Eric Fryson

From: Rhonda Dulgar <rhonda@gbwlegal.com>

Sent: Wednesday, May 08, 2013 2:21 PM

To: Filings@psc.state.fl.us; Caroline Klancke; Bart@bartonsmithpl.com; Shillinger-

Bob@MonroeCounty-FL.Gov; Schef Wright

Subject: Electronic Filing - Docket 130086-SU

Attachments: 130086.MC.UnopposedMotion4ExtOfTime.5-8-13.pdf

a. Person responsible for this electronic filing: Robert Scheffel Wright
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b. 130086-SU

In Re: Complaint of K W Resort Utilities Corp. against Monroe County, Florida for alleged entitlement to collect certain capacity reservation fees for excess capacity used.

- c. Document being filed on behalf of the Monroe County, Florida.
- d. There are a total of 3 pages.
- e. The document attached for electronic filing is Monroe County's Unopposed Motion for Extension of Time to Respond to K W Resort Utilities Corporation's Complaint. (see attached file: 130086.MC.UnopposedMotion4ExtOfTime.5-8-13.pdf)

Thank you for your attention and assistance in this matter.

Rhonda Dulgar

Secretary to Jay LaVia & Schef Wright

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Gardner, Bist, Wiener, Wadsworth, Bowden, Bush, Dee, LaVia Wright, PA. ATTORNEYS AT LAW

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BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In Re: Complaint of K W Resort)				
Utilities Corp. against Monroe)				
County, Florida for alleged)	Docket	No.	1300	086-SU
Entitlement to collect certain)				
Capacity reservation fees for)	Filed:	May	8,	2013
excess capacity used.)		_		
)				

UNOPPOSED MOTION FOR EXTENSION OF TIME TO RESPOND TO K W RESORT UTILITIES CORPORATION'S COMPLAINT

Respondent, Monroe County (the "County"), by and through undersigned counsel and pursuant to Rule 28-106.204(1), Florida Administrative Code ("F.A.C."), hereby requests that the Commission grant the County an extension of time of 15 days up to and including June 6, 2013, to file responsive pleadings to K W Resort Utilities Corporation's ("KWRU") Complaint, and in support thereof states:

- 1. KWRU initiated this docket by filing its Complaint with the Commission on April 16, 2013. KWRU served the County with an electronic copy of the Complaint at 9:07 p.m. on April 22, 2013. Pursuant to Rule 28-106.204(2), F.A.C., the County has until May 22, 2013, to file pleadings responsive to KWRU's Complaint. Accordingly, this request for extension of time is timely.
- 2. The County and KWRU are currently pursuing settlement negotiations that have the potential to resolve all issues raised in KWRU's Complaint and thus avoid the need for the County to file pleadings responsive to the Complaint. The County requests an

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extension of time of 15 days (up to and including June 6, 2013) to file pleadings responsive to the Complaint, to allow the County and KWRU to focus on the settlement negotiations.

3. Counsel for the County has conferred with counsel for KWRU and counsel for KWRU has represented that KWRU does not oppose the granting of the extension of time requested in this motion.

WHEREFORE, Monroe County respectfully requests that the Commission enter an order granting the County an extension of 15 days (up to and including June 6, 2013) to file pleadings responsive to KWRU's Complaint.

Respectfully submitted this 8th day of May, 2013.

Robert Scheffel Whight

John T. LaVia, III

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Attorneys for Monroe County, Florida

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing was furnished to the following, by electronic mail, on May 8, 2013:

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