LAW OFFICES

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REPLY TO ALTAMONTE SPRINGS

December 19, 2002

VIA FEDERAL EXPRESS

Ms. Blanca Bayo **Commission Clerk and Administrative Services Director** Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399

Docket No. 020071-WS; Application for Rate Increase by Utilities, Inc. of Florida Re:

Our File No.: 30057.40

Dear Ms. Bayo:

CHRIS H. BENTLEY, P.A.

MARTIN S. FRIEDMAN, P.A. IOHN R. JENKINS, P.A.

STEVEN T. MINDLIN, P.A.

WILLIAM E. SUNDSTROM, P.A. DIANE D. TREMOR, P.A. JOHN L. WHARTON

ROBERT M. C. ROSE, OF COUNSEL

WAYNE L. SCHIEFELBEIN, OF COUNSEL VALERIE L. LORD, OF COUNSEL (LICENSED IN TEXAS ONLY)

ROBERT C. BRANNAN

DAVID F. CHESTER F. MARSHALL DETERDING

DAREN L. SHIPPY

GCL OPC MMS

	Enclosed please find Utilities, Inc. of Florida's Response to Citizen's Mot	ion to
AUS	Compel and Utilities, Inc. of Florida's Response to Citizen's Second Motion to Co	mpel
CMP	for filing in the above-referenced docket.	•
COM		100
CTR	Very truly yours,	c sar
FCR	very truly yours,	6,

VALERIÉ L. LORD Of Counsel

MSF:dmp **Enclosures**

Mr. Steve Lubertozzi (w/enclosures) cc:

Mr. Don Rassmussen (w/enclosures)

Mr. Frank Seidman (w/enclosures)

Rosanne Gervasi, Esquire (w/enclosures)

Charles J. Beck, Deputy Public Counsel (w/enclosures)

13888 DEC 20 8

FPSC-COMMISSION CLERK

ORIGINAL

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

IN RE: Application of Utilities, Inc. of Florida for a rate increase in Marion, Orange, Pasco, Pinellas and Seminole Counties

Docket No.020071-WS

UTILITIES, INC. OF FLORIDA'S RESPONSE TO CITIZEN'S MOTION TO COMPEL

UTILITIES, INC. OF FLORIDA. (*UIF*) by and through its undersigned attorneys and responds to the Motion to Compel of the Citizens of the State of Florida made by and through the Office of Public Counsel (*OPC*) as follows:

- 1. The information requested by OPC in Interrogatory No. 2 relates to data comparable to that provided in MFR Schedules B-5 and B-6 for the years 1996- 2000. The OPC is, in fact, making a request for production of a document and should be styled as such because it purports to require UIF to create a document which does not presently exist from information which UIF does not maintain in the requested format. UIF correctly characterized this request as a request for production and responded accordingly. It would be unduly burdensome and costly to require UIF to create this document. The information requested by OPC exists in the form of its general ledger and trial balance sheets for the relevant period and UIF will make these available to OPC on request.
- 2. The information requested by OPC in Interrogatory No. 8 requested information concerning the adjustment to accumulated depreciation in relation to plant in service in Seminole County. UIF was granted a 60-day extension to file corrections and amendments to the MFR's filed in this case. These corrections and updates will include the information that is responsive to this request and will be provided to OPC at that time.
- 3. The information requested in Interrogatories 20, 21, 22, 24, 26, 27, 28 and 29 relates to expenses of various types. Again, OPC is requiring UIF to create a document which does not exist from information which UIF does not maintain in the requested format. UIF has already provided the general ledger sheets which enumerate all of these expenses. It would be oppressive, unduly burdensome and costly to require UIF to create this document. However, if requested by OPC, UIF

DOCUMENT RUMBER CATE

could break down the general ledger sheets to reveal more detail on designation by OPC of the specific type of information it is looking for.

- 4. The information requested by OPC in Request for Production No. 3 requests certain contracts and work papers relating to a \$100,296.00 cost to City of Sanford on Marion County and Seminole County Schedule B-3. Attached to this Response as Exhibit "A" are (a) calculations showing that this amount is an estimate of the cost for obtaining wastewater service from the City of Sanford based on actual usage of water for the year 1999; and (b) a copy of the Agreement for Purchase of Wastewater Service with the City of Sanford.
- 5. In its Request for Production No. 5, OPC requested the supporting documentation for certain operating expenses set out in Schedule B-9 for each county. The documentation responsive to this request was provided to OPC in the general ledger and trial balance sheets and the responses to Interrogatories 20, 21, 22, 24, 26, 27, 28 and 29. At the time of its response, UIF believed that providing the general ledger and trial balance sheets was the most efficient and effective way to get the requested information into the hands of the OPC. It would take months to research, review, photocopy and collate all of the supporting documentation for these expenses. It would be oppressive, unduly burdensome and costly to UIF and ratepayers to require UIF to produce all of the requested documentation. However, UIF could provide the supporting documentation for specific items designated by OPC, or the identification of service providers for any category of expense, such as a list of vendors on request by OPC.
- 6. In its Request for Production No. 14, OPC requested the invoices for legal services included in test year expenses. This information is available to OPC in the general ledger and trial balance sheets. At the time of its response, UIF believed that providing the general ledger and trial balance sheets was the most efficient and effective way to get the requested information into the hands of the OPC. It will require approximately 30 days to research, review, photocopy and collate these invoices for OPC. It will be very costly to reproduce this documentation. UIF will provide these invoices on or before January 10, 2003, subject to claims of confidentiality.

7. In its Request for Production Nos. 28 and 32, OPC requested the invoices for travel and expense vouchers for senior managers and for legal vouchers. This information is available to OPC in the general ledger and trial balance sheets. At the time of its responses, UIF believed that providing the general ledger and trial balance sheets was the most efficient and effective way to get the requested information into the hands of the OPC. Each voucher may contain items of expense for a number of projects, both inside and outside the State of Florida, and for other items of expense other than the items specified by OPC. It will require months to research, review, photocopy and collate these invoices for OPC. It would be oppressive, unduly burdensome and costly both for UIF and ratepayers to compel UIF to produce all documents responsive to this request unless OPC specifies exactly which items of expense it requires.

8. This Commission may modify or restrict the scope of discovery pursuant to FAC Rule 28-106.206 and FRCP Rule 1.280(c).

WHEREFORE, UTILITIES, INC. OF FLORIDA respectfully requests the Commission deny OPC's Motion to Compel and enter an order restricting the scope of discovery relating to the discovery requests of OPC in accordance with this Response.

