## ORIGINAL

#### BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

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In re: Applications For an Amendment Of Certificate For An Extension Of Territory And For an Original Water and Wastewater Certificate (for a utility in existence and charging for service)	) ) ) )	Docket	No.	992040-WS
In Re: Application by Nocatee Utility Corporation for Original Certificates for Water & Wastewater Service in Duval and St. Johns Counties, Florida	) ) ) /	Docket	No.	990696-WS

#### PREFILED DIRECT TESTIMONY

OF SCOTT KELLY

ON BEHALF OF

JEA

DOCUMENT NUMBER-DATE 03455 MAR 178 FPSC-RECORDS/REPORTING

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1 Q. PLEASE STATE YOUR NAME AND BUSINESS ADDRESS.

A. My name is Scott Kelly. My business address is 21
West Church Street, Jacksonville, Florida 322023139.

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BY WHOM ARE YOU EMPLOYED?

6 A. I am employed by JEA.

7 Q. WHAT IS JEA?

Q.

8 A. JEA is a water, wastewater and electric utility 9 serving a four county area in Northeast Florida. 10 JEA currently provides service to the majority of 11 Duval County and portions of St. Johns County, 12 Nassau County and Clay County.

13Q. COULD YOU PROVIDE THE COMMISSION WITH SOME14BACKGROUND INFORMATION REGARDING THE SIZE OF JEA'S15OPERATIONS?

Yes. JEA is a large utility, one of the largest in 16 Α. Florida. As a combined electric, water and sewer 17 utility, JEA's annual operating revenues are in 18 excess of \$910 million. Water and sewer operating 19 20 revenues in Fiscal Year 1999 were \$127,830,000. The water and sewer system has an historical annual 21 customer growth of more than 3.5%. We serve over 22 183,000 residential water accounts and over 137,000 23 sewer accounts. JEA has over 2,000 miles of sewer 24 lines and more than 2,500 miles of water lines. 25

1 Q. WHAT IS YOUR POSITION WITH JEA?

A. My current position is that of Construction and
Maintenance Vice President.

4 Q. WHAT IS THE NATURE OF YOUR WORK FOR JEA?

5 A. My primary responsibilities involve oversight of 6 the operations and maintenance of electric and 7 water distribution and sewer collection services in 8 JEA's four county service area.

9 FOR THE PURPOSE OF HAVING YOU QUALIFIED AS AN Q. THE FIELD OF WATER AND WASTEWATER IN 10 EXPERT ENGINEERING, CONSTRUCTION AND OPERATIONS, PLEASE 11 SET FORTH YOUR EDUCATION AND PROFESSIONAL 12 EXPERIENCE. 13

I received a degree in civil engineering from the 14 Α. Georgia Institute of Technology in 1974. 15 Prior to the position of Construction 16 assuming and Maintenance Vice President for the JEA in 1997, I 17 was employed by the City of Jacksonville, Florida 18 from 1983 - 1997. During that time, I served as 19 the Collection and Distribution Division Chief from 20 1996 - 1997. In that capacity, I was responsible 21 for the operation and maintenance of more than 22 2,350 miles of water distribution pipes 23 and approximately 2,000 miles of gravity and pressure 24 sewer collection pipes. The Division had a staff 25

1 of over 250 personnel with a budget of approximately \$21,000,000 and provided service to a 2 3 population exceeding 500,000 through 171,000 metered service connections. From 1995 - 1996, I 4 5 was а Managing Engineer responsible for infrastructure planning and capital expansion for 6 7 the water and sewer utilities. During that time I 8 implemented capital outlay programs totaling over 9 \$50,000,000. From 1990 - 1995, I was the Solid Waste Division Chief responsible for administration 10 of all solid waste functions. From 1983 - 1990, I 11 Managing Engineer 12 was а and Planning and Engineering Division Chief. In that role, I 13 14 oversaw plan review, master planning, design and construction management of the sewer and water 15 Prior to my work with the City of 16 utilities. Jacksonville, I was an Environmental Engineer with 17 Flood Engineers, Architects, Planners, Inc. from 18 1979 - 1983. From 1976 - 1979, I worked as an 19 engineer for the City of Tampa, Florida and was 20 21 responsible for process operations at six wastewater treatment facilities. 22

Q. AND YOU ARE A LICENSED PROFESSIONAL ENGINEER IN THE
STATE OF FLORIDA?

A. Yes. My certification number is 0031125.

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Q. WHAT ARE YOUR PROFESSIONAL AFFILIATIONS?

A. I am a member of the American Public Works
Association, the Water Environment Federation, the
American Water Works Association and the Florida
Water Environment Association, Utility Council
Board of Directors.

7Q. CAN YOU PLEASE IDENTIFY THE DOCUMENT LABELED8EXHIBIT (SDK-1)?

9 A. Yes. It is my resume.

10Q.HAVE YOU EVER BEEN PREVIOUSLY QUALIFIED TO TESTIFY11AS AN EXPERT IN ENGINEERING IN ANY TRIAL OR12ADMINISTRATIVE PROCEEDING?

13 Α. Yes. I have been qualified as an expert in engineering and have testified as an expert in a 14 15 territorial dispute involving the JEA's predecessor and Ortega Utility Company. I have also testified 16 17 as an expert in the field of water and wastewater engineering and the construction and operations of 18 water and wastewater facilities in a proceeding 19 conducted by the St. Johns County Water and Sewer 20 Authority with respect to a territory expansion 21 application filed by Intercoastal Utilities, Inc. 22 ("Intercoastal"). 23

## Q. WHAT IS THE PURPOSE OF YOUR TESTIMONY IN THIS DOCKET?

1 A. The purpose of my testimony is to confirm from a 2 technical, operational and financial standpoint 3 JEA's ability to provide wholesale water and 4 wastewater services to the disputed territory, 5 including the Nocatee development.

Q. ARE YOU FAMILIAR WITH JEA'S EXISTING WATER AND
WASTEWATER TREATMENT PLANTS?

8 A. Yes. In my position as Construction and 9 Maintenance Vice President, I am involved in the 10 operations of JEA's plants and facilities.

Q. ARE JEA'S EXISTING WATER AND WASTEWATER TREATMENT
 PLANTS OPERATING AT FULL CAPACITY?

The capacity of JEA's existing water and Α. No. 13 wastewater treatment plants exceeds current usage. 14 Tim Perkins, JEA's Vice President for Environmental 15 issues, will be testifying in these dockets with 16 more detail on the permitted capacity and current 17 usage of JEA'S water and wastewater treatment 18 facilities. 19

20 Q. ARE YOU FAMILIAR WITH A COMPANY BY THE NAME OF
21 D.D.I., INC. ("DDI")?

A. Yes. DDI and its affiliates and subsidiaries own
significant acreage in Duval and St. Johns
Counties. A portion of the property owned by DDI
has been slated for development as a multi-use

project known as "Nocatee." DDI has established a 1 2 utility company, Nocatee Utility Corporation ("NUC") which has submitted one of the applications pending 3 before the Florida Public Service Commission in 4 5 these consolidated dockets. NUC has applied for certification as a water and wastewater utility to 6 7 serve Nocatee. The area designated for the Nocatee 8 development has also been included in the territory 9 requested by Intercoastal in its application which is also pending in these dockets. 10

ARE YOU FAMILIAR WITH THE LETTER OF 11 ο. INTENT 12 AGREEMENT BETWEEN JEA AND DDI WHICH WAS ATTACHED AS 13 EXHIBIT (DCM-4) TO THE PREFILED DIRECT TESTIMONY OF DOUGLAS C. MILLER SUBMITTED ON BEHALF OF NUC IN 14 THIS DOCKET? 15

The April 14, 1999 DDI/JEA Letter of Intent 16 Α. Yes. was executed by DDI and JEA (the "Letter of Intent 17 18 Agreement"). This Letter of Intent Agreement sets forth, among other things, the general parameters 19 20 for Nocatee to procure wholesale water and wastewater utility services, including reuse water, 21 from JEA. 22

