FILED JAN 20, 2017 DOCUMENT NO. 00703-17 FPSC - COMMISSION CLERK

Holland & Knight

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D. Bruce May, Jr. (850) 425-5607 bruce.may@hklaw.com

January 20, 2017

Via E-mail

Carlotta Stauffer Commission Clerk Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, Florida 32399-0850

Re: Docket No. 160238-WS – Application of B & C Water Resources, L.L.C. and

D & E Water Resources, L.L.C. for transfer of majority organizational control

Dear Ms. Stauffer:

On behalf of B & C Water Resources, L.L.C. ("B&C") and D & E Water Resources, L.L.C. ("D&E") below are B&C and D&E's responses to Staff's letter dated December 20, 2016. For ease of reference, the specific deficiencies listed by Staff in its letter are repeated verbatim in the attached, with B&C's and D&E's responses immediately following.

If there are any questions regarding this transmittal, please contact me at (850) 425-5607. Thank you for your consideration.

Sincerely,

HOLLAND & KNIGHT LLP

D. Bruce May, Jr.

DBM:kjg Enclosure

cc: Cecilia Galloway

Sonica Bruce Emily Knoblauch Melinda Watts Kyesha Mapp, Esq. Jessica Anderson, Esq.

<u>Docket No. 160238-WS</u> B&C's and D&E's Responses to Staff's Letter dated 12/20/16

1. Seller Information. Rule 25-30.037(2)(c), Florida Administrative Code (F.A.C.), requires that the applicant provide a telephone number and, and if available, its email address and fax number. The applicant did not provide a telephone number, email address, or fax number. Please provide a telephone number as well as the buyer's email address and fax number, or state that the requested information is unavailable if applicable.

Response: As indicated in B&C's and D&E's Application for Approval of Upstream Transfer of Majority Organizational Control dated November 15, 2016 ("Application"), B&C's and D&E's Application does not involve an asset purchase, and thus there is not a "seller" or a "buyer" in this transaction. Instead, the Application seeks Commission approval of an upstream change in majority organizational control of B&C and D&E resulting from a merger whereby Plum Creek Manufacturing Holding Company ("Plum Creek"), of which B&C and D&E are wholly owned subsidiaries, merged into Weyerhaeuser NR Company ("Weyerhaeuser") on December 31, 2016. To comply with your request, we have provided below telephone numbers, email addresses, and fax numbers for the applicants, B&C and D&E:

<u>B&C</u> <u>D&E</u>

Telephone: 601-718-2604 Telephone: 601-718-2604 Fax: 601-939-7805 Fax: 601-939-7805

2. Buyer Information. Rule 25-30.037(2)(d), F.A.C., requires that the applicant provide specified information relating to the buyer, including a telephone number and Federal Employer Identification Number (FEIN), and if available, its email address and fax number. The applicant did not provide a telephone number, the FEIN, email address, or fax number. Please provide a telephone number and FEIN. Please also provide the buyer's email address and fax number, or state that the requested information is unavailable if applicable.

Response: Please see the response to No. 1 above. Weyerhaeuser's FEIN is 26-3481257.

3. Florida Department of State, Division of Corporations Documentation. Rule 25-30.037(2)(f)L and 2, F.A.C., requires that the applicant provide the nature of the buyer's business organization, and documentation from the Florida Department of State, Division of Corporations, showing: (1) The utility's business name and registration/document number for the business, unless operating as a sole proprietor; and, (2) The utility's fictitious name and registration number for the fictitious name, if operating under a fictitious name. Please provide the required documentation from the Florida Department of State, Division of Corporations.

Docket No.: 160238-WS

B&C and D&E's Response to Staff's Letter of 12/20/16

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Response: Pursuant to the Commission staff's request, attached as Composite Exhibit "A" are copies of the current annual reports that B&C and D&E have filed with the Florida Department of State, Division of Corporations, as well as copies of filings from June of 2016 that changed the registered agent information for B&C and D&E.

4. Asset Purchase Agreement. Rule 25-30.037(2)(i), F.A.C., requires the applicant to file a copy of the contract for sale and all auxiliary or supplemental agreements. If the sale, assignment, or transfer occurs prior to Commission approval, the contract shall include a provision stating that the contract is contingent upon Commission approval. Please provide an executed, dated, copy of the contract.

Response: As explained above, the Application does not involve an asset purchase. Instead the Application involves the upstream transfer of majority control resulting from a merger transaction whereby the parent of B&C and D&E was merged into Weyerhaeuser on December 31, 2016. Consequently, no "contract for sale" or "asset purchase agreement" exists. In B&C's and D&E's Application, we previously provided a copy of the proposed merger agreement documents between Weyerhaeuser and Plum Creek. To comply with your request, we have attached as Composite Exhibit "B" a copy of the final Plan and Agreement of Merger and related Merger Certificates ("Final Plan of Merger Documents").

5. Purchase Price and Terms of Payment. Rule 25-30.037(2)02., F.A.C., requires the applicant to file documentation of the terms of the transfer that include the purchase price and terms of payment. Please provide the documentation containing this information.

<u>Response</u>: The terms and conditions of the upstream merger transaction are provided in the Final Plan of Merger Documents, which are attached as Composite Exhibit "B" in response to Request No. 4.

6. Assets and Liabilities. Rule 25-30.037(2)(j)3., F.A.C., requires the applicant to file a list of and the dollar amount of the assets purchased and liabilities assumed or not assumed, including those of non-regulated operations or entities. Please provide a list of the specific assets and liabilities including the dollar amounts allocated to each.

Response: As indicated in B&C's and D&E's Application, the upstream merger transaction will not alter or affect the operations or the books and records of B&C and D&E. The Plan and Agreement of Merger included in Composite Exhibit "B" specifies that Weyerhaeuser, as the surviving corporation of the merger, shall possess all assets, and assume all debts and liabilities, of Plum Creek.

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B&C and D&E's Response to Staff's Letter of 12/20/16

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7. Provisions of Transfer. Rule 25-30.037(2)(j)5., F.A.C., requires the applicant to file provisions for the disposition, where applicable, of customer deposits and interest thereon, guaranteed revenue contracts, developer agreements, customer advances, debt of the utility, and leases. Please provide a statement concerning the above-mentioned items.

Response: As indicated in B&C's and D&E's Application, the upstream merger transaction will not change the ongoing operations of B&C and D&E and thus will have no effect on the disposition of customer deposits and interest thereon, guaranteed revenue contracts, developer agreements, customer advances, debt of B&C or D&E, and leases.

8. Books and Records of the Seller. Rule 25-30.037(2)07., F.A.C., requires the applicant has or will obtain the books and records of the seller, including all supporting documentation for rate base additions since the last time rate base was established for the utility. Please provide a statement affirming the above-mentioned item.

