



October 15, 1999

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. 990054-WU

Application for Amendment of Certificate No. 106-W in Lake County by Florida

Water Services Corporation

Dear Ms. Bayo:

Enclosed for filing in the above-referenced docket, please find an original and fifteen copies of Florida Water's Stipulated Motion for Postponement of Case Schedule.

In order to confirm filing of these documents, please date-stamp the enclosed copy of this letter and return it to me in the stamped, self-addressed envelope which is provided for your convenience.

If you need any additional information or other assistance, please call me at (407) 598-4260. Thank you for your cooperation.

Sincerely,

AFA APP

CAF

CMU

EAG LEG MAS OPC PAI Matthew J. Feil Staff Attorney

Enclosures

SERVICE COMMISSION
99 DCT 18 M 9 C



BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In Re: Application of)	
Florida Water Services)	
Corporation for Amendment of)	DOCKET NO. 990054-WU
Certificate No. 106 to add and)	
delete territory in Lake County,)	
Florida.)	

STIPULATED MOTION FOR POSTPONEMENT OF CASE SCHEDULE

NOW COMES Florida Water Services Corporation ("Florida Water") by and through its undersigned counsel, and hereby requests that the due dates for filing testimony and prehearing be postponed as set forth herein. In support of thereof Florida Water states as follows:

- 1. Pursuant to the Case Assignment and Scheduling Record, Florida Water's testimony is due on October 18, 1999; Intervenor's testimony is due on November 17, 1999; Staff's testimony is due on December 17, 1999; Rebuttal testimony is due on January 18, 2000.
- 2. At this time, Florida Water is negotiating a possible settlement with Intervenor, Crystal River Utilities, Inc. If a settlement agreement is reached, the need for filing testimony and prehearing statements and the need for a hearing will be obviated, and the parties and the Commission will save valuable time and expense.
- 3. While a compromise is being negotiated, Florida Water requests the Commission not reschedule the hearing date, originally set for March 15 through March 16, 2000. However, since the case schedule allows an extension of filing dates, Florida Water proposes postponing the filing schedule as follows:

DOCUMENT NUMBER-DATE
12725 OCT 18 \$\mathref{s}\$

FREC-RECORDS/REPORTING

Florida Water's testimony due on November 8, 1999; Intervenor testimony due on December 8, 1999; Staff's testimony due on January 7, 2000; and rebuttal testimony due on February 11, 2000.

4. The undersigned counsel has consulted with Counsel for Crystal River Utilities, Inc., and represents that Crystal River Utilities, Inc. has agreed to the relief sought by this motion.

WHEREFORE, for the foregoing reasons, Florida Water respectfully requests that the Prehearing Officer enter an Order continuing the time for filing testimony for all filing dates established in the Prehearing Order and accept Florida Water's proposed new filing dates.

Respectfully submitted,

MATTHEW J. FEIL, ESQ.

Florida Water Services Corporation

P.O. Box 609520

Orlando, Florida 32860-9520

(407) 598-4260

(407) 598-4241 (FAX)

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a copy of the foregoing Motion was furnished by overnight delivery to Rose Law Firm, c/o Marty Friedman, 2548 Blairstone Pines Drive, Tallahassee, Florida, 32301, on this day of October, 1999.

MATTHEW J. FEIL, ESQ.