



January 21, 2000

Via Federal Express

Ms. Blanca Bayo Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850

Docket No. 970657-WS; Application for certificates to operate a water and Re: wastewater utility in Charlotte and DeSoto Counties by Lake Suzy Utilities, Inc.

Docket No. 980261-WS; Application for Amendment of Certificate Nos. 570-W and 496-S in Charlotte County by Florida Water Services Corporation.

Dear Ms. Bayo:

Enclosed for filing in the above-referenced docket, please find an original and one copy of the following:

- Florida Water Services Corporation's responses to Staff's Second Request for Production of Documents to Florida Water Services Corporation; and
- Florida Water Services Corporation's responses to Staff's Second Request for • Interrogatories.

Please acknowledge filing of this item by date stamping the enclosed extra copy of this letter and returning it in the postage paid enclose provided. -R00/

Sincerely yours,

AFA APP

CAF CMU

CTR EAG LEG

MAS

OPC RRR SEC MAW OTH

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Matthew J. Feil, Esq. Staff Attorney

Enclosures

DOCUMENT NUMBER-DATE

Florida Water Services Corporation / P.O. Box 609520 / Orlando, Florida 32860-9520 / Phone 407/598-4100

FPSC-RECORDS/REPORTING Water For Florida's Future

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

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In Re: Application for certificates to operate a water and wastewater utility in Charlotte and DeSoto Counties by Lake Suzy Utilities, Inc.

In Re: Application for amendment of Certificates Nos. 570-W and 496-S to add territory in Charlotte County by Florida Water Services Corporation Docket No. 970657-WS

Docket No. 980261-WS

Filed: January 21, 2000

FLORIDA WATER SERVICES CORPORATION'S NOTICE OF FILING RESPONSE TO STAFF'S SECOND REQUEST FOR PRODUCTION OF DOCUMENTS AND STAFF'S SECOND SET OF INTERROGATORIES

Florida Water Services Corporation ("Florida Water") by and through its undersigned counsel, hereby files this Notice that it has served responses to the Commission Staff's Second Request for Production of Documents, numbers 10, 11, 12, 13, 14 and the Commission Staff's Second Set of Interrogatories, number 16 on this 21st day of January, 2000 to Marty Friedman, Rose, Sundstrom Firm, 2548 Blairstone Pines Drive, Tallahassee, Florida 32302. Copies of Florida Water's responses have been served on the other parties of

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record in the manner set forth in the attached Certificate of Service.

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Respectfully submitted,

BRIAN P. ARMSTRONG, ESQ. Florida Bar No.: 888575 MATTHEW J. FEIL, ESQ. Florida Bar No.: 822744 CARLYN H. KOWALSKY, ESQ. Florida Bar No.: 0558672 FLORIDA WATER SERVICES CORPORATION P.O. BOX 609520 Orlando, Florida 32860-9520 (407)880-0058

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing NOTICE OF FILING RESPONSES TO STAFF'S SECOND REQUEST FOR PRODUCTION OF DOCUMENTS AND STAFF'S SECOND REQUEST FOR INTERROGATORIES has been delivered via Federal Express on January 21, 1999 to the following:

Charlotte County c/o County Attorney 18500 Murdock Circle Port Charlotte, FL 33948

John Marks, Esq. Knowles, Marks & Randolph 215 South Monroe Street Tallahassee, FL 32301

Ms. Charlotte L. Sopko Haus Development, Inc. 603 N. Eastwood Avenue Mount Prospect, IL 60056-2007

Rutledge, Ecenia et al Mr. Kenneth Hoffman 215 South Monroe St., Suite 420 Tallahassee, FL 32302 Florida Public Service Comm. Mr. Tim Viccaro, Esq. 2540 Shumard Oak Blvd. Tallahassee, FL 32399-0850

Woodward Pires Law Firm Anthony P. Pires, Jr. 801 Laurel Oak Drive, Ste 710 Naples, FL 34108

Lake Suzy Utilities, Inc. 12408 S.W. Sheri Avenue Lake Suzy, FL 33821

FEIL, ESO. THEW J.