Q. WHAT HAS BEEN YOUR INVOLVEMENT WITH THE DDI/JEA
LETTER OF INTENT AGREEMENT?

I was involved on behalf of JEA in the negotiations 1 Α. of the terms and conditions of this Agreement. I 2 will also be involved in the negotiations of the 3 Wholesale Service Agreement contemplated by the 4 Letter of Intent as discussed below. Preliminary 5 negotiations on the Wholesale Service Agreement 6 have begun and are anticipated to be completed 7 within the next few months. After an agreement is 8 reached, I will be responsible for making sure that 9 the facilities are constructed properly. I will 10 also oversee JEA's involvement in operating the 11 facilities. 12

# Q. WHAT IS YOUR UNDERSTANDING OF THE PURPOSE OF THE DDI/JEA LETTER OF INTENT AGREEMENT?

JEA entered into this Agreement with DDI in order 15 Α. to establish the framework and general parameters 16 for a long term arrangement to provide efficient, 17 environmentally sound, regional water and 18 19 wastewater service including reuse water to Nocatee. 20

The Letter of Intent Agreement anticipates that DDI and JEA will finalize the details of a long-term agreement for service to Nocatee. That long-term service arrangement will be tailored to the plan of development established by the

developers of Nocatee. The Letter of Intent 1 the wholesale service 2 Agreement provides that agreement will continue through the estimated 3 completion date of the development of Nocatee 4 (approximately 25 years) with the potential for 5 additional terms of renewal. The Letter of Intent 6 7 Agreement also designates JEA as the exclusive wholesale provider of water and wastewater utility 8 9 services to the Nocatee development.

10Q.WILL IMPLEMENTATION OF THE DDI/JEA LETTER OF INTENT11AGREEMENT ALLOW JEA TO IMPROVE THE EFFICIENCY OF12ITS WATER AND WASTEWATER UTILITY SYSTEMS?

13 Α. Yes. This Agreement will allow JEA to better 14 utilize some of its existing water and wastewater treatment plant capacity. It will also be part of 15 backbone being established by 16 the JEA for regionalized water and wastewater service in this 17 The water capacity will be provided from 18 area. JEA's interconnected grid of large water plants 19 located on the south side of Duval County (the 20 "South Grid".) As discussed below, JEA is in the 21 22 process of interconnecting its South Grid with its 23 "North Grid" which consists of several 24 interconnected water plants north of the St. Johns River. An interconnected water plant configuration 25

is the most efficient way of providing additional 1 capacity to serve future needs in the northern St. 2 Johns County and southern Duval County area. 3 Much of this area has been designated a priority water 4 use caution area. The interconnected grid provides 5 a very high level of reliability and allows JEA to 6 7 balance withdrawals from the Floridan Aquifer in order to minimize drawdown and other adverse 8 9 impacts to the aquifer. The interconnected grid also provides backup reliability in case of an 10 outage in the system. As discussed in more detail 11 the prefiled direct testimony of 12 in Timothy Perkins, JEA's Vice-President for Environmental 13 14 Matters, JEA currently has 60 million gallons per day excess capacity in its South Grid and has 15 several water plant expansion projects under 16 construction which will add 7 million gallons per 17 day of additional capacity to the South Grid. Τn 18 19 addition, JEA is in the process of interconnecting its South Grid with its North Grid. 20 The plants north of the St. Johns River that are part of the 21 North Grid are currently outside the water use 22 caution area established by the St. Johns River 23 Water Management District. Interconnection will 24 25 increase the flexibility and options available for

1 supplying water to southeast Duval County and 2 ultimately St. Johns County. Thus, interconnection of JEA's North and South Grids will enable water to 3 4 be supplied to the regionalized network while 5 minimizing the need for additional wells in the 6 water use caution area. In addition, expansion of service from the grids will result in economies of 7 scale for JEA which will reduce unit cost of 8 9 operation.

10Q.YOU INDICATED EARLIER THAT YOU ARE FAMILIAR WITH11THE TERRITORY REQUESTED BY INTERCOASTAL IN ITS12APPLICATION FILED IN THIS DOCKET?

13 Α. Yes. As part of the negotiations with DDI and St. 14 Johns County, I became familiar with proposed 15 alternatives for service throughout the disputed territory, including possible service 16 from 17 Intercoastal. In this regard, I have reviewed the application submitted by Intercoastal in these 18 dockets and the prefiled direct testimony of Jim 19 Miller, Michael Burton, M.L. Forrester and H.R. 20 21 James submitted in support of Intercoastal's 22 application.

Q. DOES JEA HAVE EXISTING CONTRACTUAL ARRANGEMENTS TO
 PROVIDE SERVICE TO ANY OF THE AREAS REQUESTED BY
 INTERCOASTAL IN ITS APPLICATION?

Α. Yes. In addition to the agreement with DDI 1 discussed above, JEA has contracted with St. Johns 2 County to provide bulk water and wastewater service 3 to certain portions of the territory requested by 4 in St. Johns 5 Intercoastal County. JEA's contractual obligation to provide service to these 6 7 areas is evidenced by an agreement with St. Johns County which was approved by JEA on April 20, 1999 8 ("the St. Johns County/JEA Agreement"). 9

10 Q. CAN YOU IDENTIFY EXHIBIT (SDK2)?

11 A. Yes. It is a copy of the St. Johns County/JEA12 Agreement.

Q. WHAT ARE THE GEOGRAPHIC AREAS ANTICIPATED BY THE
 PARTIES TO BE SERVED UNDER THE ST. JOHNS/JEA
 AGREEMENT?

16 Α. The geographic areas anticipated by the parties to 17 be served under the St. Johns/JEA Agreement are 18 delineated as the "Service Area" shown on Exhibit A to the Agreement. The Service Area consists of two 19 separately identified areas depicted on Exhibit A. 20 21 The "Phase I Area" includes Allen D. Nease High School and the Walden Chase Subdivision (also known 22 23 as the CR210 PUD). The "Phase II Area" shown on 24 Exhibit A includes a development known as Marshall 25 Creek which lies approximately 4.5 miles further

south on U.S. 1 from the anticipated location of
 the reservoir at the southern point of the Phase I
 Area. The territory requested in Intercoastal's
 application includes Walden Chase and Nease High
 School.

Q. WILL JEA BE PROVIDING SERVICE TO BOTH PHASE I AND
PHASE II UNDER THE ST. JOHNS/JEA AGREEMENT?

Α. 8 Yes. The Agreement initially provided three 9 service options to St. Johns County. As reflected by Ex. \_\_ (SDK-3), the County has chosen Option 3, 10 11 pursuant to which JEA will provide wholesale 12 service in St. Johns County through facilities 13 which would begin in Duval County, extend past the Phase I Area and terminate at the Phase II Area. 14

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 Q. WHAT IS THE INTENT OF THE PARTIES TO THE ST.

 16
 JOHNS/JEA AGREEMENT REGARDING THE PROVISION OF

 17
 WATER AND WASTEWATER SERVICES WITHIN THE SERVICE

 18
 AREA?

A. Pursuant to Section 4.1 of the Agreement, St. Johns
County has appointed JEA the exclusive provider of
wholesale water and wholesale wastewater services
in the Service Area.

