State of Florida



Public Service Commission

-M-E-M-O-R-A-N-D-U-M

DATE: September 11, 2000

TO: Division of Records and Reporting

FROM: Division of Legal Services (Brubaker)

RE: Docket No. 971638-SU - Application ⁹ for amendment of Certificate No. 226-S to add territory in Seminole County by Florida Water Services Corporation.

Please file the attached letter dated September 5, 2000, with attached Final Settlement Agreement and Bulk Wastewater and Reuse Service Agreement, in the docket file for the above-referenced docket.

JSB/dm

cc: Division of Regulatory Oversight (Brady, Redemann)

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RUTLEDGE, ECENIA, PURNELL & HOFFMAN

PROFESSIONAL ASSOCIATION ATTORNEYS AND COUNSELORS AT LAW

STEPHEN A. ECENIA JOHN R. ELLIS KENNETH A. HOFFMAN THOMAS W. KONRAD MICHAEL G. MAIDA J. STEPHEN MENTON

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September 5, 2000

R. DAVID PRESCOTT HAROLD F. X. PURNELL GARY R. RUTLEDGE

GOVERNMENTAL CONSULTANTS: AMY J. YOUNG

VIA HAND DELIVERY

Jennifer Brubaker, Esq. Staff Counsel Florida Public Service Commission 2540 Shumard Oak Boulevard Room 370, Gunter Building Tallahassee, FL 32399-0850

Ms. Pat Brady Florida Public Service Commission 2540 Shumard Oak Boulevard Room 225N, Gunter Building Tallahassee, FL 32399-0850 SEP - 5 2000

Re: Docket No. 971638-SU

Dear Jennifer and Pat:

Enclosed is a copy of the Final Settlement Agreement and Bulk Wastewater and Reuse Service Agreement entered into by Florida Water Services Corporation and the City of Longwood and dated August 22, 2000.

Sincerely,

K

Kenneth A. Hoffman

KAH/rl

Enclosures

SETTLEMENT AGREEMENT AND BULK WASTEWATER AND REUSE SERVICE AGREEMENT

This BULK WASTEWATER SERVICE AGREEMENT ("Agreement") is made and entered into this 22 md day of <u>luguet</u>, 2000, by **FLORIDA WATER SERVICES CORPORATION**, a Florida corporation ("Florida Water") whose mailing address is: Post Office Box 609520, Orlando, Florida 32860 and the **CITY OF LONGWOOD**, a political subdivision of the State of Florida, ("Longwood") whose mailing address is 175 West Warren Avenue, Longwood, Florida 32750.

WHEREAS, Florida Water is an investor-owned utility which provides water, wastewater and reclaimed water services in Seminole County, Florida; and

WHEREAS, Florida Water provides wastewater and reclaimed water services to a service area in Seminole County known as Florida Central Commerce Park; and

WHEREAS, Longwood is a municipal utility which provides water and wastewater services in the City of Longwood, Seminole County, Florida; and

WHEREAS, the provision of water and wastewater services by Florida Water in Seminole County, Florida, is regulated by the Florida Public Service Commission ("FPSC"); and

WHEREAS, an area in Seminole County, Florida, more commonly known as Bennett Commerce Park, as defined herein, has the need to be connected to a centralized wastewater collection system and is adjacent to Florida Central Commence Park and near Longwood's wastewater service lines; and

WHEREAS, Bennett Commerce Park has a need for reclaimed water service; and

WHEREAS, Florida Water filed with the FPSC an Application for Amendment of its Certificate No. 226-S, to add territory in Seminole County, Florida ("Territory Amendment"), and be the sole provider of wastewater service to Bennett Commerce Park (FPSC Docket No. 971638-SU); and

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WHEREAS, Longwood objected to Florida Water's Territory Amendment; and

WHEREAS, Florida Water and Longwood, mediated their dispute pursuant to the FPSC's program and this agreement represents the settlement achieved through that mediation; and

WHEREAS pursuant to the terms and conditions contained herein, Florida Water agrees to provide and Longwood agrees to purchase the bulk wastewater service and to receive at no charge reclaimed water service needed to serve Bennett Commerce Park; and

WHEREAS, upon execution of this Agreement by all parties and approval of same by the FPSC, Florida Water will withdraw its Application for Amendment of its Certificate No. 226-S with FPSC.

NOW THEREFORE, in consideration of the foregoing and the mutual promises set forth below, the parties, intending to be legally bound, agree as follows:

1. The above recitals are true, correct, form a material part of this Agreement, and are hereby incorporated by reference.

2. The following exhibits are a material part of this agreement and are adopted and incorporated herein by reference:

Exhibit "A" Description of Bennett Commerce Park (Florida Water to provide).Exhibit "B" Sketch of Bennett Commerce Park Wastewater Collection System and Interconnect Facilities (City of provide).