ROSE, SUNDSTROM & BENTLEY, LLP 600 S. North Lake Boulevard

Suite 160

Altamonte Springs, FL 32701

(407),830-6331

Martin S. Friedman

CERTIFICATE OF SERVICE DOCKET NO. 020071-WS

I HEREBY CERTIFY that a true and correct copy of the foregoing UTILITIES, INC. OF FLORIDA'S RESPONSE TO CITIZEN'S MOTION TO COMPEL has been furnished by U.S. Mail and facsimile to the following parties on this _______ day of December, 2002:

Charles J. Beck
Deputy Public Counsel
Office of Public Counsel
C/o The Florida Legislature
111 W. Madison Street
Room 812
Tallahassee, FL 32399-1400

Roseanne Gervasi, Esq. Lorena Holley, Esq. Division of Legal Services Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850

Martin S. Friedman

EXHIBIT "A"

Calculations of Estimated Cost of Wastewater Service

Utilities, Inc. of Florida Lincoln Heights, Semencle County Average Wastewater Charge Based on Connection to City of Sanford

	AVERAGE			TOTAL				FL	JW GE A	~			
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				22,937,000	5 5,631,84	=	\$ 33.00	-	*	94,630,69	4	7	100,296

Tickmark (a) Per Monthly Wastewater Montouring Report

Wastewater Charge

⁽b) Flow merer nex fully operating in May and June of 1997.
Used average these for days that meter was working.

⁽c) Per city of Sanford water and sewer unitity rates.

Agreement for Purchase of Wastewater Treatment Services

AGREEMENT FOR PURCHASE OF WASTEWATER TREATMENT SERVICE

THIS AGREEMENT, made and entered into this 2 4 day of <u>August</u>, 2000, by and between THE CITY OF SANFORD, a municipal corporation of the State of Florida, hereinafter referred to as "City" and UTILITIES INC. OF FLORIDA, hereinafter referred to as "Utility".

WITNESSETH:

WHEREAS, Utility is a valid holder of a Florida Public Service Commission ("PSC") certificate of authorization ("Certificate") to provide wastewater utility services within the unincorporated area of Seminole County ("County") in accordance with Exhibit "A" attached hereto ("Certificated Territory"), and;

WHEREAS, Pursuant to § 180.02, F.S., City is a provider of wastewater utility service to various customers outside the City Limits, and within the unincorporated jurisdiction of the County, and;

WHEREAS, Utility desires to purchase wastewater service from City and City desires to provide such service to Utility;

NOW, THEREFORE, in consideration of the mutual covenants and conditions contained herein, it is agreed as follows:

1. <u>Sale of Wastewater Service</u>. City shall sell wastewater service to Utility, and
Utility shall purchase and pay for said service, in accordance with the terms of this Agreement.
City shall continuously ensure an adequate transmission of wastewater from the metered outlet of the Utility pursuant to this Agreement subject to natural disasters, unexpected line breaks or stoppages, and all other causes not the fault of the City, and shall continuously ensure future

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service based upon Utility's estimated future demand over a five-year planning period, which will be updated from time to time. The initial estimated demand for wastewater service is outlined in Exhibit "B" attached hereto. The estimates in Exhibit "B" are strictly for planning purposes, and Utility shall not be penalized for differences between estimates and actual demand.

2. Connection Point.

A. Utility shall connect its system to the City wastewater system at a City manhole located at the intersection of Bevier Road and Jewett Lane, as shown on Exhibit "C" attached hereto. Additional connection points may be provided when mutually agreed. Utility shall pay the cost of construction of a lift station near said point or points of connection to pump Utility's wastewater to the Connection Point. Utility shall own, operate and maintain said lift station, and do so in accordance with all regulations.

- B. Utility shall construct a flow metering system to register the wastewater flows to the City. Said metering system shall be selected, designed and constructed pursuant to City's reasonable specifications and requirements. The Connection Point shall be clearly shown on the engineering design drawings for the mater age system.
- C. Any new metering systems replacing this original metering system shall be at the Utility's expense, and must be mutually consented to in advance of construction. Said consent shall not be unreasonably withheld.

3. Metering, Charges and Payment.

A. At least annually, the Utility shall retain the services of a meter calibration company qualified or certified by the meter manufacturer, to calibrate and if necessary correct the wastewater meter. Meter accuracy errors in excess of the manufacturer's specifications shall be adjusted for a period of no more than three (3) months of billing. Credits due to errors shall be

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applied to the following month's bill. The City may also choose to retain a qualified meter calibration company to check the meter's accuracy at any time, and shall be given access to the meter for said purpose. If Utility's calibration company certifies, in writing, meter error in excess of the manufacturer's specifications, the City shall either: 1) Accept the calibration and error for adjustment of the bill, or, 2) arrange for its own calibration and bill adjustment pursuant to this Agreement within thirty (30) days of Utility's certification of meter error.

- B. Utility shall pay City monthly for wastewater service provided pursuant to this Agreement based on readings obtained from the metering system. Utility shall pay all wastewater bills rendered by City within twenty-one (21) days after receipt of same.
- C. The City's wastewater facilities impact fee ("Impact Fee") with respect to

 Utility and its existing and prepaid customers shall be \$______ for a total of 241 Equivalent

 Residential Connections ("ERC"). This is based on the current lawful connection fee established

 by the City. A list of the customers served is shown on Exhibit D. Each new customer connecting

 to Utility's system after the execution of this Agreement shall be required to pay the current City

 wastewater impact fee to City, unless a reserve capacity/connection fee has already been paid to

 Utility or a contract to pay the reserve capacity/connection fee to Utility already existed. A

 summary of prepaid connections is presented on Exhibit D, and is part of the total fee stated above.
- D. City shall give Utility not less than ninety (90) days advance written notice of all increases in monthly charges.
- E. The Utility's existing sewage collection system shall be reasonably free of defects that would allow excessive infiltration or inflow to be pumped to the City's system. The City has inspected the Utility's system and finds it reasonably free of defects at the date of execution of this Agreement, however, the City shall have the right to inspect the utility's

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collection system in the future to ensure continued compliance with this Agreement. The utility agrees to correct any problem found in their system at their expense. The utility shall abide by all City regulations, especially those concerning wastewater quality and pollutants being discharged to the City.

