

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Application for increase in water and
wastewater rates in Charlotte, Highlands, Lake,
Lee, Marion, Orange, Pasco, Pinellas, Polk, and
Seminole Counties by Utilities, Inc. of
Florida. /

Docket No. 160101-WS

Dated: May 8, 2017

**OPC'S NOTICE OF SERVICE OF CORRECTED PAGE TO THE TESTIMONY
OF ANDREW WOODCOCK**

Pursuant to Section 350.0611, Florida Statutes, the Citizens of the State of Florida, by
and through J. R. Kelly, Public Counsel, hereby give notice that they have served the attached
corrected page to the Direct Testimony of Andrew Woodcock.

J. R. Kelly
Public Counsel

/s/ Erik L. Sayler

Erik L. Sayler
Associate Public Counsel

Office of Public Counsel
c/o The Florida Legislature
111 West Madison Street, Room 812
Tallahassee, FL 32399-1400
(850) 488-9330

Attorneys for the Citizens
of the State of Florida

CERTIFICATE OF SERVICE

Docket No. 160101-WS

I HEREBY CERTIFY that a true and correct copy of the foregoing Citizens' Notice of Service has been furnished by electronic mail to the following parties on this 8th day of May, 2017:

Walter Trierweiler
Kyesha Mapp
Danijela Janjic
Wesley Taylor
Florida Public Service Commission
2540 Shumard Oak Blvd., Room 110
Tallahassee, FL 32399-0850
Email: wtrierwe@psc.state.fl.us
Email: kmapp@psc.state.fl.us
Email: djanjic@psc.state.fl.us
Email: wtaylor@psc.state.fl.us

John Hoy
Utilities, Inc. of Florida
200 Weathersfield Avenue
Altamonte Springs, FL 32714-4099
Email: jphoy@uiwater.com

William S. Bilenky, Esq.
Douglas P. Manson, Esq.
Manson, Bolves, Donaldson & Varn
1101 Swann Avenue
Tampa, FL 33606
Email: bbilenky@mansonbolves.com
Email: dmanson@mansonbolves.com

Brian P. Armstrong, Esq.
Law Office of Brian Armstrong, PLLC
P.O. Box 5055
Tallahassee, Florida 32314-4097
Email: brian@brianarmstronglaw.com

Martin S. Friedman, Esquire
Friedman & Friedman
766 N. Sun Drive, Suite 4030
Lake Mary, FL 32746
Email: mfriedman@ff-attorneys.com

Patrick C. Flynn
Utilities, Inc. of Florida
200 Weathersfield Avenue
Altamonte Springs, FL 32714-4099
Email: pcflyn@uiwater.com

Edward de la Parte, Jr.
Nick Porter
de la Parte & Gilbert, P.A.
101 East Kennedy Blvd.
Suite 2000
Tampa, Florida 33601
Email: edelaparte@dgfirm.com
Email: nporter@dgfirm.com

/s/ Erik L. Sayler _____
Erik L. Sayler
Associate Public Counsel

1 to determine why the numbers are \$3,600,000 more than UIF's original estimate.
 2 With the contracts only recently executed on February 20, 2017, there was insufficient
 3 time to conduct additional discovery to fully review the prudence and reasonableness
 4 of the cost numbers. Therefore, I recommend that ~~\$4,243,423~~ \$6,913,423 in costs be
 5 excluded from the current rate case.

6
 7 *Pro Forma projects without any cost justification*

8 **Q. WHICH PRO FORMA ADDITIONS HAS UIF FAILED TO PROVIDE ANY**
 9 **SUPPORTING DOCUMENTATION?**

10 A. As of February 25, 2017, UIF has failed to provide any supporting documentation on
 11 ~~seven~~ four projects totaling approximately ~~\$3,800,000~~ \$2,100,000 as shown in the table below.

Flynn's Exhibit Number	Project	Project Amount per Flynn's Testimony
PCF-9	TTHM & HAA5 Study	\$450,000
PCF-13	Longwood Groves I&I Remediation	\$450,000
PCF-17	Mid-County Excess I&I Remediation	\$600,000
PCF-20	Pennbrooke WTP Electrical Improvements	\$270,000
PCF-28	Wekiva WWTP Blower Replacement	\$600,000
PCF-33	Orangewood, Buena Vista WM Replacement	\$1,200,000
PCF-34	Summertree Well Abandonment	\$200,000
	Total	\$3,770,000 <u>\$2,100,000</u>

12
 13 Mr. Flynn stated in his August 30, 2016 testimony that the supporting information for
 14 these projects will be submitted either 60 or 90 days after filing depending upon the
 15 project. The exhibit pages in his testimony that refer to these projects state: "held for