3. Each party hereby represents and warrants that it has the right, power and authority to execute and deliver this Agreement and to perform all of the obligations stated herein.

4. Longwood shall construct, permit and maintain, at its sole expense, a wastewater

collection system within Bennett Commerce Park and interconnect facilities with Florida Water's existing collection system as shown in Exhibit "B" (collectively "Bennett Commerce Park Collection System"). The point of interconnection shall be Florida Water's manhole and Longwood shall own and maintain all facilities up to that point. The interconnect facilities shall be constructed consistent with Florida Water's engineering specifications, and Longwood shall forward to Florida Water a copy of its plans. The failure of Florida Water to approve the plans of Longwood within twenty (20) days of meeting said specifications shall render this Agreement null and void.

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5. All wastewater from Bennett Commerce Park shall be pumped by Longwood to the point of interconnection between the Bennett Commerce Park Collection System and Florida Water's existing collection system.

6. This agreement must be approved by the FPSC in its entirety before becoming effective. Any modification to the terms of this agreement required by the FPSC for approval shall render the agreement null and void unless agreed to by the parties within 30 days of notification of modification.

7. Longwood shall make a good faith effort to connect all Bennett Commerce Park wastewater customers to the Bennett Commerce Park Collection System by December 31, 2001 or within a reasonable time thereafter using due diligence. Longwood shall take any legal action pursuant to Longwood City Codes and/or Florida Statutes or other sanctions to connect any customer who refuses to connect.

8. Wastewater customers within the Bennett Commerce Park shall be customers of Longwood and receive all service incident to provision of wastewater service, including but not limited to connection to and maintenance of the Bennett Commerce Park Collection System, from

Longwood.

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9. Florida Water shall provide bulk wastewater service to Longwood for the Bennett Commerce Park Collection System customers from Florida Water's Florida Central Commerce Park wastewater facility.

10. At the time of connection with Florida Water's wastewater transmission system, Longwood shall pay an initial connection fee of seven dollars and no cents (\$7.00) per gallon based on three hundred (300) gallons per day per Equivalent Residential Connection ("ERC") connected to the Bennett Commerce Park Collection System. This equates to two thousand one hundred dollars and no cents (\$2,100.00) per existing ERC. Subsequent to payment of the initial connection fee, Longwood shall pay the same per ERC connection fee for each subsequent connection to the Bennett Commerce Park Collection System for connections made through the time referenced in paragraph 7. Thereafter, this connection fee may be amended from time to time in accordance with the requirements of the FPSC or other applicable regulatory authority.

11. The City of Longwood will read its own meters in Bennett Commerce Park for the purpose of billing its water and sewer customers. Longwood shall provide Florida Water with copies of said readings on a monthly basis. Florida Water shall have the option of reading the water meters for its own record keeping or auditing purposes.

12. Longwood shall pay Florida Water the rate of three dollars and seventy-five cents (\$3.75) per one thousand (1,000) gallons of potable water delivered to Longwood's Bennett Commerce Park customers as evidenced by the water meter readings with Bennett Commerce Park. Florida Water shall not charge a base facility charge. This rate is subject to approval of the FPSC and may be amended from time to time (beginning no earlier than June, 2002) in accordance with the

requirements of the FPSC or other applicable regulatory authority. Failure of the FPSC to approve this initial rate shall render this agreement null and void unless a different and approved rate is agreed to by the parties. There shall never be an increase greater than the percentage of increase to other Florida Water customers in Florida Central Commerce Park.

13. Longwood shall construct, permit and maintain, at its sole expense, a reclaimed water transmission systems within Bennett Commerce Park, as is reasonably necessary and interconnect said facilities with Florida Water's existing Florida Central Commerce Park reclaimed water transmission system. The interconnect facilities shall be constructed consistent with Florida Water's engineering specifications. The point of interconnection for reclaimed water service to Longwood will be the boundary line for Florida Central Park. Longwood will own and maintain reclaimed water facilities beyond this point, however, Florida Water shall have such access to those facilities as is reasonably necessary to comply with its permits.

14. Florida Water agrees to provide at no charge to Longwood reclaimed water that is produced by the Bennett Commerce Park on a gallon for gallon basis. Additionally, Florida Water shall offer at no charge to the City any excess reclaimed water it can not use in Florida Central Commerce Park. The City of Longwood may use the reclaimed water outside of the Bennett Commerce Park area. Florida Water shall be responsible for the retention of reclaimed water, including any required permitting.

