

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

IN RE: Application for Transfer of)
Majority Organizational Control of)
Jasmine Lakes Utilities Corporation)
in Pasco County, Florida to)
AquaSource Utility, Inc.)

DOCKET NO. 981780-WS

RECORDS AND REPORTING

53 DEC -1 PM 2:03

RECEIVED-FPSC

APPLICATION FOR APPROVAL OF CHANGE
IN MAJORITY ORGANIZATIONAL CONTROL

AQUASOURCE UTILITY, INC., by and through its undersigned attorneys and pursuant to Section 367.071, Florida Statutes, and Rule 25-30.037(3), Florida Administrative Code, hereby makes application for approval of the transfer of majority organizational control of Jasmine Lakes Utilities Corporation which holds Certificates 83-S and 110-W and in support thereof states:

1. The name and address of the Seller is:

James M. Dreher
1518 US Highway 19
Holiday, FL 34691

2. The name and address of the Buyer is:

AquaSource Utility, Inc.
16810 Barker Springs, Suite B 215
Houston, Texas 77084

3. The name and address of the person authorized to receive notices and communications in respect to this application is:

Martin S. Friedman, Esquire
Rose, Sundstrom & Bentley, LLP
2548 Blairstone Pines Drive
Tallahassee, Florida 32301

4. The names and addresses of the Buyer's corporate officers and directors are as follows:

RECEIVED & FILED
[Signature]
FPSC-REG RECORDS

MENT NUMBER-DATE
13491 DEC-18

RECORDS/REPORTING

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

DEPOSIT

DATE

IN RE: Application for Transfer of
Majority Organizational Control of
Jasmine Lakes Utilities Corporation
in Pasco County, Florida to
AquaSource Utility, Inc.

0039

DEC 02 1998

DOCKET NO. 981780-MS

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IN MAJORITY ORGANIZATIONAL CONTROL

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Holiday, FL 34691

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AquaSource Utility, Inc.
16810 Barker Springs, Suite B 215
Houston, Texas 77084

3. The name and address of the person authorized to receive

ROSE, SUNDBSTROM & BENTLEY, LLP

OPERATING ACCOUNT
PH 877-2555
2548 BLAIRSTONE PINES DRIVE
TALLAHASSEE, FL 32301

20816

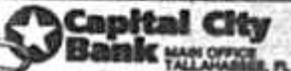
DATE November 30, 1998

PAY TO THE ORDER OF Florida Public Service Commission

\$ 3,000.00

Three Thousand and 00/100

DOLLARS



Walter G. Gaudin
Donald E. Gaudin

FOR

Roy H. Moore, President
Edward R. Wallace, Vice-President/Director
Michael J. Miller, Vice President
Carmela Laurella, Vice President
Cary Thomas, Secretary
Linda C. Law, Secretary
Carol Marine, Assistant Secretary
Ann Reitmeyer, Assistant Secretary
16810 Barker Springs, Suite B 215
Houston, Texas 77084

5. Buyer currently owns no water or wastewater utilities in Florida, although it has several applications for transfer pending before the Commission. The names of other water or wastewater utilities owned by Buyer are as follows:

AquaSource Utility, Inc.
AquaSource Services and Technologies, Inc.
AquaSource Whisenant, Inc.
AquaSource/AU, Inc.
AquaSource/CB, Inc.
AquaSource/DWC, Inc.
AquaSource/GWS, Inc.
AquaSource/HCUC, Inc.
AquaSource/HCUW, Inc.
AquaSource/IWS, Inc.
AquaSource/MMS, Inc.
AquaSource/S&B, Inc.
Britmore Utility, Inc.
Buffalo Creek Utility, Inc.
Creekside Utilities, Inc.
Lakeside Utilities, Inc.
Sandy Creek Utilities, Inc.
Peek Road Utilities, Inc.
Redwood Utilities, Inc.
Rivercrest Water Systems, Inc.
Suburban Austin Water Systems, Inc.
The Reynolds Group, Inc.
Hendricks County Wastewater, LLC
Country View Sewage Plant Inc.
Chimney Wood Sewage Works, Inc.
Wastewater One, LLC
Water One, Inc.
Wildwood Shores Utilities Corp.
Wymberley Sanitary Works, Inc.
Woodcreek Utilities, Inc.

6. The purchase of the stock of Jasmine Lakes Utilities Corporation is a cash transaction financed by capital from its parent, DQE, Inc.

7. The transfer is in the public interest because the Seller is no longer interested in continuing to own and operate the utility systems. The Seller is unwilling to continue to make the capital expenditures necessary to continue to provide the high quality of service it has provided in the past. By contrast, AquaSource Utility, Inc. is in the business of owning and operating water and wastewater utility systems. AquaSource Utility, Inc. enjoys an excellent reputation with the Texas regulatory agencies where most of its systems are located, and has the financial resources to make necessary future improvements to the utility systems.

8. Although AquaSource is a relatively new organization, its experienced staff has been providing operation, maintenance and management services for municipal and private water utilities for more than 25 years. It is constantly expanding its technical capabilities and are implementing improved quality control, maintenance management, and training and safety programs. These improvements provide direct tangible benefits to utilities owned and operated by AquaSource and municipal utilities served by AquaSource. It currently operates water and wastewater systems serving approximately 125,000 customers.

9. As a subsidiary of DQE, Inc., AquaSource has the financial capability to acquire, operate and maintain water and

wastewater utilities. All acquisitions are funded through direct capital contributions from DQE. See Exhibit "A" attached hereto. Operations and maintenance requirements are funded internally from generated cash flows. Operational deficiencies are funded through capital contributions from DQE. DQE, Inc., the funded parent of Duquesne Light Company, has assets of more than \$4.6 billion and annual revenues in excess of \$1.2 billion.

10. AquaSource Utility, Inc. will fulfill the commitment, obligations and representation of Jasmine Lakes Utilities Corporation with regard to utility matters.

11. Entities providing funding to the Buyer and the manner and amount of such funding is discussed in paragraph 6 above. AquaSource Utility, Inc.'s financial statement is attached hereto as Exhibit "B".

12. After reasonable investigation by Buyer, the systems being acquired appears to be in satisfactory condition and in compliance with applicable standards set by the DEP.

13. Evidence that the utility owns the land upon which the utility treatment facilities are located is attached hereto as Exhibit "C".

14. Revised tariffs reflecting the change in the issuing officer are attached hereto as Exhibit "D".

15. The water and wastewater certificates of Seller are attached for appropriate update.

16. An Affidavit that the actual notice of the application was given to the entities on the list provided by the Commission in



FLORIDA PUBLIC SERVICE COMMISSION

CERTIFICATE NUMBER

83-8

Upon consideration of the record it is hereby ORDERED that authority be and is hereby granted to

Jasmine Lakes Utilities Corporation

Whose principal address is

1518 U.S. Highway 19, Suite C

Holiday, Florida 34691

(Pasco)

to provide Sewer service in accordance with the provisions of Chapter 367, Florida Statutes, the Rules, Regulations and Orders of this Commission in the territory described by the Orders of this Commission.

This Certificate shall remain in force and effect until suspended, cancelled or revoked by Orders of this Commission.

ORDER 23728 DATED 11/07/90 DOCKET 900291-WS

ORDER _____ DATED _____ DOCKET _____

ORDER _____ DATED _____ DOCKET _____

ORDER _____ DATED _____ DOCKET _____

BY ORDER OF THE
FLORIDA PUBLIC SERVICE COMMISSION


Director, Division of Records & Reporting


Executive Director

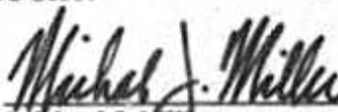
AFFIDAVIT

STATE OF Texas

COUNTY OF Travis

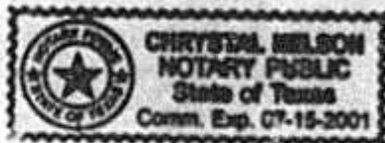
I, Michael J. Miller, do solemnly swear or affirm that the facts stated in the forgoing application and all exhibits attached thereto are true and correct and that said statements of fact thereto constitute a complete statement of the matter to which it relates.

FURTHER AFFIANT SAYETH NAUGHT.



Michael J. Miller
Vice-President

Sworn to and subscribed before me this 25 day of November, 1998,
by Michael J. Miller, who is personally known to me or who provided
Driver's License as identification.





Print name: Chrystal Nelson
NOTARY PUBLIC
My commission Expires: 7-15-2001

DQE

411 Seneca Avenue
P.O. Box 1930
Mail Drop 15-DQE-2
Pittsburgh, PA 15230-1930

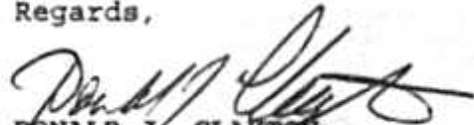
October 30, 1998

Florida Public Service Commission
2540 Shumard Oak Boulevard
Tallahassee, FL 32399-0850

Dear Ladies and Gentlemen:

This letter is part of a filing by AquaSource Utility, Inc. regarding the acquisition of a water and/or sewer company in the State of Florida. AquaSource is a wholly owned subsidiary of DQE, Inc. DQE is listed on the New York Stock Exchange and has a market value in excess of \$2 billion. DQE currently intends to continue to make substantial investments in AquaSource with a goal of providing the company with the financial stability required to maintain its utility systems in accordance with FPSC standards.

