.A.



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904/296-2111
Attorneys for Sawgrass Association,
Inc.

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing has been furnished by telefax and U.S. Mail this 13 day of July 2000 to:

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supprehearing.pld