15. Longwood shall, if required by law, obtain a permit or permit modification from the Florida Department of Environmental Protection (DEP) authorizing the distribution of reclaimed water. Both parties will undertake their best efforts to comply with this permit and all other applicable permits, regulations and orders issued by St. Johns River Water Management District

(SJRWMD), DEP or any other governmental agency with applicable legal authority. Longwood shall be responsible for ensuring that only domestic quality wastewater (as defined by EPA or by applicable law or regulation) enters Florida Water's system through the Bennett Commerce Park Collection System and is responsible for the pretreatment of all non-domestic wastes (as defined by EPA or by applicable law or regulations) within Bennett Commerce Park Collection System.

16. Any notice required or allowed to be delivered hereunder shall be in writing and shall be deemed to be delivered at the earlier of (i) the date received, or (ii) five (5) business days after the date deposited in an United States Postal Service depository, postage prepaid, registered or certified mail, return receipt requested, addressed to Florida Water or Longwood as the case may be, at the addresses set forth opposite their names below:

AS TO FLORIDA WATER:

, **.**

Florida Water Services Corporation Post Office Box 609520 Orlando, Florida 32860 Attn: General Counsel

AS TO LONGWOOD:

City Administrator 175 West Warren Avenue Longwood, Florida 32750 with a copy to: Florida Water Services Corporation Post Office Box 609520 Orlando, Florida 32860 Attn: Charles Sweat, V.P., Developer Relations

with a copy to: Department of Public Works Utilities Division City of Longwood 180 East Warren Avenue Longwood, Florida 32750

17. Neither party shall be liable to the other for its inability to comply with this Agreement due to causes that are outside their control and could not be avoided by the exercise of due care including: acts of God; fires; strikes; casualties; accidents; breakdowns of or injuries to machinery, pumps, or pipelines; necessary maintenance work; civil or military authority; insurrection; riots; acts or omissions of third parties; or any other cause beyond the control of the parties. Furthermore, these acts shall not constitute a breach of this Agreement on the part of either party.

18. This Agreement shall remain effective for a period of twenty-five (25) years and shall be binding upon and inure to the benefit of the parties and their respective successors, heirs and assigns, provided written notice is provided to the other party at least sixty (60) days before the assignment becomes effective. Following the first term, this Agreement shall be renewed automatically for consecutive five (5) year terms unless either party provides notice at least six (6) months prior to termination, that it intends to renegotiate or terminate this Agreement.

19. A failure by either party to demand compliance with any provision of this Agreement will not constitute a waiver of that party's right to demand compliance with the provision thereafter. Any waiver by either party of any provision of this Agreement must be in writing and shall not constitute a waiver of any other provision.

20. In the event any part of this Agreement is found invalid or unenforceable by any court of competent jurisdiction, the remainder of this Agreement shall remain in full force and effect.

21. The Parties hereto hereby agree to indemnify each other for all costs, claims and damages, except economic losses but including attorney's fees, arising from the breach of this agreement by the other and from the negligent acts or omissions of the other incident to performance hereof.

22. This Agreement constitutes the entire agreement between the parties and supersedes all prior oral or written agreements. No amendment or modification of this Agreement shall be

effective unless set forth in writing executed by both parties and if required approved by the FPSC.

IN WITNESS WHEREOF, the parties have executed this Agreement the day and year first

above written.

FLORIDA WATER: FLORIDA WATER SERVICES CORPORATION, a Florida corporation

Martin 2 Aurea Bv:

Name: Charles L. Saucat

Title: Dicefresident Deceloper Relation

LONGWOOD: CITY OF LONGWOOD, a political subdivision of the State of Florida

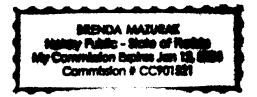
netton Bv:

Name: Paul Lovestrand

Title: Mayor

STATE OF FLORIDA COUNTY OF

The foregoing instrument was acknowledged before me this <u>26^m</u> day of <u>July</u>, 2000, by <u>Charles L. Sweat</u> as <u>Vice President Developer Relation</u> for Florida Water Service Corporation, a Florida corporation.



Brenda Manurak	
(Signature of Notary Public)	
Brenda Mazurak	

(Print, Type or Stamp Commissioned Name of Notary Public)

Personally known _____ OR Produced Identification _____ Type of Identification Produced

STATE OF FLORIDA COUNTY OF

The foregoing instrument was acknowledged before me this $\frac{22\pi k}{n}$ day of $\frac{122\pi k}{n}$ day of $\frac{122\pi k}{n}$, 2000, by Paul Lovestrand as Mayor for the City of Longwood, a political subdivision of the State of Florida.

Signature of Notary Public)

(Print, Type or Stamp Commissioned Minhold Report and Commissioned Commissioned Commission of Commis OR Produced Identification_____ Personally known 🗸 Type of Identification Produced