FPSC-COMPIGGING PLEDY

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OFFICE OF THE GENERAL COUNSEL HAROLD A. MCLEAN GENERAL COUNSEL (850) 413-6199

Hublic Service Commizzion

September 12, 2002

Carl & Mildred Boldt 1140 West Altgeld Street Cicago, IL 60614

RE: Docket No. 020640-SU - Application for certificate to provide wastewater service in Lee County by Gistro, Inc.

Dear Carl & Mildred Boldt:

Pursuant to Section 120.573, Florida Statutes, state agencies have been charged with the responsibility of promoting mediation of administrative disputes consistent with the provisions contained therein. Mediation is an informal dispute resolution process in which a neutral third party, the mediator, helps the disputing parties reach an agreement upon the disputed matter. The mediator has no power to impose a decision on the parties. Mediation is a desirable alternative to an administrative hearing in that it can be less expensive, less time-consuming, and allows the parties themselves to negotiate settlement of disputed issues.

We will soon contact you to discuss whether this case can be handled through mediation. We encourage you to raise any questions or concerns you may have concerning mediation at that time.

If the affected persons agree to proceed to mediation, Commission staff will draft and submit for your approval an agreement to mediate. For your information, a sample Agreement to Engage in Mediation is enclosed with this letter. The agreement will include provisions for mediator selection, the allocation of any costs and fees associated with the mediation, and the mediating parties' understanding regarding the confidentiality of discussions and documents introduced during mediation, as well as the participation by Commission staff in the mediation process. Pursuant to Section 120.573, Florida Statutes, the mediation will conclude within 60 days of the agreement unless otherwise agreed upon by the parties.

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CMP	In order for the mediation to be successful, all parties must be committed to engaging in good	
COM		
CTR	it is important for all parties to be present at the mediation who are able to agree to a binding	-
ECR GCL	solution.	~
OPC		-
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OTH))

Carl & Mildred Boldt Page 2 September 12, 2002

If you have any questions, please feel free to contact me at (850) 413-6224. Thank you for your attention to this matter.

Sincerely,

Rosanne Gervasi Senior Attorney

Enclosure rg/dm

cc: D

Division of the Commission Clerk and Administrative Services Division of Economic Regulation (Brady, Daniel) Office of the General Counsel (Helton)

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MEDIATION

The Public Service Commission (PSC) often resolves disputes involving regulated utilities and their customers or other parties through formal proceedings. However, such proceedings can be expensive, time consuming and may not result in an outcome that satisfies all parties. Therefore, the PSC encourages parties to voluntarily participate in other less formal processes to resolve disputes. Parties may attempt to negotiate their dispute among themselves at any time and do not need the Commission's participation or permission to do so. However, when negotiations are unproductive, the parties may wish to consider mediation as an alternative to formal proceedings.

WHAT IS MEDIATION?

Mediation is a voluntary, informal, non-adversarial process. Parties select a neutral third party to act as mediator. The mediator does not attempt to make a judgement about right or wrong and does not prescribe what the resolution of the dispute should be. Instead, the mediator attempts to facilitate an agreement that leaves final resolution subject to the approval of all parties. The PSC must also approve the mediated agreement for it to become final. A party may withdraw from the process at any time without penalty and it is possible that only a partial agreement or no agreement will be reached. Parties retain their right to formal proceedings should they fail to reach an agreement through mediation.

WHAT TYPES OF ISSUES CAN BE RESOLVED THROUGH MEDIATION?

Some of the issues that can be resolved through mediation are: rulemaking, customer complaints, intercompany disputes, show cause proceedings, and tariffs.

IS MEDIATION APPROPRIATE FOR MY SITUATION?

You are a party to a dispute involving a regulated industry.

You are motivated to resolve the dispute.

You are willing to negotiate with the other parties involved.

You have a clear idea of how you would like the matter to be resolved.

WHY SHOULD I CHOOSE MEDIATION?

To save time and money.

To retain more control over how your dispute is ultimately resolved.

To maintain good relations among parties.

Formal proceedings remain available if the dispute is not resolved.

HOW DOES THE PROCESS WORK?

A party notifies the PSC of its desire to use mediation by filing a written request to mediate.

Other parties are notified and a written agreement to engage in mediation is filed by the parties that choose to participate.

The agreement states the identity of the mediator the parties have selected, the issues they have agreed to mediate, and the date and time of the first mediation session.

If an agreement is reached through the mediation session(s), the Commission will review it and enter a final order incorporating the agreement of the parties.

Sample AGREEMENT TO ENGAGE IN MEDIATION

FLORIDA PUBLIC SERVICE COMMISSION

Name of Party	_	Name of Party	
Signature Dat	e -	Signature Da	te
are not admissible in subsequent administra agreed to in writing by all parties; the comm communication is required to be made publ	tive, leginunication ic by state ement re	slative, or judicial proceedings, unless: n has already been made public; or, the ute or judicial order. cached through the mediation process is nmission's final review of the mediated	
prepared for the purpose of mediation shall	be consid	ications of the parties or the mediator dered confidential offers of settlement and	i
Each party agrees that the Commission mediation unless a mutually agreed upon mediation services when the mediation is	ediator is	selected by the parties. There is no charge	ge f.
Each party agrees that the cost of engaging to equally among the parties (excluding the Coagreed to in writing by all parties.	he servic	none Number: es of an outside mediator will be shared n) unless specifically stated otherwise and	- d
If the parties have selected a mediato	or, provid	e the following. Name:	<u>.</u> ;
Each party understands that choosing confer or limit standing in any subsequent juparticipation may limit standing as provided right to a formal hearing before the Florida I issues fail to be resolved through the mediat Commission shall notify the parties in writin disposition of the dispute and the deadlines the mediation.	ndicial or in Rule Public Se ion proce ng of the	28-106.111, FAC. Each party retains the rvice Commission (Commission) should ess. If any issues remain unresolved, the legal remedies which remain available for	n- the
engage in mediation in good faith for the put	rpose of a	60 days of the date this agreement is	

Date of first mediation session		Time		
lace first session to be conducted				
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Below, please list the name attend the mediation; please also in				no may
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lame		Name		
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		Telephone number		
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Name		Name		•
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Representing Address City State Telephone number Authorized to negotiate settlement: Yes_ Name Representing Address	No	Representing Address City Telephone number Authorized to nego Name Representing Address	otiate settlement: Yes	No

Sample REQUEST FOR MEDIATION

Florida Public Service Commission

NAME OF PARTY	PARTY'S REPRESENTATIVE (IF ANY)
ADDRESS	ADDRESS
TELEPHONE NUMBER (VOICE)	TELEPHONE NUMBER (VOICE)
TELEPHONE NUMBER (FAX)	TELEPHONE NUMBER (FAX)
Statement of preliminary agency action in Dock	et No
Using the space below or additional pages if neowill be affected by the Florida Public Service Cospecifically state the relief sought.	
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