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FLORIDA PUBLIC SERVICE COMMISSION

July 26, 2000

Via Federal Express

Ms. Blanca Bayo, Director
Division of Records & Reporting
Florida Public Service Commission
2540 Shumard Oak Boulevard
Tallahassee, FL 32399-0850

Re: Docket No. 991666-WU
Application for Amendment of Certificate No. 106-W to add territory in Seminole County by Florida Water Services Corporation.

Dear Ms. Bayo:

Enclosed please find an original and five copies of Florida Water Services Corporation's Stipulated Motion of Florida Water Services Corporation for Extension of Time to File Direct and Rebuttal Testimony and Prehearing Statements.

If you need any additional information or other assistance, please call our office at (407) 598-4100. Thank you for your cooperation.

Sincerely,

Matthew J. Feil
Staff Attorney

APP	_____
CAF	_____
CMP	_____
COM	3 _____
CTR	_____
ECR	_____
LEG	1 _____
OPC	_____
PAI	_____
RGO	_____
SEC	1 _____
SER	_____
OTH	_____

DOCUMENT NUMBER - DATE

09059 JUL 27 8

FPSC-RECORDS/REPORTING

ORIGINAL

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Application for amendment)
of Certificate No. 106-W to add)
territory in Seminole County by)
Florida Water Services Corporation)
_____)

Docket No. 991666-WU

Filed: July 26, 2000

**STIPULATED MOTION OF FLORIDA WATER SERVICES CORPORATION
FOR EXTENSION OF TIME TO FILE
DIRECT AND REBUTTAL TESTIMONY AND PREHEARING STATEMENTS**

Florida Water Services Corporation ("Florida Water"), by and through its undersigned counsel, and pursuant to Rule 28-106.204, Florida Administrative Code, hereby requests an extension of time up as set forth herein for filing testimony and prehearing statements. In support of its Motion, Florida Water states as follows:

1. By Order No. PSC-00-0623-PCO-WU, issued April 3, 2000, the Prehearing Officer established filing dates and hearing schedule for the captioned matter.
2. The parties have attempted to exchange information and discuss compromise informally, and some delays have been experienced in the information exchange. Further, the undersigned counsel has resigned his position as in-house counsel for Florida Water, and some time will be necessary for new counsel to be briefed on the case.
3. In consideration of the foregoing paragraph, Florida Water respectfully requests revising the filing dates in the above order as follows:

<u>Date</u>	<u>Ordered</u>	<u>Proposed Revision</u>
Utility's Direct	July 31, 2000	August 10, 2000
Intervenors' Direct	August 28, 2000	September 7, 2000
Staff's Direct	September 25, 2000	October 6, 2000
Rebuttal Testimony	October 23, 2000	October 31, 2000
Prehearing Statement	November 13, 2000	November 17, 2000

DOCUMENT NUMBER-DATE

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4. The undersigned counsel represents that he has conferred with counsel for Intervenor the City of Groveland regarding this motion, and counsel for the City agrees to the relief sought herein.

WHEREFORE, for the foregoing reasons, Florida Water respectfully requests the Prehearing Officer enter an Order granting an extension of time for the filing dates as set forth hereinabove.

Respectfully submitted,

A handwritten signature in cursive script, appearing to read "Matthew J. Feil", is written over a horizontal line.

MATTHEW J. FEIL, ESQ.
Florida Water Services Corporation
P. O. Box 609520
Orlando, Florida 32860-9520
(407) 598-4260

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a copy of the foregoing was furnished by U. S. Mail to the following this 26th day of July, 2000:

City of Groveland
J. L. Yarborough, City Manager
156 S. Lake Ave.
Groveland, FL 34736

Patricia Christensen
Florida Public Service Commission
2540 Shumard Oak Boulevard
Room 370
Tallahassee, FL 32399-0850

Ken Hoffman
Rutledge, Ecenia, Purnell & Hoffman, P.A.
P. O. Box 551
Tallahassee, FL 32302

Suzanne Brownless
1311-B Paul Russell Rd.
Suite 201
Tallahassee, FL 32301

By: 
MATTHEW J. FEIL, ESQ.