

UNIQUE
FILE COPY

LAW OFFICES
BRADY & BERLINER
A PROFESSIONAL CORPORATION
1225 NINETEENTH STREET N.W.
SUITE 800
WASHINGTON D.C. 20036
TELEPHONE (202) 955-6067
FACSIMILE (202) 822-0109

CALIFORNIA OFFICES
LOS ANGELES
SACRAMENTO
BERKELEY

March 21, 1997

Ms. Blanca S. Bayó, Director
Division of Records and Reporting
Florida Public Service Commission
2540 Shumard Oak Boulevard
Tallahassee, Florida 32399-0850

Re: **Withdrawal of Motion to Suspend the Procedural Schedule,
Docket 96188-BQ**

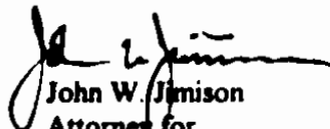
Dear Ms Bayó:

Lake Interest Holdings, Inc., hereby withdraws its Motion to Suspend the Procedural Schedule in the above-referenced docket, filed on February 28, 1997.

I have been informed by Commission staff that the Motion as filed was procedurally premature because the Commission will not commence a formal schedule in this matter until it considers the matter at an agenda conference, and that only after such time would such a Motion properly be entertained.

I have enclosed eight copies of this letter for your filing requirements. Please date-stamp and return one copy for our records. Thank you for your assistance in this matter.

Sincerely,



John W. Jimison
Attorney for
Lake Interest Holdings, Inc.

ACK 1
AFA _____
APF _____
CAF _____
CMI _____
CTR _____
LIT 5

cc. All parties on service list.

RECEIVED & FILED



SED 1
WAS _____
OTH _____

COPIES

3088