Regards,



DONALD J. CLAYTON
Vice President and Treasurer



WARRANTY DEED

THIS INDENTURE, made this 13th day of July, 1990, between JASMINE LAKES SERVICES, INC., a Florida corporation, of the County of Pasco, State of Florida, grantor, and JASMINE LAKES UTILITIES CORP., a Florida corporation, whose post office address is 1518 U.S. Highway 19, Suite C, Holiday, FL 34691, of the County of Pasco, State of Florida, grantees,

WITNESSETH that said grantor, for and in consideration of the sum of TEN AND NO/100 DOLLARS, and other good and valuable considerations to said grantor in hand paid by said grantee, the receipt whereof is hereby acknowledged, has granted, bargained and sold to said grantee, and grantee's heirs and assigns forever, the following described land in Pasco County, Florida:

The South 500 feet of Tracts 42, 46, 47 and 48 and the West 140 feet of the South 500 feet of Tract 43, Section 15, Township 25 South, Range 16 East, according to the Port Richey Land Company plat recorded in Plat Book 1 at page 61 of the public records of Pasco County, Florida,

and said grantor does hereby fully warrant the title to said land, and will defend same against the lawful claims of all persons whomsoever.

IN FURTHER CONSIDERATION of the same amount paid, grantor has remised, released and quitclaimed to said grantee, and grantee's assigns forever, all the right, title, interest, claim and demand which grantor has in and to the following described land in Pasco County, Florida:

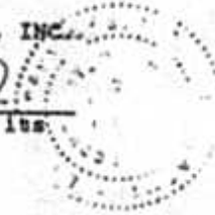
all property contiguous to and located to the north of the property described above, but also lying south of the southerly boundary of JASMINE LAKES, UNIT 7-A, as described in the plat recorded in Plat Book 11 at page 122 of the public records of Pasco County, Florida.

TO HAVE AND TO HOLD, together with all and singular the appurtenances thereto belonging or in anywise appertaining, and all the estate, right, title, interest and claim whatsoever of the grantor, either in law or equity, to the grantee.

IN WITNESS WHEREOF, grantor has hereunto set its hand the day and year first written above.

Attest: Matthew H. Ellrod
Witness Alan Scott Smith

JASMINE LAKES SERVICES, INC.
By: Sam Y. Allgood
President



This instrument prepared by: ALLGOOD, MISENER, ELLROD & MILLER, P.A.
RETURN TO: 5645 Nebraska Avenue
New Port Richey, FL 34652

Grantee SSN: _____
Property Appraiser's Parcel I.D. No. 15-25-16-0010-04200-0000 Tax Pd. \$ 693.00

R

Taxey
Clerk, Pasco County
By: J. S. ... Deputy



STATE OF FLORIDA
COUNTY OF PASCO

The foregoing instrument was acknowledged before me
this 13th day of July, 1990, by SAM Y. ALLGOOD JR., as
president of JASMINE LAKES SERVICES, INC., who stated that
he executed the deed as the act of said corporation.

Alan Scott Tuller
Notary Public

My commission expires:

Notary Public, State of Florida
My Commission Expires Jan. 23, 1993
Record This Year Fee - \$1000.00



693808
JUL 6 5 56 PM '90

RECORD VERIFIED
JED PITTMAN
Clerk Circuit Court, Pasco County
M. Hernandez

EXHIBIT "D"

TARIFFS ARE LOCATED IN THE ORIGINAL APPLICATION

AFFIDAVIT OF MAILING

STATE OF FLORIDA

COUNTY OF LEON

Before me, the undersigned authority, authorized to administer oaths and take acknowledgements, personally appeared BRONWYN S. REVELL MODERAU, who, after being duly sworn on oath, did depose on oath and say that she is the secretary of Martin S. Friedman, attorney for AquaSource Utility, Inc. and that on December 1, 1998, she did send by certified mail, return receipt requested, a copy of the notice attached hereto to each of the utilities, governmental bodies, agencies, or municipalities, in accordance with the list provided by the Florida Public Service Commission, which is also attached hereto.

FURTHER AFFIANT SAYETH NAUGHT.

Bronwyn S. Revell Moderau
Bronwyn S. Revell Moderau

Sworn to and subscribed before me this 1st day of December, 1998, by Bronwyn S. Revell Moderau, who is personally known to me.



JACQUELYN M. TRIBBLE
MY COMMISSION # CC484182 EXPIRES
June 5, 1999
BONDED THROUGH TRISTAR INSURANCE, INC.

Jacquelyn M. Tribble

Print Name Jacquelyn M. Tribble
NOTARY PUBLIC
My Commission Expires:

EXHIBIT "E"

NOTICE OF APPLICATION FOR A TRANSFER
OF MAJORITY ORGANIZATIONAL CONTROL

LEGAL NOTICE

Notice is hereby given on December 1, 1998, pursuant to Section 367.071, Florida Statutes, of the application for transfer of majority organizational control of Jasmine Lakes Utilities Corporation to AquaSource Utilities, Inc. providing water and sewer utility service to the following described territory in Pasco County, Florida:

In Township 25 South, Range 16 East, Pasco County, Florida.

That portion of Sections 14, 15 and 16 being more particularly described as follows:

Commence at the Northwest corner of said Section 15; thence run South 0°14'40" West, a distance of 1680.03 feet; thence South 89°48'12" East, a distance of 24.08 feet for a Point of Beginning; thence continue South 89°48'12" East, a distance of 1284.63 feet; thence North 0°14'40" East, a distance of 334.62 feet; thence South 89°44'34" East, a distance of 1308.74 feet; thence South 89°54'36" East, a distance of 2623.16 feet; thence South 0°21'11" West, a distance of 1328.55 feet; thence South 89°43'05" East, a distance of 643.97 feet; thence South 03°16'30" West, a distance of 2641.28 feet; thence North 89°41'55" West, a distance of 475.00 feet; thence North 89°54'36" West, a distance of 2600.37 feet; thence North 0°15'00" East, a distance of 1645.51 feet; thence North 89°53'51" West, a distance of 2617.11 feet; thence North 89°45'23" West, a distance of 609.96 feet to the Easterly right-of-way line of U.S. #19 (SR #55); thence 2101.65 feet along said right-of-way line and along an arc of a curve to the left, said curve having a radius of 5803.87 feet and a chord of 2090.19 feet which bears North 17°54'00" East, to the Point of Beginning.

Any objection to the said application must be made in writing and filed within thirty (30) days from this date to the Director, Division of Records and Reporting, Florida Public Service Commission, 2540 Shumard Oaks Boulevard, Tallahassee, FL 32399-0850. A copy of said objection should be mailed to the attorney for the applicant who is: Martin S. Friedman, Esquire, Rose, Sundstrom & Bentley, LLP, 2548 Blairstone Pines Drive, Tallahassee, FL 32301.

OF WATER AND WASTEWATER UTILITIES IN PASCO COUNTY

(VALID FOR 60 DAYS)
11/16/1998-01/14/1999

UTILITY NAME

MANAGER

PASCO COUNTY

ALLEN LAFORTUNE AND OVIS FONDER (WJ556) 36645 SUNSHINE ROAD ZEPHYRHILLS, FL 33541-1182	ALLEN LAFORTUNE (813) 782-6929
ALOHA UTILITIES, INC. (W5001) 2514 ALOHA PLACE HOLIDAY, FL 34691-3499	STEPHEN G. WATFORD (727) 937-4275
BARTELT ENTERPRISES, INC. (W5522) P. O. BOX 609 TARPON SPRINGS, FL 34688-0609	RUTH BARTELT (727) 937-6133
BETMAR UTILITIES, INC. (W5017) P. O. BOX 370 PORT RICHEY, FL 34673-0370	JOE L. TURCO (727) 845-3199
C. S. WATER COMPANY, INC. (WJ030) P. O. BOX 3000 CRYSTAL SPRINGS, FL 33524-3000	CLYDE A. BISTON (813) 783-2984 (OFFICE)
CRESTRIDGE UTILITY CORPORATION (WJ049) 4804 MILE STRETCH DRIVE HOLIDAY, FL 34690-4350	EILEEN M. FALLA (727) 937-6275
DIXIE GROVE ESTATES, INC. (WJ056) P. O. BOX 845 NEW PORT RICHEY, FL 34656-0845	JUDSON F. POTTER (727) 845-1530
FLORALINO PROPERTIES, INC. (WJ075) 5147 MARINE PARKWAY, SUITE C NEW PORT RICHEY, FL 34652-3525	TONY TUBOLINO (727) 843-0064
FLORIDA WATER SERVICES CORPORATION (W5554) P. O. BOX 609520 ORLANDO, FL 32860-9520	BRIAN P. ARMSTRONG (407) 880-0058
FOREST HILLS UTILITIES, INC. (W5081) 1518 U.S. HIGHWAY 19 HOLIDAY, FL 34691-5649	ROBERT L. DREHER (727) 937-7457
GEM ESTATES UTILITIES, INC. (WJ691) P. O. BOX 1325 ZEPHYRHILLS, FL 33539-1325	JACQUELINE CAHILL (813) 782-1790

OF WATER AND WASTEWATER UTILITIES IN PASCO COUNTY

(VALID FOR 60 DAYS)
11/16/1998-01/14/1999

UTILITY NAME

MANAGER

PASCO COUNTY (continued)