Q. DO JEA'S EXISTING WATER AND WASTEWATER TREATMENT
 PLANTS HAVE SUFFICIENT CAPACITY TO PROVIDE WATER

AND WASTEWATER SERVICES TO ST. JOHNS COUNTY UNDER 1 THE ST. JOHNS COUNTY/JEA AGREEMENT AND TO NOCATEE? 2 JEA has adequate capacity planned to serve Α. Yes. 3 the Phase I and Phase II Areas designated in the 4 5 St. Johns/JEA Agreement as well as additional needs in the area including Nocatee. As discussed above, 6 water capacity to this area will be provided from 7 JEA's South Grid. That Grid has a water capacity 8 of 104.4 million gallons per day with a commitment 9 to existing and future customers of 43.32 million 10 gallons per day. JEA also has several water plant 11 expansions under construction which will add 7 MGD 12 of additional capacity to the South Grid. The 13 water plants most likely to be affected by services 14 to St. Johns County are discussed in detail in the 15 prefiled direct testimony of Timothy Perkins, JEA's 16 Vice-President for Environmental Matters. The sum 17 of the permitted capacity for the water plants most 18 likely to be affected is in excess of 40 million 19 20 gallons per day and the February 2000 flows for these plants was 22 million gallons per day. 21 As 22 noted above, JEA is also in the process of interconnecting its South Grid with JEA's other, 23 larger interconnected grid of water plants located 24 north of the St. Johns River. This interconnection 25

will be accomplished by installing a large diameter pipeline under the river and will provide access to additional permitted capacity to the South Grid.

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wastewater side, JEA's Mandarin the On 4 Wastewater Treatment Plant has capacity available 5 to serve this area. The Mandarin Plant currently 6 has a capacity of 7.5 million gallons per day with 7 approximately 6 million gallons committed to 8 existing and future customers. Thus, there is more 9 than enough excess capacity available at Mandarin 10 to serve the immediately forseeable needs of the 11 areas described in the St. Johns/JEA Agreement and 12 In addition, flows could be diverted at a 13 Nocatee. minimal cost to JEA's Arlington East Wastewater 14 The capacity at Arlington East Treatment Plant. 15 has recently been expanded from 15 million to 20 16 million gallons per day. 17

18Q.DO THE PERMITS FOR JEA'S EXISTING PLANTS ALLOW FOR19THE ANTICIPATED ADDITIONAL DEMAND ARISING FROM20NOCATEE AND THE ST. JOHNS/JEA AGREEMENT?

A. Yes. Tim Perkins, JEA's vice president for
environmental issues, will address this issue in
more detail.

- 1Q.ARE THERE ANY ANTICIPATED ENVIRONMENTAL PERMITTING2OBSTACLES TO THE DELIVERY OF SERVICES TO NOCATEE OR3ST. JOHNS?
- 4 A. No.

Q. ARE YOU FAMILIAR WITH THE WATER/WASTEWATER SERVICES
 CURRENTLY BEING PROVIDED AT ALLEN D. NEASE HIGH
 SCHOOL?

8 A. Yes.

9 Q. CAN YOU DESCRIBE HOW THOSE SERVICES ARE CURRENTLY 10 BEING DELIVERED?

Currently, the high school is served by wastewater 11 Α. treatment package plants with discharge to 12 percolation ponds. Water service is currently 13 provided by a package water treatment plant with an 14 associated well-field. These package plants will 15 replaced upon implementation of the St. 16 be Johns/JEA Agreement. 17

18Q.YOU MENTIONED A PORTION OF THE PHASE I AREA IN THE19ST. JOHNS/JEA AGREEMENT REFERRED TO AS THE CR21020PUD OR WALDEN CHASE SUBDIVISION?

21 A. Yes.

22 Q. ARE THERE WATER AND SEWER SERVICES CURRENTLY 23 AVAILABLE TO THE WALDEN CHASE SUBDIVISION?

A. No. The developer of this subdivision has enteredinto an agreement with St. Johns County pursuant to

which the County will provide retail water and
 sewer services to the development. The County is
 relying on the St. Johns/JEA Agreement to meet its
 obligations to Walden Chase.

5 Q. IS JEA IN THE PROCESS OF CONSTRUCTING THE 6 FACILITIES NECESSARY TO PROVIDE SERVICE PURSUANT TO 7 THE ST. JOHNS/JEA AGREEMENT?

JEA is well underway in the construction of 8 Α. Yes. the water and wastewater facilities necessary to 9 operate the systems and deliver the services to St. 10 Johns County. JEA is extending its existing water 11 and sewer lines to reach the Walden Chase property 12 near the intersection of US-1 and County Road 210. 13 JEA is extending its existing water main from its 14 previous terminus in Duval County across the Duval 15 County line to serve Walden Chase and potentially 16 other areas in southern Duval and northern St. 17 specifically, JEA is 18 Johns Counties. More constructing a 20 inch diameter water line from the 19 County line south to Ray Road. Concurrently, JEA's 20 existing sewer lines are also being extended across 21 the county line. A 16 inch diameter sewer force 22 main is being installed along the same route. In 23 addition to this construction in St. Johns County, 24 JEA is up-sizing its water and sewer lines in Duval 25

County. The Duval County lines are being increased 1 in size in order for JEA to be able to serve all of 2 the immediately foreseeable needs in St. Johns 3 County. The on-going construction will provide JEA 4 with the backbone to provide regionalized water and 5 wastewater service through out much of northern St. 6 Johns County and southern Duval County. When 7 completed, this construction will enable JEA to 8 integrate Nocatee and other developments in the 9 area into JEA's regionalized system. 10

WHAT OTHER FACILITIES AND LINES IS JEA CURRENTLY IN 11 Q. THE PROCESS OF CONSTRUCTING TO THE TERRITORY 12 REQUESTED BY INTERCOASTAL OR THE SURROUNDING AREAS? 13 Basically, JEA is trying to put in place the Α. 14 infrastructure necessary to provide 15 regional service and allow for possible interconnections 16 throughout this region in the future. As part of 17 the St. Johns/JEA plan to establish 18 а comprehensive, economically sized system, JEA is 19 20 extending lines east on Ray Road to serve Nease High School and JEA will bring its facilities to 21 22 the middle of the Walden Chase development for 23 interconnection with distribution and collection 24 lines provided by the developer.

1Q.CAN YOU DESCRIBE IN DETAIL THE FACILITIES JEA IS2CONSTRUCTING TO PROVIDE SERVICE TO NEASE HIGH3SCHOOL AND THE WALDEN CHASE SUBDIVISION?

As I mentioned earlier, the facilities that are Α, 4 being constructed and utilized by JEA to provide 5 wholesale water and wastewater services to the area 6 include the extension of the water and wastewater 7 mains from the Duval County/St. Johns County line 8 in a southerly direction along the Route U.S. 1 9 10 right-of-way, to a point south of the intersection 11 of U.S. 1 and County Road 210, then northerly along Ray Road and through an easement to the Phase I 12 Area designated in the Agreement. The improvements 13 include approximately 3.5 miles of 16 inch diameter 14 PVC force main and 20 inch diameter PVC water main 15 on the U.S. 1 right-of-way and approximately 1/3 16 mile of 12-inch diameter PVC force main and 16-inch 17 18 diameter PVC water main along Ray Road serving the Nease High School portion of the Phase I Area. 19 20 Additional extensions of approximately 2/3 of a mile with a 12-inch diameter PVC force main and a 21 16-inch PVC water main in the easement serving the 22 Walden Chase portion of Phase I are also included. 23 A 1,000,000 gallon water reservoir with high-24 25 service pumps, a standby generator, and а

rechlorination facility and a master wastewater
 pump facility adequate to handle sewage from the
 Phase I Area is included.

4 Q. HOW WERE THE ROUTES FOR THE FACILITIES SELECTED?

The routes chosen were intentionally selected in 5 Α. order to accommodate St. Johns County's needs for 6 Nease High School, the Walden Chase Subdivision and 7 Marshall Creek. These routes and facilities are 8 the most efficient manner of meeting those demands. 9 The line sizes and locations were chosen to provide 10 adequate capacity to meet possible future needs in 11 including potentially the southern 12 the area, portions of Nocatee. 13

14 Q. WHY IS JEA INSTALLING OVERSIZED LINES?

The installation of oversized lines allows us to 15 Α. take advantage of the benefits of economies of 16 In areas where growth is reasonably scale. 17 expected to take place, JEA typically installs 18 lines that are larger than current needs in order 19 to avoid the prospect of having to replace the 20 smaller lines in the future. Ultimately, this 21 results in cost savings. JEA has learned through 22 difficult first hand experience in its acquisition 23 of other utilities that it is not economical to 24 install smaller sized lines in growth areas. 25

Retrofitting the lines is disruptive to customers,
 disruptive to traffic flow and ends up being much
 more expensive in the long term.