Response: The undersigned has been authorized to advise the Commission that Weyerhaeuser has obtained the books and records of B&C and D&E including all available supporting documentation for rate base additions since the last time rate base was established for B&C and D&E.

9. Books and Records Maintenance. Rule 25-30.037(2)(j)8., F.A.C., requires the applicant to provide a statement that the utility's books and records will be maintained using the 1996 National Association of Regulatory Utilities Commissioners (NARUC) Uniform System of Accounts (USOA), incorporated by reference in Rule 25-30.115, F.A.C. Please provide a statement affirming proper format and presentation of the Utility's books and records.

Response: The upstream merger transaction described in the Application will have no effect on the operations and recordkeeping practices of B&C and D&E. B&C and D&E will continue to maintain their books and records in accordance with the 1996 National Association of Regulatory Utilities Commissioners Uniform System of Accounts, incorporated by reference in Rule 25-30.115, F.A.C.

10. Location of Books and Records. Rule 25-30.037(2)(j)9., F.A.C., requires the applicant to provide a statement that the utility's books and records will be maintained at the utility's office(s) within Florida, or that the utility will comply with the requirements of paragraphs 25-30.110(1(b) and (c), F.A.C., regarding maintenance of utility records at another location or out-of-state. If the records will be maintained at the utility's office(s), the statement should include the location where the utility intends to maintain the books and records. Please provide a statement concerning the location of books and records and compliance with out-of-state standards, if applicable.

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B&C and D&E's Response to Staff's Letter of 12/20/16

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Response: The books and records of B&C and D&E will be maintained and kept at the following physical location, which is within the State of Florida:

13005 SW 1st Road, Suite 241 Newberry, FL 32669

11. Tariffs. Rule 25-30.037(2)(u), Florida Administrative Code (F.A.C.) requires a copy of the tariff sheets reflecting any changes resulting from the transfer. Please provide the tariff sheets.

<u>Response</u>: As indicated in in paragraph 8 of B&C's and D&E's Application, there are no changes to any tariff sheets as a result of the upstream merger transaction.

12. Notice of Application and Legal Description. Section 367.045(1)(a), Florida Statutes, and Rule 25-30.030, F.A.C., require the utility to provide notice of its application for transfer. Rule 25-30.030(4)(b), F.A.C., requires that the notice contain the name, address, telephone number, and, if available, email address, and fax number of the applicant. Please amend the notices to include the telephone number of the applicant, and if available, an email address, and fax number.

Response: In accordance with our response to No. 1 above, we have amended the Notice of Application and Legal Description pursuant to your request and have attached the amended Notices as Composite Exhibit "C" for your review.

COMPOSITE EXHIBIT A

2016 FOREIGN LIMITED LIABILITY COMPANY ANNUAL REPORT

DOCUMENT# M04000003699

Entity Name: B & C WATER RESOURCES, L.L.C.

Current Principal Place of Business:

33663 WEYERHAEUSER WAY SOUTH FEDERAL WAY, WA 98003

Current Mailing Address:

P.O. BOX 9777 FEDERAL WAY, WA 98063 US

FEI Number: 83-0397069 Certificate of Status Desired: No

Name and Address of Current Registered Agent:

C T CORPORATION SYSTEM 1200 SOUTH PINE ISLAND ROAD PLANTATION, FL 33324 US

The above named entity submits this statement for the purpose of changing its registered office or registered agent, or both, in the State of Florida.

SIGNATURE:

Electronic Signature of Registered Agent

Date

FILED Apr 05, 2016

Secretary of State

CC0672311752

Authorized Person(s) Detail:

Title MGRM

Name B & C WATER RESOURCES, INC.

Address 33663 WEYERHAEUSER WAY SOUTH

City-State-Zip: FEDERAL WAY WA 98003

I hereby certify that the information indicated on this report or supplemental report is true and accurate and that my electronic signature shall have the same legal effect as if made under oath; that I am a managing member or manager of the limited liability company or the receiver or trustee empowered to execute this report as required by Chapter 605, Florida Statutes; and that my name appears above, or on an attachment with all other like empowered.

SIGNATURE: ZANNE A. RHYDER

PARALEGAL.

04/05/2016

Electronic Signature of Signing Authorized Person(s) Detail

Date



June 8, 2016

ATTN: JANIS M. SMITH C/O CSC 2711 CENTERVILLE ROAD, SUITE 400 WILMINGTON, DE 19808

Re: Document Number: M04000003699

The Statement of Registered Agent/Registered Office Change for B & C WATER RESOURCES, L.L.C., a Delaware Limited Liability Company was filed on June 6, 2016.

Should you have any questions regarding this matter, please telephone (850) 245-6051, the Registration Filing Section.

Stacey M Warren
Regulatory Specialist II
Division of Corporations

Letter Number: 516A00012093

STATEMENT OF CHANGE OF REGISTERED OFFICE OR REGISTERED AGENT OR BOTH FOR LIMITED LIABILITY COMPANY

Pursuant to the provisions of sections 605.0114 or 605.0116, Florida Statutes, the undersigned limited liability company submits the following statement in order to change its registered office or registered agent, or both, in the State of Florida.

(a)	33663 Weyerhaeuser Way South	(b)	P.O. E	3ox 9777				
z. (a)	Principal office address of limited liability company: (Note: MUST BE STREET ADDRESS)	(0)		Mailing addre				
	Federal Way, WA 98003		Federal	l Way, WA 9	8063			
	09/09/2004		M04000	003699				
	Date of filing/registration in Florida	4.		Document	t numbe	er		
(a)	C T CORPORATION SYSTEM							
(-)	Registered Agent and Registered Office shown on the records of the	Florida I	Dept. of Sta	ite:				
	1200 SOUTH PINE ISLAND ROAD							
	Registered Office Address (MUST BE FLORIDA STREET AD	DRESS)		-				
					Trey	(SD)		
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	PLANTATION ,FL_	33324					ситалем разлеми	
					777	5	Gramman P	
(b) _	Corporation Service Company				11 교	U	[9]	77
	Enter name of <u>NEW Registered Agent</u> and/or <u>NEW Registered O</u>	thee addi	ess:		STA	N		
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	1201 Hays Street NEW Registered Office Address:			====	D	-		
	Registered Office Address.		\$1500	_				
	Tallahanan	20204						
	Tallahassee , FL	32301		→ 2				
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опуша	y accept the appointment as registered agent and agree ms of all statutes relative to the proper and complete pegations of my position as registered agent as provided for reflect a change in the registered office address, I her in writing of this change.							rith the l accept ng filed been
	of Registered Agent Corporation Service Company E	KY'(àrs	ce E. Ki	irby, Asst.	Vice P	residei	nt	

2016 FOREIGN LIMITED LIABILITY COMPANY ANNUAL REPORT

DOCUMENT# M06000001825

Entity Name: D & E WATER RESOURCES, L.L.C.