- 4. <u>Property of Utility</u>. All mains, lines and equipment installed on Utility's side of the metering point shall be the property of Utility whether installed by Utility or acquired by purchase, gift or contribution.
- 5. <u>Termination</u>. This Agreement shall remain in force and effect for an initial period of ten (10) years, automatically renewable for subsequent ten (10) year periods unless either party provides notice of termination or modification within two (2) years of the termination date of the current ten (10) year period or subsequent ten (10) year periods.
- 6. Attorney's Fees and Costs. In any litigation arising out of this Agreement, the prevailing party (City or Utility) in such litigation shall be entitled to recover reasonable attorney's fees and costs.
- 7. Assignment. Any clauses herein referring to "Utility" shall be presumed to apply also to any successors or assigns of Utility. This agreement shall be freely assignable by Utility to any other utility that receives Utility's Certificate by lawful PSC transfer.
- 8. Agreement Is Entire This Agreement supersedes all previous agreements or representations, either oral or written, in effect or implied, heretofore in effect between City and Utility, made with respect to the matters herein contained, and when duly executed, constitutes the entire Agreement between City and Utility. No additions, alterations or variations of the terms of this Agreement shall be valid nor shall provisions of this Agreement be waived by either party unless such additions, alterations, variations, or waivers are expressed in writing and duly signed

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- 9. Contingencies. Notwithstanding any provision in this Agreement to the contrary, all obligations of Utility under this Agreement shall be contingent upon: (a) approval of this Agreement by the PSC; (b) the acquisition by Utility of all easements necessary for the extension of its wastewater system to the City, as aforesaid; (c) the issuance to Utility by the City, the PSC, Seminole County, the State cal Florida, or the applicable governmental entity; commission, board, agency or official, of all necessary approvals, authorizations, franchises, certificates, tariff provisions and permits as are now or thereafter may be required by statute, ordinance, resolution, regulation, rule or ruling.
- prevented or interrupted as a result of any cause beyond the control of said party including but not limited to Acts of God or of the public enemy, war, national emergency, allocation of or other governmental restriction upon the use or availability of labor or materials, rationing, civil insurrection, riot, racial or civil disorder or demonstration, strike, embargo, flood, tidal wave, fire, explosion, bomb detonation, nuclear fallout, windstorm, hurricane, earthquake or other casualty or disaster or catastrophe, failure or breakdown of pumping, transmission or other facilities, exercise of the power of Eminent Domain, moratorium, governmental rules, acts, orders, restrictions, regulations, or requirements, act or action of any government or public or governmental authority, commission, board, agency, agent, official or officer, the enactment or passage or adoption heretofore or hereafter or the enforcement of any statute or resolution, decree, judgement, restraining order or injunction of any court, said party shall not be liable for such non-performance.
- 11. <u>Performance Enforceable Without Waiver of Rights</u>. Except as otherwise provided in this Agreement, the parties hereto hereby agree that in the event of failure of performance

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hereunder, this Agreement shall be specifically enforceable without waiver of any rights which either party may elect by law.

- 12. Section Headings for Convenience Only. The section headings used in this agreement are for convenience only and have no significance in the interpretation of the body of this Agreement, and the parties hereto agree that they shall be disregarded in construing the provisions of this Agreement.
- 13. <u>Document Is the Result of Mutual Draftsmanship</u>. The terms and conditions in this Agreement are the product of mutual draftsmanship by both parties, each being represented by counsel, and any ambiguities in this Agreement or any documentation prepared pursuant to it shall not be construed against any of the parties because of authorship. The parties acknowledge that all the terms of this Agreement were negotiated at arms's length, and that each party, being represented by counsel, is acting to protect its own interest.
- 14. <u>Interest.</u> Payments due and unpaid under this agreement shall bear interest from the date due at the prevailing rate.
- 15. Default. Upon the occurrence of an Event of Default by the Utility, the City shall have the right to liquidated damages which, due to the difficulty of measurement and the unacceptable consequences of disconnection, the parties agree shall be equal to fifty percent (50%) of the fees and charges provided for in paragraph three (3) hereof. Said damages shall commence with the occurrence of an Event of Default and shall accrue daily and continue until said default is cured. An Event of Default shall occur upon the Utility being adjudged to be in default or bankrupt, or the failure of Utility to pay when due any amount hereunder, which non-payment shall not have been cured by Utility within ten (10) days following Utility's receipt of written notice of such non-payment, with such notice mailed as Certified Mail, return receipt requested. It

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is further provided, however, that Utility's payment to the City of any disputed amounts shall not impair its rights to dispute or litigate any such said amounts. The remedies indicated by this paragraph shall be in addition to any other remedy at law or in equity, which the City might have or which might be provided in this Agreement.

discharge the wastewater and activited sludge fluids from the Utility's westewater treatment plant at no additional charge as part of that facility's abandonment plan, so long as the fluid is reasonably clear of grit and debris and within the normal waste strength of domestic sewgae defined as 200 mg/L BOD. The Utility shall coordinate the dates and times of this discharge with the City's wastewater treatment plant so as to reasonably minimize any potential impact to that facility. This approved discharge shall specifically exclude sludge from ponds.

IN WITNESS WHEREOF, the parties hereto have set their hands and seals, the day and year first above written.

UTILITIES, INC. OF FLORIDA

By:

James Camaren, President Chairm & CCO

CITY OF SANFORD, FLORIDA

(SEAL)

Chairman, Board City Commissioners

ATTEST:

APPROVED AS TO FORM

William L. Colbert, City Attorney

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EXHIBIT "A"

Description of Service Territory

As determined from PSC Order No. 7562:

Township 19, South, Range 30 East.

Section 34

From a Point of Beginning at the center of Section 34, run North along the West property line of Lots 7, 8, 9, 10 and 11 to the Northwest correct of said Lot 11, 3rd Ravenna Park Section of Loch Arbor; thence run East along the North boundary line of said subdivision to the Northeast corner of Lot 14; thence South to the North right-of-way line of Beth Drive; thence West and crossing Beth Drive run South along East property line of Lot 15, East and South along North and East property line of Lot 23 to the North right-of-way line of Tangelo Drive; thence run East along Tangelo Drive and crossing Tangelo Drive run South to the North right-of-way line of Hughey Street; thence East along Hughey Street to the Southwest corner of Lot 24 of 1st addition to Lockharts Subdivision; thence North and along West boundary line of Lincoln Heights Subdivision to the Northwest corner of Lot 1, Block 1, Section Two, Lincoln Heights Subdivision; thence run East along the boundary of said subdivision to the East line of Section 34; thence South to Hughey Street; thence run West along Hughey Street to the Southeast corner of Southeast 1/4 of Northeast 1/4 of Section 34; thence run South along Westerly boundary line of Ravenna Park Subdivision to the North right-of-way of Country Club Road and West along said road to the Southwest corner of Lot 14, in the Idyllwilde Subdivision; thence run North and East along the boundary of said subdivision to Vihlen Road; thence crossing Vihlen Road run North and East along the Westerly and Northerly boundaries of Ravenna Park Subdivision to a point on South line of the North 1/2 of Section 34 and the Point of Beginning.