Q. WILL JEA PROVIDE WATER STORAGE AND REPUMPING
FACILITIES AND A WASTEWATER MASTER PUMP STATION IN
ST. JOHNS COUNTY?

Yes. These facilities were requested by St. Johns Α. 7 County. The facilities will provide reliability 8 and redundancy for comprehensive, expanded service. 9 HAS JEA COMPLETED THE DESIGN OF ALL THE FACILITIES 10 Q. SERVICE PROVIDE THE 11 NECESSARY TO UNDER ST. JOHNS/JEA AGREEMENT? 12

Yes. JEA contracted with the engineering firm of 13 Α. Dames and Moore to do the design. The design of 14 15 the entire system is complete. Construction is underway. The facilities necessary for service to 16 the first phase of Walden Chase is expected to be 17 finished by May, 2000. The remainder of the 18 19 project is expected to be finished by the fall of 2000 in order to meet the needs of Marshall Creek 20 and the later phases of Walden Chase. 21

Q. BASED ON YOUR EXPERIENCE, IS INTERCOASTAL IN A
POSITION TO PROVIDE SERVICE TO NOCATEE, WALDEN
CHASE OR NEASE HIGH SCHOOL?

A. No. Intercoastal cannot even begin to construct
 facilities unless they prevail in these dockets.
 Even then, it would take several months to
 construct the facilities and they would duplicate
 much of the work already done by JEA.

6 Q. HOW ARE JEA'S RATES ESTABLISHED?

7 Α. JEA's Board of Directors oversees ratemaking in accordance with its charter. JEA's ratemaking 8 staff analyzes cost of service. JEA enjoys stable 9 rates and expects to hold its water and sewer rates 10 at their current low levels at least another three 11 JEA's rates have only increased slightly 12 years. over 1% per year since 1981. 13

14 Q. DOES JEA CHARGE UNIFORM RATES BOTH INSIDE AND 15 OUTSIDE OF DUVAL COUNTY?

16 A. Yes - - and that is true for both JEA's retail and
17 wholesale rates.

18 Q. IS JEA SEEKING TO PROVIDE SERVICE OVER THE
 19 OBJECTION OF ANY DEVELOPER?

A. No. JEA is involved in North St. Johns County in
response to the County's desire for a regionalized
approach to address water and wastewater service,
and water supply. Unlike Intercoastal, JEA is not
seeking to serve where it is not wanted. JEA only
intends to provide service where it has been asked

to provide service pursuant to JEA's agreements
 with St. Johns County and the developers of
 Nocatee.

ARE THERE ENVIRONMENTAL BENEFITS TO HAVING JEA Q. 4 THE DISPUTED TERRITORY AS PROVIDE SERVICE TO 5 OPPOSED TO OBTAINING SERVICE FROM OTHER UTILITIES? 6 JEA offers several environmental benefits as Yes. 7 Α. the provider of services. For instance, JEA is 8 developing an extensive reuse system to facilitate 9 the reuse of wastewater in the areas it serves. 10 JEA anticipates that wastewater services in the 11 disputed territory will be tied into JEA's regional 12 reuse system. JEA has commenced construction on 13 portions of a major reuse system for the Mandarin 14 Wastewater Treatment Plant, including 25 miles of 15 reuse transmission mains to serve six golf courses. 16 Ultraviolet high level disinfectant is also being 17 added at the plant to insure enhanced disinfection. 18 The cost estimate for the facilities is more than 19 \$11,000,000. A \$5,000,000 grant will be provided 20 Florida through the State of a grant 21 bv administered by the Department of Environmental 22 This reuse system will allow JEA to 23 Protection. reuse over 50% of the flow generated by the 24 Mandarin Wastewater Treatment Plant. From a water 25

JEA supply standpoint, mentioned above. as 1 currently has the capacity under its water supply 2 permits to provide water service to this area 3 without the need for additional wells or without 4 the need for locating new wells in a water use 5 caution area. Another benefit to receiving service 6 from JEA is the JEA commitment to enhancing the 7 environment through phase-out of small ineffectual 8 package wastewater plants. JEA has phased out 9 several hundred small package plants in Duval 10 County in the last 15 years. JEA's Agreement with 11 St. Johns County will enable St. Johns County to 12 phase-out the existing package plant at Nease High 13 School and provide service to the surrounding area 14 in an efficient and effective manner. 15

# Q. ARE THERE OTHER BENEFITS TO CUSTOMERS TO HAVING SERVICE PROVIDED BY JEA?

JEA offers several other benefits as the Yes. 18 Α. instance, provider of service. For JEA is 19 constructing a water storage reservoir with high 20 service booster pumps that will provide a high 21 level of service to the customers in north St. 22 Johns County. This storage and re-pumping facility 23 will provide a more constant water pressure for the 24 customers who receive service from JEA. A higher 25

level of reliability will result for at least a 1 portion of the disputed territory since there will 2 be large volumes of water stored near some of the 3 project sites. Water will be available in case of 4 equipment failure and outage at the water plant or 5 if the water main providing service to the 6 surrounding areas is rendered unusable. The 7 storage and water system will be backed up with 8 standby power generators to ensure the highest 9 level of reliability. The water storage reservoir 10 will provide a higher level of public safety for 11 customers by providing water storage to the 12 surrounding areas in case of fire. JEA is also 13 constructing a master sewage pumping station that 14 will re-pump the sewage generated from Nease High 15 School and the Walden Chase project. 16

17Q.DOES JEA HAVE THE FINANCIAL ABILITY AND RESOURCES18TO PROVIDE SERVICE IN ACCORDANCE WITH THE DDI/JEA19LETTER OF INTENT AGREEMENT AND THE ST. JOHNS/JEA20AGREEMENT?

A. Yes. JEA has a five year, \$600,000,000 capital expansion and replacement program underway. JEA has existing bond funds sufficient to finance the facilities necessary to provide service under both of the agreements.

## Q. WOULD YOU BRIEFLY DESCRIBE FOR THE COMMISSION THE FINANCIAL CONDITION OF JEA?

JEA's bond ratings are among the best in the nation 3 Α. This allows JEA to finance its for utilities. 4 capital needs at very low interest rates. This 5 benefit is passed on to our customers in the form 6 of low water and sewer rates. JEA's debt service 7 coverage for water and sewer related debt for 8 Fiscal Year 1999 was a very high 3.44x. JEA's 9 water and sewer debt ratio for Fiscal Year 1999 was 10 a very low 31%. Both of these indicators, as well 11 12 as the strong water and sewer bond ratings awarded to JEA by Standard & Poor's Ratings Group (AA-), 13 Fitch IBCA, (AA-) and Moody's Investors Service 14 (Aa3), demonstrate that JEA's financial condition 15 is excellent. 16

Q. WHAT WOULD BE THE EFFECT ON JEA'S RATES AND CHARGES
IF IT PROVIDES SERVICE TO THE DISPUTED TERRITORY?
A. None. In fact, JEA enjoys stable rates and expects
to hold its water and sewer rates at their current
low levels at least another two to three years.