HACIENDA VILLAGE UTILITIES, INC. (SU676) 6939 HACHEM DRIVE PORT RICHEY, FL 34668-1398	SAM HACHEM (727) 868-7418
HOLIDAY GARDENS UTILITIES, INC. (WU109) 4804 MILE STRETCH DRIVE HOLIDAY, FL 34690-4358	EILEEN M. FALLA (727) 937-6275
HOLIDAY UTILITY COMPANY, INC. (WU111) P. O. BOX 27 TARPON SPRINGS, FL 34688-0027	LOREN D. ECOFF (727) 934-5964
HUDSON BAY COMPANY (HUDSON UTILITIES, INC. D/B/A) (SU114) 14334 OLD DIXIE HIGHWAY HUDSON, FL 34667-1134	ROBERT BAHMANN (727) 863-0205
JASMINE LAKES UTILITIES CORPORATION (WS630) 1817 U.S. HIGHWAY 19 HOLIDAY, FL 34691-5554	JAMES DREHER (727) 848-0275
KEMPLE WATER COMPANY (WU132) 37502 MARCLIFF TERRACE ZEPHYRHILLS, FL 33541-8451	RICHARD KEMPLE (813) 782-2972
L W V UTILITIES, INC. (WU135) 7552 CONGRESS STREET, SUITE 4 NEW PORT RICHEY, FL 34653-1106	JAMES A. COCHRAN (727) 849-9389
LINDRICK SERVICE CORPORATION (WS149) P. O. BOX 1176 NEW PORT RICHEY, FL 34656-1176	HELEN L. MCNEIL (727) 848-1165
MAD HATTER UTILITY, INC. (WS155) 1900 LAND O' LAKES BLVD., SUITE 113 LUTZ, FL 33549-2913	LARRY G. DELUCENAY (813) 949-2167 OR -5977
ORANGELAND WATER SUPPLY (WU179) 2109 OVERVIEW DRIVE NEW PORT RICHEY, FL 34655-4131	FRED J. SMELL (727) 372-8330
ORANGWOOD LAKES SERVICES, INC. (WS180) 7602 CONGRESS STREET, SUITE 4 NEW PORT RICHEY, FL 34653-1107	ALFRED G. HEILER (727) 849-9555

DEPARTMENT OF WATER AND WASTEWATER UTILITIES IN PASCO COUNTY

(VALID FOR 60 DAYS)
11/16/1998-01/14/1999

UTILITY NAME

MANAGER

PASCO COUNTY (continued)

PARADISE LAKES UTILITY, LTD. (WS446) P. O. BOX 750 LAND O' LAKES, FL 34639-0750	FRED BISCHOFF (813) 949-9327 EXT 322
PASCO UTILITIES, INC. (WU190) P. O. BOX 4118 TAMPA, FL 33677-4118	LIONEL LLANES (813) 877-8330
SOUTH PASCO UTILITIES, INC. (WS634) P. O. BOX 16800 TAMPA, FL 33687-6800	GEORGE L. BLACK, JR. (813) 986-2489
TERRACE PARK VENTURES (SKY ACRES ENTERPRISES D/B/A) (SU750) 400 SOUTH BELLIS STREET, #102 WAUSAU, WI 54403-6334	RONALD HOFFER (813) 632-8280
TIMBERWOOD UTILITIES (ARBOR OAKS I, LLC AND ARBOR OAKS II. (WS801) THE KURTELL BUILDING 1717 20TH STREET, SUITE 105 VERO BEACH, FL 32960-0619	KURT WALLACH (561) 567-8500
UTILITIES, INC. OF FLORIDA (SU640) 200 WEATHERSFIELD AVENUE ALTAMONTE SPRINGS, FL 32714-4099	DONALD RASMUSSEN (407) 869-1919
UTILITIES, INC. OF FLORIDA (WU372) 200 WEATHERSFIELD AVENUE ALTAMONTE SPRINGS, FL 32714-4099	DONALD RASMUSSEN (407) 869-1919
VIRGINIA CITY UTILITIES, INC. (WU718) P. O. BOX 845 NEW PORT RICHEY, FL 34656-0845	JUDSON F. POTTER (727) 845-1530

(VALID FOR 60 DAYS)
11/16/1998-01/14/1999

UTILITY NAME

MANAGER

GOVERNMENTAL AGENCIES

CLERK, BOARD OF COUNTY COMMISSIONERS, PASCO COUNTY
38053 LIVE OAK AVENUE
DADE CITY, FL 33525

DEP SOUTHWEST DISTRICT
3804 COCONUT PALM DRIVE
TAMPA, FL 33618-8318

MAYOR, CITY OF DADE CITY
P. O. BOX 1355
DADE CITY, FL 33526-1355

MAYOR, CITY OF NEW PORT RICHEY
5919 MAIN STREET
NEW PORT RICHEY, FL 34652

MAYOR, CITY OF PORT RICHEY
ATTN: CITY CLERK
8624 PORT RICHEY VILLAGE LOOP
PORT RICHEY, FL 33568

MAYOR, CITY OF SAN ANTONIO
32819 PENNSYLVANIA AVENUE
P. O. BOX 75
SAN ANTONIO, FL 33576-0075

MAYOR, CITY OF ST. LEO
P. O. BOX 2479
ST. LEO, FL 33574-2479

MAYOR, CITY OF ZEPHYRHILLS
5325 8TH STREET
ZEPHYRHILLS, FL 33540-5133

LOG OF WATER AND WASTEWATER UTILITIES IN PASCO COUNTY

(VALID FOR 60 DAYS)
11/16/1998-01/14/1999

UTILITY NAME

MANAGER

MIKE WELLS, PASCO COUNTY PROPERTY APPRAISER
38053 LIVE OAK AVENUE, SUITE 211
P. O. BOX 401
DADE CITY, FL 33526-0401

PASCO COUNTY ADMINISTRATOR
4025 MOONLAKE ROAD
NEW PORT RICHEY, FL 33552

S.W. FLORIDA WATER MANAGEMENT DISTRICT
2379 BROAD STREET
BROOKSVILLE, FL 34609-6899

TAMPA BAY REGIONAL PLANNING COUNCIL
9455 KOGER BLVD., SUITE 219
ST. PETERSBURG, FL 33702-2491

STATE OFFICIALS

STATE OF FLORIDA PUBLIC COUNSEL
C/O THE HOUSE OF REPRESENTATIVES
THE CAPITOL
TALLAHASSEE, FL 32399-1300

DIVISION OF RECORDS AND REPORTING
FLORIDA PUBLIC SERVICE COMMISSION
2540 SHUMARD OAK BOULEVARD
TALLAHASSEE, FL 32399-0850

EXHIBIT "F"

WILL BE LATE FILED

(Affidavit of Notice to Customers)

WASTEWATER TARIFF

JASMINE LAKES UTILITIES CORPORATION

FILED WITH

FLORIDA PUBLIC SERVICE COMMISSION

JASMINE LAKES UTILITIES CORPORATION
WASTEWATER TARIFF

FIRST REVISED SHEET NO. 1.0
CANCELS ORIGINAL SHEET NO. 1.0

WASTEWATER TARIFF

JASMINE LAKES UTILITIES CORPORATION
NAME OF COMPANY

(ADDRESS OF COMPANY)

(Business & Emergency Telephone Numbers)

FILED WITH
FLORIDA PUBLIC SERVICE COMMISSION

ROY H. MOORE
ISSUING OFFICER

PRESIDENT
TITLE

WASTEWATER TARIFF

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ROY H. MOORE
ISSUING OFFICER

PRESIDENT
TITLE

JASMINE LAKES UTILITIES CORPORATION
WASTEWATER TARIFF

FIRST REVISED SHEET NO. 3.0
CANCELS ORIGINAL SHEET NO. 3.0

TERRITORY SERVED

CERTIFICATE NUMBER - 83-S

COUNTY - Pasco

COMMISSION ORDER(S) APPROVING TERRITORY SERVED -

<u>Order Number</u>	<u>Date Issued</u>	<u>Docket Number</u>	<u>Filing Type</u>
5605	12/27/72	C-72657-S	Original Certificate
23728	11/07/90	900291-WS	Transfer Certificate

(Continued to Sheet No. 3.1)

ROY H. MOORE
ISSUING OFFICER

PRESIDENT
TITLE

(Continued from Sheet No. 3.0)

DESCRIPTION OF TERRITORY SERVED

In Township 25 South, Range 16 East, Pasco County, Florida.

That portion of Sections 14, 15 and 16 being more particularly described as follows:

Commence at the Northwest corner of said Section 15; thence run South $0^{\circ}14'40''$ West, a distance of 1680.03 feet; thence South $89^{\circ}48'12''$ East, a distance of 24.08 feet for a Point of Beginning; thence continue South $89^{\circ}48'12''$ East, a distance of 1284.63 feet; thence North $0^{\circ}14'40''$ East, a distance of 334.62 feet; thence South $89^{\circ}44'34''$ East, a distance of 1308.74 feet; thence South $89^{\circ}54'36''$ East, a distance of 2623.16 feet; thence South $0^{\circ}21'11''$ West, a distance of 1328.55 feet; thence South $89^{\circ}43'05''$ East, a distance of 643.97 feet; thence South $03^{\circ}16'30''$ West, a distance of 2641.28 feet; thence North $89^{\circ}41'55''$ West, a distance of 475.00 feet; thence North $89^{\circ}54'36''$ West, a distance of 2650.37 feet; thence North $0^{\circ}15'00''$ East, a distance of 1645.51 feet; thence North $89^{\circ}53'51''$ West, a distance of 2617.11 feet; thence North $89^{\circ}45'23''$ West, a distance of 609.96 feet to the Easterly right-of-way line of U.S. #19 (SR #55); thence 2101.65 feet along said right-of-way line and along an arc of a curve to the left, said curve having a radius of 5803.87 feet and a chord of 2090.19 feet which bears North $17^{\circ}54'00''$ East, to the Point of Beginning.