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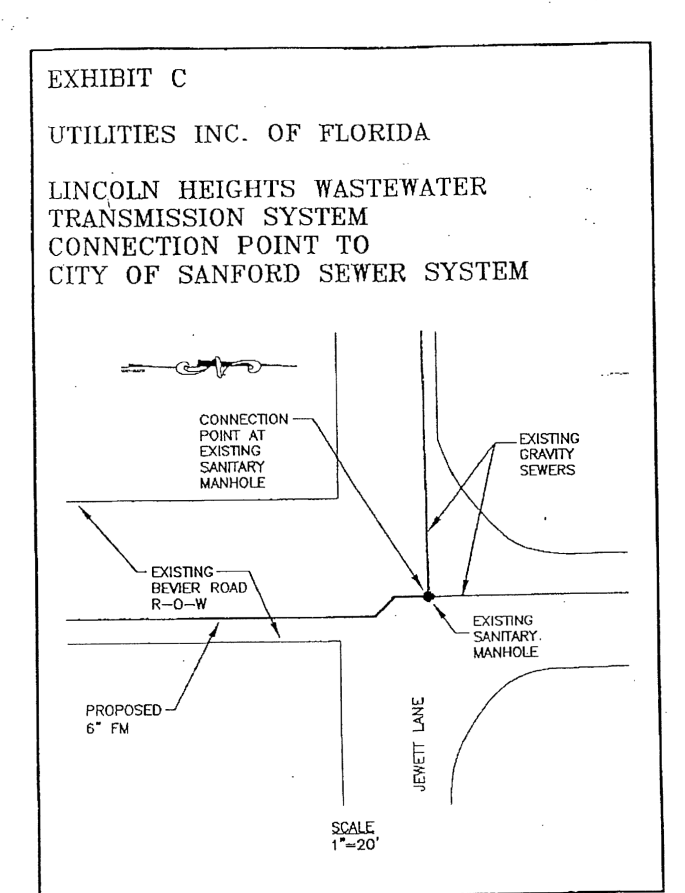
EXHIBIT "B"

Initial Capacity Projections

Existing Connections	Connections under Developer contract	Connections Requested by Developers
241 ERCs (1)	Unknown (2)	200 ERCs (2)

- (1) This figure does not include the Equivalent Residential Connections (ERCs) for service to the school, which the City has agreed that Utilities, Inc. need not pay a connection charge. The connections are listed by customer on Exhibit "D".
- (2) There is a 1961 agreement (copy provided) that may obligate Utilities, Inc., to provide service to undeveloped portions of Lincoln Heights, by reference to property descriptions rather than ERCs. The apparent present assignee has recently requested service to 200 single family homes to be built on some date yet unknown. This customer will be required to reserve capacity from the City when they are ready to confirm service availability. Utilities, Inc. will keep Sanford informed of the developer's progress, if any, as well as future requests for service under this agreement, or otherwise.

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DEC-18-2002 07:43 4078696961 97% P.11

CY	NBR	PRE STREET	SUP	ACCT #	ORD# A	CCTS	V/CON	SFE S	/CON SSI	TYPE	MTR	SERV	SUBDIVIS	ION	TAP FEE	TAP DATE	CSF
FLZ	209	SATSUMA	DR	614-001001	10	. 1	1	1	1 1	RES	5/8	W/S	RAVENNA P	ARK]
FL2	214	TANGERINE	DR .	614-001065	330	13	1	ì	1 1				RAVENNA P			4/15/199	s Cil.
FL2	303	VIHLEN	RD	614-001067	340	: 1	1	1 .	1 . 1	RES	5/8	W/S	RAVENNA P	ARK			- 1
FLZ		VTHLEN	RD	614-001068	345	1	1	7	1 1	RES	5/B	W/S	RAVENNA P	ARK			
FL	307	NZHLEM	RD	614-001069	350	1	1	1	1 1				RAVENNA P				•
FL2	309	VIHLEN	RD	614-001070	355	1 .	1	7	1 1	RE5			RAVENNA P				1
FLZ	311	VINCEN	RD	614-001072	360	3	1	ì	1 1				RAVENNA P				
FLZ	312	SATSUMA	DR	614-001095	475	1	1	ì	1 . 1				RAVENNA P				1
PL2	316	AMUSTAS	DR	614-001097	485	1	1	1	1 1				RAVENNA P			•	
FL2	318	SATSUMA	DR	614-001098	490	1	1	1	7 . 1				RAVENNA P				
P1.2	400	SATSUMA	DR	614-001099	495	1	3	1	1 1	-			RAVENNA P				
FL2	404	SATSUMA	DR	614-001101	505	1	1	1	1 1				RAVENNA P				
FL	406	AMUZTAZ	DR .	614-001102	510	1 .	1 .	1	1 1				RAVENNA F				
FL	414	SATSUMA	DR .	614-001105	515	1	1	1	1 1				RAVENNA E				
FL	416	SATSUMA	DR	614-001106	520	1	1 .	1.	1 1				RAVENNA F				
FL	418	SATSUMA	DR	614-001107	525	1 .	1 .	1	1 1				RAVENNA F				
PL:	420	SATSUMÁ	DR	614-001108	530	1	1	1	1 . 3				RAVENNA P				
FL	50 C	SATSUMA	DR	614-001110	535	1	1	3	1 1		•		RAVENNA E				
FL:	508	AMURTAR	DR	614-001111	540	1 .	1	1	1 . 1				RAVENNA P				
FL:	512	AMUSTAS	מס	614-001112	545	1	1 .	3	1 1				RAVENNA E				
FL	514	ALIUZTAZ	DR	614-001113	550	1	1	1	1 1				RAVEIMIA I				
FL	509	SATSUNG	DR	614-001114	5 5 5	1	1	1	1 . 3				RAVENNA B				
FL	507	SATSUMA	DR.	614-001115	560	1 .	1	1 ,	1 , 1				RAVENNA I				
FL	505	SATSUMA	DR	614-001115	565	1	1	1	1 .]				RAVENNA I				
FLZ	503	AMUSTAS	DR	614-001117	570	1	1 .	1	1 . 1				RAVENNA I				
FL	405	BETH	DR	614-001125	610	1	1	1	1 . 1				RAVENNA I				
FL:	403	BETH	ЯŒ	614-001126	615	1	1 .	1	1 . 1	•			RAVENNA I				
FU	401	BETH	, DR	614-001127	620	1	1	7	1				RAVENNA I				
FL	399	BETH	DR	614-001128	625	1	1	ı,	1 .]		-		RAVENNA I				
FL.	206	TEMPLE	DR	614-001132	640	1	1	1	1 1	-		•	RAVENNA I				
FL.	300	TEMPLE	DR	614-001133	645	1	1	1	1 1		•		RAVENNA 1	-			
FL	302	TEMPLE	DR	634-001134	650	1	1	1	1 . 1		•	•	RAVENNA				
FL.	400	TEMPLE	DR	614-001137	665	1	1	1	1 3				RAVENNA I				
FL:	402	TEMPLE	DR	614-001138	670	1	1	1 .	3 1				RAVENNA I				
FL	403	TEMPLE	DR	614-001139	675	1	1	1 .	1 1		•		RAVENNA I				
FL		TEMPLE.	DR	614-001140	680	1	1	ι.	1 1			•	RAVENNA I				
FL:		BETH -	- DR		685	1	1 .	1	1 1				RAVENNA E				
FL		BETH	DR	614-001142	690	1	1	1.	1 1				RAVENNA I				
FL		BETH	DR	614-001143	695	1	1	1.	11				RAVENNA				
FL		BETH		614-0D1144	700	1 .	. 1	1 .	1 . !		•		RAVENNA I				
FL		ВЕТН	DR		705	1	1	1	1 1	•			RAVENNA I				
FL	416	BETH	DR	614-001146	710	1		_1	1 1	RES	5/8	14/5	RAVENNA I	ARK			

