BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In Re: Request For Exemption From Florida Public Service Commission Regulation For Provision of Water Service in Levy County by Rainbowl Alleys.) DOCKET NO. 940356-WU) ORDER NO. PSC-94-0619-FOF-WU) ISSUED: May 24, 1994)

ORDER INDICATING NONJURISDICTIONAL STATUS OF RAINBOWL ALLEYS AND CLOSING DOCKET

BY THE COMMISSION:

On April 8, 1994, Rainbowl Alleys filed an application with this Commission for recognition of its exempt status, pursuant to Section 367.022(6), Florida Statutes. Rainbowl Alleys' system, which consists of a well, is located at U.S. Highway 19 North and Nevada Avenue, Chiefland, Florida. Ms. Shirley Scott, Owner and primary contact person, filed the application on behalf of Rainbowl Alleys.

Upon request and sufficient proof, the Commission will issue an order indicating the nonjurisdictional or exempt status of water or wastewater systems if they qualify under the appropriate provision of Chapter 367, Florida Statutes. The application was filed in accordance with Section 367.022(6), Florida Statutes. Upon review of the application, it was determined that Rainbowl Alleys does not qualify for exemption pursuant to Section 367.022(6), Florida Statutes. It does, however, qualify for exemption pursuant to Section 367.021(12), Florida Statutes. On May 11, 1994, Rainbowl Alleys refiled its application requesting recognition of its nonjurisdictional status pursuant to Section 367.021(12), Florida Statutes, and Rules 25-30.060(2) and (3)(j), Florida Administrative Code.

Section 367.021(12), Florida Statutes, states that a "utility means a water or wastewater utility and except as provided in Section 367.022, includes every person, lessee, trustee, or receiver owning, operating, managing or controlling a system, or proposing construction of a system, who is providing or proposes to provide water or wastewater service to the public for compensation."

According to Rainbowl Alleys' application, water service will be provided only to the bowling alley located at U.S. Highway 19 North and Nevada Avenue, Chiefland, Florida, there will be no charge for providing the service, and all costs of providing

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service will be treated or recovered as operational expenses. Wastewater service will be provided by septic tank.

In addition, pursuant to Section 837.06, Florida Statutes, and Rule 25-30.060(2)(f), Florida Administrative Code, anyone knowingly making a false statement in writing with the intent to mislead is guilty of a misdemeanor. By signing the application, Ms. Scott acknowledged that she is aware of Section 837.06, Florida Statutes, and the penalties for making false statements in the application.

Based on the facts as represented, we find that Rainbowl Alleys is not a utility pursuant to the provisions of Section 367.021(12), Florida Statutes. Accordingly, Rainbowl Alleys is not subject to this Commission's jurisdiction. However, should there be any change in circumstances or method of operation, the owner of Rainbowl Alleys or any successors in interest, must inform the Commission within 30 days of such change so that its nonjurisdictional status may be reevaluated.

It is, therefore,

ORDERED by the Florida Public Service Commission that, based upon the facts as represented, Rainbowl Alleys, Post Office Box 734, Chiefland, Florida 32626, is not a water utility subject to this Commission's jurisdiction, pursuant to the provisions of Section 367.021(12), Florida Statutes. It is further

ORDERED that should there be any change in circumstances or method of operation, the owner of Rainbowl Alleys or any successors in interest, shall inform this Commission within 30 days of such a change so that we may reevaluate Rainbowl Alleys' nonjurisdictional status. It is further

ORDERED that this Docket is hereby closed.

By ORDER of the Florida Public Service Commission, this 24th day of May, 1994.

BLANCA S. BAYÓ, Director

Division of Records and Reporting

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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 Civil Procedure. The notice of appeal must be in the form specified in Rule 9.900 (a), Florida Rules of Appellate Procedure.