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COMMUNITIES SERVED LISTING

<u>County</u> <u>Name</u>	<u>Development</u> <u>Name</u>	<u>Rate</u> <u>Schedule(s)</u> <u>Available</u>	<u>Sheet No.</u>
Pasco	All	All	17.0-21.0

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TECHNICAL TERMS AND ABBREVIATIONS

- 1.0 "BFC" - "BFC" is the abbreviation for "Base Facility Charge" which is the minimum charge to the Company's customers and is separate from the amount billed for wastewater consumption on the utility's bills to its customers.
- 2.0 "CERTIFICATE" - A document issued by the Commission authorizing the Company to provide service in a specific territory.
- 3.0 "COMMISSION" - "Commission" refers to the Florida Public Service Commission.
- 4.0 "COMMUNITIES SERVED" - The term "Communities Served", as mentioned in this tariff, shall be construed as the group of consumers or customers who receive wastewater service from the Company and who's service location is within a specific area or locality that is uniquely separate from another.
- 5.0 "COMPANY" - Jasmine Lakes Utilities Corporation.
- 6.0 "CONSUMER" - Any person, firm, association, corporation, governmental agency or similar organization supplied with wastewater service by the Company.
- 7.0 "CUSTOMER" - Any person, firm or corporation who has entered into an agreement to receive wastewater service from the Company and who is liable for the payment of such wastewater service.
- 8.0 "CUSTOMER'S INSTALLATION" - All pipes, shut-offs, valves, fixtures and appliances or apparatus of every kind and nature which are located on the customer's side of the "Point of Collection" and used in connection with or forming a part of the installation necessary for disposing of sewage collected from the customer's premises regardless of whether such installation is owned by the customer or used by the consumer under lease or other agreement.
- 9.0 "MAIN" - A pipe, conduit, or facility used for conveying wastewater service through individual services or through other mains.

(Continued to Sheet No. 5.1)

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(Continued from Sheet No. 5.0)

- 10.0 "POINT OF COLLECTION" - For wastewater systems, "Point of Collection" shall mean the point at which the Company's piping, fittings and valves connect with the customer's piping, fittings and valves.
- 11.0 "RATE SCHEDULE" - The rate(s) or charge(s) for a particular classification of service plus the several provisions necessary for billing, including all special terms and conditions under which service shall be furnished at such rate or charge.
- 12.0 "SERVICE" - Service, as mentioned in this tariff and in agreement with customers, shall be construed to include, in addition to all wastewater service required by the customer the readiness and ability on the part of the Company to furnish wastewater service to the customer. Service shall conform to the standards set forth in Section 367.111 of the Florida Statutes.
- 13.0 "SERVICE LINES" - The pipe between the Company's mains and the point of collection and shall include all of the pipe, fittings and valves necessary to make the connection to the customer's premises.
- 14.0 "TERRITORY" - The geographical area described by metes and bounds with township, range and section in a certificate, which may be within or without the boundaries of an incorporated municipality and, may include areas in more than one county.

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INDEX OF RULES AND REGULATIONS

	<u>Sheet Number:</u>	<u>Rule Number:</u>
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Billing Periods.....	10.0	15.0
Change of Customer's Installation.....	9.0	10.0
Change of Occupancy.....	11.0	19.0
Continuity of Service.....	9.0	8.0
Delinquent Bills.....	11.0	16.0
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(Continued to Sheet No. 6.1)

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TITLE

JASMINE LAKES UTILITIES CORPORATION
WASTEWATER TARIFF

FIRST REVISED SHEET NO. 6.1
CANCELS ORIGINAL SHEET NO. 6.1

(Continued from Sheet No. 6.0)

	<u>Sheet number:</u>	<u>Rule Number:</u>
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Signed Application Required.....	7.0	3.0
Tax Clause.....	11.0	18.0
Type and Maintenance.....	9.0	9.0
Unauthorized Connections - Wastewater.....	12.0	20.0
Withholding Service.....	8.0	5.0

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(Continued from Sheet No. 7.0)

rendered under agreement or agreements entered into between the Company and an agent of the principal, the use of such wastewater service by the principal shall constitute full and complete ratification by the principal of the agreement or agreements entered into between the agent and the Company and under which such wastewater service is rendered.

- 5.0 WITHHOLDING SERVICE - The Company may withhold or discontinue water service rendered under application made by any member or agent of a household, organization, or business unless all prior indebtedness to the Company of such household, organization, or business for wastewater service has been settled in full in accordance with Rule 25-30.320, Florida Administrative Code.

Service may also be discontinued for any violation made by the Customer or Consumer of any rule or regulation set forth in this tariff.

- 6.0 EXTENSIONS - Extensions will be made to the Company's facilities in compliance with Commission Rules and Orders and the Company's tariff.

- 7.0 LIMITATION OF USE - Wastewater service purchased from the Company shall be used by the Customer only for the purposes specified in the application for wastewater service. Wastewater service shall be rendered to the customer for the customer's own use and shall be collected directly into the Company's main wastewater lines. In no case shall a customer, except with the written consent of the Company, extend his lines across a street, alley, lane, court, property line, avenue, or other way in order to furnish wastewater service to the adjacent property through one meter even though such adjacent property may be owned by him. In case of such unauthorized extension, remetering, sale, or disposition of service, the customer's wastewater service will be subject to discontinuance until such unauthorized extension, remetering, sale or disposition of service is discontinued and full payment is made to the Company for wastewater service rendered by the Company (calculated on proper classification and rate schedules) and until reimbursement in full is made in full to the Company for all extra expenses incurred for clerical work, testing, and inspections.

(Continued to Sheet No. 9.0)

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TITLE

(Continued from Sheet No. 8.0)

- 8.0 CONTINUITY OF SERVICE - The Company will at all times use reasonable diligence to provide continuous wastewater service and, having used reasonable diligence, shall not be liable to the customer for failure or interruption of continuous wastewater service. The Company shall not be liable for any act or omission caused directly or indirectly by strikes, labor troubles, accidents, litigations, breakdowns, shutdowns for emergency repairs, or adjustment, acts of sabotage, enemies of the United States, Wars, United States, State, Municipal or other governmental interference, acts of God or other causes beyond its control.

If at any time the Company shall interrupt or discontinue its service, all customers affected by said interruption or discontinuance shall be given not less than 24 hours written notice in accordance with Rule 25-30.250, Florida Administrative Code.

- 9.0 TYPE AND MAINTENANCE - The customer's pipes, apparatus and equipment shall be selected, installed, used and maintained in accordance with standard practice and shall conform with the Rules and Regulations of the Company and shall comply with all Laws and Governmental Regulations applicable to same. The Company shall not be responsible for the maintenance and operation of the customer's pipes and facilities. The customer expressly agrees not to utilize any appliance or device which may adversely affect the wastewater service; the Company reserves the right to discontinue or withhold wastewater service to such apparatus or device.
- 10.0 CHANGE OF CUSTOMER'S INSTALLATION - No changes or increases in the customer's installation, which will materially affect the proper operation of the pipes, mains, or stations of the Company, shall be made without written consent of the Company. The customer shall be liable for any change resulting from a violation of this Rule.
- 11.0 INSPECTION OF CUSTOMER'S INSTALLATION - All customer's wastewater service installations or changes shall be inspected upon completion by a competent authority to ensure that the customer's piping, equipment, and devices have been installed in accordance with accepted standard practice and local Laws and Governmental Regulations. Where Municipal or other Governmental inspection is required by local Rules and

(Continued to Sheet No. 10.0)

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TITLE

(Continued from Sheet No. 10.0)

- 16.0 DELINQUENT BILLS - Bills are due when rendered. However, the Company shall not consider the customer delinquent in paying any bill until the twenty-first (21) day after the Company has mailed or presented the bill to the customer for payment. Wastewater service may then be discontinued only after the Company has mailed or presented a five (5) day written notice to the customer in accordance with Rule 25-30.320, Florida Administrative Code. Wastewater service shall be restored only after the Company has received payment for all past-due bills and reconnect charges from the customer.

There shall be no liability of any kind against the Company for the discontinuance of wastewater service to a customer for that customer's failure to pay the bills on time.

Partial payments of a bill for wastewater service rendered will not be accepted by the Company, except by the Company's agreement thereof or by direct order from the Commission.

- 17.0 PAYMENT OF WATER AND WASTEWATER SERVICE BILLS CONCURRENTLY - When both water and wastewater service are provided by the Company, payment of any wastewater service bill rendered by the Company to a customer shall not be accepted by the Company without the simultaneous or concurrent payment of any water service bill rendered by the Company. The Company may discontinue both water service and wastewater service to the customer's premises for non-payment of the wastewater service bill or water service bill or if payment is not made concurrently. The Company shall not reestablish or reconnect wastewater service and/or water service until such time as all wastewater and water service bills and all charges are paid.
- 18.0 TAX CLAUSE - A municipal or county franchise tax levied upon a wastewater or water public utility shall not be incorporated into the rate for wastewater or water service but shall be shown as a separate item on the utility's bills to its customers in such Municipality or County.
- 19.0 CHANGE OF OCCUPANCY - When a change of occupancy takes place on any premises supplied by the Company with wastewater service, written notice thereof shall be given at the office of the Company not less

(Continued to Sheet No. 12.0)

ROY H. MOORE
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(Continued from Sheet No. 11.0)

than three (3) days prior to the date of change by the outgoing customer. The outgoing customer shall be held responsible for all wastewater service used on such premises until such written notice is so received by the Company and the Company has had reasonable time to discontinue the wastewater service. However, if such written notice has not been received, the application of a succeeding occupant for wastewater service will automatically terminate the prior account. The customer's deposit may be transferred from one location to another, if both locations are supplied wastewater service by the Company; the customer's deposit may not be transferred from one name to another.

Notwithstanding the above, the Company will accept telephone orders, for the convenience of its customer's, to discontinue or transfer wastewater service from one service address to another and will use all reasonable diligence in the execution thereof. However, oral orders or advice shall not be deemed binding or be considered formal notification to the Company.

- 20.0 UNAUTHORIZED CONNECTIONS - WASTEWATER - Connections to the Company's wastewater system for any purpose whatsoever are to be made only by employees of the Company. Any unauthorized connections to the customer's wastewater service shall be subject to immediate discontinuance without notice. Wastewater service shall not be restored until such unauthorized have been removed and until settlement is made in full to the Company for all wastewater service estimated by the Company to have been used by reason of such unauthorized connection.
- 21.0 ADJUSTMENT OF BILLS - When a customer has been overcharged or undercharged as a result of incorrect application of the rate schedule, incorrect reading of the meter, or other similar reasons, the amount may be credited or billed to the customer in accordance with Rule 25-30.350, Florida Administrative Code.