EXHIBIT "D" - PAGE 2 OF 6

CY	NBR I	PRE STREET	SUF	ACCT #	ORD#	ACC1'S	W/COK	WSFE	S/CO	SSFE	TYPE	MTR	5EFV	SUBDIVIS	TON	TAP FEE	TAP DATE	CSR
FL2	\$18	BETH	DR	614-001147	715	1	1	1	1	1				RAVENNA E				ì
FL2	413	SATSUMA	DR	614-001148	720) 1	1	3	1	1	RES	5/B	W/S	RAVENNA P	ARK			Ţ
FL2	411	SATSUMA	DR	614-001149	725	1	1	1	1	1				RAVENNA E				1
FL2	409	SATSUNA	DR	614-001150	730	1	1	1	1	1				RAVENNA I				j
FL2	407	SATSUNA	DR	514-001151	735	1	1	1	1	1				RAVENNA J				ł
FL2	405	TEMPLE	DR	614-001152	740	ì	1	1	7	1				RAVENNA I				}
FL2	406	Temple	DR	614-001154	750	1	1	1	1	i				RAVENNA I				ì
FL2	408	TEMPLE	Dπ	614-001155	755	1	ָ ז	1	1	. 1				RAVENNA 1				
FL2	313	SATSUMA	DR	614-001156	760	1	1	1 .	1	1				RAVENNA I				
FL2	305	SATSUMA	DR	614-001160	780	1	1	1	1	. 1				RAVENNA I				
FL2	303	SATEUMA	DR	614-001161	785	1	1	1	3	1				RAVENNA 1				
FLE	301	SATSUMA	DR	614-001162	790	7	1	1	1	. 1				RAVENNA				
FL2	217	AMUZTAZ	DR	614-001163	795	1	ì	1	1	1				RAVENNA				,
FL2	3032	TRUMAN	ST	614-101001	1390	1	1)	1	1				TINCOTH				
FL2	1831	COOLIDGE	AVE	614-101002	1385	3	1	1	1	1				LINCOLN				
FLZ	1825	COOLIDGE	AVE	614-101003	1380	1	1	1	1	1				LINCOLN				
FL2	1819	COOLIDGE	AVE	614-101004	1375	1	1	1	1	1				LINCOLN				
FL2	1813	COOLIDGE	AVE	614-101005	1370	1	1	1	3	1				LINCOLN				
FL2	1807	COULIDGE	AVE	614-1010DG	1365	1	1	. 1	1	. 1				LINCOLN				
FL2	1805	COOLIDGE	AVE	614-101007	1360	. 1	. 1	1	1	. 1				_ FINCOFN				
FL2	2934	TRUMAN		614-101008	4625		. 1	. 1	. 1	. 1				FINCOLM				
PL2	2700	TRUHAN		614-101009			1	. 1	1	. 1				LINCOLN				
FL2	3032	TRUMAN		614-101021			1	. 1	1.	1		•		LINCOLN				
FL2	3018	TRUMAN		614-101022			. 1	1	1	. 1				LINCOLN				
FL2	1800	HARDING		614-101023			1	1	1	, 1				LINCOLN		•		
FL-2	1803	HARDING		614-101024			1	. 1	. 1	1	•	•	•	LINCOLN		•		
FL2	1804	RARDING		614-101025			1	1	. 1	1				LINCOLN				
FL2	1810	HARDING		614-101026		, 1	1	3	1	. 1				LINCOLN				
FL2	1816	HARDING		614-101027	1335		1	1	1	1	•		-	FINCOLN				
FL2	1823	HARDING		634-101026			1	1	1	. 1			_	LINCOLN			•	
FL2	1828	HARDING	AVE	614-101039			1	1	1	1	• •		•	LINCOLN				
FL2	3018	TRUHAN	\$T	614-101030	1320		. 1	. 1	1	1	•		•	LINCOLN				
FI.2	2976	TRUMAN	TZ	614-101031	1315	1	1	1	3	1	•		•	LINCOLN				
FL2	1831	JIARDI NG	AVE	614-101032	1310		1	1	1	1				. LINCOLN		•		
FL2	1829	HARDING		614-101033	1305		1	1	1	. 1		•	•	LINCOLN				
FL2		HARDING	-	614-101034	1300		1	. 1	1	. 1	•	٠		LINCOLN				
PL2				614-101035	1295		1	. 1	. 1	1				LINCOLN		•		
FL2		HARDING		614-101036	1290		1	. 1 .	. 1					LINCOLN		•		
FL2		HARDING		614-101037	1285		1	1	. 1	. 1.				rincorn rincorn		•		
FLZ		HARDING		614-101038	1280		. 1	1	1	. 1	-			LINCOLN				
FLC	2990	TRUMAN		614-101039	1610		1	j.	1									
FLZ	3004	TRUMAN	BLVD	614-191040	1605	1				1_	KES	275	17/5	LINCOLN	012			