Current Principal Place of Business:

33663 WEYERHAEUSER WAY SOUTH FEDERAL WAY, WA 98003

Current Mailing Address:

P.O. BOX 9777

FEDERAL WAY, WA 98063 US

FEI Number: 36-4586618

Certificate of Status Desired: No

FILED Apr 06, 2016

Secretary of State

CC2202559935

Name and Address of Current Registered Agent:

C T CORPORATION SYSTEM 1200 SOUTH PINE ISLAND ROAD PLANTATION, FL 33324 US

The above named entity submits this statement for the purpose of changing its registered office or registered agent, or both, in the State of Florida.

SIGNATURE:

Electronic Signature of Registered Agent

Date

Authorized Person(s) Detail:

Title

MGRM

Name

D & E WATER RESOURCES, INC.

Address

P.O. BOX 9777

SIGNATURE: ZANNE A. RHYDER

City-State-Zip: FEDERAL WAY WA 98063

I hereby certify that the information indicated on this report or supplemental report is true and accurate and that my electronic signature shall have the same legal effect as if made under oath; that I am a managing member or manager of the limited liability company or the receiver or trustee empowered to execute this report as required by Chapter 605, Florida Statutes; and that my name appears above, or on an attachment with all other like empowered.

Electronic Signature of Signing Authorized Person(s) Detail

PARALEGAL

04/06/2016

Date



June 7, 2016

JANIS M SMITH CORPORATION SERVIVE COMPANY 2711 CENTERVILLE ROAD STE 400 WILMINGTON, DE 19808

Re: Document Number: M06000001825

The Statement of Registered Agent/Registered Office Change for D & E WATER RESOURCES, L.L.C., a Delaware Limited Liability Company was filed on June 6, 2016.

Should you have any questions regarding this matter, please telephone (850) 245-6051, the Registration Filing Section.

Shelia H Young Regulatory Specialist II Division of Corporations

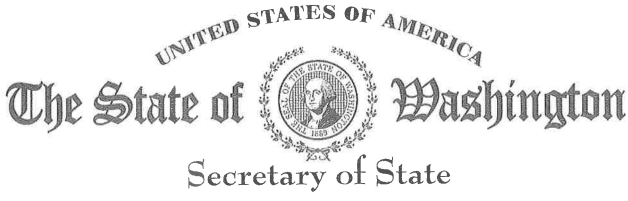
Letter Number: 716A00011946

STATEMENT OF CHANGE OF REGISTERED OFFICE OR REGISTERED AGENT OR BOTH FOR LIMITED LIABILITY COMPANY

Pursuant to the provisions of sections 605.0114 or 605.0116, Florida Statutes, the undersigned limited liability company submits the following statement in order to change its registered office or registered agent, or both, in the State of Florida.

. (a)	33663 Weyerhaeuser Way South	(b)	(b) P.O. Box 9777					
.,,	Principal office address of limited liability company: (Note: MUST BE STREET ADDRESS)			Mailing address of lim (Note: MAY BE PO				
	Federal Way, WA 98003	_	Federa	l Way, WA 98063		11111		
	03/29/2006		M06000	0001825				
	Date of filing/registration in Florida	4.		Document number	er er	8,422		
(0)	C T CORPORATION SYSTEM				CO			
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(b)	Corporation Service Company Enter name of NEW Registered Agent and/or NEW Registered 1201 Hays Street NEW Registered Office Address:	Office add						
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the lie cha e cha gent y as/we	Corporation Service Company Enter name of NEW Registered Agent and/or NEW Registered 1201 Hays Street NEW Registered Office Address: Tallahassee , FL imited liability company is not organized under the law ange or changes are made, the Florida street address of will be identical. Or, in the case of a Florida limited lia ere authorized by an affirmative vote of the members of	32301 vs of the Sthe registability conf the limited limited limited	ress: State of Fered officenpany, it ted liability contacts	ce and the business of is hereby confirmed ty company or as of	office of the I that the cha therwise pro	registered ange(s)		
the lie cha gent vas/was/was/was/was/was/was/was/was/was/w	Corporation Service Company Enter name of NEW Registered Agent and/or NEW Registered 1201 Hays Street NEW Registered Office Address: Tallahassee , FL imited liability company is not organized under the lay ange or changes are made, the Florida street address of will be identical. Or, in the case of a Florida limited liete authorized by an affirmative vote of the members of icles of organization or the operating agreement of the	32301 vs of the Stability conf the limited li	ress: State of Frered officenpany, it ted liability continuity ability continuity.	ce and the business of is hereby confirmed by company or as of mpany. orized Person Printed or typed name are its. I further are	office of the distribution of the that the characteristic pro	registered ange(s) vided in		

COMPOSITE EXHIBIT B



CERTIFICATE OF MERGER

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I, Kim Wyman, Secretary of State of the State of Washington and custodian of its seal, hereby certify that documents meeting statutory requirements have been filed and processed with the Secretary of State merging the listed "Merging Entities" into:

WEYERHAEUSER NR COMPANY

WA Profit Corporation UBI: 602-865-829

Filing Date: December 30, 2016 Effective Date: December 31, 2016

Merging Entities:

Not Qualified in WA PLUM CREEK MANUFACTURING HOLDING COMPANY, INC.



Given under my hand and the Seal of the State of Washington at Olympia, the State Capital

- Banda 6

Kim Wyman, Secretary of State

Date Issued: 12/30/2016

DEC 29 2016

CERTIFICATE OF MERGER OF

WA SECRETARY PLUM CREEK MANUFACTURING HOLDING COMPANY, INC., A DELAWARE CORPORATION

WITH AND INTO

WEYERHAEUSER NR COMPANY, A WASHINGTON CORPORATION

In accordance with Section 252(c) of the Delaware General Corporation Law (the "DGCL"), Weyerhaeuser NR Company ("WNR"), a Washington corporation, having approved a plan and agreement of merger in accordance with the DGCL and the Revised Code of Washington ("RCW"), does hereby certify the following:

FIRST: The names and states of formation of the constituent entities to the Merger (the "Constituent Companies") are as follows:

Name

Plum Creek Manufacturing Holding Company, Inc.

Weyerhaeuser NR Company

State of Formation

Delaware

Washington

SECOND: A Plan and Agreement of Merger, effective as of December 31, 2016 (the "Agreement"), among the Constituent Companies has been approved, adopted, executed and acknowledged by each of the Constituent Companies.