(Continued to Sheet No. 13.0)

ROY H. MOORE
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(Continued from Sheet No. 12.0)

- 22.0 FILING OF CONTRACTS - Whenever a Developer Agreement or Contract, Guaranteed Revenue Contract, or Special Contract or Agreement is entered into by the Company for the sale of its product or services in a manner not specifically covered by its Rules and Regulations or approved Rate Schedules, a copy of such contracts or agreements shall be filed with the Commission prior to its execution in accordance with Rule 25-9.034 and Rule 25-30.550, Florida Administrative Code. If such contracts or agreements are approved by the Commission, a conformed copy shall be placed on file with the Commission prior to its effective date.
- 23.0 EVIDENCE OF CONSUMPTION - The initiation or continuation or resumption of water service to the customer' premises shall constitute the initiation or continuation or resumption of wastewater service to the customer's premises regardless of occupancy.

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JASMINE LAKES UTILITIES CORPORATION
WASTEWATER TARIFF

FIRST REVISED SHEET NO. 14.0
CANCELS ORIGINAL SHEET NO. 14.0

HELD FOR FUTURE USE

ROY H. MOORE _____
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TITLE

JASMINE LAKES UTILITIES CORPORATION
WASTEWATER TARIFF

FIRST REVISED SHEET NO. 15.0
CANCELS ORIGINAL SHEET NO. 15.0

HELD FOR FUTURE USE

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ROY H. MOORE
ISSUING OFFICER
PRESIDENT
TITLE

GENERAL SERVICE

RATE SCHEDULE GS

- AVAILABILITY - Available throughout the area served by the Company.
- APPLICABILITY - For wastewater service to all customers for which no other schedule applies.
- LIMITATIONS - Subject to all of the Rules and Regulations of this Commission and General Rules and Regulations of the Commission.
- BILLING PERIOD - Monthly

RATE

<u>Meter Size</u>	<u>Base Facility Charge</u>
5/8" x 3/4"	\$ 9.68
1"	24.15
1 1/2"	48.30
2"	77.29
3"	154.57
4"	241.52
6"	483.06
8"	772.88

GALLONAGE CHARGE - Per 1,000 gallons 2.93 (No Maximum)

TERMS OF PAYMENT - Bills are due and payable when rendered and become delinquent if not paid within twenty (20) days. After a five (5) day written notice is mailed to the customer separate and apart from any other bill, service may then be discontinued.

EFFECTIVE DATE -

TYPE OF FILING - Transfer of Majority Organizational Control

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RESIDENTIAL SERVICE

RATE SCHEDULE RS

- AVAILABILITY - Available throughout the area served by the Company.
- APPLICABILITY - For wastewater service for all purposes in private residences and individually metered apartment units
- LIMITATIONS - Subject to all of the Rules and Regulations of this Tariff and General Rules and Regulations of the Commission.
- BILLING PERIOD - Monthly

RATE

Meter Size

Base Facility Charge

All Meter Sizes

\$ 9.68

- GALLONAGE CHARGE - Per 1,000 gallons \$ 2.43
(6,000 Gallon Max. Per Month)

- TERMS OF PAYMENT - Bills are due and payable when rendered and become delinquent if not paid within twenty (20) days. After a five (5) day written notice is mailed to the customer separate and apart from any other bill, service may then be discontinued.

EFFECTIVE DATE -

- TYPE OF FILING - Transfer of Majority Organizational Control

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SCHEDULE OF CUSTOMER DEPOSITS

ESTABLISHMENT OF CREDIT - Before rendering water service, the Company may require a deposit or guarantee satisfactory to the Company to secure the payment of bills; but such establishment of credit shall not relieve the customer from complying with the Company's rule for prompt payment.

AMOUNT OF DEPOSIT - The amount of initial deposit shall be the following:

Residential and General Service

2 times the average or actual or estimated monthly bills for water and wastewater service.

ADDITIONAL DEPOSIT - Under Rule 25-30.311(7), Florida Administrative Code, the Company may require a new deposit, where previously waived or returned, or an additional deposit in order to secure payment of current bills provided. The company shall provide the customer with reasonable written notice of not less than 30 days where such request or notice is separate and apart from any bill for service. The total amount of the required deposit shall not exceed an amount equal to the average actual charge for water service for two monthly billing periods for the 12-month period immediately prior to the date of notice. In the event the customer has had service less than 12 months, the Company shall base its new or additional deposit upon the average actual monthly billing available.

INTEREST ON DEPOSIT - The Company shall pay interest on customer deposits pursuant to Rule 25-30.311(4) and (4a). The rate of interest is 8% per annum. The payment of interest shall be made once each year as a credit on regular bills or when service is disconnected as a credit on final bills. No customer depositor will receive interest on his or her deposit until a customer relationship and the deposit have been in existence for at least six (6) months. At such time, the customer depositor shall be entitled to receive interest from the day of the commencement of the customer relationship and placement of the deposit. The Company will pay or credit accrued interest to the customers account during the month of December each year.

(Continued on Sheet No. 19.1)

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TITLE

(Continued from Sheet No. 19.0)

REFUND OF DEPOSIT - After a residential customer has established a satisfactory payment record and has had continuous service for a period of 23 months, the Company shall refund the customer's deposit provided the customer has not, in the preceding 12 months:

- (a) made more than one late payment of the bill (after the expiration of 20 days from the date of mailing or delivery by the Company),
- (b) paid with a check refused by a bank,
- (c) been disconnected for non-payment, or
- (d) at any time tampered with the meter or used service in a fraudulent or unauthorized manner.

Upon final settlement of customer's account, any unused balance of the deposit will be refunded. Refund is contingent upon surrender to the Company of the applicable deposit receipt, or when the receipt cannot be produced, upon adequate identification.

Notwithstanding the above, the Company may hold the deposit of a non-residential customer after a continuous service period of 23 months and shall pay interest on the non-residential customer's deposit at the rate of 9% per annum upon the retainment of such deposit.

Nothing in this rule shall prohibit the Company from refunding a customer's deposit in less than 23 months.

EFFECTIVE DATE -

TYPE OF FILING -

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MISCELLANEOUS SERVICE CHARGES

The Company may charge the following miscellaneous service charges in accordance with the terms stated herein. If both water and wastewater services are provided, only a single charge is appropriate unless circumstances beyond the control of the Company requires multiple actions.

INITIAL CONNECTION - This charge would be levied for service initiation at a location where service did not exist previously.

NORMAL RECONNECTION - This charge would be levied for transfer of service to a new customer account at a previously served location or reconnection of service subsequent to a customer requested disconnection.

VIOLATION CONNECTION - This charge would be levied prior to reconnection of an existing customer after disconnection of service for cause according to Rule 25-30.320(2), Florida Administrative Code, including a delinquency in bill payment.

PREMISES VISIT CHARGE (IN LIEU OF DISCONNECTION) - This charge would be levied when a service representative visits a premises for the purpose of discontinuing service for nonpayment of a due and collectible bill and does not discontinue service because the customer pays the service representative or otherwise makes satisfactory arrangements to pay the bill.

SCHEDULE OF MISCELLANEOUS SERVICE CHARGES

Initial Connection Fee	\$ 15.00
Normal Reconnection Fee	\$ 15.00
Violation Reconnection Fee	\$ 15.00
Premises Visit Fee (in lieu of disconnection)	\$ 10.00

EFFECTIVE DATE -

TYPE OF FILING - Transfer of Majority Organizational Control

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SERVICE AVAILABILITY SCHEDULE OF FEES AND CHARGES

<u>DESCRIPTION</u>	<u>REFER TO SERVICE AVAIL. POLICY</u>	<u>AMOUNTSHEET NO./RULE NO.</u>
<u>Customer Connection (Tap-in) Charge</u>		
5/8" x 3/4" metered service		\$10.00
1" metered service		\$10.00
<u>Inspection Fee</u>	Actual Cost [1]	
<u>Plan Review Charge</u>	Actual Cost [1]	
<u>Backflow Prevention Device Installation Fee</u>		
<u>Meter Size</u>	<u>Charge</u>	
5/8" x 3/4"	\$205.00	
1"	290.00	
1 1/2"	395.00	
2"	490.00	
Over 2"	Actual Cost	

[1] Actual Cost is equal to the total cost incurred for services rendered to a customer.

EFFECTIVE DATE -

TYPE OF FILING - Transfer of Majority Organizational Control

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ROY H. MOORE
ISSUING OFFICER

PRESIDENT
TITLE

JASMINE LAKES UTILITIES CORPORATION
WASTEWATER TARIFF

FIRST REVISED SHEET NO. 23.0
CANCELS ORIGINAL SHEET NO. 23.0

CUSTOMER'S GUARANTEE DEPOSIT RECEIPT

N/A

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TITLE

JASMINE LAKES UTILITIES CORPORATION
WASTEWATER TARIFF

FIRST REVISED SHEET NO. 24.0
CANCELS ORIGINAL SHEET NO. 24.0

APPLICATION FOR WASTEWATER SERVICE

Not available at this time.

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TITLE

JASMINE LAKES UTILITIES CORPORATION
WASTEWATER TARIFF

FIRST REVISED SHEET NO. 26.0
CANCELS ORIGINAL SHEET NO. 26.0

COPY OF CUSTOMER'S BILL

Not available at time.