CY	NBR	PRE STREET	SUF	ACCT #	ORD#	ACCTS	SW/CON	WSFE	S/COL	SSFE	TYPE	MTR	SERV	SUBDIVISION	TAP FEE	TAP DATE	_C\$?
FLZ	2976		BLVD	614-101066	1615	. 1	1	1	. 1	1				FINCOLM HL2			•
FL2	2962			614-181067	1620	11	1	i	1	. 1				LINCOLN HTS			1
FL2	2967			614-101068	1275	. 1	1	1	1	1				LINCOLN HTS			l
FL2	1628	XON'X		614-101069	1270	1	1	1	1	. 1	RES			RAVENNA PARK			
FL2	1826	киох		614-101070	1265	1	. 1	1	, 1.	1	RES			RAVENNA PARK			
FL2	1820	KOVK		614-101071	1260	1	1	1	1	. 1				RAVENNA PARK			
FL2		KNOX		614-101072	1255	1	1	1	1	. 1				RAVENNA PARK			
FL2			AVE	614-101073	1250	ı	1	1	. 1	. 1				RAVENNA PARK		•	
FL2	1806	NOX	AVE	614-101074	1245	1	J	7	. 1	. 1				RAVENNA PARK			
FL2	1901	HARDING	AVE	614-101075	1240	1	. 1	1	. 1	. 1				LINCOLN HTS			
FLZ	2979	TRUMAN	ST	614-101076	1235	1	1	1	1	, 1				LINCOLM HTS			
FL2		•	ST	614-101077	1330	1	1	ì	1	. 1				LINCOLN HTS			
1	2955			614-101078	1325	3	1	1	. 1	1				LINCOLN HTS			1
,	1803	•	AVE	614-101079	1320	. 1	1.	1	. 1	. 3				RAVENNA PARK			
	1805	•		614-101080	1315	1	1	1	, 1	. 1				RAVENNA PARK			
1	1807			614-101081	1310	1	1	1	<u>,</u> 1	1				RAVENNA PARK			
	1813	4			1305	1	1	1	. 1	1				RAVENNA PARK			
- ₹	1619			614-101083	1300	1	1	1	1	1				RAVENNA PARK			
1	1821			614-101084	1295	1	3	ì	1	1				RAVENNA PARK			
FL2				614-101085	1290	1	1	1	1	. 1				RAVENNA PARK			
FUS				614-101086	1285	` <u>}</u>	1	1	1	1				RAVENNA PARK			
FL			BLVD	614-101087	1280		1	1	1	1				LINCOLN HTS			
	2901			614-101110	1275	1	1	3	i	. 1				LINCOLN HTS			
FLZ	•	W AIRPORT	BLVD	614-103111	1270	1	1	1	3	1				LINCOLN HTS			
FL2	2181	w AIRPORT			1265	. 1	1	1	1	. 1				LINCOLN HTS	•		
FL2		W AIRPORT			1260	1	1	1	. 1	1				LINCOLN HTS		•	
FL2		W AIRPORT	BLVD	614-101114	1255	1	. 1	. 1	1	1				LINCOLN HTS			
PL2		W AIRPORT	BLVD	614-101115	1250	1	1	1	ļ	. 1	RES	5/8	W/S	LINCOLN HTS			
FL2		W AIRPORT		614-101116			1	. 1	1	1	RES	5/8	ͺw/s	LINCOLN HTS			
		W AIRPORT		614-101117			. 1	1	. 1	. 1				LINCOLN HTS			
1		N AIRPORT	BLVD	614-101118	1235	. 1	, 1	1	. 1	, 1				LINCOLN HTS			
FL2	•			614-101120			1	ı	1	1				LINCOLN HTS			
FL2				614-101121		. 1	1	1	1	1	RES	.5/8	ุพ/ร	LINCOLN HTS			
FL2			ST	614-101122	•	•	1	1	. 1	. 1	RES	5/B	W/S	LINCOLN HTS			
FL2			ST	614-101123		•	1	1	· 1	1	RES	5/B	W/S	LINCOLN HTS			
	1844	•		614-101124	1415	. 1	1	1	1	1				LINCOLN HTS			
ſ	1838			614-101125			. 1	ī	1	1	RES	5/8	W/S	LINCOLN HTS			
FL2	1832			814-101126			1	1	1	. 1				LINCOLN HTS			
FLZ	1826	COOLIDGE		614-101127			1	1	. 1	. 1		•		LINCOLN HTS			
FLZ	1822	CCOLIDGE		614-101128			7	1	. 1	. 1	•	-		LINCOLN HTS			
FLZ				614-101129			1	J	. 1	. 1				LINCOLN HTS			
F13	1608	COOLIDGE	AVE	614-101130	1445	1	1	_1_	1_	1	RES	5/8	W/S	LINCOLN HTS			

