BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Application for name change on Certificates Nos. 353-W and 309-S from MHC Systems, Inc. to MHC Systems, Inc. d/b/a FFEC-Six. DOCKET NO. 990972-WS ORDER NO. PSC-99-1881-FOF-WS ISSUED: September 21, 1999

ORDER APPROVING NAME CORRECTION, ISSUING CORRECTED CERTIFICATES NOS. 353-W AND 309-S, AND CLOSING DOCKET

BY THE COMMISSION:

MHC Systems, Inc. (MHC or utility), is a Class B utility located in Lee County. MHC was granted Certificates Nos. 353-W and 309-S by Order No. PSC-95-1271-FOF-WS issued on October 17, 1995, in Docket No. 950193-WS. The utility serves approximately 1825 residential and 22 industrial customers. According to MHC's 1998 Annual Report, the utility had annual operating revenues of \$848,177 and a net income of \$192,219.

Certificates Nos. 353-W and 309-S were originally issued on June 3, 1982, pursuant to Order No. 10833, in the name of FFEC-Six, Inc. On March 14, 1991, the Commission issued Order No. 24240 acknowledging a restructuring and name change to FFEC-Six, Ltd. Finally, on October 17, 1995, FFEC-Six, Ltd.'s application for the transfer of its facilities and Certificates to MHC Systems, Inc. was approved by Order No. PSC-95-1271-FOF-WS.

On July 27, 1999, pursuant to Commission Staff's request, MHC filed a name change application to provide the Commission with information to correct sufficient its records and issue Certificates reflecting MHC's correct name. MHC's reason for the correction is that it failed to inform the Commission of its intention to continue to operate under the full name MHC Systems, Inc. d/b/a FFEC-Six to avoid customer confusion. In support, MHC states that the name FFEC-Six has been and continues to be the name customers know because the utility's bills have always reflected the name FFEC-Six.

The complete name and address of the utility is MHC Systems, Inc. d/b/a FFEC-Six, c/o Manufactured Home Communities, Inc., Two North Riverside Plaza, Suite 800, Chicago, Illinois, 60606. FFEC-Six is a registered fictitious name owned by MCH and MCH is registered with the Secretary of State as a foreign corporation

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ORDER NO. PSC-99-1881-FOF-WS DOCKET NO. 990972-WS PAGE 2

authorized to conduct business in the State of Florida. As stated in the application, the name correction does not constitute a change in ownership or control of the utility, and the ownership of the utility's assets will not change upon correction of the utility's name in the Commission's records.

We find it appropriate to approve MCH's request for the correction of its name in the Commission's records and issue Certificates Nos. 353-W and 309-S in the name of MCH Systems, Inc. d/b/a FFEC-Six. No revised tariff sheets reflecting the correct name need to be issued because the tariff sheets presently reflect the correct name. Additionally, because no further action is necessary, this docket shall be closed.

Based on the foregoing, it is

ORDERED by the Florida Public Service Commission that the request of MCH Systems, Inc. d/b/a FFEC-Six for the correction of its name in the Commission's records is approved. It is further

ORDERED that Certificates Nos. 353-W and 309-S be issued in the name of MHC Systems, Inc. d/b/a FFEC-Six to reflect the correct name of the utility. It is further

ORDERED that Docket No. 990972-WS is hereby closed.

By ORDER of the Florida Public Service Commission this <u>21st</u> day of <u>September</u>, <u>1999</u>.

BLANCA S. BAYÓ, Director Division of Records and Reporting

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ORDER NO. PSC-99-1881-FOF-WS DOCKET NO. 990972-WS PAGE 3

NOTICE OF FURTHER PROCEEDINGS OR JUDICIAL REVIEW

The Florida Public Service Commission is required by Section 120.569(1), Florida Statutes, to notify parties of any administrative hearing or judicial review of Commission orders 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, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850, 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 and/or wastewater 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.