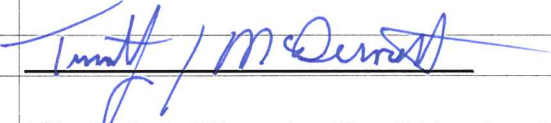



Pursuant to the Court's Order Scheduling Pretrial Conference and Jury Trial dated July 23, 2012, the City of Gainesville ("City") and Intervenor Gainesville Renewable Energy Center, LLC ("GREC") hereby serve their Joint Supplemental Schedule of all exhibits and documentary evidence that they may offer into evidence at trial. These exhibits are in addition to those that the City and Intervenor have previously identified in their earlier trial exhibit list filed with the Court. They expressly reserve the right to use any of the following Exhibits, as well as others not on the Schedule, for purposes of cross examination at trial. The Exhibits that the City and GREC may offer into evidence at trial are as follows:

Ex. No.	Doc Date	Description
129		Monthly Construction Report, October 2012
130	5/30/2008	Roster of Biomass plant negotiating team [SJ Exhibit #6]
131	5/30/2008	Preliminary Agenda and talking points [SJ Exhibit #9]
132	5/7/2009	Donovan email of 5/7/09 at 7:20 a.m. to Hunzinger, et al [SJ Exhibit #11]
133	5/7/2009	Verbatim transcript of CCOM meeting of 5/7/09 [SJ Exhibit #12]
134	5/7/2009	DVD of CCOM meeting of 5/7/09 [SJ Exhibit #13]
135	5/7/2009	Powerpoint presentation by E. Regan to City Commissioners on 5/7/09 [SJ Exhibit #15]
136	9/10/2008	E. Regan email to Hunzinger, et al [SJ Exhibit #16]
137	11/21/2008	Cole email to Hunzinger, et al, re: draft PPA [SJ Exhibit #17]
138	2/17/2009	Levine email to Hunzinger, et al, of 2/17/09 with string of emails re: removal of "gross" and "grossly" from PPA [SJ Exhibit 19]
139	1/20/2009	Bachmeier email to Hunzinger, et al, of 1/20/09 enclosing redline of the AR-GRU PPA Supplemental Power Agreement [SJ Exhibit #20]
140	1/16/2009	Regan email to Hunzinger, et al, of 1/16/09 re: "Update on American Renewables" [SJ Exhibit #21]

Ex. No.	Doc Date	Description	
141		Beaty email of 1/7/12 to Susan Bottcher, Mayor, Hunzinger, atty McNeill and Gainesville Citizens Care.	
		The City and GREC reserve the right to withdraw, modify, or supplement the above Exhibits based upon the Plaintiff's disclosures, and based upon further discovery and/or rulings by the Court.	

Ex. No.	Doc Date	Description
		DATED: December 4, 2012
		Counsel for the City represents that Counsel for the Intervenor has authorized Counsel for the City to sign on behalf of the Intervenor.
		Respectfully submitted,
		
		Elizabeth A. Waratuke, Esq. Litigation Attorney Florida Bar No. 458007 Email: waratukeea@cityofgainesville.org P.O. Box 490, Station 46 Gainesville, Florida 32627 Telephone: (352) 334-5011 Facsimile: (352) 334-2229 Counsel for Defendant City of Gainesville
		and
		Timothy J. McDermott, Esquire Florida Bar No.: 0747531 Email: timothy.mcdermott@akerman.com AKERMAN SENTERFITT 50 N. Laura Street, Suite 3100

Ex. No.	Doc Date	Description
		<u>CERTIFICATE OF SERVICE</u>
		<p>I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished by electronic mail to Marcy I. Lahart, PA (marcy@floridaanimallawyer.com) and (marcyl@justice.com), on this 4th day of December, 2012, on behalf of the City and the Intervenor, having been authorized to do so by the Intervenor.</p>
		 <hr style="width: 30%; margin: auto;"/>
		Timothy J. McDermott