## BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Application of GENERAL DEVELOP- ) DOCKET NO. 890889-WS MENT UTILITIES, INC. for amendment to ) ORDER NO. 22219 Certificates Nos. 370-W and 320-S in ) ISSUED: 11-22-89 Marion County, Florida )

## ORDER AMENDING CERTIFICATES TO INCLUDE ADDITIONAL TERRITORY AND CLOSING DOCKET

BY THE COMMISSION:

On July 13, 1989, General Development Utilities, Inc. (GDU or Utility) filed an application with this Commission for amendment of its certificates to include two separate areas of territory, a school site and residential territory. On September 7, 1989, this Commission issued order No. 21850, amending Certificates No. 370-W and 320-S to include the school site. That Order also directed the Docket to remain open until the residential area portion of the application was complete.

Since the utility has now installed the lines in the residential area, and since, as stated in Order No. 21850, the application is in compliance with statutory requirements, we find that it is in the public interest to amend Certificates Nos. 370-W and 320-S to include the following territory :

Township 16 South, Range 23 East.

In Section 4

All those lots and Tracts lying in the North 1/2 of Land Section 4 bounded on the North by the North Section line of said Section 4 and fronting on Hickory Loop, Bahia Trace Course, and Hickory Loop Way.

In Section 33

All those lots and Tracts lying in the South 1/2 of Land Section 33, South of Bahia Trace and lying Easterly of Bahia Trace Course; also all the lots fronting on the Westerly right of way of Bahia Trace Course.

It is, therefore,

ORDERED by the Florida Public Service Commission that Certificates No. 370-W and 320-S, held by General Development

DOCUMENT NUMBER-DATE

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Utilities, Inc., 1111 South Bayshore Drive, 10th Floor, Miami, Florida 33131, are hereby amended to include the territory described in the body of this Order. It is further

ORDERED that General Development Utilities, Inc. is directed to return Certificates Nos. 370-W and 320-S to this Commission within 20 days of the date of this order for appropriate entry. It is further

ORDERED that the customers in the territory added herein shall be charged the rates approved in General Development Utilities, Inc.'s tariff. It is further

ORDERED that General Development Utilities, Inc. shall file revised tariff sheets reflecting the additional territory within 20 days of the date of this Order. It is further

ORDERED that Docket No. 890889-WS is hereby closed.

By ORDER of the Florida Public Service Commission this 22nd day of NOVEMBER , 1989.

STEVE TRIBBLE, Director Division of Records and Reporting

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## NOTICE OF FURTHER PROCEEDINGS OR JUDICIAL REVIEW

The Florida Public Service Commission is required by Section 120.59(4), Florida Statutes, to notify parties of any administrative hearing or judicial review of Commission orders ORDER NO. 22219 DOCKET NO. 890889-WS PAGE 3

that is available under Sections 120.57 or 120.68, Florida Statutes, as well as the procedures and time limits that apply. This notice should not be construed to mean all requests for an administrative hearing or judicial review will be granted or result in the relief sought.

Any party adversely affected by the Commission's final action in this matter may request: 1) reconsideration of the decision by filing a motion for reconsideration with the Director, Division of Records and Reporting within fifteen (15) days of the issuance of this order in the form prescribed by Rule 25-22.060, Florida Administrative Code; or 2) judicial review by the Florida Supreme Court in the case of an electric, gas or telephone utility or the First District Court of Appeal in the case of a water or sewer utility by filing a notice of appeal with the Director, Division of Records and Reporting and filing a copy of the notice of appeal and the filing fee with the appropriate court. This filing must be completed within thirty (30) days after the issuance of this order, pursuant to Rule 9.110, Florida Rules of Appellate Procedure. The notice of appeal must be in the form specified in Rule 9.900(a), Florida Rules of Appellate Procedure.