THIRD: The name of the surviving entity shall be Weyerhaeuser NR Company, a Washington corporation (the "Surviving Corporation").

FOURTH: The Articles of Incorporation of the Surviving Corporation shall be its Articles of Incorporation.

FIFTH: The executed Agreement is on file at the principal place of business of the Surviving Corporation. The address of the principal place of business of the Surviving Corporation 220 Occidental Avenue South, Seattle, Washington 98104.

SIXTH: A copy of the Agreement will be furnished by the Surviving Corporation, on request and without cost, to any member of the Disappearing Company or any person holding an interest in either of the companies that are parties to this merger.

SEVENTH: The Merger shall be effective on December 31, 2016.

EIGHTH: The Surviving Corporation agrees that it may be served with process in the State of Delaware in any action, suit, or proceeding for enforcement of any obligation of any Constituent Company or of any obligation of the Surviving Corporation arising from this merger,

including any suit or other proceeding to enforce the rights of any stockholders as determined in appraisal proceedings pursuant to the provisions of Section 262 of the Delaware General Corporation laws, and irrevocably appoints the Secretary of State of Delaware as its agent to accept service of process in any such suit or proceeding. The Secretary of State shall mail any such process to the Surviving Corporation at 220 Occidental Avenue South, Seattle, Washington 98104.

[Signature page to follow]

IN WITNESS WHEREOF, said Surviving Corporation has caused this certificate to be signed by an authorized officer, the $\frac{27}{}$ day of December, 2016.

WEYERHAEUSER NR COMPANY, a Washington corporation

Ву:

Devin W. Stockfish

Senior Vice President, General Counsel

and Secretary

ARTICLES OF MERGER OF

PLUM CREEK MANUFACTURING HOLDING COMPANY, INC., A DELAWARE CORPORATION

WITH AND INTO

WEYERHAEUSER NR COMPANY, A WASHINGTON CORPORATION

Pursuant to RCW § 23B.11.050, the undersigned officer of Weyerhaeuser NR Company (the "Company") hereby certifies as follows:

FIRST:

The Plan and Agreement of Merger as approved by the directors of each of the Company and Plum Creek Manufacturing Holding Company, Inc. (the "Merging

Corporation") is attached hereto as Exhibit A.

SECOND:

The merger was duly approved by the sole stockholder of the Company pursuant to RCW § 23B.07.040 and RCW §23B.11.030, and there are no non-consenting

stockholders.

THIRD:

The merger was duly approved by the sole stockholder of the Merging

Corporation pursuant to Title 8, Section 252 of the Delaware General Corporation

Law.

FOURTH:

The merger of the Merging Corporation with and into the Company shall be

effective on December 31, 2016.

[Signature Page to follow]

IN WITNESS WHEREOF, these articles are signed this 27 day of December, 2016.

WEYERHAEUSER NR COMPANY, a Washington corporation

By:

Devin W. Stockfish

Senior Vice President, General Counsel

and Secretary

PLAN AND AGREEMENT OF MERGER

THIS PLAN AND AGREEMENT OF MERGER (this "Agreement"), effective as of December 31, 2016, by and between PLUM CREEK MANUFACTURING HOLDING COMPANY, INC., a Delaware corporation ("PCMHC") and WEYERHAEUSER NR COMPANY, a Washington corporation ("WNR", and, logether with PCMHC, the "Constituent Organizations" or the "Parties");

WHEREAS, PCMHC is a corporation organized and existing under the laws of Delaware and WNR is a corporation organized and existing under the laws of Washington; and

WHEREAS, the board of directors and stockholder of the PCMHC and the board of directors and sole stockholder of WNR deem it desirable, upon the terms and subject to the conditions herein stated, that PCMHC be merged with and into WNR and that WNR be the surviving entity.

NOW THEREFORE, the Parties, intending to be legally bound, do hereby agree as follows:

Section 1 Terms of Merger.

- 1.1 Merger of PCMHC into WNR. At the Effective Date (as defined in Section 2.3), PCMHC shall be merged with and into WNR, and WNR shall be the surviving entity (the "Surviving Corporation").
- 1.2 Name. Following the merger, the name of the Surviving Corporation shall be Weyerhaeuser NR Company.
- 1.3 Ownership Interests. Upon the Effective Date, all common stock of PCMHC issued and outstanding immediately prior to the Effective Date shall, by virtue of the Merger and without any action on the part of the holders thereof, be automatically canceled and retired and shall cease to exist, and no cash or other consideration shall be delivered in exchange therefore. At the Effective Date, each holder of any common stock in PCMHC shall cease to have any rights with respect thereto.
- Rights and Liabilities of WNR. At and after the Effective Date, WNR, as the Surviving Corporation, shall succeed to and possess, without further act or deed, all of the estate, rights, privileges, powers and franchises, both public and private, all of the property, real and personal of each of PCMHC and WNR; all debts due PCMHC shall be vested in WNR, as the Surviving Corporation; all claims, demands, property, rights, privileges, powers and franchises and every other interest of either of PCMHC or WNR shall be as effectively the property of WNR, as the Surviving Corporation, as they were of the respective parties hereto; the title to any real estate vested by deed or otherwise of PCMHC shall not revert or be in any way impaired by reason of the merger, but shall be vested in WNR, as the Surviving Corporation; all rights of creditors and all liens upon any property of either of WNR or PCMHC shall be preserved unimpaired, limited in lien to the property affected by such lien at the Effective Date; all debts,

liabilities and duties of PCMHC or WNR shall attach to WNR, as the Surviving Corporation, and may be enforced against it to the same extent as if such debts, liabilities and duties had been incurred or contracted by it; and WNR as the Surviving Corporation, shall indemnify and hold harmless the officers, directors and/or managing director of each of the parties hereto against all such debts, liabilities and duties and against all claims and demands arising out of the merger.

Section 2 Closing.

- 2.1 <u>Closing Date</u>. The closing of the merger contemplated hereby (the "Closing") shall occur on December 31, 2016 (the "Closing Date").
- 2.2 <u>Actions at Closing</u>. On the Closing Date, the Constituent Organizations shall cause Articles of Merger in the form of <u>Exhibit A</u> attached hereto (the "Articles of Merger") to be filed with the Corporations and Charities Division of the State of Washington and a Certificate of Merger in the form of <u>Exhibit B</u> attached hereto (the "Certificate of Merger") to be filed with the Secretary of State of the State of Delaware.
- 2.3 <u>Effective Date</u>. The merger shall become effective on December 31, 2016 (the "Effective Date").

Section 3 Articles of Incorporation; Bylaws.