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PRESIDENT
TITLE

JASMINE LAKES UTILITIES CORPORATION
WASTEWATER TARIFF

FIRST REVISED SHEET NO. 27.0
CA CELS ORIGINAL SHEET NO. 27.0

HELD FOR FUTURE USE

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TITLE

JASMINE LAKES UTILITIES CORPORATION
WASTEWATER TARIFF

SECOND REVISED SHEET NO. 28.0
CANCELS FIRST REVISED SHEET NO. 28.0

INDEX OF SERVICE AVAILABILITY

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TABLE OF DAILY FLOWS.....	30.0

ROY H. MOORE
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PRESIDENT
TITLE

SERVICE AVAILABILITY POLICY

The Utility will provide service to any customer within its certificated territory requesting same upon application or execution of a developer agreement and payment of the required meter installation charge and system capacity charges as listed on Sheet No. 21. of this tariff, and compliance with such other requirements as may be appropriate under the provisions of the Utility's tariff and the rules or statutes of the Florida Public Service Commission.

The developer will be required as a prerequisite to service to construct and donate to the Utility all on-site facilities, including on-site water and sewer line, services and fire hydrants. Such installations shall comply with the requirements imposed by the Utility.

The Utility may require the installation of a backflow prevention device in those cases where the Utility determines in its sole discretion that a customer's connection to the Utility's system poses or may pose a hazard to public health. To the extent that such hazard is created as a result of a cross-connection, the Utility will give the customer an opportunity to eliminate that cross-connection prior to requiring the installation of a backflow prevention device. To the extent that such backflow prevention device is required by the Utility, the customer shall install the device within the time period noted by the Utility in its notice to that customer. Failure by the customer to eliminate or remove the cross-connection, or to install a backflow prevention device as required by the Utility, shall result in the Utility discontinuing service until the potential contamination source is eliminated, or backflow prevention device is installed.

The Utility shall impose the following charges for installation of a backflow prevention device:

<u>Meter Size</u>	<u>Charge</u>
5/8" x 3/4"	\$205.00
1"	290.00
1 1/2"	395.00
2"	490.00
Over 2"	Actual Cost

(Continued to Sheet No. 29.1)

EFFECTIVE DATE -

TYPE OF FILING - Transfer of Majority Organizational Control

ROY H. MOORE
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TITLE

(Continued from Sheet No. 29.0)

In cases where a backflow prevention device must be installed, a customer may choose to have a device as approved by the Utility installed by a third party. However, such installation shall be subject to inspection by the Utility before backfilling and covering. Each customer shall be responsible for continuing operation and maintenance of that backflow prevention device once installed, as well as being responsible for ensuring use of proper equipment approved by the Utility, installation in accordance with industry standards, and inspection and testing of backflow prevention device in accordance with applicable rules and industry standards. The customer shall provide proof to the Utility of compliance with all such equipment, installation, testing and maintenance requirements. Failure to do so, will result in the Utility discontinuing service until all such requirements are complied with.

EFFECTIVE DATE -

TYPE OF FILING - Transfer of Majority Organizational Control

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TITLE

TABLE OF DAILY FLOWS

<u>Types of Building Usages</u>	<u>Estimated Daily Flows (3)</u>
Apartments	gpd (1)
Bars and Cocktail Lounges	gpcd (2)
Boarding Schools (Students and Staff)	gpcd
Bowling Alleys (toilet wastes only, per lane)	gpd
Country Clubs (per member)	gpcd
Day Schools (Students and Staff)	gpcd
Drive In Theaters (per car space)	gpd
Factories (with showers)	gpcd
Factories (no showers)	gpd/100 sq. ft
Hospitals, with laundry	gpd/bed
Hospitals, no laundry	gpd/bed
Hotels and Motels	gpd/room and unit
Laundromat	gpd/washing machine
Mobile Home Parks	gpd/trailer
Movie Theaters, Auditoriums, Churches (per seat)	gpd
Nursing Homes	gpd/100 sq. ft
Office Buildings	gpd/100 sq. ft
Public Institutions (other than those listed herein)	gpcd
Restaurants (per seat)	gpcd
Single Family Residential	gpd
Townhouse Residence	gpd
Stadiums, Frontons, Ball Parks, etc. (per seat)	gpd
Stores (without kitchen wastes)	gpd/100 sq. ft
Speculative Buildings	gpd/100 sq. ft
Warehouses	gpd plus gpd/1000 sq. ft

[1] gpd - gallons per day

[2] gpcd - gallons per capita per day

[3] If historical data is unavailable, a rough estimate for the daily flow of residential wastewater can be calculated by taking 80% of the corresponding water usage. However, it is recommended that historical data of actual wastewater flow be used. A similar estimate for the daily flow of commercial wastewater can be calculated by taking 100% of the corresponding commercial water usage.

EFFECTIVE DATE -

TYPE OF FILING - Transfer of Majority Organizational Control

ROY H. MOORE
 ISSUING OFFICER

PRESIDENT
 TITLE

WATER TARIFF

JASMINE LAKES UTILITIES CORPORATION

FILED WITH

FLORIDA PUBLIC SERVICE COMMISSION

JASMINE LAKES UTILITIES CORPORATION
WATER TARIFF

FIRST REVISED SHEET NO. 1.0
CANCELS ORIGINAL SHEET NO. 1.0

WATER TARIFF

JASMINE LAKES UTILITIES CORPORATION
NAME OF COMPANY

(ADDRESS OF COMPANY)

(Business & Emergency Telephone Numbers)

FILED WITH
FLORIDA PUBLIC SERVICE COMMISSION

ROY H. MOORE
ISSUING OFFICER

PRESIDENT
TITLE

WATER TARIFF

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PRESIDENT
TITLE

JASMINE LAKES UTILITIES CORPORATION
WATER TARIFF

FIRST REVISED SHEET NO. 3.0
CANCELS ORIGINAL SHEET NO. 3.0

TERRITORY SERVED

CERTIFICATE NUMBER - 110-W

COUNTY - Pasco

COMMISSION ORDER(S) APPROVING TERRITORY SERVED -

<u>Order Number</u>	<u>Date Issued</u>	<u>Docket Number</u>	<u>Filing Type</u>
5605	12/27/72	C-72656-W	Original Certificate
23728	11/07/90	900291-WS	Transfer Certificate

(Continued to Sheet No. 3.1)

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PRESIDENT
TITLE

JASMINE LAKES UTILITIES CORPORATION
WATER TARIFF

FIRST REVISED SHEET NO. 4.0
CANCELS ORIGINAL SHEET NO. 4.0

COMMUNITIES SERVED LISTING

<u>County</u> <u>Name</u>	<u>Development</u> <u>Name</u>	<u>Rate</u> <u>Schedule(s)</u> <u>Available</u>	<u>Sheet No.</u>
Pasco	All	All	16.0-21.0

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TECHNICAL TERMS AND ABBREVIATIONS

- 1.0 "BFC" - "BFC" is the abbreviation for "Base Facility Charge" which is the minimum charge to the Company's customers and is separate from the amount billed for water consumption on the utility's bills to its customers.
- 2.0 "CERTIFICATE" - A document issued by the Commission authorizing the Company to provide service in a specific territory.
- 3.0 "COMMISSION" - "Commission" refers to the Florida Public Service Commission.
- 4.0 "COMMUNITIES SERVED" - The term "Communities Served", as mentioned in this tariff, shall be construed as the group of consumers or customers who receive water service from the Company and whose service location is within a specific area or locality that is uniquely separate from another.
- 5.0 "COMPANY" - Jasmine Lakes Utilities Corporation
- 6.0 "CONSUMER" - Any person, firm, association, corporation, governmental agency or similar organization supplied with water service by the Company.
- 7.0 "CUSTOMER" - Any person, firm or corporation who has entered into an agreement to receive water service from the Company and who is liable for the payment of such water service.
- 8.0 "CUSTOMER'S INSTALLATION" - All pipes, shut-offs, valves, fixtures and appliances or apparatus of every kind and nature which are located on the customer's side of the "Point of Collection" and used in connection with or forming a part of the installation necessary for disposing of sewage collected from the customer's premises regardless of whether such installation is owned by the customer or used by the consumer under lease or other agreement.
- 9.0 "MAIN" - A pipe, conduit, or facility used for conveying water service through individual services or through other mains.

(Continued to Sheet No. 5.1)

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(Continued from Sheet No. 5.0)

- 10.0 "POINT OF DELIVERY" - For water systems, "Point of Delivery" shall mean the outlet connection of the meter for metered service or the point at which the Company's piping, fittings and valves connect with the customer's piping, fittings and valves for non-metered service.
- 11.0 "RATE SCHEDULE" - The rate(s) or charge(s) for a particular classification of service plus the several provisions necessary for billing, including all special terms and conditions under which service shall be furnished at such rate or charge.
- 12.0 "SERVICE" - Service, as mentioned in this tariff and in agreement with customers, shall be construed to include, in addition to all water service required by the customer the readiness and ability on the part of the Company to furnish water service to the customer. Service shall conform to the standards set forth in Section 367.111 of the Florida Statutes.
- 13.0 "SERVICE LINES" - The pipe between the Company's mains and the point of collection and shall include all of the pipe, fittings and valves necessary to make the connection to the customer's premises.
- 14.0 "TERRITORY" - The geographical area described by metes and bounds with township, range and section in a certificate, which may be within or without the boundaries of an incorporated municipality and, may include areas in more than one county.

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INDEX OF RULES AND REGULATIONS

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(Continued to Sheet No. 6.1)

ROY H. MOORE
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RULES AND REGULATIONS

1.0 POLICY DISPUTE - Any dispute between the Company and the customer or prospective customer regarding the meaning or application of any provision of this tariff shall upon written request by either party be resolved by the Florida Public Service Commission.

2.0 GENERAL INFORMATION - The Company's Rules and Regulations, insofar as they are inconsistent with any Statute, Law, Rule or Commission Order shall be null and void. These Rules and Regulations are a part of the rate schedules and applications and contracts of the Company and, in the absence of specific written agreement to the contrary, apply without modifications or change to each and every customer to whom the Company renders water service.

