BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Request for change in name on Certificate No. 129-W in Lee County from JAMES L. AND LETA M. NOLTON d/b/a BAYSHORE UTILITY COMPANY to BAYSHORE UTILITIES, INC.

DOCKET NO. 900063-WU
ORDER NO. 22603
1SSUED: 2-26-90

ORDER APPROVING CHANGE IN NAME OF UTILITY

BY THE COMMISSION:

By Order No. 5707, issued April 6, 1973, the Commission granted Water Certificate No. 129-W to James L. and Leta M. Nolton d/b/a Bayshore Utility Company. On March 10, 1975, the utility was incorporated by the Division of Corporations under the name of Bayshore Utilities, Inc. On January 29, 1990, the utility filed a request to have the name on its water certificate changed to reflect its actual name of incorporation. Our inquiry of the incorporation records and of the applicants themselves indicate that no change in ownership has taken place.

The utility also stated that its address on the certificate is incorrect, and that its proper address is 1628 Ardmore Road, Fort Myers, Florida 33901. The utility submitted its certificate along with its request. Based on the foregoing, the utility's request to change the name on Certificate No. 129-W to Bayshore Utilities, Inc. and to correct the address is hereby approved.

It is, therefore,

ORDERED by the Florida Public Service Commission that the request to change the name of James L. and Leta M. Nolton d/b/a Bayshore Utility Company on Certificate No. 129-W to Bayshore Utilities, Inc. and to correct the address is hereby approved. It is further

ORDERED that this docket shall be closed.

DOCKET NO. 900063-WU ORDER NO. 22603 PAGE 2

By Order of the Florida Public Service Commission this ____26th ___ day of ___FEBRUARY ____, ___1990

TEVE TRIBBLE, Director

Division of Records and Reporting

(SEAL)

DCS

NOTICE OF FURTHER PROCEEDINGS OR JUDICIAL REVIEW

The Florida Public Service Commission is required by Section 120.59(4), Florida Statutes, to notify parties of any administrative hearing or judicial review of Commission orders that is available under Sections 120.57 or 120.68, Florida Statutes, as well as the procedures and time limits that apply. This notice should not be construed to mean all requests for an administrative hearing or judicial review will be granted or result in the relief sought.

Any party adversely affected by the Commission's final action in this matter may request: 1) reconsideration of the decision by filing a motion for reconsideration with the Director, Division of Records and Reporting within fifteen (15) days of the issuance of this order in the form prescribed by Rule 25-22.060, Florida Administrative Code; or 2) judicial review by the Florida Supreme Court in the case of an electric, gas or telephone utility or the First District Court of Appeal in the case of a water or sewer utility by filing a notice of appeal with the Director, Division of Records and Reporting and filing a copy of the notice of appeal and the filing fee with the appropriate court. This filing must be completed within thirty (30) days after the issuance of this order, pursuant to Rule 9.110, Florida Rules of Appellate Procedure. The notice of appeal must be in the form specified in Rule 9.900(a), Florida Rules of Appellate Procedure.