

ORIGINAL



JACK SHREVE
PUBLIC COUNSEL

STATE OF FLORIDA
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c/o The Florida Legislature
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October 26, 2000

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Ms. Blanca S. Bayó, Director
Division of Records and Reporting
Florida Public Service Commission
2540 Shumard Oak Boulevard
Tallahassee, FL 32399-0870

RE: Docket No. 991437-WU

Dear Ms. Bayó:

Enclosed are an original and fifteen copies of a Motion to Reconsider Order Establishing Procedure for filing in the above-referenced docket.

Please indicate receipt of filing by date-stamping the attached copy of this letter and returning it to this office. Thank you for your assistance in this matter.

Sincerely,

Charles J. Beck
Deputy Public Counsel

CJB/dsb
Enclosures

- APP _____
- CAF _____
- CLP _____
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- CTR _____
- ECR Willis
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Done 10/31/00

DOCUMENT NUMBER-DATE

13748 OCT 26 00

FPSC-RECORDS/REPORTING

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Application for increase)
in water rates in Orange County)
by Wedgefield Utilities, Inc.)

Docket no. 991437-WU

Filed October 26, 2000

MOTION TO RECONSIDER ORDER ESTABLISHING PROCEDURE

The Citizens of Florida (Citizens), by and through Jack Shreve, Public Counsel, file this motion seeking reconsideration of order no. PSC-001895-PCO-WU issued October 16, 2000 (Order Establishing Procedure).

1. The Order Establishing Procedure sets forth a number controlling dates, one of which is to require intervenors to file direct testimony and exhibits by no later than November 17, 2000.

2. On October 12, 2000, Citizens served our first set of interrogatories and first set of requests for production on Wedgefield Utilities, Inc. (Wedgefield). Under the terms of the procedural order, Wedgefield is required to produce this information by Wednesday, November 1, 2000 -- a little more than two weeks before the date for filing intervenor testimony. Wedgefield, however, filed objections to all of the interrogatories and all but two of the requests for production of documents on Friday, October 20, 2000. Wedgefield's objections may delay receipt of the discovery information.

3. Citizens filed a motion to compel, emergency request for hearing, and request for other relief on Monday, October 23, 2000. That pleading seeks an order by

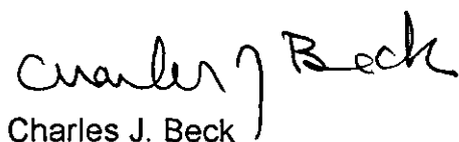
the Prehearing Officer that would require Wedgefield to produce all of the requested information by the due date of November 1, 2000. Barring that, the pleading asks for a day-for-day extension of the date for pre-filing testimony for every day that Wedgefield delays actual production of the requested information.

4. Citizens reiterate that request here and ask the Prehearing Officer to extend the date for filing intervenor testimony by one day for every day that Wedgefield delays production of the discovery material requested in Citizens' first set of interrogatories and first set of requests for production of documents.

WHEREFORE, Citizens respectfully request the Prehearing Officer to extend the date for filing intervenor testimony as described in this motion.

Respectfully submitted,

JACK SHREVE
Public Counsel
Fla. Bar No. 73622

A handwritten signature in black ink that reads "Charles J. Beck". The signature is written in a cursive style with a large, sweeping "C" and "B".

Charles J. Beck
Deputy Public Counsel
Fla. Bar No. 217281

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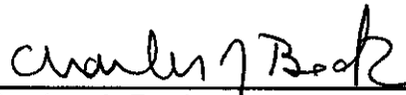
(850) 488-9330

Attorney for Florida's Citizens

**DOCKET NO. 991437-WU
CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that a copy of the foregoing has been furnished by U.S.

Mail or hand-delivery to the following parties on this 26th day of October, 2000.



Charles J. Beck

Patricia Cristensen
Division of Legal Services
Fla. Public Service Commission
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Tallahassee, FL 32399-0850

Ben Girtman
1020 E. Lafayette St., #207
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