- 3.1 Articles of Incorporation. From and after the Effective Date, until further amended as provided by law, the Articles of Incorporation of WNR shall be the Articles of Incorporation of the Surviving Corporation.
- 3.2. <u>Bylaws</u>. From and after the Effective Date, until further amended as provided by law, the bylaws of WNR shall be the bylaws of the Surviving Corporation.

Section 4 Miscellaneous.

- 4.1 Entire Agreement. This Agreement constitutes the complete agreement of the Constituent Organizations with respect to the subject matter hereof and supersedes all prior agreements, discussions and understandings with respect thereto.
- 4.2 <u>Governing Law.</u> This Agreement shall be governed by the laws of the State of Washington, without regard to the conflict of laws provisions thereof.
- 4.3 <u>Successors and Assigns</u>. This Agreement shall be binding upon and inure to the benefit of the parties hereto and their successors and assigns. No party may assign its rights or obligations hereunder to any other person without the prior written consent of the other party.
- 4.4 <u>Further Assurances</u>. If at any time prior to the Effective Date WNR shall consider or be advised that any acknowledgments or assurances in law or other similar actions are necessary or desirable in order to acknowledge or confirm in and to WNR any right, title, or interest of Disappearing Company held immediately prior to the Effective Date, Disappearing

Company and its proper members/officers and directors shall and will execute and deliver all such acknowledgments or assurances in law and do all things necessary or proper to acknowledge or confirm such right, title or interest in WNR as shall be necessary to carry out the purposes of this Agreement, and PCMHC and the proper officers and directors thereof are fully authorized to take any and all such action in the name of PCMHC or otherwise.

4.5 <u>Counterparts.</u> This Agreement may be executed in counterparts, all of which together shall evidence a single agreement.

[Signature Page Follows]

The parties hereto have duly executed and delivered this AGREEMENT AND PLAN OF MERGER as of December 27, 2016.

PLUM CREEK MANUFACTURING HOLDING COMPANY, INC.:

Ву:

Devin W. Stockfish

Senior Vice President, General

Counsel and Secretary

SURVIVING COMPANY:

WEYEHAEUSER NR COMPANY, a Washington corporation

Ву:

Devin W. Stockfish

Senior Vice President, General

Counsel and Secretary

EXHIBIT A Articles of Merger

ARTICLES OF MERGER OF

PLUM CREEK MANUFACTURING HOLDING COMPANY, INC., A DELAWARE CORPORATION

WITH AND INTO

WEYERHAEUSER NR COMPANY, A WASHINGTON CORPORATION

Pursuant to RCW § 23B.11.050, the undersigned officer of Weyerhaeuser NR Company (the "Company") hereby certifies as follows:

FIRST: The Plan and Agreement of Merger as approved by the directors of each of the

Company and Plum Creek Manufacturing Holding Company, Inc. (the "Merging

Corporation") is attached hereto as Exhibit A.

SECOND: The merger was duly approved by the sole stockholder of the Company pursuant

to RCW § 23B.07.040 and RCW §23B.11.030, and there are no non-consenting

stockholders.

THIRD: The merger was duly approved by the sole stockholder of the Merging

Corporation pursuant to Title 8, Section 252 of the Delaware General Corporation

Law.

FOURTH: The merger of the Merging Corporation with and into the Company shall be

effective on December 31, 2016.

[Signature Page to follow]

M W	ITNESS WHEREOF, these articles are signed this day of December, 2016.
	ERHAEUSER NR COMPANY, thington corporation
n By:	
~,.	Devin W, Stockfish Senior Vice President, General Counsel and Secretary

EXHIBIT B

Certificate of Merger

CERTIFICATE OF MERGER OF

PLUM CREEK MANUFACTURING HOLDING COMPANY, INC., A DELAWARE CORPORATION

WITH AND INTO

WEYERHAEUSER NR COMPANY, A WASHINGTON CORPORATION

In accordance with Section 252(c) of the Delaware General Corporation Law (the "DGCL"), Weyerhaeuser NR Company ("WNR"), a Washington corporation, having approved a plan and agreement of merger in accordance with the DGCL and the Revised Code of Washington ("RCW"), does hereby certify the following:

FIRST: The names and states of formation of the constituent entities to the Merger (the "Constituent Companies") are as follows:

Name

Plum Creek Manufacturing Holding Company, Inc.

Weyerhaeuser NR Company

State of Formation

Delaware Washington

SECOND: A Plan and Agreement of Merger, effective as of December 31, 2016 (the "Agreement"), among the Constituent Companies has been approved, adopted, executed and acknowledged by each of the Constituent Companies.

THIRD: The name of the surviving entity shall be Weyerhaeuser NR Company, a Washington corporation (the "Surviving Corporation").

FOURTH: The Articles of Incorporation of the Surviving Corporation shall be its Articles of Incorporation.

PIFTH: The executed Agreement is on file at the principal place of business of the Surviving Corporation. The address of the principal place of business of the Surviving Corporation 220 Occidental Avenue South, Seattle, Washington 98104.

SIXTH: A copy of the Agreement will be furnished by the Surviving Corporation, on request and without cost, to any member of the Disappearing Company or any person holding an interest in either of the companies that are parties to this merger.

SEVENTH: The Merger shall be effective on December 31, 2016.

EIGHTH: The Surviving Corporation agrees that it may be served with process in the State of Delaware in any action, suit, or proceeding for enforcement of any obligation of any Constituent Company or of any obligation of the Surviving Corporation arising from this merger,

including any suit or other proceeding to enforce the rights of any stockholders as determined in appraisal proceedings pursuant to the provisions of Section 262 of the Delaware General Corporation laws, and irrevocably appoints the Secretary of State of Delaware as its agent to accept service of process in any such suit or proceeding. The Secretary of State shall mail any such process to the Surviving Corporation at 220 Occidental Avenue South, Seattle, Washington 98104.

[Signature page to follow]

IN W	ITNESS WHEREOF, said Surviving Corp thorized officer, the day of Decem	oration has cau ber, 2016.	used this certificate	e to be signed by
	ERHAEUSER NR COMPANY, shington corporation			
Den		÷		*
Ву:	Devin W. Stockfish Senior Vice President, General Counsel and Secretary	e	Na II	

Page 1



I, JEFFREY W. BULLOCK, SECRETARY OF STATE OF THE STATE OF
DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT
COPY OF THE CERTIFICATE OF MERGER, WHICH MERGES:

"PLUM CREEK MANUFACTURING HOLDING COMPANY, INC.", A DELAWARE CORPORATION,

WITH AND INTO "WEYERHAEUSER NR COMPANY" UNDER THE NAME OF
"WEYERHAEUSER NR COMPANY", A CORPORATION ORGANIZED AND EXISTING
UNDER THE LAWS OF THE STATE OF WASHINGTON, AS RECEIVED AND FILED
IN THIS OFFICE ON THE TWENTY-NINTH DAY OF DECEMBER, A.D. 2016,
AT 9:54 O'CLOCK A.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF MERGER IS THE THIRTY-FIRST DAY OF DECEMBER, A.D. 2016.

