Dorothy Menasco

From:	Rhonda Dulgar <rhonda@gbwlegal.com></rhonda@gbwlegal.com>
Sent:	Friday, May 10, 2013 11:52 AM
То:	Filings@psc.state.fl.us; Martha Brown; Curt Kiser; Larry Harris; Bart@bartonsmithpl.com;
	kelly.jr@leg.state.fl.us; dale.finigan@keysenergy.com; dedenkwf@bellsouth.net; Schef
	Wright; Shillinger-Bob@MonroeCounty-FL.Gov
Subject:	Electronic Filing - Docket No. 120054-EM
Attachments:	120054.MC.Notice-Withdrawal-MTS.5-10-13.pdf

a. Person responsible for this electronic filing: Robert Scheffel Wright Gardner, Bist, Wiener, Wadsworth, Bowden, Bush, Dee, LaVia & Wright, P.A. 1300 Thomaswood Drive Tallahassee, FL 32308 <u>schef@gbwlegal.com</u> (850) 385-0070

b. 120054-EM

In Re: Complaint of Robert D. Reynolds and Julianne C. Reynolds Against Utility Board of the City of Key West, Florida Regarding Extending Commercial Electrical Transmission Lines to each Property Owner of No Name Key, Florida.

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 Notice of Withdrawal of Motion to Strike. (see attached file: 120054.MC.Notice-Withdrawal-MTS.5-10-13.pdf)

Thank you for your attention and assistance in this matter.

Rhonda Dulgar

Secretary to Jay LaVia & Schef Wright

Gardner, Bist, Wiener, Wadsworth, Bowden, Bush, Dee, LaVia & Wright, P.A. 1300 Thomaswood Drive Tallahassee, Florida 32308 Phone: 850-385-0070 Fax: 850-385-5416 Email: <u>rhonda@gbwlegal.com</u> <u>http://www.gbwlegal.com/</u>

02596 MAY 10 2 PSC-COMMISSION CLERK



Gardner, Bist, Wiener, Wadsworth Bowden, Bush Dee, LaVia & Wright, PA. Arrowsers at Law

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BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Complaint of Robert D. Reynolds)
and Julianne C. Reynolds against) Docket No. 120054-EM
Utility Board of the City of Key)
West, Florida d/b/a Keys Energy) Filed: May 10, 2013
Services regarding extending)
Commercial electrical transmission)
lines to each property owner of)
No Name Key, Florida.

MONROE COUNTY'S NOTICE OF WITHDRAWAL OF MOTION TO STRIKE

Monroe County, Florida (the "County"), hereby withdraws its Motion to Strike filed in this docket on April 1, 2013. The County's withdrawal is expressly based on the fact that the Reynoldses filed on May 1, 2013 a Third Amended Complaint, in which they deleted the claims and requests to which the County objected in the Motion to Strike. The Reynoldses' motion to amend their complaint was granted on May 6, 2013.

DECUMENT NUMBER-DATE 02596 HAY 10 = PPSC-COMMISSION OLERK Respectfully submitted this 10th day of May 2013.

Robert Scheffel Wright Florida Bar No. 966701 schef@gbwlegal.com John T. LaVia, III Florida Bar No. 853666 jlavia@gbwlegal.com Gardner, Bist, Wiener, Wadsworth, Bowden, Bush, Dee, LaVia & Wright, P.A. 1300 Thomaswood Drive Tallahassee, Florida 32308 Telephone (850) 385-0070 Facsimile (850) 385-5416

and

Robert B. Shillinger Florida Bar No. 58262 County Attorney Monroe County Attorney's Office 1111 12th Street, Suite 408 Key West, Florida 33040 Telephone (305) 292-3470 Telecopier (305) 292-3516

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 this 10th day of May 2013.

Martha Carter Brown/Curt Kiser/Larry Harris Florida Public Service Commission Division of Legal Services 2540 Shumard Oak Boulevard Tallahassee, Florida 32399 lharris@psc.state.fl.us mcbrown@psc.state.fl.us ckiser@psc.state.fl.us

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