EXHIBIT "D" - PAGE 4 OF 6

CT	NBR	PRE STREET	SUF	ACCT #	ORD#	ACCTS	N/CON	WSFE	S/CON	SSFE	TYPE	MTR	SERV	SUBDIVIS	ION	TAP FEE	TAP DATE	7.85.
FLZ	1864	COOLIDGE	AVE	614-101;31	1450	1	1	1	1	ì				LINCOLN)
FL2	1802	COOLIDGE	AVE	614-101132	1455		1	1	1	1				LINCOLN				i
FL2	3046	MANUST	BLVD	614-101133	1590	ⁱ 1	7	1	1	1				LINCOLN				
FL2	3060	TRUMAN :	BLVD	614-101134	1585	1	1	1	i	1				LINCOLN				1
FL2	3074	TRUMAN	BLVD	614-101135	1580	1	1	1	1	1	RES	5/8	M/S	LINCOLM	HTS			
FL2	3088	TRUMAN	BLVD	614-101136	1575	1	. 1	1 .	1 .	1			•	LINCOLN				
FL2	3039	TRUMAN	BLVD	614-101137	1359	1	. 1	1	1	_ 1			•	LINCOLN				į
FL2	1798	LINCOLN	AVE	614-101177	1570	1	. 1 .	1 .	1	1				LINCOLN				1
FL2	1800	LINCOLN	AVE	614-101178	1565	1	. 1	1 .	1 .	1				LINCOLN				
FL2	1802	LINCOLN	AVE	614-101179	1560	1	. 1	1	1 .	1				FINCOLN				
FL2	1804	LINCOLN	AVE	614-101180	1555	1	. 1 .	1	1.	1				LINCOTN	_			1
•	1801	LINCOLN	AVE	614-101182	1460	. 1	1	1	1	1				LINĆOFI 4				
FL2	1809	FINCOFN	AVE	614-101183	1465	1	. 1	1	1 .	1				LINCOLN				ŀ
FL2	1811	LINCOLN	AVE	614-101184	1470	1	1	1	1	1				LINCOLN				
61.0	1886	LINCOLN	AVE	614-101185	1550	1	1	1	1	1				T1MCOPW				
FL2	1308	LINCOLN	AVE	614-101186	1545	. 1	, 1	1	1.	1				LINCOLN				
FLZ	1813	PINCOFN	AVE	614-101187	1475	1	1	1	1	1		•		LINCOLN				
FLO	1819	LINCOLN	AVE	614-101188	1480	7	l	1	1	1	RES	5/8	W/S	LINCOLN	HTS			,
TL_	1810	LINCOLN	AVE	614-101189	1540	. 1	1	1	1	1	RES	5/8	W/S	. FINCOPN	HTS			
FU2	1612	LINCOLN	AVE	614-101190	1535	1	1	1	1 .	J		-		. LINCOLN				
FL2	1814	LINCOLN	AVE	614-101191	1530	1	1	1	1 .	1	RES			LINCOLN				
FL2	1816	PINCOFN	AVE	614-101192	1525	1	1.	1	1	1	RES			LINCOLN				
FL2	1825	LIMCOLM	AVE	614-101193	1485	1	. 1	1	. 1	1			•	LINCOLN	•			1
FL2	1831	LINCOLN	AVE .	614-101194	1490	1	1 .	1	1	1	RES	. 5/B	્₩/s	LINCOLN	нтѕ ု			
FL2	1837	LINCOLN	AVE	614-101195	1495	. 1	1	1	1 .	1	RES	5/8	.₩/S	. LINCOLN	HTS			
FL2	1843	LINCOFN	AVE	614-103196	1550	-	, 1 .	1	1.	1		•	•	_ LINCOLN				İ
FL2	1818	LINCOLN		614-101197	1520		. 1	1	1.	1		• •	-	ГІЙСОГИ	•			ļ
FL2	3300	w 20TH	. ST .	614-101198	1510	. 1	. 1	1	1 .	1.	RES	5/8	. W/S	. PINCOFN	HTS			
FL2	1840	LINCOLN	AVE	614-1D1199	1515	. 1	1	1	. 1	1		•	•	LINCOLN				
FL2	1849	LINCOPH		614-101200	1505	. 1	1	1	1	1	•		•	' LINCOLN				1
FL2	314	TOATTMITDE	DR .		1130		1.	1	1.	1	-		•	RAVENNA				1
FL2	312	IDATUMITDE	DR	614-102002		1	1	1	1	1				RAVENNA				
FL2	310	EDATFMITDE	DR	614-102003	1120	1	1	1	1.	1	RES	5/8	W/5	RAVENNA	PARK			
FL2	80£	IDATTMITUE	DR		1115	. 1	, 1	1	1 .	1	•			RAVENNA				1
FL2	304	IDATFMITDE	DR .	614-102006	1110	. 1	1	1	. 1	1		•		RAVENNA	•			1
FL2	300	IDALTMITDE	DR	614-102008	1105	١.	1	1	1 ,	1	•	•		RAVENNA				1
FLS	204	IDACTWITDE "	" DR	614-102010	1100	1	. 1	1	1 .	1				RAVENNA				
FL2	202	IDATTMITDE	DR	614-102011	1095	. 1	. 1	1	1	1				RAVENNA	-			
FL2	200	IDATFMIFDE	, DR	614-102012	1090	, 1	. 1 .	1	1 .	1	•			RAVENNA				
FL2	106	IDYLLWILDE	DR	614-102013	1085	•	1	1	1.	. 1				RAVENNA				ļ
FL2	106	IDALTMITDE	אם	614-102014	1080		1	1	. 1 .	. 1			•	RAVENNA				
F12	104	IDAITWIFDE	DR	614-102015	1075	1_	<u>. 1</u>	11	<u> </u>	<u> </u>	RES	5/B	W/S	RAVENNA	PARK			

ORD# ACCTSW/CON WSFES/CON SSPE TYPE MTR SERV SUBDIVISION

RES 5/8 W/S RAVENNA PARK

ACCT #

1070

DR 614-102016

SUF

TAP FEE

TAP DATE

FL2	102	IDALTMITDE	DR ,	614-102016	. 1070	, 1 .	1	1	. 1	, 1	RES 5/8 W/S RAVENNA PARK
FL2	100	IDATFMITDE	DR	614-102017	1065.	1.	1	. 1	. 1	. 1	RES 5/8 W/S RAVENNA PARK
FL2	101	IDYLLWILDE	DR :	614-102018	1060	(1)	1	. 1	1	1	RES 5/8 W/S RAVENNA PARK
FL2	103	IDATEMITDE.	DR .	614-102019	1055	` 1	3	1	1	1	RES 5/8 W/S RAVENNA PARK
FL2	105	IDYLLWILDE		614-102020		1 .	1	1	1	. 1	RES 5/8 W/S RAVENNA PARK
FL2	107	IDYLLWILDE	DR .	610-102021	1045	1 .	1	1	. 1	. 1	RES 5/8 W/S RAVENNA PARK
FL2	109	IDATFMITDE	DR	614-102022	1040	1	1	1	1	1	RES 5/8 W/S RAVENNA PARK
FL2	305	TANCERINE	DR	614-102023	1035	1	1	1	1	1	RES 5/8 W/S. RAVENNA PARK
FL2	303	TANCERINE	DR	614-102024	1030	1	3	ì	1	1	RES 5/8 W/S RAVENNA PARK
FL2	301	TANGERINE	DR	614-102025	1025	1	1	1	1.	્ 1	RES 5/8 W/S RAVENNA PARK
FL2	10€	VIHLEN	RD	614-102026	1020	1	1	1	1	1	RES 5/8 W/S RAVENNA PARK
FLD	104	VIIILEN	RD	614-102037	1015	1	1	1	1	. 1	RES 5/8 W/S RAVENNA PARK
FL2	105 A	VIHLEN	RD	614-102028		1	0	D	. 1	1	RES S RAVENNA PARK
FL2	102	VIHLEN	RD	614-102029	1010	1	1	1	1	. 1	RES 5/8 W/S RAVENNA PARK
FL2	100	VIHLEN	КD	614-102030	1005	1	1	. 1	. 1	1	RES 5/8 W/S RAVENNA PARK
FL2	300	TANGERINE	DR	614-102031	1215	1	1	1	1	1	RES 5/8 W/S RAVENNA PARK
FL2	302	TANGERINE	DR	614-102032	1210	1	1	1	1	1	RES 5/8 W/S RAVENNA PARK
FL2	304	TANGERINE	DR	614-102033	1205	1	1	. 1	1	. 1	RES 5/8 W/S RAVENNA PARK
FL2	306	TANGERINE	DR	614-102034	1200	1	1	1	1	1	RES 5/8 W/S RAVENNA PARK
FL2	203	DVLLWILDE	DR	614-102035	1195	1	1	1	1	1	RES 5/8 W/S RAVENNA PARK
FL2	307	የ _የ ብረር		614-102036		1	1	1	1	1	RES 5/8 W/S RAVENNA PARK
FL2	305	TAMY	DR	614-102037	1185	1	1	1	. 1	1	RES 5/8 W/S RAVENNA PARK
FL2	303	Y የሚፈጻፓ		614-102038		1	1	1	1	. 1	RES 5/8 W/S RAVENNA PARK
FL2	301	TAIM Y	DR	614-102039	1175	1	1	1	1	1	RES 5/8 W/S RAVENNA PARK
FL2	300	የለቡርዴፕ	DR	614-102040	1170	1	1	1	1	. 1	RES 5/8 W/S RAVENNA PARK
FL2	302	YPILLAT	DR	614-102041	1165		1		1	1	RES 5/8 W/S RAVENNA PARK
FL2	304	TAUDY	-	614-102042			1	1	1	1	RES 5/8 W/S RAVENNA PARK
FL2	306	የነ መረሩፕ	DR	614-102043	1155	1	1	. 1	1	. 1	RES 5/8 W/S RAVENNA PARK
FL2	305	IDYLLWILDE		614-102044		1	i	1	. 1	1	RES 5/8 W/S RAVENNA PARK
FL2	307	IDATTMITDE	DR	614-102045	1145	1	1	1	1	<u> </u>	RES 5/8 W/S RAVENNA PARK
FL2	309	IDATTMITDE	DR	614-102046	1140	1	1	1	1	1	RES 5/8 W/S RAVENNA PARK
FL2	105	VIHLEN	RD .	614-102048	920)	1	1	. 1	. 1	RES 5/8 W/S RAVENNA PARK
FL2	103	VIHLEN	ĸυ.	6.14-102049	925	7	1	1	1	1	RES 5/8 W/S RAVENNA PARK
FL2	101	VIHLEN	RD	614-102050	930	1	1	1	1	1	RES 5/8 W/S RAVENNA PARK
FL2	3206	COUNTRY CLUB	RD	614-102051	935	1.	1	. 1	. 1	<u> </u>	RES 5/8 W/S RAVENNA PARK
FL2	3204	COUNTRY CLUB	RD	614-102052	940	1	1	1	1	1	RES 5/8 W/S RAVENNA PARK
FL2	3202	COUNTRY CLUB	RD	614-102053	945	1	1	1	1	1	RES 5/8 W/S RAVENNA PARK
FL2	100	LOCH ARBOR	CT	614-102054	950	1	1	1	1	1	RES 5/8 W/S RAVENNA PARK
FL2	103	LOCH ARBOR	CT	614-102055	955	1	1	1	1	1	RES 5/8 W/S RAVENNA PARK
FL2	104	LOCH ARBOR	CT	614-102056	960	1	ì	1	1	ĺ	RES 5/8 W/S RAVENNA PARK
FL2	106	LOCH ARBOR	C'I	614-102057	965	1	1	1	1	<u> </u>	RES 5/8 W/S RAVENNA PARK
FL2	108	LOCH ARBOR	CT	614-102058	970	1 .	1	1	1	· 1	RES 5/8 W/S RAVENNA PARK
1										•	