In the event that a portion of these Rules and Regulations are declared unconstitutional or void for any reason by any court of competent jurisdiction, such decision shall in no way affect the validity of the remaining portions of the Rules and Regulations for water service unless such court order or decision shall so direct.

The Company shall provide to all customers requiring such service within the territory described in its certificate upon such terms as are set forth in this tariff pursuant to Chapter 25-9 and 25-30, Florida Administrative Code, and Chapter 167, Florida Statutes.

3.0 SIGNED APPLICATION REQUIRED - Water service is furnished only after a signed application or agreement and payment of the initial connection fee is accepted by the Company. The conditions of such application or agreement is binding upon the customer as well as upon the Company. A copy of the application or agreement for water service accepted by the Company will be furnished to the applicant on request.

The applicant shall furnish to the Company the correct name and street address or lot and block number at which water service is to be rendered.

4.0 APPLICATIONS BY AGENTS - Applications for water service requested by firms, partnerships, association, corporations, and others shall be rendered only by duly authorized parties. When water service is

(Continued to Sheet No. 8.0)

ROY H. MOORE
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TITLE

(Continued from Sheet No. 7.0)

rendered under agreement or agreements entered into between the Company and an agent of the principal, the use of such water service by the principal shall constitute full and complete ratification by the principal of the agreement or agreements entered into between the agent and the Company and under which such water service is rendered.

- 5.0 WITHHOLDING SERVICE - The Company may withhold or discontinue water service rendered under application made by any member or agent of a household, organization, or business unless all prior indebtedness to the Company of such household, organization, or business for water service has been settled in full in accordance with Rule 25-30.320, Florida Administrative Code.

Service may also be discontinued for any violation made by the Customer or Consumer of any rule or regulation set forth in this tariff.

- 6.0 EXTENSIONS - Extensions will be made to the Company's facilities in compliance with Commission Rules and Orders and the Company's tariff.

- 7.0 LIMITATION OF USE - Water service purchased from the Company shall be used by the Customer only for the purposes specified in the application for water service and the customer shall not sell or otherwise dispose of such water service supplied by the Company.

Water service furnished to the customer shall be rendered directly to the customer through the Company's individual meter and may not be remetered by the customer for the purpose of selling or otherwise disposing of water service to lessees, tenants or others and under no circumstances shall the customer or customer's agents or any other individual, association or corporation install meters for the purpose of so remetering said water service.

In no case shall a customer, except with the written consent of the Company, extend his lines across a street, alley, lane, court, property line, avenue, or other way in order to furnish water service to the adjacent property through one meter even though such adjacent property may be owned by him. In case of such unauthorized extension, remetering, sale, or disposition of service, the customer's water service will be subject to discontinuance until such unauthorized extension, remetering, sale or disposition of service is discontinued and full payment is made to the Company for water service rendered by the Company (calculated on proper classification and rate schedules) and until reimbursement in full is made in full to the Company for all extra expenses incurred for clerical work, testing, and inspections.

(Continued to Sheet No. 9.0)

ROY H. MOORE
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TITLE

(Continued from Sheet No. 8.0)

- 8.0 CONTINUITY OF SERVICE - The Company will at all times use reasonable diligence to provide continuous water service and, having used reasonable diligence, shall not be liable to the customer for failure or interruption of continuous water service. The Company shall not be liable for any act or omission caused directly or indirectly by strikes, labor troubles, accidents, litigations, breakdowns, shutdowns for emergency repairs, or adjustment, acts of sabotage, enemies of the United States, Wars, United States, State, Municipal or other governmental interference, acts of God or other causes beyond its control.

If at any time the Company shall interrupt or discontinue its service, all customers affected by said interruption or discontinuance shall be given not less than 24 hours written notice in accordance with Rule 25-30.250, Florida Administrative Code.

- 9.0 TYPE AND MAINTENANCE - The customer's pipes, apparatus and equipment shall be selected, installed, used and maintained in accordance with standard practice and shall conform with the Rules and Regulations of the Company and shall comply with all Laws and Governmental Regulations applicable to same. The Company shall not be responsible for the maintenance and operation of the customer's pipes and facilities. The customer expressly agrees not to utilize any appliance or device which may adversely affect the water service; the Company reserves the right to discontinue or withhold water service to such apparatus or device.
- 10.0 CHANGE OF CUSTOMER'S INSTALLATION - No changes or increases in the customer's installation, which will materially affect the proper operation of the pipes, mains, or stations of the Company, shall be made without written consent of the Company. The customer shall be liable for any change resulting from a violation of this Rule.

(Continued to Sheet No. 10.0)

ROY H. MOORE
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(Continued from Sheet No. 10.0)

- 16.0 DELINQUENT BILLS - Bills are due when rendered. However, the Company shall not consider the customer delinquent in paying any bill until the twenty-first (21) day after the Company has mailed or presented the bill to the customer for payment. Water service may then be discontinued only after the Company has mailed or presented a five (5) day written notice to the customer in accordance with Rule 25-30.320, Florida Administrative Code. Water service shall be restored only after the Company has received payment for all past-due bills and reconnect charges from the customer.

There shall be no liability of any kind against the Company for the discontinuance of water service to a customer for that customer's failure to pay the bills on time.

Partial payments of a bill for water service rendered will not be accepted by the Company, except by the Company's agreement thereof or by direct order from the Commission.

- 17.0 PAYMENT OF WATER AND WASTEWATER SERVICE BILLS CONCURRENTLY - When both water and wastewater service are provided by the Company, payment of any wastewater service bill rendered by the Company to a customer shall not be accepted by the Company without the simultaneous or concurrent payment of any wastewater service bill rendered by the Company. The Company may discontinue both water service and wastewater service to the customer's premises for non-payment of the wastewater service bill or water service bill or if payment is not made concurrently. The Company shall not reestablish or reconnect wastewater service and/or water service until such time as all wastewater and water service bills and all charges are paid.

- 18.0 TAX CLAUSE - A municipal or county franchise tax levied upon a wastewater or water public utility shall not be incorporated into the rate for wastewater or water service but shall be shown as a separate item on the utility's bills to its customers in such Municipality or County.

(Continued to Sheet No. 12.0)

ROY H. MOORE
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TITLE

(Continued from Sheet No. 11.0)

- 19.0 CHANGE OF OCCUPANCY - When a change of occupancy takes place on any premises supplied by the Company with water service, written notice thereof shall be given at the office of the Company not less than three (3) days prior to the date of change by the outgoing customer. The outgoing customer shall be held responsible for all water service used on such premises until such written notice is so received by the Company and the Company has had reasonable time to discontinue the water service. However, if such written notice has not been received, the application of a succeeding occupant for water service will automatically terminate the prior account. The customer's deposit may be transferred from one location to another, if both locations are supplied water service by the Company; the customer's deposit may not be transferred from one name to another.

Notwithstanding the above, the Company will accept telephone orders, for the convenience of its customer's, to discontinue or transfer water service from one service address to another and will use all reasonable diligence in the execution thereof. However, oral orders or advice shall not be deemed binding or be considered formal notification to the Company.

- 20.0 UNAUTHORIZED CONNECTIONS - WATER - Connections to the Company's water system for any purpose whatsoever are to be made only by employees of the Company. Any unauthorized connections to the customer's water service shall be subject to immediate discontinuance without notice. Water service shall not be restored until such unauthorized have been removed and until settlement is made in full to the Company for all water service estimated by the Company to have been used by reason of such unauthorized connection.
- 21.0 METERS - All water meters shall be furnished by and remain the property of the Company and shall be accessible and subject to its control. The customer shall provide meter space to the Company at a suitable and readily accessible location within the premises to be served and also provide adequate and proper space for the installation of the meter and other similar devices.
- 22.0 ALL WATER THROUGH METER - That portion of the customer's installation for water service shall be so arranged to ensure that all water service shall pass through the meter. No temporary pipes, nipples or spaces are permitted and under no circumstances are connections allowed which may permit water to by-pass the meter or metering equipment.

(Continued to Sheet No. 13.0)

ROY H. MOORE
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TITLE

(Continued from Sheet No. 12.0)

- 23.0 ADJUSTMENT OF BILLS - When a customer has been overcharged or undercharged as a result of incorrect application of the rate schedule, incorrect reading of the meter, or other similar reasons, the amount may be credited or billed to the customer in accordance with Rule 25-30.350, Florida Administrative Code.
- 24.0 ADJUSTMENT OF BILLS FOR METER ERROR - When meter tests are made by the Commission or by the Company, the accuracy of registration of the meter and its performance shall conform with Rule 25-30.262, Florida Administrative Code, and any adjustment of a bill due to a meter found to be in error as a result of any meter test performed whether for unauthorized use or for a meter found to be fast, slow, non-registering, or partially registering, shall conform with Rule 25-30.340, Florida Administrative Code.
- 25.0 METER ACCURACY REQUIREMENTS - All meters used for measuring quantity of water delivered to a customer shall be in good mechanical condition and shall be adequate in size and design for the type of service which they measure. Before being installed for the rendering of water service to a customer, every water meter, whether new, repaired, or removed from service for any cause, shall be adjusted to register within prescribed accuracy limits as set forth in Rule 25-30.262, Florida Administrative Code.
- 26.0 FILING OF CONTRACTS - Whenever a Developer Agreement or Contract, Guaranteed Revenue Contract, or Special Contract or Agreement is entered into by the Company for the sale of its product or services in a manner not specifically covered by its Rules and Regulations or approved Rate Schedules, a copy of such contracts or agreements shall be filed with the Commission prior to its execution in accordance with Rule 25-9.034 and Rule 25-30.550, Florida Administrative Code. If such contracts or agreements are approved by the Commission, a conformed copy shall be placed on file with the Commission prior to its effective date.