A FILED COPY OF THIS CERTIFICATE HAS BEEN FORWARDED TO THE NEW CASTLE COUNTY RECORDER OF DEEDS.

TAMPYS COLUMN TO THE PARTY OF T

Authentication: 203606312

Date: 12-29-16

State of Delaware
Secretary of State
Division of Corporations
Delivered 09:54 AM 12/29/2016
FILED 09:54 AM 12/29/2016
SR 20167313815 - File Number 3015043

CERTIFICATE OF MERGER OF

PLUM CREEK MANUFACTURING HOLDING COMPANY, INC., A DELAWARE CORPORATION

WITH AND INTO

WEYERHAEUSER NR COMPANY, A WASHINGTON CORPORATION

In accordance with Section 252(c) of the Delaware General Corporation Law (the "DGCL"), Weyerhaeuser NR Company ("WNR"), a Washington corporation, having approved a plan and agreement of merger in accordance with the DGCL and the Revised Code of Washington ("RCW"), does hereby certify the following:

FIRST: The names and states of formation of the constituent entities to the Merger (the "Constituent Companies") are as follows:

Name
Plum Creek Manufacturing Holding Company, Inc.

Delaware

Weyerhaeuser NR Company

Washington

State of Formation

SECOND: A Plan and Agreement of Merger among the Constituent Companies has been approved, adopted, certified, executed and acknowledged by each of the Constituent Companies.

THIRD: The name of the surviving entity shall be Weyerhaeuser NR Company, a Washington corporation (the "Surviving Corporation").

FOURTH: The Articles of Incorporation of the Surviving Corporation shall be its Articles of Incorporation.

FIFTH: The executed Agreement is on file at the principal place of business of the Surviving Corporation. The address of the principal place of business of the Surviving Corporation 220 Occidental Avenue South, Seattle, Washington 98104.

SIXTH: A copy of the Agreement will be furnished by the Surviving Corporation, on request and without cost, to any stockholder of the Disappearing Company and any stockholder of the Surviving Company or any person holding an interest in either of the companies that are parties to this merger.

SEVENTH: The Merger shall be effective on December 31, 2016.

EIGHTH: The Surviving Corporation agrees that it may be served with process in the State of Delaware in any action, suit, or proceeding for enforcement of any obligation of any

Constituent Company or of any obligation of the Surviving Corporation arising from this merger, including any suit or other proceeding to enforce the rights of any stockholders as determined in appraisal proceedings pursuant to the provisions of Section 262 of the Delaware General Corporation laws, and irrevocably appoints the Secretary of State of Delaware as its agent to accept service of process in any such suit or proceeding. The Secretary of State shall mail any such process to the Surviving Corporation at 220 Occidental Avenue South, Seattle, Washington 98104.

[Signature page to follow]

IN WITNESS WHEREOF, said Surviving Corporation has caused this certificate to be signed by an authorized officer, the 27 day of December, 2016.

WEYERHAEUSER NR COMPANY, a Washington corporation

By:

Devin W. Stockfish

Senior Vice President, General Counsel

and Secretary

State of Delaware
Secretary of State
Division of Corporations
Delivered 09:54 AM 12/29/2016
FILED 09:54 AM 12/29/2016
SR 20167313815 - File Number 3015043

CERTIFICATE OF MERGER OF

PLUM CREEK MANUFACTURING HOLDING COMPANY, INC., A DELAWARE CORPORATION

WITH AND INTO

WEYERHAEUSER NR COMPANY, A WASHINGTON CORPORATION

In accordance with Section 252(c) of the Delaware General Corporation Law (the "DGCL"), Weyerhaeuser NR Company ("WNR"), a Washington corporation, having approved a plan and agreement of merger in accordance with the DGCL and the Revised Code of Washington ("RCW"), does hereby certify the following:

FIRST: The names and states of formation of the constituent entities to the Merger (the "Constituent Companies") are as follows:

Name
Plum Creek Manufacturing Holding Company, Inc.
Weyerhaeuser NR Company

State of Formation
Delaware
Washington

SECOND: A Plan and Agreement of Merger among the Constituent Companies has been approved, adopted, certified, executed and acknowledged by each of the Constituent Companies.

THIRD: The name of the surviving entity shall be Weyerhaeuser NR Company, a Washington corporation (the "Surviving Corporation").

FOURTH: The Articles of Incorporation of the Surviving Corporation shall be its Articles of Incorporation.

FIFTH: The executed Agreement is on file at the principal place of business of the Surviving Corporation. The address of the principal place of business of the Surviving Corporation 220 Occidental Avenue South, Seattle, Washington 98104.

SIXTH: A copy of the Agreement will be furnished by the Surviving Corporation, on request and without cost, to any stockholder of the Disappearing Company and any stockholder of the Surviving Company or any person holding an interest in either of the companies that are parties to this merger.

SEVENTH: The Merger shall be effective on December 31, 2016.

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Constituent Company or of any obligation of the Surviving Corporation arising from this merger, including any suit or other proceeding to enforce the rights of any stockholders as determined in appraisal proceedings pursuant to the provisions of Section 262 of the Delaware General Corporation laws, and irrevocably appoints the Secretary of State of Delaware as its agent to accept service of process in any such suit or proceeding. The Secretary of State shall mail any such process to the Surviving Corporation at 220 Occidental Avenue South, Seattle, Washington 98104.

[Signature page to follow]

IN WITNESS WHEREOF, said Surviving Corporation has caused this certificate to be signed by an authorized officer, the 27 day of December, 2016.

WEYERHAEUSER NR COMPANY, a Washington corporation

By:

Devin W. Stockfish

Senior Vice President, General Counsel

and Secretary

State of Delaware
Secretary of State
Division of Corporations
Delivered 09:54 AM 12/29/2016
FILED 09:54 AM 12/29/2016
SR 20167313815 - File Number 3015043

CERTIFICATE OF MERGER OF

PLUM CREEK MANUFACTURING HOLDING COMPANY, INC., A DELAWARE CORPORATION

WITH AND INTO

WEYERHAEUSER NR COMPANY, A WASHINGTON CORPORATION

In accordance with Section 252(c) of the Delaware General Corporation Law (the "DGCL"), Weyerhaeuser NR Company ("WNR"), a Washington corporation, having approved a plan and agreement of merger in accordance with the DGCL and the Revised Code of Washington ("RCW"), does hereby certify the following:

FIRST: The names and states of formation of the constituent entities to the Merger (the "Constituent Companies") are as follows:

Name State of Formation
Plum Creek Manufacturing Holding Company, Inc.
Weyerhaeuser NR Company Washington

SECOND: A Plan and Agreement of Merger among the Constituent Companies has been approved, adopted, certified, executed and acknowledged by each of the Constituent Companies.

