# **Eric Fryson**

	From:	Michele Parks [mparks@sfflaw.com]
	Sent:	Thursday, June 14, 2012 9:32 AM
	То:	Filings@psc.state.fl.us
	Cc:	Sayler, Erik; Ralph Jaeger
	Subject:	{BULK} Docket No.: 110200-WU; Application for Increase in Water Rates in Franklin County by Water Management Services, Inc.
	Importance:	Low
Attachments: Notice of Withdrawal Testimony & Exhibits.pdf		Notice of Withdrawal Testimony & Exhibits.pdf
		S. Friedman, Esquire trom Friedman & Fumero, LLP

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### mfriedman@sfflaw.com

- b. Docket No.: 110200-WU; Application for Increase in Water Rates in Franklin County by Water Management Services, Inc.
- c. <![endif]>Water Management Services, Inc.
- d. 2 pages
- e. Withdrawal of Testimony and Exhibits of Gene D. Brown

### **MICHELE PARKS**

Paralegal for Martin S. Friedman and Bridget M. Grimsley



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## BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Application for increase in Water Rates in Franklin County by Water Management Services, Inc. Docket No. 110200-WU

# WATER MANAGEMENT SERVICES, INC.'S NOTICE OF WITHDRAWAL OF TESTIMONY AND EXHIBITS OF GENE D. BROWN

WATER MANAGEMENT SERVICES, INC. (the "Utility"), by and through its undersigned attorneys, hereby withdraws the Testimony and Exhibits of Gene D. Brown (Document No. 08220-11) and in furtherance thereof states:

1. Although testimony is not required documentation in a Proposed Agency Action proceeding, testimony and exhibits Gene D. Brown were filed with the Application and required documentation. Such documentation not being required, WMSI hereby withdraws the testimony and exhibits of Gene D. Brown and therefore will not rely upon such testimony and exhibits in pursuing its rate increase.

Respectfully submitted on this A day of June, 2012 by:

SUNDSTROM, FRIEDMAN & FUMERO, LLP 766 North Sun Drive, Suite 4030 Lake Mary, FL 32746 PHONE: (407) 830-6331 FAX: (407) 830 8255 mfriedman@sfflaw.com

Indu

MARTIN S. FRIEDMAN For the Firm

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# CERTIFICATE OF SERVICE DOCKET NO. 110200-WU

1 HEREBY CERTIFY that a true and correct copy of the foregoing has been sent to furnished by U.S. Mail and E-Mail to the following parties this  $\square$  day of June, 2012:

Erik Sayler, Associate Public Counsel Office of Public Counsel c/o The Florida Legislature 111 W. Madison Street, Room 812 Tallahassee, FL 32399-1400

Ralph Jaeger, Esquire Office of General Counsel Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850

in Andem

MARTIN S. FRIEDMAN For the Firm