(Continued to Sheet No. 14.0)

ROY H. MOORE _____
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TITLE

JASMINE LAKES UTILITIES CORPORATION
WATER TARIFF

FIRST REVISED SHEET NO. 14.0
CANCELS ORIGINAL SHEET NO. 14.0

HELD FOR FUTURE USE

ROY H. MOORE
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PRESIDENT
TITLE

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TITLE

RESIDENTIAL SERVICE

RATE SCHEDULE RS

- AVAILABILITY - Available throughout the area served by the Company.
- APPLICABILITY - For water service for all purposes in private residences and individually metered apartment units.
- LIMITATIONS - Subject to all of the Rules and Regulations of this Tariff and General Rules and Regulations of the Commission.
- BILLING PERIOD - Monthly

RATE

Meter Size	Base Facility Charge
5/8" x 3/4"	\$ 12.82
1"	21.83
1 1/2"	43.63
2"	69.81
3"	139.61
4"	218.16
6"	436.31
8"	698.09

GALLONAGE CHARGE - Per 1,000 gallons \$2.98

MINIMUM BILL -

TERMS OF PAYMENT - Bills are due and payable when rendered and become delinquent if not paid within twenty (20) days. After a five (5) day written notice is mailed to the customer separate and apart from any other bill, service may then be discontinued.

EFFECTIVE DATE -

TYPE OF FILING - Transfer of Majority Organizational Control

ROY H. MOORE _____
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SCHEDULE OF CUSTOMER DEPOSITS

ESTABLISHMENT OF CREDIT - Before rendering water service, the Company may require a deposit or guarantee satisfactory to the Company to secure the payment of bills; but such establishment of credit shall not relieve the customer from complying with the Company's rule for prompt payment.

AMOUNT OF DEPOSIT - The amount of initial deposit shall be the following:

Residential and General Service

2 times the average or actual or estimated monthly bills for water and wastewater service.

ADDITIONAL DEPOSIT - Under Rule 25-30.311(7), Florida Administrative Code, the Company may require a new deposit, where previously waived or returned, or an additional deposit in order to secure payment of current bills provided. The company shall provide the customer with reasonable written notice of not less than 30 days where such request or notice is separate and apart from any bill for service. The total amount of the required deposit shall not exceed an amount equal to the average actual charge for water service for two monthly billing periods for the 12-month period immediately prior to the date of notice. In the event the customer has had service less than 12 months, the Company shall base its new or additional deposit upon the average actual monthly billing available.

INTEREST ON DEPOSIT - The Company shall pay interest on customer deposits pursuant to Rule 25-30.311(4) and (4a). The rate of interest is 8% per annum. The payment of interest shall be made once each year as a credit on regular bills or when service is disconnected as a credit on final bills. No customer depositor will receive interest on his or her deposit until a customer relationship and the deposit have been in existence for at least six (6) months. At such time, the customer depositor shall be entitled to receive interest from the day of the commencement of the customer relationship and placement of the deposit. The Company will pay or credit accrued interest to the customers account during the month of December each year.

(Continued on Sheet No. 18.1)

EFFECTIVE DATE -

TYPE OF FILING - Transfer of Majority Organizational Control

ROY H. MOORE
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(Continued from Sheet No. 18.0)

REFUND OF DEPOSIT - After a residential customer has established a satisfactory payment record and has had continuous service for a period of 23 months, the Company shall refund the customer's deposit provided the customer has not, in the preceding 12 months:

- (a) made more than one late payment of the bill (after the expiration of 20 days from the date of mailing or delivery by the Company),
- (b) paid with a check refused by a bank,
- (c) been disconnected for non-payment, or
- (d) at any time tampered with the meter or used service in a fraudulent or unauthorized manner.

Upon final settlement of customer's account, any unused balance of the deposit will be refunded. Refund is contingent upon surrender to the Company of the applicable deposit receipt, or when the receipt cannot be produced, upon adequate identification.

Notwithstanding the above, the Company may hold the deposit of a non-residential customer after a continuous service period of 23 months and shall pay interest on the non-residential customer's deposit at the rate of 9% per annum upon the retainment of such deposit.

Nothing in this rule shall prohibit the Company from refunding a customer's deposit in less than 23 months.

EFFECTIVE DATE -

TYPE OF FILING -

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SCHEDULE OF METER TEST DEPOSITS

METER BENCH TEST REQUEST - If any customer requests a bench test of his or her water meter, the Company will require a deposit to defray the cost of testing; such deposit shall not exceed the schedule of fees and shall be in accordance with Rule 25-30.266, Florida Administrative Code.

<u>METER SIZE</u>	<u>FEE</u>
5/8" x 3/4"	\$20.00
1" and 1 1/2"	\$25.00
2" and over	Actual Cost

REFUND OF METER BENCH TEST DEPOSIT - If the meter is found to register in excess of prescribed accuracy limits pursuant to Rule 25-30.262, Florida Administrative Code. The deposit shall be refunded. If the meter is found to register accurately or below such prescribed accuracy limits, the deposit shall be retained by the Company as a service charge for conducting the meter test.

METER FIELD TEST REQUEST - Upon written request of any customer, the Company shall, without charge, make a field test of the accuracy of the water meter in use at the customer's premises provided that the meter has not been tested within one-half the maximum interval allowed under Rule 25-30.265, Florida Administrative Code.

EFFECTIVE DATE -

TYPE OF FILING - Transfer of Majority Organizational Control

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MISCELLANEOUS SERVICE CHARGES

The Company may charge the following miscellaneous service charges in accordance with the terms stated herein. If both water and wastewater services are provided, only a single charge is appropriate unless circumstances beyond the control of the Company requires multiple actions.

INITIAL CONNECTION - This charge would be levied for service initiation at a location where service did not exist previously.

NORMAL RECONNECTION - This charge would be levied for transfer of service to a new customer account at a previously served location or reconnection of service subsequent to a customer requested disconnection.

VIOLATION CONNECTION - This charge would be levied prior to reconnection of an existing customer after disconnection of service for cause according to Rule 25-30.320(2), Florida Administrative Code, including a delinquency in bill payment.

PREMISES VISIT CHARGE (IN LIEU OF DISCONNECTION) - This charge would be levied when a service representative visits a premises for the purpose of discontinuing service for nonpayment of a due and collectible bill and does not discontinue service because the customer pays the service representative or otherwise makes satisfactory arrangements to pay the bill.

SCHEDULE OF MISCELLANEOUS SERVICE CHARGES

Initial Connection Fee	\$ 15.00
Normal Reconnection Fee	\$ 15.00
Violation Reconnection Fee	\$ 15.00
Premises Visit Fee (in lieu of disconnection)	\$ 10.00

EFFECTIVE DATE -

TYPE OF FILING - Transfer of Majority Organizational Control

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SERVICE AVAILABILITY SCHEDULE OF FEES AND CHARGES

<u>DESCRIPTION</u>	<u>AMOUNT</u>	<u>REFER TO SERVICE AVAIL. POLICY SHEET NO./RULE NO.</u>
<u>Customer Connection (Tap-in) Charge</u>		
5/8" x 3/4" metered service	\$10.00	
1" metered service	\$10.00	
1 1/2" metered service	\$	
2" metered service	\$	
4" metered service	\$	
<u>Inspection Fee</u>	Actual Cost [1]	
<u>Plan Review Charge</u>	Actual Cost [1]	
<u>Backflow Prevention Device Installation Fee</u>		
<u>Meter Size</u>	<u>Charge</u>	
5/8" x 3/4"	\$205.00	
1"	290.00	
1 1/2"	395.00	
2"	490.00	
Over 2"	Actual Cost	

[1] Actual Cost is equal to the total cost incurred for services rendered to a customer.

EFFECTIVE DATE -

TYPE OF FILING -

ROY H. MOORE
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JASMINE LAKES UTILITIES CORPORATION
WATER TARIFF

FIRST REVISED SHEET NO. 24.0
CANCELS ORIGINAL SHEET NO. 24.0

APPLICATION FOR WATER SERVICE

Not available at this time.

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JASMINE LAKES UTILITIES CORPORATION
WATER TARIFF

FIRST REVISED SHEET NO. 25.0
CANCELS ORIGINAL SHEET NO. 25.0

APPLICATION FOR METER INSTALLATION

Not available at this time.

ROY H. MOORE
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TITLE

JASMINE LAKES UTILITIES CORPORATION
WATER TARIFF

FIRST REVISED SHEET NO. 27.0
CANCELS ORIGINAL SHEET NO. 27.0

HELD FOR FUTURE USE

ROY H. MOORE
ISSUING OFFICER

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TITLE

JASMINE LAKES UTILITIES CORPORATION
WATER TARIFF

SECOND REVISED SHEET NO. 28.0
CANCELS FIRST REVISED SHEET NO. 28.0

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ROY H. MOORE
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JASMINE LAKES UTILITIES CORPORATION
WATER TARIFF

FIRST REVISED SHEET NO. 29.1
CANCELS ORIGINAL SHEET NO. 29.1

(Continued from Sheet No. 29.0)

In cases where a backflow prevention device must be installed, a customer may choose to have a device as approved by the Utility installed by a third party. However, such installation shall be subject to inspection by the Utility before backfilling and covering. Each customer shall be responsible for continuing operation and maintenance of that backflow prevention device once installed, as well as being responsible for ensuring use of proper equipment approved by the Utility, installation in accordance with industry standards, and inspection and testing of backflow prevention device in accordance with applicable rules and industry standards. The customer shall provide proof to the Utility of compliance with all such equipment, installation, testing and maintenance requirements. Failure to do so, will result in the Utility discontinuing service until all such requirements are complied with.

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