22 Q. DOES JEA HAVE A CAPITAL EXPANSION AND 23 REHABILITATION PROGRAM IN PLACE?

A. Yes. JEA's "GroundWorks Program" was developed to
 design and construct projects necessary to expand

and improve JEA's water and sewer infrastructure. 1 projects will reduce operations 2 These and maintenance costs and expand and improve service to 3 our customers. Projects are identified by system 4 expansion needs and operations and maintenance 5 6 concerns. Currently, GroundWorks is a 5 year, \$600 million program. To implement this program, the 7 in-house JEA engineering staff works in conjunction 8 with its Engineering Alliance Partner, Black & 9 Veatch, to design many projects. JEA has also 10 solicited water and sewer design consultants and 11 12 contracted with 32 firms on a long term basis. Almost all these firms are currently performing 13 design work. In order to build the number of 14 projects anticipated in the GroundWorks program, 15 16 JEA entered into long term Master Contract agreements with gualified contractors. There are 17 currently 53 Master Contractors, with at least 20 18 currently performing work on over 40 GroundWorks 19 projects. 20

21 Q. CAN YOU DESCRIBE SOME OF THE UNIQUE FEATURES OF 22 JEA'S UTILITY OPERATIONS?

A. JEA is in the process of implementing a multi million dollar computer assisted dispatch system
 which will integrate water, sewer and electric

customer service requests. Water and sewer calls 1 are tracked and dispatched to vehicles using 2 cellular technology and on-board laptop computers. 3 The underlying database will provide JEA valuable 4 including regarding system needs, pipe data 5 service customer response replacement and 6 statistics. The database will link to JEA's Work 7 Management System currently used for electric 8 construction and maintenance projects. JEA has 9 recently modified its fleet on the water 10 reduce travel time maintenance front to and 11 JEA has in place a leak 12 increase coverage. detection contract. JEA's contractor investigated 13 numerous miles of mains 6 inches and larger and 14 found no significant leaks. JEA is using its 15 database of maintenance work to identify smaller 16 mains in need of replacement as part of the 17 GroundWorks project. To reduce the number and 18 severity of Sanitary Sewer Overflows ("SSO") and 19 reduce customer service requests, JEA instituted a 20 21 sewer inspection program. Crews blanket portions of the service area in search of cave-ins and open 22 each manhole, inspecting for surcharged lines, 23 manholes in which dirt and debris have accumulated 24 and manholes in need of rehabilitation. These 25

1 This sophisticated system improves reliability and 2 reduces the risk of service interruptions to its 3 customers. In addition, JEA is currently 4 installing the same SCADA system on all of its 5 wastewater pumping stations.

6 Q. IS THE PUBLIC INTEREST SERVED BY GRANTING 7 INTERCOASTAL'S APPLICATION FOR THE SERVICE AREA 8 SOUGHT IN THIS DOCKET?

Granting Intercoastal's application for the 9 Α. No. Requested Area would be an unnecessary duplication 10 of the services to be provided by JEA under its 11 agreements with DDI and St. Johns County. There is 12 no need for service in the territory expansion area 13 JEA and St. Johns requested by Intercoastal. 14 County have entered into a cooperative arrangement 15 that will provide service to a portion of the 16 requested area as part of a long term strategy for 17 meeting the water and sewer needs in St. Johns 18 This arrangement, together with the 19 County. 20 DDI/JEA Letter of Intent Agreement, will result in the establishment of an efficient, environmentally 21 sound regional water and wastewater system. It 22 will meet the immediate needs in the area in the 23 most cost efficient manner and will provide a 24

1		framework for providing cost efficient service to				
2		future development.				
3	Q.	DOES THAT CONCLUDE YOUR TESTIMONY?				
4	A.	Yes, it does.				
5						
6						
7	F:\USE	RS\ROXANNE\JEA\kelly0696tes				

#### SCOTT D. KELLY, P.E.

Docket Nos. 992040-WS and 990696-WS Exhibit \_\_\_\_ (SDK-1) Resume Page 1 of 3

#### **EDUCATION AND REGISTRATION:**

B.S. Civil Engineering

Licensed Professional Engineer

Georgia Institute of Technology 1974

State of Florida No. 0031125

#### EMPLOYMENT H ISTORY:

#### JEA JACKSONVILLE, FLORIDA

#### Construction and Maintenance Vice President

1997-Present

Responsible for maintenance and operation of electric and water distribution and sewer collection services in a four county area. The Construction and Maintenance Group currently has a staff of over 420 personnel with a budget exceeding \$30 million. JEA currently has over 175,000 and 345,000 metered water and electric customers, respectively.

#### **CITY OF JACKSONVILLE, FLORIDA**

#### Collection and Distribution Division Chief 1996-1997

Responsible for the operation and maintenance of more than 2,350 miles of water distribution pipes and approximately 2,000 miles of gravity and pressurized sewer collection pipes. The division had a staff of over 250 personnel with a budget of approximately 21 million dollars and provided service to a population exceeding 500,000 through 171,000 metered service connections.

#### Managing Engineer

1995-1996

Responsible for development management, infrastructure planning, and capital expansion program for the water and sewer utility. Implemented capital outlay program totaling over 50 million dollars.

#### Solid Waste Division Chief 1990-1995

Responsible for administration of all solid waste functions, and the management of a staff of over 200 employees. Areas of responsibility included solid waste disposal, sanitation and collection, public utilities enforcement, and recycling. Instituted major reorganization of Solid

Waste Division which resulted in a 43% reduction in overall staff. Oversaw the implementation of employee incentive programs based on budget reductions and improvements in safety and customer service.

Implemented a yard trash recycling program that contributed to an increase in recycling percentages from 21% to over 40%, the highest in Florida. Received the National Recycling Coalition Award for the best urban recycling program in the nation.

#### Resume-Scott D. Kelly, P.E. Page 2

#### Planning and Engineering Division Chief / Managing Engineer 1983-1990

Responsible for administration of the Planning and Engineering Division, including supervision of over 60 professional, technical and clerical personnel.

Oversaw plan review, master planning, hydraulic modeling, negotiation of developer funded expansion, design and construction management of the sewer and water utilities. Responsible for preparing and gaining approval for 100 million dollar strategic capital expansion plan.

### FLOOD ENGINEERS, ARCHITECTS PLANNERS, INC.

#### Environmental Engineer

1979-1983

. . .

Project Engineer on several wastewater treatment facilities in Florida. Responsible for the design and preparation of plans and specifications for various advanced wastewater treatment (AWI) plant and pumping stations. Oversaw contract administration, construction inspection and startup of several wastewater facilities.

#### CITY OF TAMPA, FLORIDA

#### Process Engineer, Sanitary Sewers 1976-1979

Responsible for process operations for Tampa's six wastewater treatment facilities. City liaison for plant startup coordination of new 60 mgd AWT facility for City of Tampa. Conducted pilot plant studies to determine alternatives to the use of methanol in the denitrifcation process.

#### AFFILIATIONS

American Public Works Association Water Environment Federation

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• • • • • • • • • • • • • • • • • • •	990696-WS Exhibit (SDK-1) Resume Page 3 of 3

American Water Works Association Florida Water Environment Association, Utility Council Board of Directors

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Docket Nos. 992040-WS and 990696-WS Exhibit (SDK-2) St. Johns/JEA Agreement Page 1 of 25

### CERTIFICATION

I, CHERYL REVELL, Staff Support Assistant to the JEA Board, do hereby certify that the attached is a true and exact copy of the action taken by the Jacksonville Electric Authority at a regular meeting assembled on Tuesday, April 20, 1999, pertaining to:

### COOPERATIVE AGREEMENT WITH ST. JOHNS COUNTY UTILITIES

WITNESS my hand and Official Seal of the JEA this 20<sup>rd</sup> day of April, 1999.

(SEAL)

yl Rule

Cheryl Revell Staff Support Assistant

Docket Nos. 992040-WS and 990696-WS Exhibit \_\_\_\_(SDK-2) St. Johns/JEA Agreement Page 2 of 25

April 13, 1999

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### WATER AND WASTEWATER UTILITY SERVICES AGREEMENT

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JEA

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AND

ST. JOHNS COUNTY

#### Docket Nos. 992040-WS and 990696-WS Exhibit (SDK-2) St. Johns/JEA Agreement Page 3 of 25 WATER AND WASTEWATER UTILITY SERVICES AGREEMENT

THIS AGREEMENT is made as of this \_\_\_\_ day of April, 1999 between JEA, a public body corporate and politic of the State of Florida, and ST. JOHNS COUNTY, a political subdivision of the state of Florida (the "County").

