

FLORIDA PUBLIC SERVICE COMMISSION

16

VOTE SHEET

JUNE 1, 1999

RE: DOCKET NO. 981341-WS - Application for grandfather certificates to operate water and wastewater utility in Polk County by CHC VII, Ltd. (Deferred from the 5/18/99 Commission Conference; revised recommendation filed.)

Issue 1: Should the application of CHC VII, Ltd., for grandfather certificates in Polk County be granted?

Recommendation: Yes, CHC VII, Ltd., should be granted Water Certificate No. 609-W and Wastewater Certificate 525-S to serve the territory described in Attachment A of staff's May 20, 1999 memorandum. The jurisdictional date for purposes of certification should be May 14, 1996.

**APPROVED**

COMMISSIONERS ASSIGNED: Full Commission

COMMISSIONERS' SIGNATURES

MAJORITY

DISSENTING

*[Handwritten signatures: Susan L. Clark, J. Terry Dean, and others]*

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REMARKS/DISSENTING COMMENTS:

DOCUMENT NUMBER-DATE  
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FPSC-RECORDS/REPORTING

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(Continued from previous page)

Issue 2: What rates and charges should be approved for CHC VII, Ltd.?

Recommendation: As detailed in the analysis portion of staff's memorandum, the rates and charges for 5/8 x 3/4" meters in effect at the time of this filing should be approved as the original tariff rates along with the Commission's standard meter test deposits. In addition, the utility should be required to charge itself irrigation rates for common area water, including golf course irrigation. The first revised tariff sheets for 5/8 x 3/4" meters, effective November 30, 1998 pursuant to the 1998 pass-through rate adjustment, should supersede those approved in staff's memorandum. The effective date of the irrigation rates and all remaining tariff provisions should be the stamped approval date on the tariffs. In the event of a protest, the rates should remain in effect pending the outcome of the rate hearing.

**APPROVED**

*Approved with modifications  
made by staff at conference*

Issue 3: Should CHC VII, Ltd., be responsible for regulatory assessment fees commencing December 1, 1998?

Recommendation: Yes, CHC VII, Ltd., should be responsible for regulatory assessment fees commencing December 1, 1998. The utility should be required to remit the resulting 1998 RAFs within 30 days from the date of the order in this docket.

**APPROVED**

*Approved with modification to staff  
analysis at conference*

Issue 4: Should this docket be closed?

Recommendation: Yes. Upon the expiration of the protest period, the docket should be closed if no timely protest to the proposed agency action issue is filed.

**APPROVED**