THIRD: The name of the surviving entity shall be Weyerhaeuser NR Company, a Washington corporation (the "Surviving Corporation").

FOURTH: The Articles of Incorporation of the Surviving Corporation shall be its Articles of Incorporation.

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SIXTH: A copy of the Agreement will be furnished by the Surviving Corporation, on request and without cost, to any stockholder of the Disappearing Company and any stockholder of the Surviving Company or any person holding an interest in either of the companies that are parties to this merger.

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EIGHTH: The Surviving Corporation agrees that it may be served with process in the State of Delaware in any action, suit, or proceeding for enforcement of any obligation of any

Constituent Company or of any obligation of the Surviving Corporation arising from this merger, including any suit or other proceeding to enforce the rights of any stockholders as determined in appraisal proceedings pursuant to the provisions of Section 262 of the Delaware General Corporation laws, and irrevocably appoints the Secretary of State of Delaware as its agent to accept service of process in any such suit or proceeding. The Secretary of State shall mail any such process to the Surviving Corporation at 220 Occidental Avenue South, Seattle, Washington 98104.

[Signature page to follow]

IN WITNESS WHEREOF, said Surviving Corporation has caused this certificate to be signed by an authorized officer, the 27 day of December, 2016.

WEYERHAEUSER NR COMPANY, a Washington corporation

By:

Devin W. Stockfish

Senior Vice President, General Counsel

and Secretary



LEGAL NOTICE OF APPLICATION FOR AUTHORITY TO TRANSFER MAJORITY ORGANIZATIONAL CONTROL OF A REGULATED UTILITY

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

Docket No. 160238-WS

(Section 367.071, Florida Statutes)

LEGAL NOTICE

Notice is hereby given on	, pursuant to Section 367.071, Florida
Statutes, of the application for authority to trans	sfer of majority organizational control of D & E
Water Resources, L.L.C (the "Utility") providing	service in the following described territory in
Flagler and Volusia Counties, Florida. Please see	attached legal description.

The Utility is not requesting any changes to its rates, classifications, charges, rules, and regulations in this application. Any objection to the said application must be made in writing and filed with the Office of Commission Clerk, Florida Public Service Commission, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850, within thirty (30) days from the date of this notice. At the same time, a copy of said objection should be mailed to the applicant whose address is set forth below. The objection must state the grounds for the objection with particularity.

D & E Water Resources, L.L.C. 220 Occidental Avenue S. Seattle, Washington 98104 Telephone: 601-718-2604

Fax: 601-939-7805

Email: David.Thompson@weyerhaeuser.com

D & E WATER RESOURCES, L.L.C. DESCRIPTION OF TERRITORY

(SEE ATTACHED)

D & E WATER RESOURCES, L.L.C. DESCRIPTION OF TERRITORY

SERVING ONLY FLAGLER COUNTY, FLORIDA

TOWNSHIP 13 SOUTH, RANGE 30 EAST: The Southeast corner of Section 10 lying East of SR 304; Section 11, less a portion of Northwest corner; All of Section 12; All of Section 13; All of Section 14; All of Section 15, less the Northeast corner; All of Section 16 lying Southeast of SR 304; The South ½ of Section 21; All of Section 22; All of Section 23, All of Section 24; All of Section 25; All of Section 26; All of Section 27; All of Section 28; All of Section 32; All of Section 33; All of Section 35; All of Section 36.

TOWNSHIP 14 SOUTH, RANGE 29 EAST: All of Section 12 lying East of SR 11; All of Section 13 lying East of SR 11; All of Section 23 lying East of SR 11; All of Section 24 lying East of SR 11.

TOWNSHIP 14 SOUTH, RANGE 30 EAST: All of Section 1; All of Section 2; All of Section 3; All of Section 4; All of Section 5; All of Section 6 lying East of SR 11; All of Section 7 lying East of SR 11; All of Section 8; All of Section 9; All of Section 10; All of Section 11; All of Section 12; All of Section 14; All of Section 15; All of Section 16; All of Section 17; All of Section 18; All of Section 19; All of Section 20; All of Section 21; All of Section 22; The Northwest 1/4 and the Northwest 1/4 of the Northeast 1/4 of Section 23.

SERVING ONLY VOLUSIA COUNTY, FLORIDA

TOWNSHIP 14 SOUTH, RANGE 29 EAST: All of Section 36 lying East of SR 11.

TOWNSHIP 14 SOUTH, RANGE 30 EAST: All of Section 27; All of Section 28; The East 1/8 of Section 29; All of Section 31; All of Section 32; All of Section 33; All of Section 34; Section 35: the West ½ of the Southwest ¼ lying South of SR 40;

TOWNSHIP 15 SOUTH, RANGE 30 EAST: All of Section 1; All of Section 2; All of Section 3; All of Section 4 less the Southwest 1/4 lying South of SR 40; Section 5: The Northeast 1/4 lying North of SR 40; The East 1/2 of Section 9; All of Section 10; All of Section 11; All of Section 12, less the Southeast 1/4; All of Section 13; All of Section 14; All of Section 15, less a portion of the Southwest 1/4.

TOWNSHIP 15 SOUTH, RANGE 31 EAST: Section 5: West ½ of the Northwest ¼ and the Southwest ¼; The South ½ of Section 7; The North ½ of Northwest ¼ and Southwest ¼ of Northwest ¼ of Section 8; Section 17: The West ½ of Northwest ¼, the South ½ of Southwest ¼, and Southwest ¼ of the Southeast ¼; All of Section 18.

LEGAL NOTICE OF APPLICATION FOR AUTHORITY TO TRANSFER MAJORITY ORGANIZATIONAL CONTROL OF A REGULATED UTILITY

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

Docket No. 160238-WS

(Section 367.071, Florida Statutes)

LEGAL NOTICE

Notice is hereby given on	, pursuant to Section 367.071, Florida
Statutes, of the application for authority to transfer of	of majority organizational control of B & C
Water Resources, L.L.C (the "Utility") providing serv	ice in the following described territory in
Baker and Union Counties, Florida. Please see attache	ed legal description.

The Utility is not requesting any changes to its rates, classifications, charges, rules, and regulations in this application. Any objection to the said application must be made in writing and filed with the Office of Commission Clerk, Florida Public Service Commission, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850, within thirty (30) days from the date of this notice. At the same time, a copy of said objection should be mailed to the applicant whose address is set forth below. The objection must state the grounds for the objection with particularity.