#### WITNESSETH:

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WHEREAS, JEA is in the business, among others, of constructing and operating water and wastewater facilities and systems and providing-water and wastewater utility services; and

WHEREAS, JEA is developing a reuse system to facilitate the reuse of wastewater; and

WHEREAS, the County wishes to procure wholesale water and wastewater utility services from JEA and to have JEA construct certain water and wastewater facilities and to operate JEA's water and wastewater systems in connection with the provision of such services to the County; and

WHEREAS, the capacity of JEA's existing water and wastewater treatment plants exceed current usage such that there is sufficient capacity to provide water and wastewater services to the County, and JEA desires to provide these services to the County, and is willing to construct the necessary water and wastewater facilities and operate the systems to deliver such services to the County on the terms and conditions set forth herein; and

WHEREAS, the County and JEA also wish to (1) explore mutually beneficial opportunities to improve the efficiency of the water and wastewater utility systems, (2) provide an efficient, environmentally sound means for planning, designing, and constructing regional water and sewer transmission facilities and (3) establish the basis for future alliances beneficial to both the County and JEA;
Docket Nos. 992040-WS and 990696-WS Exhibit (SDK-2) St. Johns/JEA Agreement NOW, THEREFORE, it is hereby mutually agreed as follows: Page 4 of 25

#### 1. CERTAIN DEFINITIONS

The following terms shall have the meanings set forth below:

1.1 "Developer" shall mean a Person who, for residential, governmental, commercial or industrial use, has developed real property within the Service Area by constructing thereon, among other things, adequate facilities for the distribution of Water to and collection of Wastewater from individual sites within the boundaries of the real property comprising the development

1.2 "Facilities" means the Water Facilities and Wastewater Facilities as defined herein. "Duval Facilities" means that portion of the Facilities residing within Duval County. "St. Johns County Facilities" means that portion of the Facilities residing within St. Johns County.

1.3 "Party" shall mean JEA or the County; "Parties" shall mean JEA and the County.

1.4 "Person" shall include governmental, non-profit, business and professional entities, however organized.

1.5 "Project" shall mean the construction of that portion of the Facilities set forth in Exhibits A and B hereto. The Project may be limited in the manner set forth in Section
2.1 to Option 1, Option 2, and/or Option 3 as attached herein on Exhibits A and B.

1.6 "Service Area" shall mean the area anticipated by the Parties to be eventually served under this Agreement as shown on Exhibit A. The "Phase I Area" shall mean the area shown on Exhibit A and anticipated by the Parties to be served first under this Agreement and includes Allen D. Nease High School. The "Phase II Area" shall mean the area shown on Exhibit A and which the Parties recognize may, depending upon circumstances, be

Docket Nos. 992040-WS and 990696-WS Exhibit (SDK-2) St. Johns/JEA Agreement Page 5 of 25

included in this Agreement.

1.7 "Project Costs" shall mean JEA's costs in connection with design, permitting and construction of the St. Johns County Facilities. "Phase I Costs" shall mean JEA's costs in connection with design, permitting and construction of the St. Johns County Facilities in the Phase I Area. "Phase II Costs" shall mean JEA's costs in connection with design, permitting and construction of the St. Johns County Facilities in the Phase II Area. "Project Costs shall also include JEA's costs attributable to increasing the size of the necessary sewer line in Duval County-frem-12 inches to 16 inches. This cost shall be included as a cost in Phase I.

1.8 "Services" shall mean the provision and transport of wholesale Water and the transport and processing and disposal of wholesale Wastewater by JEA through the Facilities to and from, as the case may be, the Service Area for the County's use in providing retail service in the Service Area.

1.9 This section intentionally left blank.

1.10 "Wastewater" or "Sewage" means the combination of the liquid and watercarried pollutants from a residence multifamily, commercial building, industrial plant, or *r* institution.

1.11 "Wastewater Facilities" means the sewers, mains, pipes, pumps, connections and other property used to transport Wastewater or Sewage in the Service Area as set forth on Exhibits A and B.

1.12 "Wastewater System" means the transporting and processing of Wastewater and includes the Wastewater Facilities and other property used to transport and process and dispose of Wastewater in servicing the Service Area.

1.13 "Water" means potable water meeting the applicable federal, state, and local

laws and regulations for human consumption, fire protection, irrigation and consumption by business and industry.

1.14 "Water Facilities" means the pumps, meters, mains, pipes, connections, and other property, used to provide Water to serve the applicable Service Area.

1.15 "Water System" means the Water Facilities, and other property, used to provide Water which shall have at least capacity of one million five hundred thousand (1,500,000) gallons per day average annual daily flow available to serve the Project in the Service Area as set forth on Exhibit A and Exhibit B.

#### 2. SCOPE AND TERM OF THE AGREEMENT

2.1 With the exception of section 3.2, this Agreement shall become binding on the date herein provided. JEA shall not be obligated to begin the Project until JEA's reasonable acceptance of the County's notification to JEA that the County has received and accepted an application to the County by a Developer wherein the Developer requests retail water and wastewater services from the County and who states in writing that he or she will be ready, willing and able to connect to the St. Johns Facilities within a reasonable time after construction of the Facilities (the "Effective Date") have been completed (the "Connection Notice"). The County shall designate whether it is exercising Option 1, 2, or 3, and may subsequently issue a Connection Notice for those options not initially exercised. If JEA receives the Connection Notice related to Property in the Phase II Area, prior to the exercise of the Phase I Area, then said Connection Notice shall comprise the entire Service Area. Section 3.2 becomes effective on the date this agreement is executed.

2.2 The term of this Agreement shall be from the date of initial wholesale service of Water by JEA for either Phase of the Project through and including the later of (a) twelve (12) years from said date or (b) the date on which all Project Costs have been fully recovered

Docket Nos. 992040-WS and 990690-WS Exhibit (SDK-2) St. Johns/JEA Agreement Page 7 of 25

by JEA (the "Original Term"), and thereafter, for two five year renewal terms upon mutual agreement of the Parties (the "Renewal Terms") and thereafter until terminated on written notice from either Party to the other of its election to terminate the Agreement, such written notice to be given at least three hundred sixty five days prior to the termination of the Original Term or any Renewal Term.

2.3 Parties agree that the scope of this Agreement may be expanded, by mutual consent by St. Johns County and the Chief Executive Officer of JEA to include other areas in the County.

## 3. OWNERSHIP AND CONSTRUCTION OF THE FACILITIES

3.1 JEA shall own the Facilities until such time as the County has fully reimbursed JEA for all Project Costs. Upon such reimbursement, JEA shall convey the St. Johns Facilities free and clear of all encumbrances to the County for \$1.00 by means of a deed, bill of sale or other appropriate instrument of conveyance.

3.2 Prior to the Effective Date, JEA will commence design of the Facilities. However, JEA shall be under no obligation to commence permitting or construction of the Facilities until the Effective Date.

3.3 The Parties agree to use all reasonable efforts to substantially complete the Project within the schedule generated by JEA's construction management group, which schedule shall be generated within thirty (30) days from the Effective Date of this Agreement. Annexed as Exhibit C is the proposed schedule for construction of the Facilities.

3.4 The County shall (a) take every reasonable step to assist JEA in design review and obtaining permits, access, and other necessary items as may be needed, from time to time, in the design and construction of the Project; and (b) at such times as may be necessary and expedient to permit JEA to comply with the terms of this Agreement, provide to JEA,

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Docket Nos. 992040-WS and 990696-WS Exhibit (SDK-2) St. Johns/JEA Agreement Page 8 of 25 at the County's sole cost, all necessary easements for the construction, use, maintenance, and

replacement of the St. Johns Facilities together with such other easements as may be necessary to afford ingress, egress and provision of the Services by grants of easement covering such time as JEA owns said Water and Wastewater Facilities with full warranties of title, free and clear of all liens and encumbrances.

3.5 JEA shall: (a) make all reasonable efforts to meet the schedule date for substantial completion of the Project; and (b) provide to the County all "As-Built" drawings for the Water and Wastewater Facilities in St. Johns County for this Project.

