

Dorothy Menasco

090451-EM

From: paulastahmer@aol.com
Sent: Thursday, March 11, 2010 4:47 PM
To: Filings@psc.state.fl.us; swright@yvlaw.net; diandv@bellsouth.net; Erik Sayler; Martha Brown; Rduglar@yvlaw.net; TFWalsch@PSC.STATE.FL.US
Subject: Notice of Clarification from Intervener Stahmer
Attachments: notice of clarification 3-11-10doc.doc

a. Person responsible for this electronic filing:

Paula H. Stahmer, Intervener
4621 Clear Lake Drive
Gainesville, Florida 32607
(352) 373-3958/ 352-222-1063(c)
Paulastahmer@aol.com

b. 090451-EM

In Re: Joint Petition to Determine Need for Gainesville Renewable Energy Center in Alachua County, by Gainesville Regional Utilities and Gainesville Renewable Energy Center, LLC.

c. Document being filed on behalf of Paula H. Stahmer, Intervener

d. There are a total of 2 pages.

e. The document attached for electronic filing is Notice of Clarification by Intervener Stahmer..

(see attached file: 090451-EM- Notice3-9-10doc.

Thank you for your attention and assistance in this matter.

Paula H. Stahmer
Phone: 352-373-3958/ 352-222-1063(c)

3/11/2010

DOCUMENT NUMBER-DATE

01682 MAR 11 2010

FPSC-COMMISSION CLERK

**BEFORE THE
FLORIDA PUBLIC SERVICE COMMISSION**

In the Matter of:

DOCKET NO. 090451-EM

JOINT PETITION TO DETERMINE NEED
FOR GAINESVILLE RENEWABLE ENERGY
CENTER IN ALACHUA COUNTY, BY
GAINESVILLE REGIONAL UTILITIES
AND GAINESVILLE RENEWABLE ENERGY
CENTER, LLC.

**NOTICE OF CLARIFICATION
BY INTERVENER STAHMER**

COMES NOW, INTERVENER Paula Stahmer (hereinafter "Stahmer"), by herself, *pro se*, in order to correct a possible misapprehension as to her credentials and states as follows:

1. On March 3, 2010, Stahmer appeared before the Florida Public Service Commission (hereinafter "Commission"), in the above-captioned matter at a status conference, at which time her Motion to Intervene, *pro se*, was granted.

2. Thereafter ensued discussion on various matters for about three hours, presided over by Commissioner Skop.

3. At some point in the proceedings, Commissioner Skop made a comment suggesting that Stahmer and another intervener, Dian Deevey, also appearing *pro se*, seemed like lawyers themselves.

4. Either because of inattention or distraction by making notes, Stahmer did not make a response. But in reviewing the transcription, released on March 5th, of the proceedings of March 3rd, Stahmer now feels constrained to clarify the record so as not to inadvertently mislead the Commission.

5. Stahmer is an attorney and has been a member of the Bar of the District of Columbia in good standing for over thirty years. Stahmer is not a member of the Florida Bar, and has never appeared before the Commission in any capacity. Since she is not a member of the

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FPSC-COMMISSION OFFICE

Florida Bar, Stahmer is always very cautious not to trade on being a lawyer so as not to be perceived as practicing law without a license.

6. Based upon the foregoing, Stahmer requests that the Commission enter this statement into the docket of documents in order to clarify the record.

RESPECTFULLY submitted this 11th day of March, 2010.

s/ Paula H. Stahmer
Paula H. Stahmer, *pro se*
4621 Clear Lake Drive,
Gainesville, Florida 32607
352-373-3958(H)/ 352-222-1063(C)
Email: Paulastahmer@aol.com

CERTIFICATE OF SERVICE

I, Paula Stahmer, hereby certify that a true and complete copy of the foregoing has been served on the following via electronic mail on March 11th, 2010:

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s/Paula H. Stahmer, pro se