B & C Water Resources, L.L.C. 220 Occidental Avenue S. Seattle, Washington 98104 Telephone: 601-718-2604

Fax: 601-939-7805

Email: David.Thompson@weyerhaeuser.com

B & C WATER RESOURCES, L.L.C. DESCRIPTION OF TERRITORY

(SEE ATTACHED)

B & C WATER RESOURCES, L.L.C. SERVICE TERRITORY

SERVING ONLY BAKER COUNTY, FLORIDA

TOWNSHIP 3, SOUTH RANGE 19, EAST: All of Section 23, lying South of U.S. Highway 90; All of Section 24, lying South of U.S. Highway 90; All of Section 25; All of Section 26, lying South of U.S. Highway 90; All of Section 27, lying South of U.S. Highway 90; All of Section 34; All of Section 35; All of Section 36

TOWNSHIP 3, SOUTH RANGE 20, EAST: All of Section 11; All of Section 13; All of Section 15; All of Section 16; All of Section 17, Lying South of U.S. Highway 90; All of Section 18, lying South of U.S. Highway 90; All of Section 20; All of Section 21; All of Section 22; All of Section 23; All of Section 25, lying West of County Road 229; All of Section 26; All of Section 27; All of Section 29; All of Section 30;

All of Section 31; All of Section 33; All of Section 35

TOWNSHIP 3, SOUTH RANGE 21, EAST: All of Section 29; All of Section 30; All of Section 31; All of Section 32.

TOWNSHIP 4, SOUTH RANGE 19, EAST: All of Section 1; All of Section 2; All of Section 3; All of Section 4; All of Section 9; All of Section 10; All of Section 11; All of Section 12; All of Section 13; All of Section 14; All of Section 15; All of Section 16

TOWNSHIP 4, SOUTH RANGE 20, EAST: All of Section 6; All of Section 7; All of Section 12; All of Section 13; All of Section 16; All of Section 18

TOWNSHIP 4, SOUTH RANGE 21, EAST: All of Section 4; All of Section 5; All of Section 6; All of Section 7; All of Section 8; All of Section 9; All of Section 10, lying East of County Road 121; All of Section 11, lying East of County Road 121; All of Section 12; All of Section 13; All of Section 14; All of Section 15; All of Section 16; All of Section 17; All of Section 18

TOWNSHIP 4, SOUTH RANGE 22, EAST: All of Section 7; All of Section 18

SERVING ONLY UNION COUNTY, FLORIDA

TOWNSHIP 4, SOUTH RANGE 19, EAST: All of Section 21; All of Section 22; All of Section 23; All of Section 24; All of Section 25; All of Section 26; All of Section 27; All of Section 28; The east ½ of Section 32; All of Section 33; All of Section 34; All of Section 35; All of Section 36

TOWNSHIP 4, SOUTH RANGE 20, EAST: All of Section 19; All of Section 20; All of Section 21; All of Section 22; All of Section 23; All of Section 24; All of Section 25; All of Section 26; All of Section 27; All of Section 28; All of Section 29; All of Section 30; All of Section 31; All of Section 32; All of Section 33; All of Section 34; All of Section 35; All of Section 36

TOWNSHIP 4, SOUTH RANGE 21, EAST: All of Section 19; All of Section 20; All of Section 21; All of Section 22; All of Section 23; All of Section 24; All of Section 25; Section 26: The northeast 1/4, the North 1/2 of the Southeast 1/4 and the southwest 1/4 of the northwest 1/4; Section 27: The North 1/2, the northwest 1/4 of the southeast 1/4 and the Northeast 1/4 of the southwest 1/4; The North 1/2 of Section 28; All of Section 29; All of Section 30; All of Section 31; Section 32: the West 1/2; All of Section 36

TOWNSHIP 4, SOUTH RANGE 22, EAST: All of Section 19; All of Section 30

TOWNSHIP 5, SOUTH RANGE 18, EAST: All of Section 12; All of Section 13; All of Section 14; All of Section 15; All of Section 22; All of Section 23; All of Section 24; All of Section 25; All of Section 26; All of Section 27; All of Section 34; All of Section 35, lying North of County Road 238; All of Section 36, lying North of County Road 238

TOWNSHIP 5, SOUTH RANGE 19, EAST: All of Section 1; All of Section 2; All of Section 3; All of Section 4; All of Section 5; All of Section 7; All of Section 8; All of Section 9; All of Section 10; All of Section 11; All of Section 12; All of Section 13; All of Section 14; All of Section 15; All of Section 16;

All of Section 17; All of Section 18; All of Section 19; All of Section 20; All of Section 21; All of Section 22; All of Section 23; All of Section 24; All of Section 25, lying North of County Road 100; All of Section 27; All of Section 28; All of Section 29; All of Section 30; All of Section 31, lying North of County Road 238; All of Section 32, lying North of County Road 238; All of Section 33; All of Section 34; All of Section 35

TOWNSHIP 5, SOUTH RANGE 20, EAST: All of Section 1, lying South of County Road 16; All of Section 2; All of Section 3; All of Section 4; All of Section 5; All of Section 6; All of Section 7; All of

SERVING ONLY UNION COUNTY, FLORIDA (continued)

Section 8; All of Section 9; All of Section 10; All of Section 11; All of Section 12; All of Section 13; All of Section 14; All of Section 15; All of Section 16; All of Section 17; All of Section 18; All of Section 19; All of Section 20; All of Section 21, lying North of County Road 121; All of Section 22, lying North of County Road 121; All of Section 28; The Southeast 1/4 of the Northwest 1/4 of Section 29 lying South of County Road 238 and the North 1/2 of the Northwest 1/4 of Section 29; The North 1/2 of Section 30; The Southeast 1/4 and the East 1/2 of the southwest 1/4 of Section 32; All of Section 33; All of Section 34; All of Section 35

TOWNSHIP 5, SOUTH RANGE 21, EAST: All of Section 6; All of Section 7; The west 1/4 and the northwest 1/4 of Section 8; All of Section 17, lying South of County Road 121 and State Highway 16; Section 18: The South 1/2 of the southeast 1/4 lying East of County Road 229 and the East 2/3 of the Northeast 1/4 of the southeast 1/4; All of Section 19, lying North of County Road 229; All of Section 20, lying North of County Road 229; All of Section 29; All of Section 30

TOWNSHIP 6, SOUTH RANGE 20, EAST: All of Section 2, lying North of County Road 100; All of Section 3; All of Section 4; All of Section 5; All of Section 6; All of Section 8; All of Section 9; All of Section 10; All of Section 18