3.6 Notwithstanding anything in this Agreement to the contrary, the County and JEA each hereby waive all rights against the other to monetary damages for any delays in completion of the Project.

3.7 The Facilities shall be designed and constructed in accordance with the respective utility design standards and specifications of the Parties, which are by this reference incorporated herein.

3.8 The Parties may, by mutual consent, make defined changes in the Facilities, which such changes shall each be documented in a written change order, approved in accordance with the policies of the respective governing authorities of JEA and the County. The Parties recognize, however, that such changes may increase the Project Costs and may delay completion of the construction of the Facilities.

#### 4. OPERATION OF THE SYSTEM

4.1 The County hereby appoints JEA the exclusive provider of the Services to the County within the Service Area. JEA shall manage the operation of the Water and Wastewater Systems as a whole, provided, however, that the County shall bear the entire cost of maintaining the St. Johns County Water and Wastewater Facilities and the County

Docket Nos. 992040-WS and 990696-WS Exhibit (SDK-2) St. Johns/JEA Agreement Page 9 of 25

shall bear the entire cost of operating the Water and Wastewater Systems in St. Johns County. JEA shall bear the cost of (a) maintaining the Facilities in Duval County and (b) operating the Systems in Duval County. The Parties agree to carry out their respective responsibilities in accordance with all applicable federal, state and local environmental statutes, laws, ordinances, rules and regulations and in accordance with generally accepted industry practices throughout the term of the Agreement.

4.2 The County shall: (a) provide, or require its customers to provide, backflow preventors for the Water System in accordance with JEA backflow prevention policies and – procedures; and (b) ensure, in the event that the County or any of its customers generates industrial waste at any site, that such site will have an approved industrial pretreatment program in place prior to connecting to JEA's Wastewater System, which pretreatment program shall conform to the requirements of both JEA and those of St. Johns County.

4.3 The County shall be responsible for all customer relations, including, without limitation, initiation of service, customer relations and communications, complaints, billing and collections. The County shall charge its customers its uniform published rates for connections.

4.4 JEA agrees that it shall not provide retail service to the Service Area without the prior approval of St. Johns County.

#### 5. PAYMENTS BY THE COUNTY

5.1 The Parties agree that JEA's Project Costs, to be fully recovered by JEA from the County under this Agreement, are as follows:

(a) The Project Costs are Five Million Two Hundred and Twenty Six Thousand Dollars (\$5,226,000.00).

(b) The Phase I Costs are Two Million Eight Hundred and Forty Five

Thousand Dollars (\$2,845,000.00).

(c) The Phase II Costs are Two Million and Three Hundred and Eight One Thousand Dollars (\$2,381,000.00).

5.2 As payment for the Project Costs and for Water and Wastewater Services JEA provides to the County under this Agreement, the County shall pay to JEA as follows:

(a) Until the Project Costs for each separate Phase Area have been fully recovered by JEA, the County shall pay over to JEA quarterly in arrears all legally payable unit connection fees paid to the County for each and every connection made to the Facilities within the applicable Phase Area. Additionally, the County shall pay to JEA monthly in arrears a charge consisting of (1) base Water and Sewer fees and (2) Water and Sewer usage fees measured by the actual flow rate measured at the master water meter based on JEA's then uniform published rate for: (A) a ten (10") inch water meter if the Project is constructed and operated in its entirety from the outset, or (B) an eight (8") inch water meter if the Project is constructed and operated in Phases; provided, however, that Sewer usage fees shall be at JEA's uniform published rate for a limited sewer wholesale customer of the same classification as the Project. The County understands and accepts that JEA's rates, fees and charges may change from time to time during the term of this Agreement.

5.3 After the Project Costs have been fully recovered by JEA for each Phase Area, the County shall pay JEA as follows: (a) for capacity, pay to JEA quarterly in arrears a standard capacity fee for each and every additional connection to the Facilities within the Service Area in accordance with JEA's uniform published rates; and (b) for Water and Sewer usage, pay to JEA monthly in arrears a charge consisting of (1) base Water and Sewer fees and (2) Water and Sewage usage fees measured by the actual flow rate measured at the master water meter based on JEA's then uniform published rate for: (x) a ten (10") inch

water meter if the Project is constructed and operated in its entirety from the outset, or (y) an eight (8") inch water meter if the Project is constructed and operated in Phases; provided, however, that Sewer usage fees shall be at JEA's uniform published rate for a limited wholesale sewer customer of the same classification as the Project. The County understands and accepts that JEA's rates, fees and charges may change from time to time during the term of this Agreement. It is the intent of the Parties that as the Project Costs are paid for each Phase Area, such Phase Area, shall be released from Section 5.2.

5.4 JEA covenants that the County will be entitled to the same rates and charges issued to JEA water and wastewater Customers in Duval County for the same rate class.

5.5 Payments for Water and Sewer usage shall be made by the County within thirty (30) days of receipt of JEA's statement. Payments not timely received by JEA shall bear a penalty in accordance with JEA's uniform policies and procedures. JEA shall have the right to audit the books and records of the County and to conduct field investigations with regard to unit connections and associated capacity fees.

5.6 It is understood that the County is not warranting the number of retail customers to be served or the size and capacity specifications for the Water and Wastewater Facilities, and that JEA has relied upon its own expertise in sizing and constructing such Facilities.

#### 6. GENERAL

6.1 JEA shall at all times use reasonable care and act in good faith in performing its duties hereunder.

6.2 No bonding will be required of JEA or the County. Performance and payment bonds will be required of all contractors in accordance with JEA's standard contract provisions.

Docket Nos. 992040-WS and 990696-WS Exhibit (SDK-2) St. Johns/JEA Agreement Page 12 of 25

6.3 JEA and the County both agree that during the term of this Agreement each shall at all times comply with all applicable federal, state or local statutes, laws, ordinances, rules and regulations, including environmental laws and regulations. In the event any investigation or monitoring of site conditions or any clean-up, containment, restoration, removal or other remedial work (collectively, the "Remedial Work") is required pursuant to any applicable federal, state, local law, ordinance, rule or regulation, any judicial order, or by any governmental entity, due to the actions or activities of either party, the party whose actions or activities made the Remedial Work necessary shall bear the responsibility to perform or cause to be performed the Remedial Work in compliance with such law, ordinance, rule or regulation or order. The County agrees and acknowledges that JEA shall not be responsible for any environmental liability within the Service Area resulting from a condition or activity within St. Johns County prior to commencement of the Project.

6.4 JEA shall continuously provide the County with all Water and Wastewater Services needed by the County for the Service Area, provided, however, JEA shall not be liable to the County for any failure to perform or delay in performance hereunder where such failure or delay is occasioned by circumstances beyond JEA's control. JEA shall provide the *pro rata* share to the Service Area of whatever reduced service, if any, that is being provided to or in Duval County arising out of the same cause of the failure or delay in performance.

6.5 JEA and the County shall comply with all applicable federal, state, county and local laws, ordinances, regulations and codes in the performance of this Agreement and shall, by providing timely information to each other, assist each other in complying with such laws to the extent that it is their obligation to so do. All obligations under this Agreement shall be performed in compliance with all applicable legislation and government agency orders and regulation prohibiting discrimination against any employee or applicant for employment

St. Johns/JEA Agreement because of race, color, religion, sex, national, origin, age or handicap. Where required by law, certificates of compliance shall be provided. JEA and the County shall comply with the provision of the Fair Labor Standards Act of 1938, as amended, and all other applicable federal, state and local laws.

All the terms, provisions and conditions of this Agreement shall inure solely 6.6 to the benefit of and shall be enforceable solely by the Parties hereto and their respective successors and assigns. This Agreement is not intended to and shall not benefit any third - party, nor shall any third party have any rights hereinder or as a result of this Agreement or ...... any right to enforce any provisions of this Agreement. No assignments shall be made by either Party without the written consent of the other.

