

Dean, Mead, Minton & Zwemer

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November 10, 2009

VIA FED EX

Office of Commission Clerk 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850

Re:

NOTICE OF INTENT TO REQUEST CONFIDENTIAL CLASSIFICATION

Docket No. 090459-WS (Bluefield Utilities)

Dear Clerk:

Enclosed for Filing in this matter, please find an original Notice of Intent to Request Confidential Classification and seven (7) copies. If there are any problems with this supplemental filing, please contact Michael Minton or myself at (772) 464-7700.

Sincerely,

DGC/av Enclosures

COM _ APA _ ECR _ GCL _ RAD _ SSC _ ADM _ OPC _ CLK		Michael D. Minton, Esq. (via e-mail) (w/encl.) Ronald Edwards (via e-mail) (w/encl.) Tony Isaacs (via e-mail) (w/encl.) (w/encl.) Gerald Hartman (via e-mail) (w/encl.)	CLK note: Confidential into. mot pited as of this date.] Athm. DOCUMENT HUMBER-DATE
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BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

BLUEFIELD UTILITIES, LLC'S NOTICE OF INTENT TO REQUEST CONFIDENTIAL CLASSIFICATION

BLUEFIELD UTILITIES, LLC ("Bluefield" or "the Company"), pursuant to Section 367.156, Florida Statutes, and Rule 25-22.006, Florida Administrative Code, hereby submits this Notice of Intent to Request Confidential Classification for Bluefield's response to the attached request for information from Commission Staff. The documents constituting the response contain confidential information regarding the finances of Evans Properties, Inc. ("Evans"), the privately-held ultimate parent of Bluefield, the disclosure of which could negatively impact Evans and the Company. Evans maintains this information as confidential information, and Bluefield attests that it has not otherwise been publicly disclosed.

In accordance with Rule 25-22.006(3), Florida Administrative Code, Bluefield will file its Request for Confidential Treatment of the Information referenced herein within twenty-one (21) days of the filing of this request. Bluefield, therefore, respectfully requests that the information referenced herein be maintained as confidential information by the Commission in accordance with Rule 25-22.006, Florida Administrative Code.

Respectfully submitted this 10th day of November, 2009.

Michael D. Minton, Esq.

Dennis G. Corrick, Esq.

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Attorneys for Bluefield Utilities, LLC

DOCUMENT NUMBER-CATE

11270 NOV 128

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing was furnished via U.S. Mail this 10th day of November, 2009 to:

Bluefield Utilities, LLC Ronald Edwards 660 Beachland Boulevard, Suite 301 Vero Beach, FL 32963

Martin County Stephen Fry, Martin County Attorney 2401 S.E. Monterey Road Stuart, FL 34996

Martin County Taryn Kryzda, Acting County Admin. 2401 S.E. Monterey Road Stuart, FL 34996

St. Lucie County Attorney Daniel S. McIntyre 2300 Virginia Avenue Fort Pierce, FL 34982 City of Port St. Lucie
Theresa J. Fontana, Assistant City Attorney
121 S.W. Port St. Lucie Boulevard
Port St. Lucie, FL 34984

Fort Pierce Utilities c/o R.N. Koblegard, III, Esq. 200 S. Indian River Drive, Suite 201 Fort Pierce, FL 34947

Martin County Nicki van Vonto, Growth Management Director 2401 S.E. Monterey Road Stuart, FL 34996

Michael D. Minton, Esq. Dennis G. Corrick, Esq.

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Attorneys for Bluefield Utilities, LLC

COMMISSIONERS: MATTHEW M. CARTER II, CHAIRMAN LISA POLAK EDGAR NANCY ARGENZIANO

STATE OF FLORIDA

TIMOTHY DEVLIN, DIRECTOR DIVISION OF ECONOMIC REGULATION (850) 413-6900



Hublic Service Commission

October 26, 2009

Michael Minton, Esquire Dean, Mead, Minton & Zwerner 1903 South 25th Street, Suite 200 Fort Pierce, FL 34947

Re: Docket No. 090459-WS, Application for original certificates for proposed water and wastewater system and request for initial rates and charges in Martin and St. Lucie Counties by Bluefield Utilities, LLC.

Dear Mr. Minton:

NATHAN A. SKOP

With regard to the above-referenced docket, staff has determined that there are two remaining deficiencies, as described below:

- (1) Pursuant to Rule 25-30.033(1)(e), Florida Administrative Code (F.A.C.), the application must provide a statement showing the financial ability of the applicant to provide service.
- (2) Pursuant to Rule 25-30.033(1)(s), F.A.C. the application must have the financial statements of an entity upon which the utility is relying to provide funding.

The application indicates that the utility's grandparent, Evans Properties, Inc. (Evans), is the entity that has agreed to provide funding to the utility as and when needed to insure that all needs for capital improvement are met in a timely manner. In support of this statement, the application contains a copy of the Funding Agreement entered into between Evans and the utility.

Please contact me to schedule a meeting <u>on or before November 23, 2009</u>, for review of Evans' most recent tax returns, balance sheet, and income statement. The balance sheet and income statement should be certified, if available. You may contact me at (850) 413-6686 or pdaniel@psc.state.fl.us.

Silicerely

Patti Daniel

Public Utilities Supervisor

Bureau of Certification, Economics and Tariffs

PD/PB:kb

CC:

Ronald Edwards

Division of Economic Regulation (Brady, Simpson)

Office of the General Counsel (Klancke)

Office of Commission Clerk

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