CY

FL2

NBR PRE

102

STREET

IDYLLWILDE

EXHIBIT "D" - PAGE 6 OF 6

CY	NBR PRI	STREET	SUF	ACCT #	OBD#	ACCTS	MACON	MCEE	E (CO).	CCFF	TVDF	1APP D	CEDS	SUBDIVI	STON	TAD	FEE	TAP DA	ጥፑ	CSR
FL2	111	LOCH ARBOR	CJ.	614-102059	975	. 1	1	1	1	1				RAVENNA		IAP	FEE	IAF EF	. 1 =	C 317
PL2	109	LOCH ARBOR	CT	614-102060	980	1	1	1	1	1				RAVENNA						
FL2	107	LOCH ARBOR	CT	614-102061	985	. 1	1 .	1 .	ì	1				RAVENNA						
FL2	105	LOCH ARBOR	CT.	614-102062	990	1	1 .	1	1 .	1	,		•	RAVENINA						
FL2	103	LOCH ARBOR	CT	614-102063	995	î	1	1	1	1				RAVENNA						
FL2	101	LOCH APBOR	CT.	614-102064	1000	i	· 1	i	ì	1				RAVENNA						
FL2	311	IDYLLWILDE	DR		1135	1	. 1	1	1	. 1				RAVENNA						
FL2		VIHLEN	RD .	614-102070	1225	1	ì	1	î	1				RAVENNA						
FL2	41i	VIHLEN	RD	614-102071	1220	1	. ī	1	ī	1		•		RAVENNA						
FL2	419	TANGELO	DR	614-103001	800	1	1	ī	ĺ	1	•		•	RAVENNA						
FL2	417	TANGELO	DR	614-103002	805	1	. 1	1	3	1				RAVENNA						
FL2	415	TANGELO	DR		810	1	. 1	1	1	1				RAVENNA						
FL2	433	TANGELO		614-103004	815	1	1 .	1	1	1			•	RAVENNA						
FL2	411	TANGELO		614-103005	820	1	ĭ	1	1	1				RAVENNA						
FL2	409	TANGELO	•	614-103006	825	1	1	1	1	1	•		•	RAVENNA						
FL2	500	TANGELO		614-103008	830	1	· 1	1	1	1		•		RAVENNA						
FL2	502	TANGELO		614-103009	835	1	1	1	1	1				RAVENNA						
FL2	504	TANGELO	DR	614-103010	840	1	1	1	1	1				RAVENNA						
FL2	506	TANGELO	DR	614-103011	845	1	ì	1	1	1				RAVENNA						
FL2	612	BETH	DR	614-103012	850	1		1	1	1				RAVENNA						
FL2	614	BETH	DR	614-103013	855	1	ì	1	1	1				RAVENNA						
FL2	701	MANDARIN	DR	614-103014	860	1	· 1	ì	1	1				RAVENNA						
FL2	617	ветн	DR	614-1D3015	865	1	1	1	1	1	•			RAVENNA						
FL2	615	ветн	DR	614-103016	870	1	1	1	1	1	RES		•	RAVENNA						
FL2	613	BETH	DR .	614-103017	875	1	1	1	1	1	RES		•	RAVENNA						
FL2	611	BETH	DR	614-103018	880	1	1	3	1	1				RAVENNA						
FL2	410	TANGELO	DR	614-103019	885	1	. 1	1	1	1	RES		-	RAVENNA						
FL2	412	TANGELO	DR	614-103020	890	1	1	ı	1 .	1	RES			RAVENNA						
FL2	414	TANGELO	DR	614-103021	895	1	1	1	ì	1			•	RAVENNA						
FL2	416	TANGELO	DR .	614-103022	900	1	1	1	1	1	RES			RAVENNA						
FL2	418	TANGELO	DR	614-103023	905	1	1	1 .	1	1	RES			RAVENNA						
FL2	420	TANGELO	DR	614-103024	910	1	1	1	1	ì				RAVENNA						
		_				ACCTS	W/CON	WSPE S	3/00%	SSFE										
		TYPE	2			242		241		242										
			241 1	1/S		,														
			107 V	ı																
			. 15	3																
		METER SIZES																		
			106 F	RES W							•									
				HUR W																
				SISC W	(PLANT	METE	er - N	OT BI	LLEDI					990001	L - D					

EXHIBIT "C"

Connection Point

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