Subject to the terms and conditions hereof: (a) this Agreement contains the 6.7 entire understanding of the Parties hereto in respect of the Project; (b) there are no restrictions, promises, warranties, covenants or undertakings other than those expressly set forth herein; (c) this Agreement supersedes all prior agreements and understandings between the Parties with respect to such subject matter; (d) this Agreement may be amended only by a written instrument duly executed by the Parties hereto or their respective successors or assigns; and (e) any condition to a Party's obligations hereunder may be waived by such Party.

6.8 All notices, requests, demands or other communications hereunder shall be in writing and shall be deemed to have been duly given if delivered or mailed by Certified or Registered mail, return receipt requested, postage prepaid.

If to JEA:

Construction and Maintenance, JEA Vice President 21 West Church Street

Docket Nos. 992040-WS and 990696-WS Exhibit (SDK-2) St. Johns/JEA Agreement Page 14 of 25

Jacksonville, Florida 32202-3139

with a copy to:

The Office of General Counsel of the City of Jacksonville 117 West Duval Street, Suite 480 Jacksonville, Florida 32202.

If to the County:

St. Johns County Utilities Utility Director P. O. Drawer 3006 St. Augustine, Florida 32085-3006

The person and address to whom notices are to be delivered or sent may be changed by delivering written notice thereof to the other party in the manner provided above not less than ten (10) days prior to the effective date of said change.

6.9 If any one or more of the covenants, agreements or provisions of this Agreement shall be held contrary to any express provision of law or contrary to the policy of express law, though not expressly prohibited, or against public policy, or shall for any reason whatsoever be held invalid, then such covenants, agreements or provisions shall be null and void, and shall be deemed separable from the remaining covenants, agreements or provisions, and shall in no way affect the validity of any of the other provisions of this Agreement.

6.10 Except as provided in this Agreement, the rights and obligations of the Parties hereunder are not assignable and may not be transferred without the prior written consent of the other Party hereto, which will not be unreasonably withheld.

Docket Nos. 992040-WS and 990695-WS Exhibit (SDK-2) St. Johns/JEA Agreement Page 15 of 25 6.11 The terms and conditions of this Agreement will be governed by the internal

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law of the State of Florida.

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[Remainder of page intentionally left blank]

Docket Nos. 992040-WS and 990696-WS Exhibit (SDK-2) St. Johns/JEA Agreement Page 16 of 25 IN WITNESS WHEREOF, the undersigned parties have duly executed this

Agreement as of the date this Agreement is executed on behalf of JEA as indicated below.

ST. JOHNS COUNTY By Its: Date:

Witnesses:

Docket No. 992040-WS and 990696-WS Exhibit (SDK-2) St. Johns/JEA Agreement Page 17 of 25

.,

JEA:

B Valter P. Bussells,

Managing Director and Chief Executive Officer

Date: 4-20-99

Cathy Barnwell Staff Support Assistant upproved: Sa Legue Attest:\_

Form approved:

and a 2

Office of General Counsel

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St. Johns/JEA Agreement Page 18 of 25 duly authorized, and provision has been made for the payment of the monies provided therein to be paid.

Docket Nos. 992040-WS and 990696-WS Exhibit (SDK-2)

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John Wolfel,

Controller

JEA

Docket Nos. 992040-WS and 990696-WS Exhibit (SDK-2) St. Johns/JEA Agreement Page 19 of 25

## EXHIBITS

A. Map of Phases

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## B. Written Description of Phases

C. Schedule

## 4/13/99 CAL K:\PAULA\IM\SCJWPB.413







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## WATER AND WASTEWATER UTILITY SERVICES AGREEMENT

## BETWEEN JEA AND ST. JOHNS COUNTY

#### EXHIBIT "B"

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#### Option 1:

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The extension of the water and wastewater facilities from the Duval County/St. Johns County line, southerly along the US # 1 rights-of-way, to a point south of the intersection of US # 1 and County Road 210, then northerly through an easement to the Phase I area. The improvements will include approximately 3.5 miles of both 16-inch diameter PVC force main and 20-inch diameter PVC water main in U.S. # 1 right of way and approximately one third mile of both 12-inch diameter PVC force main and 16-inch diameter PVC water main in the easement serving Nease High School portion of Phase I area properties. Additional extensions of approximately two thirds of a mile with a 12-inch diameter PVC force main and a 16-inch PVC water main in the easement serving Walden Chase portion of Phase I area properties will also be included.

The project shall include an upsizing of approximately three miles of 12-inch force main to 16-inch diameter force main along US # 1 between the intersection of Old St. Augustine Road and the Duval County/St. Johns County line.

A 500,000 gallon water reservoir with high-service pumps, a standby generator, and a re-chlorination facility and a master wastewater pump facility adequate to handle sewage from the Phase 1 area shall also be included in the scope of the project.

#### Option 2:

Increase capacity of the reservoir to 1,000,000 gallons and increase capacity of high-service pumps, standby generator and re-chlorination facility to match larger reservoir. Upsize wastewater pumping station to serve both Phase I and Phase II area properties.

Install 4.5 miles of 16-inch diameter water main and 16-inch diameter wastewater force main from the southerly extension of Option 1 at U.S. # 1, southerly to a point approximately at the intersection of US # 1 and International Golf Parkway.

#### 04/12/99

Docket Nos. 992040-WS and 990696-WS Exhibit (SDK-2) St. Johns/JEA Agreement Page 24 of 25

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## WATER AND WASTEWATER UTILITY SERVICES AGREEMENT

### **BETWEEN JEA AND ST. JOHNS COUNTY**

#### EXHIBIT "B" [continued]

#### **Option 3:**

The extension of the water and wastewater facilities from the Duval County/St. Johns County line, southerly along the US # 1 rights-of-ways, to a point approximately at the intersection of International Golf Parkway and US # 1. The improvements will include approximately 8 miles of 16-inch diameter PVC force main, 3.5 miles of 20-inch diameter PVC water main and 4.5 miles of 16-inch diameter PVC water main in U.S. # 1 right-of-way. Project will include approximately one third mile of both 12-inch diameter PVC force main and 16-inch diameter PVC water main in the easement serving Nease High School portion of Phase I area properties. Additional extensions of approximately two thirds of a mile with both 12-inch diameter PVC force main and 16-inch PVC water main in the easement serving Walden Chase portion of Phase I area properties will also be included.

The project will also include upsizing approximately three miles of 12-inch force main to 16-inch diameter force main along US # 1 between the intersection of Old St. Augustine Road and the Duval County/St. Johns County line.

A 1,000,000-gallon water reservoir with high-service pumps, a standby generator and a re-chlorination facility to match reservoir will be installed near the southerly extension of Phase I project. A master wastewater pump facility adequate to handle sewage from the Phase I and the Phase II areas will also be included in the scope of the project.

04/12/99

## Exhibit C - Water and Wastewater Utility Services Agreement



Docket Nos. 992040-WS and 990696-WS Exhibit (SDK-3)

# ST. JOHNS COUNTY, FLORIDA

Board of County Commissioners



P.O. Box 3006 St. Augustine, Florida 32085-3006 Phone: (904) 471-2161 ● Fax : (904) 461-7619

August 19, 1999

Mr. Scott Kelly Jacksonville Electric Authority 2514 North Pearl Street Jacksonville, FL 32206-3520

RE: Marshall Creek

Dear Mr. Kelly:

Please accept this letter as notification that the St. Johns County Utility Department has received and accepted an application for retail water and sewer service by the Developers of the Marshall Creek Development of Regional Impact. Pursuant to section 2.1 of the April 13, 1999 Service Agreement between JEA and the County, we will be exercising Option 3 which entails the construction of water and sewer transmission lines to Marshall Creek.

Accordingly, the County is hereby instructing JEA to: extend a 16 inch or larger water main along the east side of US 1 to the southern boundary of the Marshall Creek DRI by May 2000, and; extend a 14 inch or larger sewer force main along the east side of US 1 to the southern boundary of the Marshall creek DRI by September 2000.

If you need additional information, please call me at 471-2161. We look forward to working with you in the future.

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Sincerely,

William G ORUG Utility Director