RECEIVED-FPSC

09 OCT 23 AM 9: 28

COMMISSION CLERK OF THE COURT



#### **DISTRICT COURT OF APPEAL** FIRST DISTRICT STATE OF FLORIDA TALLAHASSEE, FLORIDA 32399-1850



020639-EI

(850) 488-6151

October 22, 2009

Ann Cole, Clerk **Public Service Commission** 2540 Shumard Cak Blvd. Tallahassee, FL 32399-0850

RE: Grey Robot, Inc. and

**Anthony Parks** 

**CASE NUMBER: 1D09-5360** 

Florida Public Service V.

Commission

Lower Case Number: PSC-02-1226-FOF-EI

Dear Ann Cole, Clerk:

As Clerk of the Court, I acknowledge receipt of the Notice of Appeal in this Administrative action, filed in this court on 10/21/2009, and in the lower tribunal on N/A. Receipt number N/A for the filing fee attached.

In the future, pleadings and correspondence filed in this cause must contain this Court's case number.

Before this case can be assigned to a panel of judges for consideration, the attached Docketing Statement must be completed and filed with this court by the appellant. Appellee/Amicus needs to review the information on the appellant's Docketing Statement and file a Docketing Statement, if required, as explained in the attached Docketing Statement. If the court determines that this case requires expedited emergency consideration, the case may be reviewed before receipt of the Docketing Statement.

Sincerely yours.

Jon S. Wheeler Clerk of the Court

Michael G. Cooke, G.C.

COCUMENT NUMBER-DATE

10796 OCT 238

FPSC-COMMISSION CLERK

COM ECR GCL **OPC RCP** SSC SGA

ADM CLK

Copies: Anthony Parks

October 22, 2009

**CASE NO.: 1D09-5360** 

L.T. No.: PSC-02-1226-FOF-EI

Grey Robot, Inc. And Anthony Parks

v. Florid

Florida Public Service

Commission

Appellant / Petitioner(s),

Appellee / Respondent(s).

#### BY ORDER OF THE COURT:

Upon the Court's own motion, appellant is directed to file within 10 days from the date of this order an amended notice of appeal which contains a proper certificate of service showing service on, **the opposing side**, **their attorney at a current address**. A copy of Florida Rule of Appellate Procedure 9.420, which defines certificate of service, and a sample form for an amended notice of appeal are attached to appellant's copy of this order. The amended notice of appeal shall be filed with this Court and not the lower tribunal. The failure of appellant to timely comply with this order could result in the imposition of sanctions, including dismissal of the appeal without further opportunity to be heard. Florida Rule of Appellate Procedure 9.410.

I HEREBY CERTIFY that the foregoing is (a true copy of) the original court order.

Served:

Ann Cole, Clerk

Anthony Parks

Michael G. Cooke, G.C.

gw

JON'S. WHEELER, CLERK

00CUMENT NUMBER-DATE | 0796 00123 8

FPSC-COMMISSION CLERI

October 22, 2009

**CASE NO.: 1D09-5360** 

L.T. No.: PSC-02-1226-FOF-EI

Grey Robot, Inc. And Anthony Parks

v. Florida Public Service

Commission

Appellant / Petitioner(s),

Appellee / Respondent(s).

### BY ORDER OF THE COURT:

Upon review, it appears that the notice of appeal was filed by an officer or an employee of the appellant, a corporation. Appellant is advised that a corporation cannot be represented by an officer or an employee and a pleading signed in the corporate name by one of its agents or officials is a nullity. Richter v. Higdon Homes, Inc., 544 So.2d 300 (Fla. 1st DCA 1989).

Accordingly, appellant shall secure the services of counsel licensed to practice law in the State of Florida who shall file a notice of appearance in this court within 30 days of the date of this order. Appellant is advised that the failure to comply with the terms of this order within the time allowed will result in the imposition of sanctions, including dismissal of this case, without further notice or opportunity to be heard. Florida Rule of Appellate Procedure 9.410.

I HEREBY CERTIFY that the foregoing is (a true copy of) the original court order.

Served:

Ann Cole, Clerk

Anthony Parks

Michael G. Cooke, G.C.

gw

Jos S. WHEELER, CLERK



October 22, 2009

**CASE NO.: 1D09-5360** 

L.T. No.: PSC-02-1226-FOF-EI

Grey Robot, Inc. And Anthony Parks

v. Florida Public Service Commission

Appellant / Petitioner(s),

Appellee / Respondent(s).

### BY ORDER OF THE COURT:

Appellant has filed a notice of appeal in the lower tribunal without the entry of an order of insolvency or deposit of the statutory filing fee. Accordingly, appellant shall, within 30 days from the date of this order, either file a certified copy of the lower tribunal's order of insolvency for appellate purposes as required by Florida Rule of Appellate Procedure 9.430 or pay to the clerk of this Court the sum of \$300.00 as the appellate filing fee required by the applicable rule of procedure and Section 35.22(3), Florida Statutes (2008). If appellant seeks a waiver of the filing fee on the grounds of indigency, appellant shall file a motion and affidavit of indigency with the clerk of the lower tribunal (the court, agency, officer, board, commission or body whose order is to be reviewed) for a determination by the lower tribunal of whether an order of insolvency should be issued pursuant to Rule 9.430 and Section 57.081(1) or 57.085(2), Florida Statutes (2008), as applicable.

This appeal shall not proceed until the order of insolvency is filed or the fee is paid. If at the end of 30 days appellant has neither paid the fee nor secured an order of indigency, appellant shall show cause within 10 days thereafter why this appeal should not be dismissed. Florida Rule of Appellate Procedure 9.410.

I HEREBY CERTIFY that the foregoing is (a true copy of) the original court order.

Served:

Ann Cole, Clerk

Anthony Parks

Michael G. Cooke, G.C.

JONS. WHEELER, CLERK



October 22, 2009

**CASE NO.: 1D09-5360** 

L.T. No.: PSC-02-1226-FOF-EI

Grey Robot, Inc. And **Anthony Parks** 

٧.

Florida Public Service

Commission

Appellant / Petitioner(s),

Appellee / Respondent(s).

### BY ORDER OF THE COURT:

Upon the Court's own motion, pursuant to Florida Rules of Appellate Procedure 9.110(d) and/or 9.130(c), appellant is directed to file within 10 days from the date of this order conformed copies of the order(s) of the lower tribunal from which the appeal is being taken, together with any order entered on a timely motion postponing rendition of the order(s) appealed. The appellant shall also file a copy of the motion that postpones rendition. The copy of the motion shall include the original dated certificate of service. The conformed copies shall be filed by the appellant with a notice of filing which contains a certificate of service reflecting service on all counsel or parties in the case. Florida Rule of Appellate Procedure 9.420(c). The failure of appellant to timely comply with this order could result in the imposition of sanctions, including dismissal of the appeal/petition without further opportunity to be heard. Florida Rule of Appellate Procedure 9.410.

I HEREBY CERTIFY that the foregoing is (a true copy of) the original court order.

Served:

Ann Cole, Clerk

Anthony Parks

Michael G. Cooke, G.C.

gw

Jos S. WHEELER, CLERK

